



Massachusetts (Colony) Probate Records

THE
PROBATE RECORDS
OF
ESSEX COUNTY
MASSACHUSETTS

VOLUME III
1675 - 1681

SALEM, MASS.
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SALEM, MASSACHUSETTS

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THE PROBATE RECORDS OF ESSEX COUNTY,
MASSACHUSETTS.

ESTATE OF JONATHAN GAGE OF BRADFORD.*

Inventory of the estate of Jonathan Gage taken Mar. 22, 1674-5: weareing apparel linen & woollen, 3li. 15s.; bed & beding, 3li., books, 6li., chests, & boxes, 8s., 3li. 14s.; iron, bras, pewter, earthen and wooden ware, 3li. 8d.; sword and belt, 12s., utensills for husbandry, 2li. 1s. 6d., 2li. 13s. 6d.; cattle & swine, 15li. 6s.; bridle, saddle & pillion, 13s., provisions, 17s., 1li. 10s.; 8 acres of broken up land and a orchard, 29li.; houseing, 3li. 10s., Rough land 52 acres. 52li., 55li. 10s.; total, 114li. 9s. 2d. Debts due from the estate, 47li. and 20s. per year to old goodwif Gage during her life.

Attested in Ipswich court Mar. 30, 1675 by Hester Gage, relict of Jonathan. *Essex County Quarterly Court Records, vol. 5, page 270.*

Whereas Mr. Francis Wainwright had power granted to him to administer upon the estate of Jonathan Gage at Ipswich court, in Mar. 1675, and had paid part of the debts, as per account brought in, the remaining part being mostly in land, is willing the widow should make the best of the estate, and resigned his administratorship Mar. 28, 1676. Court granted administration to Hester Gage, the widow. *Ipswich Quarterly Court Records, vol. 5, page 279.*

ESTATE OF THOMAS BROWNING OF SALEM.†

Whereas there were several lands that were given and bequeathed by Thomas Browning, deceased, by will to Joseph Williames and Isaac Meachum, his sons-in-law, which lands were undivided, said Joseph and Isaack agreed as follows: that Joseph Williams was to have the ten acre lot in the south field between Nathaniell Pickman's and John Pickering's lands, one acre of salt marsh lying by Marblehead

*See *ante*, vol. 2, page 425.

†See *ante*, vol. 2, page 228.

bridge, one acre of bastard marsh lying in the south field between some marsh of Richard Prince and Paule Mansfield's marsh, and one quarter of an acre of marsh lying by the Deacon's marsh by the mill pond, with the fence belonging to the said ten acre lot lying at the field gate; and for the house and ground in the town, Joseph is to have for his part one-half of the land with the house that was said Thomas Browning's, being the south end of the land next to the water. he paying the said Isaack or his heirs at the decease of Mary Browning their mother-in-law, 12li.; Isaack was to have for his part the five acres called Mousers with the fence that belongs thereto, also three-quarters of an acre of salt marsh that lies between some marsh of Joshua Buffum and some marsh of Richard Prince and the one half of the ground in the town, being that half that lies from the water to the north, said Joseph paying to said Isaack, 12li. at their mother's decease, in consideration of the housing that stands upon the said Joseph's part, as aforesaid. Witness: Hilliard Veren, sr. and John Batcheler.

Sworn, 17:2:1675, before Wm. Hathorne, assistant. Recorded in the records at Salem, book 9, fol. 109, by Hilliard Veren, recorder.

Essex County Quarterly Court Files, vol. 23, leaf 44.

ESTATE OF JOHN COLLINS, SR., OF GLOUCESTER.*

"I John Collins Sen. of Gloucester in the County of Essex in New England being by Gods providence visited with much Sickness & weakenesse & not knowing how neare the time of my departure out of this world may be at hand doe therefore make knowne this my last will & Testament in manner & forme following first I committ & commend my Soule into the hands of God the ffather of Spirits & my Body to the Grave to be decently buried by my Surviving Freinds. And for my Goods first I Give & bequeath unto my eldest Sonne John all my wearing Apparell also I doe give and bequeath unto my Sonne John my great Gun or fowling peice and all the rest of my Ammunition both Sword & bandeleirs Also I doe give unto him and to his Heires all my Land in the ffishermans ffeild So commonly called. As also all my Meadow or marsh Ground in Annasquam So common [ly called] lying neare to the Cutt and adjoyning to the Land of m^r Stevens & Steve [en Glover: *copy*] Also I doe give and bequeath unto my Sonne John all that parcell

*Copy, Ipswich Deeds, vol. 4, pp. 1, 2.

of [land that: *copy*] his Dwelling house now Standeth upon being about an Acre more or [less.] I give and bequeath unto my Daughter Anna James halfe an Acre of [land at the: *copy*] upper End of my planting Lott or the Land where now my Corne g[roeth the same: *copy*] to injoy to her & ||her|| heires for Ever. Item I give & bequeath unto my [son James: *copy*] Collins & to his Heires two Acres of my planting Lott where my Corn [now groweth: *copy*] next & adjoining to his Sister Annas Land abovesayd over whar [the sayd: *copy*] planting Lott and on that Side of his Sister's Land abovesayd towards [the harbour on: *copy*] the Southeast provided alwayes that if my Sonne James doe sell the sayd [land: *copy*] his Brother John Collins abovesayd shall have the first refusall thereof also I doe give & bequeath unto my Sonne James & his Heires five Acres of Land upon the Easterne point So commonly called adjoining to the Land of Steve[n] Glover on the East & running up to the Great pond at the East End of it. Also I give him two Acres of Marsh lying next to Osmand Dutches Island in little good Harbour Also I doe give ||him|| my Muskett Sword & Bandeliers. Item I give & bequeath unto my Daughter Mary three Acres of Land be it more or lesse lying & being Situate on the Easterne side of her Brother James his Land abovesayd and at the sayd Easterne poynt the Same to injoy to her & her Heires for Ever. Also [I] doe give unto my Daughter Mary the Swampe with all the wast Land that lyeth betweene the Lotts & the Sayd Swampe to her & her Heires for Ever the Sayd Swampe being Situate & adjoining to the Marsh of Robert Elwell and at the Easterne poynt abovesayd Also I doe give unto her two Islands of Marsh lying in Starke naught Harbour pond so commonly called & all the rest of [my marsh lying in: *copy*] Starke Naught Harbour lying on the South East Side of the River the [same to: *copy*] injoy to her & her Heires for Ever. Item I give & bequeath unto my daughter Anna & her Heires three Acres of Land (upon the Easterne poynt) be it more or lesse the Sayd Land lying on the west End of the Long Beach a[nd] [adj]oinin [to] the Land of Steven Glover on the North East.

“Also I doe give unto her & her Heires halfe my Marsh lying on the Northwest Side of Starke Naught Harbor River and adjoining to the Meadow of Isaac Elwell on the Northwest. Also I give unto my Daughter ||Anna|| one cow also I doe give her two pewter platt. Also I——Tin [jordan: *copy*] And after her Mother's Decease I doe give her my [great

chest: *copy*] & my second great pott of Iron. Item I give & bequeath unto my Gr [and] Daughter Mary Scampe the full & just Summe of three pounds Sterling to be payd unto [her] by the Executor at my decease if shee be of age. Item I give & bequeath unto my deare and Loving wife Joan Collins & to my Sonne John Collins all my Housing & Land Orchyards & Gardens and all my Land & Meadow yet ungiven the Same to injoy & improve joyntly together after my Decease during the time that shee Continueth my widdow But if my wife doe marry agayne my will & meaning is that then shee shall only injoy the thirds of this land last mentioned & one cow during her naturall Life & after her decease the sayd Land last mentioned shall all be returned unto my Sonne John & his Heires for Ever as his & their proper Right. Also I doe give & bequeath unto my sayd wife & my Sonne John abovesayd all the Rest of my Household Goodes and Cattell not disposed of as long as my wife doth live my widdow my Sayd wife and Sonne to injoy & improve them together But if Shee doe marry agayne then the Sayd Goodes and Cattell last mentioned my will & meaning is that my Sonne John & his Heires shall have and Injoy them for Ever. And to the end that this my Last will and Testament may be duely & truly performed I doe by these p'sents constitute appoynt & ordayne my Sonne John Collins to be Sole Executor and doe by these presents also further give & bequeath unto my Daughter Anna Collins the full Summe of foure pounds Sterling besides that which I have given her abovesayd and doe appoynt my Sonne John Collins to pay it unto her after the decease of my Selfe & my wife if my Sayd Daughter Surviveth us both but if my Daughter Anna doe dye before my Selfe & my wife then my will and meaning is that my Sayd Sonne John shall keepe the Sayd foure pounds & injoy it to his owne proper use & behoofe. And further my will & meaning is that if my Sonne James Collins abovesayd should not returne agayne from Sea or this voyage that he is now upon or that he should otherwise dye before hee is marryed that then also my Sonne John Collins abovesayd Shall have & injoy the sayd portion—ents of Lands (that I have given him in this my last will & Testament) to his owne proper use & behoofe as also his Heires after him for Ever & it is to be remembered & understood and hereby it is declared that all the sayd Lands Expressed in this my last will & Testament which I have given & bequeathed unto

any and all my Sayd children are in the Towne of Gloucester aforsayd Any thing [heerin: *copy*] [c]ontayned to the Contrary in any wise Notwithstanding In wittnesse w[hereof] or unto this my last will and Testament I have hereunto Set my hand & Seale the five & twentieth day of this Instant August Anno Dom. one thousand Six hundred & Seaventy foure."

John (his † mark) Collins Sen^r.

(SEAL)

Witness: William (his † mark) Vinson, Sen^r., Thomas Millett, junior.

Proved in Ipswich court Apr. 21, 1675 by the witnesses.

Inventory taken Mar. 31, 1675, by William Vinson, Sr., Thomas Millet and Thomas Riggs: the house and Lands, 80li.; 2 oxen, 3 cowes, one steare, 20li. 10s.; one mare, 1li. 10s.; Cart and wheales, tumberall, yokes, Chaines, Cart rope, Shovels, forkes, plow share and Coulter, 3li. 15s.; swine, one hide, 0; Iron, bras and peuter, 2li.; wearing Clothes, 9li.; beds, beding and bedsteads with what belongs to them, 9li.; axes, betell, wedges and other toules, 15s.; Chists, Chairs, table and Spining wheals, 1li.; bridle and Sadell, 6s. 8d.; debts, 4li.; mony, 4li. 8s.; one fouling peace, one muskett, two swords and other amunishon, 3li. 10s.; total, 139li. 14s. 8d.

Attested in Ipswich court Apr. 21, 1675 by John Collins, executor of his father's estate.

John Collins executor of the will of his father, John Collins, having died without fulfilling the will, James Davis, sr. and Mary his wife, and Anna James, daughters of John Collins, sr. late of Gloster being legatees in said will petition the court Oct. 5, 1697, that the executor, Ezekiel Collins son of the deceased, who has the estate in his hands, may be cited to appear in order to take administration on said will or to renounce the same, that what is necessary may be done according to justice.

Essex County Probate Files, Docket 6,074.

ESTATE OF SAMUEL MOODY OF NEWBURY.*

"Newbury March 22, 1674-5. The last Will & Testament of Samuel Moodey I Samuel Moodey of Newbury being weak in Body, but in perfect Memory doe make & ordain this to bee my last Will & Testam^t. hereby re-

*Copy, Ipswich Deeds, vol. 4, pp. 3, 4.

vokeing all form^r Wills whatsoever. I give unto my Eldest Sonn W^m. Moodey my now Dwelling House with all y^e other Houseing thereabout, together with y^e Orchards & Areable Land & Pasture adjoyning thereunto about fifty Acres bee it more or lesse, & five Acres of Pasture land lying in Benj. Rolfe's Pasture, & ten Acres of ffresh Meadow lying below Benj. Rolfe's Land, & a Tenn Acre Lott of Salt Marsh lying in y^e Marishes below y^e Old Towne, with two Acres and Halfe of Salt Marsh purchased of W^m. Stevens, & an Addition of Marsh granted mee by Exchange. All w^{ch} lies joyning together as it is bounded. Also I give him my Priviledge of Comonage or ffrehold, & all this to come into his Hands when hee shalbee of y^e Age of Twenty one yeares. Also I make him mine Heire & further give him my Negro Boy when he shall bee at y^e Age afores^d., Obligeing my said Heire to pay to each of his Sisters five pounds within one year after their marriage, & if they marry before hee is of Age, then to pay y^m y^e s^d Sume within one year after his coming to Age. I give & bequeath unto my second Sonn John Moodey all y^t pcell of Land before John Knight's House, both Areable, Pasture & Meadow, being fiveteen Acres more or lesse as it is now fenced, & y^e Island of Marsh over y^e Great River which is between W^m. Ilsly and mee, y^e s^d W^m. Ilsly being to divide & I to chuse, y^e s^d Marsh containing about ten Acres. Also I give him my pcell of Marsh about Sixe Acres at y^e Lower end of Rich^d. Dole's Pasture. I give unto my 3^d Sonn Sam: Moodey All my Meadow in Lob's Pound, being about nine Acres more or lesse, & my pcell of Upland by Elisha Ilslye's about tenn Acres more or lesse, & my pcell of Pasture Land lying next Hen. Short's Pasture, w^{ch} I bought of Ric. Dole, being about Sixe Acres more or lesse.

"I give unto my 4th Sonn Cutting Moodey my twenty five Acres of Land now in possession of John Davis wth my House & Barn thereupon, & my Sixe Acres of Meadow in y^e Birchen Meadows with five Acres of Salt Marsh w^{ch} is part of y^e 20 Acres of Marsh y^t was Grandfather Cutting's & y^e Priviledge of Comonage or ffrehold thereunto belonging. And my Will also is y^t each of these three Sons forementioned shall have y^e Estate afores^d come into y^r hands at y^e Age of twenty one yeares. And if my son William dye without Issue, then I appoint my Son Samuel to be my heire & to have all I have given to William & [Samuells portion: *copy*] shalbe Equally divided between John & Cutting Moodey, & if either John or Cutting dye without Issue, then their Estate

to bee equally divided between y^e two young^r Brothers, & three younger Sisters.

“I give unto my Eldest Daughter Sarah Moodey Sixty pounds & to my three young^r Daught^{rs} Mary, Hanna & Lydia fifty pounds a peice to bee paid by my Executrix in Household Goods, Corn & Cattle an equall share of each, to bee p^d each of y^m at theyr Marriage if they marry before twenty years of Age, or however when they are at y^t Age, whither married or not. And if any of y^e Daughters dye before y^e time comes for theyr receiving theyr Portion, the surviving Daughters shall have y^e Portion of y^e Deceased equally divided betwixt them. I appoint my Dearly beloved Wife Mary Moodey to bee y^e sole Executrix of y^s my Last Will & Testam^t & give her y^e thirds of my Houseing & Land dureing her Naturall life, & the use & Improvem^t of my whole Estate in y^e Minority of my children, to bee ordered by Advice of the Overseers in y^e best Mann^r for y^e bringing up of my Children till they come to Age. And further dureing her Widdowhood shee shall have y^e use of my dwelling house with y^e Household Stuffe, and halfe y^e fruit of y^e Orchards. If she marries she shall have fifty pounds in y^e like specie y^t my Daughters portions are payable in. And if y^e stock will not hold out to pay y^e Daughter's Portions, then my son William shall make up y^e rest, & shall have such Time allowed him as my overseers shall judge meet, & y^e overplus of y^e stock (if any bee) when my wives s^d 50li. and Daughters portions are paid shalbe divided equally among my 4 daughters. And further if my Executrix shalbe straitened to pay my Daughters Portions, shee shall have two years time after theyr Marriage to pay it in. Finally for y^e better performance of y^s my Will according to y^e true intent & meaning thereof I request & appoint my m^{ch} respected Uncle Nicho. Noyes, & my beloved Brothers Joshua & Caleb Moodey together wth Benjamin Rolfe to bee my Overseers. further giving full Power to my Executrix with y^e Advice of my s^d Overseers to make Sale of my Land at Wells for y^e payment of my Debts. In Testimony to all & singular y^e p^rmises I set to my Hand & seale this 22. (1)^{mo} 1674-5. It is to bee understood & I doe further will that what Cattle and goods were Given to my Daughters Sarah or Mary by either of theyr Grandfathers or Grandmothers, & is now among my Estate is to be theirs besides & distinct from what I have here bequeathed them.”

Samuell Moody. (SEAL)

Witness: Nicholas Noyes, Jno. Dole, Caleb Moody.

Proved in Ipswich court Apr. 21, 1675 by Nicholas Noyes and Caleb Moody.

Inventory taken 14:2:1675, by George (his — mark) Little and Benjamin Rolfe: the dwelling house, Barn and other houseing thereabout together with 50 Acres of plow land & Pasture about ye House & ye orchard, ye land at 6li. per acre, 650li.; Sixe Acres of land by ye other bought of Rich. Dole, 36li.; Eleven Acres of upland near adjoining, 44li.; Nine Acres of Meadow in Lob's Pound, 45li.; Five Acres Pasture below Ben. Rolfes, 20li.; Ten Acres below that, 50li.; Five Acres of salt Marsh joyning to James Brown, 35li.; Fiveteen Acres Meadow & upland by John Knight, 75li.; Thirty two Acres of salt marsh in several pcells, 192li.; Thirty Acres of land at New Town wth House, Barn, orchard & 6 Acres Meadow in ye Birchen meadow, 150li.; a parcell of land at Wells, 40li.; 5 acres of land at N. Town, 5li.; 11 horses, mares and foales, 26li.; 100 sheep, 50li.; 10 cowes, 40li.; 4 oxen, 24li.; 3 steeres, 9li.; 7 2 yr. olds, 14li.; 3 yrlings, 4li.; 4 young calves, 2li.; Swine, 12li.; 1-4 Bark Flower, 37li.; 2-3 of an Hay boat, 5li.; Gun, sword and amunition, 2li.; wearing clothes, 14li.; Bedding, an High & low bed wth appurtenances, Table, Joyn stooles, chaires, cupboards, chests in ye Parlor, 22li.; Table Cloth & Napkins, 3li. 10s.; Cushions, 1li. 10s. 6d.; sheets & pillow beeres, 6li.; Curtain cloth, 4li. 10s.; yarn & cloth, 8li. 2s.; Iron Utensils in ye Kitchin, 5li.; Brasse, 5li. 15s. 6d.; Pewter, 3li. 3s. 6d.; Traves, earthen ware & other vessells in ye Kitchin, 3li.; 4 feather beds with all theyr Appurtenances above in ye chamber, 36li.; chest, 10s.; Bed, Sacks, Tubbs etc. in another chamber, 5li. 10s.; Caske in ye Cellar, 2li. 10s.; a dram Cupp & whittle, 1li. 8s.; corn, 10li. 11s.; Hemp & Flaxe, 36s. 8d.; sheeps wooll, 40s.; Bacon, Pork and Beefe, 3li.; sadles & Bridles, 30s.; cupboard, 2 Tables & a Bedstead, 4li.; 2 Cushions, 6s.; 5 pr. sheets, 8li.; 6 pillowbeers, 20s.; 5 napkins, 10s. 6d.; Featherbed & Furniture, 12li.; carts, wheelles, Ploughes, chaines, yoakes with all other Tackling for Oxen & Horses, Axes and other Toolles, 12li.; a Negro Boy, 25li.; Books, 1li. 10s.; so much silver due to ye estate, 13li.; so much more in other pay, 19li.; more due in Corn, 3li.; so much in Cattle recd. from Sarah Moody wch is in ye stock, 21li.; so much in Cattle belonging to Mary Moody added also to stock, 11li.; total, 1838li. 3s. 8d. Some desperate debts about 16li. The estate is Dr. to ye 2 children last mentioned, 32li.; debts to severall, 45li.; total, 77li.; what is due to severall Physitians not yet known.

Attested June 24, 1675 by Mary Moodey, executrix of the estate of her late husband, Samuëll Moody.

Essex County Probate Files, Docket 18,621.

ESTATE OF JOHN JONES.

John Joanes's will was proved Apr. 21, 1675 and inventory delivered. *Ipswich Quarterly Court Records, vol. 5, page 264.*

ESTATE OF JOHN BLACK, SR.

John Black dying intestate and there being an inventory of his estate brought in to court amounting to 11li. 10s., administration was granted July 20, 1675, to John, his son, who was ordered to pay out of the estate to his three sisters, Eliza Kemboll, Pearcis Follett and Lydia Davis, 50s. each. *Salem Quarterly Court Records vol. 5, leaf 86.*

Copy of the inventory of the estate of John Blacke, sr., who died 16: 1: 1675 taken 12: 2: 1675, by Thomas Lawthropp and John Hill, and copy made by Samuëll Hardie: his wearing Clothes, 2li.; linnen sheets & shirts, 1li. 5s.; small Linnen, 5s.; bed, bolster & Pillow, 2li. 15s.; bedstead, Chest & Chaire, 1li.; one Cow, 4li.; a Small Gunne, 5s.; total, 11li. 10s. "There was another Cowe: that was Sold p the now Deceased person in the time of his life for two pounds in money: the charge of the funeral & other maters amounted to more & therefore we thought not meet: to put that into the Inventory." *Essex County Quarterly Court Files, vol. 23, leaf 104.*

ESTATE OF ELIAS WHITTEE OF SALEM.

Administration on the estate of Elias Whittee, intestate, granted July 20, 1675, to Henry Skerry, marshal, and there being an imperfect inventory presented, he was ordered to perfect it, pay the debts, and make return to the next court. *Salem Quarterly Court Records, vol. 5, leaf 86.*

Inventory of the estate of Elias Whity, who was servant to Robt. Stone, and was drowned at Winter Island from a boat carrying fish ashore, Edw. Mould and John King being chosen by said Stone to appraise his goods: one hatt, 7s. 6d.; one Caster hat, 8s.; 4 yds. Broad Cloth at 5s. 6d. p yd., 1li. 2s.; 12 yds. narrow Cotton at 1s. 8d. p yd., 18s.; 4 pr. shoes, 13s.; 1 Coate & A pr. of Britches, 1li. 1s.; 1 Coate & pr. of

Britches, 14s.; 2 waistcoats, 9s.; 3 old pr. Drawers, 3s.; a psell of old Cloaths, 8s.; 2 shirts & 4 neckcloth, 1 pr. Gloves, 9s.; 1 gunn, 1 Chest & a rayser, 11s.; 1 Line & Hooks, 4s.; one horse & a saddle, 2li.; mony Robt. Stone owes him, 1li. 7s. 5d.; total, 11li. 9s. 11d.; Charges for his Buriens, 3li. 4s.; washing & Lodging Last winter and diet for five months, 4li.; for last summer, 1li.; mony Lent him p Wm. Russell, 1li. 10s.; total, 9li. 14s.

Essex County Quarterly Court Files, vol. 23, leaf 105.

ESTATE OF THOMAS WHITE.*

Ruth White, administratrix of the estate of Thomas White, deceased, made oath July 20, 1675, that all the debts were paid, and was discharged. *Salem Quarterly Court Records, vol. 5, leaf 88.*

Account of payments made by Ruth Whitt, administratrix: to Capt. George Corwinn, 7li. 10s. 10d.; to Capten Lothoerup, 4li. 15s. 4d.; Jonathan Wade, 9li. 8s. 11 1-2d.; Mr. John Rucke, 2li. 16s. 6d.; Mrs. Elizabeth Newman, 4li. 7s. 4d.; Mr. John Gidny, sr., 4li. 1s. 2d.; Wiliam Story, 3li. 6s. 8d.; Decon Goodhew, 2li. 13s. 4d.; Ezekell Woodward, 7li. 12s. 8d.; Insigne Gold, 3li. 6s. 8d.; Richard Hutten, 8li.; Zebulon Hill, 2li.; John Denice, 15s. 8d.; Daniell Kilham, 11s. 4d.; Thomas Ives, 4s. 10d.; Goodman Goldsmith, 1li.; Thomas Fisk, 1li.; Andrew Petter, 14s. 8d.; Insigne Corning, 4s. 8d.; four swine lost out of ye estatt, 2li.; one load of hay from Chebako, 1li.; An horss Lost out of ye estat prised at 4li.; for driving swine to decon goodhus, 4s.; to Robertt perce of Ipswich, 1li. 14s.; taken by marshal Scery, 10s.; Thomas Rix, 4s. 8d.; taken by Jno. West, 19li.; total, 73li. 16s. 7 1-2d. *Essex County Quarterly Court Files, vol. 23, leaf 114.*

ESTATE OF THOMAS COLDAM OF LYNN.

“March 14th 1674-1675 This is the Last will, & testament of Thomas Couldum of Lynn the Countye of Essex, aged about eightye six yeares, being weake of bodye, but of perfect memorye, & understanding Imp^r: I Comitt my bodye to the earth, & my spirrit to him that gave it It: I bequeath to my wife Joannah Couldum, all my planting ground in the Township of Linn afforesd Containing in estimation about twenty foure acres (viz) twelue acres of it, in estimation being my house Lott bee it more, or Lesse: & the rest of it,

*See *ante*, vol. 2, page 306.

with mowing ground adjoining to it, being Called by the name of Turkye ffield the whole Containing in estimation foareteen acres, & an halfe, bee it more, or Lesse & is bounded with the Lands of Richard Moore & Joseph Mansfeild: And alsoe the use of all my houseing, and alsoe all my medow ground (viz) five acres of salt marsh ground Lyeing in Rumnye marsh, betwixt Edward Bakers marsh, & the marsh of Richard Haven Alsoe two acres of salt marsh in Rumnye marsh Lyeing betwixt the marsh of M^r Whiteing, & the marsh of Andrew Mansfeild & two acres of salt marsh Lyeing in the Marsh beefore the Towne Lyeing by the Marsh of Moses Chadwell (viz) dureing her naturall life, not Crossing a Couenant, or agreement made betwixt my selfe, & my grandchild Samuell Simonds, touching my Considering, or a Loweing him, for his managing my affaires.

"I give vnto my wife Joannah the one halfe of all my Liveing stocke both in Neat cattle, horse kind, sheep, swine &c.: & halfe the increase of them, & halfe the produce of the whole Liveing accordinge to the affore hinted Covenant, or agreem^t with the Afore sd Samuell Simonds, as her owne proper right & interest. It: I give unto my wife Joannah, all my moueable estate both within dores, & without dores, to bee at her free dispose. It: I give vnto my sonn Clement Couldum his heires & assignes for ever one halfe, of all my Lands houseing, & medow as his owne proper right, & interest forever, with all Comon Liberty and previlidges belonging thereunto with halfe the orchard

"I giue vnto my sonn Clement Couldum (after my owne, & my wifes deseace my bed that I Lye uppon, with all the Appurtenances belonging there vnto, my great chist alsoe with my Cubberd, Iron pott, & Iron kettle,) notwithstanding my guift of my moveables vnto my wife which is expressed as to her in generall Tearmes as abouesd. It. I hereby Confirme vnto my Grandchild Sam^l Simonds to him his heires, & assignes forever as his owne proper right & interest. And that vppon Consideration of his Agreem^t with us to manage & Carrye on all o^r buisnesses according to the sd agreem^t That hee the sd Sam^l Simonds shall have & enjoye to him, his heires, & assignes for ever one halfe of all my houseing Lands medowes & marsh ground & halfe the orchard as aboue expst, wth all Comons, Libertyes & p^rvilidges (viz) after my owne & wife's deseace. It: I make choyce of my Loueing wife & my Loueing Brother & Freind M^r Henrye Rhodes Joynt executo^{rs}. Last I desire my Loueing Friend Andrew Mans-

feild & John Newhall seni^{or} to bee overseers of this my will: In wittnesse whereof I have sett my hand, & seale the daye & yeare afore written."

Thomas (his † mark) Couldum. (SEAL)

Witness: Samuell Rodes, Joseph Rhodes.

Proved in Salem court 21:5:1675 by Andrew Mansfeild and Joseph Roads.

Inventory of the estate of Thomas Couldum of Lynn, who died Apr. 8, 1675, taken by Francis Burrill and Nathaniell Handforth: wearing apparrill, Lying, woolen, stockins, shoos, hats, 5li. 7s.; Bedding, 6li. 18s.; Bedding, 1li. 6s.; Bedding given to Clemond Coldum according to will, 5li. 10s.; Lying, 6li. 8s.; Brasse & puter, 1li.; 2 Iron pots, 1 Iron Kettle, a ringer, wedges, hake, hookes, tooles, 4li. 8s.; 2 Cheere Tables, Couberd, formes & Chest, 1li. 15s.; Armes & Amunition, 1li. 15s.; 16 sheepe & 7 Lambs, 9li.; English & Indian Corne, 4li. 2s. 6d.; flax, Hemp, wool & yarne, 1li. 16s.; Boards & shingles, 1li. 8s.; Uncut cloath, 1li. 4s.; monyes, 8li. 6s.; Lumber, wheeles & Barrills, 3li.; Porke, 1li.; Neate Catle, 36li. 5s.; Horse kinde, 5li. 10s.; Swine, 12s.; Houseing, 27li. 10s.; Upland & medow ground, 175li.; carts, plow, Grindlestones & Haye, 3li. 14s.; A sadle & pillion, 1li. 5s.; total, 313li. 19s. 6d.

Attested 21:5:1675 by Joana Coldum, relict and executrix.

Essex County Quarterly Court Files, vol. 23, leaves 116, 117.

ESTATE OF HENRY LEA OF MANCHESTER.

"The Last will & testement of Henery Lea of Manchester Henery Lea being weak & sick of body but of pfit memory doe ordaine this his last will & testement Imprymes I giue & bequeth to my well beloved wife Marey Lea my wholle estate personalle & reall, my depts being payed y^e estate is lift to her w^t is remayning except som small Legeacyes y^t I giue to my chillderen to my son John Lea I giue twenty shillens to my other too sonns Samuell & Thomas Lea I giue ten shillens apeace to each of them & to my too daughters Hanah & Sarah Lea too each of them I giue & bequeth ten shillings a peace and for y^e p^rformenc hereof I haue made & doe apoynt my wife meary Lea afore saide executer & my well beloved friends Thomas Jones & willam Benet as ouer sears to assist her in any busnes as she shall desire of them con-

sirning the said estate whereunto I here set my hand for y^e confirming of y^e same."

Henry (his † mark) Lea.

Witness: Samuell Freind, Aron (his † mark) Bennet. Manchester the 12 of february 1674.

Proved in Salem court 21: 5: 1675 by William Bennet and Samuell Freind.

Inventory of the estate of Henery Lea, taken Mar. 29, 1675, by John West and Willam Bennet: hows & land with priveledges there unto belonging, 100li.; Cattell & Swine, 24li.; Bedding wth other howshold Goods, 20li.; total, 144li. Debts to be paid, 28li.

Attested 21: 5: 1675 by Mary, relict and executrix.

Essex County Quarterly Court Files, vol. 23, leaves 118, 119.

ESTATE OF MRS. MARGARET SANDEN OF MARBLEHEAD.

"The last will & Testament of Margarett Sanden of Marblehead: made this twentieth day of August Ann Dom 1667: I Margeret Sanden, widow & late wife of Arther Sanden, late deceased, being Ancient & weake of body & my dayes seeming to draw neere their end, but through the Lords mercy of pfect memory do make this my last will & testament as followeth Imp^rs I giue unto Samuell & Ephraim Sandin the children of John Sanden, my son, late deceased: twenty shillings each of them to be paid in 6 months after my decease It I giue vnto the children of nicholas meret by mary my daughter, being in number eight sons & daughter, now surviving all the rest of my estat when all debts & other charges are paid to be equally devided among those that survive of them to the age the sonns at 21 years & daughters at 18 years or maryed: It I doe appoynt my son nicholas merrett & mary his wife my daughter to be sole executors of this my last will & testament, and in witnes heare of I haue set to my hand & seale the day & yeare first above written."

Margeret (her † mark) Sanden. (SEAL)

Witness: Mary (her † mark) Veren, Henry West, Hillyard Veren, sen.

Proved in Salem court 23: 5: 1675 by Hilliard Veren, sr. and Henry West.

Inventory of the estate of Margreet Sanding, deceased, taken by Cristover Lattemore, William Browne and Nathenell Walton: one Feather Bed, 2li.; 1 Bolster and 2 Pil-

lowes, 15s.; 2 old Blanketts & 1 old Rugg, 10s.; 1 old Cat-taile & old Bedding, 12s.; 1 old Couerled, 12s.; 1 old Chair, 2s.; 1 old bedstead and 1 old Bedd matt, 10s.; 1 pare Cur-tans and old Vallins, 12s.; 1 Looking Glace, 1s. 6d.; 1 old Warming Pann, 4s.; 2 Pare Pillowbeers, 6s.; 3 old pillow-beers fitt for nothing but tinder; 6 sheetes, 1li. 16s.; 5 old sheetes, 15s.; 1 Table Cloth, 1 Bolster Cloth, 10s.; a small parsell of table Lining fitt for tinder; 1 old Chest made of pine, 5s.; 1 old wainscott Chest, 7s.; 1 frame Table, 12s.; 5 Joynt stooles, 1li. 7s. 6d.; 1 Brass Kettle, 1li. 5s.; 1 Iron pott, 15s.; 1 old Iron pott and pott Hooks, 8s.; 2 old Iron Skilletts, 5s.; 1 pessell & mortar, 5s.; 1 pare of old Scales, 2s.; 1-2 a dussan of puter Dishes, 16s.; 2 old puter platters & 2 old plaits, 4s.; 2 old puter Candle sticks, 3s.; 2 old Candle-sticks, 2s.; 1 quart, 1 wine quart, 1 wine pinte, 1-2 pinte, 1 nogin, 6s.; a parcell of old puter, 9s.; 1 Trambell, 3s.; 1 old fring pann, 1 old pare of Tongs & an old Shouell, 3s.; total, 17li. 3s.

Attested in Salem court 23:5:1675.

Essex County Quarterly Court Files, vol. 23, leaves 112, 113.

ESTATE OF SAMUEL COGSWELL.

Administration upon the estate of Samuell Cogswell was granted, Aug. 26, 1675, to John Cogswell, his brother, who was ordered to bring in an inventory to the next Ipswich court. *Ipswich Quarterly Court Records, vol. 5, page 271.*

Inventory of the estate of my Brother Samuell Cogswell: a Sae Cape, 1s.; a payer of old stockins, 6d.; a payer old Slevs, 1s. 6d.; a peyer old Bridges, 1s.; payer old draers, 2s.; one old wascoote, 3s.; payer old Bridges, 1s. 3d.; one old Coote, 1s. 6d.; one old Coote, 6s.; one old kerseye Coote, 2s. 9d.; two old haets, 4s.; one payer Sarch Bridges, 9s.; one Sarch wascoote 9s.; one sae gouwne, 15s.; one karseye Coote, 1li. 7s.; one old Coote, 7s.; one Cheast, 5s.; total, 4li. 17s. 6d.

Some things prayed by Thomas Varny and William Goodhuw: a payer old shoes and Incorn, 16d.; a little pello, 2s.; pestolls and Cootlach, 1li. 5s.; in the hand of Samuell Pyppin not payeable in ayght yeares, 7li. 19s.; total, 14li. 5s. Due by bill from Gabriel grub, 25li. 17s.; Bill from Rob. Crosse, 28 li. 10s.; Bill from Stefen Crosse, 5li. 9s.; total, 74li. 1s. His Debts: furnerall Debts, Silver, 4li.; fish at the Ils of Sholles, —; Samuell *French*, all silver, 2li.; deakon goodhuw, 1li.

10s.; goodman howard, 15s.; goodman Crosse, 8s. 6d.; goodman Varny, 9s.; quartermaster Perkins, 8s. 9d.; Mr. Baker, 4s. 11d.; goodman Woodward, 5s.; Tanner Clark, 4s. 6d.; Mr. Lord for Admynestration and Cobby, 2s. 6d.; duw to Mr. Andrews for Rent, 20li. 18s. 2d.; money Borrowed of Mr. Tho. Androws, 5s.; total, 31li. 11s. 4d.

Attested in Ipswich court Sept. 28, 1675 by John Cogswell.

An addition to the inventory given in by John Cogswell to be annexed: 1 ades, 4s.; 2 weges, 3s.; on mortising actes, 1s. 6d.; 2 betell ringes, 2s.; on short draft chain, 5s.; as aperes by lease, 5s. pur yer; of the rent recovered, 1li. 15s.; total, 2li. 10s. 6d.

Entered 1685.

Essex County Probate Files, Docket 5,861.

The addition to the inventory given in to the Ipswich court Mar. 30, 1686 by John Cogswell. *Ipswich Deeds, vol. 4, page 223.*

ESTATE OF THOMAS MANNING OF IPSWICH.

Administration on the estate of Thomas Maning, who was slain in the war, granted Sept. 28, 1675, to his brother Daniell Maning, and an inventory was left in court. *Ipswich Quarterly Court Records, vol. 5, page 272.*

Inventory* of the estate of Thomas Maning late of Ipswich, taken Sept. 30, 1675 by John Appleton and John Whipple: waring clothes Linen and woolin with one hatt, 3li. 3s.; two Ruges, one blankit, 1li. 4s.; fether beed with one bolster, 5li. 10s.; two old sheets, 6s.; bookes, 1li. 10s.; a box with 6 glases, 3s.; payer of gloves, 2s. [6d. copy]; two boxes, 5s.; two chests, one cubburd, 1li. 3s.; pewter, 10s.; brasse, 1li. 7s.; thre smal iron potes with pothooks, 17s.; two chayer, one foorme, 7s.; two barels, two tubes, 4s.; two powdering tubes, one paile, 5s.; one bedsted, 5s.; one Keeler, a meall troofe, 4s. 6d.; Carpender tooles, 4li. 3s.; a xcut sawe and one axe, 1li. 17s.; a twibill, 8s.; firepane, tongs, tramell, griggon, a sive, 8s.; fethers, 2s., a sithe with snath, [7s. copy]; two fowling peces, 4li.; horse saddle, [3li. copy]; sevrall small things, [5s. copy]; 65 acres of Land at Topsfeild, [30li. copy]; abought nine acers of march in welles, 36li.; 150 accers of Land in welles as apers by severall deeds, 10li.—; total, 107li. [14s. copy].

*Copy, Ipswich Deeds, vol. 4, page 15.

Attested in Ipswich court Sept. 28, 1675 by Daniell Manning.
Essex County Probate Files, Docket 17,573.

ESTATE OF RICHARD KIMBALL, SR. OF IPSWICH.

“The Last Will & Testament of Richard Kimbell S^r of Ipswich in Essex in New England who, Although weake in body yet of perfect Memmory Doe dispose of my Lands & Estate in maner & forme as ffolloweth— Ips. To my Loveinge wife, My will is, that shee shall dwell in my House, and haue the Improuement of my ground & medow belonging thertoo, with the use & increase of my whole stock of Cattell, one whole yeare affter my discease, and then at that yeares end, the forty pound due to her According to Contract at marriage to bee paid her, and that houshold stuff shee brought with her. And to haue Libertie to Live in the parlor end of the house, the rome wee now, Lodg in; & Libertie for her Necessarie use, of som part of the seller, allsoe the Libertie of one Cow, in the pasture the Executors to provide winter meate for the same. And to haue a Quarter part of the fruit of the orchard ||and firewood,|| as Long as shee Lives ther, and iff shee desire to Remoue to her owne house, then to be sett in itt, with what shee haue, by my Executors And to be alow,d forty shilings yearly as Long as she Lives, And to my Eldest son Henery, my will is, To give him, three score & Ten pounds, To bee paide Twenty pound, a year & half after my Discease, and the Remaining parts, in the Two following years, after that. To my son Richard I give fforty pound To my son John I give Twenty pounds To my son Thomas I give Twenty five pounds to bee paid two years and a half after my discease. and to his children, I give seven pound to be devided Equally among them, & paid as they come of age, or at day of marriage, provided if any die Before then, that share to be distributed Equally amongst the rest. And to my son Bengamin, Besids the Two Oxon allredy Received I give the sume of Twenty five pounds, Ten pound To be paid a year & halfe after my discease, the rest in the two years ffollowing. Allsoe to his children I give six pound Equally to be devided and paide as they come of age, or at day of mariage, in case any die before, that part to be Equally devided to the rest.

“And to my son Caleb, I give that peece of Land known by the name of Tings Lot, and all my Land at wattels-Neck, with my marsh at the hundreds, knowne by the name of Wiats

marsh, and all my working Toolles except Two Axes, all to be delivered present after my discease. Allsoe I give fourtene pound to his seven children Equally to be devided, To be paid as they Come of Age, or at day of mariage, and if any die before, that part, to be Equally devided amongst the rest. To my son in Law, John Severnes, I give Ten pound, To be paid Two year and a halfe affter my discease, And to my Daughter Elizabeth I give Thirty pound Ten pound to be paid a year & half affter my discease and the other Two parts the Two following years after that. To my Daughter Mary, I give Ten pounds five pound to be paid a yeare & halfe After my discease the other five pound the yere after that. To my Daughter, Sarah, I give fforty pound, five pound to be paid the year and half after my discease and the rest, five pound a year Till itt be all paid. Allso to her children, I give Seven pound Ten shilings, To be paid To them as they Come of Age, or at day of mariage, iff any die before, that part to be Equally devided to the rest: And to my daughter Sarah, abouesd, I allsoe give the bed I Lie, on, with the furniture, after one years use, off itt by my wife To my wives Children, viz, Thomas, jeramiah, & Mary, To Thomas, and mary I giue fforty shilings apeece to, be paid a year & halfe after my Discease, & to Jeramiah I give ffifteene pound, to be paid at the age off one & Twenty I give alsoe Eight pound to the Two Eldest Daughters of Gilles Senrs [Gyles Cowes: *copy*:* that hee had by his first wife,] to be paid and Equally devided to them at the age of sixteene, if Either of them die before, Then the whole, to be given to that that Remaines I allsoe give fouer pound to my Cozen Haniell Bossworth And doe Ordaine & Appoynt my Two Sonns ab,sd Richard, And John Kimbell, to bee my Lawfull & sole Executors, And my Cozen haniell Bossworth abouesd to be my overseer that this my Last Will & Testement bee duely and Truely Performed: And thus I Conclude w,th setting Too my hand and seale, This fift of March 1674/5."

Richard (his Γ mark) Kimbell S^{er}.

(SEAL)

Witness: Moses Pengry, Sen^r., Aaron Pengry, S^{er}.

Proved in Ipswich court Sept. 28, 1675 by Decon Pengry and Aaron Pengry.

Inventory* of the estate of Richard Kemball, Sener, deceased June 22, 1675, taken July 12, 1675 by John Brewer, Sr.; and Simon Stace: The dwelling house & barne with the

*Copy, Ipswich Deeds, vol. 4, page 12.

orchyard, homestead & pasture fenced in containing twenty five akers, 200li.; fourteene akers of land lying in the comon field betweene Edward chapmans and mark Quilters land, 70li.; one six aker lot caled tings lot, 30li.; ten akers of land lying by yt caled Bradstrets farme, 25li.; fourteene akers of land lying in yt caled Wattells neck, 40li.; Twenty akers of hundred marsh cald Wiats marsh, 50li.; Twenty akers of marsh caled the point, 120li.; Sheepe & lambs, 9li.; too old oxen, 11li. 10s.; foure oxen, 20li.; Six cowes & one bull, 23li. 10s.; too heifers too yere & vantage old, 4li. 10s.; four yerelings & vantage, 6li.; Three calves, 1li. 16s.; two horses, one mare, one yereling colt, 6li. 15s.; Eight akers of upland by ye marsh cald ye point, 22li.; Six hoggs & five shoats, 6li. 10s.; His wearing apparell, 10li. 9s.; one Duzen of Napkins, 1li. 4s.; four pillow cases, 10s.; three table cloaths, 15s.; Three towells, 3s.; Seven sheets, 2li. 2s.; one paire of Blanketts, 12s.; two cushins, 2s.; The bed in ye parler, one bolster, too pillows, one blew Rugg, one Blankett with ye curtains & valants & matt, 6li.; another bed & Rugg, one blanket & too pillows, 4li. 10s.; Three Blanketts & too Ruggs, 3li. 10s.; one Blankett, 8s.; bookes, 12s.; money, 17s.; one Bedstead, too chests, too Boxes, one cubbard, 3li.; Three Brasse Kettells & one scillit, 4li.; one Brasse pot, 1li.; one warmeing pan & three Brasse pans, 18s.; one iron Kettle, one slice, a paire of tramells, a spit, 1li.; fire shovell, pot hooks, tongs, 8s.; pewter & a lanthorne, 1li. 4s.; one frying pan, mustard Quarnes, one iron foot, 9s. 6d.; two chaynes & a span shackell, 12s.; Three yoaks, too plowes & tacklings, 1li. 6s.; cart ropes, 8s. In the celler & leanto in tubs, buter & meat & other things, 3li. 3s.; cubbard, meale trough, litle table, three chaires, 14s.; one great chaire, pailes & trayes, 5s.; too Bedsteads with Bed cords, 1li. 4s.; one saddle & Bridle, [5s. *copy*]; one musquet & one barrill of a gun, 1li. 5s.; too siths & tacklings to them, 5s.; one fann, [9s. *copy*]; sheeps wooll, 1li. 10s.; Indian Corne, 18s.; three sacks & too wheelles, 13s.; one cheese press, grindstone & winch, 12s.; one pair of New wheelles, 1li. 10s.; for feloes & spoaks, 6li.; four pair of Beetle Rings, 7s.; five axes & one adds, 1li. 2s.; Three Beers, 12s.; Three sawes, 1li.; too shaves & seven augors, 17s.; one square, too chizzells, one gouge, 4s. 6d.; one sledge, one fro, one pair of gromes, 8s.; paire of compases, one file & spiling chizell, 2s.; one Dung forke, spade, four wedges, 1li.; cart & wheelles, 1li. 18s.; one Tumbrell & slidd, 1li. 2s.; Timber in ye woods, 1li.; due by Booke, 15li. 11s.; total, 737li. 3s. 6d. Owing in

debts in small parcells. 36li.; to Tho. Dow, 8li. 10s.; Aaron Pengry, 1li. 10s.; more, 1li. 12s.; total, 47li. 12s.

Attested in Ipswich court Sept. 28, 1675 by John Kimbell.
Essex County Probate Files, Docket 15,723.

ESTATE OF HUGH ATKINSON.

Hugh Atkinson, sometime of Kendall in England, dying intestate at sea, court Sept. 28, 1675, granted administration of his estate to Mr. Joseph Hills of Newbury, who was ordered to bring in an inventory to the next Ipswich court.

Ipswich Quarterly Court Records, vol. 5, page 272.

ESTATE OF SAMUEL STEVENS OF NEWBURY.

Administration on the estate of Samuell Steevens of Newbury, who was slain in the war, granted Sept. 28, 1675, to Wm. Titcombe, and an inventory was presented, which was dered to bring in an inventory to the next Ipswich court.

Ipswich Quarterly Court Records, vol. 5, page 272.

Administration upon the estate of Samuell Steevens, who was slain in the wars, was granted 22:10:1675, to Rebecka, relict of deceased, who brought in an inventory. She was to have the estate for her own use, but was to pay to Sara, the daughter of deceased, 10li. at eighteen years of age or marriage with the mother's consent.

Inventory of the estate of Samuell Stevens, taken Nov. 30, 1675, by Henry West and Nathaniel Putnam: one tenn acker lott in the northfeild, 25li.; one tabel & Joyn stooll, 16s.; tow Bedsteds, 1li. 10s.; one feather Bed & Curtaines, 2 pillows & bolster, 1 Rugg & 2 blankets, one coverlid, 1 paire of sheets, 6li. 10s.; Tow pare sheets, table linin, 6 pillow bers, 2li. 17s.; utton, tinn, smothing iron, earthen war, wood ware, 1li. 10s.; wareing aparell, 7li.; Carsei and sargge, 1li. 12s.; Warming pann, Brasse, 1li. 12s.; iron ware with potts, hakes, firepann, tongues, 1li. 12s.; Boxes and Cheests and Chares, 1li. 13s.; 1 hameker and Bookes, 1li. 3s.; Barrels, tubes with other lumber, 12s.; spade, spitt, hamer, 2 pare sheers, press iron, 16s.; one Cow, 3li.; his Wages, 2li.; one axe, one Reapper, 13s.; one Creadell, 1li.; one pillion, 2 glasse bottles, 12s. 6d.; 3 yards of linn. Cloth with staffe, 12s.; total, 62li. 2s. Estate Dr. about 14li.

Essex County Quarterly Court Files, vol. 24, leaf 77.

Wm. Titcomb having formerly been appointed administrator of the estate of Samuell Stevens and an inventory now being brought in amounting to 38li. 6s. 4d. clear estate, said Titcomb was allowed 10li. and court Mar. 28, 1676, ordered the rest of the estate to John Steevens, his brother.

Ipswich Quarterly Court Records, vol. 5, page 278.

ESTATE OF THOMAS MILLET OF (GLOUCESTER?).

Administration on the estate of Thomas Millet, intestate, granted Sept. 28, 1675, to Mary Millet, the relict.

Ipswich Quarterly Court Records, vol. 5, page 274.

ESTATE OF JOHN GODFREY.

Administration upon the estate of John Godfry granted Sept. 28, 1675, to Benjamin Tompson. *Ipswich*

Ipswich Quarterly Court Records, vol. 5, page 272.

Peter (his P mark) Godfary, aged about forty years, deposed, Sept. 12, 1675, that John Godferry being at deponent's house about a month before he died, "I Asked the said Godfary when hee would Com and order matts conserning his bills or bonds hee tould mee vary speedelly: said I to him you may dy and leave youar things to you know not hoo: to which John Godfary Answered as for Jams Jakman hee shall have his bond or bill upe of the wheat and Indian corn for I have Resaued full sattisfaction from him the said Jakman and am greatly Ingeaged to him therfor no person shall molest or trubbl him the said Jakman or his wief or childarn after him."

Mary (her ‡ mark) Godfary, aged about thirty-nine years, deposed the same. Sworn, Sept. 9, 1675, before Samuell Symonds, Dept. Gov., and copy made by Robert Lord, cleric.

Essex County Quarterly Court Files, vol. 24, leaf 87.

ESTATE OF JOHN FRINK OF IPSWICH.

"In the Name of God Amen. I John ffrink of Ipswich in America by the prouidence of God being called to make a voyage into Europe, not knowing how it may please God to deale with mee before I returne, Doe dispose of that small estate God hath lent mee as followeth, first as touching my loucing wife with whom I Coupled myself in the feare of god liueing with her in the blessed estate of honorable wedlock, by whom also by the blesing of god I haue now twoe sonnes viz. John, & George, & albeit I doubt not but y^t God after my

departure according to his promise wille unto her a husband, yea & a father, a patron & defender & will not suffer her to lack if she trust feare & serue him dilligently, calling upon his holy name, yet, forasmuch as God hath blessed mee with sum worldly substance, I therefore giue unto her & bequeath for terme of her naturall life if she remaine, so long unmarried, the use & benifit of all my whole estate, where ever it bee eyther in old England or New, be it lands monyes or other goods, rents or dues, debts or demands that are or may be due or belonging unto mee at or after my decease. what other land or estate I leaue beside what falls to my heire by heritage or intaile. I bequeath to my wife one third p^t of the same & to my sone George one third p^t. & to my sone John one third pt. my debts being all paid by my executrix Mary my wife whom I make my sole executrix of this my last will & testament, & Decon Goodhew of Ipswich my Supervisor to Counsell my wife & guide for her & my Children while I am wanting & my will is that hee shall pay himself out of my estate what is due to him, for what he doth lay out or expend in my Absence for my wife & Children: In witness wherof I haue hereunto set my name & Seale Decembe^r 26. in the yere of grace 1674.”

John ffrinke (SEAL)

Witness: Thomas Sparke, Mary (her \ddagger mark) Wilson.

Proved Sept. 29, 1675 by Deacon Wm. Goodhue and Mary Willson before Samuell Symonds, dep. Gov. and Maj. Gen. Denison.

Essex County Probate Files, Docket 10,231.

ESTATE OF ABEL OSEPH.

At Boston, 6:9:1675, administration upon the estate of Abell Oseph, ship carpenter, who was slain in the wars with Capt. Lothrop, was granted to Mr. Edmon Batter, on behalf of and for the use of Jon. Oseph, his brother, living in Boston with widow Johnson, and Hilliard Veren, clerk of the court, was to present this to the court at Salem for confirmation, which was done.

Salem Quarterly Court Records, vol. 5, leaf 91.

Administration confirmed 21:10:1675, by Samuel Symonds, Dept. Gov., and Daniel Denison.

Essex County Quarterly Court Files, vol. 24, leaf 50.

Mr. Edmund Batter, administrator of the estate of Abell Oseer, was ordered 28:4:1676 to pay the remainder of the estate after the bills were paid to the brother of the deceased,

John Oseef (also, Osuf), who acknowledged satisfaction. *Salem Quarterly Court Records, vol. 5, leaf 96.*

Inventory of the estate of Abell Osier, who was slain in the fight with the Indians, taken by Simon Horne and William Ropes: serdge suet & fustian drawers, 2li.; shirt & other linen, 7s.; 2 p gloves, 2s., & old stocking, 12d., 3s.; 1 Bible, 2s.; knife & Inckhorne, 6d.; 20 bisket, 16d.; Chest, 4s.; carpenters Tools, 4s.; total, 3li. 1s. 10d. To worke done for the new meeting house for Mr. Nicolet, 5li. 1s. 6d. Debts, to Mr. Phill. Cromwell, 4li. 6s. 6d.; Rats pd. to Constable Marsten, 1li. 3s.; Symon Horne, 1li. 10s.; to Jno. Norman, 2s.; total, 6li. 1s. 6d.

Attested 28:4:1676 by Mr. Edmond Batter, the administrator.

Essex County Quarterly Court Files, vol. 25, leaf 56.

ESTATE OF JOHN LITTLEHALE.

Administration upon the estate of John Littlehale, who was slain in the war, was granted, on Nov. 25, 1675, to Edmond Bridges and Mary his wife, late wife of Richard Littlehale and mother of said John, who were ordered to bring in an inventory to the next Ipswich court.

Ipswich Quarterly Court Records, vol. 5, page 275.

Inventory of the estate of John Littleale being slaine with Capt. Laithrop: in cloathes, 4li.; one hatt, 10s.; shirtes and sleeves and neckcloathes, 1li. 10s.; one payre of Breeches, 10s.; peuter & tin ware, 13s.; one musket, 12s.; a loome and gares to it, 5li. 10s.; his wages for his service, 1li. 17s. 8d.; a debt we find in a paper, 2li. 9s.; one sheepe, 8s.; Three sheep lett unto Tho. Kimbell for three yers to the half, 13s.; total, 18li. 18s. 4d.

Delivered in Ipswich court Mar. 28, 1676 by Edmond Bridges and his wife.

Essex County Probate Files, Docket 16,888.

ESTATE OF JOHN TREBIE.

Administration on the estate of John Trebe, was granted 30:9:1675 to Mary Trebe, the widow. She brought in an inventory and the two daughters, Elizabeth and Sara, were ordered to have 4li. each at age or marriage, and the house and land to stand bound for the payment.

Salem Quarterly Court Records, vol. 5, leaf 90.

Inventory of the estate of John Trebie, deceased, taken Nov. 24, 1675, by John Peach, sr. and James Dennes: house and ground, 40li.; 4 Swine, 1li. 10s.; calfe, 12s.; fether bed, one Bolster, 2 pillowes, 3li.; pare of Blankets, 16s.; one Rugg, 10s.; 2 Curtains, 6s.; Cabbin Bed and Blankets, 15s.; 2 Chears, 5s.; spinning wheel, 3s. 6d.; 3 Barrills, 4s.; a Coate, wastcoat, Breeches & Drawers, 1li. 5s.; a sea Coate & Breeches, 7s.; 4 pare sheets & an odd one, 4li. 14s.; 5 pare pillow beres, 2li. 5s.; 6 Napkins & a Table Cloth, 18s.; 3 old Shurts & 3 old pare Drawers, 1li.; a Chest, 3s. 6d.; a Leverre Coubert, 1li. 15s.; Trundle Bedstead, 6s.; Table and 2 Joynt stooles, 12s.; 4 Cheares, 6s.; Chest & 2 Boxes, 10s.; 2 Coubert Cushings, 5s.; Little small table, 3s.; new Caster hatt, 13s.; 2 Coats, a pare Breeches & wastcoate, 2li. 10s.; pare shoose, 3s. 6d.; 5 pare stockings, 10s., 2 pare Gloves, 3s. 6d.; a Casse and 5 Botles, 2s. 6d.; Cradle, 5s.; pare small Iron Doggs, 6s.; a Cruck, fire shovell & Tongs, 6s.; spitt & Gridiron, 4s. 6d.; pare Bellows, 1s.; 2 Iron pots & pott hooks, 15s.; Iron kettle, 8s.; 2 Brace Kettels & a Brace skellit, 1li. 10s.; percell yerthen ware, 8s.; 6 peuter Dishes & a sauser, 1li.; 2 pewter pots, a Bowl & a puter Botle, 6s.; 8 peuter porringers and a little skillet, 10s.; 6 spoones & a Latten Dripen pann, 2s. 6d.; an hour Glase & Looking Glace, 2s. 6d.; Smoothing Iron, 1s. 6d.; 4 Tubs & a Bucket, 4s.; one Gun, 1li.; sword, Belt & Bandilears, 12s.; total, 74li. 11s. 6d.

The debts: to Mr. Ambrose Galle, 2li. 18s.; John Furbush, 16s.; Thomas Pitman, sr., 6s.; Mr. Moses Maverick, 5s. 9d.; Samuell Clark, 1s. 6d.; Edward Humphreys, 1s. 6d.; Robert Rowles, 17s.; Thomas Dixey, 14s.; Mr. Ed. Batter, 1li. 2s. 7d.; Mr. John Gidney, 1li. 7s. 5d.; Edw. Holman, 10s.; Mr. Christopher Lattimore, 15s. 10d.; James Dennis, 2s.; Mr. Wm. Browne, sr., 25li. 17s. 4d.; total, 35li. 14s. 11d.

Attested in court 30:9:1675 by Mary, relict of the deceased and administratrix.

Essex County Quarterly Court Files, vol. 24, leaf 46.

ESTATE OF GEORGE COLE.

"I Jeorg Cooll being very aprehensiuve of my present desolution doe committ my body to the earth and my soull to god that gaue it i now being in my right mind and of sound understanding and judgment doe thus dispose of that Estatt that god hath giuen me i giue to Mary Davis home i used to call mother: forty shillings. item: i giue to my master John Daus all my timber: it: i giue the rest of my estatt to my

sister mary tuck and my other sister Elezibeth Cooll to be equally deuided between them: i doe allsoe will and intreat my Loueing freind danell Johnson and my Master John DAVIS to tak Care to se my just debpts that i owe be paid out of my estatt as alsoe to gather in thos debpts that are dew to me and to tak what Caare thay Cane that my will may be performed for which i doe alsoe will and desire that thay haue resonable satisfaction for thar Care and paines herin out of my estatt this Eaight of nouember one thousand six hundred seenty fue as wittnes my hand."

Georg (his G mark) Coolle.

Witness: Thomas Ferman, Samuell Foster.

Acknowledged Nov. 12, 1675, before Samuell Appleton, Com. in Chief.

Proved 30:9:1675 and Daniell Johnson and John Davis were appointed administrators.

Inventory of the estate of Georg Coall, taken by Samuell Hartt and Eleazer Linse: 3 saues, 8s.; 2 goynters & foreplaine, 6s.; 3 smothing plains & a draing knife, 3s. 6d.; 2 plans & 2 revolving plains, 10s.; 4 round plains, 5s.; 3 rabet plains, 4s.; 3 holou plains, 3s. 6d.; 9 Cresing plains, 10s. 6d.; 6 torn-ing tools, 9s.; 3 plaine irons & 3 bits, 1s. 6d.; 1 brase stok, 2 squares & gorges, 1s. 6d.; 1 brod ax & 1 fro, 2s.; holfast, 1s. 6d.; hamer, 1s. 6d.; 6 gouges, 2s.; 9 Chisels, 5s.; 2 ogers & 1 draing knife, 3s.; 1 bench hooks, 2 yoyet irons, 1s.; a glue-pot, 1s. 6d.; 1 bible, 3s.; 5 yards & a halfe of cloth, 1li. 13s.; clothing, 2li. 5s.; for what work he has done in his shop, 1li. 10s.; 1 cow, 3li.; 1 horse, 2li. 15s.; 2 calfe, 10s.; total, 15li. 16s.

Attested 30:9:1675 by John Davis.

Essex County Quarterly Court Files vol. 24, leaves 73, 74.

More in money, 1li. 16s., brought to be entered 23:11m: 1681.

Essex County Probate Records, vol. 301, page 71.

ESTATE OF PETER BARRON OF MARBLEHEAD.

"Be it knowne vnto all men by these p'sents y^t I Peter Barroon off Marblehead New England ffisherman being now prest and Commanded away to Goe a Gainst the Indians not knowing where it may please y^e Lord to spare myLife to Come a Gain: Therefore I haue a Desire and Doe by these p'sence ffreely Giue unto my Master Elias Hendly all whateuer I haue either money Goods o^r any other thing or things to his own proper use and Behoofe to doe and use at his own will and pleasure and further Doe Impower y^e sd Elias hendly to

be my true and Lawful Attourney for me and in my name to Requir Recouer and Receiue all Debts. Dues Demands in money, o^r moneys Goods or other things whatsoever that is of property and of due belonging to me from any person or persons what ever: and upon any y^e Refusers of payment thereof it shall & may be lawful for my sd Atourney to sue them Rest Implead Condemn Imprisson & upon payment of any such money o^r Goods for my Atourney to Giue aquitance o^r Discharges for y^e same & in all to be as Good as if I were personally p^rsent at ye Doeing y^e same in witness Thereof I haue set my hand this 28th: August 1675.”

Petter (his O mark) Barroone.

Witness: Edw. Humphreys, John Merrett.

Proved 15:10:1675 by the witnesses.

Essex County Quarterly Court Files, vol. 24, leaf 78.

Inventory of the estate of Peter Barron, taken Nov. 26, 1675, by Nathanel Walton and James Dennes: one wascotte, pare of breshes & Jakett of stufe, 2li.; a pare of ould stufe briches & 2 pare of wolling drayers, 7s. 6d.; ould carsy cotte & breshes & one wascot of penestone, 16s.; one hatte & cape, 4s.; 2 fishing Linnes, 4s.; one pare of stockins & gloves, 3s.; two long neckcloth & hancershers, 9s. 6d.; one winter shirt & drayer, 14s.; 2 cors shirts & one ould pare Drayers, 10s.; one green ruge & one blankett, 1li. 8s.; one cheast, 5s.; mony seller, 3li. 7s.; total, 10li. 8s. Debts due: to vini vinson, 17s.; to Mr. William Browne, sr., 1li. 16s.; to Cristopher Lattemore, 1li. 12s.; to John Furbush, 15s.; total, 5li.

Essex County Quarterly Court Files, vol. 25, leaf 92.

Elyas Henly was appointed 27:4:1676 administrator of the estate of Peter Baroone, who was slain in the war against the Indians, and was ordered to fulfill the mind and will of deceased as expressed in that writing given in and proved as his act and deed.

Salem Quarterly Court Records, vol. 5, leaf 94.

ESTATE OF CAPT. THOMAS LOTHROP OF BEVERLY.

Capt. Thomas Lothrop being slain in the war against the Indians and dying intestate, or not having left a formal will, Bethiah, his wife, was appointed 21:10:1675, administratrix of his estate and she brought in an inventory. There being some evidence of what the said Thomas Lothrop expressed concerning his mind and will in his lifetime, the administratrix was ordered to fulfill it accordingly.

Salem Quarterly Court Records, vol. 5, leaf 91.

Inventory of the estate of Capt. Tho. Lathrop of Beverlye, who died in the wars betwixt the English and the heathen, taken Nov. 11, 1675, by Paul Thorndike and John Hill: his wearing Apparrill, yt of it which was most Considerable hee had along with him into the service, & that which remained at whom, 4li. 17s. 6d.; 1 fether Bed, 1 Boulster, 2 pillows, 5li. 10s.; 1 flock Bed & pillow, 1li. 10s.; 1 Rug, 1 Covering, 1 sett of Curtins & vallans, 1 Bedstead & matt, 6li. 15s.; 2 fether Beds, 3 Boulsters, 8li.; 1 Rug, 1 Covering, 2 pillows, 2li.; 1 Cabbin Bedstead, 1 Curtin, 1 Curtin rod, 1 Truckle bedstead, 18s.; 1 Flock bed, 1 Boulster, 1 Truckle bedstead, 1 Covering, 1 Blankit, 1li. 10s.; 1 fether bed, 1 Boulster, 5 pillows, 1 Rug, 1 Blanket, 9li. 5s.; 1 Bedstead, 1 set of Curtains, Curtin rods & mat, 3li. 4s.; 9 pare of sheets, 1 single sheet, 4 pillow beers, 9li. 13s.; Table Lying, with some other Lining, 1li. 14s. 6d.; Puter, 2 silver Cups, 1 silver spoone, 4li.; Monyes, 1li. 10s.; Brass. 6li. 8s.; 2 Carts, 1 pare of wheels, 1 plow, 1 pare of fetters with appurtenances, 4li.; 2 oxes, 1 Ads. 1 pare of Andirons, some tools & Lumber, 1li. 15s. 6d.; iron potts & ketles, pot hookes, fire shovell & tounges, hakes, Trevit, 1 iron mortar & pestle & Tinn ware, 4li. 3s.; Trunkes, chests, Tables, cheers, stooles & formes, 1li. 10s.; 1 Lookeing glass, Barrills & Lumber, 17s. 6d.; 1 Brass ketle, 2 Fryeing pauns, 7s.; Bookes, 2li. 8s. 6d.; 40 Bushels of Barlie, 12 Bushell of Rye, 10li. 8s.; 7 Bushels of Oates, 50 Bushels of Indian Corne, 8li. 6s.; 6 swine, 7li.; sheepe, 3li. 10s.; neat Catle, 27li. 10s.; the house Lott in estimation, being ten acres with the houses & orchard uppon it, 130li.; 23 acres in estimation Lyeing in the plaine, joyning or neare adjoining to the house Lott, 103li. 10s.; 20 Acres of Land Lyeing at an hill called snake hill, 30li.; 6 acres of medow Lyeing by Samll. Cornish his farme, 27li.; 1 acre & halfe of salt marsh neare Richard Leeches on Royall syde, 10li. 10s.; Haye, 7li. 10s.; 1 pare of scales & 1 Handvise, 4s. 6d.; A farme which was Major Hathornes land & medow, 98 acres, 98li.; A Farme which was Capt. Davinports land & medow, 74 acres, 79li.; Fifteene acres of Land Lying by Crumwells medow, 15li.; sixtye acres of Land, 60li.; In Horse kinde, 20li.; In cash Received uppon the account of my husbands wages, 9li. 13s.; total, 734li. 4s. Debts due to the estate, 4li. 14s. Debts due from the estate, 50li. 3s. 3d.

Petition of Ezekiel Cheever, schoolmaster, to the court: "Whereas Capt. Thomas Lowthrop, who lately lost his life in y^e service & cause of God & his cuntry, being his wives' own,

dear, naturall brother, dying intestate, & without issue, he humbly conceives himself on y^e behalf of his wife to be y^e true, naturall, proper heir of his estate left, & therefore his duty to make his humble address to this Honoured Court, that he may declare & legally plead y^e same. To which end || he came || & attended y^e court neer a weeks space, But y^e Court by publick ocasions of y^e Countrey being necessarily adjourned, he was forced to return home, & resolved (God willing) to attend y^e Court, y^e time appointed. But by y^e providence of God, y^e season being extraordinarily stormy, & himself under bodily infirmity, he could not possibly come without apparent hazard of life, limb or health. Yet had cautiously left order, & instructions for his son to appear for him in such an exigence which accordingly he did, though not in season, being by the same providence also hindered. So that the Honoured Court (no heir appearing) granted Administration to his sister Lowthrop, according to what then appeared. But seing y^e estate was not then settled, nor y^e case fully issued, many things alledged being dark & dubious & nothing proved, & he hath much to say, to invaledge y^t very writing given in, & y^e seeming force of it. He humbly requests this Honoured Court, that being a party so neerly concerned, and interested, he may have y^e liberty of making & pleading his claime, & title according to law. And for y^e better securing of what shall be judged to be his right, he may be joynd together with his sister Lathrop in administration of ye said estate."

Bethiah Lowthropps statement: "My deare husband neuer spake word to me concerning the giuing of any of his Land Lying in the woods to his sister Cheeuers her children. But only that Lying in the woods about Snake hill. But seriously considering my deare husbands expressions I doe conclude he gaue the plaine & the pasture by it together with the Land at Snake hill to his sister cheeuer. for thus my dear husband was pleased to expresse himselfe to me as we Rode together to wenham the last spring in the week before the court of election. Speaking to mee concerning the disposeall of his land as he had formerly done, he said the house Lot I giue to the towne for the use of the ministrey not to any particular person. But to the town for the use of the ministry hoping it will be an acceptable seruice to god. And as we were Riding ouer part of his Land belonging to Snake hill he said this Land here I intend for my sisters children except god take my Brother cheeuer away before my sister, then it

shall be for her use as long as she liueth, & afterward for her children, whereupon I doe conclude he gave the other land mentioned which lyeth but a little way from it to his sister, else that at Snaak hill would not be so usefull for my sister if god should be pleased to take my Brother away before her, & so I haue faithfully declared what I apprehend was my husbands will & pleasure concerning this matter which he said he did intend to put in writting. But the prouidence of god was pleased to preuent it in calling him forth upon public seruice."

Bethiah Lowthropp's statement: "Whereas it is expressed By my Honoured Brother M^r Ezekiel Cheener that my deare husband did not willingly take Sarah gott into his house but was perswaded & preuailed with by others to doe it, Humbly Requesting leaue, I shall humbly present the Honoured Court with the whole truth concerning this matter. When the childs mother was dead my husband beeing with mee at my cousins buriall & seeing our friends in so sad a condition the poore babe hauing lost its mother & the woman that nursed it being fallen sick, I then did say to some of my friends that if my husband would give me leaue I could be uery willing to take my cousins little one and nurse it for him a while till he could better dispose of it. whereupon the childes father did moone it to my husband. my deare husband considering my weaknesse & the incumbrance I had in the family was pleased to Returne this Answer. hee did not see how it was possible for his wife to undergoe such a burthen. the next day their came a friend to our house a woman which gaue suck & she understanding how the poore babe was left beeing Intreated was willing to take it to nurse and forthwith it was brought to her. But it had not bin with her 3 weekes before it pleased the Lord to visit that nurse with sicknesse also and the nurses mother came to me desiring I would take the childe from her daughter, and then my deare husband obseruing the prouidence of god was freely willing to Receiue her into his house. But she was then Receiued only as a nurse child & so she Remained aboue a quarter of a yeare before her father did tender her to my husband to accept of her for his Adopted Child."

Left. William Dixie deposed that coming to Capt. Lawthrope's in the time of his last sickness, Mrs. Lawthrope and Mrs. Got went out of the room, and Capt. Lawthrope said to him, "I am glad you are come for I would have you to take notice: that I give unto my wife all my estate so long as she

liveth: and after her decease I giue unto the Ministry of Beverly: my tenn acre lott at home and my house upon the same." Upon asking him if he had acquainted his wife with it, he said he had and that she approved of it. Also he said he gave the ground in the woods to his sister Chevises children: Sworn in court.

"My wife affirms that her brother hath oft spoke in her hearing dissatisfiedly concerning Noah Fisk being brought to his house, when his mother was very weak, & not able to look after him being very weak also, y^t he never knew upon w^t termes he kept him, & wondred what they did intend to do, she saith Lieut. Dixey told her, my brother told him when he had brought him up fit to go to apprentice, he had done, he should do no more." [Testimony of Ezekiel Cheever?]

Reasons for the claim of the wife of Ezekiel Cheever: 1. "It does not appear, that my brother ever set himself seriously, as the thing requires, to make his last will. But all that is said, is, that he expressed such and such purposes at such times, but purposes and actions are different things. 2. No man but in case of absolute necessity, when he is surprized by sudden weaknes and inability, will make such a nuncupative will, and then he will do it in the surest and strongest way that may be, by postive and peremptory declaring it his last will, and confirming it by sufficient witnesses that are legall. But in this case no such thing is found. 3. The persons testifying in this case are persons concerned and interested, and not so competent witnesses in law in any case, much lesse in such a weighty one, as a last will and testament. Beside they agree not in their testimony, but in some things directly contradict each other, which does demonstrate that either they mistook my brother, and he never expressed such purposes and desires, or that his purposes and desires altered. 4. It seems to be an act of prudent and deliberate choice in my brother not to make a will For (1) He was oft importuned to it by my sister, but did it not. (2) He had warning of death by a long and dangerous sicknes last winter, in which, after some degree of recovery, he had severall relapses. (3) After that by the mercy of god he was recovered to perfect health, he had time sufficient for such a work, if he had judged it expedient. 5. I conceive that the true reason of his not making a will was, he could not do for his own sister, and her children, what he thought was most just and right, and they might be likely to need after the decease of his brother Cheever; but he should displeas his wife, and her relations,

who would be expecting more, though he had done in his lifetime so much for them: and nothing for his sister and her children. And he well knew the equity and justice of the law which makes provision for the widow and the next of kin, but nothing for strangers, as also the faithfullnes of the magistrates in doing things according to law. 6. The matter which they testify is so unjust and unreasonable, that none that knew my brothers goodnes and love will beleive, that my brother would be so unnaturall to preferr strangers before his owne naturall sister and her children, whom he so dearly loved, as many that knew them both can abundantly testify. 7. My Brother, when he brought his sister from England with him from all her friends and relations very loth to part with her, used this as a great argument with her Mother to perswade her. Viz: That he had no children of his own, nor was likely to have any: and otherwise he must giye what he had to strangers. And her mother told this to friends in her hearing, that that was a great motive that induced her to be willing to part with her; and committed her to the love, and care of her brother as a Father, with great confidence and assurance of his tendernes toward her. 8. His sister by coming over, lost the value of twenty-five pound, beside what her mother would have given her at her decease. 9. My brother having one of their relations with him already. viz. Noah Fisk whom he brought up from a little one was unwilling to take Sarah Gott: but was importuned, and prevailed with to take her, not upon loose terms, as he did the other, but as his own: so that her father might not have power to take her away from him, when she might grow up to be serviceable, as is oft done in such cases. As for her calling them father and mother, it is no more but what is ordinarily done to nurses or servants, and what another, whom he had brought up before, was used to do, who went away from them, when she might have been serviceable to them. My sister brought no estate with her, as I ever heard of, hath no charge, her husband by her own confession gave her none of ye land to dispose of as her own."

Essex County Quarterly Court Files, vol. 24, leaves 50-55.

Court 27:4:1676, gave judgment upon the settlement of the estate of Capt. Thomas Lothrop, of which Bethiah, the widow, was administratrix, being moved by the petition of Mr. Ezekieil Cheevers, as follows: that all the estate remain in the widow's hands during her life; after her decease, the farm called Maj. Hathorn's to be Sara Gott's; the housing,

ten acre lot and appurtenance, after the widow's decease, to be for the use of the ministry in Beverly forever; that the debts and legacies were to be paid, and the lands and meadows expressed in the inventory, being understood to be the lands in the woods, after the decease of the widow, were to be given to Ellenor, wife of Mr. Eze. Cheevers and her heirs; the rest of the estate to be sold for the benefit and disposal of the said Bethia.

Upon further consideration, court found that Capt. Lathrop intended the legacies of 40li. bequeathed to Noah Fisk and the four youngest children of Joshua Rea should be paid out of the land in the woods towards said Rea's farm, which is part of that land assigned by the court to Mr. Cheevers. It was therefore ordered, with the consent of Mr. Grafton and his wife, the relict of the said Capt. Lathrop, that Mr. Cheevers should have present possession of all the lands formerly allotted to him by this court, excepting only the land in Beverly belonging to and now used with the house there, said Cheevers paying the legacies of 40li.; also that what disbursements should be laid out upon the house and land in Beverly by Mr. Grafton, should be repaid by the said town to whom the house and land were given, after the death of Mrs. Grafton. This judgment was to be submitted to the General Court for approbation.

Salem Quarterly Court Records, vol. 5, leaf 95.

The act of the County Court at Salem, June 27, 1676, being presented to this Court, determining the settlement of the estate of the late Capt. Lathrop, this court Oct. 15, 1679 confirms and allows the same.

For a final settlement of the estate of Capt. Lathrop, this court June 11, 1680, having heard the several pleas, determine that the widow, now wife of Joseph Grafton, have the moveable estate and to pay the said Lawthrope's debts and twenty pounds to the children of Joshua Rey; also to have the use of the houses and lands during her life, at her death to revert to the wife of Mr. Ezekiel Cheevers and her issue, the heirs of the said Capt. Lawthrop. The costs for the hearing was five pounds which Mr. Ezekiel Cheevers paid.

The court Oct. 13, 1680 ordered that no alienation should be made of the reversion of the said Lawthrope's lands and houses during the life of his widow; but if there should appear need for her relief she may make application to the Court of that county, who are impowered to order the sale of

any part thereof as to them may appear necessary.

Mass. Bay Colony Records, vol. 5, pp. 252, 298.

Agreement made between Ezekiel Cheever of Boston, gentleman, in behalf of Ellin his wife (sister of Capt. Lathrop late of Beverly) and the children he hath had by her, as the proper heirs of the said Capt. Thomas Lathrop on the one part and Joseph Grafton of Salem, mariner, in right of Bethiah his wife relict and administratrix of the estate of sd. Capt. Thomas Lathrop, on the other part, relating unto the estate left by Capt. Lathrop as of right belonging unto the said Ellin, and her children and for a final settlement of the same; that Ezekiel Cheever shall pay unto Joseph Grafton 60*li.* in consideration whereof Joseph Grafton and his wife Bethiah relinquish all their right in said estate of housing and lands left by Thomas Lathrop, and they shall enjoy the estate clear from all debts owing from said estate and bequests pretended to be made by him. Signed and sealed, Nov. 30, 1680.

The true meaning of the above is not that Mr. Grafton and his wife shall make good in law, the just title of any part of the aforesaid lands against any that may lay claim thereto, but only to give in any legal evidence they can to the justices of any controversy about them.

Witness: John Higginson, sr., Hilliard Veren.

Acknowledged April 4, 1681, by Joseph Grafton and Bethiah his wife.

Essex County Quarterly Court Files, vol. 34, leaf 91.

ESTATE OF RICHARD PRINCE, SR., OF SALEM.

“The Last will and Testament of Richard Prince, senior, of Salem, aged 61 yeares or thereabouts. Imprimis, I giue and bequeath vnto my sonne Joseph Prince, the one halfe of the Ten acre lott, bought of William Lord, Senior, I say the one halfe of that part of the lott, that lyeth South ward, & so from the highway westward to the end. Also I giue vnto him halfe an Acre of marsh ground more or lesse, lying at the further side of the south field of Salem, Joyneing on the one side to an Acre of marsh of goody Lemmans that was, & butting on m^r George Gardners upland. Item, I giue vnto my sonn Samuel Prince, the other part of the ten Acre lott which I bought of goodman Lord, lying Northward, & running from the highway to the end westward. Also I giue vnto him that halfe acre of marsh ground, more or lesse, lying neere the bars that goeth out of y^e South field.

“Also I giue vnto my sonne Samuel my now dwelling house, with my warehouse & barne, & all the houseing theireto apertayning, with the ground whereon the said dwelling house standeth, from the ffront or street Eleuen pole downward towards y^e North, & adioying to his brother Richards grounds on y^e East, & his broth^r Jonathans on y^e North, Item, I giue & bequeath vnto my sonne Richard Prince, a fiue Acre lott, lying in the South field of the Towne, neere Joseph Hardye, fiue Acre lott, lying in the same field

“Also I giue vnto him, out of that lott that my dwelling house standeth on, two pole & an halfe in bredth front to the streete, namely of the ground betweene my dwelling house & the land of M^r William Browne, junior, & adioyneing next to y^e land of y^e said William Browne on the East, & Contayning in Length Eleuen pole downward into y^e orchard. Item, I giue vnto my sonne, Jonathan Prince, the other part of the Ten Acre lott, that I bought of goodman Lord, lying from the highway Eastward the whole bredth. Also I giue vnto him halfe an Acre of marsh grounds, more or lesse, knowne by the name of Wallers halfe acre. Moreouer I giue into him the remainder of that ground on which my dwelling house standeth, that is the North part of my orchard Contayning the whole bredth of it, adjoyneing to the End of his brother Samuell & Richards ground, & so to the land. Item, I giue & bequeath vnto my daughter Mary Daniel Twenty pounds, to be paid after my decease & after the decease of my wife Item I giue vnto my two Grandchildren, Steven & Mary Daniel, Five pounds apiece, to be paid, after my Decease in money.

“Lastly, I leaue & ordaine my sonn Joseph Prince to be the sole Executore of this my last will & Testament Haueing in his hands all the remainder of my Estates to beare y^e Charge of maintayning my wife after my decease whom I giue and Committ to his Care to be maintained the whole tyme of her naturall life, And after her death, those Legacyes being paid to my daughter & her Children, with my debts and funerall Charges, what remaines of my Estate upon true Inventory taken, my will is that it be divided into four equall parts, & my four sonns to haue each of them his share of it And I intreat my loueing friends—Bartholmew & M^r Joseph Grafton, sen^r to be ouerseers of this my last will & Testament, which I haue made & ordained being sicke & weake in body, but of perfect understanding & memory blessed be God

and haue hereunto Sett my hand & seale, this 21th of the seuenth month. 1675."

Richard Prince (SEAL)

Witness: Stephen Daniell, Edw. Norrice.

Proved 21:10:1675 by the witnesses.

Inventory of the estate of Mr. Richard Prince, sr., of Salem, taken Oct. 21, 1675, by Joseph Grafton and Francis Skerry: bed, boulster, pillow, Coverlet & blankets, with bedsted & Curtaines, as it stands, 7li.; bed, boulster, Covering, blanket, 4li.; bed, boulster, 3 blankets, rug, bedsted, 4li.; bed, boulster, pillow, rug, blanket, bedstead, 7li. 10s.; 10 pair of sheets, 6li.; 30 yards of Cotton & Lining Cloth, 3li.; 3 yards of Cotton & Lining Cloth, 12s.; 2 pair of pillowbeares, 12s.; 4 bord-clothes, 1li. 4s.; 2 Corse bordclothes, & six napkins, 8s.; 2 Trunkes, 12s.; 1 Chist, 1li. 5s.; 4 Joynt stoles, 8s. 4d.; Chaires, 12s.; 1 table, 14s.; 2 tables, 1li.; 2 old Chists, 2 old boxes, 3s.; 2 whells, 6s.; 1pr. Cards, 2s.; 3yd. Cearsie, 1li. 15s.; 2 grosse butons, 8s.; a psell silke, 16s.; 16 bushels Indian Corne, 2li. 8s.; 2 old brasse, 1li.; 1 old bras pot, a skillet & Chafeing dish, 12s.; 2 Iron pots & a skillet, 13s.; 1 bell metell mortar & pestill, 8s.; 1 small bras scelles & waits, 8s.; 1 frying pan, 1s.; warming pan, 6s.; 12 platers, 3li. 7s.; 2 basons, one Culender & 2 pots, 24s.; 6 peces of old puter, 14s.; 2 small puter pots & a Chamber pot, 8s.; 6 porengers, 7s.; fouer puter Candell stickes, 8s.; 4 sasers, 2s.; 1 Lanthorn, 2 dripin pans & 2 Candellstickes, 9s.; Earthen weare, 8s.; 3 old tables & an old Cobart, 1li.; 7 Chaires, 12s.; Iron ware, 18s.; small bag Cotton, 4li. 17s.; 7 Lod hay, 7li.; 1 horse & an old mare, 3li.; 2 Cowes, 7li.; 1 hog, 2li.; 4 paier sheares, 2 Irons, 10s.; one smothing Iron & heats, 2s.; 1 pr. bellows, 1s.; books, 1li. 10s.; 1 gun & sword, 1li.; 4 spones & 2 old small Cupes, 2li.; Monie, 90li.; 15 Akors of upland & An Acre of Salt marsh, 76li.; the house & ground belonging, 130li.; the Cloths, 5li. 10s.; total, 386li. 18s.

Attested 21:10:1675, by Joseph Prince, executor.

Debts owing Richard Prince: Capt. Georg Corwin, 5li.; Mr. Graves, 2li. 2s. 6d.; Nath. Beadell, 2li. 8s. 4d.; James Powland, 19s. 6d.; Capt. Price, 3li. 6s.; Mathew Standly, 1li.; John Gardner, 1li. 10s.; Thomas Gardner, 1li. 10s.; Daniell King, 1li. 4s. 9d.; John Grafton, 3li.; John Watters, 12s.; Francis Scurrie, 1li.; Tho. Ives, 1li.; Samuell Willyams, 1li.; Capt. Moore, 2li. 7s.; Jacob Barnie, 19s.; Samuell Pittman, 1li. 10s.; John Brown, 1li. 17s.; Mark Bachelor, 10s.; Mr.

Bartholmu, 5li.; Robart Hodg, 18s.; Abraham Bartholmu, 11s.; Sam. Gachell, 16s.

Richard Prince debtor: to Willyam Brown, senr., 5li. 1s. 5d.; Phillip Cromell, 4li. 15s. 6d.; Willyam Brown, 2li.; Manasah Merston, 5s.; John Holmes, 1li.; total, 13li. 1s. 11d.

Essex County Quarterly Court Files, vol. 24, leaves 56-58.

GUARDIANSHIP OF JOHN CREASY.

John Creasy chose Joseph Bachelor as his guardian, and it was allowed 21:10:1675.

Salem Quarterly Court Records, vol. 5, leaf 91.

ESTATE OF WILLIAM DEW.

Administration on the estate of William Dew, who was slain in the wars against the Indians, was granted 21:10:1675, to Edward Bishop, jr., and he was to bring in an inventory to the next Salem court.

Salem Quarterly Court Records, vol. 5, leaf 91.

Edward Bishop, having been appointed at the last Salem court administrator of the estate of Will. Dewe, made oath to the inventory which he brought in to court 27:4:1676.

Salem Quarterly Court Records, vol. 5, leaf 97.

Inventory of the estate of Will. Dewes, taken by Edward Bishop: Reed in Marchandabel Fish, 4 li. 17. 3d.; for y^e contrey Servis under Capt. Page of Boston, 2li.; for ye countery Servis under Capt. Thomas Lawthrope, 1li. 10s. 6d.; by his Cloaths and Chist, 2li.; 3 sheepe, 1li. 1s.; 3 gall. Traine oyle at 2s. pr. Gall., 6s.; mony of Ephraim Fellowes, 6s.; mony of Marke Haskoll, 2s.; total, 12li. 2s. 9d.

Attested in Salem court 30:4:1676 by Edward Bishop.

Essex County Quarterly Court Files, vol. 25, leaf 74.

ESTATE OF SAMUEL CRUMPTON.

Administration on the estate of Samuell Crumpton, who was slain in the wars against the Indians, was granted 21:10:1675, to Jane, his wife, who brought in an inventory. She was to have the estate for her own use, "there being noe relations of her husbands known of in this country."

Salem Quarterly Court Records, vol. 5, leaf 92.

Inventory of the estate of Samuell Crumpton, taken 29:9:1675, by Hilliard Veren, sr. and Henry West: a parcell of

small trunks unfinished, 3li.; 3 leather chaires, 1li. 4s.; 8 saddles, 20s. p., 2 side saddles, 3li.; 1 dozen skins, 3s.; pcell of nayles, 2li. 10s.; pcell of soft sope, 16s.; 100 of skins, 5li. 8s.; 6 bridles, 5s. p. & 3 at 3s. p., 1li. 19s.; pcell of Inkle, 5s.; 1 gross of civills, 12s.; 6 p^r of sterrop Irons, 8s.; pcell of girtnes, 3s.; a gross of plates, 1li. 10s.; 1-2 gross of buckles, 4s. 6d.; 1,000 bullen nailes, 8s.; 5 p^r raines of bridles, 7s.; 2 chests, 7s. 6d.; a brass Kettle, 1li. 7s.; 5 yd^s cource cloth, 12s. 6d.; 10 drest skins, 1li. 5s.; cloath cloak old, 25s.; yards home made stuff, 1li. 4s.; a caster, 12s.; 3 shirts, 12s.; 2 p^r stockens, 3s.; 1 p^r shooes, 4s.; a bed & furniture, 5li.; pewter, 20s.; 6 chaires, 36s.; fire pan, tongs, frying pan, 7s. 6d.; scillet, som earth dishes & bottles & som lumber, 5s.; a little table & 2 Joyn stooles, 10s.; woolen wheele, 4s.; by 2 saddles & a bridle prest into y^e service, 2li. 6s.; for his wages while upon the service, —; the estate is credit by severall men, 13li. 11s. 6d. Estate is Dr. to severall men, 5li.

Attested 21:10m:1675 by Jane, relict and administratrix.

Essex County Quarterly Court Files, vol. 24, leaf 62.

ESTATE OF STEPHEN WAIMAN.

Administration on the estate of Steephen Waiman, intestate, granted 21:10:1675, to George Bonfeild and Rebeca, his wife, and they were to bring in an inventory to the next Salem court. *Salem Quarterly Court Records, vol. 5, leaf 92.*

ESTATE OF GEORGE ROPES OF SALEM.

Administration on the estate of George Roapes, who was slain in the wars against the Indians, was granted 21:10:1675, to Wm. Roapes, brother of the deceased, who made oath to the inventory brought in, and after all debts were paid, the remainder was to go to Mary Roapes, the mother, during her life. The estate was not enough to pay the debts by about 12li. *Salem Quarterly Court Records, vol. 5, leaf 92.*

Accounts due from the estate to Jno. Price, John Pickering, William Andrew, Wm. Browne, sr., Thomas Rix, Thomas Ives, John Guppy, Jacob Pudeator, Phillip Cromwell and William Reeves.

Inventory taken by Edw. Norice and Benjamin Gerrish: bed & blankett, 3li. 10s.; rugge, 2li.; 2 hatts, 1li. 8s.; Curtaines & Vallians, 10s.; Bible, 7s.; Cloake, 2li. 10s.; horse, 2li. 10s.; shirt, 10s.; 3 pillowbeeres & 2 napkins, a little towell,

12s.; 6 platters, 1li. 5s.; 2 Chayres, 6s.; 1 matt, 2s.; 2 Chests, 13s.; saddle, 4s.; 3 boxes, 7s.; white Coate, 4s.; bedstaves, 2s.; 6 yds. course canvas, 6s.; another Chest, 4s.; an axe, an adz & 2 sawes, 10s.; other tooles, 15s. 3d.; pr. new shoos, 7s. 6d.; total, 20li. 2s. 9d. George Roapes Dr. to Thomas Rix, 9s. 4d.; to Capt. Geo. Corwin, 1li. 14s. 6d.; Jacob Pudeater, 1li.; Mr. Phill. Cromwell, 5li. 18s. 4d.; John Guppy, 3li. 1s. 6d.; Mr. Browne, sr., 11s. 6d.; Mr. Ruck, 2li. 5s. 7d.; Mr. Price, 5li.; Wm. Reeves, 3li. 5s. 8d.; Tho. Ives, 7li. 15s. 10d.; John Pickering, 1li. 16s. The creditors were to be paid at the rate of 11s. per li.

Essex County Quarterly Court Files, vol. 24, leaves 69, 70.

ESTATE OF PETER WOLFE OF BEVERLY.

“In the name of God Amen: I Peter Woolfe: of Beverly yeoman: being though sick in body: yet of sound & perfect mind & Memory praised be God for it: Doe make and ordain this my present last will & testament in Maner & form following (Viz) first & principally: I comend my soull into the hands of Almighty God: hoping through the merite death & pasion of my Saviour Jesus Christ: to have free pardon & forgiveness of all my sins & to Inherit everlasting life: and my body I comit to the earth to be decently buried: at the Discretion of my executor hereafter named and as touching the discretion of all such temporall estate as it hath pleased: God to bestow upon me: I give & dispose the rest as followeth first I will that my debts & funerall Charges shall be paid & Discharged: Item I give unto my two Granchildren Mary & Sarah Solace to be divided between them A yearling heifer: in my son Blacks hands Item. I Give unto Martha: my Loving wife: the sune of twelve pounds w^{ch} is Due from Nicholas Grove; of which sune there is now paid fourty shillings and the residue is to be paid in w^t my said wife shall need; only four pounds of it in Money if she require it: All the rest and residue of my personall Estate Goods & Chatells whatsoever, I doe give & bequeath unto my Loving Sonn John Black full & sole executor of this my last will and testament. And I desire that my body may be buried and I doe herby revoke disannull & make void all former wills & testaments by me heretofore made in witness wherof: I the said Peter Wolfe to this my last will & testament, being Contained in one side of this halfe sheet of paper: set my hand & seall this twentieth day of November in the year of our lord God one thousand six hundred & seventy five.”

Peter (his / mark) Woolfe. (SEAL)

Witness: Samuell Hardie, Humphrey (his H W mark) Woodbery, Senior.

Proved 21:10:1675 by the witnesses.

Inventory of the estate of Peter Woolfe of Beaverley, who deceased 6:10:1675, taken Sept. 13, 1675, by Humphrey (his H W mark) Woodbry and John Hill: waring aparill, 1li. 10s.; 3 paire & one shete, 9s.; 3 Sherts, 1li. 10s.; one bed, pelows & covering, 3li. 16s.; one Iron pot & pothooks, 9s.; one friing pan & lumber, 3s.; one warming pan, 4s.; one paire of belles, 1s. 6d.; one chest & to boxis, 10s.; one cuberd, 5s.; one churne & to tubes, 5s.; five badgs, 7s.; one skillet & other small things, 4s.; one paill, 1s. 6d.; 3 Iron wedges, 2s. 6d.; 1 tube & to barills, 4s. 6d.; 3 trays & to pots, 2s. 8d.; to stools & on chayer, 2s.; to swine, 2li. 8s.; neat Catell, 11li.; 3 lode & half of hay, 3li. 10s.; one lode of strawe, 7s.; 16 bushells of barly, 3li. 4s. 8d.; Indian corne, 1li. 15s.; one bushill & halfe of ry, 6s.; one bedsted, 5s.; one paire tramels & narying bars, 1li. 10s.; hows & orcherd together with 8 ackers of land, 68li.; Due from Nich. Legrove, 10li.; total, 112li. 11s. 10d. Debts due from the estate, 4li. 12s.

Attested in Salem court 21:10:1675.

Essex County Quarterly Court Files, vol. 24, leaves 71, 72.

The will and inventory of Peeter Woolfe were proved and allowed 21:10:1675. John Black, the executor, agreed to maintain the widow of deceased during her life, if said Black survived so long, and it is to be understood that the 10li. given to the widow by will, was to be used by her for her maintenance, but she was not otherwise to dispose of it.

Salem Quarterly Court Records, vol. 5, leaf 92.

ESTATE OF CALEB KIMBALL.

Administration upon the estate of Caleb Kemball, who was slain in the war, was granted 21:10:1675, to Henry and Richard Kemball, the latter making oath to the inventory which was allowed.

Salem Quarterly Court Records, vol. 5, leaf 92.

Inventory of the estate of Caleb Kemball, slain with Captain Laythrop in the country service, taken 25:9:1675, by Charls Gott and Walter Fayerfield: one hous and twenty-four akers of land, 34li. 5s.; one hors, 3li.; one mare, 2li. 10s.; 15 bushells and 1-4 of inden corn, 2li. 5s. 9d.; tools, 17s. 6d.; one muskett, 1li. 5s.; by 7 wekes wadges dew from the coun-

try, 2li. 2s.; one chest and boox and on par of shoes, 10s.; tining ware and other small things & bible, 10s. 6d.; wearing clothes, 3li. Debts due from the estate: to the hayers or administrators of Henery Kemball his father, 25li.; to Deakon Goodhew, 4li. 3s.; Walter Fayerfeld, 2li.; Ezekell Woodward, 2li. 3s.; Master Batter, 1li. 5s.; Thomas Ives, 1li. 2s.; Peeter Chevers, 2s. 6d.; Mr. Phillip Cromwell, 6s.; Mistres Newman, 5s.; Goodman Hayward the hatter at Ipswich, 13s. 6d.; to John Baker of Ipswich, 4s. 6d.; John Safford, 5s. 6d.; Cornitt Whipple, 9s.; John Sparks, 1s.; his unkle Richard Kembal's estate, 4s. 6d.; to Leweie Elford, 2s.; that his father Henery Kemball had in money, 17s.; delivered to Elizabeth Norten by Caleb's order a chist and box and tin ware, 8s.; four bushels and half of Indien corne that henery Kemball his father had of Caleb Kemball's corn, 15s. 9d.; debts that are dew and out of my hand of Caleb Kembal's estate, 38li. 7s. 3d.; the 17s. in money and 15s. 9d. in corne is dew from the estate of his father henery kemball and a paile the window kemball hath, 1li. 13s. 9d.

Administration on the above estate granted to Hen. and Richard Kimboll and said Richard attested 30:9:1675, to the truth of this inventory.

The said Henry being deceased sole administration is granted to Richard and he was ordered to pay to the twelve children of the deceased Henry Kimboll 18s. at age.

Essex County Quarterly Court Files, vol. 25, leaves 81, 82.

ESTATE OF PHILIP NOWELL.

Philip Nowell dying at sea, intestate, Mr. Habbackuck Turner was appointed 21:10:1675, administrator of his estate, who made oath to the inventory of the estate left aboard the ship, and was ordered to bring in the perfected inventory to the next Salem court.

Salem Quarterly Court Records, vol. 5, leaf 91.

Inventory of the estate of Phillip Nowell, taken by Habb. Turner: two blankits, 7s. 6d.; 1 wastcoate, 5s. 9d.; a coate and wastcoate, 8s.; a payre of shoos, 5s. 6d.; a bed sack and two shurts, 12s.; a wastcoate and drawers, 15s.; a coate and britches, 1li. 18s.; a coate and wastcots, 19s. 6d.; wastcoat and briches, 17s.; a coat and Chest, 16s. 6d.; 5 1-2 mo. wages at 30s. p mo., 8li. 5s.; 5 1-2 yds. of corse carsey, 16s. 6d.; 2 hhs. of brandy, 20li.; 1 quarter cask of brandy, 5li.; a small burding peace, 10li. 10s.; total, 41li. 16s. 3d.

Inventory of the estate of Phillip Nowell, not brought in by Mr. Turner, taken by Richard Croade, John Beckett and John Pallet (also Pollard) brought in by Wm. Dicer, money in william Dicer's hands, 5li.; in my hands, for fish received of Good. Buckly, 1li.; due from John Archer, 1li.; due by Richard Flinder, 10s., due by Richard Maber & from Jon. Cliford, 10s., 1li.; due for 10 pr. of stockins sold to Hen. Rich. at 2s. 6d., 1li.; due from John Pollard for 2 1-4 yds. carsy, 5s. 7 1-2d.; due from John Pollard for 2 pr. woemen's stockins, 3s.; due by Mr. Habbacuck Turner, bookes, bedding & Cloathes, w^{ch} as I am Informed were sold at ye mast as ye manner of the sea in such cases is, 7li.; 3 very large Hogsds. of brandy w^{ch} y^e sd. mr. Habbacuck Turner must give accompt of, —; in the custody of Mrs. Mary English, 1 wt. Jackett new, 1 new wascoat, 1 black castor Hatt almost new, —; in my custody, 10 pr. womens' stockens at 18d., 15s.; 1 pr. of drawers, 3s.; 1 paceboard Hatt case, 1s.; 2 1-2 yds. red carsey at 2s. 6d. per, 5s. 7d.; 1 pr. old worsted stockins, 1s. 6d.; 2 neck cloaths, 2s. 6d. A chest left in my hand, as followeth. 2 pr. old silver buttens, 1s. 6d.; in money, 4li. 10s. 7 1-2d.; 1 pr. of falce sleeves & a remnant of fustin, 3s.; 1 loose broad cloath coat, 1li.; an old pr. of drawers, 2s.; 1 pr. of camlett breeches, 12s.; 1 holland shirt, 5s.; 5 yds. wt. flanning at 18d. p yd., 7s. 6d.; 1 pr. wt. Jerzey stockens. 2s.; 1 new red rugg, 1li. 10s.; 1 new ivory comb, 1s. 3d. A very smale pr. of stilliards which he left in my house, & sd. they should be for the use of the house, 2s.; what is due to him from Mr. Turner for his wages ye Tyme he sayled with him, —; a smale pcell of pipes not valued. Debts owing by Phillip Nowell, to me William Dicer, 8s. 6d.; to Mr. Jonathan Corwin for Buttens, 1s. 6d.; to the constable of Salem for rates, to charges for drawing the Inventory & appraisers, —.

Said Nowell was drowned Nov. 15, 1675, upon the coast of New England, from a vessel commanded by Mr. Habbacuck Turner, bound for Salem from France, and William Dicer, as attorney to said Nowell, petitioned for administration to be granted to him "that I may with a good conscience make an honest discharge vnto whomsoeuer of his relations most properly claymeing the due of right thereto."

Pay for Phillip Nowells Rates: Indian to Mr. Cleford, 1li. 5s.; Indian Rate, 8s.; Ministers Rate, 5s.; towne Rate for the yeare 1674, 4s. 6d.; more payd William Diser by Maj. Harthornes order for charges on the estate and 8s. 6d. Phillip oade Diser, 1li. 12s.; to Mr. Verin for writing the inventory

and severall things, 4s. 6d.; my atending on the Cort 8 dayes, 12s.; costoms of his brandy, 1li.; for frait, 1li.; to Constable Cleford for his tyme spent on serving warrents and other things, 5s.; the work for inventory &c., 2s.; total, 6li. 15s.

Essex County Quarterly Court Files, vol. 24, leaves 47-49.

ESTATE OF JOHN BATCHELER OF SALEM.

"I John Batchelor aged 63 being in pfect memory do make this my last Will and Testament in the year of o^r Lord 1673 and the 25 year of the Reigne of o^r Sovereigne Lord Charlse the Second King of England &c Inp^r I Bequeath my Soul to the Lord Jesus my Redeemer and my Body to my ffriends by them decently to be intered and what estate the Lord hath given mee I dispose off as followeth I give unto my loving Wife Elizabeth my dwelling House during her natural life & then to be my Son John Batchelors also I give her all my movable estate wheresoever it is, (shee paying fifteen pounds in legacyes as here after is willed) & 6 pound p anu. so long as shee remains unmarried and the keeping of two Cowes, & firewood for her necessary use to be paid for at the charge of my Two Sonns as it is here after expressed also I appoynt her to be my Executrix. It. I give my Son John Batchelor || my house I dwell in, after my wives decease || & twenty Acres of Land which I bought of John Scuder (except six Acres more or less as it is now bounded, which I give to John Cressy as is here after expressed) and takes it begining at Abram Warrens well, so downe to the brooke to the Common the brook being the boune between his Land & his Brother Josephs, and also a piece of Land that lyes at the uper end of the sd twenty Acres without the fence, with the hither end of my salt marsh up to a place commonly called the Rocks where they cart downe wood. I Give my Son Joseph Batchelor all my land in the field together with the orchard & Barne & the salt marsh lying beyond the sd Rocks commonly called Ducks Cove & halfe an Acree of marsh y^t I bought of Joseph Roots & halfe an Acre of Jeoffry Massy. my Will is that my two Sonnes aforesd shall pay their mother the yearly rent of six pound p. anum during her widowod & keep two Cows & prouide firewood for her necessary use and the charges there of to be equally borne by each, and the sd 6 pound to be yearly paid in such specia as she shall desire. Also I give my Daughter Hanah Corning ten pound to be paide by my loving wife before her decease. It. I give my Grandchild John Cressy six Acres of Land lying within my sonne Johns Land as a foresd

along Royals neck & five pound to be paid by my loving wife before her decease. Allso I intreat m^r Henry Bartholmew & Deacon Prince to see this will truly pformed. In witness whereof I have hereunto set my hand & seal the year above written may the 17."

John Bachelor Sen^r (SEAL)

Witness: John Swinnerton, Bethiah Archer.

Proved in Salem court 22:10:1675 by the witnesses. John and Joseph Bachelor, sons of deceased, were appointed administrators.

Inventory of the estate of John Bachelor of Salem, who died Nov. 13, 1675, taken Dec. 4, 1675, by John Raiment and Andrew Eliott: 45 acres of upland, 90li.; two Acres of Salt marsh, 10li.; one dwellinge house and one Barne, 30li.; all his wareinge Clothes, 8li.; all his beddinge, 16li.; whome made Cloth, Lining and woollen, 30 yds., 4li.; 20 pound of wooll and yarne, 1li. 10s.; Three Bibles, 8s.; other household stuff, brass and Iron, 2li. 10s.; one Copper quart with other Earthen ware, 5s.; 2 pewter platters and other smale things, 10s.; one Chest and five trays with other wooden ware, 15s.; Irons for husbandry for wheels & ploughs, 2li.; pease and Indian Corne, 11li.; fouer bushell of barley, 16s.; one quarter of beafe, 16s. 8d.; one yoke of Oxen, 10li.; two steers, 7li. 10s.; five Cows and one heifer, 18li.; one yearling and two Calves, 2li. 10s.; one horse, 2li.; eleaven swine, 7s.; seaventeen sheep, 4li. 5s.; one Lininge wheel, 5s.; total, 230li. 8d. To be paid out in debts, 12li., in legacies, 15li.

Attested in Salem court 22:10:1675 by John and Joseph Bachelor.

Essex County Quarterly Court Files, vol. 24, leaves 75, 76.

ESTATE OF MARK BATCHELDER OF (WENHAM?).

Administration upon the estate of Marke Bachelor was granted on Jan. 16, 1675, to John Bachelor, his brother, who was ordered to bring in an inventory to the next Ipswich court. *Ipswich Quarterly Court Records, vol. 5, page 275.*

Inventory of the estate of Marke Bachelor taken 25:10:1675, by Thos. Fiske, Will. Fiske and John Batcheler: the homestead with a small pcill of medow, 100li.; Catle, 10li.; Barly in the strawe, 16 Bu., 3li. 4s.; flax, 4s.; foder, 1li.; pease, 6 Bu., 1li. 4s.; oats, 13 Bu., 1li. 6s.; Indian Corne, 6 Bu., 1li. 1s.; fethers, 31li., 1li. 11s.; wooding lumber, 1li. 4s. 8d.; Iron & Brass, 1li. 6s. 6d.; pewter, 12s.; sword & belt, 8s.;

Book, 4s.; Clothes, 13s.; Butter & Cheese, 8s.; Swine alive, 1li. 15s.; porke, 2li. 14s. 9d.; Boards, 1li. 16s.; Iron pot & skelct, 9s.; total, 131li. 11d.

Attested in Ipswich court Mar. 28, 1676 by John Bachelour brother of Marke Batcheler.

Deed on back of inventory: "John Portter Seno^r of y^e towne of Salem in the Countie of Essex yeoman And Wiliam Dodge of y^e towne of Beauerly yeoman Thee Execetters of Samuell Portter Late deceased: wee Thee Aforsaid Execetters doe in ye Behalffe of John Portter Juno^r thee proper Heire vnto thee ffarme of thee Aforsaid Samuell or Any other that doth or shall lay claime unto y^e ffarme in thee Right of Samuell Portere doe make ouer settell and confirm unto marke Batcheler A small parsell of Land bee it more or lesse with the Bounds as ffolloweth North upon y^e land of marke Batcheler which hee Bought of m^r Fisk east upon the lannd of John Fesk at y^e corner of his felld where there is A stake and an heape of stons for thee bounds and from thence bounded by thee ffarme easterly, thee South bounds is A stake and an heape of stons that is made at y^e west side of A Reed oak between thee upland And thee swampe and the weest bounds is the land of marke Batcheler that was giuen unto his father by thee towne of Salem: and one thee east ther is A small ash that is Asi—bounds By Agreement: This parsell of land to bee thee Aforsaid marke Batchelers His heirs Execetters Asigns peacably to Inioy with out Any denyall or lawfull disturbance from Any thee Aforsaid propyretters or ther heirs Excetters or Asigns or Any by them — Marke Batcheler hath possession Accordinge unto Law befor thee signing heroff: where vnto wee haue sett our hands And seal. This land is thee Aforsaid marke Batcheler by way of exchang for A parsell of land neare thee great pond with the bounds thereof as it is specified in his deed."

John (his *ƒ* mark) Porter, Willim Dodg, Sen. (SEAL).

Witness: James Moulton, John Carpenter.

Essex County Probate Files, Docket 2,100.

ESTATE OF ALLEN PERLEY OF IPSWICH.

"In the name of God Amen I Allen Perley of Ipswich in the county of Essex in New England being by the good blessing of God in good health & enjoying my vnderstanding and memory yet sencible of my mortall and changable condition heere And desireous to sett my house in order doe therefore make my last will and testament first I committ my soule

into the hands of Jesus Christ my blessed Saviour & redeemer my body to be decently buried in what place the Lord shall allot for me to depart this life in assured hope of a joyfull resurrection at the last day And for my outward estate that God hath graciously given me I thus dispose, my three elder sonns viz. John Perlye Thomas Perley and Samuell Perlye Taking there liberty at the age of one & twenty to leave me &c yet I have given unto them, three parts of the Land beyond Bachelours brooke (each of them a part w^{ch} they are possesst of and doe enioy) exsepting the great meddow which I doe reserue, And ||all|| that part of Land which was Nathaniells my sonn who is departed this ||life w^{ch}|| I doe give & bequeath unto my two daughters Sarah and Martha Perley.

“And my house and ||the res of my|| land & the great meddow I giue & bequeath unto my sonn Timothy when he shall attaine to the age of twenty three years, provyded still my beloved wife Susanna shall haue one roome to ||her|| owne use dureing her naturall life, Item I give vnto my beloved wife all my cattle & moveable goods and one third part of the land bequeathed to my sonn Timothy dureing her naturall life, for her comfortable maintenance and after ||her|| decease my will ||is|| the house & land be vnto my sonn Timothy and the cattel & moveable goods be equally devided among all my children then liveing and my will and mynd is that if my sayd wife shall marrye that then the Land and roome in the house be vnto my sonn Timothy & he to paye vnto his mother seaven pounds a yeare dureing her life And I doe make my beloved wife sole executrix of this my last will my will further is that my sonn Timothy at the age of 23 yeares shall haue the use ||of|| pt of the stock to the value of thirty pounds dureing the life of my wife & then to be returned to be devided as is above expressed In wittnes wherof I have heerunto sett my hand seale the 23 of June Anno Dom. 1670.”

Allan Perly (SEAL)

Witness: Robert Lord, Mary Lord.

“The 16th day of Novembar 1671 I Allen Perley as an explanation of that clause in my will within mentioned concerneing my wifehaving given unto her my cattel & moveables dureing her naturall life besyds the thirds of land & a roome in the house and in case of hir mariage to leave the roome in the house and Land & to have seaven pounds a yeare payd her by my Sonn Timothy but nothing spoken about the cattel & moveable goods my will is that shee returne also the cattel & moveables to be dvyded among my children as is expressed in

the sayd will wittnes my hand the day & yeare above written.”
Allen Perley.

Witness: Robert Lord, Mary Lord.

Proved Feb. 3, 1675 by Robert Lord, Sr. and Mary Lord before Mr. Samuel Symond, Dept. Gov., and Maj. Gen. Denison. *Essex County Quarterly Court Files, vol. 24, leaf 121.*

Inventory of estate of Allen Perley, deceased the 28th of December last past, taken Jan. 19, 1675, by John Kimball and Nehemiah Abbot: the house, barn and orchard with the homestead, grate madow and madowe about home with som littelle upland belonging to the madow, 201li.; The half part of that land as was Nathaniell Perleys, 20li.; The madow that was Nathaniell Perleys, 16li.; two oxen, 10li.; 3 Cows, 10li. 10s.; 2 Cows, 5li.; a haifer, 1li. 15s.; a calf, 1li.; a horse mare and colt, 5li.; 20 sheep, 8li.; 9 swine, 4li.; his wareing cloeths, 4li.; 3 beds with what doe belong to them, 7li.; 2 payer of sheets, 1li. 10s.; a table cloth, 8 napkins, 1li. 2s.; 4 pelow ceases, 10s.; Traye, 3s.; peauter, 1li.; 20 pound of butter, 10s.; cheese, 5s.; 20 pounds of cotten wolle, 16s.; 20 pound of sheeps wole, 1li.; 12 pounds of wolen yarn, 1li. 10s.; linien yarn, 1li. 10s.; 3 guns, 2li. 10s.; 5 bushells of wheat, 1li. 10s.; 4 bushells of Rye, 16s.; 18 bushells of indian corn, 3li.; beefe, 1li. 10s.; 2 Iron pots and a morter, 1li.; brass, 15s.; pans, dishes and spoons and som small things, 10s.; payle, half bushell, half peack, 4s.; a churn, a bariell, a meat tub and som old tubs and a bariell, 10s.; 2 tramiells, frying pane, pothooks and a gredgiron, fyer pan and tongs, 15s.; 3 axes and a how, 10s.; an old Cart, tombrell, whells, plow, yoak and Irians belonging to them, 1li. 10s.; an oger, a chisell, 2 payer of fork tins, 4s.; a Rope, 2s.; a payer of bellows, 2s.; chayers and chusens, 3s.; a table, cotten whele and forme, 5s.; a smothing Iron, 2s.; Seeves 2s.; a bible and a psalm book, 6s.; sacks, 2s.; haye and flax, 3li. 5s.; a cheast, 4s. 6d.; cards, 4s.; 5 bushells of barley, 1li.; a stear, 3li. 10s.; total, 320li. 2s. 6d. The debts: Mr. Windrit, 6li. 3s.; the counstable, 2li. 14s.; deaken goodhue, 18s.; Captain Curwin, 10s.; Mr. Cobbit, 11s.; thomas perley, 3li. 12s.; Joh freanch, 6s.; deakon Knolton, 4s. 6d.; James How, Sr., 3s. 6d.; total, 15li. 2s.

Attested in Ipswich court Feb. 3, 1675 by Susanna Perly, the widow of Allen Perley and executrix of his estate, before Mr. Samuell Symonds, Dep. Gov., and Maj Gen. Denison.

Essex County Probate Files, Docket 21,445.

ESTATE OF MRS. MARGARET KIMBALL OF IPSWICH.

Administration upon the estate of Margaret Kimball of Ipswich, late wife of Richard Kimball, was granted on Mar. 4, 1675-6, to Daniell Dow and Thomas Dow, sons of said Margaret, who were ordered to bring in an inventory to the next Ipswich court.

Ipswich Quarterly Court Records, vol. 5, page 275.

Inventory of the estate of Margreat Kimball, widow, deceased in Ipswich Mar. 1, 1675-76, taken by Walter Ropeer and John Caldwell, Sr.; due from the exceceters of her husband Rich. Kimball by contract at marriage, 40li.; Twenty five bushels of Indian Corne, 4li. 7s. 6d.; one bedstead, bed and furniture, 7li.; pewter dishes, cups potengers, 3li.; Tine ware, 6s.; one Table, Two Chests, 1li. 4s.; one grate Trenches glase, 4s.; Two Iron pots, one Iron skellet & gridiron, 1li. 7s. 1d.; one mortar & pestell, one small skellet, scumer, 8s. 6d.; Two glase botels & erthen ware, 6s.; one bible and other bookes, 15s.; her wering aparell linen & woolen, hud & scarfe, 11li.; sheetes and Napkins, Table cloth, towels, 3li. 13s.; Two pillowes, hat case, two pere of shooes and Two hats, 1li. 13s.; one box, thre Cushiones, pilion, pillion cloth, spectacles, one Tub & one locke, 1li. 2s. 6d.; Cotton wooll, two pare of Cards, basket, combe parsell bellows, one peare candlestick, Trunckes, one linnen wheele, 2li. 3s.; meate & Two cheeses, 1li. 2s.; fouretene Bushels of wheat & one pek, 4li. 5s. 6d.; Barley 18 bushels, 3li. 12s.; foure bushels of Ry & Six of pease, 2li.; Three shoats, two calves, three lambs, 1li. 11s.; Combe, Sithes, one bag, 3s. 6d.; hay, 4li.; Debts due to the estate, 6li. 10s. 5d.; debts due from the estate, 3li. 3s. 2d.; total clear estate, 98li. 10s. 9d.

Attested in Ipswich court Mar. 28, 1676 by Daniell and Thomas Dow, the administrators.

Inventory of the goods of Margret Kimball of Ipswich that are at Hampton, taken Mar. 21, 1675-6, by John Moulton and James Hobes: an ould Brass kittell, 1li.; two tramills & a speet, 10s.; 3 chayrs & a stooll, 6s.; an earthin pot & pan, 6d.; 1 Iron pot & pot hooke, 5s.; a paire of chese tongs, 4d.; bed tecking an ould one, 8s.; one ould spinin whell, 1s.; total, 2li. 10s. 10d.

More to be added prized Mar. 27, 1676, by Joseph Dow and Hannah Philbrick: frying pan, tray, stoole, 3s. 6d.; a pr. of cops, a Ringle and staple, 5s.

Attested in Ipswich court Mar. 28, 1676 by Daniell Dow and Thomas Dow, the administrators.

Essex County Probate Files, Docket 15,671.

Administration having been formerly granted to Daniell and Thomas Dow of the estate of Margaret Kimball, their mother, and an inventory being brought into court amounting to about 100li., and there being four children left, court Mar. 28, 1676, ordered to Daniel Dow of Hampton, 20li. The remainder of the estate was to be equally divided among the other three, Thomas, Jeremiah and Mary Dow.

Ipswich Quarterly Court Records, vol. 5, page 277.

ESTATE OF ROBERT ANDREWS.

"The will and testimony of robert Andrus I doe Commit my Soul and body to the keping of the gra lord of oste and if it be his good wile to Cal me out of this world that i retorne not a gaine to my frindes and estate that god hath given me i doe wile and beques to each of my brothers and sisters twenti shilens a pese and fiue pound to marey towne and the rest of my estat when my detes ar payed to be be equelly deuided ||between|| my mother ||and|| broth's John and Joseph Andrus and dow make my brother Samuel Symonds my exsekter to look after the true performens of this my las wile and dow giue him that which ensin goule ad danel blaike doth owe to me ad this is my tru wile ad testamoni as witnes my hand this 6 day of desember in the year of our lord 1675."

Robard Andru[s].

Witness: Samuel Symonds, Josue Bisson.

Proved in Ipswich court Mar. 28, 1676 by the witnesses.

Inventory of the estate of Robard Androus, taken by Abraham Reddington and John Gould who were chosen by Samuel Symons: 2 oxen, 10li.; 1 Coue, 4li.; 3 piges, 1li.; 1 parcell of flaxe, 1li. 12s.; 1 mare, 2li.; 1 new bariell, 3s. 6d.; 1 old bariell, 2s.; 1 parcill of befe and suate, 2li.; 1 parcill of porke, 1li. 15s.; 1 parcill of clothes, 4li. 4s.; nailes, 6s.; 1 chest, 16s.; 1 saddell and stuirup and sturips Lethers, 1li. 1s. 4d.; 1 bridall, rains and bits, 4s.; 4 axes, 1 howe, 2 okers, 1li.; 2 boshiall of wheat, 12s.; 2 boshiall of rie, 9s.; 22 boshiall of Indon Corne, 3li. 17s.; 5 boshiall of Lime, 5s.; 1 siseth and takiling to et, 4s. 6d.; 1 pike, 4s.; ye halfe part of a whipswa, 4s.; 2 wegges, 3s.; 1 gr. 2lb. bar Iron, 6s. 6d.; 1 share and Coulter, 6s.; 1 slead, 3s.; 1 brake, 1s.; 1 mine Carte, oo.; total, 36li. 18s. 10d.

The remainder of the inventory taken by Abraham Redington, Samuel (his O mark) burtt: a lese of medowe, 3li. 1s. 6d.; tene akers of earabel land and medo, 25li.; the house, 28li.; a hundred and fiftie akers of land, 150li.; a sarg sute, 1li. 8s.; a bybel, 5s.; a short, 3s.; sadel Cloth, 2s.; 1q and 26 pound of bar Eiren, 11s. 6d.; total, 208li. 11s. The deptes ar that do as yet apear, 22li. 5s. 6d.

Attested in Ipswich court Mar. 28, 1676 by Samuell Symonds, executor.

Essex County Probate Files, Docket 710.

ESTATE OF THOMAS NEWMAN, SR.

"The Last will & testem: of Thomas Newman sr Jan^r: 8th: 1675 In the name of god almighty amen: &c. I Thomas Newman Beinge Weake in Body though in perfect strenth of memory &c Comit my spirit to god that gaue it & my Body to bee desently Buried—Doe beequeath & giue to my sonns, Thomas Newman & John Newman. all the houses & Lands thay Now stand possest wth all. and also doe giue unto Each of them: two Cowes & tenn sheepe, (weathers & Eaws one with the other, wth rams) p ps and I do giue to my sonn Thomas one mare of a Blacke Brown Cullour of 7 years old, & my mare of a flexen meaine & Taile of 4 years old to my sonn John: & also I giue my two red oxen to my sonn Thomas: and I do giue my Dwelling house with all my Lands unto my sonn Benjamin Newman together with all my household stufte & goods with all the rest of my Cattle, Carts plows, &c. wch sonn Benjamin I make my Executor, out of wch estate abouesd giuen to him I order that my sd sonn Benjamin, shall Let my wel beloued wife Sarah Newman, In Joy all the East End of my now dwellinge house, with such a part of the seller as she shall Judg necessary for her own use, & also Let her haue & in Joy so much of the household stufte, as shee shall Judg necessary for her use, & Let her haue two Cowes & six sheepe, & maintaine the same both winter & sumer & finde her with Conuenient firewood as much as shee shall neede, all wch I do order & will my sonn Benjamin to find & p^ruide together with Eight pounds p yeare, Either in wheat barley or Indian Corne: or to his mothers Content all wch shall bee duringe her Naturall Life and further I do order my sonn, Benjamin: to deliuer unto my sonns Thomas Newman & John Newman: one acker of Land (in John Mannings) Neck: per. ps: afer my welbeloued wifes decease: together with that Lot at plum Island I bought of symon Tuttle, to bee

Equally deuided betwixt them: and also w^r as it hath pleased god by his prouidence to call my sonn Benjamin: into the warrs. in case hee should not returne, but y^t god should take him away to him selfe: then it is my will, that what so Euer I ||haue|| given to my sonn Benjamin, that it shall bee Equally deuided between my sonn Thomas: & my sonn John thay to performe to my wife what so Euer I haue appoynted my sonn Benjamin to doe.”

Thomas (his † mark) Newman, sr.

Witness: ffrancis Wainwright, John Wainwright.

Proved in Ipswich court Mar. 28, 1676 by the witnesses.

Inventory taken Feb. 9, 1675 by Francis Wainwright and John Whipple: in moneys, 7li.; Wearing apparel, 8li.; 2 beds in ye parler wth one rugg, 3 blanchets & bedsted, curttaines and Valins, 9li.; chests & table Chaire & Cuchings & forme, 2li. 4s.; 7 pr. of sheets, 3li. 2s.; 5 pillowbears, table cloath, 1li. 15s.; 1 fine wicker bascet, 5s.; Cobbirons, 10s.; pewter & tin wares, 2li. 7s.; one warming pan, 10s.; pessel & mortar, 9s.; basting ladle, 1s. 6d.; one grater & lanthorn, 3s. 6d.; one large Kettle, other brase, 3li. 15s.; potts & Kittle of Torne, 3li.; Iorn skillet & spit, 10s., 3 guns, 4li.; 2 swords & belts, 5li. 10s.; bellows, salt box, tonges, 6s. 6d.; slice, 4s.; 4 chairs, 6s.; frying pan, 4s.; wheele, 5s.; one small chest, 5s.; another wheele, 3s. 6d.; cards, 6s.; 3 beere barrels, 7s.; Cheese, 3li.; butter, 15s.; chest & appls, 8s.; 3 trays, 4s.; one hogshed, 12d.; churn, 5s., beef, pork & tubbs, 4li. 5s.; Earthen ware & wooden dishes, 10s.; 2 sives, 3s., 2 Kellors, 2 tubbs, 18s.; 3 payls, 5s.; scayls, 12d.; bed & steed & furniture, 6li.; 300li. wool, 9li. cotton wool, 5li. 9s.; hempe, 10s.; fethers, 20s.; more heemp & flex, 15s.; more beding, 3li.; Indian Corne, 10li.; pease 20 bushells, 4li.; barly 15 bushels, 2 hogdhds, 4s., 3li. 4s.; 2 shovels, 7s. 4d.; 1 pr. Fetters, 5s.; saddle & bridle, 1li.; 3 siths & forks, 1li.; hoos & sickles, 9s.; Utensall for Husbendry, 6li. 11s.; Cannows, 2li.; wheat & ry, 15s.; woolin, 4li.; dwelling house & barns & land adjoininge, 200li.; land in manings neck, 36li.; marsh behind ye hill, 50li.; marsh at plum Iland, 24li.; 4 oxen & 2 steers, 30li.; 8 Cowes, 30li.; young Cattell, 8li.; 4 maires, 6li.; 3 young horses, 5li.; 40 sheep, 16li.; 4 swine & foules, 2 li. 10s.; Hay, 10li.; tramels, 4s. 2d.; debts due to ye estate, 11li.; total, 538li. 19s.

Attested in Ipswich court Mar. 28, 1676 by Benjamin Newman, executor of his father's will.

Essex County Probate Files, Docket 19,434.

ESTATE OF SAMUEL SIMONS OF LYNN.

Administration upon the estate of Samuell Simons, intestate, was granted Mar. 28, 1676, to Clement Coldom, who brought in an inventory amounting to about 16li.

Ipswich Quarterly Court Records, vol. 5, page 278.

Inventory of the estate of Samuell Simons, grandchild of Tho. Couldum of Lynn, who died in the beginning of August 1675, taken Dec. 6, 1675 by John Burrill, Thomas Browne and Joannah (her — mark) Couldum: 1 Hatt, 1 Coate & 1 Carsye Coate, 1li. 10s. 6d.; Breeches & jacksit, 12s.; shooes & Lumber, 6s. 6d.; 1 Pistle, 1 chest, 7s. 6d.; neate Catle, 3li. 16s. 6d.; sheep, 1li. 2s.; Horse Flesh, 3li.; 1 gun Lock, 8s.; Indion Corne 27 bush., 4li. 1s.; Barlye 5 bushell, 1li.; wheat 1 halfe Bushell, 2s. 6d.; total, 16li. 6s. 6d.

Attested in Ipswich court Mar. 28, 1676 by Clement Coldam. *Essex County Probate Files, Docket 27,133.*

ESTATE OF MRS. MARGARET ROGERS.

Administration upon the estate of Mrs. Margret Rogers, intestate, was granted Mar. 28, 1676, to Mr. John Rogers, her eldest son, who was ordered to bring in an inventory to the next Ipswich court.

Ipswich Quarterly Court Records, vol. 5, page 278.

ESTATE OF JOHN AYRES OF BROOKFIELD.

Administration upon the estate of John Ayres of Qaboag, intestate, was granted Mar. 28, 1676, to Susana Ayres, the widow. There being an inventory brought in amounting to 195li., and there being seven sons and a daughter, court ordered 95li. to be divided among the children, the eldest son John, with what he already had to be made up a double portion, and the remainder to be equally divided, the widow to have the rest of the estate.

Ipswich Quarterly Court Records, vol. 5, page 278.

Inventory of the estate of John Ayres of Brookfield taken Sept. 13, 1675, by John Brewer, sr. and Simon Stace: six oxen, 33li.; ten cows, 30li.; two steers two yere old, 5li. 10s.; two heifers the same age, 5li. 10s.; one heifer more & too yerelings & one bull, 8li. 10s.

Inventory taken Mar. 27, 1676 by John Brewer, sr. and Simon Stace: one Kettle & too scillets, 1li. 10s.; pewter plat-

ters & pots & other small things, 4li. 14s.; foure coverlids & one Rug, 7li.; Three paire of curtaines & vallants, 4li. 10s.; six good blancketts & foure old ones, 6li.; six feather beds, nine bolsters & nine pillows, 28li.; some woollen & linen cloath, 1li. 8s.; one old bed teeking & bolster, 15s.; two paire of sheets, five paire more of worne sheets, 4li. 15s.; twelve pillowbeers, 1li. 16s.; one hollen sheete, three bord cloaths, 2li. 5s.; twelve napkins & three towells, 1li. 3s.; two Guns and three cutlashes, 5li. 1s.; one sith, four sack & one bag, 11s. 6d.; a mantle, a sive botom, three spoones, 17s.; Bibles & other Bookes, 1li. 16s.; wearing cloathes, 7li. 12s.; in money, 34li. 10s.; total, 195li. 13s. 6d.

Attested in Ipswich court Mar. 28, 1676 by Susana Ayres, the administratrix.

Statement of Susanna Ayres that she had seven sons and one daughter and that her eldest son hath had of her husband too oxen, one cow, a fatt hogg, one sow & piggs, one pewter dish, a fether bed & bolster, one Rug & blancket & a paire of sheetes.

Essex County Probate Files, Docket 1,089.

ESTATE OF THOMAS SMALL OF SALEM.

Upon request of Ruth Small, whose husband deceased intestate, court Mar. 28, 1676, appointed her administratrix of his estate, and ordered her to bring in an inventory to the next Salem court.

Ipswich Quarterly Court Records, vol. 5, page 279.

Inventory of the estate of Thomas Small, who deceased Jan. 26, 1675, taken by John Putnam and Richard (his R mark) Leach: housing and land, 250li.; two oxen, 10li.; 13 cows, 48li. 15s.; 5 Cataill of 2 year old, 12li. 10s.; 5 of a year old, 6li. 5s.; 25 sheep, 12li. 10s.; 3 mares & a horse & a Coult, 5li.; sadel, Bridle, Pistolls & houlsters, Belt, Rapyer, 3li. 10s.; a Gune, 1li. 10s.; his wearing Cloaths, 13li. 2s.; feather bead, Boulsters & Pillows & Beadsteed, Curtins & valians & a Ruge & a Blanket, a pair of shets, 10li.; 3 sheets & other Linen, 1li. 6s.; mony, 10s.; 10 lb. of Coten woolle, 10s.; 17 lb. of woollen yearn, 1li. 15s.; Cheese & Boxes, 15s.; Chairs, 10s.; a Litell Table, 5s.; a trundle Bead & Beading, 2li. 10s.; Bead & Beading & Beadsteed, 3li.; 32 lb. of Sheeps woole, 1li. 12s.; a pair of stillyards, 1li.; Cart Rope & Pilion, 18s.; for a fanne, 4s.; old Barills, 13s.; 17 Bushills of Barill, 3li. 8s.; 2 bushells of Rye, 8s.; 15 bushells of pease, 3li.; 80 bushells of Indian

Corn, 12li.; sacks, 12s.; chains, 1li. 6s.; shars & Coulters, 1li.; axes, 16s.; hons, 10s.; Betell & wedges & old Iron, 1li.; swin, 4li.; Keards & whells, 10s.; siths & Tackeling, 6s.; 2 Iron potes, 1li.; a friing pan & warming pan, 3s.; Barills & other wooden warr, 1li.; wooden with other things, 2li.; meat, 2li. 10s.; Cart & whells, 1li.; 8 Bushells of Barlly, 1li. 12s.; Hemp & flax, 15s.; Glase, 4s.; total, 427li. Debtor to several persons, 135li. 7s. 4d.; debts due from severall persons, 58li. 10s. 5d.

Allowed in Salem court 30:4:1676.

Essex County Quarterly Court Files, vol. 25, leaf 62.

Ruth, the relict of Tho. Smale, was appointed administratrix of his estate and made oath to the inventory, 30:4:1676. She was bound with Edward Groves.

Salem Quarterly Court Records, vol. 5, leaf 96.

Petition, dated Salem, Mar. 25, 1676, of Ruth (her ☺ mark) Small, John (his † mark) Small, Edward Grove, John Putnam and John Buxton, that the estate of Thomas Small should be divided as follows, said Ruth having taken advice of her father Small, her uncle Grove, her brother John Buxton and Mr. John Putnam: that the court make her administratrix; that she have liberty to bring up her four children herself, to continue with her until they come of age unless she see cause to dispose of them otherwise for their better education; that her son William as soon as he comes of age may have the one-half of the farm that is undisposed of, with the meadow belonging, having his part on the east side of the farm adjoining Nathaniell Putnam's, not meddling with the housing or any part of the improved land; that as soon as her daughters Lidia, Hanna and Ann come of age, they were to have 40li. each; that her father John Small, her uncle Edward Grove, her brother John Buxton and Mr. John Putnam be overseers.

Allowed in Salem court, 30:9:1676, the 40li. disposed of to the child deceased to be equally divided between the mother and three children.

Essex County Quarterly Court Files, vol. 24, leaf 120.

ESTATE OF FREEGRACE NORTON.

Administration upon the estate of Freegrace Norton, who was slain in the war, was granted Mar. 28, 1676, to Mr. Francis Wainwright, and there being not a sufficient amount to satisfy the debts, court ordered that the debts be paid ac-

ording to proportion. If any were not satisfied with their proportion, they were given liberty to take their course, if they could find any other estate not inventoried.

Ipswich Quarterly Court Records, vol. 5, page 279.

Thomas Borman, sr., Walter Roper, Abraham Tilton and Elihu Wardal, chosen to appraise the work done by Freegras Norton for Docter Daue, found it to be worth 24li. 12s. 6d. Approved by the court, Mar. 30, 1676. Robert Lord, cleric.

Inventory of the estate of Freegrace Norton, taken Mar. 28, 1676: 1 orchard of three quarters of an acre, 15li.; 1 bedsted curtains & valins, 3li. 10s.; 1 Cubbord & Cubbord Cloath, 3li. 4s.; 1 table & one forme & one Carpit, 1li.; 6 chairs & 3 Cushins, 14s.; one Chest with Locke & key, 5s.; 2 pr. sheets, 2li.; 2 table Cloaths & 6 napkins, 10s.; one Bible & one sermon booke, 7s.; one silver dram cupp & 1 pr. shooe buckles, 7s.; 1 settle & 1 small table & 1 Inkhorne, 10s. 6d.; 1 brass skillet, 1 Kettle, 1 warminge pann, 1li. 10s.; 3 pewter Dishes & 3 porringers, 14s.; one Pewter pot & 3 Cupps, 5s.; one Tin kettle & 4 Tin pans, one tunnel & 1 sass pan, 7s. 6d.; 1 pr. tonges, fire shovell & Grid Iron, 10s.; one fryinge pann, 1 pr. Bellows, 5s. 6d.; one spitt, one Jacke & waite, 1li. 5s.; 3 pailles & 1 pigen, 5s.; 2 boules, 3 dishes, 6 trenchers, 3s.; Earthen ware, 2s.; spoons, 12d.; 4 barrels, & 2 halfe barrels & 1 meshinge tubb, 1li.; 3 Keelers & one trucklebed sted & 2 Chests, 6s.; one broadax & one Narrow ax, 7s.; working tooles & 1 pr. beetle rings, 19s.; 1 Candlesticke, 2 hookes & staples, 2s. 6d.; one seate in the meeting house, 1li.; total, 36li. 10s. What Charge Freegrace Norton was in repaireinge the house, by 1,000 foote pine Boards, 3li.; Laying 2 floors, findinge all nailes & sleeprs., 15s.; 2 doors, 2 pr. hooks & hinges, one Locke, pettel, &c., 15s.; stoninge a seller, 5s.; 2 pr. staires, 8s.; 1,000 bricke, 20s.; for whiteing ye roome, 9s.; Glass, 14s.; Ensigne Tho. Burnon Walter Roper, Abra. Tilton & Elihu Wardell being Chosen p Docter Deane & Goody Norton to apprise the worke Freegrace Norton did for ye sd Deane & thay finde it worth 24li. 12s. 6d.; Goodman Bridges is dr. to the estate, 6s.; total, £68. 2s. 6d.

Essex County Quarterly Court Files, vol. 25, leaves 122, 123.

Francis Wainwright renounced his administratorship of the estate of Freegrace Norton granted in March last.

John Wainwright was appointed Sept. 26, 1676, administrator of the estate of Freegrace Norton. He was to allow the widow her thirds of the land and to pay no debt except to his

satisfaction due and legally proved; also to pay as far as the estate could be sold for.

Ipswich Quarterly Court Records, vol. 5, page 283.

ESTATE OF JOHN WITT, SR., OF LYNN.

“This is the Last will, & testament of John witt senio^r of Lynn in the Countye of Essex written the tweluth daye of September, Ano: Domni 1675: whoe being sicke, & weake of bodye, but of good memorye, & understanding. Imp: I bequeath my bodye to the earth, & my spirrit to the Lord that gaue it It: I giue to my daughter Ann Barnitt, five shillings shee haueing receiued her portion alredye. It: I giue to my Daughter Elizabeth five shillings shee also haueing receiued her portion alreddye. It: I give to my daughter Sarah six pounds to bee paid to her with in two years after my deseace. It: I give vnto my daughter Marye twentye pounds to bee paide vnto her with in three yeares after my deseace but in case shee shall marrye, sooner, then it, to bee pd: at her marryage It: I give vnto my daughter Martha, twentye pounds to bee paid, vnto herr ||in|| foure yeares after my deseace, but if shee shall marrye Sooner, then it to bee paid her, at her marryage. It: I give vnto my son John witt, my now dwelling house & house Lott with all my housinge vppon it to him his heires & assignes for ever, with all Comons, Libertyes, & p^rvilidges what soe ever be Longing there vnto (viz) to take possession of at his now Mothers marryage if shee shall marrye againe, but if shee shall not marrye againe but remaine a widdow then my Son John not to haue it in his possion untill his said mothers death, & then to possesse it. It: I give to my Son Thomas witt, all my Land by the meeting house which I bought of m^r: King with all Comons Libertyes & p^rvilidges what soe be Longing there vnto, to him, his heires, & assignes for ever & alsoe ten acres of my marsh ground this being to bee vnderstood that I hereby doe give vnto my affore sd son John witt all the rest of my marsh ground & doe referr vnto the overseers of this my will the Layeing out for my Son Tho: witt: ||y^t sd|| ten acres of my marsh indifferentlye they haueing an eye to the goodnesse & badnesse of my marsh the convenience, & inconueniencye soe y^t neither of my sonns maye be wronged & hee the said Thomas to haue possession of his whole guift both of vpland, & marsh ground at the death of his now mother

“It: I give unto my wife Sarah the vse, of all my affore said houses Lands & marsh ground with all there appurten-

ances & privilidges as aboue said to improue for her best advantage dureing all the tyme shee shall remaine my widdow It: I giue vnto my affore sd wife all my Catles & Liveing stocke of all sorts to gether with debts due to mee, & also all my moveable estate both within dores, & without to bee at her dispose for ||her|| owne Comfortable Livelyhood dureing the tyme shee shall remaine my widdow & if shee shall dye my widdow then shee is to dispose of what parte of my moveable estate maye bee then Left to all, my children in generall, or ||to|| which of them shee pleases but if shee shall marrye with any man Then my will is, & I doe here by impower my Son John witt to enter possession vppon two thirds of all my houseing Lands & marsh ground, as abouesd to bee disposed of as abouesd, I hereby giueing to my wife one third part of all my houses Land, & marsh ground as aboue sd dureing her naturall life. Alsoe my will is y^t if my wife Sarah shall marrye againe, that before shee doe marrye, shee doe deuide all my moueable estate as aboue sd which then maye be Left, amongst all my children in generall ||as shee pleases|| & doe hereby impower my son John, with the overseers of this my will, to see it be don: It: I bequeath to my grandchild Hester witt one ewe Lamb. It: my will is that in Case any of my children shall dye before the tyme the shall receiue their respectiue Legacyes as aboue said then their Legacyes to bee paid to their brethren or brother abouesd if Liveing. It: My will is that where as their are severall Legacyes to be paid as abouesd, & alsoe: ten pounds to be paid by mee to my Grandchild Hester witt, as it being soe willed by her father Jonathon witt: that soe much of it as shall bee due to bee paide dureing y^e tyme my estate in generall shall bee in my wifes hands as abouesd, shee shall paye it out of the moveable estate but soe much of it as maye not bee due to bee paide whilst the tyme of the deseace, or marryage of my wife Sarah with some other man as aforesd My two sons John: & Tho: witt shall paye it after this proportion to my son: John Thirtye five pounds & my Son Thomas ffifteen pounds & that vppon this consideracon y^t I haue giuen y^m all my houseing Lands & marsh ground, as aboue sd this being to bee understood, that how far short that which my Sons: John, & Thomas maye paye of it shall be of fiftye pounds the shall make it up fiftye pounds to be paid to her to dispose of It: I make my wife Sarah my Lawfull: Executrix Last I doe desyre & apoynt my Loueing ffrinds John Burrell Nathaniell Kertland senio^r, & Mathew farington to be overseers

of this my will In: witt: whereof I haue put my hand this being to bee vnderstood to bee the meaning of that fiftye in the interline next before where I make my wife my executrix that iff my sons shall paye noe pt of y^e. 10^{li}: nor of the Legacyes abouesd then John: shall paye to the assigns or assignie of his mother 35^{li} & Tho: 15^{li}: but if the shall paye any part of it by soe much the shall deduct & the tyme of the payment is at their mothers death."

John (his mark) witt Senio^r.

Witness: Andrew Mansfeild, Joseph mainsfeild, Deborah (her mark) Mansfeild.

Proved in Ipswich court Mar. 28, 1676 by Andrew and Joseph Mansfield.

Inventory of the estate of John Witt, Sr. of Lynn, deceased Dec. 2, 1675, taken Dec. 14, 1675 by John Fuller and Andrew Mansfeild: weareing Apparill, Lyning & woollen, 2li. 15s.; Bed Coverings, 2li. 2s.; five pare of sheets, 5li. 10s.; fether Bed, 1 boulster, 3 pillowes, 6li.; fether bed with other Bedding, 8li. 1s.; more Bedding, 1li. 4s.; Bedstead, 1li. 10s.; Table, Carpitt, Table Lining, 4li. 2s.; Lining Cloth, 4li. 1s.; woollen Cloth, 3li. 17s. 6d.; Flax, woole, 3li. 12s.; Puter & Tinn* ware, 3li. 11s. 2d.; Iron & Brass potts & ketles, pestile & mortar & posnets, 2li. 1s. 6d.; Fryeing pan, 2 Hakes, 1 Grid Iron, 1 spit, 1pr. tonngs, 2li. 4s.; 1 spade, 3 axes, 1 Hamer, 1 Hooe, 1 Mattake, 1 Hetchell & haye Hooke, 1li. 3s. 6d.; wedges, beetle rings, Hoops & boxes for cart whells, 1li. 1s. 6d.; Armes & Ammunition, 1li. 10s.; chest, Boxes, cheres & Fann, 1li. 16s.; Bookes, 1li.; English & Indion Corne, 14li. 5s.; Neate catle & sheep, 57li. 12s.; swine Flesh, 11li. 2s.; Tobaccoe, 2li.; Carts, plows, chains, yoks & Apurtenances, 4li. 12s.; Butter, cheese & Beefe, 3li. 10s.; spinning wheels, woole cards, smoothing iron, 12s. 6d.; Syder, chees press, cheese fatts, 3li. 6s. 6d.; Pailles, Doe tub & some Lumber, 18s.; 1 Horse, 2li.; A Loom for to weave in, sleas & Harniss &c., 5li.; grindle stone, syths & sickles, 1li. 1s.; new Iron, 2 Bottles, a baskitt, pannill & saddle, 1li.; monyes, 1li. 4s.; The house lott, 6 acres in estimation wth ye houseing & orchard vppon it, 160li.; 5 acres by the meeting house with the orchard vppon it, 32li.; marsh ground, 115li.; total, 472li. 7s. Due to the estate in monyes, 5li. Debts due from the estate, 2li. 6s.

Attested in Ipswich court Mar. 28, 1676 by Sarah Witt, widow and executrix.

Essex County Probate Files, Docket 30,221.

ESTATE OF DANIEL ROLFE.

Administration on the estate of Daniell Roff, intestate, granted by the Ipswich court Mar. 28, 1676, to his brother Ezra Roff, and there being an inventory brought in of 38li., the court ordered the estate to be left in his hands.

Inventory of the estate of Daniell Rooffe, slain in the "wars at the Narogaynsseths": one Cloke, 2li. 12s.; one Kooote made of Sarch, 1li. 10s.; one Clooth Kooote, 18s.; a payer of drawers, 6s.; a doblet & bridges, 1li.; one old Cloth Clooke, 1li.; a payer draers and waskot, 1s.; 2 payer old Bridges, 1s.; three hats, 6s. 6d.; one shert and drawers, 8s.; 2 bands, a Neck Clooth and one payer of sleeves, 12s.; one belt and ponts, 4s.; small Tools, 12s. 3d.; Coopers tools, 3li. 7s.; one ax, 2s. 6d.; one gone stik boer, 1s. 6d. Debts due by a bill of Schoer Wilson, 3li. 9s. 5d.; Jo. Chack for a gun, 8s.; my father Rooffe, 13li. 6s. 8d.; Jas. Smith, 8s.; Jos. Lee, 5s.; Mr. Lord, Clerk, 10s.; Jon. Kindrik, 3s.; total, 18li. 10s. 1d. More by 2 goons and 4 barrels of goons, 3li. 1s.; goodman Wood of Rowly, 2li. 10s.; Jaemes Myrick of Newbery, 1li. 10s.; 3000 of Barrel Staves and heading, 4li. 10s.; a bill of Joseph Wilson of Andifor, 3li. 10s.; debts due from the estate, 4li. 4s. 6d.; total clear estate, 42li. 8s. 4d.

Attested in Ipswich court Mar. 28, 1676 by Ezra Roffe, administrator.

Essex County Probate Files, Docket 24,105.

ESTATE OF DANIEL SOMERBY OF NEWBURY.

"I Daniell Sumerby beeing Caled to goe forth to war by gods prouidens: this is my will that my sister Elizabeths Clarkes eldest soon shall bee my Ayre of all my Lands exep[t] that twoe acors of medow liing with goodman hals below the ox Comon: that I doe alot to henry hale: and the heire of my Land shall pay to my sister Saras 2 Children Thomas and Judah fiue pound a pees and to the rest of my sisters Elizabeths Childred forty shillins apees: and the rest of my estate after my Lawfull debts are payd I doe: giue to my brothers and sisters Equally to be deuided: and I doe a point my father Coffin: and my brother Nathanell Clarke: to see this Last will and testament of mine performed: this was written the 26 of october in the 1675 yere of our Lord:"

Daniell Sumerby.

(SEAL)

Witness: Mary Coffin, John (his X mark) Wolinford.
 Proved in Ipswich court Mar. 28, 1676 by the witnesses.
Essex County Probate Files, Docket 25,842.

ESTATE OF THOMAS SMITH OF NEWBURY.

Administration upon the estate of Thomas Smith of Newbury, who was slain in the war, was granted Mar. 28, 1676, to James and John Smith, his brothers, and court ordered that it be equally divided between them.

Ipswich Quarterly Court Records, vol. 5, page 277.

Inventory of the estate of Thomas Smith of Newbury who was slayne when Capt. Lathrop was slayne, taken Mar. 22, 1675-76 by Robert Long and Anthony Somerby: foure acres of plowland, 3 acres of pasture, 4 acres salt marsh & 3 acres of swamp or slow land, 55li.; A yoke of oxen & a 4 yeare old heifer, 16li. 10s.; His weareing apparrell, 5li.; A Chest, Crosscut saw, broad Axe, 2 Augurs, maul, 2 Addes, Rule & a Raypier, 2li. 8s.; snapsack & a bible & 2 paper bookes, 8s. 6d.; debts due to him about 1li.; total, 80li. 6s. 6d. The debts he owes, 10li.

The deceased was out in the Country service about 7 weeks, he was at first Corporall & after Sergent under the said Capt. Lathrop & had all his Armes & Amunition well fixt which is all lost except the Rapier.

Received in Ipswich court Mar. 28, 1676.

Essex County Probate Files, Docket 25,780.

ESTATE OF SAMUEL STEVENS.

Inventory of the estate of Samuell Stevens who was slayne when Capt. Lathrop was slayne taken Sept. 27, 1675 by Anthony Somerby and Augustin Steadman: his crop of corne of all sorts, 5li.; a yoake of oxen, a cow & a calfe, 14li. 15s.; horse and a 3 yer old mare & 2 yerling colt, 8li. 10s.; 5 or six sheep, 1li. 15s.; Apparrell, skins, tooles & lumber, 2li. 10s.; his book debts about 16li.; sadlers ware, 1li.; four load of Hay, 2li.; total, 51li. 10s. His debts about 20li.

Addition to the inventory above; A sute of clothes, 1li. 10s.; a remnant of broadcloth, 1li. 10s.; his wages, 1li. 17s. 8d.; a new trooping saddle, 1li. 10s.; sadlers ware sold to Anthony Somerby, 2li.; more for sadlers ware, 5li.; a new saddle & bridle & gunne pressed away for the Countryes service. New debts that did not appeare till of late: to Mr. Wayn-

wright, 2li. 7s. 4d.; Rates, 2li. 4s.; deduction of debts, 2li.; due to Benaia Titcomb, 1li. 6s.; total, 7li. 17s. 4d.

Attested in Ipswich court Mar. 28, 1676 by Wm. Titcomb.
Essex County Probate Files, Docket 26,419.

ESTATE OF SIMON THOMPSON OF IPSWICH.

“In y^e name of God Amen. I Simond Tomson of Ipswich, weake in body, but of perfect understanding and memory, after ye bequeathing my soule into ye hands of my mercifull Redeemer, and my body unto decent buryall, doe in case of death thus dispose of my estate, w^{ch} God hath graciously given mee: Inprimis, I give unto Rachel my beloved wife, my dwelling house and land, w^{ch} was part of Hayfeilds farme, and now in y^e use and tenure of Thomas Atwood, wth two coves, two bullockes, six sheep during y^e terme of her naturall life, provided she remaynes a widow: but in case she marryes agayn I give her in lieu thereof six pound yearly out of y^e same during y^e sayd terme of her naturall life: Item I give unto her all ye houshold stufte w^{ch} she brought wth her at her marryage, to her and her heyres for ever: Item I give to her during ye terme of her naturall life my best coverlet, wth ye new bedteek, my new trunke, my new box, one Iron pot, one porrenger, one pewter dish, a spoon, chafing dish, warming pan, brasse fire pan and tongs one of ye green say cushions, but after her decease I give them all to my Grandchild Mary wood. Item I give unto her four pound a year so long as she liveth, due by bill from my son in Law Abraham Fits. Item I give unto my Grandchild Simond wood my house wherein I now dwell wth all ye priviledges, and appurtenances thereunto belonging, wth all y^e land, pasture, arable, and meadow, not after disposed of, he allowing liberty to his brothers Samuell and William to keep three coves apeice in ye cow pasture, himselfe keeping foure. I give ye sayd p^mises to him and to ye heyres of his body lawfully begotten for ever; and for want of such heyres, I give all ye sayd premises to his brothers Thomas ¶and tomson¶ wood in like manner, provided alwayes y^e he pay unto his Sister Joannah, and to his cousin Sarah Fits, thirty pounds ¶a peice¶ when they come to y^e age of twenty one yeares. Item I give the dwelling house and ye land belonging to it at Hayfeilds Farme, after my wives decease to my Grand Children Thomas wood, and Thomson wood, equally to be divided betwixt them, provided they pay thirty pound betwixt them to their Sister Sarah, when she comes at age, and after they come unto ye possession of ye

sayd house and land. Item I give unto my Grand child Samuell wood ||the house his father lives in|| wth all ye priviledges, lands & appurtenances thereunto belonging after y^e death of his father and his mother, according as is mentioned in a deed concerning y^e same, but my will is yt ye sayd be nulled after this my will comes to take place, provided alwayes yt ye five Acres I bought of Thomas Lee, be not included in this devise.

“Item I give unto my Grand child william wood the house and land I bought of Goodman More wth y^e Marsh at Plumbe Island belonging thereunto, the five acres I bought of Thomas Lee, after y^e decease of his father, and mother. Item I give unto my Grandchild Mary wood one acre of land towards M^r Hubbards Corner, being part of y^e house Lot, I bought of M^r Jonathan wade, or George Hadly, as also I give unto her, six acres of land bought of Deacon Goodhue adjoining to Goodman Hunts land, and next ye High way. Item my will is y^t my Grand children Abram Fits, and Sarah Fits shall enjoy my halfe of y^e house and land possessed by their father, after his decease: But y^e six acres I bought of Richard Nicholls, at ye east end of heart-breake hill, I give unto my Grand child Abraham Fits. Item my will is yt my daughter wood shall enjoy the house where she now dwells wth all y^e land belonging thereunto, according to y^e true intent of a deed concerning ye same, w^{ch} sayd deed I leave in y^e hand of a friend to keep for yt end. Item my will is yt in case any of my Grand children should dye before they come to age, or leave no issue behinde them lawfully begotten. that then the land or legacyes bequeathed unto them, be equally divided amongst ye rest of their brothers and sisters. Lastly my will is yt my debts be all payd wth convenient speed, after my funerall charges, and to that end I constitute and appoynt my son-in-law Isayah wood the sole Executo^r of this my last Will and Testament, hereby disanulling all former Wills, In witnes whereof I have hereunto set my hand and seale this 25th of June in ye yeare 1675. Further My will is, yt in case my daughter wood be left a widow, yt her Sonne Simond shall pay unto her forty shillings a yeare during ye time of her widowhood and yt ||her sons|| Thomas wood, and Thomson wood shall pay her in ye like manner twenty shillings by ye yeare each of them, while she remayns a widow; likewise I desire my loving friends M^r W^m. Hubbard, M^r John Rogers, and Deacon W^m. Goodhue, to be ye overseers of this my last Will; Item I give ye new teek

mentioned above to my wife for ever, not wth standing w^t ever is above expressed."

Simon (his M mark) Tomson.

(SEAL)

Witness: William Hubbard, Jn^o. Rogers.

Proved in Ipswich court Mar. 28, 1676 by the witnesses.

Inventory taken Nov. 20, 1675: money, 2li.; his wearing Aparell, 14li.; 7 pr. of Sheets, 5li.; 8 pilowbeares, 1li. 8s.; 4 pilowbears, 12s.; pilowbeares, napkins &c., 3li. 7s.; 1 bagg with hops in it, 9s.; Cushons and small things, 8s.; new linnen, 13s.; 2 tabls in the parlor, 5 chayres, 1 forme, 15s.; 1 trunk, 1 Chest, 15s.; 1 bedsted, bedding &c., 3li. 5s.; small linen, 13s.; peuter and tinn, 2li. 2s.; brasse and Iron stilyards &c in kitchin, 5li. 4s.; 1 bagg with meale, 1li. 4s.; in the Chamber, Indian corne, 5li.; 1 fether bed, 1 blankit, 3li. 10s.; 1 pike and Costlet, 1li.; sawes and severall tools, 3li. 5s.; 1 musket, 1 sword, bandeliers, &c., 1li. 15s.; 1 bed with bedding in the chamber, 3li. 10s.; 86 1-2li. wooll put out to hallves, 4li. 6s. 6d. Things willed to goode Tomson for life: 1 Coverlitt, 1li. 10s.; 1 trunke, 15s.; 1 box, 4s.; 1 Iron pott, 9s.; 1 poringer, 2s. 6d.; 1 peuter dish, 3s. 6d.; 1 spoone, 6d.; 1 Chafing dish, 2s.; fire shovell, tongs, 10s.; 1 Cushon, 4s.; 110li. of Cheese, 1li. 3s.; onions, 1s.; 2 sives, 2s.; 2M. nayls, 20s.; 1 box of buttons, &c. 10s.; yarne, 2s.; 1 Table, 4s.; 3 boxes, 6s.; 1 blanket, 8s.; 1 Curtane, 2s.; Some small things in the dary house, 12s.; severall things in the seller, 4li.; things in ye leaneto, 12s.; severall small things in a box, 18s.; his dwelling house and homsted being 9 acres and a halfe, 137li.; mores howse and land with marsh and comg, 60li.; 34 acres at the pasture, 170li.; 10 Acres of marsh at laboring vane, 50li.; 4 acres 1-2 marsh at Plum Iland, 9li.; 6 acres bought of Thomas Lee, 36li.; 60 Acres and apurtnases at hafilds farme, 260li.; swine, 4li.; timber, 12s.; crow, 5s.; 4 oxen, 20li.; 4 stears, 16li.; 7 cows, 24li. 10s.; 2 yerelings, 3li.; 2 calvs, 1li. 10s.; 2 horses, 3li. 10s.; 43 shepe, 14li.; plows, carts, chayns &c., 3li. 3s.; English Corne in the barne, 24li.; 16 load of hay, 8li.; debts due Abram fitts, 8li.; Atwod, 1li. 8s., due from Nathaniell [R]ust, 2s. 8d.; total, 926li. 12s. 8d. Debts due from the estate: to Deacon Goodhue, 29li. 12s.; Mr. Francis Wainwright, 12li. 6s.; widow Redings, 4li.; Mr. John Rogers, 4li.; Sam. Hunt, 6s.; Tho. Newman, 11s.; John gaines, 8s.; John Dane, 12s.; John Sparkes, 3li. 5s. 10d.; Deacon Knolton, 18s.; Robert Perce, 13s. 7d.; Rates due to Mr. Willson, 2li. 18s. 8d.; more due to Mr. Willson, 2li. 12s.; 6d.; to Seth

Story and Daniell Ringe, 12li.; Edward Bridges, 7s. 4d.; Obadiah Bridges, 8s.; John Burnam, Junior, 8s.; Ensigne frensh, 12s.; Thomas Burnam, Junior, 7s.; Reonall Foster, Junior, 2li. 9s.; for minester rats, 1li.; total, 81li. 15s. 1d.

Attested in Ipswich court Mar. 28, 1676 by Isaiah Wood to be a true inventory of the estate of his father in law Symon Tompson.

William Hubbard one of the witnesses to the will of Symon Thompson attested in Ipswich court Mar. 28, 1676, that the said Thompson did expressly order when his will was drawn up that he did give thirty pounds per piece to Johannah Wood and Sarah Fitts to be paid by Symon Wood, and that upon the best of his remembrance it was so read to the said Thompson before he signed it, though the words (a peece) were occasionally omitted in the writing of the said will.

John Rogers the other witness attested that he believed it was the said Thompsons meaning, according as it was expressed in a former will signed by himself the year before and which was now shown before the Court, that Johannah and Sarah should have thirty pounds apiece for their legacies.

Essex County Probate Files, Docket 27,525.

ESTATE OF JAMES BROWNE.

Inventory of the estate of James Browne, taken Apr. 7, 1676 by Joseph Grafton and Wm. Browne, jr.: in parlour chamber, 1 bedd, bolster, pillow, rugg covered, curtaines & vallens with the bedsteed, 7li.; 13 chaires, 5li., chest of drawers, 20s., trunk, chest & smale desk & smale table, 20s., 7li.; 11 pr. worne holland sheets, 7li. 10s., 3 damask & 18 diaper naptkins, 15s., 8li. 5s.; 43 naptkins of canvis & holland, 1li. 10s.; 7 pr. pillowbeers, 4 table cloathes, 2 cubbord cloathes, 2li.; severall remnants of lining & wollan cloath with som haberdashery, 16li.; a pcell of wearing cloathes, 6li., spice, 10s., an old watch & a pr. buttens, 10s., 7li.; 4 peeces of goold & 15li. 12s. 6d. in English money, 19li. 12s. 6d.; a pcell of plate, 35li., a goold ring & other small things, 40s., 37li.; New England money, 31s. 6d., a pcell of brass things, 55s., 4li. 6s. 6d.; a pcell of pewter, 3li., earth ware & glasses, 10s., a pcell of old bookes, 10s., 4li.; a hatt & 2 basketts, 10s., a cubbord cloath, 3s., 13s. In the hall chamber: 1 bedd, bolster, pillow, blankett, covered, curtains, vallens, bedsted, 6li.; bed, ruge, cradle ruge, two trundle bedsteeds, 1li.; a chest, cubbord & cloath with other small things, 2li.; 6 greene chaires & six leather, 3li., a round table, 10s., 3li. 10s.; 2 looking glasses &

1 pr. Andirons, a wicker chaire & curtains, 1li. In a smale clossett severall small things, 1li. In the poarch chamber: child bed linen & blanketts, 2li. 10s.; a table, desk, smalle trunk, spice box, 2 stooles & old bookes, 2li. 5s.; a saddle, 3 bridles & other furniture, 30s., 3 pr. pistolls, 2 pr. holsters, 3li. 10s., 5li.; 3 belts & a rapier & other small things, 2li. 5s. In the Kitchen chamber: 3 beds & furniture, 10li., chest of drawers & other things, 1li., small things in ye closett, 10s., 11li. 10s.; pcell of old linen, 30s., a smale table, 5s., 1li. 15s. In the Garrett: smale things com to 3li.; 14 B. Indian & a hhd. malt, 3li. 10s., a wheele & other old things, 10s., 4li.; 2pr. old bootes & other small things, 30s., meale, 5s., 1li. 15s. In the Hall: a table & a still, 1li. 10s. In the parlor: a press, a table & a glass case, 5li. In the Kitchen severall pcells of pewter, brass, tin & Iron ware & a copper, 8li. 10s. In the barne severall things, 55s., a bed, blankett & 4 pillowes, 20s., 3li. 15s.; 2 cowes, 1 heifer 2 year old, 8li., 2 piggs & 3 hens, 20s., a smale negroe girle, 8li., 17li.; 3 mares & 2 young horses runing in the woods, 8li.; 2 horses & a muskett prest into ye warrs agst the Indians, 6li.; a pcell of land by the planters marsh, 20li., 2 small garden plott, 12li., 32li.; a dwelling house together with out houseing & ye ground joyning to it, 200 li., total, 444li. 12s. Then there is som land in the nargansett contry together with a small plot at the burying place at Salem. Then there is in debts due by book from severall men, 31li. 18s. 5d.; the remainder of a bill due from John Browne, jr., 18li. 4s. 5d. Due from Abra. Kick in holland as by his acct. appears, 880 Guilders. The estate is Dr. to Samll. Shrimpton as by his acct. given in due to him, 217li. 12s. 8 1-2d.; Abra. Bartholmew, 8li. 15s. 3d.; severall other small debts, 4li.; total, 230li. 7s. 11 1-2d.

Attested Apr. 26, 1676 by Mrs. Hanna Browne, relict of Mr. James Browne, and administratrix of his estate, before Samuell Symonds, Dept. Gov. and Edward Ting, Esq., Assist.
Essex County Probate Records, vol. 301, page 93.

ESTATE OF GEORGE GIDDINGS OF IPSWICH.

Administration upon the estate of George Gettings (also, Geddings) was granted 27:4:1676, to Jane, the relict, who was ordered to bring in an inventory to the next Salem court.
Salem Quarterly Court Records, vol. 5, leaf 94.

Inventory of the estate of George Giddings, late of Ipswich, taken June 19, 1676 by John Whipple, sr., Henry Benet and

Nathaniell Wells: his waring Clothes, wollin & Linon, 7li.; money & platte, 4li. 10s.; housing with Comonidg, 60li.; in the parlor, a beed sted with a fether beed & what belongs to it, 11li.; cubbord with drawers, 2li. 10s.; table, two chayers 4 cushins, 1li. 18s.; boxe, one baskit, truncke, 12s.; 6 yds. of Cloth, 1li. 10s.; more of the same, 7s. 6d.; pewter, 4li.; a table cloth & 6 napkins, 1li.; two payer of pillowbeers, two towels, tablecloth, 1li. 6s.; one payer of sheetes, 1li.; fower payer of sheets, small table cloth, 1li. 10s.; 3 payer of pillow beers with other linen, 1li. 10s. 6d.; beedsted with a fetherbeed & three blankits, 7li. 10s.; an old table, one old chest, 5s.; trundle beed with what belongs to it, 2li. 15s.; sheeps wooll, 140lb., 7li.; flax, yerne & flaxe with som tooe, 1li.; old tubes, 2s. 6d.; 10 bush. of Indian Corne, 2 bush of malt, 2li. 3s.; 3 sakes, one bush. of wheat, 12s. 6d.; one sadle and bridle & pilion, 1li. 4s.; tubes & Keelers, 1li.; pailes, trayes, other wood dishis, 1li. 1s.; old Cubbard, 10s.; smalle table & 4 Chayers, 10s.; a Copper, one cetle, 2li. 5s.; two Iron pottes, 1li. 7s.; two tramels, two payer of pott hooks, 11s.; an Iron barr, payer of Andjrons, 16s.; slice, paire of tonges, 4s.; mortar & two scillits, 10s.; tin ware, 10s.; one worming pann, one payer of belis, 7s. 6d.; one smothing Iron, with heaters, 3s.; Chespres, 8s.; gridiron, 11s.; two spinning wheels with cardes, 11s.; Ches moats & sives & spits, 13s. 6d.; powdering tub, two barreles, 7s. 6d.; a Cherne, a runlit, 7s.; bookes, 2li.; seed plow, 9s.; two Chaines, two yoacks with Irone, 19s.; Cart & wheeles with spanshackle, 2li.; beetle with ringes, 5 wedgis, one axe, 14s.; 9 Cows & 3 hayfers, 36li.; thre two yer old hayfers, 4 oxen, 27li.; one yearling, 6 Calves, 3li. 10s.; 60 sheep, 40 Lames, 27li.; one hors, 3 maares, one year old coult & two foales, 8li.; 6 swine, 4li.; poark, backen & cheese, butter, 3li. 10s.; 152 accers of Land, 760li.; 6 accers of march at Plom iland, 12li.; total, 1021li. 12s. 6d. Debts owing from the estate, 24li.

Attested 27:4:1676 by Jane, relict and administratrix.
Essex County Quarterly Court Files, vol. 25, leaf 49.

For the settlement of the estate of George Gittins, deceased, by agreement of the widow, administratrix and the five sons, it was ordered Sept. 26, 1676. that all the estate be delivered into the hands of the five sons, Thomas, John, James, Samuell and Joseph Gittins, to be divided, Thomas to have a double portion. They were to give security to pay the widow during her life 25li. per annum and her living in the house, with the use of the household stuff, and to pay to their three sisters,

Rebecka, Abigaill and Mary, 50li. each, deducting so much as any of them have formerly had as their portion from their father.

Ipswich Quarterly Court Records, vol. 5, page 283.

Agreement of Thomas, John, James and Samuel Giddinge sons of George Giddinge, deceased, that Thomas the eldest son shall have a double portion of the estate of his father together with the land that was formerly given him by his father where he now lives; and they also agree not to sell any of their land from one another and to bear proportionably their part in fencings.

Allowed by the Ipswich court Sept. 26, 1676.

Essex County Probate Files, Docket 10,829.

ESTATE OF THOMAS KIMBALL.

Administration on the estate of Tho. Kemboll, who was slain by the Indians, was granted 27:4:1676, to Mary, the relict, and she was ordered to bring in an inventory to the next Ipswich court.

Salem Quarterly Court Records, vol. 5, leaf 94.

Inventory of the estate of Thom. Kimball, taken May 18, 1676, by Shu. Walker and Samuell Gage: wearing apparill, all ye Indians left, 2li. 10s.; Tabel lining, 1 sheete, 3 pillowberes, 1li. 15s.; vallence and Curtaine and 4 Cushins, 10s.; 2 Rugs, 2 blankets, and a parcill of old beading, 3li. 5s.; peautar, 3li. 3s.; 1 Iron pot, 1 warming pan, 2 tubs, 2 barills, 1li. 10s.; saddle and pillion and a parcill of sheeps wool, 1li. 5s.; Tools for his traid and utensils for husbandry, 5li.; six oxen, five Cowes, two heifers of 3 yere old, 3 steres of 2 yere old, 2 yerlings, 5 Calves, 66li. 15s.; a horse and a mare and a Coult, 6li.; 12 swine, 7li.; 7 shepe, 2li.; housing and about 422 acres land and medow, 450li.; glass, 1li. 10s.; Corne and provisions, 3li.; 5 yards of Cloath, 1li.; total, 556li. 3s. Wearing cloaths of Goody kimbals, 3li. 16s.; cloaths of Joanna Kimball, 2li. 10s. Debts due to the estate: Gilbert Wilford's estate, 1li.; Daniell Boreman, 1li.; John Wicom, 1li.; Joseph Bond, 1li. 2s.; Ensigne Chandler, 1li. 10s.; by John Kimbal, 12li.; total, 17li. 12s. Debts due from the estate: Mr. Wainwright, 9li. 18s. 6d.; Capt. Gerish, 9li. 19s. 1d.; Sergent Wait, 6li. 18s.; John Pickard, 1li. 10s.; Stephen Webster, 1li. 10s.; Will. Barker, 2li. 16s.; Decon Jewit, 18s.; David Haseltine, 1li. 1s.; Hunt of Ipswich, 1li. 2s.; Decon Goodhue, 1li.; Mr. Cobbit, 10s.; Shu. Walker, 12s.; Joseph Hardy, 1li. 10s.; Nath.

Gage, 15s.; Samull Haseltine, 2li. 2s.; Francis Jordon, 2s. 6d.; Josiah Gage, 18s., John Stickne, 3li.; Mr. Buship, at present not known; Anthony Somersby, 1li. 5s.; Phillip Foulter, 6s.; total, 50li. 8s. 1d.

Attested in Ipswich court Sept. 26, 1676 by Mary relict of Thomas Kimball.

Essex County Quarterly Court Files, vol. 25, leaf 124.

An inventory brought in, amounting to 520li. clear estate was ordered Sept. 26, 1676, to the eight children and widow as follows: to Richard the eldest son, 80li., and to the rest of the children, 40li. each, and the remainder of the estate to the widow, the land to stand bound for the payment of the children's portions.

Ipswich Quarterly Court Records, vol. 5, page 284.

ESTATE OF THOMAS ALEXANDER OF SALEM.

Administration upon the estate of Tho. Alexander, who was slain in the war, was granted 27:4:1676, to Samuell Eborne, sr., who brought in an inventory which was allowed.

Salem Quarterly Court Records, vol. 5, leaf 94.

Account of what Thomas Alexander left in Salem when he was pressed away with Captain Lathopp upon the country's service, appraised June 30, 1676, by John Loomes and William Traske and allowed 30:4:1676, in court: six bushell of corne, 18s.; due from John Mecarter, 10s.; a young horse, 1li. 10s.; another very good horse prest upon the country service, 3li.; eight yards of irish cloth, 12s.; a coat, 7s.; 3 shirts & 2 pair of drayrs, 7s.; 3 coats, 5s.; one capp, 1s. 6d.; due to him for his time in the country service, 1li. 16s.; 3 old horse shoes, 1s.; total, 9li. 7s. 6d.

Allowed 30:4:1676.

Essex County Quarterly Court Files, vol. 25, leaf 93.

ESTATE OF JOSEPH KING.

Administration on the estate of Joseph King, who was slain in the wars against the Indians, granted 27:4:1676, to Mr. John Ruck, who brought in an inventory which was allowed.

Salem Quarterly Court Records, vol. 5, leaf 96.

Inventory of the estate of Joseph King, who was slain with Capt. Lawtrup in the wars against the Indians, taken 13:4:1676 by Hilliard Veren, sr., and John Rucke, sr., one ould

Cloath Coate, 10s.; 2 pair of shones, 9s.; 3 pair of woren drawrs, 7s.; a large wascote & Briches Worne, 16s.; Coate & Briches of stuf, 2li.; 2 Colard & 1 white neckcloth, A hank-echer, 1 pr. glovs, a card buttens & 2 yds. Inkle & a feue tobacco pipes, 5s.; hatt, 5s.; 3 pair ould stockens, 4s.; 10li. Tobacco, 4s. 4d.; 1 pair pocketts, 6d.; 6 shirts, 15s.; 2 pair wore Cloth Briches, 12s.; 2 wascoats, 10s.; 4 Rubstons, 12d.; 1 pair ould drawes, 12s.; cash, 22s.; 2 chests, 8s.; 3 ould seithes, 4s. 6d.; due from the widow Spooner for work, 2li. 10s.; what is due from the Cuntry the time he was out upon the sarvis wth Captin Lawtrup 6 weeks 3 dayes, 1li. 18s. 6d.; total, 11li. 2s. 8d. The Estat is Dr. for his diet had of the widow Spooner for 40 weekes, 8li.

Allowed 30:4:1676, upon oath of Mr. John Ruck, the administrator.

Essex County Quarterly Court Files, vol. 25, leaf 54.

ESTATE OF WILLIAM PITMAN.

Administration upon the estate of William Pickman was granted 27:4:1676, to Elizabeth Pickman, the relict, and she was ordered to pay to her son William, 40s. at the age of twenty-one years.

Inventory of the estate of William Pettmand, taken June 2, 1676 by Robt. Glanfiell and John Sanders: one old fether Bead & Boulster & one Pelo & to old Blankets, 1li. 5s.; three pr. of sheets, 3li.; five Pello drawers & fower napkins, 15s.; small parcell of Linnin, 5s.; sutt of aparall of his, 2li.; two sharts & three neck cloths, 10s.; parcell of old Sea Clothes, 1li.; Chest & Box, 10s.; 1-2 Doz. of Chairs, 7s. 6d.; small tabell, 5s.; parsell of Earthen ware, 7s.; 1-2 Doz of bottls, 2s.; an old musket & Rope, 15s.; sea Chest & three hamars & to Chizels, 10s.; old peuter platters, six poringers and Little bason, one Drincking Cup 1-2 doz Spuns, 15s.; tinnin poringrs, one bras Candel sticke, 1s. 6d.; cash, 5s.; one Iron pott & skellet & gred Iron, 8s.; mony, 1li. 10s.; small pcell of Land, being twelve pol or rod, 6li. 6s. Debtr to John Cromwell, 2li. 4s. 3d.

Attested 27:4:1676 by Elizabeth Pickman, the relict of William Pickman.

Essex County Quarterly Court Files, vol. 25, leaf 58.

ESTATE OF SAMUEL PICKWORTH.

Administration upon the estate of Samuel Pickworth, who was slain in the wars against the Indians, was granted 27:4:

1676, to Sara his wife, who made oath to the inventory brought in. She was ordered to pay to Samuëll Pickworth, son of the deceased, 10li., and to the other children, Sara and Hana, 5li. each, at age or marriage, the house and ground to be security. *Salem Quarterly Court Records, vol. 5, leaf 96.*

Inventory of the estate of Samuëll Pickworth who was slain in ye warr, taken 15:4m:1676, by Hilliard Veren, sr. and Bartholmew Gedney: the house & ground adjoining, 55li., 1 featherbed, bolster & all appurtenances, 5li. 10s.; 60li. 10s.; trundlebed stead & appurtenances, 30s., side cubbord, 18s., warming pan, 5s., 2li. 13s.; searge & som lining for lininge a sute of cloathes, 28s., wearing cloathes, 30s., 2li. 18s.; swine, 8s., table, 10s., a smale pine table, 30d., 1li. 6d.; 3 old pine chests, 10s., 6 old flagg chaires, 6s., a box Iron, 12d., bellows, 12d., 18s.; 2 Iron potts & Kettle, 2 skilletts & old frying pan, 1li. 5s.; 2 hatts, 10s., pewter, 12s., earth ware, 2s., 3 pr. of sheets, 20s., linen left at home, 12s., 2li. 16s.; 3 pr. old stockins, 5s., torne garments & lumber, 5s., 10s.; a looking glass, 3s., a peece of cloath before the window, 2s., 5s.; 1 old pr. cards, barrells, tubbs & some lumber, 5s.; carpenters tooles, 15s., severall yeares time in a youth, 40s., 2li. 15s.; debts owing to the estate by Joseph Miles about 3li.; by Richard Roberts about 3li., some smale debts about 20s., 4li.; total, 83li. 15s. 6d. The estate is Dr. about 10li.

Attested in Salem court 30:4m:1676 by Sarah the relict of Samuëll Pickworth, and she was ordered to pay to Samuëll Pickworth 10li., and to Sarah, Hanah and Mary, 5li. each, being all the children of the deceased, at age or marriage.

Essex County Probate Records, vol. 301, page 85.

ESTATE OF JOSEPH SMALL OF SALEM.

Administration upon the estate of Joseph Smale, intestate, was granted 27:4:1676, to Lidea, the widow, and she made oath to the inventory. The court ordered the estate to remain in the hands of the said Lidia and to pay 20li. to Elizabeth, the child, at age or marriage, and the land was to stand as security.

Inventory of the estate of Joseph Small of Sallam deceased May 30, 1676 taken by Joseph Huchinson and Jonathan Walcott: four akars & a halfe of medowy or broshy land, 7li.; sixteen akars of vakante land, 16li.; four akars of Improved land, 11li.; a hous, 32li. 10s.; two narow axes & a broad axe, 13s.; a barking Iron, drawinge knife, hamer, 5s.; plow Iorns & 2

Barills, 10s.; Bedsted mate & bed Rope, 1li.; Lookinge glace, trays & brod how, 9s.; sith & takline, 2 chairs & shovell, 8s.; three hundred of bords, 15s.; hors, 6 swine & three piges, 6li.; fouer Coues & a yearline, 16li. 11s.; firepan, tonges, friing pan, tramill, 16s.; a pot, citell, feters, 1li. 10s.; fether bed, boulsters & pillows, 5li.; Ruge, blankit, & three pare of shets, 4li. 10s.; four shurts, three pare of drawers, 2li.; six boshills of Indion corn, 18s.; Bakon, 30li.; wool & hopes, 4,000 shingle nails, 18s. 6d.; bridl & sadle, 13s. 6d.; Indion corne upon the ground, 1li. 5s.; peas, barly & oats upon the ground, 2li. 10s.; pair of shoos, neckclos & three par of stokins, 15s.; four shillings in money, a belt, 8s. 6d.; a hat & waringe Clothse, 2li. 12s.; two Chests, a ber barill, poulder & bolits & basket, 19s. 6d.; a Bible, 4s.; total, 118li. 16s. Debts due, 50li. 4s. 7d. Debts due to her, 2li.


Allowed in Salem court 30:4:1676.

Essex County Quarterly Court Files, vol. 25, leaf 61.

ESTATE OF JEFFREY THISSELL OF (BEVERLY?).

“In the name of God Amen. The last will and Testament of Jeffery Thissell of Abbetsbury in y^e County of Dorsett in old England but at p^rsent in New England being in perfect health and Memory but being bound to sea Not Knowing how God may Deale by him and take him out of this world and haueing an Estate hath Giuen and Disposed as ffolloweth Impms I Bequeath my soul to God that Gaue it and my body to the earth to be Buried in Good christian like manner 2ly. I make Richard Reith and Mathew Clark both of Marblehead New England to be my sole Excecutors to see those things truly and Rightly performed as shall be pessified & Mentioned. 3ly. I Giue unto my Eldest son Richard Thissell twentie shillings siluer which George Darlin of Salem is Indebted to mee and one halfe Barrill of oyl of Geo. Tuck and tenn shillings in old England Money which I leaue in one of the Excecutors hand Richard Reith as alsoe all my Fishing Craft that is in my Chest at Clem English house in Salem, 4ly. I Giue vnto my Daughter Jone Thissell in Abbetsbury in y^e County Dorsett England a Bond that is in y^e hand John Hedgecock in Abbetsbury of 30^{li} pound princeple with the use of it for fue years at this Date: as alsoe I Giue vnto her all that is Due vnto me from M^r Henry Feavor as alsoe all my whole propriaty that I haue in England either in Goods or any other thing what Ever 5^{ly} I Giue to my Grand Child Jeffery my son Richards Son Twentie pounds New England mony siluer that lieth in

Richard Reits hand as alsoe I Giue to him all that is Coming to me of the voyage along with John Darlin of Salem which Ezekieall watters hath y^e Doeinge of as alsoe I Giue to my said Grand Child Jeffery all my whole venture that I now Carey with me. This voiaq as allsoe what wages may be due to mee as alsoe fifteen Acres of land that lieth at Bass Riuer more or Less 6^l I Giue vnto my son Richards Daughter mary tenn pounds in siluer of New England mony which lieth in y^e hands of Richard Reith I also Giue vnto my Grand Child Jeffery my Chest and Bedd that is at Clem English in Salem I Doe Further order what is Coming from y^e voiaq of Ezekieall Watters shall be paid to Richard Thessell Towards y^e Land for the use of the boy this to be paid at y^e prouing the will and that it may be put into my Excecutors hands and that y^e twentie pounds and y^e tenn pounds that I Giue vnto y^e Children shall be Kept in y^e Executors hand tell they Come to age and if either of the Children dieth to Goe to that as Remaines alieue and Land and all to Goe from Generation to Generation. Lastly I Giue Unto Richard Reith and Mathew Clark my Excecutors Twentie Shillings a peice that is in hand and twentie shillings a peice more out of the voyage now in hand which I Goe. In witness hereunto I haue Sett my hand and Seale this 29th: of October in y^e year of our Lord 1675."

Jeffery (his  mark) Thissell. (SEAL)

Witness: Samuell Morgan: Edw. Humphreys.

Proved in Salem court 27: 4: 1676 by the witnesses.

Inventory of the estate of Jeffery Thissell, taken by Samuell Morgan and Edw. Humphrey: For the Land in y^e Bounds of Beverly, 30li.; money Left in Richard Reith hand, 30li.; wages which is in ye hands of Richard Reith, 7li. 17s.; money in Ezekell waters hand, 9li. 2s.; money in Henery Haymans hand, 3li. & six pence in old England money and six Shillings in New England, 3li. 6s. 6d.; Cloase Chest & a sea Bedd, 3li. 13s. 6d.; total, 83li. 19s. As for the Land abovesd and the Cloase Chest and Bead was prised by vs at money silver of New England and it is to be vnderstood that all y^e Rest is silver. Debts, in silver, 17li. 10s.

Attested 27: 4: 1676 by Richard Reith and Mathew Cleark, the executors.

Robert White, aged twenty-nine years, testified on June 27, 1676 that Jeffery Thistell being aboard the "waymouth marshent" sailing from Saltatudes bound for New England was taken sick on the way and on his death-bed called for

Hendry Heman, whom with deponent he asked to go to his chest and take out 3li. in English money and 6s. in New England money. Said Heman brought it and Thistle told him to carry it home and give it to his daughter, which he did. Sworn in court 19: 5m: 1676.

Essex County Quarterly Court Files, vol. 25, leaves 67-69.

Whereas there was entered in the inventory of Jeffery Thistle, deceased, 3li. 6d. in old England money and New England coin, which money was left in the hands of Henry Hayman and there being testimony given in that the said money was ordered before the death of said Thistle to be delivered to his daughter in England, and Hayman promising to do so, it was ordered July 18, 1676, that the said sum be discounted as so much paid upon the said inventory.

Salem Quarterly Court Records, vol. 5, leaf 98.

ESTATE OF EDWARD IRESON OF LYNN.

“This is the last will and testament of edward Ierson. I doe giue to my sone Sammuel forty ackkers of land which is my farme lying next to John hokes grond on one side and this land which I doe giue him is to goe to the next yares after his decease allsoe I doe giue to my sone bengamen my hose and land Joyning to It and 4 akkers of meddoe lying up in the conterry and 2 akkers of mash lying in Romely mash and this hee is not to haue tell after his motheres decease but if the sayed bengamen dost liue with his mother and improues this grond and lickwise the stock of cattell doth prouide for them then is hee to haue halfe the corne and half the cattell, allsoe I doe giue to my dafter elissybeth twenty pond to bee payd out of the stock, allsoe after my deceace I doe giue to my dafter Ruth one yow and one lame, allsoe It is my mind my wif shall haue all the moueables at her dissposing, and this hee did in parfet memory datted in the yeare 1674 october the 26.”

[No signature]

Witness: Henery Sillsbey, Henry Collins.

Proved 27: 4: 1676, and Alce, the relict of the deceased, ordered to fulfill the mind of the deceased according to the above written. She also made oath to an inventory which she brought in.

Inventory of the estate of Edward Ierson of Lyn, taken 20: 11: 1675, by Thomas Laughton, Henry Collins and Henry Sillsbey: one dwellinge house & barne and orchard and five acres of upland adjoininge to the house and tow Acres of salt

mach, 70li.; tow oxen, 8li.; foure cowes, 12li.; Tow steers, 4li. 10s.; tow Heifers, 3li.; tow caulfes, 2li.; tenn sheepe, 4li.; five swine, 3li. 10s.; one Horse & one mare & colt, 5li.; Fourty Acrse of up Land in the countrey, 10li.; Foure acres of Fresh meadow in the countrey, 8li.; One Bedstead and Beding and curtaines & vallance belonging to it, 9li.; Eight paire of sheets, 5li.; Tow table cloathes and fourteen Napkins, 1li. 10s.; five pillowbears, 10s.; Tenn yeards of course cloath, 15s.; Fifteen yeards of new cloath, 1li. 18s.; Five yeards of new cloath, 1li.; wearing cloathes, 3li. 12s.; a paire shoos & stockings and tow old shirts & a old coat, 14s.; one Bedstead and bedinge & curtaines & valance belonging to it, 6li. 10s.; one Bedstead and Bedinge, 4li.; Three score Bushill of Indian corn, 10li. 10s.; tow Bushill & halfe of rye & one Bushill & halfe wheat & a bushill pease, 1li. 1s. 6d.; Barley, 3li.; oats, 2li. 4s.; sheeps woole, 1li.; flax, 1li. 10s.; Hay, 10li.; chairs and cushens, 1li.; table & forme & tow old cubbards, 1li.; Iron pots and scillets and other Iron tooles & axes & wedges & tonges, 3li.; pewter dishes and Pewter pots & poringe dishes & other pewter & cups, 3li.; musket & sword & powder & Bullets, 1li. 10s.; Earthen dishes & pots, 6s.; spinninge wheels & woole cards & a hatt, 9s.; pork, butter & cheese, 2li. 10s.; chests, boxes, chirnes, tubs, pailles, a chees presse & woden trays, 1li. 16s.; a bridle and saddell & a cart saddle, 1li. 6s.; a Bible & other bookes & yearne & lookinge glasses & tow old stoles, 16s.; one cart & wheeles and a chaine & plough & cart rope, 2li. 6s.; In old sakes & winnow sheets & a fork & old tools, 14s.; debts owing to him, 2li. 13s.; debts to be paid, 6li. 12s.

Allowed 27:4:1676.

Essex County Quarterly Court Files, vol. 25, leaves 71, 72.

ESTATE OF RICHARD KEMBALL OF WENHAM.

Samuell and Tho. Kemboll, sons of Richard Kemboll, deceased, were appointed 27:4:1676, administrators of their father's estate, and made oath to the inventory brought in.
Salem Quarterly Court Records, vol. 5, leaf 97.

Inventory of the estate of Richard Kemboll, taken June 17, 1676 by Walter Fayerfeld and Thomas Patch: the dwelling hous and 132 Akers of Land and 17 Akers of meddow belonging, 370li.; 40 Akers of upland at Lords hill with meddo, 92li.; at Lords hill 21 Akers of upland and one of meddow, 40li.; 20 Akers of upland lieing by Mr. Newmans, 28li.; 6 Akers of Land caled poulands and 12 of medow, 71li.; 200

Akers of Land in Rowly village, 164li. 10s.; corne in the hous and corne in the grass, 13li. 15s.; cattell, shep, horses and swine, 79li. 1s.; beads and beding and a parcell of yerne, 8li. 15s.; Arms and ammunition, 5li. 5s. 6d.; peuter and brass and Ioron potts, 7li. 5s. 6d.; chests and bookes and bedsteds and a cord, 2li. 18s.; earthen ware and other Implements in the hous, 2li. 12s. 6d.; fether bead and other beding and a bedsted, 4li. 16s.; a weavers loom and tacleng, 2li. 5s.; a percill of yern and tubbs and other Lumber, 4li. 1s.; husbantre Implements, 7li. 9s.; dew from his fathers exsecitors, 35li. 10s.; cattell and houshold goods which his wife brought to him, 19li. 16s.; his wearing clothes, 6li. 7s.; dew from daniell gott by a bill that he gave to Richard kemball of 23 pounds ther being but 4li. 5d. paid, 18li. 15s.; dew from daniell gott for Rent thre pownds per yer during the naturall life of mary the wife of the Late Richard kemball of wenham more severall small debts dew to this estate, 3li. 9s.; dew from the contry for wages and other debts, 2li. 16s.; total, 980li. 16s. 6d. Debts due from Richard Kemball's estate: to Mr. William Browne, sr., 21li. 4s. 8d.; Doctor Avery of Dedham, 31li.; Doctor Endicote of Salem, 6li. 4s.; Rebecah Bondfield of Marblehead, 1li. 10s.; Deaken Goodhew of Ipswich, 16li. 10s. 9d.; Mr. William Browne, jr., 4li. 3s.; Mr. Georg Corwin, 3li. 16s. 6d.; Mr. Edmond Batter, 1li. 14s. 7d.; Thomas Ives, 18s.; Andrew Wodbery, 5s.; Mr. Joseph Gieresh, 1li. 19s. 3d.; Captin Nathaniell Saltingston, 3li.; Captin John Corwin, 6s.; Timothy Lindall of Salem, 8s.; Thomas Kirks, Salem, 6s. 8d.; David Perkins, 8s.; John Safferd, 8s. 6d.; Mr. Francis Wainwrit, 11s.; Andrew Ellet, 1li. 10s.; John Lovet, cooper, 7s.; Walter Fayerfeld, 12s.; Thomas Patch, 5s.; Hayward, the hatter of Ipswich, 8s.; other debts, 1li. 4s.; debts, 18li. 5s. 8d.; by the warr rate and Elizabeth Brooks, 7li.; total, 123li. 5s. 7d.

Essex County Quarterly Court Files, vol. 25, leaf 83.

In copy of the inventory there are the following additional debts: to goodman bigsbe of Rowley Village, 1li. 8s.; Mr. Verin of Salem, 5s.; making total debts, 125li. 18s. 7d.

Samuell and Thomas Kemball sons of Richard Kemball of Wenham and administrators of his estate, with Mary Kemball their mother in law having left it to this court to proportion the estate between them it is ordered as follows: there being 800li. estate the widow shall have what she brought with her which is the 19li. 16s. and the 18li. 15s. mentioned in the inventory, and also the 3li. per year mentioned in the said inventory and also she shall be allowed 3li. per year dur-

ing her life paid out of the estate by the children of her husband, and while she remaineth a widow and dwelleth with them they are to keep her a cow, 4 sheep & one swine winter and summer, with the room in the house which she lives in, this to be in full for her thirds out of the estate of her husband; the 800li. is to be divided equally between the eight children of the deceased Richard, only to John the eldest son a double portion, and the other six children are to allow out of their proportion to their brothers Samuell and Thomas for their cost about their part of the estate; also the administrators are to be allowed out of the estate for all their trouble in paying the debts, the land to stand bound for the performance of the same.

Allowed in Ipswich court, Sept. 26, 1676.

Essex County Probate Files, Docket 15,724.

ESTATE OF HENRY KEMBALL.

Elizabeth, relict of Henry Kemboll, was appointed 30:4:1676, administratrix of her husband's estate, and she brought in an inventory to which she made oath.

Inventory of the estate of Henery Kemball, taken 16:4:1676, by Thos. Fiske and Richard (his R. H. mark) Hutt: house and twelve akrs of Land which was the widow's before shee married with him, 40li.; Neate catle, 25li. 10s.; one old horse, 1li. 5s.; sheep, 2li. 10s.; swine, 5li. 12s.; Graine upon the land, 4li.; 6 Bushels of Corne, 1li. 1s.; Beding & Bedsteads, 7li. 10s.; wearing Clothes, 4li. 18s.; Iron & Brass, 5li. 14s.; workeing Tools, 3li. 2s.; sword & Belt, 10s.; Ammunition, 3s.; Lumber, 3li. 15s. 6d.; books, 5s.; yarne, 2li.; Hemp & flax, 8s.; sheep's wooll, 15s.; hoops & Boxes & other Utensils, 1li.; Debt due from his son Caleb late deceased upon the account of howse & Land, 25li.; to ye Remnant of a Legicie given him by his father yet in the execetr's hand, 40li.; debt due from Thomas Fiske, 3s.; timber, 1li. 15s.; a Grindstone, 10s.; warming pan & old pewter, 6s.; two Bags, 3s.; total, 177li. 11s. Debts: to Mr. William Browne, 3li. 1s. 1-2d.; county Treasurer, 2li. 5s.; Mr. Georg Corwine, 16li. 9s. 7-1-2d.; Mr. Georg Corwine, a payer of wheels with hoops & Boxes, 2li. 12s.; to be paid to him according to a note under his hand for ye widow White, 1li. 1s.; Richard Dodg, 1li. 10s.; the Remainder of Legacies to Humphery Gilbert's childrin, 6li. 11s.; two oxen & two Cowes mentioned in humphery Gilbert's will, 20li. 5s.; two akers of Land belonging to Humph-

ery Gilbert's farm which William Rayner Recd. of Thomas Fiske & gave bond that the Heires should Give a deed of it wn. he Come of Age, 5li.; to Jno. Carpenter, 14s.; Daniell Killim, 1li. 6s.; Goodman Rix, 7s.; Daniell Killim sr., 7s.; Osmond Traske, 3s.; Goodman Stackhouse, 14s.; William Rayner's children according to an order of Ipswich Court, 1li. 15s.; to ye Constable of Ipswich for ye war rates & others, 3li. 14s. 2d.; to Thos. Ives, 1li. 7s. 5d.; Richard Gooldsmith, late deceased, 1li. 10s.; Deacon Goodhue, 1li. 5s.; Mr. Wainewrite, 2li. 10s.; Mr. Wade, 1li.; Samuell Fiske, 12s.; Mr. Browne, 3li. 8s. 11d.; total, 76li. 8s. 3d.

Allowed 30 : 4 : 1676.

Essex County Quarterly Court Files, vol. 25, leaf 80.

Agreement made between Richard and John Kemball sons of Henery Kemball, for themselves and all the rest of their father's children, and Elizabeth Kemball the relict of Henry Kemball, that the said Elizabeth, relict and administratrix shall give up and resign all her right she hath in her husband's estate to her sons in law, Richard and John Kemball and they acquit her of all debts that may be due from the said estate, also that she shall have all the estate she brought to their father; whereupon the said Elizabeth discharged the said Richard and John from paying any debts of her former husband Rayner or of herself before she married her late husband Kemball.

Dated Sept. 26, 1676.

Witness: Walter Fayerfeld, John Gilbertt.

Allowed by the Ipswich court Sept. 26, 1676.

Inventory of the estate of Henery Kemball taken May 17, 1676, by Richard Hutten and Walter Fayerfeld: one cow, one ster, 3 sheep, 10li.; Iron poote, one Iron kettell & skelet, 2li.; thre old sithes, one fryeing pann, 9s.; a sword and belt and warming pan, 9s. 6d.; pewter dishes, pots and cups, 1li. 6d.; tools in the shop and Iron Implements in the hous, 2li. 18s.; grinding ston and a mortar, 10s.; tubs and wooden ware and lumber, 19s. 3d.; powder and shott, 3s.; one peck and nails and lumber, 3s. 10d.; one old bed and beding all old, 2li. 5s.; his wearing clothes lenning & woolen, 4li. 18s.; tenn bushels of corne, one of Ry, 1li. 16s.; dew from the exsecitors of his fathers estat to this estate, 40li.; dew from Caleb Kembals estat, 25li.; a parcell of timber, 1li.; sum flax and other small things, 5s.; total, 93li. 17s. 1d.

The court Sept. 26, 1676 granted administration to Rich-

ard and John Kimball of the estate of their father Henry Kimball according to agreement dated Sept. 26, 1676, and they to pay the debts.

Debts due from the estat of Henery Kemball: to Mr. William Browne, sr., 4li.; the country treasurer, 2li. 5s.: Mr. George Corwin a pr. of whels & irons, 2li. 12s.; Richard Dodg, 1li. 10s.; John Carpenter, 14s.; Daniell Killam, jr., 1li. 6s.; Daniell Killam, sr., 7s., Osmand Trask, 3s., 10s.; goodman Rix, 7s.; goodman Stackhous about 5s.; the warr and other Rates, 3li. 14s. 2d.; Thomas Ives, 1li. 7s. 5d.; Richard Goldsmith, desesed, 1li. 10s.; Deakon Goodhue, 1li. 10s.; Mr. Wainwrit, 50s., Mr. Wade, 28s., 3li. 18s.; Samuell Fisk, 12s.; Richard Kemball, 2li. 4s.; other small debts, 1li. 15s.; Mr. Pain, tresurer, 14s.; Mr. Newman, 2s., to Woodward and other debts, 17s. 8d.; total, 31li. 11s. 3d.

At the court held at Ipswich Sept. 26, 1676, Richard and John Kemball sons of Henry Kimball, deceased, administering upon their father's estate according to agreement between them and their mother in law, engage to pay all debts out of their father's estate which they have taken into their hands, and also to pay to their mother in law Elizabeth Kimball 15li. for the bringing up of their younger sister Deborah out of which the mother is to pay her 15li. when she is of age; also they are to pay to their ten brothers and sisters fifty shillings a piece when they come to age and the rest of the estate to be theirs, Richard the eldest son to have a double portion.

Essex County Probate Files, Docket 15,592.

ESTATE OF HENRY COLBURN.

Administration upon the estate of Hen. Coleborne was granted 30:4:1676, to Sara Coleborne, the relict, who brought in an inventory and to administer so far as the estate goes only.

Salem Quarterly Court Records, vol. 5, leaf 95.

Inventory of the estate of Henry Colburne, taken June 26, 1676, by Richard Croade and Henry West: a bed, being an old bed & but half feathers, a covered & blanket well worne, 1 pr. of sheetes, 4 old pillowes, an old sett of Curtains & vallents & ye bedsteed very little worth, 3li. 10s.; a Trundle bed being a straw bed with ye old Rugg & Blankett & ye other Small matter belonging to it, 15s.; 5 old pillowbeers, 5s.; 2 paire of sheetes well worne, 1li.; one Table cloth above half worne out, 2s.; one chest, 8s.; an old Trunke, 3s.; an old warming pan,

an old kettle & an old skillett, 12s. ; Iron pott & pott hangers, fire shovell & a broken paire of Tongs, a grid Iron, an old pr. bellows & Fryeing pan, 13s. ; old beare vessell, 3 Tubbs & a Little salt beefe, 6s. ; 3 quart. earthen Juggs, 2 old Candlesticks, 2 old pewter potts, a Little old pewter & old Jarr, 5s. ; 4 Small pewter platters, 10s. ; 2 earthen platters, 2s. ; an old Cubbard, 2 Joyne stooles & an old Table, 5s., an old cradle, 2 old Sea chests, & 4 or 5 old chaires, 4s. ; 2 old Sives & a little old Woodden ware, 3s. ; an old hatchet & 2 henns, 2s. ; debts owing from Henry Frend, 10s., Richard Richards, 4s. ; Wm. Shaw, 2s. ; Nathaniel Felton, 1s. 6d. ; total, 10li. 2s. 6d. "What my husband carried with him to Virginea but it being I am sure ye most of his estate I cannot giue acct. of Neither can I giue an Exact acct. of what my husbands debts are."

Allowed 30 : 4 : 1676 upon oath of the widow Sara.

Essex County Quarterly Court Files, vol. 25, leaf 52.

ESTATE OF RICHARD SIBLEY.

Administration upon the estate of Richard Sibly, intestate, was granted 30 : 4 : 1676, to Hanna, the relict, who made oath to the inventory brought in. She was to pay to the seven children, Samuell, the eldest, 6li., and Hana, Sara, Damaris, John, Mary and Elizabeth, 3li. each, at age or marriage, the house and ground to be security.

Inventory of the estate of Richard Sibley: dwelling house and barn with the Ground belonging to it, 60li. ; two feather beds wth Cloths belonging to them, 8li. ; Bedsteds, 18s. ; one hat & wearing Apparell, 3li. 2s. 6d. ; pewter, 14s. ; earthen ware, 5s. ; Brass, skellets, worming pan & spoons, 14s. ; Glasses, 2s. ; two old seives, a frying pan & Smothing Iron, 6s. ; two Iron pots, 14s. ; one Iron Kettle, 14s. ; two Ruggs, 15s. ; a pr. of Andiarns, 8s. ; fire shovell, tongs, hakes, pot hooks & Gridiron, 1li. 3s., spitt, 2s. ; 3 saws, 8s. ; pr. of Bellows & a pail, 2s. ; five old Axes, 11s. ; two drawing knives & two round Shaves and a hollowing tool, 10s. ; two old ladders & Meal vessells, 5s. 6d. ; two adsess, 7s. ; two Smal frows, 2s. ; two bigger frows, 3s. ; one Auger, 2s. ; & three hammers, 4s. ; paire of Chezells & Goudge, 4s. ; a hollowing tool & pincers, 4s. ; three old hoes, 3s. ; 6 old chaires, 6s. ; looking Glass, 2s. ; one Winscot chest, 15s. ; another chest & box, 12s. ; an old Trunke, 3s. ; two spining wheels & a p of cards, 10s. ; smal table, 4s. ; an old smal bed & Covering & pillows, 20s. ; five sheets, 24s. ; parcel of house lining, 16s. ; 6 pound of yarn at

2s. p pound, 12s.; 5 pound of cotton woll, 3s. 9d.; 9 pound of flax, 6s. 9d.; 3 pound of woollen yearn, 6s., and a brish, 6d.; 2 Bed Curtains, 10s.; one Cow & a heifer, 5li. 10s.; total, 94li. 1s.

Allowed 30:4:1676 upon oath of the widow.

Essex County Quarterly Court Files, vol. 25, leaf 55.

ESTATE OF JOHN SILSBY.

Administration upon the estate of John Silsby, intestate, was granted 30:4:1676 to Bethia, the relict, and she was ordered to pay to her son John, 20li. at age, the house to be given for security.

Inventory of the estate of John Silsby, taken June 26, 1676 by Hilliard Veren, sr., and Edmond Feverycare: dwelling house with ground belonging, 50li.; fether bed, rug, curtains, bedsted, 5li.; 2 pr. sheetes, 20s.; 1 doz, napkins & 6 towells, 1li. 15s.; 3 shirts, 12s.; 3 pc. old linen drawers, 5s.; 3 pr. pillow beers, 5s.; a carpett, 15s.; 4 pr. old & 1 pr. new stockens, 10s.; 2 pr. old cards, 3s.; wearing apparrell, 50s.; a hatt, 4s.; 5 old neckcloath, 2s. 6d.; 3 chests, 20s.; marrenrs instruments & callender, 14s.; 6 flag chaires, 6s., a cradle, 5s., a stoole table, 30d., 13s. 6d.; 1 pr. tonges, fire pan, hake, 5s.; Iron pott, 5s.; Skillett, 3s.; pewter, 6s.; earthenware, 2s.; spoones, trenchers & lumber, 3s.; glasses & an old case, 2s.; Corne, 24s.; a box Iron, 2s.; a gun & sword, 20s.; 3 basket, 2s.; a bible & 2 old bookes, 5s.; the estate is credit, 18s.; a Cow, 50s.; 5 sheepe & 2 lambs, 45s.; a mare, 20s.; more on sea bedes & Covering, 10s.; total, 74li. 16s. The estate is Dr. 21li.

Allowed 30:4:1676 upon oath of Bethiah, the widow.

Essex County Quarterly Court Files, vol. 25, leaf 57.

ESTATE OF JOHN KITCHEN OF SALEM.

“The last will & Testement of John Kitchen the twentieth day of December in y^e year one thousand six hundred Seventy five, being in perfect Memory & understanding I doe bequeth My dwelling house & land belonging to it and about an Acre of Salt Marsh by Castill hill unto my wife dureing her life time & to my Son Robert after her decease Secondly I doe giue & bequeth My Orchard and Ground behind it vnto My son Robert Kitchen: provided y^t y^e one halfe of y^e produce of both be for my wifes use & to her dispossall dureing her life Thirdly as for y^e rest of My estate i giue to my wife to be for her use dureing her life time & after her decease to be dis-

possed of to y^e rest of my children fouerthly i doe by this My will Make my wife & My Son Robert kitchen exseccetrice and exseccetor."

John Kitchin

Witness: Sam^l: Shattocke, Abraham Cole.

Proved in Salem court 30:4:1676 by Samuell Shattock who affirmed and Abraham Cole who made oath.

Inventory of the estate of John Kitchin taken May 30, 1676 by Edward Flint and Richard Croade: A dwelling house & a Small Barne with the Land upon wch the said howse & barne stands being by Estimation about a qrtr. of an acre, 160li.; Orchard & another ps. of Land adjoining to it being in whole about Two acres of Land, 60li.; about an acre of Salt marsh lyeing in the Sowth field near Castle hill, 7li.; one Cow, 3li.; a mare, 3li. In the parlor his Lodgeing roome the goods there, a Feather bed & Furniture, 11li.; Trundle bed being likewise a Feather & Furniture, 4li.; cubbard, Table & Joyne stooles, 2li.; Small Table & 2 Carpetts, 1li. 5s.; Chest, box & a little Forme, 15s.; pr. of cast dog Irons, 10s.; Case of Bottles, 4s.; 7 chaires, 15s.; glass Bottles & small cups & a small pcs of silver plate, cushen & cubbard cloth on the Cubbards head, 1li. 5s.; his wearing Apparrell, 20li.; 3 bibles & some other bookes, 1li. In the parlor Chamber, Feather bed & furniture, 18li.; Trundle bedsteed, 6s.; 3 blanketts, Rugg & Covered, 2li. 10s.; Cubbard with the Furniture in it, 3li.; Table & 6 Joyne stooles, 2li. 5s.; 6 Chaires, 12s.; 3 Cushens stuffd, 9s.; chest & a small Trunke, 12s.; a wiccar baskett & looking glass, 6s. In the porch chamber, Feather bed, bedsteed & furniture, 8li. In ye garret, 5 bush. of wheate, 4 bush. of corne, 1li. 17s.; Tubbs, a wheel & some other Lumber, 6s.; a hammocke, 8s., in the kitchin, In pewter & brass, 10li. 6s.; a pestell & morter, 4s.; a still, 8s.; pewter, 4s.; Letten ware, 15s.; earthen Ware, 15s.; 3 doz. Trenchars, 3s.; a Jack, Andirons, Fire Shovels, Tongs, 2 spitts & a pr. of Stilliards, 2 smoothing Irons, hakes, Fenders & chafing dish with some other small Iron Things, 3li. 11s.; 3 Iron potts & a Kettle, 1li.; 2 Iron wedges, 2s.; 2 Little Tubbs & 4 Chaires, 8s.; A meale Trough, 2s.; Bowls & Trayes, 3s. In the shop, 4 bush. malt, 16s.; 1 1-2 bush. wheate, 7s. 6d.; Tubbs & barrels in the cellar, 15s.; In Lynnen as Table cloths, napkins towels sheets & pillowbeers, 15li.; money, 40li.; debts due, 6li.; saddle & bridle & 2 pillions & pillion cloth, 2li.; 3 payles whereof Two with Iron hoopes & bayles, 4s. 6d.; a

Lynning wheel, 3s.; 2 Chests, 4 Jarrs & a handsaw, 7s.; A spade & a pr. billowes, 5s.; total, 398li. 4s.

Allowed 30:4:1676 upon oath of Robt. Kitchin.

Essex County Quarterly Court Files, vol. 25, leaves 59, 60.

ESTATE OF JONATHAN WILDES.

Administration upon the estate of Jonathan Wiles, intestate, granted 30:4:1676 to John Wiles who made oath to the inventory.

Salem Quarterly Court Records, vol. 5, leaf 96.

Inventory of the estate of Johnnathan Wills, taken June 28, 1676 by John How and William Aver [ill]: a mar and ould sadell, 2li.; a small Gun, 15s.; thre saws, 18s.; a beres, 5s.; Broad ax, 5s.; square, 2s. 6d.; mortis auger, 2s.; ould Iorans, 1s. 6d.; an ould ax, 2s.; an inch auger and a payer of Chisells, 3s. 6d. There is a parsell of Land about 15 akers which was to be Johnnathan's after his fathers decease: this to be considered whither to be in the Inventory or no.

Allowed in Salem court 30:4:1676.

Essex County Quarterly Court Files, vol. 25, leaf 63.

ESTATE OF WILLIAM PITCHER.

"estate I dispose — Inpr. I will that all my due debts which I owe to any manner of person be truly satisfied by my executours hereafter specified I give and bequeath of that estate I have to my elder Brother John Pitcher living in England att Kenton in Devonshire, forty pounds to be paid to him by my Executours, or to his order here in New England, and in case of my Brothers decease to be paid to my Brothers eldest sonne living, and the remainder of the estate I give and bequeath to my loving Freind Andrew Tucker: in whose house I now ly sicke: Item by these present I doe appoint, ordaine & constitute my loving Freinds Andrew Tucker and Rich Rith to be my Executours of this my will and Testament, leaving it to the care & ingenuity of my Executours to take care of satisfying my debts, and taking care of my ffunerall; In witness of which premises I have here unto sett to my hand and seale this twenty fift day of November, in the year of our Lord, one thousand six hundred and seventy five."

William (his W mark) Pitcher. (SEAL)

Witness: John (his ‡ P. mark) Pederick, William (his © mark) Venning.

Proved in court 30:4:1676 by the witnesses, who made oath 14:1:1675-6 before Wm. Hathorne, assistant.

Inventory of the estate of Wm. Pitcher, taken May 22, 1676 by Robert (his R mark) Hooper and Edw. Humphrey: For a Green Rugg, pillow & fethers, 9s.; a silver Lace wastcoat and another wastcoat with Gollon, 1li.; one Coat, 2 pare Breeches and one pare Red Drawers, 18s.; Coate and Breeches, 1li. 2s.; two Remnants of stuff, 13s. 8d.; a Remnant of Ticken, 18s.; percell of Lining, 10s.; a hatt & some other Small things, 8s.; an old pare Boots and a Chest, 8s.; Little Trunk, 2s. 6d.; 2 pare stockings, 2s. 6d.; total, 6li. 11s. 8d. Debts owing to him, 77li.

Attested 30: 4: 1676 by Andrew Tucker, the executor.

Charges of Andrew Tucker on account of Wm. Pitcher: the first Month of his sickness Diat, tendance and Licquor and watchers & other Necesasaryes, 6li.; 2 month for Diat tendance and Liequor & watchers & other Necessaryes, 8li.; 3 month Hee Growing worse and worse for Diate, Tendance & for watchers p 2 every night & for Brandy for ye watchers, firewood and Light, 12li.; 4 Month For Diat Tendance & for 2 Watchers every Night & for Brandy for the watchers Firewood and Light, 12li.; 5 month to Diat and tendance p one whole month after the will was made & for 2 watchers Every Night To Brandy p his watchers victualls and Fire wood, 13li.; To Doct. Daniell Wells, 6li. 17s.; to Doct. Richd. Knott, 2li. 1s.; To 2 Journeys to Charlstown & pd to Doct. Checking, 1li. 10s.; 1 Journey to Boston to Doct. Snelling & wt. I had of him, 16s.; To a Journey to Lin to Goody Edmonds & by his owne Order & for horse & man to fetch her & Cary her home, 18s.; paid to ye Constable of marblehead for Countrey and towne Rate, 8s. 6d.; To his Funerall, 6li.; for my own Labour and my wife Goeing Early & Late to Marblehead, Salem, Boston & to and again & Use of my horse, 6li.; paid to Richard Reith, 17s.; to Edward Humphreys, 4s.; to Robt. Hooper, 2s.; total, 77li. 1s. 6d.

Essex County Quarterly Court Files, vol. 25, leaves 64-66.

ESTATE OF MATTHEW LEGROE.

Administration upon the estate of Mathew Legroe, who was slain in the wars against the Indians, was granted July 18, 1676, to Nathaniell Brickett, who brought in an inventory, and was bound.

Salem Quarterly Court Records, vol. 5, leaf 97.

Moses Litell, aged about nineteen years, and Joseph Poore, aged about twenty-two years, testified that Mathew Legro

was a servant to Elisha Ileslie when he was pressed for the war, that he was a covenant servant and was bound to serve as an apprentice from about the beginning of May, 1675, for two years and six months to learn his trade. Sworn, June 22, 1676, before Daniel Denison.

Owing to Mathew Logrow: by Mr. Short, 10s.; by Jno. Celly, 5s.; by Peter Tapon, 6s.; by Dan. Lunt, 4li. 4s.; by his wages for his being a souldier, 14li.; mony in his Chest, 1li.; clothing in his chest, 2li.; total, 22li. 5s. Account of what he owed to Mr. Adkinson, 3li.; Capt. White, 12s. 3d.; Mr. Thomas Woodbridge, 4s.; George Major, 19s.; widdow Moody, 17s.; total, 5li. 12s. 3d. Nathaniell Bricket declared that what was due to Mathew Lougrow he had given to him.

Attested in Salem court 18:5m:1676 by Nathaniell Bricket.

William Fannen, aged about thirty years, deposed that immediately before Mathu Groe went away toward Hadly as a soldier, he was witness to a will made in favor of Nathaniell Bricket of Newbery, but he did not have time to finish it and told deponent that he gave his estate to said Bricket in consideration of his kindness and charges during his sickness. John Mitchell, aged about twenty-five years, testified to the same. Sworn, June 26, 1676, before Daniel Denison.

Richard Dole testified that he was also a witness to the same and that Grow asked him at deponent's house just as the soldiers were marching away. Sworn in court, June 26, 1676.

Essex County Quarterly Court Files, vol. 25, leaves 84, 85.

ESTATE OF MRS. ELEANOR ROBINSON OF SALEM.*

Whereas an account was brought into court of the estate of Ellenor Robinson, deceased, by Mr. Henry Bartholmew, administrator, there being 25s. left of the estate, the court July 18, 1676, allowed said administrator 15s. for his pains and the other 10s. was to be paid to Mr. Edmund Batter toward his debt.

Salem Quarterly Court Records, vol. 5, leaf 97.

Edmond Batter's account of the estate of Elinor Robinson, deceased, dated 21:5:1675: Creditor to mony Received of Goody Mascall, 1li. 16s.; to mony Recd. of my wife, 3li. 19s.; for hire of 2 Cowes, 1li. 8s.; to 2 Cowes that being killed come to 4li. 5s.; total, 11li. 8s. Debter: to Capt. Joseph Gardner,

*See ante, vol. 2, page 246.

expense of her buriall, 7s. 8d.; paid for her, 15s. 4d.; total, 1li. 3s. Edmund Batter's receipt for 9li. in silver, dated Aug. 6, 1675, from Mr. Henry Bartholmy for a debt due from Elinor Robinson.

Essex County Quarterly Court Files, vol. 25, leaf 85.

ESTATE OF JOHN WHITRIDGE OF SALEM.

Administration upon the estate of John Whitterig, who was slain in the wars against the Indians, was granted July 18, 1676, to John Baxter, who was to bring in an inventory to the next court.

Salem Quarterly Court Records, vol. 5, leaf 98.

GUARDIANSHIP OF BETHIA LONGHORNE.

Bethia Longhorne chose her uncle Thomas Longhorne as her guardian, Sept. 26, 1676.

Ipswich Quarterly Court Records, vol. 5, page 282.

ESTATE OF THOMAS MILLETT, SR., OF GLOUCESTER.

Administration upon the estate of Thomas Millett, intestate, was granted Sept. 26, 1676, to Mary Millett, relict of said Thomas.

Ipswich Quarterly Court Records, vol. 5, page 282.

Inventory of the estate of Tho. Millitt, Sr. which he left in his wife's possession taken Gloster 23:7m:1676 by William Vinson, James Stevens and William Sargent: his hows & land, marsh & upland liing to the hows, 50li.; 12 Akers of upland upon the Iland, 12li.; 8 akers of marsh at the Iland, 2li.; 4 Akers of marsh at the Cove, 12li.; on Cow, 3li.; 10 sheepe, 3li.; in waring Clothing, 3li. 6s.; lining, 1li. 10s.; beding, 3li. 10s.; bookes, 17s.; a dept due in a litell tyme, 4li.; lumber in the hows, 1li. 15s.; a small remnant of Eresh Cloth, 4s.; shepes woole, 1li.; total, 128li. 1s.

Attested in Ipswich court Sept. 26, 1676 by Mary Millet, administratrix of the estate of her husband Thomas Millet.

The agreement between Thomas Millet, Nathaniel Millet, Thomas Riggs, Isaac Elwell and Sarah formerly the wife of John Millet late deceased, concerning the dividing of the estate of Thomas Millet, Sr., their father, who died intestate, into five equal parts: to Thomas Millet the eldest son of said Thomas Millet, Sr., Nathaniel Millet, Thomas Riggs, and Isaac Elwell 12li. each; to the four children of John Millet and Sarah his wife, 12li., Sarah to have the use of it until the

children come to age and then to be paid to them, she also shall have 12li. for her own use this to be for the tending of their mother Mary Millet late deceased, and for what their mother had of her both in sickness and in health, also upon the said account to have the use and profits of the house and land about it, wherein she now dwelleth; the remainder of the estate shall be for the payment of the debts of Thomas Millet, Sr. and Mary his wife.

Signed Sept. 26. 1682.

It was agreed before the assignment hereof that the parties above mentioned engage to pay their equal share of what debts may be due more than the remainder of the estate.

Signed Sept. 27, 1682 by Thomas Millet, Nathanel (his mark) Millet, Thomas Riggs.

Presented and allowed in Ipswich court Sept. 26, 1682 and administration granted to Thomas.

Essex County Probate Files, Docket 18,484.

ESTATE OF RICHARD JACOB OF IPSWICH.

“In the name of god Amen I Richard Jacob of Ipswich in new England being weak in body but of perfit understanding & memory: doe Comit my body to desent buriall & my Soul: to the lord Jesus Christ my most mersyfull Sauier & Redemer in hope of Reserection to euerlasting liff doe thus dispos of my estat that god hath gratiusly giuen me: it I giue to my brother Thomas Jacob thirty pownds to be paid seuen years after my desseas I Giue to my brother John Jacob sixty pownds to be pd as foloweth fiueten pownds two years after my desseas fiueten pownds more fower years after my desseas: fiuetene pownds six years after my desseas fiuetene pownds eight years after my disseas: I giue to my brother Joseph Jacob: sixty pownds to be pd as foloweth thirty pownds within one year after my desseas: the other thirty pownds to be pd fiue years After my disseas: I giue to my Sister martha Jacob fiuety fiue powndes: forty fiue of it to be pd in my housall goods I Giue to my Sister Judeth Jacob forty fiue pownds: thirty fiue pownds of it in houshold goods: all the rest of my estat housing lands Catll and good and debts from whomsoeuer due my debts ||and legesys|| and funerall Charges being pd: I giue to my brother Nathanel Jacob whom I make Sole executor of this my last will & testament: I doe desir my two unkle Appltions to be ouerseers of this my

will In Confemation whereof I haue set two my hand and Seale this 8th June 1676."

Richard Jacob (SEAL).

Witness: Samuell Appleton, John Whipple.

Proved in Ipswich court Sept. 26, 1676 by Capt. Jo. Whipple.

Inventory taken June 26, 1676 by John Appleton and John Whipple: his waring Clothes linon & wooline, shos, boots, hats, 12li.; a Fowling peece, 25s.; pistills, holsters, 25s. a watch bill, 5s.; pewter, 17s. 6d.; glassis, 1s.; whit ware, 3s.; thre juges, 3s.; candlstiks, 1s.; 8 spones, 3s. 6d.; 2 dus. trenchers, 2s.; 2 Chayers, 6s.; two joined stooles, one foorm, 5s.: 4 cushins, 4s., a clever, 2s.; a payer of sheers, 1s.; hammer & pincons, 2s.; books, 12s.; a payer of tonges, 4s.; beedsted & fetherbeed with Curtins & valans & what belongs, 12li.; 50 bush. of indian Corn, 8li. 15s.; 4 bush. of ryy, 18s.; 6 bush. of oats, 15s.: a Costlit, 20s.; beedsted & a flok beed with what belongs to it, 3li. 10s.; sheeps wooll 16lb., 16s.; 8 pown of yarne, 1li.; a beed Coard, 2s.; cotten yarn & cotten wooll, 1li. 6s.; a small table & a baskit, 4s.; *Coatue* box, 5s.; two firkins of butter, 3li.; two barrells of poark, 7li.; poarke & baaken, 2li. 5s.; old chees 100 wait, 2li.; 12li. of candle, 6s.; soape, 20s.; barreles & tubes, 20s.; beame & scales & waites, 1li.; friing pann, 2s.; 3 sives, 6s.; 22 cheeses, 50s.; chees pres & churne, 15s.; in brase, 4li.; paiels, tubes, Keelers with other wood ware, 1li. 10s.; beetle & wedgis, 10s.; one axe, 3s.; wimbls, chisels, 5s.; thre sawes, sadle & hamer, 17s.; tomerell, wheels, plow Irones. 3li.; yoakes, chaine & spanshakell, 17s.; Grindston & Sythes, 10s.; corn on the ground, 20li.; Earthen weare, beese, 15s.; 150 accerse of Land with housing & comonidg, 750li.; a bill from the Cuntry, 13li. 5s. 10d.; 9 cowes, 31li. 10s.; two oxen, 11li.; two bules, 5li.; 4 steers, 16li.; two 2 year olds, 40s.; 12 year olds, 15li.; 10 Calvs, 5li.; one hors, 4li.; sheep, 3li. 10s.; swine, 20li.; due from Richd. Huttin, 40s.; from good. Abbit, 4li.; malt, 4li.; in goods aprised by itself for the two sisters, 61li. 12s. 5d.; total, 1067li. 2s. 3d. Debts due from the estat, 26li.

Attested in Ipswich court Sept. 26, 1676 by Nathaniell Jacob, executor of the estate of his brother Richard Jacob.

Essex County Probate Files, Docket 14,726.

ESTATE OF SAMUEL GAGE OF HAVERHILL.

"I Samuell Gage being by the grace of god in som Competent mesure of vnderstanding and daile waiting for my

Change doe make this as my Last will and testament: and doe herby apppoint my beloved wife faith Gage my Executrix of this my will first my soule I Comitt and all what I am and haue Into y^e hands of god my most gracious and Loueing father in and thorough Christ Jesus my body I Leauē to the descrecion of my friends to be desently buried for my temporall Estate I do bestow as foloweth first all my debts to be paiēd and then I giue and bequeath to my beloved wife faith gage: which is my sole Executrix: all my moueabls ||ad Cattel ad debts due to me|| and my house and house Lot that I bought of my brother Josiah gage which is about sixtene accres to hir and hir heires for Euer she y^t is my beloved wife and Executrix paing oll my Debts out of this part of my Estat which I haue here giuen to hir: and then all the rest of my Land both in Bradford and Hauerill doe I giue franke and free to my dere daughter Elizabeth Gage only my beloved wife to haue the Improument of it till my daughter Come of age: but in Case my daughter should be remoued by death before she be of age then my will is that all the Land that I haue here giuen to hir shall goe to my brothers Daniell gage Nathaniell gage Josiah gage to be Equally diuided betwene them three In Case thay be then Liuing or in Case not to y^e heire Lawfully begotten of the body of y^e deseased brother or to so many of them *of them* as shall be then Liuing farther I doe giue to the towne of bradford: the beter to Enabel them to promot the Intrest of Christ: forty shilings which my Executrix is to parforme In witnes that this is my Last will and testament I haue set to my hand and seale this 19th July 1676."

Sa[m]uell (his G mark) gage
(SEAL)

Witness: Shubaell walker, David Haseltine.

Proved in Ipswich court 26: 7: 1676 by the witnesses.

Inventory taken Aug. 18, 1676 by Shu. Walker and Daniell Wicom: wearing apparill Linnin and woolen, 11li. 12s.; artillery, 1li. 10s.; bead and beading, 14li.; bookes, 10s.; peuter, brass and Iron ware, 4li. 10s.; chest, boxes and Tubs, 1li. 10s.; utencils for husbandry, 1li. 10s.; saddell and pillion, 1li.; swine, 4li. 15s.; Neate Cattell, 20li.; horses, 6li.; 5 accres of English Corne in ye barne, 10li.; 5 accres Indian Corne upon ye ground, 7li. 10s.; a house and 16 accres land about it, 60li.; about foure score accres Land in bradford, 80li.; about forty accres land at haverhill, 20li.; saks, sheeps woole and a wheele, 16s.; total, 245li. 3s. Debts due to the estate, 5li. Debts due from the estate to Mr. Wainwright, 6li. 12s. 1 1-2d.; to Mr.

lion of Rowly, 1li. ; to Doct. Benitt of Rowly, 1li. 5s. 6d. ; to Josiah gag of Bradford, 32li. ; total, 40li. 17s. 7 1-2d.

Attested in Ipswich court Sept. 26, 1676 by Faith Gage, executrix of the estate of her husband Samuell Gage.

Essex County Probate Files, Docket 10,504.

ESTATE OF NATHANIEL PIPER OF IPSWICH.

“In the Name of God Amen. I Nathaniell Pyper of Ipswich in America, being weake in body, but of good and pfect memory blessed be God, doe dispose of that estate God hath lent mee as followeth. Inprimis I giue vnto Sarah my loueing wife, my howse & house lott barne & orchyard, & all my lands at Hogg Iland with all my marsh both there, & else where in Ipswich, & all my stock of Cattle & sheepe with all my howsehold goods & debts during hir widdowhood, & vntill my Children Come to the age of one & twenty yeares, or be married. And then my will is that my Daughter Sarah shall haue five pounds payd hir by hir moother so soone as she can conueniently. Also I give vnto my Sonne Nathaniell Tenn pounds, at the age of one & Twenty yeares, or at his day of marryage. Also I give vnto all my other Children, Josyah, John, Thomas, Mary, Margaret, Samuell, & Jonnathan, five pounds a peece, as they come to age or marry away. Also my will is that none of these legasies shalbe payd soe as to hinder my wife hir Comfortable subsistance while she liues. And also my will is that if any of my Children shall depart this life before they Come to age, that then their portion shallbe equally diuided amongst the rest of my Children that shall suruiue. Also my will is, that if my wife should marry againe, that she shall haue one halfe of my howse, & halfe of the home lott duringe hir naturall life, and the vse of halfe my household goods. And after hir decease my will is that my sonne Nathaniell shall haue all my howse & home lott, & all my land at Hogg Iland with the marsh there & else where, all these beinge prised & equally deuided amongst all my Children then lineinge euery one of them alike, onely my sonne Nathaniell to haue a double portion out of the same. I doe make Sarah my loueing wife my sole Executrix of this my last will & Testament. Dated the Seauenth day of March in the yeare of grace Sixteene hundred seauenty and five 1675/76 In witnes whereof I haue herevnto set my hand & Seale.”

Nathaniell Piper. (SEAL)

Witness: Francis Wainwright, James Chute, Sen^r.

Proved in Ipswich court Sept. 26, 1676 by the witnesses.

Inventory* of the estate of Nathaniell Piper late of Ipswich, deceased Apr. 7, 1676, taken by James Chute and Nathanel Rust: the dwelling house, barn & homestead, 120li.; land at Hogg Iland, 50li.; 3 acres & 1-2 marsh, 9li.; 2 oxen, 9li.; 3 Cows, 9li.; 13 sheepe & lambs, 4li. 10s.; 1 Calf, 10s.; 3 swine, 40s.; 1 mare & old horse, 2li. In the Parlor: 1 fetherbed & furniture, 6li. 10s.; trundle bed, Coverlet & bolster, 2li. 10s.; Cupbord & a Chest, 2li.; small Chest, 3s., a long table, 1li. 13s.; 3 Chaires, 6s.; Andirons, 7s.; Earthin ware, 4s.; 2 small silver Cups, 15s.; Cradle & things in it, [14s. *Copy*]; things in the Cubbord, [10s. *Copy*]; box & a tub in ye Closet, [1s. *Copy*] 6d.; Cushen & other things, 4s.; gun & a Cutles, 2li.; an old Sithe, 12d.; his waring Clothes, 5li.; A small spoone, 4s.; wearing Lining, 3li.; 18 pr. gloves, 9s. In the hall: pewter, 2li. 10s.; brass, 3li.; pots, trames & pot hooks, 1li.; warming pan, mortar & a spitt, 13s.; Alcumy spoones, 3s.; 2 tables, 12s.; 5 Chairs, 6s.; tubs & wooden ware, 30s.; earthen ware, 7s.; 2 frying pans, 5s.; byble & bookes, 10s.; 3 wheeles, 10s.; 3 pr. Cards, 10s.; 3 howes & an Axe, 10s.; 42li. woollen yarne, 4li.; 10li. linnen yarn, 1li.; 5li. Cotton yarne, 10s.; 8li. Cotton wooll, 8s.; 4 sives, 2 brushes, a basket, 6s. In ye hall Chamber: 15li. sheeps wool, 15s.; trundle bed & other things, 2li. 10s.; flax, 6s.; onnyons, 4s.; Corn & Chese, 5s.; 3 bushell of Pease, 12s. In ye Parlor Chamber: fetherbed & beding, 5li.; Chest, 4s.; Apples, 10s.; hay & Corn in ye barne, 4li.; a box Iron & brand Iron, 5s.; 5 baggs, 5s. Debts in ye booke, due about 20li. Debts owing, 45li.

Attested in Ipswich court Sept. 26, 1676 by Sarah Pyper executrix of the estate of her husband Nath. Pyper.

Debts due to the estate of Nathaniell Piper this Sept. 26, 1676, which belong to Iles of Shoals & Piscattaqua, 13li. 6s.

Essex County Probate Files, Docket 22,022.

ESTATE OF WILLIAM TITCOMB, SR., OF NEWBURY.

"The last will and testimen of william Titcomb Sen^r of newbery in the County of Essex in new ingland: which is as foloweth: ferst in gods Apoynted time I resien my soule into the hands of god that giaue it and my body to the dust vntell the day of the resurecksion of the Just: with asuered hop att that day to reseue itt acording to the gracious promis of of the god of grace and truth in Christ Jesus: and for my Temperall goods which the lord haue giuen mee I despose of them as foloweth: I giue to my to Eldest daughters Sara and

*Copy, Ipswich Deeds, vol. 4, page 52.

mary twenty shillings a peice as a pleg of my loue who haue reseud thayr porsions in my leif time: I giue to my daughter Elizabeth bartlut tene pound who haue likewise reseud part of her porsion in my life time: I giue to my sonns benaia william: thomas: and John: together with my other fowr daughters rebecca: tersa ledy and anne: twenty pounds a peice: and thes porsions to bee paid to them within one year after my deseas to as many of them as shall be of age that is to say my sonns to be of twenty one years and my daughter att Eightine years and if any of them bee vnder the years aboue Exprest att my deseas thay shall not reseue thair porsions vntell thay Come to that age: and if it shall ples god that any of them shall dey before my selfe or after my deseas before thay Come to the age aboue exprest then my will is that thayr porsions shall be equally deuided to all them whether sonns or daughters to whom I haue giuen twenty pounds a peice and to my daughter Elizabeth to whom I haue giuen ten pound I giue to my louing and dear wife the therds of all my lands for her ves and benifet with the therd of my howsing dewring her naturall leife and then to return vnt my hair: lastly I doe make and hearby apoynt my sonn peniell tieteomb to be my hair to inioy all my land and housing and all my Estat beseids whom I doe here by apoynt my holle and solle executor to reseue all my estat in lands goods and depts whom I doe order and apoynt by this my will to pay all my depts that I doth owe and all the legasies that I haue giuen acording to the true entent of this my will: and that this is my last will and testimen hauing my perfecht memory and vnderstanding witnes my hand. I ad to what is aboue writen before my sining hear of that in Case my hair shuld deseas without Children all my land and howsing shuld be poseased and inioyed by my sonne benaya otherwise benomine or by the next Eldest suruising att the death of my sonne peniell whom I haue apoynted my hair by this my will as witnes my hand in presenc of richard bartlut sen^r and thomas bartlut eaighteenth day of sebtember one thouson six hundred seenty and six."

William Titecomb

Witness: Richard bartlet, Thomus Bartlet.

Proved in Ipswich court Sept. 26, 1676 by the witnesses.

Inventory of the estate of William Titecomb late of Newbury, deceased Sept. 24, 1676, taken Sept. 26, 1676 by Anthony Somerby, John Bartlett, Sr., Samuell Plumer, Sr. and Richard Bartlet, Sr.: his house, Barne & thirty two acres & halfe of upland and two freeholds, 200li.; 30 acres of salt

marsh meadow, 150li.; three plumb Iland Lotts, 50li.; five acres in Birchen meadows, 20li.; foure oxen, 22li.; five cows, 20li.; one yerling heifer & a calfe, 2li.; thirty sheep, 12li.; 12 swyne great & small, 7li.; corne in the barne of barly Rye pease & wheat, 16li.; Indian Corne on the ground, 8li.; Hay, 9li.; his wearing apparrell, 10li.; one featherbed, 2 flock beds & furniture, 15li.; Brasse & pewter & Iron pots & kettles & warming pan, 6li.; old Indian corne, 2li. 10s.; 2 chests, 1li. 10s.; two ploughs, 2 chaines & a paire of wheels, 2li.; carpenters Tooles, Hooes & sithes. 2li. 10s.; pott hangers, 2 cottrells, pr. of Andirons, Tongs & fire shovell, 1li. 10s.; buckets, trays, keilers, Tubs, hogsheds & other lumber, 2li.; beetle Rings, felling Axe, 4 wedges, &c., 12s; Debts due to the deceased, 270li.; total, 829li. 12s.

Attested in Ipswich court Sept. 26, 1676 by Peniall Titcombe executor of the estate of his father Wm. Titcombe.

Essex County Probate Files, Docket 27,743.

ESTATE OF JOHN DAVIS OF NEWBURY.

"The will of the deceased was a Noncupatiue will He desired that his debts might be paid and that his son John might haue four pounds, which he borrowed of him, and that the rest of his estate may be left in his wiues hands so long as she liues she paying twelue pence a peice to her other foure sons & also to his daughter & his wife to dispose of what is left to his children at her death."

[no signature]

Witness: Tho. Brown, Anthony Somerby.

Inventory of the estate of John Davis, deceased Nov. 12, 1675, taken Nov. 16, 1675 by Anthony Somerby and Samuell (his S mark) Poore: a mare, 3li.; two cowes, 7li. 10s.; a cow and a 3 yerling heifer, 6li. 10s.; three 2 yerlings one of them a steere, 6li.; one yerling calfe, 1li.; Eleven sheep, 4li.; of corne in the barne, Rye, barly, oats & Indian, 12li.; Hay, 6li.; five small swyne, 1li. 10s.; cart & wheels, sled, 2 chaynes, plow & irons, 3 yoakes, 2 hooes, 3 prongs, harrow & *sider trough*, 4li.; a cannoe, 1li.; his wearing apparrell, 13li.; three beds, six blankets, 2 coverletts, 6li.; two Iron potts & pott hookes, tramel, spit, pr. of Andirons, tongs, box of Irrons, gridiron, 2li. 15s.; musket, 2 swords & belts, 2pd. of powder, 2li. 15s., 2 pr. of bullet moults, worme scowrer, 42 bullets, 2li. 15s.; In provisions, 4li.; two *chests*, a powdering tub, 2 barrels, 2 boxes, meale tub & trough, buking tub, three chayres & other lumber, keeler, 4 trays, 1li. 10s.; two bucketts, 4 seives,

wooden mortar, three wheeles, cart rope & pr. of cards, 1li. 2s.; an hower glasse & a bible, 11s.; 3 small hamers, pinssers, 2 seithes, 2 axes, 3 booreers, shave, crosscut saw, froo, beetle, 4 wedges, mortessing axe, peck measure, 2 meale baggs, a hayre bag, 4 sickles & 4 hooks, 2li. 15s.; a quart pot of pewter & a pint pot & a pewter candlesticke & pewter dish, 12s.; 3 ladders, a double breaker, 2 Churnes, 2 doore locks, a frying pan, 1li. 4s.; An Iron bar, trowel & lumber, 8s.; sheeps wooll, 1li.; total, 80li. 2s. The debts of the deceased: to Capt. Gerish about 4li. 16s.; Mr. Thos. Woodbridg about 3li. 15s.; Capt. White about 2li. 10s.; Richard Kent about, 1li. 4s.; widow Moody, 2li. 10s.; total, 14li. 15s.

Attested in Ipswich court Sept. 26, 1676 by Elnor Davis widow, and administratrix of her husband's estate.

Essex County Probate Files, Docket 7,280.

ESTATE OF CAPT. SAMUEL BROCKLEBANK OF ROWLEY.

Inventory of the estate of Capt. Samuell Brocklebank taken by Maxemillian Jewett, Ezekil Northend and Nehemiah Jewett: House & homestead with killne, Barne & Lott 9 Acers, 80li.; The Farme towards Bradford, 150li.; 11 Acers of upland at Towne End towards Mill, 22li.; 4 Acers of Cowbridg marsh, 8li.; 2 Acers of marsh at Oyster poynt, 8li.; 2 Acers of marsh at stackyard, 10li.; Salt marsh at Mr. Nelsons Island, 10li.; Hog Island Gate marsh, 10li.; Highway marsh, 5li.; 1 Acer 1-4 at Batchelor meadow, 2li.; 4 Acers of upland in the Marsh farme, 8li.; 5 Acers of upland at Long hill, 5li.; total, 318li. 2 Oxen, 10li.; 4 stears, 14li.; 1 Bull 4 yr. old, 3li. 10s.; 1 Bull 2 yr. old, 2li.; 5 Cowes, 15li.; 3 two yr. olds, 6li.; 2 yearlings, 2li.; 2 Horses, 6li.; 2 mares, 4li.; a two year old Colt, 1li.; 2 yearling Colts, 1li. 10s.; 12 sheep & 2 Lambs, 4li.; 8 Hogs, 4li.; Bookes, 1li.; Mony & Apparrell, 5li.; sheets, pillowbears & Napkins, 3li.; Beds, beding & bedsteads, 15li.; Hemp, wool & flax, 2li.; Brass warming pan, kettls, skilletts, brass potts, 2 frying pans, 3li. 11s.; peuter, 1li. 12s.; 2 Iron potts, mortar & pestle, 1li. 3s.; Andirons, Tramills, Lamps, pott hooks, fire pan & tongs, trevet, 1li. 5s.; Barrills, Tubs, traies, Basketts & other Lumber, 1li.; Table, chaires, cushins, chest & boxes, 15s.; Cart, plows & Irons, chains, Axes, yoaks & other utensels for Husbandry, 5li.; screen, Haircloth & measures, 1li. 5s.; Bricks, 5li.; corne & baggs, 1li. 10s.; two Guns, 1li. 10s.; 8 Acers of Land at Bradford, 2li.; total, 442li. 11s.

Debts due to Mrcht. Wainwright, 3li.; to Henry Rylay, 4li.

10s.; the Colledg, 2li.; Thomas Leaver, 10s.; Leonard Herri-
man, 14s.; Jno. Pearson, Sr., 10s.; James Barker, Sr., 1li.
14s.; Mr. Wade, Gd. Pearce, Gd. Russ, Gd. Howard, 1li. 7s.;
Mr. Anthonie Stoddar, 2li. 3s. 6d.; Goodman Woodin, 1li.
5s.; total, 17li. 13s. 6d. Estate Cr. to Ralph Hall, 13li. 16s.;
Joseph Williams, 5li. 5s.; what is due for Country service,
4li. 3s.; total, 23li. 4s.

Attested in Ipswich court 26:7:1676 by Hanah Brockle-
banke administratrix of the estate of her husband.

The court 26:7:1676, ordered the distribution of the es-
tate as follows: to Samuel Brocklebank, 80li., and lands to
the rest of the children, viz. Joseph, Hannah, Elizabeth,
Mary, Sarah and Jane, to each 40li. as they come to age or
marriage, Joseph to have his portion in lands. The rest of the
estate to the widow and all the lands are bound for the pay-
ment of the said portions.

The agreement dated Oct. 9, 1701, of the children
of Capt. Samuel Brocklebank and Hanah his wife
late of Rowley, deceased, concerning the division of the es-
tate they left: to Samuel Brocklebank the eldest son, the farm
in Rowley about five miles from the meeting house, which he
now dwelleth upon; to John Stickney, one halfe of the twenty
two acres by Kilburns and half the eight acres by the little
pond towards Bradford, eleven acres of upland joining upon
the west end ox pasture and four acres of land in the comon
feilds; to William Dole, one half the twenty two acres by Kil-
burns, one half the eight acres by the little pond towards
Bradford and four acres of the Cowbridge marsh; to John
Tod, two acres of marsh at hog Island, two acres of marsh at
Oyster Point and a commonage; to Nathaniel Coffin, one
third of the marsh at Nelson Island and four ninths of the
lot of land south of Long hill; to Abiell Somerby, two thirds
of the marsh at Nelson Island and five ninths of the lot of
land south of Long hill; to Joseph Brocklebank the youngest
son, the house and land on the same side of the way as the
house, twenty eight acres in the west end ox pasture for the
40li. allowed him for his portion, and the house lot on the
other side of the way against the how and the marsh called
Stack yard marsh about two acres, allways provided that he
live to want it for his maintenance or if he leave a child, but
if he die before he want it for maintenance, or if he leave no
child, then the house lots and Stack yard marsh is to return
to the five sisters or to their children, Joseph is also to have
one freehold.

Signed by Joseph (his X mark) Brocklebank, Samuell Brocklebank, Sarah Coffin, Jane (her X mark) Sumerby, John Sticknee, William Dole, John Todd, Nathaniel Coffin, Abiel Somerby.

Witness: Samuell Platts, John Higginson, 3d.

Acknowledged Oct. 13, 1701 by the subscribers before the Hon. Jonathan Corwin, Esq. and Oct. 13, 1702 the agreement was allowed.

Essex County Probate Files, Docket 3,388.

ESTATE OF GILBERT WILFORD OF HAVERHILL.

The relations of Gilbert Wilford of Haverhill not appearing to take administration of his estate, no executor being appointed by any will of said Willford's, upon motion of Capt. John Whipple of Ipswich, he was appointed Nov. 14, 1676. administrator and was ordered to bring in an inventory to the next Norfolk court.

Salisbury Quarterly Court Records, vol. 2, leaf 66.

Inventory of the estate of Gilberd Wilford taken July 28, 1676 by Henry Palmer and Robert Ford: a dwelling house unfinished, 10li.; five acres of broken up land neare ye house, 15li.; 30 acres of wilderness land neare ye house, 30li.; two coves, 6li.; a two yeare old steire, 2li.; a three yeare old heiffer, 3li.; a horse, 4li.; an Iron pot & a little brass pott, 10s.; two axes, 5s.; a yoke & cheyne, 10s.; an Iron tramell & skillett, 6s.; two spinning wheels & cards, 10s.; tubbs, kivers & barrills, 12s.; Indian corne upon ye ground, 1li. 10s.; two ploughs & plough irons, 1li.; two sickles, 2s.; bedding & bookes & wareing clothes, 2li.; an old frying pan, 1s. 6d.; total, 75li. 6s. 6d.

Debts as appears to be due from ye estate as per a note of particulars: Mr. Wainewright, 5li. 3s.; Capt. Saltonstall. 17s.; Mr. Walker, 4li. 1s.; Josiah Gage, 1li. 16s.; Nathll. Clarke of Nuberie, 1li. 12s.; Ensigne Chandler, 3li. 8s. 2d.; Robert Eyers, 12s.; Henry Palmer, 7s.; Richd. Swan, 1li. 5s.; Jno. Light, 2li. 4s. 1d.; Jno. Simons, 10s. 8d.; Decon Goodhu, 14s. 6d.; Joseph Plumer, 1li. 4s.; Good. Haseltine, rates, 1li. 2s.; Jno. Haseltine, 4s. 6d.; James Kinsbery, 12s.; Cornet Whipple, 42li. 12s. 7d.; for charges of going to the court, 6s.; for entring administracon & copi of it, 1s. 6d.; for recording ye inventory, 2s.; total, 68li. 15s. The widow had for necessarie maintenance for herselfe & children before ye administrator entered, 6li.; ye 3d part of ye land wch ye

widow challengeth wch ye administrator is not charged with.

Attested in Salisbury court Apr. 10, 1677 by Capt. John Whipple.

Copy, Norfolk Deeds, vol. 3, part 2, page 29.

Upon motion of Capt John Whipple of Ipswich, administrator of the estate of Gilbert Willford, court Oct. 9, 1677, ordered him to make publication according to law at the several places mentioned of the death of said Wilford, and that his estate is looked upon as being insolvent, so that the creditors might be satisfied. Capt. Jno. Appleton, Deacon Wm. Goodhue and Sergt. Tho. Waite of Ipswich were appointed a committee to hear the claims of the creditors at said Whipple's house in Ipswich and settle them.

Hampton Quarterly Court Records, vol. 2, leaf 55.

According to the appointment of the court held at Hampton Oct. 9, 1677, John Appleton, William Goodhue and Thomas Waite met together Sept. 21, 1678, about the estate of Gilbert Wilford and find many bills brought in, some they do approve of and others that have no proof. The following judged legally due: Capt. John Whipple, 42li. 12s. 7d.; Francis Wainwright, 4li. 11s. 2d.; Constable of Bradford for 10 rates, 1li. 18s. 2d.; Ensigne Chandler of Andevor, 3li. 16s. 2d.; Deacon Wm. Goodhue, 14s. 11d.; Mr. Jonathan Wade, 18s.; total, 54li. 11s. Other bills not proved legally: Shuball Walker, 4li. 1s.; Jno. Light, 2li. 4s. 1d.; Jno. Simonds, 10s.; Richard Swan, 1li.; James Kingsbury, 12s.; Josiah Gage, 1li. 16s.; Nathaniel Clarke, 1li. 12s.; Joseph Plumer, 18s. 6d.; Robt. Eyres, 12s.; Henery Palmer, 6s. 6d.; Capt. Dudley Bradstreet, 1li. 10s.; Mr. Habaccock Glover, 8li.; Capt. Nathl. Salstonstall, 17s.

The court having considered the return of the committee and finding according to the inventory of the estate, ye widow's thirds being by it declared to be deducted, that the estate falls short of the sum that the debts amount unto, it was ordered Oct. 8, 1678, that the administrator pay the debts allowed of by the committee, Capt. John Appleton, Deacon Wm. Goodhew and Serg. Thomas Waite, deducting 2s. upon the pound and according to that proportion upon all the debts allowed of.

Essex County Probate Files, Docket 29,865.

ESTATE OF THOMAS DOW OF HAVERHILL.

"June 16 1676 the last will and testament of thomas dow being of perfect memory doe here mak my last will as fol-

loweth first my desire is that all my debts may be satisfied which I haue made knowne to my unkele beniamin kimbole whom I doe desire and constitut to be my overseer first I giue my eldest sone to Joan haseltine the wif of John haseltine till he be 21 yeares of age but if she dyes before he comes to ye age of 21 yeares then her sone John haseltine shall haue the remainder of his time now for the satisfying of my debts I leaue my whole estate to my unkele beniamine kimbole and when my debts ar satisfied then what remaines of my estate to remaine to my wif during her natural life but if she marry then she to haue what two men shall judg yearly payd hur by my sonn whom I make my heire of all the land that shal remaine but my wife shal haue *noth[ing]* to doe with any of my land these two men to be chosen one by my wife the other by my sone or Joan haseltin or John haseltin her son & I doe likewise enjoine my sone to giue unto my daughter when he comes to posese this land so much as shalbe judged by two men chosen by them or if my wife be with child now when I dy to haue the like only my will is that my sone shal haue a double portion if my children all dy without marying then what land remains to remaine one half to my wife if liueing the other halfe to my brother steuen dow and my sister mary. and martha ore theire children."

Thomas (his I mark) dowe (SEAL)

Witness: henry palmer, William White.

Presented in Salisbury court Nov. 14, 1676, and an order made upon it, no executor appearing administration was granted to Henry Kemball of Haverhill.

Inventory taken July 4, 1676 by Daniel Hendrick and Robert Ford: ye House and orchad and Improved and ye unimproved land, it being about Eighty Ecers, 120li.; one Hors, 5li.; one steer, 3li.; tow Colts, 2li.; tow Swine, one Swine more, 1li. 6s.; tow Calves, 16s.; one Saw and to Axes, 14s.; one ax mor, 3s.; one wedge, a paire of bittle Rings and one froo, 7s.; a pike, 5s.; one tub, one barrell, 3s.; tow pots and a little Cettle, 12s.; a bedsteed, 5s.; sled and a yoke and Hookes, 8s. 6d.; one old Saddle, 5s.; a peece of meadow, 3li.; spinning wheel, a paire of Cards and in wooden trad, 6s.; beden, 1li.; a paire of shoes, 3s.; Due from Daniell brodley to ye estate of ye Deceased, 2li. 3s.; Due from gilbord wilford to ye estate, 1li. 10s.; total, 148li. 6s. 6d.

Attested in Salisbury court Nov. 14, 1676 by Henry Kemball as administrator.

The account of the debts of Thomas Dow: to Leuft. Brown of Haverhill, 4li. 15s.; Mr. John Knight of Newbury, 8li.; Capt. Saltonstall, 11s. 6d.; Samuel Stickne and the weddow gage, 11li.; Capt. Geresh of Newbery, 3li. 6s.; Capt. Dudle Brodstreet, 1li. 10s.; his beuriell the hole charge, 18s. 6d.; John Perle, 1li. 10s.; Thomas Estman, 5li.; Nath. gage, 5s.; Beniemin Kimball, 5li.; Samuell Lad, 6s.; Robert Ford, 7s.; Steven Webster as constable, 16s.; Robert Clemments for ratts, 17s. 6d.; Robert Clements for debts, 10s.; Edward brommag, 2s. 6d.

Presented in Salisbury court Apr. 9, 1678 by Henry Kimbal to be added to the inventory of Thomas Dow.

Henry Palmer, Ensign Pecker and Tho. Whittier were appointed a committee to meet at sd. Palmer's house to proceed according as is ordered in ye case of Capt. Jno. Whipeles, Hampton court Oct. 1677.

Essex County Probate Files, Docket 8,236.

Henry Kemball of Haverhill was appointed administrator of the estate of Tho. Dow. deceased, and was ordered Nov. 14, 1676 to proceed according to the mind of deceased as by a paper presented as a will, dated June 16, 1676, and witnessed by Henry Palmer and William White, except that the widow should have her thirds according to law or what her husband allowed if the estate were sufficient.

Salisbury Quarterly Court Records, vol. 2, leaf 67.

Upon motion of Henry Kimball, administrator of the estate of Tho. Dow, court July 15, 1678, ordered him to make publication according to law at Boston. Bradford, Haverhill and Amesbury of the death of said Dow and that his estate is insolvent, in order that the creditors may present their debts before Henry Palmer, Ensign Pecker and Tho. Whittier at said Palmer's house, who were appointed to hear the claims.

Salisbury Quarterly Court Records, vol. 2, leaf 89.

Petition of Henry Kimble administrator to the estate of Thomas Dow of Haverhill, deceased, to the court at Boston May 11, 1681, for power to sell so much of the land as will pay the debts of the deceased.

The court May 18, 1681 granted the petition of the administrator and he to take the advice of Lt. Browne and Wm. White of Haverhill and make return of his acts to any County Court in Essex for their approbation. Edward Rawson, Sec.

Mass. Archives, vol. 16, papers 210-211.

ESTATE OF THOMAS CARTER OF SALISBURY.

“October y^e 30th 1676 In y^e name of God Amen I Tho: Carter of y^e town of Salisbury in y^e County of norfolk, Massachusetts Collony in New england being weake of body butt of pfect memorie doe make this my last will & Testam^t as followeth, revoking all former wills by mee made: either by word or wrighting Imprimis I doe giue & bequeath my Soule vnto allmighty God my maker: in hope of mercy & pardon of my Sinns through the infinite merritts & Satisfaccon of Jesus Christ my Savio^r & blessed redeemer: & my body to y^e earth from whence it was taken to bee decently buried as to my Executrix Heare after named shalbe thought meet: And as for my worldly goods w^{ch} y^e Lord in mercy hath lent vnto mee: my will is y^t my honest debts being first payd & my funerall expences discharged: y^t y^e remaynder of my estate be disposd of as followeth first I giue vnto my beloued wyfe y^e vse & impunt of all my lands meddow marsh & upland: & howsing duering her naturall life: pvided alwayes: y^t if shee marry againe: then one halfe of all my sd lands marsh & meadow: shalbe delivered vnto my two sonns forthwith shee: to choose w^{ch} halfe shee thinks good to haue: Itt. I giue to my sone Jn^o Carter all my howsing & y^e one full half part of all my upland: i: e: y^t halfe lyng next to y^e land of Joseph Norton & will: Brown: to rang fro y^e Pawwaus river up to y^e high way also I do giue vnto my sd Son Jn^o: y^e one full & compleat half part of my great division ||of land|| aboue y^e mill: as also all y^t part of my marsh att brushie Iland. w^{ch} lieth on y^t side of y^e dead Creek next to goodman Busels marsh lot up to a Spring by y^e side of y^e beach as also my adicon of y^e first higle dee pigledee: lot of Salt marsh liing next: Jn^o Clough^s: as also: my two acre lott of marsh liing at a place cald y^e rocks as also all my lott of marsh in y^e bareberry meadow ||wth y^e adicon|| liing between y^e lotts of Tho: Mudget & Jn^o. Clough: as also: y^t lott of marsh neare fox Island w^{ch} I exchangd wth Oneze: Page: for my lott att m^r Halls farme: as also three cow comonages wth all after divisions belonging thervnto Itt: I do giue & bequeath vnto my Sone Sam^u: Carter: y^e other half part of my upland: next: m^r Bradburies land: as also y^e one full halfe part of my great division of land aboue y^e mill. As also my Six acre lott of cow comon marsh: & three Cowes comonages: & y^e remaynder of my marsh lot at y^e beach vpon y^e northermost side of y^e dead creek next to brushie Iland

“It: I do giue & bequeath vnto my daughter Mary five

povnd: w^{ch} my will is shalbe payd vnto her by my Son Jn^o out of w^t estate I haue giuen vnto him: when my sd Son: shall come to y^e ||ful|| possession of his estate bequeathed vnto him: to bee made: in good pay att comon price It I do giue & bequeath vnto my daughter Martha: fiue povnd to be payd by my Executrix wth in twelue months after my decease in some good pay att: comon price: It: I do giue & bequeath vnto my daughter Elizabeth fiue povnd, to be payd vnto her by my Executrix wth in twelue months after my decease in good pay at comon price. Itt: I giue & bequeath vnto my daughter Abigail fiue povnd to be payd vnto her by my Executrix wth in thelue months after my decease to be payd in good pay att comon price It: I giue & bequeath vnto my daughter Sarah ten pound: fiue povnd of it: to bee payd vnto her by my Sone Sam^l. when he shall come vnto y^e full possession of his estate bequeathed vnto him in good pay att comon price: & y^e other fiue povnd to bee payd vnto her by my Executrix wth in: twelue months after my decease Itt: I do appoint my welbelovd wife Mary Carter sole Executrix vnto this my last will & Testam^t & In wittness: vnto this my last will & Testam^t: I haue here vnto sett my hand & Seale y^e day & yeare first aboue written:”

Tho: (his T mark) Carter (SEAL)

Witness: Tho: Bradbury, William Buswel.

Proved in Salisbury court 14: 9m: 1676 by the witnesses.

Inventory taken 13: 9m: 1676 by Samll. Felloes, Sr. and Ephraim Winsley: his aparell, 3li.; thre beds and furniture thereto belonging, 15li.; two iron potts, a warming pan and two pewter platters, 1li. 10s.; other houshold stuff, 3li. 10s.; Indian Corne, 4li. 10s.; English corne, 3li. 10s.; Cart, plow, cheines and other iron tooles, 3li. 5s.; thre oxen, 14li.; 4 Cows, 12li.; 3 yearlings, 5li.; 3 calves, 1li. 10s.; mare, bridle, and saddle, 2li. 5s.; 12 shepe, 4li.; 8 swine, 5li.; houseing and ye land adjoining therreto and comonage, 110li.; 16 acres meadow, 50li.; a peice of outland aboue ye mill, 5li.; in armes, 1li. 6s.; 20li. of sheeps wooll, 14s.; total, 245li.

Attested in Salisbury court 14: 9m: 1676 by Mary Carter.

Essex County Probate Files, Docket 4,796.

ESTATE OF RICHARD GOODALE OF SALISBURY.

“In y^e name of god Amen I Richard Goodale of y^e Towne of Salisbury seny^r in y^e County of norfolke Masachusets in New england being in good health and of pfect memory

praises be giuen to god for y^e same knowing y^e vncertainty of this life and being willing to settle things in order consarning such things as y^e lord hath in mercy lent me I make this my last will and Testam^t vz Im^t I doe hereby frustrat and make void all wills formerly per me made Im^t I doe giue and bequeath my body to y^e earth from whence it was taken and my soule to god who gaue it assuredly beleieuing y^e pardon and remishon of my sins in and Through y^e blod of my lord and Saviour Jesus Cht Im^t my debts being first payd: I doe hereby make my beloved wife Mary my sole execut^r of all my estate as houses lands and w^t ever other estate I leaue for the time of her life and after her dcease I doe giue and bequeath vnto my son Nehemiah all my house and lands y^t I am now possest in y^e Towne of Salsbury with all rites and p^rueledges thervnto belonging and also w^t stock is remaining excepting my division of vpland being my share and p^ortion of y^e deuison of the fiue hundred acres being layd out for twenty acres be it more or less as it is layd out and bounded being in two peels a loott of march being a Cow Comon loott w^{ch} two divisions of vpland and march I doe giue and bequeath vnto my son Richard and also y^t halfe of Comon right w^{ch} was my ffather Richard Goodales all laying and being in y^e Township of Salsbury Also I doe giue and bequeath vnto my son Richard all my land y^t I am now possest of att kanecticut^t ||laying and being in y^e township of midletowne|| with all y^e rights and p^rueledges therevnto belonging and also all my working tooles att my decease to be his and the best bed, and furniture therevnto belonging att y^e decease of my wife Also I doe giue and bequeath vnto son Nehemiah all my share of my kech cald vnity being thre eights also my son Nehemiah is to pay vnto my thre daughters twenty pounds apeice when he is possest of y^e abouesd estate after y^e decease of my wife w^{ch} I haue given him in y^e first yeare to pay vnto my daughter Mary y^e wife of John Ewell twenty pounds in corne or Cattle att mony price in y^e second yeare after y^e decease of my wife to pay to my daughter Elizabeth y^e wife of Jeremia Tower twenty pounds in corne or cattle att mony price and in y^e third yeare after my wifes decease to pay to my daughter Martha y^e wife of John Gill twenty pounds in corne or cattle att mony price and for the rest of y^e moueables to be parted equally alike among all my children

“Memorandm Im^t my will and meaning is y^t if any of my thre daughters dye then the legacie giuen them is to be payd vnto their heirs and if any of them dye without heirs then

their legacie is to be payd to y^e children of ||my|| other daughters this third day of february in y^e yeare of our lord one Thousand six hundred and seaventy and thre wittness my hand and Seale.”

Richard Gooddall (SEAL)

Witness: Ephraim Winsley, Mary (her M mark) Winsley, Mary (her No mark) Greley.

Proved in Salisbury court 14:9m:1676 by Ephraim Winsly and Mary his wife.

Inventory taken Sept. 28, 1676 by Ro. Pike and Hen. Browne: a house & barne with ye Land about it being betweene 2 or 3 ackers orchard, 40li.; a pastur containing 3 ackers mor or less lying between ye Land of Henry Browne & John Hlsly in ye Towne, 50li.; a 3 acker Lott planting Lying by henry wheellers pastur, 10li.; his Lott of upland yt was of ye five hundred ackers about 10 acker, 12li.; Thirty ackers of upland above ye mill, 7li. 10s.; a medow Lot at ye beach barrs being accounted 3 ackers, 18li.; 3 ackers higgly pigly Lot at salt marsh, 10li.; a salt marsh Lott at Mundayes Pound higly Pigly, 6li.; at ye beach eight score Rod of salt marsh or meddow, 2li.; a six acker Lott of meddow in ye cow comman, 18li.; a bed & Furnettur standing in ye new Roome, 9li.; a bed & Furnetur belonging to it standing above in ye chamber, 6li.; a draw cubberd, 2li.; six pewter platters, 2 plats, 3 porengers, a bole, a cadle cup, a bason, quart pott, a salt & a pint pott, 2li. 10s.; 3 brass kette, on Irn kette & an Irne pott, a brass chaffen dish and a brass candle stick and a bell metle mortar & Iron pestl, 5li.; a duzn of napkens, 2 table cloths, 1li. 5s.; six pear of sheetts, 3 pr. of pillowbys, 6li.; a cloth coat & sut of clothes, 3li. 10s.; 7 new blak hatts, 2li.; 2 small tabls, 2 chests, 2 boxes, 1li. 5s.; a form, 3 Join stools, 10 chayers, 1li. 6s.; on pear Andiorns, a pear of tounge, a pear of bellows, a spitt & waming pan, 2 pear of tramells, 2 pear of pott hooks, 1li. 8s.; 8 cushins, a pear of stillierds, a basket & Hatt case, 1li. 8s.; frying pann, a coker, baskett, an hower glass, brush, books, and som smal od things in ye new roome, 1li.; a fowlling peece, muskett & a sword, 2li.; 2 oxen, 2 cows, on 3 year old hayfer & on yearling, 23li. 10s.; 3 yews, 2 lambs, 2 swine, 6 smale pigs, 3li. 15s.; on mare, 2li.; 3 eighths of the catch vinity now abroad at sea, 60li.; in mouny, 1li. 10s.; 2 ackers of corne & 6 bushells in house, 6li.; about 7 Load of hay, 4li.; a Trundle bed, 2 spinning wheels, sled, yoke, span shakle & bolt & table in ye old Roome, chamber pott & a barell, 1li.; barells, milk vesells, chees presse,

payles, buketts, Latten pans, trenchers, dishes, spoons, & other such kind of Lumber in ye old Room, 2li. 10s.; 2 axes, hatchett & his chest of working toolls, 3li. 10s.; 6 bushells & a grining stone, 1li. 4s.; total, 328li. 1s.

This is only of wt estat he have in Massachusetts as far as yet appears. but nothing of his estat at Conectecut except only the Catch of web the rest of owners Live at Conecticot all but Nehemyah Goodal who hath an eighth.

Attested in Salisbury court 14:9m:1676 by the widow Goodale.

Debts due to ye estat from Richard Smith som post & Rayles as by agreement.

More that was omitted when the inventory was taken: a bridle & saddle, o; a hors collar, o.

Essex County Probate Files, Docket 11,136.

ESTATE OF MATTHIAS BUTTON OF HAVERHILL.*

Upon motion of the administrators of the estate of Mathias Button that a division of the estate be made, Court Nov. 14, 1676, ordered that the estate be divided into five equal sums, a part for each child, and that the share to the two daughters be delivered to their husbands as soon as possible and the other shares at age or marriage.

Salisbury Quarterly Court Records, vol. 2, leaf 67.

ESTATE OF THOMAS HAWKSWORTH OF SALISBURY.†

Upon motion of Onezephorus Page, that the remainder of the estate of Tho. Hawksworth, deceased, now left, said Page having married the only child of said Hawksworth, be settled upon him as heir to the estate by virtue of his present wife, court Nov. 14, 1676, ordered that it be so settled.

Salisbury Quarterly Court Records, vol. 2, leaf 66.

GUARDIANSHIP OF JACOB ROWELL OF ANDOVER.‡

George Norton, guardian of Jacob Rowell, was granted 28:9:1676, power to take into his hands said Rowell's estate which was ordered to him on 30:7:1662, at Ipswich court.

Salem Quarterly Court Records, vol. 5, leaf 100.

Bond, dated Nov. 24, 1676, given by George Norton, Thomas Hart and Samuell Hart of Ipswich, as security for

*See *ante*, vol. 2, page 299.

†See *ante*, vol. 1, page 140.

‡See *ante*, vol. 2, page 339.

the estate of Jacob Rowell. Sworn, Nov. 24, 1676, before Daniel Denison.

George Norton's petition: that his apprentice ran away from him about 2 years and a quarter before his time, according to indenture, and having an estate valued at 29li. besides some household stuff due to him next May, and petitioner fearing that there might be some fraudulent conveyance of it, he asked possession of the said estate as guardian of Jacob Rowill.

Essex County Quarterly Court Files, vol. 26, leaf 12.

Whereas George Norton of "Southfeild in Hamsheer in the Massachusetts Collony" was appointed guardian to Jacob Rowell of Elizabeth Towne in New Jersey and he approving of the same, acquits the said George Norton of what estate of mine he had in his hands and of all debts and demands, in court held 28:4m:1681, and notice to be given to the next court that further order may be taken for allowance of the entry and discharging of said Norton.

Signed June 6, 1681. Witness: Francis Dane, Dudley Bradstreet.

Salem Quarterly Court Records, vol. 6, leaf 15.

Petition to the court June 28, 1681 of Jacob Rowell, that whereas my father died intestate in 1662 and administration of his estate was granted to my mother, and the estate disposed of by the court according to an agreement made betwixt my father and mother before marriage which was just, as things were then represented to the court, myself then being hardly out of my infancy and my mother not so much taking notice of my future right and now knowing things were not fairly represented to the court, requests a revision of the premises that as the only child of a deceased father I may have my due of his estate; also that they would recall the administration granted to my mother and to invest me with the same, being now of age and the estate wholly my father's.

This court grants power of administration to Jacob Rowell only son of Thomas Rowell of whatever estate of his father's was omitted to be inventoried by Margerye his mother, she being removed out of this jurisdiction.

Essex County Quarterly Court Files, vol. 35, leaf 130.

The inventory* made June 28, 1681 is in Essex County Quarterly Court Files, vol. 35, leaf 131.

*See *ante*, vol. 1, page 395.

ESTATE OF SAMUEL PUTNAM.

Samuell Putnam dying intestate, Elizabeth, the relict, brought in an inventory of his estate 28:9:1676, and was appointed administratrix.


Inventory of the estate of Samuell Puttnam, deceased, taken Nov. 17, 1676, by Jacob Barney and Joshua Rea: foure Cowes, 11li.; tow steers, 5li. 10s.; three yearleing, 3li.; one horse, 2li. 10s.; Eighteen sheep, 4li. 8s.; one feather Bed & bedsted And Curtains, valins, one Rug, Tow Blainkets, tow par sheets, one pillow, one thinn Rug, 8li.; warring apprell, 5li. 6s. 6d.; seaverell lining, 2li. 17s. 6d.; waring apprel, 5li. 6s. 6d.; Table Cloathe, napkins, with other Linin, 2li. 17s. 6d.; putter, iron & Brasse, 2li. 17s.; Cuberd, Chests & Booxe, 3li.; 26 pound of yarne, 2li. 9d.; 20 pound woolle, 1li.; one gunne, 1li.; one wheell & Chair, hors takell, 7s. 6d.; iron ware, 9s.; five swinne, 1li. 10s.; one Reaper, 16s.; Cottenn wooll, Cheair tow, Tow earthen dishes, plow, 9s.; one Blankett & sive, 11s.; one Chaine & Bible with other things, 1li. 1s.; one hundred ackers of land, 75li.; one halfe of prices medow Being about tenn ackers, 15li.; one house, 5li.; total, 191li. 7s. 3d.

Attested in Salem court 29:9:1676 by Elizabeth the relict of the deceased.


Essex County Quarterly Court Files, vol. 26, leaf 22.

Nathaniell Putnam, presenting a writing for settling his daughter Elizabeth's estate which was drawn up by the mutual consent of parties concerned, it was allowed 26:4:1677, and confirmed.

Salem Quarterly Court Records, vol. 5, leaf 107.

Agreement dated Mar. 22, 1676-7, between Nathanel Putnam and his daughter-in-law, Eleisabeth (her  mark) Putnam: "The said Nathenniell Puttnam hath giuen unto his daughter The dwelling house with Twelve ackers of land and tow ackers of medow to Bee layed outt Conueniently to the dwelling house for euer allsoe the said nathenniell puttnam doth giue unto her the fenced feild with the Broken land and all the improuement of itt soe long as she liues, prouied That his daughter pay or Cauces to be paide the full summe of twentie pounds in current pay: to hir daughter Eleisabeth Puttnam if she liue to be eightene yere of age: Alsoe The saide natheinnel puttnam doth giue to his daughter fouer ackers of medow mor in prices medow for her life time And

the saide nathennel puttnam doth Consent that his daughter shall haue all the Rest of the estat And he doth giue her his debts. And that the house and land Be made ouer for the paiment of the aboue said twenntey pounds to her Chilli: And the Rest of the land to be att the Aboue said nathennil Puttnams disposing. the other lands not mentioned are to returne to nathell putnam."

Signed by Nathanel Putnam, Richard (his R mark) Leech, Eleisabath (her  mark) Putnam.

Witness: Thomas Fuller, Joshua Rea.

Allowed by the Salem court 27:4:1677.

Essex County Quarterly Court Files, vol. 26, leaf 127.

ESTATE OF JOHN FULLER.

Administration upon the estate of John Fuller was granted 28:9:1676 to Rebecka, the relict, and she was ordered to bring in an inventory to the next Salem court.

Salem Quarterly Court Records, vol. 5, leaf 100.

Inventory of the estate of John Fuller deceased 25:6m:1676, taken 8:9ber:1676 by Nathaniell Ingerson and Joshua Rea: wearing apparell, 5li.; 1 fether bed & blanket, 4li., 9li.; 1 rugg, 7 sheetes, 5li., 14 napkins, 40s., 7li.; 4 pr. pillowbeers, 32s., 2 tablecloaths, 6s., 1li. 18s.; pewter & spoones, 20s., a saddle, 26s., 2li. 6s.; 3 coves, 1 calfe, 10li., 1 horse, gun & sword, 4li. 15s., 14li. 15s.; 1 pot & kette, 2 wheeles, 21s., 15li. wool, 20li. flax, 21s., 2li. 2s.; 60 bushells of corn, 7li. 10s., smith's tooles & coale, 9li. 10s., 17li.; 1 fry-ing pan & skillet & chest, 15s.; Houses, 5 acres of land, 60li.; 2 bedsteeds with other lumber, 1li. 5s.; debts due to the estate, 6li. 7s.; total, 122li. 8s.

Attested in Salem court 29:4:1677 by Rebecka the relict of John Fuller.

The petition of Rebecka Fuller wife of John Fuller, deceased, to the court June 27, 1677, that whereas her husband departed this life and made no will, that the estate may thus be settled: her children Elizabeth and Bethia, to have 20li. apiece when they come to age and if either of them die before that time the survivor to have 30li. and the rest to be to herself, and this with the consent of her fathers, Thomas Fuller and John Putnam.

Copy, Essex County Probate Records, vol. 301, page 104.

John Fuller dying intestate, administration upon his estate was granted to Rebecka, his wife, who made oath to an in-

ventory. Court 29:4:1677, approved of the disposal of the estate according to the mutual consent of the persons concerned as appeared by a writing brought in to court.

Salem Quarterly Court Records, vol. 5, leaf 107.

ESTATE OF EPHRAIM SKERRY OF SALEM.

Administration upon the estate of Ephraim Skerry, was granted 28:9:1676, to the relict, who was to bring in an inventory to the next Salem court.

Salem Quarterly Court Records, vol. 5, leaf 102.

Administration upon the estate of Ephraim Scerry, intestate, was granted to Martha, the relict, who brought in an inventory 26:4:1677. Court ordered that the estate remain in the widow's hands, except 30li. which was to be paid to the children of deceased, being daughters, in equal shares, and whereas there were 10li. due to Henry Skerry, sr., he freely gave that to the three children to be equally divided, and their shares to be paid at age or marriage.

Salem Quarterly Court Records, vol. 5, leaf 107.

Inventory taken 19:8:1676, by Francis Skerry and Henry Skerry, jr.: pleate, 5li.; 25 yds. of Carscey at 3s. pr. yd., 3li. 15s.; 22 yds. Caresey at 3s. pr. yd., 3li. 6s.; cash, 4li.; 3 holand sheetes, 2li. 5s.; 3 pr. of sheetes, 2li. 10s.; 5 pr. of pilobers, 1li. 11s.; 3 shurts & 4 pr. drawers, 2li.; 5 blew shurts & pr. blew drawers, 12s.; pr. very fine holand pilebers, 1li.; 8 Towles, 10s.; 20 napkens, 1li. 10s.; 4 small table clothes, 10s.; 8 neckcloths, 16s.; 2 pr. of holand sleeves, 8s.; 7 hankerchefers, 7s.; a bed quilt & eastend carpet, 2li.; a great beed, blankets, Ruge, bolsters, pillows & all to it, 11li.; a trickel beed, bolster, Ruge & blanketts, 3li.; a sea beed, two blankets & Ruge, 15s.; all his woolen waring cloths & cloke, 5li.; all his sea cloths, gloves, stockens, shoes, hatt, bible & other small books, 3li.; tinning things, 1li. 8s.; all the peuter things, 2li.; all the brass things, 2li. 16s.; all the Iron things, 1li. 14s.; a chest of drawers, two trunkes, 3 boxes & a chest, 2li. 14s.; a longe Table & 6 Joyn stolls, 1li. 2s.; two letel tables & 8 chayers, 1li.; all the earthen things, 1li. 10s.; two pr. worsted stockings, 5s.; a looking glass & slekston, 6s.; a litel box, two brushes & pr. stillyards, 5s.; a muskett & Cutlash, 1li. 8s.; 3 Sea chests & a case of glases, 1li. 2s.; all the Lumber, 10s.; all the Sea Instruments, 2li. 13s. 9d.; the house & ground, 103li.; three meale bages, 3s.; total, 177li. 11s. 9d. Debts due to ye estate: by Mr. Huske, 2li. 10s.; by Daniell Lunt, 1li.; by Henry Skerry, jr., 18s.; by Robt. Cannon, 18s.

9d.; total, 5li. 6s. 9d. Debts due from the estate: in England, 30li.; to Mr. Boudeth, 5li.; to Mr. Jno. Higgenson, 6li. 19s. 1d.; to Jno. Crumwell, 5li.; to Henry Skerry, sr., 10li.; total, 56li. 19s. 1d.

Allowed in Salem court 26:4:1677 upon oath of the widow Martha.

Essex County Quarterly Court Files, vol. 23, leaf 21.

ESTATE OF MICHAEL LAMBERT.

Michaell Lambert dying intestate, administration of the estate was granted 29:9:1676, to Ellenor, the relict, who made oath to the inventory brought in and was ordered to pay to the four children of the deceased, Michaell, Abigaile, Moses and Rebecca, to the eldest son, 40s., and to the others 20s., payable to the sons at twenty-one years of age and the daughters at eighteen years or at marriage.

Inventory of the estate of Miell Lambard, taken by Thomas Farar and William Bassett: one cow, 3li.; one hors and on mare, 4li.; 8 sheep and 2 lambs, 3li. 14s.; 2 great swin and 3 shouts, 3li. 10s.; 30 bushells of Ingen corn, 4li. 10s.; 9 bushells of barly, 1li. 16s.; 2 bushells of pees, 8s.; 3 bushells of ots, 6s.; 10 bushells of ell corn, 15s.; 4 pare of shetes, 2li. 10s.; pilobars and napkins and touells, 1s.; 12 yards of linsy wolsy cloth, 1li. 10s.; 20 pound of wool, 1li.; wearing clothes and 3 shorts and 1 hat, 1li. 10s.; in beds and beding, 3li. 2s.; 1 cobard, 1li.; 4 chests and 1 box, 15s.; 1 tabel and 2 whells and cards, 1 kneding trof, 15s.; chars and 1 cradl, 12s.; pots and ketells and Iorn ware, 3li. 15s.; putr, earthen ware and wooden weare, 3li. 5s.; flax, 10s.; 1 hous, 5li. Debts, 17s.

Allowed in Salem court 29:9:1676.

Essex County Quarterly Court Files, vol. 26, leaf 23.

ESTATE OF JOHN HUTCHINSON.

Administration on the estate of John Huchenson, intestate, was granted 29:9:1676, to Sarah, the relict, who brought in an inventory, and was ordered to appear at the next Salem court for the ordering of the estate.

Petition of Sarah Hutchinson that the estate of her husband John Hutchinson be divided between herself and child; that she have all the moveable goods and the bringing up of the child; that she have all the land until her child was eighteen years of age and then the child to have one-third

part; that at her death to have one part more of all the land and the other third part to be at her disposing.

Essex County Probate Files, Docket 14,407.

Inventory of the estate of John Hutchison, who deceased about Aug. 2, 1676, taken Nov. 8, 1676, by Nathaniell Ingersoll and Joshua Rea: waring apparrell, 6li. 10s.; foure oxen, 18li.; five Cowes, 15li.; two three years old, 5li.; tow yearling, 3li. 10s.; tenn Sheep, 3li. 10s.; five Horskind, 5li.; one Horse, 4li. 10s.; tow Calves, 1li. 10s.; five Hogges, 3li.; sevens pigges, 1li. 15s.; two hundred ackres of land & medow & orcharde, one house & Barne, —; in iron, 12s.; one friing pann, 1 iron pott, 13s.; tow axes & other tooles, 13s.; three parre Sheettes, 2li.; one wheell, tow pare pillowberes, 10s. 6d.; napkins, table cloth, 1li. 2s.; Bassen & putter, 17s.; wooden ware, Cheste, 9s.; one fether bed, 3li. 10s.; woollen yarne & wolle, 2li.; Rug, Blanketts new Cloath, 2li. 5s.; tow gunnes, 2li. 15s.; yokes, chaine, sheer, coulter, 1li.; cleves & pinn, foure pillowes, 1li. 3s.; Engling corn & hay, 6li. 10s.; money, 7s.; 100 ackers of land with halfe the houseing In present possession & 100 ackers of land, Reversion as appeareth By deed of giffte, 130li. Debts due to the estate, 7li. 14s.; 250 ackrs of land, 40li.; debts due from the estate, 15li. 10s.; total, 273li. 5s. 6d.

Allowed in Salem court 29:9:1676.

Essex County Quarterly Court Files, vol. 26, leaf 23.

Sarah, widow and administratrix of her husband John Hutchenson's estate, petition to the court, dated Jan. 29, 1676, for a division of the estate between herself and her child, that is, that the child should have one-halfe of the land when she becomes of age, as may appear by two deeds given by her father and father-in-law, and that at said Sarah's decease she should have as much of the other halfe as to give her two-thirds of the whole; that the rest of the estate be for Sarah's own use, the child to have a feather-bed when of age. Her father Putnam and father Hutchinson witnessed and consented to this agreement.

Witness to their consent: James Bayley, Jonathan Putnam.

Court Mar. 27, 1677, allowed this distribution, Sarah to bring up the child until she reached the age of eighteen or marriage.

Essex County Probate Files, Docket 14,407.

ESTATE OF JAMES BROWN OF SALEM.

“The 29:11^{mo}. 1674 I James Browne of Salem, being weake of body yet of pfect memory doe make this my last will & testament Imp^rs: I giue & bequeath unto my beloued wife Sarah, my dwelling house & out housing, with the ground adjoyning lying heare in Salem, duering her naturall life, and at her decease to be disposed of as followeth, It my will is, that my eldest son John Browne, whoe haue had his portion giuen him formerly, And doe further will & order, of that estate, left by Henry Bright of water Towne, deceased, which is my proper right & due, in consideration of moneys lent to him or paid for him many years agoe, which said estate I leaue my son to recouer all my right & interest in that estate, or that of right doe belong to me, he the said John Browne shall haue the one half there of to himself his heires & assignes, he paying the one halfe of the charge of what he does recouer, & the other halfe of what estate he shall recouer as aforesaid to be to Sarah my said wife & to her heires & assignes for euer.

“It wheare as there are certaine writings drawne betweene my said wife & my son James Browne, bearing date 10 march 1672: wherein on my wiues pt, all the houseing & land lying in Newbery, Giuen & bequeathed to my said wife, by her father John Cutting deceased in his last will & testament, are made ouer to my said son James Browne, & to his heires for euer, he on his pt paying, p Annum to his mother soe long as shee liues, soe much as is exprest in sd writing, & at her decease to pay or cause to be paid thirty five pounds, to be paid for the use of my other children, according as is heare after exprest, which is my will with the mutuall agreement of my said wife.

“It. I giue to my son Samuell, my dwelling house & out houseing with soe much of the ground belonging therevnto, begining next to Samuell pickworth grounds & from thence, northerly, to take in one pole beyond, on the north side of the barne, & soe right cross the ground from the highways to John Gedney deceased his Ground, to haue & inioy the same, to him his heires, & assignes foreuer, next after his mothers decease, he paying fiftene pounds for the use of my daughters, to be deuided as is heare after exsprest, & my will is that my son Samuell shall liue with his mother to be helpfull to her untill he come to y^e age of one & twenty yeares

“Item I giue to my son Abraham, about thirty two pole of

the ground belonging to my dwelling house to begin at one pole beyond the barne as aforesaid & to extend fower pole in bredth next the highway & soe to run right cross y^e same Bredth to the land of John Gedney aforesaid, to haue & to Injoy the same, to him his heires & assignes, next after his mothers decease, but in case the said Abraham dept this life befor he come to the age of twenty one yeares, then the said pcell of ground to fale to my son Samuell & further my will is that my son Abraham shalbe under my wiues care & dispose, the time after he haue serued his apprentice ship untill he come to the age of one & twenty yeares.

"It. I giue vnto my said wife Sarah, the rest of the ground, beyond that thirty two pole of ground giuen to my son Abraham, northward, to the ground of John Cromwell, for her to dispose of for the painment of my debts or for her necessary use the time of her life, & in case she be not necessitated to sell the said land in her life time, for painment of debts or for her necessary vse, then at her decease my son Abraham shall inioy it, he paying fower fifthes of the value thereof for the use of his fower youngest sisters: viz: Anna: Mary, Abigaile & Martha: equally to be deuided amongst ym or the longest liuers of ym: If any dy before they come to ye age of eighteene years or married

"It further my will is that the thirty fiew pounds, that my son James is to pay & the fifteen pounds that my son Samuell is to pay at their mothers decease, which is fifty pounds, in all be equally deuided amongst my fiew daughters, viz: Sarah Beasley: Anna: Mary, Abigaile & Martha Browne, that is to say ten pound each of them, to be paid at their mothers decease, at y^e age of eighteene yeares or marriage, & my will is that in case any of them dy before they come to age or are maryed, then her or their pt to fale to those of my daughters y^t doe suruiue, to be equally deuided amongst them

"Lastly I giue to my said wife all the rest of my estate when my debts are paid: & doe appoynt her my sole executrix of this my will, & doe appoynt my Brother Nicholas Noyce And Hilliard Veren, sen. to be ouerseers & heerunto I haue set to my hand & seale this 29: of Janury 1674."

James Browne. (SEAL)

Witness: Hilliard Veren, Sen^r., Samuell Pickworth.

Proved in Salem court 29:9:1676 by Hilliard Veren.

Essex County Quarterly Court Files, vol. 26, leaf 24.

Will of James Browne, glazier, was proved 29:9:1676, and Sarah, the relict and executrix, was ordered to bring in an inventory to the next Salem court.

Salem Quarterly Court Records, vol. 5, leaf 102.

Inventory of the estate of James Browne, sr., who deceased Nov. 3, 1676, taken Nov. 30, 1676, by Nicholas Noyes and Nathaniell Beadle: a dwelling house and barne and aboute 3-4 acre of land in Salam, 100li.; bead and bead stead and all furniture, 5li.; trundell bead and all belonging to it, 10s.; a bybell and other bookes, 10s.; wareing Cloths, 1li. 10s.; 6 Charies and a desck, 18d. a pease, 10s. 6d.; putter, 17s. 6d.; tene ware, 1s. 6d.; a selfeer cupe and spoone, 10s.; a pare of cards, basket and brush, 2s.; brase things, 12s.; 2 eyrene pouts & 3 weagis and tongs, spade, 1li. 14s. 6d.; woodin ware, 10s.; a nysce and other glasein toulles, 2li.; earthin ware, 1s. 6d.; a bead in ye Chamber and things to it, 2li. 10s.; 2 Cheasts and seattell, 4s.; 6 bushells of Corne, 12s.; 20li. of Corse yarne, 12d. a li., 1li.; Lining, 15s.; total, 119li. 10s. 6d.

James Browne's debts: to Mr. Edmon Batters, 7li. 17s. 3d.; to Goodwife Bonfeld for caring for Mary's Legg, 8li.; to Doctor Wells, 3li.; to Captaine George Corwin, 4li.; to Mr. William Browne, Junior, 4li. 9s. 4d.; to Mr. Jonathan Corwine, 10li. 6s. 8d.; to funerall charges, 2li. 4s.; to Mr. John Higgison, 2li. 10s.; due for Legacies for fower Children wch. Mr. John Cutting gave to his grandchildren & was James Browne's, due to pay, 6li.; to his sonn James Browne, jr., 43li.; total, 101li. 5s. 3d.

Allowed 26:4:1677 upon oath of Sara, the relict.

Essex County Quarterly Court Files, vol. 26, leaf 25.

Administration granted to James Browne, jr., son of Mr. James Browne, only male heir of his grandfather, Mr. James Browne late of Salem, deceased, on a legacy given to Samuell Browne, son of said deceased, who also deceased without making any disposal of same, and whereas Sarah Browne executrix to the will of said deceased dyed before.

Bond of James Browne, jr. of Newbury, with John Browne of Rowley and Collen Frazer as sureties, for 100li., to administer on a legacy given by his grandfather James Browne late of Salem, deceased, and upon any other part of the estate not bequeathed in his will. Dated Dec. 1, 1707. Witness: John Stangly, Daniel Rogers.

Essex County Probate Files, Docket 3,592.

ESTATE OF CHRISTOPHER WALLER OF SALEM.

“The last Wil and testament of Christopher Waller made the seauenth day of october 1676 I Christopher Waller of Salem although weak in body yet of perfect memory doe thus dispose of my estate and make this as my last Wil and testament: Imprimis I giue vnto Margaret my wife my dwellinge house, my outhouses, and my orchard with al my land therevnto belonginge to be hers and at her disposinge. Item I giue vnto the sayd Margaret my wife my Catle with al my moueable goods that she may be the better enabled to pay my debts. Item I giue vnto Joseph Woodrow ten pounds to [be] payd unto him out of my estate at the age of twenty one yeares he Continuinge to liue with my wife as formerly vnto that age. Item I doe appoynt my wife Margaret to be executrix and my brother in law Nathaniel Felton ouerseer, to this my Last wil and testament.”

Christopher (his ⊕ mark) Waller.

Witness: Nathaniel Felton, Edward Berry.

Proved in Salem court 30:9:1676 by the witnesses and Margeritt, the relict, was ordered to bring in an inventory to the next Salem court.

Essex County Quarterly Court Files, vol. 26, leaf 19.

ESTATE OF JOHN PORTER, SR. OF SALEM.

“In the name of God Amen. I John Porter of Salim Sen^r. in the Count. of Essex in New England yeomⁿ. do declare & make my last Will and testam^t. in manner & forme following. Imp^r. my imortall soul I do desire humbly & beleiveingly to comitt unto y^e everlasting mercyes of God father, Sonne, & holy Ghost. my body I comitt to y^e earth to be decently buried at the discretion of my Xian freinds. And my outward estate I do dispose thereof in manner following. Imp^r. I do constitute & ordeine my loveing wife Mary Porter sole Executrix of this my Will. unto whome I do give the one halfe of all my goods, debts, chattells, & cattell &c. and also dureing her life I do give her one third pt of the yearly vallew of all my houses & lands, or the thirds thereof as the law directeth. To my Sonne Jo Porter who by his Rebellious & wicked practises hath been a great greife to his Parents, & hath greatly wasted my estate, on condiccons hereafter expressed I do give unto him one hundred & fifty pounds in currant pay of y^e country at three paym^{ts} annually i e. fifty pounds p anno. Provided alwayes before the paym^t of any

p^t thereof he ye said Jn^o. Porter shall make signe & seale unto my Sonnes ||Joseph|| Benjamin & Israell, their heyres & assignes, or to some one of them ||in behalfe of y^e rest of my children|| an absolute & full release of any further clayme to any pt of my houses & lands whereof I am now possessed, & in speciall to any pt of y^t necke of land y^t was sometime m^r Skeltons, & in ye meanetime shall not directly or indirectly make or signe any alienation thereof to any other and in case y^e s^d Jno. Porter shall faile in pformance of this condicion for more then one yeare after my decease, then the above named legacy of one hundred & fifty pounds shall be utterly voyd, and in lew yr of I do give him five pounds to be payd in Country pay within three yeares after my decease at the discrecon of my Excecutrix. Item, I do give & bequeath to my Sonne Benjamin Porter these following parcells of land, namely all that parcell of land comonly called Bishops farm also two hundred acc^s of land more or less lying in blind hole, given me by the Towne, also one hundred acres of land purchased of m^r Broadstreet also five acres of fresh meadow purchased of Jaffery Massey, also eight acres of meadow & upland more or less purchased of W^m Necholls & formerly was a pt of Bishops farme, also ten acc^s of upland bought of John Hawthorne of Linn. & was formrly appteyneing to W^m Baily also one hundred pounds to be pd in Country pay at two equall paym^{ts} annually within two yeare next aftor my decease

“To my daughter Mary the wife of Thomas Gardiner to whom I haue already done according to my ability, I do give to her three children forty shillings a peece, and also I do give to my daughter Mary & to my daughter Sarah to be equally divided between them, the farme called Smiths farme conteyneing Eighty acres more or less, & one hundred & twenty five acres lying between the farme y^t was sometime Kenistones, & Lawrance Leaches, also ten acres purchased of

M^r. Gotte, and is lying next to Putmans ag^t m^r Downeings farme, also the above named Kenistones farme, conteyneing two hundred acc^s more or less, with twenty acres of meadow appteyneing thereunto. Item. I give & bequeath unto my Sonne Joseph Porter five pounds to be payd within two yeares after my decease and forty shillings a peece to each of his children to be pd at y^e same time. To John Porter Sonne of my sonne Samuel Porter I do give ten pounds to be payd him at 21 yeares of age It. I do give & bequeath to my Sonne Israel Porter, my now mansion Place, with all ye hous-

ing thereupon, Orchard & lands adjoyneing viz^t. So much as was by mee purchased of m^r Sharp, with all ye appurtenances to ye same belonging, also I do give him sixty acc^s of Skeltons neck. i e. that pt w^{ch} I purchased of m^r Skeltons daughters. It. I do give & bequeath to Joseph, Benjamin, & Israel Porter the remainder of Skeltons neck of land, conteyning 150 acres more or less, and I do order them to make paymt of the one hundred & fifty pounds by mee bequeathed unto my Sonne John Porter. To my sonne Benjamen I do give a parcell of land w^{ch} I purchased of m^r Gott. conteyning eighty acc^s, more or less, and thirty acres purchased of Jacob Barney Jun^r, and forty acc^s purchased of Jafery Massey, and forty acc^s purchased of Gm. Watson & forty acc^s purchased of Jn^o. Peckard and my will is that he shall pay to my two daughters Mary & Sarah fifty pounds a peece, viz^t. in five years time ten pounds p anno. to each of them. It. I do give to my sonne Israel Porter my interest in the saw mill neer Skeltons neck. It. I give & bequeath to the Reverend m^r John Higgison forty shillings, and to the Poor of Salim five pounds, to be distributed by my overseers, as they shall in their discrecon judge meet. To my wife over & beside w^t is before given her, I do give her my best featherbed, with all appurtenances necessary to compleat y^e same, and also five pounds in money and it is my will y^t w^t shee shall spare of y^t p^t of my estate y^t I haue above bequeathed to her, that shee do in speciall wise consider my two daughters. and be helpfull to them in confidenc whereof I haue disposed to her, and to my sonnes my estate as is aboue exp^{ressed}. To Cornelius Baker, & Jn^o Glover. I do give forty shillings a peece. to be payd within twelve m^{os}. after my decease in country pay.* finally. I do nominate, & intreate my loveing friends, m^r Edmund Batter & m^r Hilyard Veren, to be the overseers of this my will To whome I do give full power & authourity to determine any doubt or difference y^t may arise conc^{rneing} the true meaning of this my will. & in case any legatee shall refuse to submit thereunto hee or they shall loose all y^r interest therein. and as a token of my love & respect to my overseers. I do give them forty shillings a p^c to be p^d in money. In witnes hereof I do hereunto put my hand & seale this 28th day of Aprill. 1673."

John Porter Sen^r. (SEAL)

Witness: Samuel Danforth, Peter Olliver, Thomas Brattle, Juni^r.

*"And the residue of my goods & chattels not [already] disposed of, I do give & bequeath to my Sonnes Joseph, Ben-

jamen & Israel, & my two daughters Mary & Sarah to be equally divided between them."

These last lines were pt. of the will of Jn^o. Porter deced. as appears in the *fowle* draught & should have been inserted as attest Tho. Danforth, 26:7:76.

Proved in Ipswich court Sept. 26, 1676 by Peeter Oliver and Thomas Brattell, jr.

Essex County Probate Files, Docket 22,468.

Inventory of the estate of John Porter of Salem, taken Sept. 22, 1676; his dwelling house with the barn, outhouses, orchard and all the land thereunto belonging called Sharp's farme, 600li.; land commonly called Skelton's Neck being 200 acres or thereabouts, 400li.; land called Bishop's farme with the land belonging to it called blinde hole being about 500 acres whereof 45 acres meadow, 500li.; land called Smith's farme being about 90 acres 10 acres of it meadow, 90li.; land called Cromwell's farme being about 200 acres, 20 acres of it meadow, 200li.; 130 acres adjoining to Cromwell's farme, 100li.; 10 acres of meddow called Got's meadow, 20li.; 180 acres called Gott's corner, 300li.; 70 acres bought of John Robinson, 40li.; 1 1-2 acre of land neare bass poynt, 5li.; 3 poole of land in the towne, 1li. 10s.; 12 acres bought of John Hathorne, 8li.; 12 acres of barly, 27li.; 2 acres of Pease, 3li.; 1 acre of wheate, 1li. 12s.; 12 acres of Indian corne, 24li.; 33 load of hay, 33li.; 46 ewe sheepe and wethers, fourteen lambes, 25li.; eight oxen, 35li.; fifteen Cowes, 52li. 10s.; nine two yeare old catle, 22li. 10s.; 8 yearleings, 12li.; 2 three yeare old steirs, 7li.; 10 Calves, 7li. 10s.; 1 bull, 3li.; 14 swine, 21li.; 11 younge shots, 5li. 10s.; 6 mares, 9li. 10s.; 5 horses, 15li.; 2 Colts, 1li. 10s.; 1 younge Calfe, 10s.; a feather bed, bolster, 1 pillow, a payre of sheets, a Rug and blanket, 6li.; a feather bed, 3 bolsters, a coverlet, payre of blankets, 2 pillows, a bedstead, with Curtains and vallens, 8li.; a feather bed and 2 bolsters, 1 Rug, a payre of blankets & pillow, 5li. 10s.; a bed & bolster, 1 Rug, a blanket and payre of sheets, 4li.; 1 bed & bolster & Rug and blanket, 2li.; 1 bed and bolster, 2 Rugs, & 2 blanketts, 3li. 10s.; a bedstead an old Rug and coverlet, a bolster and pillows, 1li. 10s.; 2 Rugs, 3li.; 2 payre of holland sheets, 4li.; 8 payre of sheetes, 8li.; 8 yards of linnen cloth, 1li.; a fine table cloth, 11 Napkins, 6 course napkins, a table cloth, 2 pillow beares, 3li.; 1 old trunke, 1 case botls, a litle truncke, a box and chest, 1li. 10s.; 1 flaggon, 12 platters, 2 potts, 2 old platters, 2 old cups, 2 candlesticks, a salt, an old pestle & morter, 3li.; silver

spoons, a porringer and two spoons, 1li.; 3 brasse pans, 1li.; 2 brasse pots, 2 skillets, 1li.; an iron pot and kettle, 1li. 10s.; 6 keilers, 6 payles, 16s.; 4 hakes, a fire shovel and tongs, 2 spits and a dripping pan, 1li. 8s.; 6 Cushions, 12s.; 40li. wollen yerne, 3li.; 60li. sheep's wool, 2li.; 1 Table, 6 joynd stooles, 1li. 10s.; 1 Carpet, 10s.; 1 old Table and forme, 5s.; 1 Trundle bedstead & Chest, 10s.; 3 Andirons, 1li.; a Chafeinge dish & warminge pan, 5s.; a fowlinge peice, 2 muskets, a Rapier and two swords, 4li.; Chayres, 10s.; 2 broad axes, 6 old axes, a hatchet, 12s.; 5 wedges & betle Rings, 10s.; an iron pot and brasse pan, 1li.; an old trough and old barreles, 1li.; a thwart saw, 5s.; 2 Carts with yookes and chaynes, 6li. 10s.; 6 plowes, 2li.; 5 forks & a muck forke, 5s.; a harrow, 10s.; 3 Augers, a handsaw, a tenant saw and Ads & iron Crow, 1li.; 2 sythes, 5s.; old barels & tubs, 1li.; Bookes, 3li.; 2 negro servants, 40li.; 3 English servants, 30li.; his wearinge apparell, 20li.; total, 2,753li. 5s.

Allowed 30:9:1676 upon oath of Mary, the relict.

Essex County Quarterly Court Files, vol. 26, leaf 26.

Whereas Benjamin Porter's father Mr. John Porter late of Salem, in his will gave unto me and my brothers Joseph and Israel a parcel of land lying in ye township of Salem in a place known as Skeltons Neck which we improved together, and my part of said land I disposed of unto my brother Israel and unto Joseph and Nathanael sons of my brother Joseph, but no division being perfected and for as much as my brother Israel in his will hath given me the improvement of that part given to him during my life and my brother Joseph's son Joseph being deceased & leaving minors by reason whereof I being disadvantaged on the account of the land not being divided, these are to petition the court to appoint a committee to divide my part into two equal parts according as disposed of by me to prevent further trouble.

Witnessed by Jonathan Rayment, Joseph Herrick.

John Appleton, Esq., Judge of Probate of Wills, &c. commissioned Capt. Jno. Gardner, Mr. Jona. Rayment, Mr. Jo. Herrick, jr., Mr. Thorndick Procter & Mr. Thos. Fuller, all freeholders in the County of Essex, to divide & set out all the lands belonging unto Mr. Jno. Porter, sr. and to his two sons Mr. Joseph and Mr. Israel Porter all of Salem, deceased, viz. The land called Skeltons Neck into so many parts and divisions as are bequeathed in the three respective wills of ye

deceased aforesaid, and to make return to the court. Dated Mar. 28, 1716. Danl Rogers, Reg^r.

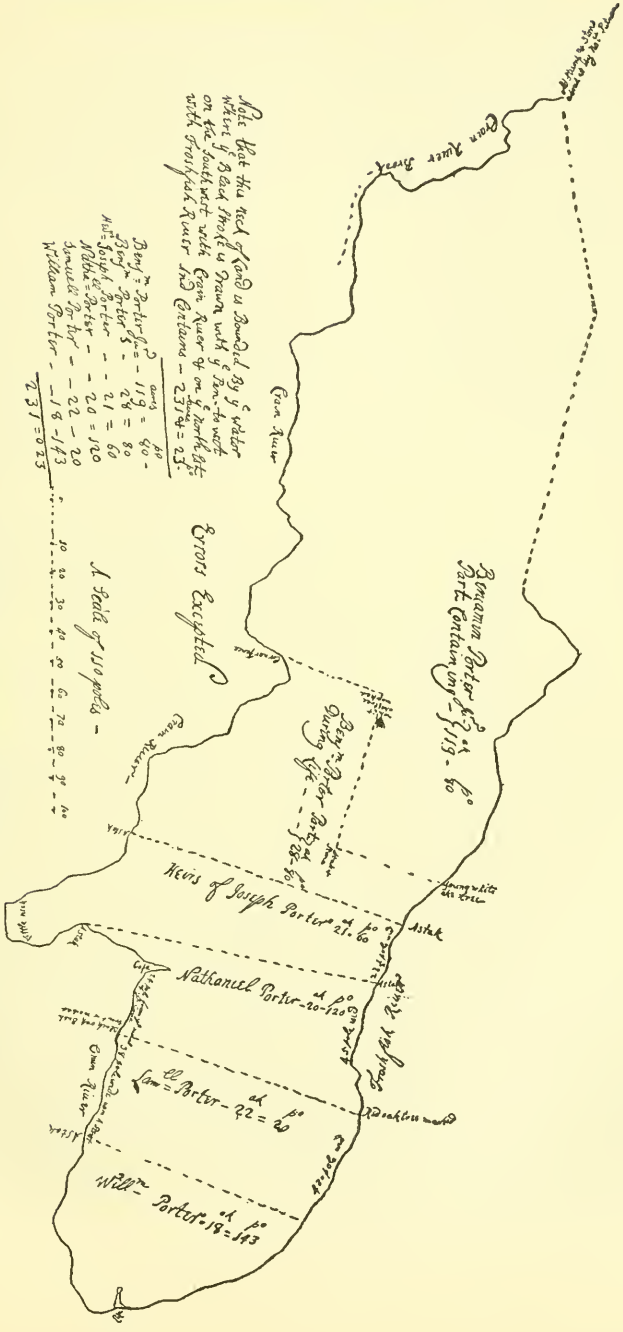
In accordance with the petition of Mr. Benjamin Porter to have his share of said Neck which he derived from his brother Israell Porter's will to be divided according to said will the above committee are impowered to annex this division to their former commission. Dated April 2, 1716.

The return of the committee appointed, signed by John Gardner, Jonathan Rayment, Joseph Herrick and Thorndik Procter and dated July 9, 1716. The division of a neck of land known as Skeltons Neck to ye Porters hereafter named having respect to the three wills expressed in our commission: "in observance to ye will of Mr. John Porter Senr. we have set out Sixty Acres at y^e uppermost or northwesterly end of said neck to Israel Porter y^e son of y^e abovesaid Jn^o. Porter And y^e Rest of y^e Land in S^d neck we have equally Devided Between the three sons of ye sd. Jn^o Porter to wit Joseph Benj^m and Israel Porter: Israel to have his Part at y^e upper end Anex his sixty acres first layd out: Benjamin to have ye middle Part and Joseph y^e lowermost or most southeasterly end of sd Neck.

"In observance to ye will of Mr. Israel Porter we have set out to Benj^m. Porter Jun^r Son of Israel Porter y^e sixty Acres and one third Part of y^e Remainder of y^e neck: which was Given to Mr. Israel Porter By his father Mr. Jno. Porter as abouesd. And have set out to Mr. Benj^m. Porter, Sr. one Sixt Part which was half his third which y^e sd Benj^m. gave to his Brother Israel and Israel in his will Returned to him again during his life as by Deed and will may appear.

"In observance to ye will of Mr. Joseph Porter we have laid out together ye remainder of S^d neck of Land which is one Third and half third into four equal shears for quantity & quality unto ye Four sons of Mr. Joseph Porter: and then drew Lots for y^e same which came out as followeth: to Joseph Porter Junrs. Heirs ye uppermost Lot in that Part y^e next was Nathanel The third was Samuels and y^e south-east most and last was Williams."

Also have declared and shown "to Capt. Putnum who is Atorny to y^e Gardean of ye children of Joseph Porter junr. and to ye other three their Parts or Sheares; and thay have accepted of ye same," and by "consent of all parties concerned we have allowed liberty to pas and repas through each part for every one of them and their heyers for ever to come to his sheare or Lot. It is to be understood that ye



DIVISION OF SKELTON'S NECK.

way or liberty to pass over Benj^m. Porters Jun^r. Part is to go in at a gate or way By Crain River Bridg^e."

Account of ye committys work in dividing Skeltons Neck: John Gardner wth ye sarvice in Laying out every Devison as by a Plann given in, 2li. 4s. 8d.; Jonerthon Rayment, 1li. 2s.; Thorndick Prockter, 16s.; Joseph Herick, 16s.; total, 4li. 18s. 8d. Ipswich July 9, 1716. *Cost of Prob.*, 10s., making total, 5li. 8s. 8d.

Joseph heirs to committee &c., 1li. 3d.; other charges, 17s.; total, 1li. 17s. 3d.

To obtain committee, 1li.; to give County no^{ts}, 6s.; expenses of comity and all persons attending, 2li. 10s.; expence for ye comity at Ipswich, 12s.; total, 4li. 8s.

The whole charge of ye committee with disbursements come to 9li. 16s. 8d.; an order upon Widow Porter her part of ye charge, 1li. 17s. 3d.

Essex County Probate Files, Docket 22,468.

ESTATE OF EZEKIEL SAWYER OF ROWLEY.

Administration upon the estate of Ezkiell Sawyer, intestate, who was slain in the war, was granted on Jan. 11, 1676 to Mary Sawyer, his mother, who was to bring in an inventory to the next Ipswich court.

Ipswich Quarterly Court Records, vol. 5, page 284.

ESTATE OF WILLIAM PRITCHETT OF TOPSFIELD.

Administration upon the estate of William Pritchett, intestate, was granted Feb. 13, 1676-7, to John Pritchett, his eldest son, who was to bring in an inventory to the next Ipswich court.

Ipswich Quarterly Court Records, vol. 5, page 284.

Inventory of the estate of William Prechard taken 27:1: 1677 by Thomas Chaniler and Thomas Baker: a house and 20 ackers of upland and three ackers and a halfe of medow Lying in topsfield and six ackers of medow in Ipswich in the west medow, 70li.; 4 cows on three yere old and 3 yearlins, 19li.; 2 phather Beeds and 4 rugs, bolsters, 9li. 5s.; 4 payer of sheets and on ode on and tow pillowbers, 2li. 13s.; jack, wheele, mele trofe, saddle and musket, 2li. 13s.; payer of showse, old putter, tramell and pothoks, 15s.; cotton wheele, iorn pot, a chase, a bocks, a friing pan, 15s. 6d.; old barell, chane, plow tackling, 12s. 9d.; debt deu to the estate, 4li. 15s.; total, 109li. 9s. 3d.

The Land at Broukfield that was my fathers and my Brothers and the quarter part of the mill thire that was my fathers is not put into this envoys. The debts due from the estate: to Majer Pinching, 9li. 5s.; Mr. John Pinching in mony, 11li. 12s.; Samuell Ela in mony, 2li. 11s.; dacken Goodhugh, 4li. 12s.; dacken Knolten, 3li. 11s.; William Howard, 2li. 7s.; Samuell Hart, 6s.; my silfe for charg and exspenc to harford, 3li. 8s.; clothing for my mother, 5li. 15s. 9d.; wintering tow cowse, 1li. 10s.; prisers and records, 7s. 6d.; a debt due to my father denison, 1li. 10s. 10d.; debt due to the marshall, 10s.; total, 47li. 6s. 1d.

Attested in Ipswich court Mar. 27, 1677 by John Pritchett administrator of the estate of his father, Wm. Pritchett.

Division of the estate of William Prichard deceased: to the woman, 10li.; to John Prechard, 13li.; to William, Joseph, Elizibeth and Sarih, 6li. 10s. each; to Mary, 2li. 5s.; Hanah, 2li.; Esther, 2li. 3s. The land at Brokefield and mill John to have one half and William and Joseph the other half.

Allowed by the Ipswich court Mar. 27, 1677.

Essex County Probate Files, Docket 22,818.

ESTATE OF THOMAS SKILLIN OF SALEM.

Inventory of the estate of Thomas Skillin, who deceased Dec. 30, 1676, at Salem, appraised by Francis Neale and Hen. Williams: 4 old Blanketts on Bed & Boulster & a pr of Curtaines & on sheet, 4li. 8s.; 6 smal pewter Dishes & 3 pewter plates, 13s.; 1 pewter botle & pewter Cup, 2s.; earthen vessels, 3s.; 2 smootheing Irons, 3s.; 1 Iron pot & an Iron skillet & p of an Irons, 1li. 10s.; wearing Cloaths & 2 p stockins & shoes, and a hat, 3 skives & a smale box, 2li. 4s.; 1 spit, 1 old sword, 1 p of Tongues & a Lampe, 12s.; 4 old Cheares & wooden ware, 5s.; 1 gread Iron, 1 dung forke & a p snow shose, 5s.; 4 Iron weidges, 2 Rings, 2 Iron Tramers, 14s.; old Iron & 6 old bags, 1 bushell of Indyan, 1li.; 6li. of sheeps woole & 15^{li} & ½ of yearne, 1li. 16s.; 1 frying pan & Lataine ware, 5s.; 1 old flocke bed & old Nailes & 2 old bibles, 1li.; beefe, porke, fish, 1 Cannow, 1 brase spun & 2 pecks, 2 old wheles, 1 barrell & a shoot bag & horn, 2li. 3s.; total, 17li. 3s. Goods Leift in Boston, 2 gunns, 2 Indyan swords, 1 frying pan, old Lins, 1 smal Iron pot, 2 or 3li. feathers & about 60li. of shote; 32li. of Lead, 1 grindstone, 1 bar. & 1-2 of Lead. In Piscatequa, 1-2 a barrell of melases, 2 hogshhead of salte, one beare skin.

Allowed, Mar. 14, 1676-7, upon oath of Mary, his wife, by the Worshipfull Samll. Symonds, Dep. Gov., and Edward Tinge, who appointed her administratrix.

Essex County Quarterly Court Files, vol. 26, leaf 75.

ESTATE OF ELIZABETH HARDING.

“7th: of: 6: moneth 1654 The Last will and Testament of Elizabeth Harding being weake of Body but of pfect memory blesed be god Imp^{rs} I Bequeath to my sone Joseph Harding my now dwelling house and the two acres of Land together with the ten acres of vpland in south feild that which was m^r skelltons together with the one halfe of the Catch Called the Guift that the said Joseph is now in p^rvided that he pay to m^r Gafford twenty fower pounds starlinge Item I Giue my sone Joseph the table board and forme in the parlor I giue to my son Joseph Hardinge one Cow. Item I giue unto my daughter Elizabeth Hascall that p^t of house and Land I bought of m^r Garford to be at her proper disposing without haueing any Relation to her Husbands Leauē in it and one Cow according to the donation of house and land as abouesaid and I giue to my son in law Roger two Cowes Item I giue to my daughter Elizabeth Hascall the standing bedsteed and bed and all furniture belonging thereunto according to the donation of house and Land as abouesayd together with a fetherbed and two small Ruggs at the house of Roger her son and one great Chest

“It. I giue to Joseph Swasy one heafer Calfe. It. to the wife of Joseph Swasy I giue one old ewe sheep. It. I giue to Roger Haskall his children fīue ewe sheep. It. I giue to my son Joseph Harding’s Children two ewes. It. I giue my two Ram Lambs to the Children of my son Joseph to be equally diuided It. I giue my weather sheep unto Nathaniell Pickman. It. I giue to John Hascall one Steere It I giue the Remainder of all my Estate within the house and without to my son Joseph & to my daughter Elizabeth & son Roger to be equally diuided only to pay twenty shillings to M^r Samuell Sharpe which I giue him out of my Estate And I appoynt sergent John Porter to be in the Roome and steed of a feoffe for my daughter Elizabeth for the land and Goods giuen to her And I appoint Sergeant Porter and Jeffery Massey to be ouerseers.”

Elizabeth (her + mark) Hardinge

Witness: Edmond Batter, Nathaniell Pickman.

Proved in Salem court 1:10m:1654 by the witnesses.
Copy, attested by Hilliard Veren.

Essex County Quarterly Court Files, vol. 26, leaf 41.

ESTATE OF THOMAS GREENSLETT.

Administration upon the estate of Thomas Greenslett, intestate, was granted Mar. 27, 1677, to Ann Greenslett, who was to pay the debts as far as the inventory, which was 3li. 16s. 2d., would allow.

Ipswich Quarterly Court Records, vol. 5, page 287.

Inventory of the estate of Thomas Greenslett taken Mar. 21, 1676-7 by Edmund Batter and John Massey: one flocke bed & apertenances, 1li.; 2 old Chests with raggs, 6s.; a lampe, ticke & Hauke, 4s.; table, 2 wheels & Chairs, 10s. 6d.; one Irone pott, 6s. 8d.; wood & old bedstead, 7s.; potts, 2s.; 2 swine, 1li.; total, 3li. 16s. 2d. The debts many & not knowne.

Attested in Ipswich court Mar. 27, 1677 by An Greenslett administratrix of the estate of her late husband Thomas Greenslett.

Essex County Probate Files, Docket 11,851.

ESTATE OF JOHN COLE OF MARBLEHEAD.

Administration upon the estate of John Cole of Marblehead, intestate, was granted Mar. 27, 1677, to Mr. Thomas Gardner, and there being an inventory brought in contained in two papers, and one child left, court ordered that the one paper containing 25li. 6s. 6d. be for the child wholly. For the rest of the estate, court ordered that said administrator be gathering in and paying debts and account to the next Salem court.

Ipswich Quarterly Court Records, vol. 5, page 287.

Inventory of the estate of John Cole sometime of Pemaquid, deceased at Marblehead, taken Feb. 16, 1676 by Samuell Cheever and Moses Mavericke: 2 3-4 yds. blew cotton, 5s. 6d.; 6 yds. green ditto, 9s.; 12 yds. red ditto, 21s.; 6 yds. red ditto, 13s.; 3 yds. red kersey, 12s.; 1 1-2 yds. ditto, 6s. 9d.; 3 3-4 colld kersey, 11s. 3d.; 3 1-4 yd. black serge, 11s. 4d.; 4 yds. wt. flannell, 6s.; 9 pr. stockius, 13s. 6d.; 1 1-2 yd cotton, 2s. 6d.; 4 1-2 yd. Irish cloth, 3s.; 6 3-4 yd Linnen & 11 yd. ditto, 21s. 3d.; 2 yds. East India *Silt*, 2s.; 5 yds. striped Linnen, 3s. 9d.; 1 1-2 Linnen, 18d.; 1 3-4 yd. calico, 18d.; 14 knives, 3s. 6d.; 1 parcell statute Lace, 2s. 6d.; colld thread & buttons, 5s. 2d.; wampanpeag, 20s.; thread & silke, 1s. 11d.; silver, 3li. 5s.; manchester, 18d.; coat & doublett, 20s.; bands, 8s.; 3 neckcloth, 6s.; 1 jackett, 10s.; 2 coats & 1

jackett, 25s.; 1 coat, wescoat & breeches, 35s.; 1 cloak, 30s.; 2 hatts, 20s.; wearing Linnen, 20s.; Furs, 13s. 6d.; 8 pr. shoes, 30s.; Iorn ware, 5s.; 1 parcell of damnified Tobacco, 10s.; 1 feather bed, boldster, 3li.; 6 blanketts, 35s.; 1 Rugge & covered, 25s.; 1 Bed, Rugg & 2 blanketts, 3li.; 1pr. old steelyards & 4 yds. truckeng cloth, 16s.; 1 trammell, 5s.; 1 old gunn & cutlass, 20s.; 6 yds. cape cloth, 18s.; 1 pr. old boots, 12s.; 4 hhd. salt Tuterdas, 2li.; 1-2 small boat, 8li.; 1 shallop & furniture belonging to her, 50li.; total, 96li. 8s. 5d. Upon examining his book we find the debts contracted at ye Eastward due to the estate amount to 297li. 3s. 5d.; many of which persons are not now to be found. Debts contracted at Marblehead, 28li. 8s. 11d. Debts due from ye estate disbursed on Funerall charges & otherwise, 3li. 5s., which was all the money we found left. Due to Mr. Davie & brought in by him already, 127li. 3s. 4d.; to Mr. Fairweather, 13li. 2s. 11d.; Mr. Higginson, jr., 34li.; Thomas Gardiner, jr., 4li.; dues for bread, 4li. & caske 40s. at Boston, 6li.; Mr. Devereux of Marblehead, 10s. 6d.; Mr. Maverick, 1li. 4s.; Thomas Dixey, 3s. 9d.; total, 189li. 9s. 6d.

Delivered in to Ipswich court Mar. 27, 1677 by Mr. Thomas Gardner with another paper amounting to 25li. 6s. 6d., ordered to the child.

Inventory of goods of John Cole, deceased, found in the trunk which long before his death, at the desire of the grandmother were given freely to his child now living, upon & after the decease of his wife being mostly her Linnen, apprized Feb. 16, 1676, by Samuell Cheever and Moses Mavericke: a womans petticoat & wescoat, 1li. 5s.; Tammey petticoat & black gowne, 2li. 12s.; Nine sheets, 2 tablecloths & nine napkins, 7li.; Two shifts, 12s.; 2 bolster cases, 5s.; 3 pillowbeers, 10s.; Five aprons, 25s.; three whisks, 18s.; 3 neckcloths, 8s.; Five dressings, 10s.; 2 handkerchiefs, 8s.; 2 ditto & 2 hoods, 4s.; Two pr. sleeves, 2s.; 2 pr gloves old, 12d.; Caps, 2s.; 1 green apron, 5s.; Childbed linnen, 10s.; A Scarfe, 12s.; 2 whisks, 1 hood & vail, 12s.; One pr. stockings, 2s.; 1 looking glass, 6s.; Clomen ware, 5s.; Childrens Linnen, 10s.; One wine cup, 4 silver spoons, 3 gold rings, 1 bodkin, 1li. 18s.; Three pr. gloves old, 2s.; 1 womans bible, 5s.; 1 muffe, 2s.; 1 childs blankett, 5s.; 2 coats, 10s.; 11 pewter dishes, 1li. 19s.; 2 basons & 2 small dishes, 4s.; 5 porringers, 4s.; brass candlestick, 12d.; 1 collender, 2 cups, 18d.; 1 warming pan, 5s.; 2 iron potts, 6s.; total, 25li. 6s. 6d.

Delivered in to Ipswich court 27: 1: 1677 by Mr. Thomas

Gardner who is granted administration, and the above ordered to the child.

Essex County Probate Files, Docket 5,975.

Mr. Tho. Gardner, sr., brought in an inventory 26:4:1677, of what he found more of John Cole's estate since he carried in the first inventory to Ipswich court.

Salem Quarterly Court Records vol. 5, leaf 107.

The estate of John Colle debtor to several since the delivering into Ipswich court of the account by Thomas Gardner, sr., the administrator, to be added to the inventory: to Alice Peach for house Rent, Hors Hier, Beeffe & Cabagges, 2li. 18s. 6d.; to Doctor Knott for Phisick & Tendance as his Bill, 2li. 4s.; to Doctor Wells, 2li. 11s. 3d.; to Richard Reith, 2li. 16s. 4d.; to Richard Norman for diet & drink, 2li. 4s. 11d.; to John Michels wife & daughter for the Childs diet & Tendance, 1li. 1s.; to Joseph Edmonds which he undertook to pay for Richard Hull, 1li. 2s.; to Edward Reed for digging the Grave, 5s., and to the Ferry Man, 4s.; to William Biggford to Ballanc his Account, 3li. 1s.; to 15s. in A Gun for Makeing of Sayles to the saied Biggford, 15s.; to Mr. John Battle of Boston by Agreement with the Administrator, 3li.; to John Dollen upon an Arbitration with the Administrator, 3li. 10s.; to Robert Hobs for Triming the Boat, 8s.; to William Forde for Salt Received by William Biggford, 1li.; to Mr. John Deverike for three Barrills, 9s.; to James Dennis, 2li. 1s. 3d.; total, 30li. 3d. The estate of John Colle, Creditor: to fish Received as his share of the smale Boat he kept out, 11li. 4s. 1d.; fish, 11li. 4s. 1d. at 15s. p. Quint & in hake & Refus Cod, 4li. 11s. 7d.; 45 Quintalles of Merchantable Fish at 16s. p Quintall, 16li. 16s.; to 12 Quintales & 1 qtr. of Merchantable Cod at 16s. p., 10li. 3s. 8d.; to 3 blls. of Mollasses Returned by John Gardner For fish Adventured, 3li. 12s.; By a Quarter an Acer of Ground & left in the hand of Thomas Junior being bought of him to satisfy his debt he Returning the surplus, 6li.; 1 pr. of Smiths Bellowes & An Iron Kettle & small Anvill, 2li.; total, 54li. 7s. 4d.

Payed by the Administrator out of the Estat of John Colle, deceased, since Ipswich court last: to Mr. John Fairweather, 13li. 18s., he being 15s. in debt, 13li. 18s.; to Henery Wolfe of Boston Baker, 4li. 14s.; to Mr. John Higerson of Sallem, 37li. 12s. 4d.; to Alice Peach, 2li. 18s. 6d.; to Doctor Knott, 2li. 4s.; to Richard Reith, 2li. 16s. 4d.; to Richard Norman, 2li. 4s. 11d.; to John Michell, 1li. 1s.; to Joseph Edmonds, 1li. 2s.; to Edward Read & the Fery man, 9s.; to William

Bigford, 3li. 10s.; to him A Gune, 15s.; to Robert Hobs, 8s.; to William Ford, 1li.; to Thomas Gardner, jr., 4li. 16s.; total, 74li. 13s. 1d.

Essex County Quarterly Court Files, vol. 26, leaf 122.

ESTATE OF DANIELL BUTTON OF (HAVERHILL?).

Administration on the estate of Daniell Button, intestate, was granted Mar. 27, 1677, to John Bartlett, sr., of Newbury, who was ordered to bring in an inventory to the next Ipswich court. The estate was to be ordered according to his mind, a cow to James Kingsbury, and the rest of the estate to the rest of his brothers and sisters.

Ipswich Quarterly Court Records, vol. 5, page 288.

Inventory of the estate of Daniell Button as it cost at the marchants taken by Wm. Chandler and John Webster, sr.; 10 yds. of woosted prunella, 3li.; 7 yds. of Collored linen, 17s. 6d.; holland shirt & making, 16s. 8d.; a paire of breeches, 12s.; two shirts, 7s.; 2 bands, 3s.; neck Cloth & a pockett hand-carcher, 3s.; his wages from ye Contrey in the hands of ye Constable, 1li. 17s. 8d.; a cow desposed of by ye Order of ye Court to his Brother Kinsbury, 1li. 1s. 6d.; total, 6li. 15s. 4d.

Daniell Button debtor to Jno. Bartlett, 4li. 14s. 2d.; Daniell Button Crdr., 4li. 6s. 8d., Rest, 7s. 6d.

Attested in Ipswich court 25:7:1677 by John Bartlett.

To pay to the children of Mathias Button 33s. 6d. a peice.

Essex County Probate Files, Docket 4,379.

GUARDIANSHIP OF BENJAMIN KIMBALL.

Benjamin Kimball chose Walter Fairfield to be his guardian, Mar. 27, 1677.

Ipswich Quarterly Court Records, vol. 5, page 288.

GUARDIANSHIP OF PRISCILLA LAW OF ROWLEY.*

Pricilla Law chose John Bayly to be her guardian and the court Mar. 27, 1677, allowed it, upon the same terms that his father James Bayley was, to whom she was formerly committed by the court.

Ipswich Quarterly Court Records, vol. 5, page 288.

ESTATE OF OSMUND TRASK OF BEVERLY.

Administration upon the estate of Ossmund Traske of Bev-

*See *ante*, vol. 2, page 110.

erly, intestate, was granted Mar. 27, 1677, to Elizabeth Traske, relict and widow of said Ossmund, and an inventory amounting to 84li. 9s. 5d. was brought in. The estate was ordered according to an agreement in writing presented and allowed.

Ipswich Quarterly Court Records, vol. 5, page 288.

Inventory of the estate of Osmond Traske of Beauery taken Mar. 5, 1676, by John Raimente and Andrew Eliott: one bed and bedstead with other furniture, 8li. ; another bed & bedstead with the furniture, 3li. 15s. ; another bed & bedstead with the furniture, 4li. 10s. ; another bed and furnituer thereto, 2li. ; furniture for another bed, 4li. 10s. ; his wearinge Apparell, 7li. ; his Lininge & other Lininge in the house, 4li. 18s. ; two brass kettles, 4li. ; two brass skellets, one warming pan, 4li. 6d. ; two Iron pots, 1li. 5s. ; one Iron kettle & one postnet, 10s. ; pewter and Earthen Dishes, 2li. ; one hatt & hatt case, 15s. ; chests, boxes, chaires & two spinninge wheels, 1li. 15s. ; other smalle Utencills, 1li. ; three guns & two swords, 3li. ; one bedstead, 8s. ; Six plowgh Oxen and ten Cowes, 64li. 10s. ; three heifers of 3 years old, 8li. 5s. ; one bull and one Steer, 5li. 5s. ; Six two year old cattle & three Calves, 15li. 15s. ; two horses and one colte, 8li. 10s. ; forty Sheep and Lambs, 16li. ; Eleaven pigs, 3li. 14s. ; his Dwellinge house and barne, 100li. ; Twenty Acres of Land with the Orchard next adjoining unto the dwellinge house and Smalle housinge with a Sider press, 150li. ; Twenty Acres more nere his house, 120li. ; one Acre and halfe of Salte marsh, 10li. ; three acres and halfe of meadow and three and halfe of upland by John woodberries, 24li. ; one Acre and quarter of land by Chubs, 8li. ; fourty Acres of land by Edward Bishop with a house upon it, 160li. ; 6 Acres of meadow in wenham meadow, 6li. ; 20 Acres of upland behinde wenham pond, 40li. ; 20 Acres of upland in burch plaine, 40li. ; 14 Acres of upland by Cornelius baker, 21li. ; another smale parcell nere vnto it, 1li. 10s. ; 80 bushells of Indian Corne, 12li. ; fourty bushells of barley, 8li. ; foure fitches of bacon, 3li. ; one cart, sled, two plowghs, hoes, Axes, Chaines & other tacklinge, 5li. 17s. ; 2 Saddles and bridles, 2li. 11s. ; another old Saddle, 5s. ; foure bushells of pease, 16s. ; two bushells of Rye, 8s. ; total, 888li. 12s. 6d. Debts due unto Ozmund Trask ; martin hall miller Debtor, 3li. ; John Gyles of Salem, 2li. ; Jonas Jonson, 1li. 10s. ; Edward Hellard of Salem, 8s. ; dew from John Trask his brothers son, 2li. ; sum total, 897li. 10s. 6d. The debts being 56li. 1s. 1d., the estate remaining is 841li. 9s. 5d.

Attested in Ipswich court Mar. 27, 1677 by Elizabeth Traske, administratrix of the estate of her husband.

An account of what Ozmund Traske owed at his death: to Mr. William Browne, Sr. of Salem, 9li. 13s. 5d.; Mr. William Browne, Jr. of Salem, 4li. 1s. 3d.; John Stone, 4li. 9s. 6d.; Hugh Woodberrie, 1li. 2s. 11d.; Mr. Hardy, 1li. 16s. 6d.; Mr. Hardy in money, 1li. 1s.; John Wallace, 16s.; Nathaniell Wallace, 14s.; Edward February, 1li.; Mr. Bowditch of Salem, 15s.; Zacharia Herrick, 12s.; Joseph Morgan, 1li.; David Perkins, 19s.; the Docter, 2li. 10s.; Nehemiah Grover in money, 1li. 6s.; Daniell Davenson in money, 5s.; other debts the creditors beinge at Sea that we cannot justly give an account of about 5li.; Richard Stackers, 1li. 10s. 6d.; Phebe Wiles, 8s.; Edmund Berry of Salem, 5li. 13s.; Nehemiah Grover, 9s.; Mr. Becket of Salem, 18s.; John Wallace, 11s.; Richard Neuard, 1li. 10s.; total, 48li. 1s. 1d. Beside on Aker and quarter of Land that is Dew to John Trask which is his brothers son lieth ner to Thomas Chubs, 8li.; total, 56li. 1s. 1d.

Administration on the estate of Osmond Trask of Beverly granted by the Ipswich court Mar. 27, 1677 to Elizabeth the widow. After the debts are paid the estate is 841li. to be disposed of as follows: to John Trask the eldest son 40 acres of land and one house upon it near to Edward Bisheps valued at 160li. and the other eight children namely Sarah, Mary, Samuell, Benjamine, Joseph, Elizabeth, William and Jonathan and also the child unborn, to receive from Elizabeth their mother, 50li. each, as they come to age; the remainder of the estate belongeth to Elizabeth the administratrix and if any of the children die before they come to age their part to be divided equally amongst the rest of the children, and the land to stand bound for the payment of the children's portion except that land that belongs to John the eldest son. Allowed by the court Mar. 27, 1677.

Note to Capt. Sewall from John Croade for a citation to be sent to Mr. Giles and his wife upon that petition and also to send him in writing the amount of the estate of Ozmond Trask.

The whole inventory amounts to 888li. 12s. 6d.; debts due to the estate, 8li. 18s.; total, 897li. 10s. 6d. Debts due from the estate, 56li. 1s. 1d.; the Real Estate is 677li. 10s. Signed S. Sewall.

Account of John Giles and Elizabeth Gyles, alias Traske, administratrix of the estate of Ozmond Trask given in to the court June 24, 1695: the real estate 677li. 10s., the personal,

220li. 6d., debts due from the estate, 56li. 1s. 1d. according to the first inventory; paid to Joseph and Samuel Trask, 50li. each, their portion; to Elizabeth Trask wife of Steven Herrick, William Trask, Benjamin Trask, Mary Friason, Sarah Holland their portion and their share of one of the children's portion, deceased, 55li. 11s. each; to John Trask the eldest son, 160li.; due to Edward Traske under age, 55li. 11s. which is ready to pay on demand in case he would choose his guardian to receive it; due to Joseph, Samuel and John Traske 5li. 11s. each, which is ready to be paid to them.

Attested July 15, 1695 by John Gyles and Elizabeth Gyles alias Traske.

Benja. [Brown?] acknowledged June 25, 1695, the receipt from Jno. Giles of 9li. 16s. 2d. which was due unto his [father] from Hosean [Trask] deceased, at the time of his death.

Joseph Traske acknowledged June 23, 1691, the receipt from — my mother, Mrs. Elizabeth, his wife, of 50li. as his present part and proportion of the estate.

Witness: Samll. Hardie, Benjamin Traske.

Acknowledged June 29, 1697 before John Higginson.

Essex County Probate Files, Docket 28,058.

ESTATE OF ROBERT HOLMES OF NEWBURY.*

Hester Holmes, relict and administratrix of the estate of Robert Holmes, having brought in an inventory of 20li. clear estate and two children left her, court Mar. 27, 1677, ordered the estate to her for the bringing up of the children.

Ipswich Quarterly Court Records, vol. 5, page 288.

ESTATE OF BENJAMIN HERRICK OF BEVERLY.

Administration upon the estate of Benjamin Herrick, intestate, was granted Mar. 27, 1677, to his brothers Zachry and Ephraim. The estate was to be divided among all the brothers and sisters excepting Thomas, viz., Zachariah, Ephraim, Henry, Joseph, John, and Elizabeth, wife of Philip Fowler. The mother of said Benjamin was to have the income of the land during her natural life. Zacheriah and Ephraim were bound.

Ipswich Quarterly Court Records, vol. 5, page 291.

Inventory of the estate of Benjamin Herrick taken by

*See *ante*, vol. 2, page 380.

Richard Hutten and Andrew Eliott: eighteen Acres of Land, 126li.; Six Ewes and Lambs, 3li.; one Cow, 3li. 5s.; total, 132li. 5s.

Attested in Ipswich court Mar. 27, 1677, by Zachariah and Ephraim Herick.

Administration on the estate of Benjamin Herrick, intestate, granted by the Ipswich court Mar. 27, 1677, to his two brothers Zachery and Ephraim. The estate to be equally divided between all the brothers and sisters excepting Thomas, viz., Zachariah, Ephraim, Henry, Joseph, John, and Elizabeth, the sister, wife of Phillip Fowler. The mother of the said Benjamin to have the income of the land during her life.

Zachary and Ephraim acknowledged themselves bound in the sum of six score pounds to fulfil the division of the estate according to the above order.

Essex County Probate Files, Docket 13,111.

Mary Woodberry, Abigaill Stone and Elizabeth Kelllem all aged above thirty years testified that Benjamin Herrick son of the widow Herrick was above twenty one years of age the first day of this instant March. Sworn in Ipswich court Mar. 27, 1677.

Ipswich Deeds, vol. 4, page 80.

ESTATE OF WILLIAM FELLOWS OF IPSWICH.

“The last Will of William fellows nouember 29: 76 I hauing my perfit memory I commit my soull to god and my body to y^e graue and bequea my earthly goods as followeth my will is y^t my wif shall haue one rome in my house to her self and for her uese dewring her life y^t is to say y^e parler and to haue twelve pounds yearly paid her in good marchantable pay by my three Sons ||Ephram Samul Joseph|| and likewis it is my will y^t my wif should haue two of my ||best|| Cowes and to be kept by my sonns winter and Somer for my wifs uese and my wif shall haue liberty to keep two swine and like wise my sons shall maintain her with conuenient fiering winter and somer as long as she lius a widow and like wise tis my will y^t my wife shall haue a conueanant peice of land for a gearding and a quarter of a acker of good land yearly to sow flaxe on and it is my will y^t my wif shall haue all y^e houshold goods at her dispoasel tis my will y^t my sonne Isack shall haue my march lote at hog Iland adid to that which I haue giuing him allredy and my will is y^t my other three sonns y^t is Ephram Samuel and Joseph shall haue y^e other half of my farme and

y^e rest of my sault march with y^e buildings and stock ||and corn|| upon y^e farme to be posest of it after my deseas only to fullfill to thr mother what is aboue menchoned and to pay all ||my|| depts and legis as foloweth tis my will y^t my daughter mary shall haue ten pounds paid her wifin two yeare after my deseas and ten pounds after my wifes deseas and it is my will y^t my othr three daughters Elisebeth abegill Sary shall haue tewenty pounds a peice one half paid them two yeares after my deseas ore one thr day or mariag and y^e othr half two yeares after y^t and after my depts are all paid my will is y^t my daughters should be maid equale with thr three brothers Ephram Samuele Joseph only fifty pounds y^t my Sonne Isack is to pay after my wifs deseas shall be deuided equally amongst my three daughters Elisebeth abigil Sary and then to be equallised with thr brothrs aboue menshnd."

Willaim Fellowes

Witness: William (his \mathcal{L} mark) Story, Senear, Thomas Burnon, senier, Samuel Ingals, Seanir.

This writing produced in Ipswich court Mar. 27, 1677 as the will of Wm. Fellowes, but no executor being named, administration was granted to the three sons, Ephraim, Samuell and Joseph and they were to order the division of the estate according to the mind of the father as expressed in this will.

Inventory taken Dec. 27, 1676, by Henry Benet, William Story, Sener and Thomas Burnum, Senior: his wearing Apparell, 9li. 4s.; paire of Oxen, 12li.; Three Cowes, 10li. 10s.; five Heifers, 14li. 10s.; Two yearelings, 4li.; Three Calves, 3li. 10s.; Horse kind, 12li. 10s.; Sheep, 21li.; Swine, 5li.; Timber Chaine, Draft Chains, Carts, wheeles, hoops, boxes, Spanshackle, Plowe, Plowe Irons, Beetle, wedges, slead & sum other small things, two Axes & Muck forke, 13li. 1s. 10d.; 15 bushells of wheat, 3li. 15s.; Rie, 1li. 18s.; Three scoare & ten bushells of Barly, 14li.; 4 bushells of pease, 16s.; flax, 12s.; Ten bushells of Indian corne, 2 bush. of oates, 1li. 15s.; Sixty bushells of Indian Corne in ye Barne, 9li.; 38 Acres of upland at home and 26 Acres of Marsh, 250li.; all the Howsinge, 100li.; hookes & Ringes, 2s. 6d.; Cart roape, Traisses & Coller, 15s.; oard & other small things with a hamer, 7li. 11s. 6d., bridle & Saddle, 1li.; Sythes with their taeling, 11s.; one peice of old Iron & 2 pr. sheepe sheers, 3s. 4d.; one dore Lock & yoake hookes, 6s. 6d.; fowre Rod of Ground on the meting house hill where ye old house stood. A pair of Stillyards, 1li. 5s.; beefe, pork, Chese, Apples &

butter, 11li. 2s. 6d.; Bedd & bed Cloathes with the boulder & pillow in the Parlor Chamber, 6li. 10s.; three bedds, 12li.; flax teere, 16s.; Sheeps wooll, 5li.; one Chest, 12li. of Cotton wooll, tooe old wheeles, sacks, 1li. 15s.; Sheets & one table Cloath, 9li.; other small Lening, 1li. 11s.; tooe Chests, 1li. 4s.; one Cupbord, 2li.; one bedd in the Parlor, 10li.; Chairs & one basket, 1li.; Table & Forme, 14s.; for Cushens, 4s.; warming pan, glasses & earthen potts, 1li. 3s. 6d.; Tubs, keelers, panns, pewter & tinn, 3li. 9s.; wooden ware, 4li.; Table & a meale trough, 14s.; Iron potts & Kettles, 1li. 18s.; Brass Kettles & Skillets, 6li. 2s. 6d.; Tramells, Spitts, slice & other small things, 2li. 1s. 6d.; Bookes, pillion & Riding cloth, 1li. 7s.; 2 Cowes, 8li.; 2 Swine, 24s.; a Lead, 30s.; hive of bees, 10s.; total, 581li. 17s. 11d. Debts due to the estate, 8li. 5s. 3d. Debts to be deducted out of the estate, 83li. 11s. 7d.; total remaining, 498li. 6s. 4d.

Attested in Ipswich court Mar. 27, 1677 by the administrators.

Bond of Jonathan Fellows, yeoman, with James Brown, yeoman, and Isaac Knowlton, cordwainer, all of Ipswich, as sureties, for the sum of 300li., dated Feb. 13, 1722-23, for administration on estate not already administered upon belonging to his grandfather William Fellows. Witness: Robert Holmes, Daniell Appleton, Reg.

"These ar The undersigned to segnefi we desire Cosen Jonathan Fellows to administer on the intestate estate of our father William Fellows." Signed Abigel (her X mark) Fellows, Sara (her + mark) Fellows.

Essex County Probate Files, Docket 9,367.

Whereas an agreement hath been made Mar. 27, 1702, among Isaac Fellowes, Ephraim Fellowes, Ruth Fellowes widow and administratrix to the estate of her husband Joseph Fellowes, all of Ipswich, and Samuell Ayres of Newbury attorney to Samuell Fellowes of the same town, to settle and divide the real estate of their father William Fellowes formerly of Ipswich, according to his donation in his will, Ephraim, & Ruth Fellowes and Samuell Ayres do by these presents quitclaim to their brother Isaac Fellowes the land as now divided and set out by these bounds following: westerly upon a stake by the river north east side upon Samuell Ayres about sixty nine rods to a stake with stones about it & then westerly fourteen Rods upon Samuell Ayres land to a stake with stones about it which is Ephraim Fellowes corner & then northeasterly by Ephraim's land Till it comes to a stake with stones

about it at the common & easterly by the common & south-
erly by the land that was Quartermaster Kinsman and south-
westerly by the common with all the priviledges thereunto be-
longing.

Signed and sealed Mar. 30, 1702. Witness: William Fel-
lowes, Jarvas Ringe

Acknowledged July 24, 1702 by Ephraim Fellowes, Sam-
uell Ayres, Ruth Fellowes.

Whereas an agreement hath been made Mar. 27, 1702,
among Isaac Fellowes, Ephraim Fellowes, Ruth Fellowes,
widow, and administratrix to the estate of her husband Jo-
seph Fellowes, all of Ipswich and Samuill Ayres of Newbury
attorney to Samuell Fellowes of Newbury to settle and di-
vide the real estate of their father William Fellowes formerly
of Ipswich according to his donation in his will, Isaac Fel-
lowes, Samuell Ayres and Ruth Fellowes do by these presents
quitclaim to their brother Ephraim Fellowes the land with
all the buildings thereupon as now divided and set out by
these bounds: southeasterly by Isaac Fellowes land, north-
westerly upon Samuell Ayres land to a white oak tree marked
by the common which is the bounds between said Fellowes
and Ayres, northerly & easterly by the common and also eight
acres more bounded northerly upon the common, easterly
upon Samuell Ayres land, southerly upon the river, westerly
upon Joseph Fellowes land, and also to his divisions of marsh
as formerly divided and bounded out unto him with all the
priviledges thereunto belonging. The widow Fellowes signed
to all except eight acres of land which was conveyed to her
husband per Ephraim Fellowes by a deed dated Feb., 1697.

Signed and sealed Mar. 30, 1702. Witness: Thomas Man-
ning, William Fellowes, Jarvas Ringe.

Acknowledged July 24, 1702 by Isaac Fellowes, Samuell
Ayres, Ruth Fellowes.

Essex County Probate Records, vol. 308, pp. 24-26.

Administration on a common right or rights of William
Fellowes, late of Ipswich, which have not been already admin-
istered upon, was granted Feb. 11, 1722-3, to his grand-
son William Fellowes (son of ——— Fellowes, late of Ipswich),
——— having renounced their right of administration, he
giving bond to administer according to law.

Essex County Probate Records, vol. 313, page 566.

ESTATE OF WYMOND BRADBURY OF SALISBURY.*

Robert Pike of Salisbury, administrator to the estate of Wymond Bradbury of the same town, by act of the Salisbury Court 9:2m:1672 has received of Thomas Bradbury of the same town 16li. sterling due from him to the said estate in lieu of house and land appraised at 60li. and releases him from all claims.

Signed Mar. 20, 1676-7. Witness: Edward Colcord, Roger (his T mark) Easman.

Acknowledged by Maj. Robert Pike in Salisbury Court Apr. 10, 1677.

Norfolk Deeds, vol. 3, pt. 2, leaf 22.

GUARDIANSHIP OF WYMOND BRADBURY OF SALISBURY.

Capt. Thomas Bradbury was appointed Apr. 10, 1677, guardian of his grandchild Wymond Bradbury.

Salisbury Quarterly Court Records, vol. 2, leaf 71.

ESTATE OF MRS. ANNE WINSLOW OF SALISBURY.

Administration upon the estate of Mrs. Anne Winsly, widow, was granted Apr. 10, 1677, to Ensign Buswell and Ephraim Winsly.

Salisbury Quarterly Court Records, vol. 2, leaf 73.

Inventory of the estate of An Winslow of Salisbury taken by John Ilsly and Samwell Feelowes: a round boxe and what is in it, 40s.; fether bead and bouldsteres, 40s.; a Rudg and some other things with it, 40s.; her wareing Cloth and a Chest and those things that are in it, 6li. 5s.; two pare of showes, 5s.; a looking glass, 2s. 6d.; pewter, 3s.; a leetle boxe and what is in it, 2s. 6d.; a byble, 4s.; Courtine, 8s.; peice of woollen cloth, 5s.; total, 13li. 15s.

Inventory of the charge at the funerall of Ann Winslow of Salisbury, widow: the coffin, 12s.; suger 10li., 6s.; spice, 1s. 6d.; Butter 8li., 4s.; the cakes, 16s.; sixe gallons Cider, 6s.; due to Ensigne Wm. Boswell for fower yers Diatt & 5 months, 53li.

Attested in Salisbury court Apr. 10, 1677, by Wm. Buswell and Ephraim Winsly.

Essex County Probate Files, Docket 30,179.

*See *ante*, vol. 2, page 170.

ESTATE OF ANTIPAS NEWMAN OF WENHAM.*

Mr. Daniell Epps, attorney to Mrs. Newman, relict and administratrix of the estate of Mr. Antipas Newman, late of Wenham, desiring liberty to make sale of some land for the payment of debts, court Apr. 24, 1677, granted liberty to sell that land on Royall side in Salem.

Ipswich Quarterly Court Records, vol. 5, page 292.

Petition of Mrs. Elizabeth Endecott to the court 30:9m.: 1680, desiring that her son John Newman might be joined with her to administer upon the estate of her husband Mr. Antipas Newman. The court grants her petition, and appoints her son John administrator with her, but is not to act anything about the estate but by the advice of Mr. Richard Wharton and Mr. Daniell Epps, sr. or one of them.

Salem Quarterly Court Records, vol. 6, leaf 12.

GUARDIANSHIP OF ISAAC RING OF IPSWICH.

Isaack Ringe chose his brother Daniell Ringe to be his guardian, and the court, Apr. 24, 1677, allowed it.

Ipswich Quarterly Court Records, vol. 5, page 292.

ESTATE OF NICHOLAS RICHARDSON.

Administration upon the estate of Nicolas Richardson, who was slain in the war, was granted Apr. 24, 1677, to Robert Kinsman who was ordered to bring in an inventory to the next Ipswich court.

Ipswich Quarterly Court Records, vol. 5, page 293.

ESTATE OF REV. THOMAS PARKER OF NEWBURY.

"I Thomas Parker pastor of the church of christ in Newbery in New England being Groune into yeares, the Infirmityes of Age dayly increasing upon me Considering the Comand of God & my duty to be dayly preparing for my departure out of this world & sett in order what the Lord hath bestowed on me, being thro the patience & rich mercy of God in Good health & of a disposing minde doe desire to put in practise my duty in disposing thereof and therefore make Ordeyne & declare this present writting to be my last will & testament Imp^r I doe fully & freely resigne up my Soule into the hands of my most gracious God & father that gaue it me & my body to the dust from whence it Came in hope of a

*See *ante*, vol. 2, page 324.

Glorious resurrection amongst them that are Sanctified in christ Jesus. Item My minde & will is that after my funerall expences be dischargd that my estate of lands goods debts moneys &c be disposed of as heere after is expressed. Item I Giue & bequeath my estate in lands or money in old England nex^t & imediately after my death to my deare Nephew^s. m^r John woodbridge & m^r Benjamin Woodbridge equally part & part like. Itm I Giue & bequeath Unto my Cousin Nicholas Noyes all such debt or debts that he shall owe Vnto me at my decease for Rent for that land of mine which he hath in his possession on the left hand of the Ridge Coming from the old Toune to the new ouer & besides the land & my Interest in it which I formerly made ouer to him by a deede of giuft Item. I Giue & bequeath all the rest of my estate in lands vpland & meadow being on y^e right hand of the Ridge aboue mentioned in Cattle Clothes bedding bookes or what els soeuer & haue now in possession or shall dye possest of to my deare Couzin m^{rs} Sarah Noyes. the beloued widdow & relict of my deare Cousin the late m^r James Noyes for hir sole vse during hir naturall life & the Remainder by hir to be disposed of & Giuen to & amongst the children or such of them as shee shall see cause of the late m^r James Noyes & their heires for euer.

“Item I further Give & bequeath to my beloued Cousin m^{rs} Sarah Noyes as a further testimony of my Endeared loue to hir for hir faithfull love to me & paines she hath taken with me all such estate & debt as the Toune of Newbery shall owe to me for the yearely recompence at the time of my decease wther for a quarter of a yeere or more or lesse together wth the Annuall Rent & Arrerages of Rent as shall be due unto me for my land or money in England (now in the hands or order of my deare Cousin m^r Benjamin Woodbridg) to the time of my decease w^{ch} I Request my sajd Couzin Benjamine Woodbridge to take Speciall Care may be sent to my Sajd Couzin Sarah Noyse or hir order or the order of any of my executo^s hereafter named for hir best advantage ffinally for the better & more full accomplishment of this my will I doe here by Revoake & make null & voyd all former will or wills & doe Constitute & Appoint my beloued Couzins m^{rs} Sarah Nojes m^r James & m^r Moses Nojes hir Sonnes my sole excecatrix & excecuto^s of this my last will & testament desiring my louing frends Capt w^m Gerrish Couzin Nicholas Noyes & Richard Knight to be my ouerseers. In testimony

where of I haue hereunto sett my hand & seale this twelfth day of Septembe^r 1663."

Thomas Parker (SEAL)

Witness: Edward Rawson, Wm. Gerrish.

Proved May 23, 1677 in Boston before Samuells Symonds Esq., Dep. Gov. and Wm. Hathorne, Esq. by Mr. Edward Rawson and Capt. Wm. Gerrish, and they also declared that the said Mr. Parker committed the will to the keeping of the said Rawson until his death.

Inventory of the estate of Mr. Thomas Parker late pastor of the Church of Newbury who deceased Apr. 24, 1677 taken May 30, 1677 by Wm. Gerrish, Nicholas Noyes and Anthony Somerby: his farme both upland pasture & meadow, 250li.; his weareing apparrell, 30li.; featherbed, flockbed, bolsters, curtaines, vallons, pillowes, Rugg, blankets, sheets & pillow beares, 20li.; 2 Chests & other things, 1li.; his books & Library, 40li.; debts due to the deceased, 60li.; debt in England, 10li.; Land in England, 200li.; total, 611li. Four or five other small books.

Attested in Ipswich court Sept. 25, 1677 by Mrs. Sarah Noyse.

Essex County Probate Files, Docket 20,564.

ESTATE OF ISAAC CUMMINGS, SR., OF TOPSFIELD.

"The Last will and testament of Isaac Comins Senier. I being Sencabl of my aproaching desolution being att present weak in body yet perfect in my vnderstanding: haueing by the grace of god bene helped to provid for my futur state in another world. doe now in ordering of what god hath been pleased to bestow upon me of the blesings of this life take Care and order that in the first place my debts be duly payd: nextly I doe by this my last will and testament confirme to my Son Isaac the ten Acres of division Land on the South Side of the great riuer be it more or less: nextly I doe give unto my Son in Law John jewet ten pounds part in Cattel and part in houshould goods: nextly I doe will and bequeath to my grand Son Isaac: the Son of my Son Isaac on year old hefer on littel Sow the indian corne which he hath planted for himself and the flax which he hath Sowne item I doe giue unto him my chest the 2^d in bignes with the lock and key: item my history book with Such books as are his owne: i e a bibl and testament item I do giue him ten pounds to be payd att Seuenteen years of age in Country pay item I

doe giue vnto my Son in Law John pease thirty pounds to be pay out of the stock of Cattell and houshold goods as much as may be att present: and the rest in two years: item: I doe make my Son John my sole executor and doe giue unto him my house and Lands being fourty Acres more or less consisting of upland and meddow with all the priuiledges and Em-molvments ther of and apurtainances therunto belonging: provided that this land shall stand bound in part and in wholl for the payment of these Leagacyes and in case that the sayd legacyes shal not be payd according to this my will: the land shall be sould and payment made out of the price therof: and the remainder shall be the executors:: item my will further is that if any of these my children shall through discontent att what is done for them in this my will: Cause troubl to arise to the executor then there shall be nothing payd to him or them but the Legacy or Legacyes willed to them shall return too and remain in the hands of the executor as his proper right: dated the 8th of the 3^d mth 1677.

“my desir farther is that Isaac ffoster and Thomas Dorman would take Care that this my will be duly performed.”

Isaac Cunings Sr

Witness: John (his † mark) poore, Sr., Thomas Dorman, Isaac Foster.

Proved June 14, 1677 by Thomas Dorman and Isack Foster before Samuells Symonds, Esq., Dep. Gov. and Maj. Gen. Denison, Esq.

Inventory of the estate of Isake Comings, Senior, late of Topsfield, taken May 22, 1677 by John Whipple and John How: a Cloth Sute, 2li.; a Grey sute, 1li. 15s.; 6 yds of cloth with butons silk & thred as they cost at the merchants, 1li. 19s. 3d.; an old Grat Coat, 9s.; wascot, 6s.; payer of Gren brechis & two payer of drawers, 9s.; 3 payer of shoos, 1s.; 5 payer of stokins, 8s.; 4 shirts, 10s.; 7 caps, 7s.; one slke Cape, 4s.; 10 bandes, 10s.; 7 handcerchrs, 3s. 6d.; 4 hates, 8s.; cloth hood & startups, 1s. 6d.; fether beed, bolser & pillow, 4li.; nu coverlet, 24s.; an old Civerlit, 5s.; Curtins & valants, beedsted, Cord & matt, 1li. 10s.; smale beed with a pilow & a Ruge, 1li. 15s. 6d.; one payer of sheetes, 30s.; & other payer, 16s.; one payer of sheets, 18s.; one sheet, 7s.; 3 pilowbers, 6s.; 3 napkins, 3s. 6d.; 2 table cloths, 5s. 6d.; 7 towels, 5s. 6d.; thre sacks, one willit, one bage, 10s.; 3 small Remnants of Cloth, 2s. 6d.; flax and tow, 6s.; 6 pownd of cotton woole, 6s.; a broad howe, 2s.; one broad how, 3s. 6d.; an Iron foot, 1s. 6d.; 3 haye forks, 4s. 6d.; an Iron spitt, 3s.; ades,

5s.; handsawe, 2s. 6d.; axe, 3s. 6d.; old spad, 3s.; betle & 4 wedgis, 6s.; a mare, 40s.; yearling colt, 15s.; Sadle & panel with bridle, gurts & crooper, 20s.; brase pott, 20s.; one Iron pott, 9s., two payer of pott hooks, 11l. 12s.; an old Kettle, 6s., 3s. 6d., bras candlstik, 4s., potlid, 1s., 14s. 6d.; pewter, 18s.; tine 9d.; one glac, 1s.; 5 spon, 2s.; earthn ware, 6s. 8d.; tramell, tongs, bellis, 12s.; hamer, pinchers, 5s.; fann, 3s.; Chern, 5s.; a nu powdering tub, 3s. 6d.; 4 paiels, 7s. 8d.; 2 Kelers, 4s.; old powdring tub, 1s.; two old barels, 2s.; half bushel, peck, halfe peck, 3s. 6d.; 4 trayes, 4s.; 4 bouls, 4s.; dishes & Ladle, 1s. 8d.; one duz. trenchers, 1s.; two barels, 5s.; 3 sives, 3s.; 3 chayers, 7s.; a litle table & form, 4s.; desk, 6s.; one chest, 11s. 6d.; two old chests, 4s.; 3 books, 10s.; chest, 5s.; two books, 10s.; corn, 10s.; malt, 6s.; baken, 3s.; Kneding trof, 2s.; warming Pann, fring pann, 10s.; eight swine, 5li.; 3 cowes, 12li.; one 2 yer old ster, one yerling, 16li. 2s.; howsing and Lands with all priviledges & apurtenances, upland and meado is about 40 accers, 100li.; depts due to the estat, 4li.; total, 166li. 1s. 6d. Depts due from the estat about 19li. 16s. 5d.

Attested June 14, 1677 by John Comings to be a true inventory of his father's estate.

Essex County Probate Files, Docket 6,705.

ESTATE OF THOMAS TURVILL OF NEWBURY.

Inventory of the estate of Thomas Turvill of Newbury, deceased May 22, 1677 taken June 25, 1677 by Caleb Moodye and Joseph Pike constable of Newbury: his weareing clothes, 11l.; an old pewter pint pot, two sawcers & a poringer & a earthen pitcher, 6s. 8d.; 3 caps, 2 handkedchers, pr. of linnen stockings, 3 bands & a litle box, 10s.; 3 leather purses or pouches with Allum in them, 3s.; pr. of old sturups & old spurs & a snafle & 4 buckles, 2s.; A munteer cap & a calfe skins, 8s. 6d.; An Iron foot to mend shooes & a pr. of old shooes & 1-2 pound of woolen yarne & a tin pint pot, 3s. 6d.; severall bookes, 11l.; In mony, 7s.; A barrel with Iron band & 2 staples & a locke & key, 6s.; flock bed, 3 bolsters, 2 old torne rugs, 2li.; 4 Tanners knives, 5s.; wooll neere 40 lb. or upwards, 2li., Allum, skins, if they be his, 16s.; his booke debt, 2li. 8s.; total, 11li. 15s.

The deceased hath been maintained by the Towne neere about foure yeare sometimes we have paid for his maintenance 3s. 6d. a weeke, sometimes 5s. a weeke and sometimes 4s. a week in all about 35li. and besides we paid to the sur-

geon at one time 5li. and now in his sickness we have not yet an account of for phisicke: besides for his funerall neere 40s. as wee suppose. Anthony Somerby, Thomas Noyes, Selectmen.

Essex County Probate Files, Docket 28,349.

Administration upon the estate of Thomas Turvill, intestate, was granted Mar. 26, 1678, to Joseph Pike, and Anthony Somerby and Henry Jaquis were appointed a committee to examine the debts and make return according to law.

Ipswich Quarterly Court Records, vol. 5, page 303.

The committee appointed to find out about the estate of Thomas Turvill having made a return, the court Apr. 1, 1679, ordered Joseph Pike, the administrator, to pay the debts so far as the estate would go, he being paid for his charge.

Ipswich Quarterly Court Records, vol. 5, page 345.

ESTATE OF JOHN PICKWORTH.

John West and John Elletrap were ordered by the court 26:4:1677, to make inquiry after the estate of John Pickworth, supposed to be dead, and to account to the court, and in case the widow Pickworth, mother of said John, be in want, she was to be supplied out of the estate.

Salem Quarterly Court Records, vol. 5, leaf 105.

ESTATE OF BENJAMIN PICKWORTH.

John West and John Elletrap were ordered by the court 26:4:1677, to make inquiry after the estate of Benjamin Pickworth, supposed to be dead, and to account to the court, and in case the widow Pickworth, mother of said Benjamin, be in want, she was to be supplied out of the estate.

Salem Quarterly Court Records, vol. 5, leaf 105.

GUARDIANSHIP OF SAMUEL SOUTHWICK OF SALEM.

Samuell Sothwick, son of John Sothwick, chose Frances Nursse as his guardian, and John, son of said John, chose Tho. Fuller as his guardian, which the court 26:4:1677, allowed.

Salem Quarterly Court Records, vol. 5, leaf 105.

ESTATE OF JOHN WHITE.

Administration upon the estate of John White was granted 26:4:1677, to William Swetland who presented an inventory.

Inventory of the estate of John White, tailor, taken Apr. 28, 1677, by Edward Grove, Nicholas Manning and Tho. Bridge: a Coate of Cloth, & a serge paire trowsers, 15s.; 2 Cametto Coates & a pa: breeches Mutch worne, 2s.; an old Coate & 2 pa: old breeches and a Jackett, 8s.; 6 neckcloths & 1 Carvette, 5s.; 3 paire Sleeves & 3 pocket handketchers, 2s.; 3 shirtes wheareof 2 weare new, 12s.; a paier of buckein buskins, 2s. 6d.; paire old shoes, 2s.; 2 paier old worne stockins, 1s.; 2 yards galloons & a bible, 2s.; 4 small rubons, a powder Horne & An old old Rapier, 2s. 6d.; A pressing Iron, a pa. taylers sheeres & a yard, 3s.; and old Snapesake & 2 hatts, 12s.; a demety Wascoate & a pa. Linnen drawers mutch Worne, 2s.; an old redde wasecoate, 1s.; a walking Cane, a small old Chest, a trencher Knif, a pen knife & a bodkin, 4s. 6d.; a nutte megge grater, a needle Case & 5 needles, 6s.; a small bagge & 2 sliper linnen, 1s.; total, 5li. 1s. "Since this inventory was taken I haue found of his A paire of shooes & stockns & 2 old Rasers which in my Judgment may bee worth 5^s."

Allowed in Salem court 26:4:1677.

Essex County Quarterly Court Files, vol. 26, leaf 115.

ESTATE OF HENRY DISPAW, SR., OF LYNN.

"I hinere despaw S^r being weke in body yet through mercy sound in mind doe make & ordaine thes my last will & testament in maner following first I desyr too committ my sole to God through y^e hands of y^e Lord Jesus Christ And my bode too bee desently enterred In the earth & I doe despose of the worldly Good things the Lord hath gevin me as folloeth: Afftor my decese my will is that my duttefull sonn hinary shall have Alle my part of the bond of five hundred pounds of lafoll monie of England being the forfit for non paing of my waggis: and Allso my will is that my sonn Edward shall have outt of thes bond forty shillines and the half of my Clothes and If any shall aske the Resin whi I Geve hinary so much and nott doo no mor for Edword it is becaes hinary hath bene at a grate dealle of trobell with me in tim of my lamenis and siknis and Alle soe my will is that my lovin atorne John Floyd shall be satisfied for his trobell at Cortee too Recover

my Right of John write John Gifford and Ezekell Fogg; and for the performance of this my will I doe Anomant: & ordayne my loving sone hinery too be my Excekeeter and I doe chues my lovin frind John Floyd too be my overser of this my will in witnis where of I have ||set|| vnto my hand thes twintith seventh daye of february in the yeare of our lord one thousand six hundred sivynty and fore."

hinery (his || mark) Despaw, Sr.

Witness: John Floyd, Sarah Floyd.

Proved in Salem court 26:4:1677 by John Floyd and Sarah, his wife.

Inventory of the estate of Henry Dispaw, sr., of Lynn, taken by Samuel Stocker and John (his *G* mark) Chilson: two old Coates & a payre of Breeches, 10s.; his old Hatt & all he had, 1s. 6d.; his bed which was all declared & no thing belonging thereto was his & an old flock bed, 1li.; one shirt, 6s.; a pair of old stockings & shooes, 1s.; Two Linnen Neckclothes, 2s.; one Black Sattan Capp, 2s.; total, 2li. 2s. 6d.

To his one halfe pt. of 500li. bond due from John Wright, John Gifford & Ezekieil Fogg, for forfeiture of non-payment of his wages, 250li.

Attested in Salem court 26:4:1677 by Hen. Dispaw, jr.

Essex County Quarterly Court Files, vol. 26, leaf 128.

ESTATE OF WILLIAM WOODBERRY OF SALEM.

"I William Woodberry the elder being of good understanding & memory doe constitute and ordein this my last will & testament the 5th day of the 4th mo: 1663. Imprimis I giue and bequeath vnto my wife Elizabeth my Dwelling house with the land adioyning vnto it as also whatsoever other Land I Doe possesse and enioy, saue what I shall except in this I will to giue vnto my sonne William. It: I giue vnto my said Wife all my household stufte and other goods debts Dews Cattle or whatsoever elce aperteines vnto my wife paying these Legacyes here under expressed. It: I giue vnto my eldest sonne Nicholas twenty shillings It: I giue vnto my sonne William ten shillings as also fivie akers of land which lyes nere snake hill and adioynes vnto ten akers of his owne It I giue vnto my sonne Andrew & Hugh my sonne Isacke and Daughter Hannah Haskels to each of them ten shillings the piece Constitutetinge & ordeining my said wife Elizabeth sole Executrix of this my will & testament."

William (his M mark) Woodberry

Witness: John Thorndike, Nicholas (his N mark) Pache, Richard (his R mark) Brackenbury.

Proved 26:4:1677 upon the obligation of Hugh Woodbery as is entered in the inventory.

Inventory of the estate of William Woodbery, aged about eighty-eight years, deceased 29:11:1676, taken by William (his O mark) Dixsy and John Hill: cotes, 1li.; lining cloth, 2li. 16s.; ticking, 12s. 6d.; shets and shirts, 1li. 12s. 8d.; 4 yds. of carsy, 1li. 4s.; yards and 3 quarters cloth, 11s.; bags, 15s.; 4 yards sad colerd cloth, 18s.; 12 yds. penisstone, 1li. 16s.; to yards coten, 6s.; one paire stockings, 2s.; bed and furnituer, 3li.; plators, 5s.; brass pots, 12s.; 3 kitells, 1li. Debts, due from Nicolas Woodbere, 18li.; from Hugh Woodberre, 4li. 9s.; from Hana Bradford, 2li. 2s.; from John Patch, 1li. 10s.; monney, 3li.; total, 45li. 11s. 2d.

The will and inventory of William Woodbery, deceased, was brought in to court 26:4:1677, by Hugh Woodbery, the witnesses being deceased, leaving only one who was not able to appear. Mr. Hugh Woodbery, in behalf of himself and his brother Nicholas, was bound upon condition that his mother, the relict of deceased, should be maintained during her life, and that the will should be fulfilled.

Essex County Quarterly Court Files, vol. 26, leaf 129.

ESTATE OF ELIZABETH SPOONER OF SALEM.

"I Elisabeth Sponer of Salem hauing throug Gods Goodnes liued in this world unto owld Age: & now ffinding my strength to decay not knowing how neere my Glas is Run: I doe now leue thes lines behind me for to declar what my mind & last will & Testement is for the disposing of whatt worldly estatt God hath blesed me with: as is heerafter expressed & I doe apoynt & desier my Sonne in Law John Rucke my solle exsecetor for the seeing of this my will performed It I giue vnto our Reverant pastor M^r John Higen-son ffive poundes in money: & to M^r Nicolatt forty Shillings in Goods & I doe giue vnto my Cusen Margitt Rucke at boston ten pounds & to my Cusen Thomas Clark at Cambridg I doe Giue ffive pounds I doe Giue vnto the widow Elisabeth Owin ffive poundes I doe Giue vnto my thre Grand Chilldren daftors: Elisabeth osborn & Hanna Rucke & Sarah Rucke: all my linen that I shall leue behind me: to be Equally devided among them & I doe giue vnto my young Granchild John osborn Juny^{er} too siluer spones: & I doe giue vnto my

Grand Childdren Hana & Sara & John & Thomas Rucke Ech of them A siluer spone: & the Rest of my plate to be devided Amongst them fouer: or the valewe thar of & the Rest of my Estate I doe leue with my sonne Rucke to his disscrestion for the disposing of it amongst his fue Children Elisabeth & hanna & Sara: & John & Thomas w^{ch} he had by my dafter Hanna Sponner: Her son-in-law John Rucke, executor & to this my will I haue heerunto subskribed my hand: being at this present time Through Gods marsie to me: of Good & perfect memory & understanding what heer I haue dun: witnes my hand this twenty second day of July one thousand six hundred seventy and thre."

Elizebath Spooner.

Witness: Hannah Rucke, John Rucke, Juneare.

Proved in court 26:4:1677, it having been sworn to by the witnesses, 26:1:1677, before Wm. Hathorne, assistant.

Inventory of the estate of widow Elizabeth Spooner, deceased in 1676. taken Mar. 6, 1676-7, by Hilliard Veren, sr. and Thomas Rix: In ye Parlour, 1 bed bolster & 2 pillows, rugge & blanketts & Curtains and all other appertinances, 3li. 10s.; 1 trundle bed with all appertinances, 1li. 5s.; 1 table & Carpett & 6 joyne stools, 1li.; 11 Chaires & two small stooles, 16s.; 6 Turkie Cushins, 12s.; 1 pr. Andierns & small tongs, 4s. 6d.; halle, 1 warming pan, 2s. 6d.; 2 chests & 1 bord. 8s.; waringe Clothes with a hat all giuen away, 4li. 10s.; 7 yds. searge by har grand Children, 1li. 2s.; a parcell of linning yarn, 1li.; 1 bedstead settle & rodde, 12s.; kitchen, doggs, 2 hakes, 2 spitts & tongs & slise & old brick, 12s.; pewter, 16s.; brasse, 2 candlesticks, Chafendish and 2 skimers, skillet & 2 kittles, 1li.; Iron pots & Kittle, 2 pr. pothooks, 8s.; tubs, barrells, payls, trays & boales, 1-2 bushell, pek & 1-2 peck, Skales & weights, 1pr. bellows, with all other wooden ware & wooden grater, 16s.; ye Childs Chamber, 1 bed, boulster & 2 pillows, 1li. 15s.; barly, 7s. 6d.; 45 bushels Ind. Corn, 4li. 10s.; Chest with Iron lumber in it, 16s.; Kings Chest and waring Clothes 3li. 10s.; in ye parlor Chamber, 2 bedsteds & bedding, with ropes, matts with ruggs & blanketts, 2li. 5s.; 1 pillion & saddle, 12s.; 4 Cowes, 10li.; 1 pr. oxen, 6li. 10s.; 4 swine, 1li. 5s.; ye horse, an ould one, 1li. 15s.; 3 Calves, sucking, 1li.; body of a cart & tumbrell, 1li.; 6 1-2 bush. pease, 15s. 6d.; 2 Chaines, 10s.; forkes & rakes & iron box & all other trifling Lumber, 5s.; 1 barrell sider, 12s.; beefe & porke, 2li.; plate, 6li. 7s. 4d.; cash, 12li. 15s.; linen, 3li. 15s.; the dwelling house, out housing, orchards & in all about 7 acres of land ad-

joining, 110li.; about 4 acres called Cotta's lott, 40li.; 1 acre 3-4 of marsh & about 5 acres of upland in the south feild, 16li.; 3-4 an acre of marsh in ye north feild, 6li.; about 34 acres of upland in the north feild, 40li.; total, 293li. 4s. 4d. Debts due, 9li. 12s. 4d. Debts due from the estate: to legases given as by will, 27li.; to what was laid out & spent at the funerall for mornings & other wayes, 22li. 9s. 6d.; debts & Rattes to pay, 15li. 12s.; to har waring Clothes given away by her Grandchildren to poor folk, 4li. 10s.; total, 69li. 11s. 6d.

Attested in Salem court 26:4:1677 by Mr. Ruck, the executor.

Essex County Quarterly Court Files, vol. 26, leaves 119, 120.

ESTATE OF WILLIAM BARBER OF (LYNN?).

Inventory of the estate of William Barber was brought in 26:4:1677, by Elizabeth, the relict, who was appointed administratrix, and was to have the estate for her livelyhood.

Inventory of the estate of William Barbar, taken by Rich. Knott, Robert Bartlett and John (his H mark) Martayn: one Kow, 2li. 15s.; one Horse, 1li. 10s.; one old Sadell & 2 old Bridles, 6s.; one sord and Belt and powder & bullets, 10s.; To a snapt sack and Bullett molds, 2s.; Beed and Furretture, 6li.; Wearing Cloaths and Hatt and Shirts, 1li.; 2 Chests, one Table and A small Box, 1li.; 2 potts, one Brass skillett & a frying pan, 1li.; puter platers & potts and porringers, 1li. 2s.; a standing Cubbard, 8s.; Books and a bible, 5s.; a payle & wooden Dishes and Trenchers, And 2 earthen potts and a Tray, 5s.; one old pillion and an axe and two smoothing Irons and fire shoufell and other old Lumber, 10s.; land lying in the bounds of Dorchester as prayed by a former Inventory, 9li.; total, 25li. 13s. Debts to be paid, 8li. 2s. 6d. Due to be paid to Goody Farnenum, 3li. 8s.; to Richard Knott of Marblehead, 2li.; to Joseph Fiske of Line, 1li.; to Michell Bouden, 1li. 7s. 6d.; to John Leeg, 6s.; total, 8li. 2s. 6d.

Allowed in Salem court 29:4:1677 upon oath of Elizabeth, the widow.

Essex County Quarterly Court Files, vol. 26, leaf 121.

ESTATE OF MRS. [SARAH] CHARLES.

The will and inventory of the estate of widow Charles were proved and allowed in court 26:4:1677.

Salem Quarterly Court Records, vol. 5. leaf 107.

Inventory of the estate of widow Charles, deceased, Dec. 21, 1676, taken by Moses Mavericke and Samll. Ward: 1 petticoat & wascoat & 1 iron small kete, 1li. 10s.; 1 gowne & 1 cloake, 1li.; 1 old felt, 2s. 6d.; 1 old cloke & apron, 2s. 6d.; 1 mans wt. wascoat & 1 Frying pan, 10s.; 1 women's coat, 2s. 6d.; suit & more old cloths, 1li. 10s.; Her Bed & covering, 5li.; 1 old warming pan, 5s.; 2 brass ketles, 1li. 3s.; 1 tin kete, 1s.; 1 iron skellett, 4s.; 1 tongs & old fire shovel, 3s.; 1 small old Frying pan, 1s. 6d.; Wooden Lumber, 15s.; 1 old dimicaster, 5s.; 1 small brass kete, 4s.; 1 kete of brass, 5s.; 2 iron potts & 3 pot hooks, 1li.; 1 iron trammell, 4s.; 2 old Bibles, 10s.; total, 15li. 7s.

Mary Dennis, aged about thirty-three years, deposed that being with her aunt Charles in her last sickness, she told her on the day she died that she would like to make her will and wished to have deponent look after her burial. That "after her death she did give unto her sister Tryphena Geer, her gowne & cloake, & to Tryphena Fairfeild her daughter her red kersey petticoat and wescoat, & the litle iron kete and to John Fairfeild her husbands w^t wascoate & y^e Frying pan, & to Sarah Fairfeild, a flannel petticoat, and to Goodw: Goldsmith an old cloak & 1 apron and to Goodw: Haggett, her felt hatt, And to Mary Dennis jun^r her warming pan, to James Dennis, jun^r the 2 Bibles, to Agnes Dennis, her Iron trammell, fire-pan & tongs: to Agnes Dennis her Bed and Covering belonging to it, and to Robert Charles his two daughters fifty shillings a peice, to be paid to him when he came over for it" and she desired to settle her accounts and what was left she gave to deponent. James Dennis and his wife Mary were appointed administrators.

Essex County Quarterly Court Files, vol. 26, leaf 123.

ESTATE OF JOHN HATHORN OF LYNN.

"At Lynn y^e. 19th. day of October 1676 In the name of o^r Lord god Euerlasting Amen I John Hathorn of Lynn. being very weak & sick of body. but through the grace & mercy of the Lord. of good & perfect memory & in my cleere & good vnderstanding. & being willing to prepare my selfe for the good pleasure of the Lord to sett my house in the best order the Lord enableth mee, doe therefore make this my last will & testament. Viz I committ my body to the dust from whence It was taken, & to rest Untill the Resurrection vntill the Lord Jesus shall quicken it & cause it to arise

agayne. And my Spiritt into the hands of the Lord Jesus. as my faithfull redeemer the Lord hauing at length through his abundant grace, given mee some hope of his euerlasting mercy through Jesus Christ y^e son of his loue in whome I trust to be found at that day: And as for that little outward estate of this world w^{ch} the Lord hath beene pleased to leaue me to dispose of I giue & bequeath as followth Imp^r. I doe appoynt & desire that there bee a decent & an orderly buriall of my body in conuenient tyme after my decease It I doe will and appoynt that all my Just & honest debts that I doe owe wth the most & principall thereof according to my best memory I haue inserted in a list left for direction therein that they may bee honestly & duly paid: out of my estate, &c. And as for the remaynder of my little estate I bequeath viz It I hauing foure old fetherbeds. I giue & bequeath vnto my foure children, each of them one with || a Couerlett || a blanket. bolster pillow. & what else thereto belongeth: And my daughter Called marah to haue the choice in the first place. And my little daughter Phebe. next And my son Ebenezer Hathorne next & my son Nathaniell Hathorne. in the next place being younger It. I giue vnto my daughter Marah the new Red Rugg. And as for my household stuff. viz. My Brasse & pewter. & Iron vessels my will is that it bee equally diuided among them all according to y^e discretion of prudent freinds in conuenient time only whilest the prouidence of god shall Continue them together || to use al together || Only that my daughters Marah & Phebe shall haue each of them. one large new platter: beside or before diuision bee made. Item I giue vnto my son Nathaniell a flock bed y^t I haue. least his p^t aforesaid of bedding may not bee soe good. as y^e rest, &c. It I giue all my housing and land vnto my two sons. Ebenezer and Nathaniell to be equall betweene them. if it be the good pleasure of god to Continue them & to giue them Issue but if it bee his good pleasure to take either of them out of this world without Issue. then that part. to fall & belong to that son suruiuing & living. But in case it should bee the pleasure of the lord to take away both my sons aforesaid: without any Issue. Then my will is That my housing & lands goe & belong to my two daughters. Marah & Phebe, Equally. I giue vnto my two Sons aforesaid. my two working Bullocks each of them one. together with my utensels for husbandry as also a steere & a heifer one to one, & the other to the other.

“I giue vnto my two daughters, to each of them one Cow: I giue vnto my two daughters, to each of them one standing or

high Cubbard and Marah to haue the choyce of them. I giue to my daughter Phebe, the finest Hollon sheete I giue to my two sons each of them a Table cloth of flaxoncloth I giue my two sons each of them a p^r of sheets & a p^r of pillowbers & halfe a dozzen of Napkins I giue vnto my two daughters the rest of my Linnen to be diuided equally betweene them in a conuenient tyme. I giue vnto my foure children each of them one table. I giue vnto my foure children each of them one Chest. I giue vnto my daughter Priscilla Shore out of my estate as a remembrance of my loue the sum of Fourty shillings I giue vnto my Grandchild Phebe Shore y^e sum of Twenty Shillings I giue vnto my daughter Marah y^e bedsted y^t I & my wife ly on I giue vnto my foure children aforesaid my horses & horse kind that are abroad to be sold & then their value to be diuided Equally amongst them all I giue vnto my two Sons Ebenezer & Nath^l my Gray horse I doe appoynt & ordein my welbeloued & deare wife || Sarah Hathorne || to bee my executrix to this my last will & testament and my Son Ebenezer Hathorne as Executor with her hereunto: And doe heereby bequeath & order this & my whole estate to bee to her use & Comfort for the tyme of her naturall life without Contradiction by any, &c. It. I doe ordeine & desire my louing & respected freinds & neighbors: John Fuller, Thomas Newhall & Oliuer Purchis to bee my ouerseers of this my last will & testament earnestly desiring them not only to bee my ouerseers but also to be of assistance & helpfull to my deare & welbeloued wife aforesaid & my children that they with more Comfort & cheerfulness, be holpen forward in their business & espetially in the way of the Lord to their good & eternall peace in Christ Jesus: And for the full confirmaton. & testifying this to bee my last will & Testament I haue heereunto Sett my hand & seal. this Nineteenth day of October in y^e yeere of o^r Lord one thousand six hundred and Seauenty Six."

John Hathorn. (SEAL)

Witness: Robert (his R B mark) Burges, Oliver Purchis.

Proved at Linn, 26: 1: 1677 by the witnesses before Thomas Danforth, assistant, and in Salem court 27: 4: 1677.

Inventory of the estate of Mr. John Hathorne, deceased, taken Feb. 21, 1676, by Quartermaster Thomas (his T mark) Stocker and Robert (his R. B. mark) Burges, both of Lynn: his dwelling house with the outhouses Barne & stals & stable with the Orchard adjoyning & the land lying to it by estimation 3 acres more or less, 60li.; Two acres of Marrish in Rum-

ney Marrish in ye lower devidend, 8li.; a peell of land Commonly Called Bloods lott, 6 Acres, 15li.; 3 Ten acre lots nere Thaddeus Brann, 6li.; 5 acres of vacant land Called Burchams land, 2li.; 7 Cattle, viz. 2 Oxen, 3 Cowes, & 2 younger Cattle, 21li. 10s.; 13 sheep, 3li. 18s.; A Cart, & wheels, a sled, yoke & Copling & other appurt. as chayne & Ladders, &c., 2li.; old Iron & Lumber of Iron, 8s.; 2 pr. Andirons, 2 potracks & a fire shovell & tongs, 1li.; 9 Iron Vessells, pots, Kettles, morters, 1 pestl., 2 pothooks, 2li. 10s.; 1 Great Iron Fornace pan, 2li.; a Jack, & two spits & two smoothing Irons, 1li. 10s.; Brasse Vessells, 1 pot, 2 pans, 1 Skillet, 1 Skimmer, 2li.; pewter vessells, all new & old, 3li.; Tinsey Vessells, 4s.; plate, 2 Cups & spoones, 1li.; 1 Brasse Chaffing dish & 1 old warming pan, 5s.; 1 Fether bed & bolster with ye bedsted & 1 fether pillow with ye Blankets & Coverlett & Curtaynes, 7li.; 1 Trundle bed with a fether bed, 1 fether pillow with a flock bolster, with ye blankets & Coverlett, 3li.; 1 fether bed, 1 fether pillow, a flock bolster, with ye Coverings, Bedsted Vallens & old Curtaynes, 6li. 10s.; 1 Fether bed, fether bolster, 1 pillow with Coverings & bedsted with vallens & Curtaynes, 9li.; 1 Flockbed, 2 fether pillowes & two Coverings & bedsted & one blankett, 3li. 10s.; 1 Livery Cubbart, Cubbart Cloth, Cushion with a long table & one old Carpett, 4li.; 1 Table, 12s.; 8 yds. wool cloth, 4s. p yd., 3 yds. 3-4 Lynsey woolsey at 3s. p., 2li. 3s. 3d.; To a Red Cradle Rugg, 6s.; Wearing apparrell of woollen & a hatt of his, 8li.; Linnen of his wearing also, 1li.; a pr. of bootes well worn, 10s.; seaven payre of sheets, 7li.; 5 Table clothes & a fine sheet, 6li. 10s.; 14 pillowbers, 3li.; 13 Napkins, 1li. 6s.; 18 Napkins, 2li. 5s.; 2 pr. of old sheets, 1 old pillowber & 3 Towels, 1li. 4s. a bundle of child's Linnen, 3li.; 4 lb. & 1-2 of Combed Wool, 1 old sheet & a pr. old drawers, 10s.; 2 Guns, 2 pistols & a Cutlas & belt, 3li.; 40 bushels of Indian Corn, 6li.; 22 lb. of Linnen yarn, 2s. p. lb., & 9 lb. of woolen, 2s. p., 3li. 2s.; 40 lb. of wool, 2li.; 34 lb. of Tallow Rough & tryed 4d. p lb., 11s. 4d.; an old pillion & pillion cloth, an old saddle, brest plate, a payre of new Bits & a Curb bridle, 1li. 10s.; a Small Hatt, 3s.; 17 lb. of yarne more, linnen & Cotton at 2s. 6d. p., 2li. 2s. 6d.; 2 lb. of Red hose yarn at 3s. 6d. p & 10 lb. Tallow, 8s. 4d.; 3 wheels, 1 p wool & 2 p Linnen & a Sweep, 11s.; 2 Swine shoats, 1li.; 2pr. Cards, 3s. 6d.; 4 Chests, one Trunke, one Small Table, 1li. 10s.; A livery Cubbart & two small Boxes, 1li. 10s.; two old bibles & a parcell of bookes, old, 15s.; one Table, 10s.; a long Table, two Fourms, & a

Carpet to ye table, 3li.; a Livery Cubbart with Cloth & a lined board, 15s.; a short rope, a horse Collar & Traises, 9s.; 3 dozn. trenchers, 2s.; & 2 hand brushes, 2s.; 3 forkes & a shovell, 5s.; Flax dressed & undrest, 14s.; two pr. small Scales, Iron Beam, weights, earthern potts, small stone Juggs & Glasse bottles, 10s.; a churne, a small Butter Tubb, 2 Cheese fatts & one wooden Bole & two Trayes, 10s.; Beeffe & porke, 4li. 10s.; Two Barrels of Sydar, 1li.; Cheeses, 5 small ones, 5s.; 2 old chayres & payles & some such Lumber, 10s.; 2 meale sives, 2s.; 5 Barrels, 10s.; 2 Runlets, 3s.; 2 wooden bottles, 2s.; Two wrought Cushion Coverings, 10s.; horses and horse kind in number eleven yt many of them have not bene scene together this twelve months, 22li.; total, 263li. 6s. 11d.

Allowed in Salem court 27:4:1677 upon oath of Sarah, the relict and executrix.


At Lynn, Oct. 19, 1676, a list of accounts, taken from Mr. John Hathorn's own mouth, by Oliver Purchis, of debts due from and to him according to his best memory as he did then express being on his sick bed, when he made his will: from Mr. Richard Cutts or his executors as by a bill to Lieutenant. John Gilman, for 2,000 boards not received although demanded, 4li.; from Bonney Cowell three & foure pounds & to write to Mr. Moodee to take care of both; from Mr. John Todd of Rowley, 30s.; from Mr. Joseph Jewet's executors, 3li.; from Mr. Seaborn Cotton of Hampton, who is to pay it to Capt. George Corwin, 15li.; from Mr. John Ruck, sr., if he pay 10li. 5s. for Thomas Looke, sr.; from Quartermaster Thomas Stocker, about 4 or 5li.; from Monseieur John Divan about 6li. which he is hereby assigned to Capt. Marshal; from Thomas Looke, sr., about 40s., besides Mr. Ruck's account; from Oliver Purchis who is to be examined about an old bill to Captayne Savage & a bill of 12li. Debts due: to Capt. George Corwin, 25li.; to Mr. Batters, 14s.; to Thomas Newhall, sr., 3li. 9s.; as for Mr. William Bartholmew when I paid him 20li. p Mr. Bennett then we were even; at Mr. Bennett's arbitration, Mr. Bartholmew sent me word that he would pay me 10li. for Mr. Bennett; I had a Barrell of Rhum of Mr. Bartholmew for which I paid him 40s., so there remained due to him 7s. 6d.; at one election time I scored with him, 18s.; I had of him a Barrell of Fyal wine for which I paid him 2li. 15s. and a bill of Mr. Jno. Bennet's hand of 40s.; to Major Thomas Clarke, 4li.; to Mr. Kellum, what the sum is I know not but if hee give the full price for the wood

it will not be much: to Major Thomas Savage, 10li.; to Mr. Coalman, 18s.; to Thomas Fitts, shoemaker, 8s.; to Capt. John Corwin, who had Mr. John Blanco's bill for 20 cord of wood, which he accepted as I understood for he took the bill and received part of the pay and had of mee a Cow of late time which I judge worth 4li.; to Mr. William Browne, sr., of Salem, I owe a debt.

Essex County Quarterly Court Files, vol. 26, leaves 124-126.

ESTATE OF JEFFERY MASSEY, SR., OF SALEM.

"The Last will and Testement of Jaffery Massey Senr of Salem which is as ffolloweth. Aftter my Debts And ffunerall expences Discharged Imprimus I giue vnto Ellin my wiffe All my housing Lands Cattell and goods For her Maintenance during her Naturall Liffe And If Neede require to sell either Land Cattell or goods by the Advice of the oversears to witt Henry Skerry senr: and Francis Skerry. Item I giue Aftter the desece of my wiffe what Estate Is Lefft vnto my sone John Massey Duering his Liffe And after the desece of my sonne his wiffe Sarah Massey is to haue one thirde part of the Land and the other two thirds of the Land with the Cattell and goods is to be devided betwixt the children then Living only After her deseace the Next Eaire Is to InJoye her thirds Item I Constitute my sonne John Massey as on exsecutor of this my will and If the Corte please to Appoynt another Item my will is that my overseers shall be sufisiently sattfied for what time and expenses they shall be Att In the performance of my will. In witnes hereof I haue here vnto put my hand the 6: of 9 mo: 1676."

Jeffrye (his  mark) Marssye, Sener. (SEAL)

Witness: Henery Skerry, Sener, Frances Skerry.

Proved in Salem court 29:4m:1677 by the witnesses.

Inventory of the estate of Jeffery Massey of Salem, taken, 25:9:1676, by Henery Skerry, sr., and Francis Skerry: his dwelling house and an Aker of upland and an orchard In it with halfe a barne & an old house & fence to it, 40li.; 4 akers of salt & English gras meddo belowe the house, 40li.; 4 akers of pasture land fenced in Neere the house, 32li.; one Ten Aker Lot over the River Against ye house, 30li.; one Fether Bed & Boulster, 2 pillowes, A Rug And thre Blancits, 6li.; a bedsted, Curtins, vallants & Bed Cord, 1li. 7s.; An ould small fether Bed with Boulstars & Coverlet & two Blankets, 1li. 10s.; An old Cow, 3li.; his waring Clothes, on Cloke & An

old Cote & 2 pare of Breches & a dublit & Apare of Gloves, 4li.; a hat & thre hancarchars, 4 band & 2 Caps, 8s.; A box, Iorne & pot hucks, 3s.; a pare of AndIornes, a spit, tongs, a hake, one pot And Cettell & fier pan, one mortising Ax, & a wedg, 1li. 5s. 6d.; for old putar, a Tabell & forme & small Tabell & Joynt stoole, 1li. 2s.; 2 Chests, one of Joynar worke & one sea chest, 2 chayres & 2 Cushins, 1li. 2s.; Thre old brasse Ceettels, a brasse Candellstick, a scimer & pott Cover, 14s.; A Linin Whele & To[w] Come, 7s.; a parsell of old Lunbar, of severall Things, 14s.; total, 163li. 12s. 6d. Debts, 1li. 15s.; funeral expenses, 2li. 7s. 9d.

Attested in Salem court 26: 4: 1677 by John Massy.

Essex County Quarterly Court Files, vol. 26, leaves 116,117.

An account of the estate of Jeffrey Massey: inventory total, 163li. 12s.; Debt received that was due to the estate by 10 cord of wood, 4li., corne, 1li., 5li.; money, 16s.; breaking up of land, 2li. 8s.; the use of the land during my Father's and Mother's life which was about 7 years, 42li.; from John Batchelder in fencing stuff, 12s.; total estate, 214li. 8s.

The estate indebted for the keeping and maintaining of my father and mother with both Food, Physick & Tendance both in sickness & health for the space of four yeares untill ye time of my father's departure, which account was well approved of by ye overseers nominated in my Father's will, namely, Henry Skerrey, sr. and Francis Skerrey amounted to 106li.; funerall expence, 3li. 15s.; Debt to Mr. William Browne, sr., 3li. 12s.; to Capt. George Corwine, sr., 4li.; to Jno. Bachelour in money, 1li.; loss of halfe an aker of land apried in ye inventory, 5li.; total, 123li. 15s.

Charges layd out upon my mother after my fathers decease for ye space of three yeares & upwards for Food, Phisick & Tendance while she was in a very weak condicon amounted to 30li.; funerall expence as money, 2li. 7s.; Damage to ye Estate in ye time of my mothers weakness, 5li.; total, 37li. 7s.; making total expence, 161li. 2s.

Attested by John Massey, sr. July 2, 1694 before Hon. Bartholmew Gedney.

Essex County Probate Files, Docket 17,991.

Quitclaim of Jeoffry Massy of Wells in County of Yorkshire in New England, taylor, he having received of his father John Massey of Salem, yeoman, two acres of land in Salem bounded "northerly by y^e land of Thomas Elkins, Southerly wth y^a land of s^d John Massey, Westerly by y^e Country Road

or River, Easterly by y^e Comon highway to y^e Ferry together wth Orchard Fences comonages and all profits and privildges & Appertenances of w^t nature or kind so ever thereunto belonging" these two acres being the full payment of the 22li. left to him by his grandfather Jeofry Massey, deceased, as by his last will may more fully appear. Signed and sealed Sept. 3, 1700.

Witness: Daniel Eps, John Trask.

Acknowledged by Jeoffry Massey Sept. 4, 1700 before Hon. Jonathan Corwin, Judge of Probate.

Essex County Probate Records, vol. 307, page 44.

Account of what charges John Massey have been at with my Father and Mother in the tyme of there Age & weaknes Begining in March, 1672 and for my Father & Mother continewed together for the space of fore years & a half in much weakness before the time of his deceas: there is alowed for there dyat & Tendance, 90li.; alowed for 8 cords of wood by the yeare for 4 years & upwards, 14li. 8s.; wine & Lickars as there needs Required, 1li. 12s.; funerall expences for my father, 2li. 10s.; Debt to Mr. Browne, sr., 3li. 12s.; to Capten Georg Corwin, 4li. 8s.; total, 116li. 10s. Charges about my Mother after my fathers decease by the means of hir long weaknes of Boddy for the space of two yeares & a half or more no waies Able to help hirself but we mostly to help hir In that condition, 30li.; hir Funerall Expences, 1li. 18s.; losses to the estate by waste of Beding & other things, 5li.; the Oversears considdering the extreordenary Troble that was with my Mother have thought good to ad 11li. more Tords my satisfaction; total, 164li. 8s. The whole inventory of my Father's estate, 214li. 8s.

Henry Skerry, sr. and Francis Skerry the overseers to the will of Jeffery Massey, approved of this account of John Massey as executor to his father's estate, July 1, 1680, and there being fifty pounds remaining to be paid to the children according to the will after his and his wife's decease, we have set apart one house and one acre of land with half an orchard thereto belonging and half a barn thereunto belonging valued at forty pounds for their security, as also another acre and quarter of land in the pasture toward the North Ferry at ten pounds.

Essex County Quarterly Court Files, vol. 33, leaf 108.

ESTATE OF EDMUND NEEDHAM OF LYNN.

"The will and Last Testament of Edmund Needham of Lin in Nu England being Blesed be God in his perfect knowl-

edge memory and understanding the other wies ill in Body made & writen by min on hand & acording to min on mind to my Children and Grandchildren as follows: first I humbly desire my only True God maker ||& creator|| of ||exodus. 20.11. Psalms 95: 3.4.5. and. 146. 5.6. Jonah 1.9. ||heauen & earth the sea & all that is ther in and me his most por & unworthy creature amungst y^e Rest. & to reseue my poor and on worthy soull of his meer pur & only free Grace and Loue for y^e sake of his only & well beloued ||son|| Jesus Christs sake alone excluding ||all|| things of min ||carnall or|| corrupte natur in or of myself in any mater or means in hol or in part to my Justification but to Jesus Christ alon my only & alon mediator aduocat & intersesor at y^e thron of Grace & alon propisiation for all my sinnes. 1st John. 2. 2. next I desiar & impower my sun Ezekiell Needham my tru & Lawfull executor to this my Last will & Testament to se my body desently & Christianly Buried as neer my old wif being his on mother as may be Next I giue to my sun daniell Needham be sids all the housing dwelling house he now dwells in Barn & all y^e out housing all y^e Land that was laid out to him planting land upland & salt marsh medo condisionally as is in a deed ||to him|| expressed towards my maintenance while I liue in this world: & also y^e bedsted y^t stands in my last built nu room w^h y^e bed I leue him & to blankets & the curtains & valence belonging to it and to his fiue Children fiue yu sheep y^t is to say John Needham on & Ezekiell Needham on & iudah Needham on and Mary Needham on and Elizabeth Needham on Next I giue to my sun Ezekiell Needham all the upland & y^e fresh & salt medo on both sides y^e riuar and all the rest of my mouables on the conditions mensioned in a deed to me y^t he should prouide for me & my wife when then she was liuing & all things nesesity conuenient that we stood in need of for our comfortabell liuelyhood in heallth & sicknes whill we liued her in this world every way sutabell to our old age & seuerall condisions & all my mouables I giue to him besides where as he my sun Ezekiell Needham my Lawfull Executor hath discharged y^e to doctars & all other if any du debtes or demands what so euer y^t any can iustly demand of me: also my Childrens & gran childrens legasies in this my will expressed & then to his to Children to yo sheepe all y^e rest to be as hir on proper goods; that is to say my sun Ezekiell Needhams on proper goods as proper to him as euer they were proper to me: Next I giue to my dafter Hanah diuen & hur

to Children Twenty five pounds to be paied them halfe in Catell & y^e rest in good & honest sufficient pay that is to say fifteen pounds to hur selfe present if liuing or ellse to hur husband if he be liuing after hur & five pounds to her dafter Hanah Armitag & five pounds to hur last born son John diuen when they shall come to age but if any on of them shall dy before they com to age the longest liuer of them to haue y^e holl ten pounds but if they both dy then ther mother to haue y^e holl ten pounds at y^e time y^t if they had liued should haue com to age but if y^e mother & hur sun & dafter should all three dy then my sun Ezekiell Need. to haue y^e holl ten pounds only giuing y^e on hafe of it that is to say five pounds of it to hur ||brother|| my sun daniell Needham.

“Next I giue unto my sun in Laws ||Samuell Harts|| Children first to his dafter in Law born of hur first husband Elizabeth How but now by mariag Elizabeth Chadwell on yo sheepe, next to his eldest sun Samuell Hart on Cow & on yo sheepe ye sheep not exeding four yers old next to Joseph Hart on yo sheepe next to abigall Hart on yo sheep & thirty shillings mor in good & lawfull pay for her great Car of me in my sicknes be sides the wages y^t I shall giue hur for y^e time she staires w^h me & to hir dafter Rebeck Hart on yo sheep all the sheep not exseding four yers old, next I giue to my sun in Law Joseph Mansfield children first his son Joseph Mansfield on yo sheep & to his next sun John mansfield w^h I haue brot up euer since his Childe hood till now he is about fifteen yers old to him this John mansfield I giue on Cow & on yo sheep not exeding four yeres old & to his dafter Elizabeth wheat on yo sheepe & to deborah mansfild on yo sheep, and further this I ad as a Codasell or breefe inuentory to this my last will and Testament that my sun Ezekiell Needham my Lawfull Executor shall not be put to any oath or oaths at any Court or any man —n what soeuer then her I haue set according to min one valuation of my holl estate & if this will not saue him from any oath abou — it he shall safly swer that || y^t is || all my holl estat I hauing firmly giuen him as his on proper o— as if it had neuer ben min so son as euer y^e breat is out of my body & I quite dead an I rest I well knowing y^t he canot giue any iust oath w^h out wronging his Consiene as I only best know how my estate lies & this min on valuation or inuentory followes

“first all my housing barn & out housing and al my Lands w^h all the chargs of ston wall fensing &c. 400li., to holl peses of baies on red & y^e other of y^e collar of a Chestnut on or to & forty yards a pece at y^e lest, 12li., one holl peese of red pen-

iston on or to & forte yards long at y^e lest, 6li., 3 parselles of Canuis ner about on hundred yards & other parsells of linen cloth & Calico, 10li., my silluer wach & siluer box & other silluar cupes & spoones & other plate, 15li., my Clock y^t strikes & another watch & larum that dus not strike, 5li., sum puter sum old & sum new, 2li., sum parselles of Carsies & sum parselles of serges & my wering Clothes, 26li., sum potes & ketelles & trunkes & Chestes & bedsteed, 7li., beds & bedding, 7li., debts in old England in suffisient Bonds & most in abell mens hands as the company of y^e marchant aduentorers & a nother loked at as a great rich Citizen fit for an alldar of London tho they do what they can to desene us y^t is to say my Brothers & sisters to whom they o us about three thousand pounds, 600li., total, 1,090li., & on horse y^t was forgot, 3li., & 4 coues & to young bulloks forgot allso, 17li., allso 20 sheepe forgot, 7li., total, 1,117li.

“But as for this debt in old England y^t is sumthing unsartain what my to aturnies in England being my to Brothers may get for me & them sellues wth sumthing mor y^t may be coming both to them sellues & me I desier to leue it to my Children in y^e best order as I can amungst them Thus first I institute my sun Ezekiell Needham my Lawfull executor & lawfull aturny in this *in this* business as in min on steed & in min on nam as in mine on person to look y^e best after it as posibell he can & what euer shall com ouer of it wth y^e charges about it discharged them foreuer twenti pounds y^t shall cum thus safe in to his hands he shall pay vnto his Brother Daniell Needham if he be liuing six pounds & to his sister Hanah diuen four pounds if liuing or ells y^e four pounds to hur to Children Hanah armitage & John diuen if they be liuing & ther mother dead or ells to to ether on of them if on should be liuing & y^e other dead.

“and further if this will not satisfi any Court or Courts man or men what so euer wth out my sun Ezekiell Needham my Law full executornies oath to my wholl estate then my will is that my sun Ezekiell Needham my Lawful Executor shall safly mak oath y^t this my holl estate I hauing fully & wholly desposed of all y^e rest in my life as if had neuer ben min for other wise I can not se how he shound make oath wth out ronging his Conscience my estat lying as it dus w^{ch} is only best known to myselfe.”

Edmund Needham. (SEAL)

Witness: Rich. Walker, Ralph King.

Proved in Salem court 29:4:1677 by the witnesses.

Essex County Quarterly Court Files, vol. 26, leaf 118.

ESTATE OF CHRISTOPHER COWES.

Administration upon the estate of Christopher Cowes, intestate, was granted Aug. 11, 1677, to Gyles Cowes, his brother, who was ordered to bring in an inventory to the next Ipswich court.

Ipswich Quarterly Court Records, vol. 5, page 293.

ESTATE OF MRS. SUSANNA ROGERS OF NEWBURY.

"All men shall knowe by this p^rsent writeing that I Susanna Rogers of the towne of Newbery widdow, doe giue & bequeath unto my three sones Robert Thomas & John Rogers all my upland & mash vpon plum iland, that is to say halfe of it to my son Robert & the other halfe to be equally deuided betwene Thomas & John Rogers, & I doe ingage my tow sones Robert & John when they shall com of age to pay ech of them ffiue poundes a peece to my Daughter Ellezabeth, & I giue likewise to my son. Robert a gun w^{ch} was his fathers, & I giue to my Daughter Ellezabeth one payre of sheetes, & a payre of pillabears at her day of marriage & I giue to my son Thomas at the day of my death his fathers bible, as for the upland & mash at plum iland I my selfe am to make use of it till my sones com of age & to this I haue set my || hand || this 3^d of July 1665."

Susanna Rogers.

Witness: Abraham Toppan, Senior, Peter Toppan.

Proved Sept. 24, 1677 by Peter Toppan before Jo. Woodbridge, Commissioner.

"I William Thomas doe giue consent freely to this present writeing as wisse my hand Sept: 28th 1677."

W^m: Thomas.

Witness: Anthony Somerby, Joseph Muzzey.

Proved Sept. 28, 1677 by the witnesses.

Essex County Probate Files, Docket 24,069.

Susanah Rogers, deceased, having made a writing as a will which was presented to this court and no executor named, court Sept. 25, 1677, granted administration of her estate to John Rogers, son of Susana Rogers, the estate to be ordered according to the said writing.

Ipswich Quarterly Court Records, vol. 5, page 298.

ESTATE OF JAMES FORD OF IPSWICH.

Administration upon the estate of James Fooard, intestate,

was granted Sept. 25, 1677, to John Wainwright and he was ordered to bring in an inventory to the March court.

Ipswich Quarterly Court Records, vol. 5, page 296.

Inventory of the estate of James Ford taken Oct. 6, 1677: 2 1-2 yards of serge, 10s.; 5 yards 3-4 galoone silk, 9d.; 2 yard of calico, 8s.; all red. of John French; 20, 1 old axe sold Ephra. Fellows, 5s., 1 coate sold Robert Shelite, 23s. 2d., 1 chest Fr. young, 5s., 1li. 13s. 2d.; Mar. 18, 1 old cutlas without a scabard to Sam. Ingalls, 4s.; his armes alowed by the country, 1li. 6s.; total, 4li. 11s. 4d.; 23, goods apprized pr. Nath. Tredwell and Francis Young, Francis Young as followeth: 1 pr. of stockings, 3s.; 1 pr. spaterlashes, 1s. 6d.; 1 pr. shoes, 3s.; 1 glas, 1 pr. woolen gloves, 1s.; 1 old bible, 4s.; 2 pr. of breeches, 1 jacett & wastcoat, 6s. 6d., 10s. 6d.; 2 shirts, 8 neckcloths, 1li.; 4 hancherchifs, 2s.; 1 Hatband, 3d., 1 ax, 3s., 3s. 3d.; 1 beetle & 4 wedges, 6s.; total, 3li. 14s. 3d. making total estate, 8li. 5s. 7d. James Ford Dr. to John Wainwright, 5li. 10s. 1d.

An account of disbursements, Sept. 25, 1677: for administration, 1s.; one day attendance, 1s. 6d.; for reeving ye goods of Jo. French, 1s.; 1 day receiving goods of Ephraim Fellows, 2s.; cartage of a chest, 1s.; apriseing the goods, 1s. 6d.; total, 8s.

Attested in Ipswich court Mar. 26, 1678 by John Wainwright administrator, and the court ordered him to be paid his debt of 5li. 18s. 1d. and the remainder to be paid to any creditor that make claim.

Copy, Ipswich Deeds, vol. 4, page 160.

ESTATE OF THADDEUS BRAND OF LYNN.

Administration upon the estate of Tadeus Brand, intestate, was granted Sept. 25, 1677, to Capt. Thomas Marshall and he was ordered to bring in an inventory to the next Salem court.

Ipswich Quarterly Court Records, vol. 5, page 296.

Capt. Thomas Marshall, administrator of the estate of Thaddeus Brand, who was slain in the wars, brought in an inventory of the estate 27:9:1677, and was bound.

Salem Quarterly Court Records, vol. 5, leaf 112.

Bill of charges about settling the estate of Thadeus Brann: to Lieutenant Purchis and John Fuller for procuring the appraisers, Thomas Newhall and Roberd Potter, 10s.; to Capt.

Marshall, Leut. Purchis and John Fuller, for fetching the goods down to the town out of the woods and making them safe, 7s. 6d.; to Elisha, son of John Fuller, with his cart and oxen to fetch down the goods, 5s.; to Capt. Marshall and John Fuller, as clerk of the writs, 12s.; to Capt. Marshall and John Fuller with two appraisers, Edward Baker and Thomas Stocker, and to looking up the Hogs, two men two days apiece, 8s.

Toodeas (his ✕ mark) Brain certified, Nov. 16, 1676, that he freely gave his child Mary Bran to Zacheus Courties, sr., and if he left any estate, she should have an equal portion with his other child or children. Wit: John (his T mark) Towne and Zacheus Courties.

Inventory of the estate of Teague alias Thaddeus Brann, who was impressed a soldier of Lyn for the country's service and was sent forth from Lyn on June 22, 1677 and slain in the fight at Blackpoynt on June 29, 1677, taken July 4, 1677, by Thomas Newhall and Robert Potter: A dwelling house, a little out house or Hovell, with four acres of land, a small part of it orchard, 30li.; 1 heifer, 2 year old & upward & one yearling heifer, 3li. 10s.; 1 mare about 5 or 6 years old, 1li.; 6 bo. & 1-2 of Corne in the house, 19s.; 2 Iron pots, 1 small Kettle, 2 pr. pothooks & an old frying pan, 1li. 10s.; a beetle with Rings, 4 wedges & 3 Axes, 12s.; a pitchforke with a parcle of broken Iron, a bullet or mustard bowl, 6s.; 3 Augurs, 2 Lettle chizzles & an old sickle & file, 6s.; 1 Barrell, 1 Bottle of a Gallon, 2 pailles, 3 Trayes, 7s.; 8 wooden Vessels, platters, dishes & six Trenchers, 2s. 6d.; 1 small Brass skillet, with a frame, 2s. & 1 stone bottle, 6d.; 1 glass bottle, 6d.; a little pewter bottle, 6d.; 2 seiles, 18d.; 1 wood Ladle & 3 wooden vessels, 6s.; An old Rapier & 2 pr. of old Bandileirs, 8s.; 3 old Hats, 8s.; & a pcell of old clothes, 10s.; 4 blew neckclothes, 2s.; 1 Lether Apron, 18d.; a Gimlet, 3d.; a Nal, 2d., & Knifes, 4d.; 2 pcells of wool, 18d.; a sithe, one Snead & Tugs or nebs, 3s.; a pcell of Toe, 3s. 4d.; a horne & powder, 1s.; a Box & Lumber, 3s.; 1 sack with about 2 pecks & 1-2 meal & 3 smal bags, 5s. 6d.; 1 Barrell & 1 old Chest, 3s. & a Trough, 6d., & 3 chayrs, 2s. 6d.; 1 old saddle & haire Rope, 2s.; a parcle of meat, 20 lb., 5s.; the bedsted with mat, Ticken & Coverlett, 10s.; thre Hogs and 4 pigs, 3li.

In house with Allester Dugglas; A fether bed & bolster, wa. 40 lb, with a sheet & Coverlett, 4li. 10s.: In a chest there, 2 pewter platters, 2s., 2 porringers, 8d., 1 chamber pott, 3s.;

1 Course sheet, 5s.; 1 halfe sheet finer but old, 5s.; 1 Searg Coat, 24s.; 1 pr. of searge Breeches, 8s.; 3 shirts, 24s.; 1 pr. of drawers, Linnen, 3s.; 2 pr. of stockings, 6s.; 1 pr. white Gloves, 6d.; Certayne peeces of Linnen, neckclothes, Caps & handwipers, 3s.; the chest, 2s.; Tallow at Allesters, about 8 lb., —; a warming pan at Josiah Rhoades, being lent; a churn & a cheese fate at Jno. Provenders; a sow & 5 pigs, 2 Hogs, abroad now; a parcell of Turmett seed, 1-2 lb., sold by Allester & d. to Mr. Appleton, 1s.

Estate disposed of July 4, 1677: To Macam Downing's wife, ye saddle & rope, as pt. of what is due them from the estate for nursing the young child, 2s.; to Allester Dugglas, 8 lb. of Tallow, 2s.; to Mr. Samuell Appleton, 1 lb. 3-4 Turnett seed, 1s. 4d. Sarra & mary were the two children of deceased. On July 24, 1677: to Macam Downing, ye 8 wooden vessels, & ye platters, dishes & 6 Trenchers, 2s. 6d.; 1-2 ye meat, 2s. 6d.; Corne 16 pecks, in ears, 2 bo., 4s. 6d.; 1 Barrell, 2s.; 1 paile, 1s.; ye sack with meal & 3 other bags, 5s. 6d.; The mans Black Hatt yt. was Teagus, 3s.; the 3 Trays yt. were adjudged, 1s. 6d.; the old saddle, 2s.; total, 11l. 4s. 6d.; to Allistor Duggles, 1-2 ye meat, 2s. 6d.; corne, 10 pecks in ears, 5 pecks, 2s. 10d.; Oliver Purchis had: a little gallon Bottle or runlet, 1s. 6d.; the sithe, snead & Tugs, 3s.; the old sickle & ye little file.

Attested in Salem court 28:9:1677 by Capt. Tho. Marshall, administrator, who gave bond.

Essex County Quarterly Court Files, vol. 27, leaves 116, 117.

ESTATE OF JOHN BROWNE, JR., OF SALEM.

Administration upon the estate of Mr. John Browne, intestate, was granted Sept. 25, 1677, to Hanah Browne, widow, who was ordered to bring in an inventory to the next Salem court.

Ipswich Quarterly Court Records, vol. 5, page 296.

Inventory of the estate of Mr. John Browne, Jr., of Salem taken Aug. 10, 1677 by Christopher Babbidge and Richard Croade: a peece of Land in Salem neer to ye Land of Mr. James Browne by ye marsh called planters marsh being about 3 acres, 50li.; one eighth part of a Tractt of Land at ye Sowthward in partnership with others ye whole Tractt containing fifteen myles Square, 160li.; a peece of Land lyeing next to ye Land of Robert Glanfield & Thomas Jeggells in Salem, 20li.; Bedding with what belongs to it, 34li. 8s.;

Trunks, chaires, Boxes, stooles & cushens, 10li. 17s.; his Bookes, CuppBoard, Table, Carpett &c., 4li. 4s.; in pewter, 9li. 14s.; Brass ware, 7li. 5s.; howsehold Lyming, 12li. 5s.; Iron ware with some wooden Lumber, 5li. 7s.; debts oweing to ye Estate as at present probable, 20li.; total, 334li. Besides what may be due to him by his owners in London at his decease but it cannot be proved by account as yett appearing; but according to my best information from my husband & what I have heard by others it may be about 100li., a desperate debt; total estate, 434li. Debts oweing to be paid out of ye estate, 334li.

Attested in Ipswich court Mar. 26, 1678 by Hanah Browne relict of John Browne, administratrix of his estate.

Essex County Probate Files, Docket 3,615.

John Browne, Sr. acknowledged the receipt from his daughter in law Hannah, relict and administratrix of the estate of his son John Browne, of a debt of 190li. due to him from his said son. Signed Jan. 16, 1678-79. Witness: William Gill, John Archer.

Attested in the last month 1678 by the witnesses.

Richard Croad, Sr. of Salem acknowledged Oct. 8, 1679, the receipt from Mrs. Hanah Browne of Salem, relict and administratrix of the estate of her husband, **Mr. John Browne** the sum of 49li. 9s. due by bill from the said Browne.

Witness: Richard Flinder, James Browne.

Acknowledged 20: 8m: 1679 by Richard Croad.

Richard Flinder of Salem, mariner, acknowledged Oct. 14, 1679, the receipt from Mrs. Hannah Browne of Salem, relict and administratrix of the estate of her husband Mr. John Browne of 50li. due by bill from the said Browne and likewise do deliver up the mortgage on about three acres of land near to planters marsh in Salem which was for security.

Witness: Richard Croad, James Brown.

Acknowledged 20: 8: 1679 by the witnesses.

John Micarter of Salem, cloth worker, acknowledged Apr. 16, 1679, the receipt from Mrs. Hannah Browne, administratrix to the estate of her husband Mr. John Browne, 54li. 11s., due to him by bill and likewise to deliver up the mortgage given for security. Witness: Rebecha Mecarter, Rhoda Meachem.

Acknowledged 7: 5m: 1679.

Ipswich Deeds, vol. 4, pages 290, 291.

ESTATE OF JOHN BROWNE, SR., OF IPSWICH.

Administration upon the estate of John Browne of Ipswich, intestate, was granted Sept. 25, 1677, to John Browne, his eldest son, who produced an inventory amounting to about 450li. The estate was ordered to be divided as follows: besides the 50li. each, paid or designed to be given by the father to his two daughters, Jacob and Thorne, he shall pay within one year to each of them 10li.; to his brother Nathaniell who hath already received upon his marriage 200li., they see no cause to allow more; the rest of the estate, houses, lands, cattle, goods, etc., were ordered to said John Browne, provided the houses and lands were bound to pay to his mother 16li. per annum and a room in the house with necessary furniture during her life, and also pay such legacies as she shall bequeath at her death to her children, not exceeding the value of 21li.

Ipswich Quarterly Court Records, vol. 5, page 298.

Inventory of the estate of John Browne, Sr. deceased Sept. 13, 1677, taken Sept. 20, 1677 by Richard Hubberd and John Whipple: Thirteen acres of Land belonging to the dwelling howse, 65li.; Dwelling house, Barne & Comonage, 65li.; Thirty Acres of Marsh wth some Islands of upland, 120li.; total, 250li. Lands towards Wenham engaged to his younger Son Nathaniell, 150li.; Two small parcells of Marsh one at Plume Island, the other at the Hundreds, 20li.; a dwelling howse, 30li.; total, 200li. Six Loads of Hay in ye barne, Eleven Loads at ye marsh, 8li.; Four Acres of Barly in the Barne, 12li.; One acre of Rye in ye Barne, 2li. 8s.; Foure acres Indian Corne, 7li.; Indian, Ry and malt in ye house, 3li. 16s.; total, 25li. 4s. In Cattle: Two oxen, 10li.; 3 Cowes, 10li. 10s.; Three 3 yeare old Cattle, 7li. 10s.; Foure 2 year old, 8li.; Three year old, 3li.; Two Calves, 1li. 4s.; Twenty three sheep, 8li. 10s.; Fifteen Lambs, 3li. 15s.; Eight Swine, 8li.; Thirteen Shotes, 3li. 5s.; Five horse Kind, 4li.; total, 67li. 14s. Plowghs, Carts, wheelles, slead, yoaks & chaynes, 3li. 5s.; Axes, Sithes, Sawes and other utinsills of Husbandry wth some Armour, 3li. 12s.; total, 6li. 17s. In the dwelling howse: In money, 2li. 6s. 9d.; The Apparrell of the deceased, 7li. 6s.; Woollen & Linnen Cloath, 4li. 12s.; total, 14li. 4s. 9d. In the Hall: A Featherbed wth ye appurtenances, 7li.; In Peuter, 1li. 6s.; Tinne ware, 10s.; Brasse Kettles, skilletts, mortar & warming pan, 1li. 19s.; Three Iron Potts, 1li. 5s.; Three pr. of Pothookes, 5s.; Tramell, firepan, Tongs, slice,

Tosting Iron, Flesh fork, &c., 1li. 6s.; total, 13li. 11s. Foure chayres, 8s.; Table & two chests, 16s.; Payles & other coopers ware, 14s.; total, 1li. 18s. In the Parlor: Bed wth Furniture, 3li.; Flax and yarne Linnen & Woollen, 4li. 14s.; Wheeles & Cards, 1li.; total, 8li. 14s. In the chamber: Bed wth ye appurtenances, 2li. 15s.; Hoggesheads and other Lumber, 7s.; Kneading Trough, Hetchell, 8s.; Wooll, 2li.; Sheets, 2li. 10s.; Table Cloths, 1li.; Napkins, Pillowbeers, 1li. 7s.; Bridle & Saddle, 10s.; total, 10li. 17s. Sum total, 606li. 19s. 9d. Debts due from the estate: to his Daughter Martha as part of her portion, 20li.; Funerall charges, 5li.; to Deacon Goodhue, 5li.; to Rates, 3li.; worke done this summer, 3li.; to the Malsters, 3li. 4s.; total, 39li. 4s.

Attested in Ipswich court Sept. 25, 1677 by John Browne to be a true inventory of his father's estate.

Essex County Probate Files, Docket 3,614.

Petition of John Browne to the Ipswich court Apr. 1, 1679, shewing that when the court settled the estate of his father, they were not rightly informed of his father's mind, nor in what condition he left his estate which causes the petitioner to inform the court how his father determined his estate should be disposed of and what he gave in his lifetime to his brothers and sisters: he settled my brother Nathaniell upon a better estate than he left to me, he gave 30li. to my sister Martha Thorne and willed that I should pay to her 20li. more, and he gave to my sister Sarah Jacobs, 50li. and this was all my father intended and willed that they should have, but as it is now settled the least of them will have more then may prove to be clear from the estate to me; for the estate my brother Nathaniell now possesses I paid 150li. of the purchase and when my brother married my father desired me to let him have my interest in the estate which I did whereupon my father promised me the estate he lived upon after his decease. Administration upon the estate was granted to me and the court ordered that I should allow my mother 16li. per year and I was willing so to do, but it was not his will that I should pay to my sisters 10li. a peice more and give to my mother 21li. for her disposal, and the estate is left with debts to be paid and my mother is now living with my sister Sarah to whom the 16li. must be paid, and he desires the court to so order the estate that he will not haue to pay the amounts to his sisters and to lessen what he will have to pay to his mother.

Deposition of Nathaniell Browne aged about 25 years that his father said he would "give to your brother John all my

Liueing both Land & stock afture my desease, onely he shall mainetaine my wife and pay to my dafture Martha Thorne twenty pounds for said my Father I haue giuen to you all that I intend you shall haue and I haue paied my dafture Sarah Jacobs Fivety pounds and that is all that shee shall haue, and I haue paied to my dafture thorne thirty pounds and twenty pounds more my sonn John shall pai to her if I should not Live to paie it."

Mary Lamberd, aged 20 years, testified that she heard her master Browne often speak the words above written.

Sworn in Ipswich court Apr. 1, 1679.

The deposition of Andrew Burlay aged about 21 years that when he lived with old goodman Browne he often heard him speak concerning what he had given to his son Nathaniell Browne and unto his daughters Martha and Sarah, and that his son John should have all the estate which he had then in his possession, etc. Sworn in Ipswich court Apr. 4, 1679.

Essex County Quarterly Court Files, vol. 31, leaves 17, 18.

Upon the complaint of John Browne to this court, it was ordered Nov. 6, 1678, that he should not pay the two ten pounds to his sisters until the March court next and then the court will consider of it.

Ipswich Quarterly Court Records, vol. 5, page 339.

Whereas by order of court held at Ipswich Sept. 25, 1678, John Browne was ordered to pay unto his two sisters Martha and Sarah ten pounds a peice and twenty one pounds to his mother, upon the consideration of the petition of thesaid John Browne and the testimony of Andrew Birdley, Nathaniell Browne and Mary Lamberd the court Apr. 1, 1679, sees cause to release him from paying the same.

Ipswich Quarterly Court Records, vol. 5, page 345.

ESTATE OF JAMES BAILEY OF ROWLEY.

"James Bayley of Rowley being weake of body, but pfect in understanding and memory, do make this my last will and Testament, in manner & forme as followeth, After my debts are payd I do give and bequeath, the rest of the estate, God hath given me as followeth, I doe give, unto my daughters Lidia Platts and Damaris Leaver each of them, Twenty pound a peece and to my daughter Platts, seaven pounds more, which is in the hands of Thomas Remington, she to have that seaven pounds when it is due the twenty pounds a peece, that I do giue unto my two daughters, to be payd in four yeares time,

Also I do give unto my Eldest son John all that land and meadow, *and meadow*, that he is now possessed of and halfe of the farme, that I purchased of m^r Rogers and that Land, that Goodman Jackman doth improve, from merimack River downe to the meadow, my meaneing is from the River, untill it doth come, as far as m^r Phillips his meadow, or the peece comonly cald the five acres, and the rest of that land, that goodman Jackman doth hire, that is betweene the sayd five acres, and crane meadow, to be equally devided, betweene my son John and James.

“Also I doe give unto my son John Bayley, four acres of land more or less lyeing at the Plaine comonly cald, the Rye Plaine. Also I do give unto my son James Bayley, all my lands and meadow that I am possessed off in the Towne of Rowley, with all the buildings upon the same together with that two acres of meadow that I purchased of goodman Lyon w^{ch} was sometimes Phillip Nellsons of Rowley, the other halfe of the ffarme, that I purchased of m^r Rogers both upland and meadow, I do give unto my sonn James Bayley, also I do give unto my son John Bayley one ox gate, in east end ox pasture of Rowley and thre cow gates, and to my son James two ox gates, in the sd pasture & thre cow gates. Also I doe give unto my wife, one third part of my lands in Rowley that James is to have, for her life tyme, and my son James, for to alow her or pay to her one third part that the halfe farme that I have given him doth yearly produce. also my son John is to pay to her one third pt that the halfe farme I have given him doth yearly pduce, and this both of them to pay dureing her life, my meaneing is, when I say, w^t it doth yearly pduce, is one third part of the rent of it, w^t it is lett for, also I doe give unto my wife two coves, for her life tyme, and my son James is for to maintaine them winter & sumer. Also I do give to my wife one third part of my houshold goods, within dores & without. I doe give unto my son James Bayley Allso all my apparrell I do give to my son John, And I do make my son James Bayley sole executor of this my last will & testament. Also my will is, that if my daughter Platts or my daughter Lever doe dye before the legasies, that I do give them be payd that then the sayd legasies be payd to their children, and this I do deliver as my last will August the 8 1677.”

James Bayley.

Witness: Phillip Nellson, Ezekiell Northend, Edna Northend.

Proved in Ipswich court Sept. 25, 1677 by the witnesses.

Copy, Ipswich Deeds, vol. 4, page 117.

Inventory of the estate of James Baley of Rowley: in his purse, 4li. 17s.; in pewter, 1li. 7s. 6d.; Bras and Iron ware, 3li. 3s. 6d.; Looms and tackling and all belonging to it, 1li. 10s.; carpenters tooles, sithes and sickells, 1li. 6s.; Lumber, Earthen vessells and wooden vessells, 1li.; wollen yarne and Linnen yarne, 1li. 9s.; cotten wool and sheepe wool, 1li.; bags, 10s.; thre beds, bedsteds and the furniture belonging to them, 17li. 10s.; corne and mault, 4li. 10s.; a paire of scales, 5s.; chares and Cushings and two tables, 1li. 10s.; in arms, 5li. 15s.; saddell and bridell, 17s.; two locks, 2s.; in Linnen, 2li. 10s.; his apparrell, 3li. 10s.; books, 1li.; A paire of oxen, 12li.; four coves, 14li.; A stere, 3li. 10s.; 3 two yeare olds, 7li.; 2 yearlings, 3li.; 3 calves, 2li.; horse, mare and a Colt, 6li. 10s.; swine, 4li.; sives and other Lumber, 8s.; Cart, plowe, yoaks and chains, 2li. 5s.; butter and chese, 2li. 10s.; Bacon, 12s.; English Corne in the barne, 5li. 5s.; Indian Corne upon the Ground, 4li.; hay, 8li.; the house and house lot that John Baley is possessed of, 23li. 10s.; four Acres upon the mill hill that he is possessed of, 8li.; thre Acres at the mill feild that he is possessed of, 9li. 6s.; thre Acres of meddow in the oxe pasture that he is possessed of, 15li.; two Acres of sault marsh at cove bridge that he is possessed of, 10li.; one Acre of rough meddow that he is possessed of, 5li.; four Gates that he is possessed of, 15li.; four Acres at the Rie plaine, 2li.; house and house Lot in the Towne of Rowley, 27li.; plowe lande in the Common feild 8 Acres, 20li.; four Acres at Simons feild, 4li.; five Acres of sault marsh by Shad Creeke, 25li.; two Acres of Rough marsh, 10li.; two Acres of Sault marsh by Newbury Gate, 10li.; one Acre as you goe to hog Iland, 5li.; five Gates, 21li.; a farme at Bradforth of 3 hundred Acres, 200li.; a peece of Land that Goodman Jackson hireth of 70 Acres, 40li.; in Linnen yarne, 1li. 1s. 6d.; a bill in the hands of Thomas Remington, 7li.; more debts from severall persons, 8li.; total, 586li. Debts due from the estate, 6li.

Attested in Ipswich court Sept. 25, 1677 by James Bayley, executor.

Essex County Probate Files, Docket 1,326.

ESTATE OF JOHN LYNDE.

Administration upon the estate of John Line, intestate, was granted Sept. 25, 1677, to John Wainwright and he was ordered to bring in an inventory to the March court.

Ipswich Quarterly Court Records, vol. 5, page 296.

Inventory of the estate of John Lyne taken Oct. 6, 1677: Joseph Fellows, 1li. 10s.; a debentour assigned per Joseph Aires, 1li. 17s. 6d.; 1 old hatt, 1 old shirt & 2 neckcloaths sould Joseph Fellows for 12s.; his wages from Capt. Hull, Treasur., 9s. 2d.; 2 sheepe Qm^r. Perkins recd., 18s.; total, 5li. 6s. 8d. John Lyne Dr. to John Wainwright, 4li. 1s. An account of disburstments Sept. 25, 1677: for administration, 1s.; 1 day attendance, 1s. 6d.; fetchinge his goods from Jo. Fellows, 1s.; 2 Jorneyes to Boston, 10s.; total, 13s. 6d.

Attested in Ipswich court 26: 1: 1678. by John Wainwright, administrator, and the court ordered him to have his debt 4li. 15s. 3d. and the remainder to any other creditor that make just claim.

Essex County Probate Files, Docket 17,485.

ESTATE OF JOHN WILD, JR., OF TOPSFIELD.

“This may satisfy whome it may concerne: that I John Wilde Juner haue Resaiued of my ffather that Land which he promised to my brother Johnnathan: and was ingaged to him and to my salfe by our Grandfather Gould or fifty Pounds to be paied and than my father Redemed his land againe and I doe herby declar that my ffather hath satisfied and paied me both what was promised or in gaged to my Brother Johnnathen and to my salfe to my full satisfaction and the intant of this is that my father may com to no trobell by any claime of my onkell Gould: the fifty pounds that was in Gaged to me and my brother Johnnathen is paied to me by my father to my full content in part of that land which was formerly goodman dormans And now I being prest to go to the war being desirous to satell things befor I goo: not knowing how God may daell with me in respect of Returning againe: If I doe not Returne againe: than I doe dispose of || what || God hath Given me as foloweth: I haue fiue Sistors and one Brother Sarah Elisabeth: Phabe: Pracelah: martha: and Ephrem and my will is that my land at Hauerell and at topsffield and my mouabells be Equally deuided amongst all the aboue named Sistors and brother: and Let the lands be prised and thos that haue y^e lands shall paye to the other that which is there proporshon: : and I doe hereby apint my Honered ffather and Louing onkell John Radington to be admenistrators of this Estate: and to paye all my debts out of the Estat be fore it be deuided: and this is my last will and testement in wetnes whereof I have Set too my hand this

too and twentieth day of october one thousan Six hundred Seventy and Six:: y^e 22: of october 1676:?"

John Wild, Juner :

Witness: John How, Marah How.

Proved in Ipswich court Sept. 25, 1677 by the witnesses.

"This is to declare that I John wild of topsfeald do purpos and intend that my formor will writen in october: before my going to the Eastward shall stand good: provided it be the will of god I retur not again writen the: 22 of June: 77."

John Wild.

Witness: John Herrick, Sarah (her O mark) bishop.

Inventory taken Sept. 27, 1677, by Thomas Perkins and William Auerell: a percell of upland and medow which hee does by writing under his hand acknowledge to have received of his father in lieu of 50li., 50li.; a peece of Indian corn on the ground prised at six bushells, 18s.; four sheep, 1li. 10s.; three ould woollin garments, 14s.; a sarge westcote and som ould linin, 4s.; an Iron pott, 7s.; an ould saddle, 3s.; three saws, 16s.; two ould axes, 5s.; two Iron wedges, 3s.; two chisills, 1s. 6d.; one augre, 1s. 6d.; a pair of beetle Rings, 1s. 6d.; som sheep wooll not apearin how much Rests unprised. Debts due to him, 1li. 1s. 8d. The debts he oweth the credithers not haveing given in their accounts remain uncertain.

Delivered in Ipswich court Sept. 25, 1677 as a true inventory of the estate of John Wildes, Jr.

Essex County Probate Files, Docket 29,826.

ESTATE OF JOHN ROBERTS OF MANCHESTER.

Administration upon the estate of John Roberds, intestate, was granted 27: 7: 1677, to John Elithorp.

Inventory taken by the desire of John Elithrope of the goods of John Roberds, deceased July 13, 1677 by murdering himself, who then lived in Manchester with the said Elithrope, taken July 17, 1677 by John Sibly and Thomas West: one hat, 5s. 6d.; one Coat, 20s.; a pare brichise, 12s.; one weascoat, 12s.; a peare brichise, 9s.; one ould Coat and brichise, 3s.; a pear stokin, 4s.; pear Linin drawers and one shert, 6s.; one nek-cloth, 2s.; pear gloves, 2s.; on Ancarcher & on nek-cloth, 1s. 6d.; butens and thred, 1s.; tow knivs and coame, 1s.; one pear shoos, 2s.; tow axes, 7s.; one cheare, 2s. 6d.; tow yards of Cotten, 6s. & one old axe, 1s. 6d.; total, 4li. 10s. 6d. The depts of

the party deseased: to my selfe upon accounts, 14s. 3d.; to Ambros gale, 2li. 16s. 2d.; Israell niccols; 1li.

Attested in Ipswich court 27:7:1677 by John Elithorp.

Essex County Probate Files, Docket 23,825.

GUARDIANSHIP OF SARAH BRADBURY OF SALISBURY.

Upon request of Sarah Bradbury, Mr. John Pike, her uncle, was appointed her guardian Oct. 9, 1677, and he was ordered to put in security at the next Salisbury court.

Hampton Quarterly Court Records, vol. 2, leaf 77.

GUARDIANSHIP OF ANNE BRADBURY OF SALISBURY.

Mr. Jno. Stockman was appointed guardian of Anne Bradbury, Oct. 9, 1677, and he was ordered to put in security at the next Salisbury court.

Hampton Quarterly Court Records, vol. 2, leaf 77.

ESTATE OF THOMAS BARNARD, SR., OF AMESBURY.

Administration upon the estate of Tho. Barnard, sr., late of Amsberie, who was killed by the Indians, was granted Oct. 9, 1677, to Elener, the relict, and she with as many of her husband's children as she could get were ordered to come to the next Salisbury court for a division of the estate between the children and the widow.

Hampton Quarterly Court Records, vol. 2, page 76.

Inventory of the estate of Thomas Barnard, Sr. taken 21:6m:1677, by Phill. Challis, Thomas Wells and John Weed: ye Dwelling house, Barne, orchard & homestead, 140li.; a 40 acre lott at ye back River, 25li.; 3 acres of meadow att ye pond meadows, 6li.; twoe acres of meadow att ye new meadows, 2li. 10s.; 4 acres of meadow in ye higglety pigleyes, 20li.; a sweep-age lott, 12li.; 10 acres more or less on salisbury side on ye powow River, 20li.; 200 acres att ye great lotts, 40li.; a 40 acre lott in ye Champion land, 20li.; a 50 acre lott att ye childrens land, 25li.; a Bugmore lott, 5li.; a 40 acre River lott, 38li.; a 40 acre Lott on ye division beyond ye pond, 16li.; a 10 acre lott in ye ox pastures & a swamp lott, 10li.; twoe lotts in ye Lyons mouth, 10li.; a payre of oxen, 14li.; 4 Cowes, 16li.; 2 2 yr. old heiffers & advantage & 3 yearlings, 12li.; 3 calves, 2li.; eight sheep young & old, 3li. 5s.; a young horse, 2li.; 10 swine old & younge, 7li.; 8 hives of bees, 2li.; English, Indian corne & Flax, 12li.; Cart wheels, Irons, chaine, plow & Irons,

yokes, 3li.; Betle Rings, wedges, axes, howes, forkes, shave, 10s.; Iron potts, Kettle, tramells, spitt, Frying pan, tongues, 2li. 10s.; Brass & pewter ware, 2li. 16s.; Bedds, Bedding, Bedsteads, curtains, vallants, 25li. 10s.; Table linnen & hand towells, 2li. 10s.; his wearing clothes yt were left, 8li.; His Bible wth twoe other Bookes, 10s.; woll & wollen & linnen yarne, 3li. 14s.; Cubbard, Table, chaires, wheels, formes, 3li.; old caske, trayes, Dishes, spones & other necessaries, 3li. 14s.; Baggs, saddle & grindlestone, 1li. 10s.; a bull: & 7 yds. of cloth, 4li. 10s.; his right in common land drawd for but undivided, 5li.; in money, 4s.; a bill from Nathaniell Griffin due to ye sd Barnerd, 15s.; Due from his son att Nantucquett pr. Bill, 80li. where of is payd & received 4 barrells of beefe & 30lbs of sheeps wool; shingle nailes, 4s.; total, 607li. 12s.

Attested in Hampton court 9:8m:1677 by Ellenor Barnard, widow of Thomas Barnard, and administratrix of his estate.

Essex County Probate Files, Docket 1,785.

Elenor Barnard, administratrix of the estate of Tho. Barnard of Amesbury, with four of her sons, asking for a settlement of the estate, court April 9, 1678, ordered to the widow, 200li., comprising the house and home lot, half of the higgle-dee piggledee lot of salt marsh and the whole sweepage lot at the beach at the prices entered in the inventory, and such things as she desires as per the inventory. Court ordered that unless there be a necessity, as the court should judge, for the sale of any of the lands for her maintenance, she should not sell it or give it away except to one or more of her children. Court also ordered that a due respect being had to what any of the children have already received as portions, the same should be divided among the rest of the children, the eldest son having a double portion.

Capt. Tho. Bradbury, Leift. Phillip Challis and John Weed, upon request of some of the children of the widow Barnard, were impowered to divide the estate of their father Tho. Barnard which was given to them, and to make return to the next Norfolk court.

Salisbury Quarterly Court Records, vol 2, leaf 87.

Tho. Bradbury, Phillip Challis and John Weed having been appointed by the court Apr. 9, 1678 to divide the estate of Thos. Barnard of Amesbury, who died intestate, have accordingly apportioned to the widow Barnard 200li. and to Tho. Barnard the eldest son 83li. and to the rest of the chil-

dren, eight in number, 41li. 10s. each, and some overplus their mother to have. Dated Apr. 6, 1679, and approved by the court Apr. 8, 1679.

Salisbury Quarterly Court Records, vol. 2, leaf 69.

The disposal of part of the lands of Tho. Barnard, sr. of Salisbury, who died intestate, by a committee appointed by the court: to his relict, the dwelling house, barne & homested, 140li.; halfe ye higledee piglede lot of salt marsh, 10li.; ye whole sweepage lot at ye beach, 12li. To Tho. Barnard ye eldest son, a lot at ye back River, 25li.; halfe ye higle piglee marsh lot, 10li.; ye right in comon land, 5li.; 10 upland & 2 acre lot of meadow, 14li.

Acknowledged and accepted Mar. 24, 1683-4 by Thomas Barnard.

Norfolk County Records, vol. 3, leaf 316.

Acquittance of Nathaniell Barnard, sr. of Nantucket to his brother, John Barnard of Amesbury, administrator to the estates of their mother Elener Little of Amesbury, deceased, who was administratrix to the estate of their father Thomas Barnard of Amesbury, of all portions due unto him from said estates. Dated Aug. 29, 1695. Witness: Tho. Currier, Samll. Weed.

Acknowledged Aug. 29, 1695 by Nathaniell Barnard before Robert Pike, Just. of Peace.

Acquittance of William Hackett and Sarah Hackett his wife, of Salisbury, to their brother John Barnerd of Amesbury, administrator to the estate of their mother Ellenor Little, deceased, they having received full satisfaction out of the estates of their mother Ellenor Little and their father Thomas Barnerd. Signed and sealed Jan. 31, 1695-6. Witness: Thomas Wells, John Hoyt, Samuel Clough.

Acknowledged Feb. 20, 1695 by William Hakat and Sara his wife.

Acquittance of Samuell Bucknum of Newbury, feltmaker, and Martha his wife, to John Barnerd administrator to the estate of their mother Ellenor Little of Amesbury, deceased, they having received a great iron kettle out of the estates of their father Thomas Barnerd and mother Ellenor Little of Amesbury. Signed and sealed June 22, 1697. Witness: Thomas Wells, Jeremiah Easman.

Acknowledged June 22, 1697 by Samuell Buckeman and Martha his wife, and she also yielded up her right of dower.

Acquittance of Hannah Stevens of Salisbury, relict of Benjamin Stevens late of Salisbury, and administratrix to his estate, to John Barnerd of Amesbury administrator to the estate of her mother Ellenor Little of Amesbury, she having received full satisfaction out of the estates of her mother Ellenor Little and father Thomas Barnerd. Signed and sealed Nov. 5, 1695. Witness: Thomas Freame, Joseph Hoyt.

Acknowledged Feb. 20, 1695 by Hanah Steevens, widow.

Acquittance of Samuel Fellows, jr. and Abigail his wife, of Salisbury, to their brother John Barnerd of Amesbury, administrator to the estate of Ellenor Little of Amesbury, they having received full satisfaction out of the estates of their father Thomas Barnerd and mother Ellenor Little. Signed and sealed Jan. 24, 1695-6. Witness: Thomas Wells, Thomas Weed.

Acknowledged Mar. 14, 1695-6 by Samuell Fellows and Abigal his wife and she yielded up her right of dower before Robert Pike, Just. of the Peace.

Acquittance of Phelep Eastman and Mary Eastman to their brother John Barnerd of Amesbury, administrator to the estate of their mother Elenor Little of Amesbury who was administratrix to the estate of their father Thomas Barnerd of Amesbury, they having received full satisfaction out of the estates of their father and mother. Signed and sealed June 25, 1695. Witness: Thomas Wells, Thomas (his X mark) Barnerd, Senr.

Mr. Thomas Wells and Thomas Barnerd, Senr., made oath June 22, 1697, that they saw Elizabeth Estman and Mary sign, seal and deliver this acquittance.

Acquittance of Joseph Peasely of Haveril, husbandman, and Ruth Peasly his wife to John Barnerd of Amesbury, administrator to the estate of their mother Ellenor Little of Amesbury, they having received 8li. in money out of the estates of their mother Ellenor Little and father Thomas Barnerd. Signed and sealed May 24, 1697. Witness: Thomas Wells, Thomas Currier.

Acknowledged Nov. 29, 1697 by Joseph and Ruth Peasely before Nath. Saltonstall, Just. of the Peace.

Essex County Probate Files, Docket 1,785.

ESTATE OF ROBERT QUINBY OF AMESBURY.

Administration on the estate of Robert Quenby was granted 9:8m:1677, to Elizabeth Quenby upon her request.

Inventory of the estate of Roberd Quinbe taken Aug. 27, 1677 by William Barens, Roberd Jons and Thomas Fowler being chosen by Elesabeth Quinbe the wife of Roberd Quinbe: the coren upon the ground, 5li.; the hows and howslot, 35li.; Six akers of land at Whitthoren hill, 10li.; his land at bugmoer, 3li.; his land at burchen medo hill, 20li.; Seven neat Cattell, 22li.; Six swine, 3li. 10s.; tow meares and a fold, 4li.; Six Sheep, 2li.; bedding and howsell stouef, 6li.; tenn yardes of cloth, 2li.; depts due to him, from Frances Deves, 1li. 18s.; total, 114li. 8s.

Attested in Hampton court 9:8m:1677 by Elizabeth Quenby and she to attend to the order of the court about the disposal of the estate.

Bond of Robert Quinbe of Amesbury, with Jarvis Ring of Salisbury and Thomas Currier of Amesbury, husbandmen, as sureties, of 200li., dated Sept. 26, 1694, for the administration of the estate of Robert Quinbee and Elizabeth Quinbe of Amesbury, his father and mother. Witness: John Croade, Joseph Eaton.

Inventory of the estate of Robard Quenby and Elizabeth his wife both late of Amesbury, deceased intestate, taken Nov. 3, 1694 by Jacob Morill, Jarves Ring and Thomas Currier given in by Robard Quenby their son: his house and homsted, 25li.; a Lot at white thorne hill, 8li.; a lot at burchin meadow, 18li.; lot at bugmore, 4li. 10s.; one ox, 5li.; one cow, 3li. 15s.; three sheep, 1li. 10s.; five swine, 3li. 10s.; money, 13s. 8d.; 11 geese, 15s.; 2 pots on at 18s. the other at 8s., 1li. 6s.; tramel, on ax, pot hooks, 8s.; cards, yarne, wool, flax, 1li. 7s.; bed and beding, 2li.; aples, 1li. 5s.; total, 76li. 19s. 8d.

Attested Dec. 25, 1694 by Robert Quinby, administrator.

William Quinby son of William Quinby of Amesbury, deceased, having agreed with his uncle Robard Quinby of Amesbury who was appointed administrator of the estate of his grandfather Robard Quinby of Amesbury, and it appearing by a paper dated Dec. 24, 1694 that two thirds of the homestead and 1li. 3s. in moveables belonged to his father, have divided the land as follows: William to have the eastwardly end bounded with a white oak southeastwardly and from thence to a white oak which is the ancient bounds of sd lot and so to a small pine across the swamp and upon his receiving the said land together with all the abell trees upon it and all priviledges belonging thereunto,

acquits his uncle of all that might be due unto his father as his portion of his grandfather's estate.

Signed 21:2m:1713. Witness: Jacob Rowell, Jacob Morrill, Josiah Clarke.

The division of the estate of Robart Quenby of Amesbury and Elczbeth his wife, deceased intestate, to William Quenby two thirds of the homestead and 1li. 3s. in moveables; to John Quenby the Bugmore lot and the ox; Thomas Quenby the white thorne hill lot and 20s. of the moveables; to Phillip and Joseph Quenby Burchin meadow lot; Lidea the daughter 9li. out of the moveables to be paid by the administrator upon demand; Robart the administrator, to have the remainder of the estate. This agreement made by the children Dec. 24, 1694. Witness: Jacob Morrill, Jarves Ring, Thomas Currier.

Phillip Quinby acknowledged the receipt from his brother Robbart Quinby administrator to the estate of their father and mother, Robbart and Elizabeth Quinby, of one half of the Burchin Meadow lot, his share according to agreement. Dated Jan. 16, 1699. Witness: Jarves Ring, Thomas Freame.

Acknowledged Jan. 23, 1698 by Philip Quinby before Robt. Pike, Just. of Peace.

John Quinby acknowledged the receipt from his brother Robbart Quinby administrator to the estate of their father and mother, Robbart and Elizabeth Quinby, of the bugmore lot and one ox, his share of the estate according to agreement. Dated Amesbury Jan. 16, 1699. Witness: Jarves Ring, Thomas Freame.

Acknowledged Jan. 23, 1698 by John Quinby before Robert Pike, Just. of Peace.

The acquittance of Joseph Quenby of Amesbury to his brother Robart Quenby of Amesbury, of all portions and demands whatsoever. Dated July 19, 1711. Witness: Benjamin Currier, Thomas Currier.

Essex County Probate Files, Docket 23,160.

ESTATE OF NATHANIEL MIGHILL OF SALEM.

Administration upon the estate of Nathanael Miguel, late of Salem, granted Oct. 23, 1677 to Thomas Miguel and John Bayly, two of his brethren, they giving security to administer according to law and to bring in an inventory to the County court of Essex.

Bond of Thomas Miguel, of Milton, John Baily, of Rowley and Thomas Swift, of Milton, to the treasurer for the Co. of Suffolk, in the sum of 200li. to administer the estate of Nathaniel Miguel of Salem, dated Oct. 23, 1677. Signed Thomas Miguel, John Bay——, Thomas Swift.

Suffolk County Probate Records, Docket 917.

Inventory of the estate of Nathaniel Mighell, deceased the 13:8:1677, taken, 27:9:1677, by Wm. Browne, jr., and Benja. Browne, 27:9:1677: New England money in his mother's hand, 23li. 4s.; Old England money, 2li. 2s.; one Guinne, 1li.; ten fifty nine pieces of eight and six Rayalls, 16li. 7s. 6d.; in Mr. Nowel's hands in Boston, 13li. 14s.; mony received of John Endicot of Boston, part of the effects of 3,904 lb. of sugar in partnership with John Apleton, 17li.; the effects of 4,875 orringes and 7 baskets sould at Boston in mony, 14s. 4d.; In stuff, 17 yds. 1-4 at 4s. per yard, 3li. 9s.; eleven pair of french heeld shooes left at Boston and delivered to Ezekiehl Mighill, 3li. 14s.; Orringe flower butter as per invoice, 8s. 10 1-2d.; Money in Mr. Benjamin Browne hands, being effects of sugars sould by John Appleton, 33li. 10s.; John Appleton debtor, 9li. 8s.; book debts, 30li. 16s. 4d.; a bill under Samuell Browns hands, 6li. 10s. 9d.; several things appraised at Rowly in apparel, woollen, linen, stockings and shooes, 8li. 18s.; a horse and saddle, 4li.; One ink-horne, 6d.; severall things appraised at Salem by Mr. William and Mr. Benjamin Browne, in Mr. William Jordins hand in Barbados as appears by letter, 2,000 sugar, 10li.; one chest and severall things in it, 16s.; one cabin bed, a rug, two pillows and blanket, 2li.; 29 Baskets, at 6d. per, 14s. 6d.; one chest at Mr. William Brown, sr.'s, 7s.; in that chest, a hammock, 10s., a camlet cloak, 2li.; a stuff coat and breeches, 10s., 2 pair of shooes, 12s.; a parcel of linnen clothes in a new pillow beer, 2li. 10s.; a bible, 3s.; a new pocket book, 6d.; parcell of white thread, buttons, 13s. 6d.; seven Ivory combs, 7s.; piece of red ribbon, 16s.; remnant of black ribbon, 4s. and bone lace, 13s.; fine piccis of course cambricke, 7li.; course kenting, 8 pieces, 6li.; sugars in Mr. Bartholmew's warehouse, two hogsheads, one Terce and a barrell Judged in partnership with Mr. John Apleton and the one-half appraised at 10li.; one small case with five bottles, 5s.; one half of a barrell of Indico, 2li. 10s.; one-half of 3-4 of a hundred Ging., 4s. 6d.; 10 baskets at 6d. per, 5s.: about 700 orringes at Marblehead, 10s.; total, 224li. 7s. 3 1-2d. Due from Mr. William Brown, jr., on balance 21:9:

1677, 6li. 14s. 10d.; sperma: Cati, half a pound or thereabouts at 8s. p., 4s.; a receipt of Samuell Williams, dated 12:10:1676, of seven bushels of peas at 3s. 4d., 1li. 3s. 4d.; bill of Thomas Grinslett, 1li. 13s.; total, 9li. 15s. 2d.

Attested in Salem court 28:9:1677 by Mr. Thomas Michael and John Baily, the administrators.

Petition of Ezekiel Mighel, John Bayly and Stevin Mighell, dated Nov. 26, 1677, that the estate of their brother by will belongs to them, they being the youngest children, by expressions in their father's will which says that if Thomas die under age, his portion should fall to Samuell and John, and if any of the youngest die under age, their portions to fall to the youngest children. Therefore their brother dying without a will, they considered themselves the beneficiaries, and if not they, then their mother should have it, she having put her own estate into their brother's hands to trade, having no receipt, etc.

Essex County Quarterly Court Files, vol. 27, leaves 98, 99.

There being an inventory of the estate of Nathanll Michael, who died intestate, presented to this court by Tho. Michell, administrator, amounting to 234li., court 27:9:1677, judged that although the estate may of right belong to the youngest children had by the mother now surviving, yet Mr. Thomas Michell, administrator, should have 34li.; Ezekiel, the eldest brother, 60li.; the daughter, viz., his sister Mary, 40li.; and the mother and other brother Steephens, 50li. each; the debts being paid first out of the whole estate, and the rest of the estate, according to proportion as above expressed.

Salem Quarterly Court Records, vol. 5, leaf 111.

ESTATE OF ABRAHAM WARR.*

Henry Goold was appointed 27:9:1677, administrator of the estate of Abraham Warr, deceased, with Phillip Fowler as surety, and was ordered to bring in an inventory to the next Ipswich court.

Salem Quarterly Court Records, vol. 5, leaf 111.

Inventory of the estate of Abraham War, deceased; received by Henerey Goold of Mister Baker by judgment of Ipswich court. 10li.; more in land, 14li.; deduction by agreement with Mr. Baker, 2li.; leaving 22li.

Attested 2:9:1677, by Henry Gould.

Essex County Quarterly Court Files, vol. 27, leaf 98.

*See Records and Files of the Quarterly Courts of Essex County, Mass., vol. 6 (1917) p. 350.

GUARDIANSHIP OF MARTHA ROGERS OF IPSWICH.

Martha Rogers, aged about sixteen years, chose her mother Mrs. Margrett Rogers as her guardian, 6:9m:1677, and she was also appointed guardian of the other children of Mr. Ezeikiell Rogers who were under age, Nathaniell, Ezeikiell, Timothy and Samuell.

Ipswich Quarterly Court Records, vol. 5, page 299.

Mrs. Margrett Rogers having received of Mr. William Hubbard 200li. for land in England belonging to Ezeikiell Rogers, she bound her houses and all land she possessed in Ipswich excepting about three quarters of an acre near to Andrew Peter's land as security.

Copy, Ipswich Deeds, vol. 4, page 113.

ESTATE OF THOMAS LOW, SR., OF IPSWICH.

"In the Name of God Amen. the Twentieth day of Aprill in the yeare of grace one Thowsand Six hundred Seauenty & Seauen, I Thomas Low Sen^r. of Ipswich in America in the Shire of Essex, being weake in body; but of good & perfect memory, thanks be vnto God, Doe ordaine & make this my last will & Testament in manner & forme following, first I bequeath my Soule into the hands of the Almighty God my Creator & redeemer, by whom, through whom, & in whom I trust to haue remission of all my Sinnes, & to be an Inheritor of the Kingdome of Heauen, & my body to be buried at the discreession of my Executor. Item I giue & bequath vnto Susannah my loueing wife, what goods she brought with hir, And also I give hir the vse of that roome which I Lye in & the free vse of those things that are in it. And also the vse of one Cow which she liketh best, & will is that my sonne John shall mainteine it winter & Sumer & also my will is, that if the Cow Come to any Casualty hee shall find her another Cow & mainteine it likewise as beforesaid, Also I giue vnto my wife one fourth part of her labor that she hath Spunn both Lening & woollen, & Also she shall haue hir beere as shee hath now, & also free vse of the fire: & Also John shall reare hur vp a shoate yearely for Sum meate for hir, & also shee shall haue the free vse of a Garden plott, & also a litle ground to sow half a peck of flax seede yeerely. And also I giue vnto hir Thirty shillings yeerely to be payd by my Executor in Such things as shee shall stand in neede of, during her naturall life: moreouer I giue vnto my loueing wife five pownds to dispose of as shee shall thinke good. And my will is That in

Case my wife shall thinke meete to remoue from my Sonne John, Then my will is, that John Low shall pay or ca[use] to be payd vnto hir forty Shillings yearely & euey yeare during hirnatu[ral] life in Such pay as sheeneedeth. And Also I giue hir the cowe to be hir [own] & John to send hir the pay to Boston or Charls Towne.

“Item I Giue & bequeathe vnto my Sonne John Low all my Howsing & all my lands in Ipswich both meadow & vpland, to him & his heires for euer. Item I Giue & bequeath vnto my Sonne Thomas Low Thirty pownds, to bee payd him by my Executor in tooe yeares after my decease. Item I Giue vnto my Daughter Margaret forty pownds, to be payd by my Executor in tooe yeares after my decease. Item I Giue vnto my daughter Sarah forty pownds to be payd by my Executor within tooe yeare after my Decease. Item I giue vnto my Grandchild Thomas Low five pownds, when hee is Twenty yeares of age, or at his day of marriage. Item I give vnto my Grandaughter Margaret Dauison five pownds, when she shall be Twenty yeare old, or at hir day of marriage. Item I give vnto my Grandaughter Sarah Safford, five pownds, when she shall be Twenty yeare old, or at hir day of marriage. Item I giue vnto my Grandaughter, Sarah Low, five pownds, when she shall be Twenty yeare old, or at hir day of marriage. All the rest of my goods & Chattells vnbequeathed, I Giue unto my Sonne John Low, whom I doe ordaine & make my Sole Executor of this my last will and Testament. In witness whereof I haue herevnto sett my hand & Seale the Thirtieth day of Aprill in the yeare of Grace Sixteene hundred Seuenty & Seauen. 1677”

Thomas Low. (SEAL)

Witness: James Chute, Mary (her + mark) Chute.

Proved in Ipswich court Nov. 6, 1677 by Ja. Chute.

Inventory taken at Ipswich Nov. 5, 1677 by Samuel Ingals, Sr. and Nathaniell Wells: half the hous and half barne, 50li.; the mault hous and the things belonging to it, 35li.; Six acers of areable land, 36li.; a devisions of marsh in the hundreds, 20li.; fouer acres and a half at Plumb Island, 10li.; Six acres of marsh at Chebacko, 24li.; fouer oxen, 20li.; five Cows, 17li. 10s.; two heifers and a calf, 5li.; one hors, 2li. 10s.; eight Sheepe and Six lambs, 5li. 5s.; Swin, 4li. 3s.; half of the Cart and other tackling, 2li. 10s.; an old Saddle, bridele, pillion and feetters, 1li.; about fifty boushels of unthrest barley, 9li. 3s. 4d.; about fouer and forty boushels of Indan Corne, 5li. 10s.; eight Sacks, 2li.; nine loads of hay, 4li. 10s.;

hemp and flax unbroke, 5s.; brass kittles and a skillet and Candlestick, 2li. 10s.; pewter, 1li. 2s. 6d.; one old Iron pot and other iron utensels, 1li. 5s.; earthen and wooden wair, 1li. 10s.; two spinning wheels, chairs and cushens, 1li. 5s.; table and meall trough and other smal things, 12s.; new hom spun cloth, 1li. 19s.; his wearing clothes, 9li. 16s.; five yards and a half of Searge, Silke and buttons, 1li. 15s.; Sheeps wooll and cotton wooll, 16s.; a dousen and a half of napkins, 2li.; Six pillowbears and tabel Cloth, 1li. 6s.; nine sheets and a table Cloth, 4li. 18s.; four towels, old pillowbeare, a pound of Hopps, 10s.; in mony, 13s. 2d.; chest and a box, 15s.; twenty three pound of yarn, 2li. 17s. 6d.; one Sword, belt, powder, boulets, 1li.; total, 290li. 16s. 6d. Debts due from the estate, 14li. 16s. 2d.; clear estate 276li. 4d.

Essex County Probate Files, Docket 17,242.

ESTATE OF JOHN PAINE OF (IPSWICH?).

Inventory* of the estate of Mr. John Paine who died at sea taken Oct. 25, 1677 by John Appleton and John Whipple: fetherbed with one pillow, 5li.; fetherbed with one bolster, 3li.; thre meane straw beds, 15s.; fetherbed with one pillow, 5li.; 4 pillos & two bolsters, 2li. 16s.; 2 blankits, 1li. 4s.; one Coverlit, 30s.; one ruge, 10s.; two homspun blankits & a small flok pillo, 1li.; one flock beed & bolster, 1li. 10s.; one Cotton Ruge & a pece of Ruge, 1li. 10s.; 6 Rede Chayers, 3li.; 4 Lowe cuchin stools, 1li. 12s.; 8 fether cushins, 1li. 12s.; 3 elbo chayers, 3 other chayers, 1li. 6s.; a Cobbinit, a voiding baskit, 1li.; a bermodas baskit, 1s. 6d.; 6 Joyned stools, 17s.; a smale squar boxe full of mean books, 10s.; a Desk with 3 drawers & old cardes, 10s.; a Large brase Kettle & a 3 quart brase scilit, 3li.; a quart scilit, a smale pot with a handle, 7s.; a Large iron dripping pane & a pint scilit, 16s.; an old brase Kettle & small iron Kettle, 10s.; friing pan, 3s.; mortar & pestle, 8s.; gridiron, 4s.; payer of horse fetters, 3s.; firepan & two payer of tonges, 15s.; payer of Andirons with brase heads, 10s.; peepe & payer of doge Cobirons, 1li. 4s.; payer of Large Andiron rackes, 1li.; fire shovell, an axe, payer of pot hooks. 6s.; two spits, two Iron pottes, 1li. 7s.; 5 peces of Curtin rods, an old Jak, betle ringes, 12s.; one broken Cobiron, a fending iron, 2s.; a brassel Rowling pin & a hat bruch, 2s.; a bermodas baskit, one old hatt, one Sive, 5s.; 2 bedcords, an old flaskit, Kneding trofe, 8s.; 2 mean bedsteds & hengings of a bed, old

*Copy, Ipswich Deeds, vol. 4, page 134.

belles, 1li. 2s.; worming pan, 9s.; a hamac, 10s.; tine puding pann & an old Lanthorne, 2s.; one small Chayer, 2s.; 4 Large pewter dishes, 1li. 12s.; 3 smaler pewter dishes, 15s.; nine porengers, 13s. 6d.; 9 old pewter dishes, 1li. 16s.; smal pye plaat, 2s.; 6 small nu plaats, 12s.; two basson a small & a biger, 7s.; Larg flagin & a Leser flagin, 1li. 5s.; 3 pewter Candlstiks, one of brase, one Iron, 1li.; 10 Saussers, 2 pinte potts, 12s.; small Urr, 5 old peces of pewter, 10s.; old brase Chafin dish, bermoodas baskit, 5s.; wood strainer & a fleking dish, 1s.; 5 striped Curtins & Vallants, 15s.; Large Chest, 15s.; Chest with drawers, 6li.; Syd Cubbard, 1li. 10s.; Cubburd with tinn doares, 2li.; smalle table, 5s.; tramell & a barr, 6s.; 4 pint boxes with small things in them, 2s.; three yrds of osted fringe, 1s.; 20 trenchers, a hatt bruch, 2s. 6d.; small table Cloth, napein, a pilowbeer, 4s.; litle trunk, 3s.; Sute of red Curtins & vallants, 3li. 10s.; dyall, 10s.; Sute of striped Curtins & vallants, 1li.; two blankits, a small pillo, 1li.; Case of Knives, 2s. 6d.; trunck, 6s.; blankit, 5s.; Red Rug osted, 40s.; old cubert cloth, 5s.; small trunck and Ironing Cloth, 2s.; trunck, 8s.; 4 pillow beers, one small pilowbeer, 2li. 1s.; 4 payer of pilowbeers, 2li.; two dieper towels, 6s.; two dieper table clothes, 1li. 12s.; one holon table cloth, 4s.; one holon towell, 2s.; 2 duz. half of dieper napeins, 1li. 10s.; 7 osenbrig napeins, 4s.; a Chest, 15s.; 4 cours table clothes, 8s.; 3 cours towels, 2s.; 9 hom made sheets, 2li. 10s.; two Cours tablecloth, 4s.; 7 hom made pilowbers, 10s. 6d.; 3 small holon tablecloth, 8s.; one pillowbeer, 1s.; one duz. of hom made napeins, 12s.; eleven napeins, 11s.; 6 hom made towels, 6s.; 4 towels, 3s.; Remnant of Callico, 1s.; a turth-shell Coam, 2s.; pownd & a half of wool yern, 3s.; payer of brase Scales & 5 waites, 10s.; in plaate, 10li.; goole Ringe, 1li.; baskit, 3s.; payer of stokins, 3s.; 4 napeins, 4s.; a nu serge sute & coat, 4li.; and old Serg Sute & coat, 1li. 10s.; two stuff Coats Lyned, 3li.; two hates, 12s.; payer of shoos, 7s.; 3 books, one bible, 16s.; one Chamber pott, one porenger, 8s.; 3 old waskoats, payer of drawers, 12s.; 9 handcerchifs & 7 neckcloths old, 12s.; caps, 2s., eight shirts, 3li. 2s.; two payer of stokins [11s. *Copy*]; small truncke, 4s.; sea chest, 4s.; horse, 3li.; total, 138li. 10s. 6d.

[a raper, 20s.; box iron, 2s.; in plate, 16s.; one napkin 1s. *Copy*.]

Attested Nov. 7, 1677 by Mrs. Elisabeth Paine except the debts which she knoweth not but feareth exceeding the estate.

Essex County Probate Files, Docket 20,384.

The court Mar. 26, 1678 allowed Capt. John Appleton, Capt. John Whipple and Deacon Wm. Goodhue until next September court to make an accounting of the estate of Mr. John Paine.

Ipswich Quarterly Court Records, vol. 5, page 302.

ESTATE OF ROBERT WILKES OF SALEM.

“September 24th. 1677 Robert Wilks of Salem in New England though sick in body yet perfect in memory do make this my Last will and Testament as followeth: Imprimis. I give unto my Brother Isaac Woodberry’s wife named Mary Woodberry my Sister, my Shop & ground thereunto belonging Lying and being neere m^r Higginsons house in Salem and all my movable goods, and my dwelling house being neere m^r Curwins warehouse neere the water side & all the Land thereunto belonging during the time & term of her naturall Life. Item. I giue unto Robert Woodberry eldest son of my Brother Isaac Woodberry next & imediately after the decease of my s^d Sister Mary Woodberry the s^d Shop & ground thereunto belonging before bequeathed unto her for Life with the s^d goods hee to possess & enjoy the same next & imediately after her decease. Item. I give unto my Brother Isaac Woodberry’s daughter Mary, which hee had by my s^d sister Mary his now wife next and imediately after the decease of her my s^d sister, my house being neere m^r Curwins warehouse neere the water side & all the Land thereunto belonging shee to possess and enjoy the same next and imediately after the decease of Mary my s^d sister. And as concerning my Servant John Smith I Leave him to his choise either to Live with my Brother Woodberry or else my Brother Woodberry to binde him over to a Ship Carpenter and if the s^d Smith do serve out his full time with my s^d Brother Woodberry then hee to have ten pounds at the end of his Apprentiship: And I do hereby nominate and appoint my s^d Brother Isaac Woodberry Executor of this my Last will & testament.”

[no signature]

Witness: William Clarke and Thomas Knill, on board the vessel sd Wilks being then sick. Sworn by the witnesses, Nov. 27, 1677, before John Leverett, Esq., Gov., and Simon Bradstreet, Esq., Assist., who said that Robert Wilks deceased in his late voyage from Bristoll to New England.

Proved in Suffolk court Nov. 27, 1677, Copy made by Isa. Addington, cler.

Inventory of the estate of Robert Wilkes of Sealem deceased 24:7:1677, appraised by Bartho. Gedney and Daniel Bacon: twelve Ring bolts & 4 settbolts, 16s.; 5 augers, 6s., ould Ropes, 18d., 7s. 6d.; an old saw, 2s.; 1 Iron pott & a frieing pan, 10s.; 1 bible, 3s.; 1 pr. sleeves, 3s.; 1 paper book, 6d.; 1 gun, 10s.; 1 Cutlash & belt, 12s.; 1 old holbert, 5s.; a sarvant, 3li.; 1 shop & ground neer Mr. Jno. Higginsons, 30li.; horses & mares, 7li.; house and outhouse neer Corwins, 50li.; debts due the estate, by Daniell Bacon, 6li. 16s. 6d. by Bartho. Gidney, 3li.; by Tho. Greesled, 5li., one half belonging to this estate, 2li. 10s.; By Ishack Woodbery, 1li. 4s. 3d.; By Edward Wharton, 3li.; Jno. Stark, 1li. 10s.; per Benjamin Small, 1li. 10s.; By Abram Wellman, 5li.; total, 117li. 19s. 9d.

Inventory taken, 29:9:1677, by John Hill and William Woodbery: One Cloke part worn, 1li. 5s.; 1 Cote, 1li. 15s.; 1 wastcote & 1 par trowsers, 12s.; 1 Jackit & briches, 2li. 5s.; a parcell of worn Cloathes, 3li.; stokins & shues, 15s. 6d.; 5 rugs, 7li.; sea beding, 1li.; wearing Linging, 4li.; 1 sadell & Cloath, 1li. 10s.; 10 yds. 1-2 sarge at 6s., 3li. 3s.; 3 yds. & 1-2 Corce Carsi, 15s. 9d.; 5 yds. 1-4 Lining Cloath at 18d. per, 7s. 10d.; 2 yds. & 1-4 sarge, 9s.; 3 yds & 1-2 brod Cloath at 16s., 2li. 16s.; 5 yds. brod Cloath at 12s. per, 3li.; 5 yds. Carsi at 6s., 1li. 10s.; 8 yds. Corce Carsie, 5s. 6d., per, 2li. 4s.; 12 dozen buttens at 2s., 1li. 4s.; 1 Caster hat, 16s.; 12 dozen gimblits at 3s., 1li. 16s.; 1 dozen falling axis at 4s., 2li. 8s.; 1 brod ax & 1 ads, 10s.; 3 drawing Knives, 5s.; 4 Cupers axis, 13s. 6d.; 10 calking Irons at 1s., 10s.; owld tools, 1li. 5s.; 1 steelbow, 1 two fut rul & 3 knives, 8s.; trifling things, 3s.; rundlits & bottels, 6s.; 1 Chist & 1 trunk, 10s.; trifling things, 4s.; 1 grindstone, 10s.; 1 par of stilyards, 18s.; total, 49li. 13s. 7d.; Indebted to several persons, 5li. 18s., leaving clear estate, 162li. 14s. 4d.

Attested 30:9:1677 by Isaack Woodbery, executor.
Essex County Quarterly Court Files, vol. 27, leaves 106, 107.

Isaack Woodbery, executor of the will of Robert Wilkes, deceased, brought in a copy taken out of the records of Boston court, and also made oath to an inventory.

Salem Quarterly Court Records, vol. 5, leaf 112.

ESTATE OF JOHN COLLINS OF (GLOUCESTER?).

Administration upon the estate of John Collens, intestate, granted 27:9:1677, to Mehitabell, his wife, who brought in

an inventory. Court ordered that Ezekiehl, the eldest son, should have 6li., and the other five children 3li. each, at age or marriage, and the rest of the estate was to be for the use of said Mehitabell, the house and ground in Salem to stand bound for the payment of the children's portions.

Salem Quarterly Court Records, vol. 5, leaf 112.

Inventory of the estate of John Collins, jr., which he had in Gloucester, taken Sept. 18, 1677, by William (his mark) Vinson and William Ellery: a House & the Land with the orchyard & Commonage, the Land about the House being an Acker together with the sayd House, 30li.; Two Acres of upland & two of meadow at Fishermans Feild, so called, 14li.; Six Acres of Land at the eastern Poynt, 6li.; a cow & calf, 3li. 8s.; Table & forme, 12s.; Case of Glasses, 3s.; total, 54li. 3s.

Inventory of what was in Salem, taken, 20:9:1677, by Hilliard Veren, sr., and Walter Whitford: dwelling house with a quarter of an acre of ground belonging, 25li.; one cow, 50s.; pork, 15s.; swine, 6s.; fether bed, bolster, blanket and sheets, rugg, and all appurtenances with the bed steed & old curtains with 2 pillows, 4li. 10s.; fether bed, bolster, trundle bedsted & covering, 2li. 10s.; his arms that were left, 20s.; 2 coats, 25s.; some linen, 1 pr. stockens & 1 pr. gloves & drawers, 10s.; some lumber in the chamber, 4s.; som carpenters tooles & a wedg & betle rings, 10s.; som wooll & cotten yarne, 7s.; warming pan, 5s.; sheets & pillowbers & 1-2 dozen napkins & smale table cloath & 2 or 3 old towels, 1li. 10s.; 2 old pine chests & 4 old boxes, 16s.; a hanging cubord & old case broken, 5s.; 5 or 6 old chayrs, 6s.; Iron potts & Kettle, hake & pothooke & scillett, 10s.; pewter, 22s.; tubs, pailles, earthenware & lumber in the lentoo, 10s.; white earth ware, 2s.; bellowes, gridiron & som other lumber, 5s.; wooll wheele & cards, 4s.; frying pan, 2s.; a fork, old hoe & axe & such lumber, 4s.; mallasses, 12s.; a stoole table, 2s.; cash, 11s.; estate credit, 10s.; total, 47li. 3s.; a hat, 5s.; estate debtor about 15li.; total inventory, 101li. 11s. There were six children, Ezekiehl, Ebbenezer, Daniell, Amos, Benjamin and Mary.

Allowed in Salem court 28:9:1677.

Essex County Quarterly Court Files, vol. 27, leaf 109.

ESTATE OF NICHOLAS FOX OF MARBLEHEAD.

Administration upon the estate of Nicholas Fox, intestate, was granted 27:9:1677, to Elizabeth, his wife, and she

brought in an inventory of the estate amounting to 16li. 3s. 10d., which she was ordered to keep for the bringing up of the children, paying to Nicholas, the eldest, 10s., and to the daughter Elizabeth and William, 5s. each, at age.

Salem Quarterly Court Records, vol. 5, leaf 112.

Inventory of the estate of Nicholas Fox, taken Nov. 16, 1677, by Samll. Ward and John Legg: 1 hous and Land, 36li.; 1 bed, 2 pillows, 3 shetts, bedsted, Curtins and vallance, 6li. 10s.; 2 Coats, 1 wastcoat, 1 paier of briches, 1li.; 1 Chest, 5s.; 1 table, 4s.; 4 pewter platters, 12s.; 1 old Chest, 2s. 6d.; 2 potts and Croks, 10s.; 1 frieng pan and grediron, 2s.; 1 Chaier, 1s.; 4 earthen dishes, 1s.; total, 45li. 7s. 6d.; due from the estate: to Mr. Bowdish, 4li. 10s.; John Elethrop, 3li. 18s.; Mr. Will. Browne, jr., —; John Furbush, 2li. 10s. 6d.; Mr. Legg, 2li. 11s. 6d.; Mr. Gale, 2li. 6s. 8d.; Samll. Morgan, 1li.; George Harvey, 1li. 1s.; Vincent Stilson, jr., 19s. 2d.; Mr. Batters, 1li.; Mr. William Browne, sr., 10s. 6d.; Thomas Dixey, 13s. 4d.; Mr. Weld, 13s.; Mr. Rodes of Lynn, 10s.; Mr. Heath of Boston, 1li.; Thomas Hawkins, 1li. 1s.; widdow Stasey, 10s.; total, 29li. 3s. 8d.

Attested in Salem court 28:9:1677 by Elizabeth, the relict.

Essex County Quarterly Court Files, vol. 27, leaf 118.

ESTATE OF JOHN CLAY OF MARBLEHEAD.

Administration upon the estate of John Claye, who was slain in the war against the Indians was granted 27:9:1677, to William Woods who with John Legg was bound to bring in an inventory to the next Salem court and to administer according to law.

Inventory of the estate of John Clay, being then a fisherman, killed by the Indians, appraised on Nov. 8, 1677, at William Woods' in Marblehead, by Richard Knott and John (his ♀ mark) Farsbush: a muskett, otherwise a Fier Lock, 16s.; a Hangger and Belt, 16s.; a Linen Sute, 12s.; a Wastcoate, 10s.; too shirts, 3s.; too payre of old Linnen drawers, 3s.; to a Neckcloath & handkerhife, 1s. 6d.; a bible,—; total, 3li. 4s. Debts due: to William Woods, 1li. 10s.; to Richard Reath, 17s.; to John Darby, 3li.; total, 5li. 7s.

Essex County Quarterly Court Files, vol. 27, leaf 119.

ESTATE OF RICHARD CRANIVER OF SALEM.

Administration upon the estate of Richard Cranaver, intestate, was granted 27:9:1677, to his wife, who swore to an

inventory. Hilliard Veren and Henry Skerry were commissioned to examine the debits and credits, said Cranaver being indebted more than the estate is worth and make return to the next Salem court, posting notice so that all creditors will come in to demand their debts.

Salem Quarterly Court Records, vol. 5, leaf 112.

Inventory of the estate of Richard Craniver, taken by Edmond Bridges and Peter (his P mark) Cloys: two beds and furniture to them, 5li.; tow chessts and 3 boxis, 1li. 8s.; one pott, one Iron kettle, skilit, 15s.; 2 hakes, tongs, fryin pan, gridiron, fiarshuvil, 15s.; six ould chairs, 6s.; pentir, earthin ware and wooden ware, 1li.; ould lumbar, 1li. 10s.; 2 bushils of Ry, 7s.; 2 ould bibels, 6s.; warin clothes, 2li. 16s.; lining, 2li.; total, 16li. 3s.

Richard Craniver (also, Cranifurt, Cranifud), Dr. Nov. 29, 1677, to William Andrew, 23li. 16s., balance of account due to the latter's grandfather, Capt. George Corwin; to Jno. Price, 66li.; to Phillip Cromwel, by John Cromwell, 6li. 10s. 6 3-4d.; to Tho. Gardner, 1li. 8s. 7d.; to Jno. Higginson, jr., 3li. 9s.

Essex County Quarterly Court Files, vol. 27, leaves 120, 121.

ESTATE OF RICHARD WATERS OF SALEM.

"I Richard Waters being ancient and allso weak of body yet of good & pfect memory blessed be God do make this my last Will & Testament the 16 Day of July 1676 Imp^r after all my real Debts be truly paid out of my estate with what charge doth arise about my Funerall, I do will & bequeath my whole Estate that God hath giuen me in this world to say house & Lands chattells, goods, Debts or what ever Estate I haue or of right belongs to mee, movable and unmovable, To Joyce my beloued Wife for her to haue and to hold after my decease the time of her naturall Life for her necessary use & Comfort, and for that end whilst she remaine a widow to haue Liberty for her necessity to sell any p^t of the s^d Estate first of the movable and afterward of y^e house & Land if need require (provided it be with the aduise and assistance of my ouer-seers hereafter named,) but in case she be married then to haue no power to sell allinate or dispose of any of y^e s^d estat but to keep the housing in tenantable repair and the movables from damage to be disposed of as followeth.

"It I giue what remaines of my estate at my wives decease to my Son William to be Secured in the hands of my Sonne

Ezekiel for to maintain his Brother William During his naturall life, in case my son Ezekiell be not willing to keep him if my Son John undertake it then he shall haue Williams estate during his naturall life and at williams Death to be disposed of as followeth. It. I giue to my son James ten shillings. And to my son John ten shillings & to my son Ezekiell ten shillings and to my Daughter Martha ten shillings provided there be left forty pound clear estate at my son Williams Decease Allso my will is that the rest of my children viz Abigail punchard Mary English Susana Pulsiver and Hanah Striker who neither of them haue had any pt. or portion of my estate already as my fore mentioned Children haue had, shall haue the rest of my estate that shall be left at my son Williams Decease, the Legacies *The Legacies* to my other Children being paid or deducted out as aforesd to be equally devided between them be the Estate more or less it being likely that what is left then will be most in the house & Ground Therefore my will is that my son Ezekiel shall haue the first refusall of the sd house & Ground, & next any one of my children If neither of them will not or cannot, then it may be sold to any other psons, to be devided as aforesd further I do declare and it is my will that the piece of ground for a housplott which I formerly gaue my Daughter Susana by word of mouth shee shall hold & enjoy forthwith & forever hereafter. It. I entreat my Louing friends M^r Edm. Batter, m^r Hilliard Verine, Sen^r & Christopher Babbidge & || John Swinerton || to be my overseers, to take care that this my will be truly & faithfully pformed. It I appoynt Joyce my sd beloued Wife to be my sole Executrix."

Richard Waters (SEAL)

Witness: Hilliard Veren, sr., John Swinnerton.

Proved in Salem court 28:9:1677 by the witnesses.

Inventory of the estate of Richard Waters, taken 25:7:1677, by John Swinnerton and Hilliard Veren, sr.: the western end of the dwelling House with the brew house and about halfe an Acre of Land, 70li.; 4 Barrills of Molasses, 5li., and 36 Bush. of malt, 10li. 8s.; 8 Dozen of quart stone Juggs, 2li.; A Copper with worme and Appurtenance, Tubs, barrells with all the lumber in the brew house & wood, 6li.; Cash, 3li. 19s.; a standing bedstead with bed, bolster, 3 pillows, Rugg, blankets, sheets, vallence & Curtains withall appurtinances, 7li.; A Truckle bed and bedding, 2li. 10s.; warming pan, 5s.; scales and waights, 10s.; Books and Lumber in the parlor, 17s.; wearing Apparril, woolin and linin, 5li.; 3 old Chests, wheel &

Cards, 10s.; in the hall, earthen & wooden platters & pewter potts, 8s.; 4 old Chayers, Table, stooles, payles & lumber, 10s.; 7 yds. of blew linin, 7s.; swyne, 4li.; Ropes & Tacles, 4li. 12s.; Iron, viz., 2 pots, Kettle, tongs, fire shovel and hawks, 1li.; in the hal Chamber, a straw bed, 10s.; 4 Bushels of wheat & a barril of meale, 1li. 16s.; linin, 4 p of sheets, bags and lumber, 2li. 13s.; Creditor by severall psons, 28li. 7s. 4d.; total, 148li. 10s. 4d.; Debtor to several persons, 16li. 1s. 10 1-2d. Remainder of estate is 132li. 8s. 5d.

Essex County Quarterly Court Files, vol. 27, leaves 114, 115.

ESTATE OF THOMAS PICKTON OF SALEM.

“In the name of god amen: I Thomas pickton being in perfit memorie doe make this my Last will and Testement this nineteenth day of october In the yeare of our Lord one Thousand six hundred seaventy seaven. my will is: first I commit my soule into the armes of my saviour Jesus Christ desireing to rest with hime for ever and my body to be buried at the discession of my executor heerafter mentioned. Item I doe make my Loueing wife Anne pickton my whole and sole executrix and doe giue unto her all my goods and Estate that god hath giuen me in this world within doores and without to dispose of it for her Liuelyhood and Comfort in this world And I doe appointe John Galley and Henry Bayley to be overseers to the true intent and meaning of this my will for the maintainance and Comfort of my wife: And in witness I haue heareunto sett my hand the day & yeare first aboue written.”

Thomas Pickton.

Witness: John (his J mark) Galley, Henry (his H mark) Bayley.

Proved in Salem court 28:9:1677 by the witnesses and the overseers to take care the estate be not wasted whereby the widow may come to suffer want.

Inventory of the estate of Thomas Pickton: Debts, to Mr. William Browne, sr., 17s. 8d.; Francis Collings, 6d.; John Stone, 5d.; Edmund Gale, a bushell of Indian corne, 3s.

Inventory taken by Joseph Dodge and Joseph Eaten: bill due to him, half money and half cloath, Lineing and wooling and shooes, 30li.; by Thomas Blashfeild, 8s.; by Richard Hutten, nineteen bushels Indian corne to be paid the last of Febuarie or Mar. 1 & 20 more that time next year following; Guilbard Tapley, 3li.; in his house in money, 23li.

Another inventory: due upon bill by Joseph Dodge & Joseph Eaton, 30li.; due upon bill by David Perkins, 18li.; by Gilbert Tapley in sterling money, 3li.; In his house in money, 23li.; Bedding, 11li. 16s.; his wearing Cloathes, 8li. 6s.; Armes to traine with, 1li. 16s.; Pewter & Brass, 3li. 14s.; Tooles and Iron, 2li. 7s.; Chests, Boxes & Couberd, 2li. 8s.; English Corne, 2li. 16s.; Indian Corne, 9li.; all his housing, 23li.; Nate Cattle, 12li. 10s.; 2 Horses, a mare & colt, 8li. 15s.; A horse Cart, 1li. 5s.; swine, 5li.; sheep, 1li.; In Land 20 Acres, 104li.; Due by Richard Hutten 39 bushalls Indian corne, 5li. 17s.; by Thomas Blashfield, 8s.; total, 277li. 18s. Small debts to be paid, 3li. 8s. 9d.

Attested in court 28:9:1677 by the overseers.

Essex County Quarterly Court Files, vol. 27, leaves 112, 113.

ESTATE OF OBADIAH BRIDGES OF IPSWICH.

Administration upon the estate of Obadiah Bridges, intestate, was granted 6:9m:1677, to Elizabeth, the widow, who was ordered to bring in an inventory to the next Salem court.

Ipswich Quarterly Court Records, vol. 5, page 298.

Elizabeth, widow of Obadiah Bridges, brought in an inventory of his estate amounting to about 76li. and there being three children left, court Apr. 30, 1678, ordered that she pay 6li. to the eldest son and 5li. each to the other two when they come to age, the house and land to stand bound for the payment of the children's portions.

Ipswich Quarterly Court Records, vol. 5, page 335.

Inventory of the estate of Obadiah Bridges taken Nov. 2, 1677: houseing and land, 60li.; one Anvell & backe Iron, 2li. 10s.; one pr. of Bellowse, 2li. 10s.; severall small tooles, 1li. 10s.; skalls & waights & hammer & naile rod, 14s.; hay in the barne, 15s.; one feather bed & furniture belonging, 11li. 9s.; one Trundell bed & what belonging to it, 1li. 16s.; pewter, Brass and one Iron pott, 11li. 17s.; 2 tramells, tongs, fire slice and andirons, 1li. 14s.; 1 gunn, raper, belt and powder horne, 2li. 14s.; wooden wares, 16s. 3d.; Earthen wares, tining ware and chairs, 19s. 2d.; 2 bibles, baskets & other small things as cradell, table wheele, friing pan, 1li. 17s.; severall tubbs & other things in the seller, 1li. 10s.; 2 holand pillebers & 2 paire of sheets & 2 table cloths, napkins, towells and shorts, 3li. 11s. 8d.; his owne weareing cloaths & other linings, 6li. 13s. 6d.; one pillion cloathe, 2 chests & 2 boxes, 2li. 12s.; Indian corne & wooden wares, 3li. 4s.; one howe, 3li. 5s.; one

horse, 4li.; one coult of four yers ould, 2li.; seven shepe, 2li. 10s.; seven swine, 3li. 6s.; total, 133li. 14s. 1d. Debts due from the estate, 56li. 7s. 10 1-2d.; total estate remaining, 76li. 10s. 3 1-2d.

Attested in Ipswich court Apr. 30, 1678 by the administratrix.

An account of the debts due from the estate of Obadiah Bridges: due to Mr. William Goodhue marchant, as apers by Mr. Goodhews Book, 12li. 4s.; to Mr. Frances Wainwrite as apers by book, 9li. 6s. 5 1-2d.; to Andrew Peters as apers by his Afermation on his book and bill, 11li. 19s.; Mr. Jno. Wainwrite, 2li. 1s.; Mr. Jno. Backer, 1li. 6s.; Joseph Safford, 1li. 1s. 6d.; Thomas Newman, 15s. 6d.; Jno. Bridges, 1li. 10s.; Edmond Bridges, sr., 8li. 1s.; Jams Foller, 4li. 12s.; ould goodman Fellows, 13s.; Nathaniell Rust, 15s. 5d.; Samuel Bushop, 1li. 10s.; Simond Stase, 7s.; Cristifor Bouls, 13s.; Georg Hadlay, 5s.; Richerd Sachwell, 1li. 10s.; Roger Darby, 13s.; Samuel Yonglove, jr., 17s.; Eleihew Wardwell, 14s.; Frances Yonge, 1li. 5s.; Isack Foster, 13s.; John Chapman, 7s. 6d.; Walter Roper & his son Nathaniell, 13s.; Samll. Hart, 6s.; Jno. Haris, 9s.; Jno. Spark, 14s.; Jno. Tod, 14s. 4d.; Thomas Knoulton, 3s. 6d.; Robert Pearce, 1li.; to the constable for Rates, 2li.; Samll. Eires, 1li.; Thomas Eires, 14s.; to ye widdowe Kimball of Boston, 3li.; Samll. Noyses, 3s.; Mr. George Person of Boston, 16s.; total, 56li. 7s. 10 1-2d.

Essex County Probate Files, Docket 3,308.

Whereas the house and land of Obadiah Bridges stand bound for the payment of the children's portions which is 16li., the court Mar. 29, 1681 releases the said house to Nathaniell Rust, he giving security with his own bond of 30li.

Ipswich Quarterly Court Records, vol. 5, page 366.

ESTATE OF NICHOLAS BATT OF NEWBURY.

"In the Name of God Amen I Nicolass Batt of Newbury, in N: England being Aged and weak of body; though in full and perfect Memory; Doe make and ordaine my last will and Testament, for the disposing of my esteat in maner and forme as followeth. Imp^r: I give my body to y^e dust to be buried, and my Soul unto god that gave it, And as for my worldly goods I doe will and dispose of as followeth. first I give to my daughter, mary Elithorp or har haiers a fether-bed, bolster, and pillow, w^t a p^r of Sheets, and a p^r of blankets. 2 to

Sarah mihill, I doe give a cow, and a p^r. of Sheets, w^t the six yew's and lambs thay have already 3 to my two grand-Children Nicolas Webster, and Nicolas mihill, I give ech of them yew and a lamb. 4 to my: 3 grand-daughters, Sarah Webster, mary Elithorp, and Sarah Mihill, I give to ech of them a pewter plater. 5 All the Rest of my esteat, both Lands, housing, orchard, and Chattells or moveable estat I give to my Wife dureing har lifetime provided y^t She Continew a widow; exopt a lott of meadow w^{ch} I gave to John Webster att his mariege: also I make my wife Sole Executrix of my estate 6 And after my Wife is deceased I doe order and appoint y^t all y^e estat that is remaining, Shall be equally devided into five equall parts, and y^t my daughter Anne Webster, Shall have two parts: and y^e other three parts, Shall be equally devided, betwen my two daughters, mary and Sarah, or thair haiers, allwaies provided y^t John Webster, or his haiers being my daughter ann's Children, Shall have liberty to buy the land of both my other Children, that is, thair parts, if he or his haiers will give full as much for it, as any other man will give, 7 Also I doe desier, and appoint my Lov: freinds, Richard Dole, and Benjamin Rolfe over-seers to see that this my will and Testament be performed according to the full intent thereof in evry perticuler; and for to declare y^t this is my last will and testamet I have hereunto Sett my hand and Seall this eighteenth day of June Anno Dom: one thousand, Six hundred, Seaventy fouer."

Nichlas Batt (SEAL)

Witness: Richard Dole, Jn^o. Dole.

Proved in Ipswich court Mar 26, 1678 by the witnesses.

Inventory taken Dec. 12, 1677, by Samuell Ploumer and Benjamin Rolfe: houseng and orchard with the land the trees stand on, 40li.; aboute to akers & halef of land called coul-mans lot, 20li.; a lott of meadow called silvers lot about 5 akers, 25li.; another lot of medow about 5 Akers below Hleslyes, 30li.; a lott & halef of meadow att plom iland, 18li.; a free hould, 20li.; halef an Aker medow at pine Iland bredg, 2li.; a hoores, 2li.; to cowes, 7li.; 18 sheepe, 8li. to pigs, 14s.; feather bed, bouster, pelow, pr. blanchetes, pr. sheates, rugg & bedsted, 10li.; another fether bed, bouster, pelow, cooverled, pr. blancketes, a small bedsted, 8li.; seven pr. of sheetes, 5li.; 6 napkens, 3 towels, tabell cloth, 1li.; to chests & 3 boxes, 1li.; pewter, 1li. 10s.; to ketteles, to skilletes, to poots, 2li. 10s.; tabell, chahers & couchons, 1li.; gunn, sword, 1li. 5s.; warm-

ing pann & frying pann, 15s.; fire tramell, pott houkes & other things, 1li.; loome & tackling, 5li.; part of a bar. poarke, 1li. 10s.; sadell — peilling, 1li.; wooll & yearne, 1li. 10s.; lumber, 1li.; deptes if gotten, 20li.; to yd. 1-2 cloth, 7s. 6d.; wareing Clothes & boocks, 12li. 10s.; 3 barreles seider, 1li. 10s.; total, 239li. 1s. 6d.; about 6 load of hay, 3li.; to pellow ceases, 10s.

Attested in Ipswich court Mar. 26, 1678 by Lusie Batt relict of Nicolas Batt.

Mr. Nois, 14s.; Capten geris, 6s.; Jhon bartlet, 3s. 2d.; Richard knit, 1li. 2s.; Amos stickni, 5s.; Josep plumer, 2li. 3s. 4d.; gorg litel, 1li. 5s.; Tomas hale, sen., 6s.; Franses thuril, 1li. 2s.; Daniel cheney, 1li. 3s.; Danel thostin, 1li. 8s.; Danel meril, 19s.; Richard thoril, 1li. 2s.; nat. merel, 1li. 6s. 6d.; Capt. gerish, 13s. 6d.; Jonathan more, 11s.; Edman more, sen., 3s. 10d.; Jhon halle, 13s. 6d.; Edman more, Junr., 12s.; Jhon wilkot, 4li. 2s.

Essex County Probate Files, Docket 2,134.

Will of Nicolas Batt was proved Mar. 26, 1678, and objection was made by John Webster.

Ipswich Quarterly Court Records, vol. 5, page 303.

Whereas Nicholas Batt of Newbury is lately deceased and the law gives liberty to prove a will before two magistrates, the clerk John Webster, who married the eldest daughter of said Batt, came to the Worshipfull Major Generall Denison, Esq., 6:9m:1677, and desired that no such will might be proved in private without his or his wife's knowledge, as they had something to say. They were so advised by the Honored Major Generall to have this caution entered.

Ipswich Quarterly Court Records, vol. 5, page 299.

Deposition of John Emery, Sr. and Mary his wife, that in 1653 John Webster married Ann Batt, daughter of Nicolas Batt and in consideration of their marriage Nicolas Batt promised to give to the said John Webster with his daughter Ann his house he then lived in and all his lands that he had with all the priviledges belonging unto them after his and his wife's decease, and did immediately give to the said Ann possession of part of it in lieu of the whole and John Webster hath enjoyed it as his own proper estate to this day without molestation; furthermore Nicolas Batt promised to weave all the cloth that she made for nothing. Sworn in Ipswich court Mar. 26, 1678.

Deposition of John Emery, Jr., aged about fifty years, that in 1653 on the day that John Webster was contracted to Ann

Batt eldest daughter of Nicolas Batt of Newbury he being at his father Emryes house heard Goodman Batt say that while he lived he would weave her cloth and after his decease and his wife's she as his heir should have all his houseing and lands for as his eldest daughter she should have a double portion and he accounted the houseing and land would amount to such a value; further Batt said that he would give his other children their portions as he could in his life time as he was able and in case he should die the other two daughters should have their portions out of his other estate.

John Emery, Jr. confirmed this testimony Feb. 28, 1677 before Jo. Woodbridge, com.

Sworn in Ipswich court, Mar. 26, 1678.

Deposition of John Webster, Jr., aged 22 years that about four or five months before the death of his grandfather Batt he heard his father and grandfather discoursing about building a room to his grandfather Batt's house and if he did, of his grandfather giving him security from damage and his grandfather said he need not fear coming to loss for he had made a will and all his land was given to him after his death and his mother's; further, that ever since he took notice of things his father had enjoyed the orchard behind the house as his own and he had heard both his grandfather and grandmother say that the orchard was his father's and that after their death he was to have all the rest of the lands.

John Webster, Jr. confirmed this testimony Feb. 27, 1677 and John Webster, Sr., before Jo. Woodbridge, com. Sworn in Ipswich court, Mar. 26, 1678.

Ipswich Deeds, vol. 4, page 150.

Petition to the Ipswich court Apr. 30, 1678, of John Webster of Newbury, showing that Nicolas Batt late of Newbury did before the marriage of the petitioner to his daughter Ann, freely promise his house and lands with the priviledges thereto belonging, after his own and his wife's decease as a portion to his said daughter, yet notwithstanding, the said Nicolas Batt made his will and disposed of his land as his other estate, (which your petitioner conceives was not bequeathable being before disposed of to him on the marriage of his daughter) and the petitioner is debarred from the possession of the said land till after the death of the relict of the said Nicolas, who being made executrix of the will offereth the land to sell, whereby the petitioner is endangered to be defeated of his just right, and he asks that the land may be se-

cured and not alienated, or at least to accept this address into the public records of the court as a testimony of the petitioners continued claim.

The Court Apr. 30, 1678 ordered that it may be recorded.
Ipswich Deeds, vol. 4, page 155.

ESTATE OF WILLIAM HOLLINGWORTH OF SALEM.

Ellinor Hollingworth informed the court of several uncertain reports of the death of her husband Wm. Hollingworth and having wasted some time and not being able to get any certain information from all the vessels that have arrived, court 27:9:1677, ordered that the estate be placed in her hands and that she should act in the improvement of it as if her husband were yet alive until more information be received or the court order otherwise. Said Elenor was given power of attorney.

Salem Quarterly Court Records, vol. 5, leaf 110.

Administration upon the estate of William Hologworth, intestate, granted 26:9:1678 to Elenor the relict of the deceased, who brought in an inventory of the estate and gave oath to the truth of it. The estate being debter much more then the inventory amounts to it is ordered that all creditors make their claim to Mr. Edmond Batter and Mr. Wm. Bowditch of Salem who are to make return thereof to the next November court that the estate may then be proportioned as far as it will go to pay the debts.

Salem Quarterly Court Records, vol. 5, leaf 123.

Account of what debts of her husband William Hollingwood, Elinor Hollingwood have paid since his departure, out of my owne labor not diminishing his estate, but making use of other mens estate which I was trusted for and am in debt for most of it still: to Mr. Thomas Kellon paid him in part & am Engaged to pay him the remainder, the whole being 19li. 18s.; to Mathew Nickson paid him for a hogsd. of tobacco my husband had of him & for his wages to Virginea being arrested, 12li.; to Hugh Woodberry paid him for his wages to Virginea with my husband I being threatned to be arrested for it, 3li. 3s.; to Mr. Edmond Batter paid him for a debt of my husbands, 20li. 18s.; to Mr. Heman of Charlestowne paid him for a debt of my husbands being arrested, 9li. 13s.; to John Becket paid him for ship carpentry worke due to him from my husband, 1li. 16s.; total, 67li. 8s.

Inventory of the estate of Mr. William Hollingwood, deceased, taken by Joseph Grafton and Thomas Gardner, sr. and given in Aug. 29, 1677 by his wife, Mrs. Elinor Hollingwood: the Howse and land being mortgaged to Mr. Phillip Crummell; one Bedd, one Blankett, one Coverled, one Bolster & Bedsteed & curtains, 5li.; one cubbard & 2 Tables, 2li. 10s.; Five leather chaires, 1li. 5s.; Six old chaires, 10s.; one chest, 18s.; Seven Framed pictures & 2 Boxes, 9s.; one paire of Andirons & one warming pan. 5s., total, 10li. 17s. These things being in the best roome. In the Kitchen: 2 Kettles & 3 skilletts, 2li. 10s.; 2 potts, 5s.; 2 paire of scales, one skimmer, a Basting Ladle forke and Leaden weights, 10s.; 6 pewter platters, 1li. 4s.; 2 plates, one candlestick, 3 qrt potts, 2 cupps, 2 Basons & salt, 10s.; one Jack & 2 spitts, 1li.; 2 paire of tongs, one paire of Andirons & firepan, 8s.; one Fryeing pan, 2 hakes & a griddiron, 10s.; one mortar & pestell & 1 doz. of Trenchers, 5s.; one paire of Bellowes & a smoothing Iron, 3s.; one Table & Forme, 5s.; total, 7li. 10s. In the chamber above: one feather Bed, one paire of Blanketts, 3li.; one Flocke Bed & Bolster, one Blankett & one old Rugg, 1li. 5s.; 2 Bedsteeds, A table & one chest & settle, 1li. 5s.; total, 5li. 10s. In the other chamber: one Feather Bedd, Bolster & pillow, one Blankett, Bedsteed & curtaines, 6li.; one coverled & one cubbard, 2li. 10s.; one Table & 3 green chaires, 15s.; 3 trunks & a chest, 1li. 10s.; Looking glass & Trundle Bedsteed, 1li.; 4 paire of sheetes & one sheete, 5li.; 4 paire of old sheetes, 1li. 5s.; 4 paire of pillowbeers, 1li.; 3 Table cloathes, 2 cubbard cloathes, eleven Napkins, 1li. 15s.; 13 Napkins, 10 Towells, 1li.; one paire of pistolls & holsters, 2 Rapiers & 2 Belts, 16li.; one saddle, 1li. 5s.; 3 carpetts & one little one, 1li. 4s.; A Blacke Suite & cloake, 5li.; one paire of drawers, one Wastcoat & Boote hose Topps, 18s.; total, 46li. 2s. In the Brew Howse: the Copper & Brewing Tubbs, 20li.; a Fowleing peece & Sword, 1li. 10s.; A port mantle, 2 chamber potts & a dripping pan, 1li.; total estate, 92li. 9s. Also severall debts that are supposed to be due exceeding the estate.

Elen the relict of the deceased was granted power of administration upon her husband's estate who attested to this inventory in the Salem court 26: 9m: 1678.

Essex County Quarterly Court Files, vol. 30, leaves 19, 20.

The debts of William Hollingwood brought in Nov. 25, 1679 by Edmund Batter and Wm. Bowditch: to Mr. Hayman of Charlestown, 23li.; Mr. Edward Groves, 5li. 11s.; Mr. Edward Norrice, 30s.; total, 30li. 1s.

The court at Salem ordered Ed. Batter and Mr. Bowditch to pay the creditors as far as the estate would go.

According to an order of the court 26:9:1679 Edmund Batter and Wm. Bowditch proportioned the estate as follows: to Mr. Grove, 5li. 4s. 6d.; Mr. Haman, 21li. 12s.; Mr. Norrice, 1li. 8s. 6d.; to expences & paying the _____.

Essex County Quarterly Court Files, vol. 32, leaf 22.

ESTATE OF JOHN JONES OF NEWBURY.

Administration upon the estate of John Joanes was granted 27:9:1677, to Mr. Tho. Woodbridg, with Capt. Nicholas Page as surety, and he was ordered to bring in an inventory to the next Ipswich court.

Salem Quarterly Court Records, vol. 5, leaf 111.

“In y^e name of god amen: I John Jones of Newbery in y^e County of Essex in New England shipcarpenter: being at present of a sound minde & memory and in competent health of body yet considering that I am now taking a uoyage to sea, & knowing the danger thereof, and y^e uncertainty of my life. haue thought it meet, & doe accordingly make this my last will and testament: Impr: I bequeath & resigne my soul into y^e hands of god that gaue it And as for my worldly goods and outward estate, whether reall, personall, or mixt, of what kind or natuere soeuer they be (my just debts being first payd) I giue and bequeath wholly and absolutely and euery part, and pcell thereof, unto my Dear and Louing mother Anne White to be ordered and disposed of by her, as shee in her wisdome shall judge meet whoe alsoe I doe hereby make my sole Executrix of this my last will and testament. By all my estate, I mean my third part of a plantation at S^t Thomas his parish in Barbadoes which was left me by my father Thomas Jones his will, and alsoe whatsoeuer else of his estate there which in right belongethe to me & alsoe all my debts there or in New England together wth my tooles or w^{te}uer is mine, and I doe hereby make voyd all former wills or ingagements of this kinde either by word or writing whatsoever.

In wittness whereof I haue hereunto sett my hand and seal, this seuenteenth day of July in y^e year of o^r: Lord one thousand six hundred seuenty and six 1676:”

John Jones.

Witness: Hilliard Veren, Jun^r., Hilliard Veren, Sen^r.

Proved in Salem court 30:9:1677 by the witnesses.

Essex County Quarterly Court Files, vol. 27, leaf 108.

Mrs. An White presenting a written will of John Joanes, proved by the oath of two witnesses, was ordered to bring in an inventory to the next Ipswich court.

Salem Quarterly Court Records, vol. 5, leaf 112.

Whereas John Jones of Newbury died intestate and under age, and there had been produced in this court an authentic copy under the hand of the secretary of Barbadoes of the will of Thomas Jones, father of said John, in which it was provided that if John Jones should die under age, his estate should revert to the only daughter, now wife of Thomas Woodbridge of Newbury, to whom administration had been granted, said Woodbridge brought in an inventory Mar. 26, 1678, and it was allowed.

Ipswich Quarterly Court Records, vol. 5, page 302.

Inventory of the estate of John Joanes who died in 1676, taken Mar. 25, 1678 and brought in by Thomas Woodbridge: his third part of his plantation in the Barbados, 100li.; the Rent of it one yeare 2000li. suger, 10li.; mony due from Mr. Car, 1li. 18s.; one mare & colt, 2li.; 2 small sheepe, 14s.; 1 cloake, 2li.; total, 116li. 12s. The estate is Dr. to Mr. Marsh, 11s.; Thomas Woodbridge, 4s.; Mr. Dole, 3s.

Allowed by the Ipswich court Mar. 26, 1678.

Copy, Ipswich Deeds, vol. 4, page 153.

ESTATE OF NICHOLAS POTTER OF SALEM.

“I nicholas Potter of Salem, being weak in body, but of good & perfect memory & vnderstanding blessed be God, doe make this my last will & testament this 10: 8^{mo}: 1677, first, after mv debts & funerall charges be paid, the rest of my estate I dispose of as followeth, viz: whereas I lately made a deed to my sonn Robert Potter of my house & land at linn. dated 26 of May 1675. which conveyance I doe by this my last will & testament confirme. upon the condition therein expressed, to be observevd, 2 for the land in the north feild in Salem. which I had in a former will giuen to my daughter Elizabeth Newall, but made it voyde in the aboue said conveyance, which said land I doe now giue & bequeath the said land be it more or less, to my two sons had by mv last wife viz: Samuell & Benjamin. to be to them & their heires for euer in equall part. 3 Alsoe I giue & bequeath to my said two sonns, Samuell & Benjamin all that my house & ground at Bostone, to them & their heires, an equall part. to injoy it at the age of twenty one years & if either of them dy before, the whole

to be to the survivor, only my will is that out of the said house & ground, there shall be pd to my two daughters viz: Sarah & Mary each of them the value of ten pounds to be paid them within one yeare after my sons come of age to injoy the sd house & ground. 4. I giue & bequeath that which will be due to me from Isaack Williams at or after my decease, as by his mortgage to me doe appeere, which is eighty pounds: viz: to my Daughter Bethiah five pounds, & the reast I giue to all my six children, borne by my last wife viz: Samuell, Benjamin, Sarah, Mary, Hannah & the said Bethiah, to be equally devided betweene them. 5. Alsoe I give & bequeath, to my said six children, viz. Samuell, Benjamin, Sarah, Mary, Hanna, & Bethiah, my house & ground adjoyning in Salem, to haue each of them an equall part or the value of it, alsoe about four acres of ground caled Pigden's lot to be equally devided. 6 I giue & bequeath to my fouer daughters, viz: Sara, Mary, Hanah & Bethiah, all my moueables & houshold stuff &c: to be equally devided betweene them. 7 And my will is that what I haue giuen aboue said to all or either of my children, they shall haue & injoy it to them selues & their heires foreuer, when they come to the age the sons at twenty one yeares & the daughters at eighteene yeares or marriage & in the meane time the rents & profits of the whole estate viz: houses & land & effects of whatever is elce, to be for the breeding up of my sd children, soe far as it will goe, at y^e ordering & discession of my executor & over seers (here after exprest)

"8 My will is that if God should see good to take by death any of my said children before they come to age or are marryed, as aforesaid, that then there p^t to be equally devided amongst the suruiuers: that is to say respectiuey where they are all concerned, there all to share in y^e deceased's pt: & the sons Joyntly, the suruier to haue y^e whole of the deceased sons, but if both die before they com of age then the daughters to haue their estate devided amongst them, & where Sarah & Mary are concerned together in the twenty pound out of the house at Boston: the suruier to Injoy the whole, or if both dy before they come of age, then the whole to be equally devided amongst the rest of the suruiuing children, & if Bethiah dy before she be of age or married her five pound to be devided amongst the suruiuing children Lastly I doe desire & apoynt my Hon^d father John Gedney to be sole executor of this my last will & testament, & my son Robert Potter & my brothers, Bartholmew Gidney & Elezaer Gidney

to be ouerseers. In witnes heare of I haue put to my hand & seale the day & yeare aboute written."

Nicholas (his P mark) Potter (SEAL)

Witness: Hilliard Veren, Sen^r., Nathaniell Beadle.

Proved 29:9:1677 by the witnesses.

Inventory of the estate of Nicholas Potter, taken Oct. 25, 1677, by Hilliard Veren, sr.: his dwelling house in Salem with about halfe an acre of Ground adjoyning, being most pt an orchard, 70li.; about 4 acres of ground called Pigdens Poynt, 20li.; about 5 acres of land in the north feild, 10li.; an old feather bed, bolster, 3 pillowes pt of a bolster, an old blanket & Rugg, 3li.; a smale old feather bead, 2 blanketts, old Rugg & old flock pillows, 2li. 5s.; severall smale lumber in a chest, 5s.; wearing apparrell, 5li.; 1 ell cloath rash, an old child's blanket & old child's coat, 16s.; an old cattaile bed, old curtaines & 2 or 3 old pillowes with an old blanket & covering, 1li. 6s.; pewter, 18s.; brass pan & warming pan, 8s.; an Iron kettle. 2 potts, hake & fire pan, 1li. 2s.; a chest with a small pr. Doggs, 2 old swords, with some Iron lumber, 12s.; earth ware, 2s.; a wooll & linen wheels, 8s.; 3 or four old hats & pr. shooes, 10s.; 7 old chaires at 7s., a Joyne stoole & som old barrells, 2s.; linnen, 46s.; bookes, 10s.; swine, 16s.; a cow, 40s.; a cubbord & 3 bedsteeds, 30s., 4li. 6s.; a chest, 6s.; 13 B. aples, 10s.; wood, 7s.; a flock bed with feathers, with 2 Jarrs, 20s.; curtain rods & spitt, 5s.; due from Isaack Williams to be pd in 4 yeare, 80li.; one house & Land att boston appraised by Mathew Barnard & Edw. Grant, besides the house & land at linn formerly giuen to his son Robert Potter, 90li.; total, 206li. 11s. Estate debtor to severall, 15li.; several charges, 4li.

Attested in Salem court 29:9:1677 by the executor.

Nicholas Potter, Dr., to Capt. George Corwin, a boat, 1li. 8s.; John Milk, 2li. 12s.; Goodwife Bamfeld, 10s.; Tho. Rix, 9s.; Mr. Batter, 5s.; Mr. Wm. Brown, sr., 6li. 7s. 6d.; Mr. Neale, 7s.; Philip Crumwell, 2li. 19s.; Walter Skinner, 2s. 6d. *Essex County Quarterly Court Files, vol. 27, leaves 110, 111.*

Agreement made between William Roch and Hannah his wife daughter of Nicholas Potter late of Salem, deceased, and Mary (her † mark) Elson and Bethia (her † mark) Witt the other daughters of said Potter as a final settlement and distribution of said estate: that Mary Ellson and Bethia Witt shall have for their part the house, land and appurtinances that was their father's being in Boston situate in the back

Street in the north end of the Towne near the dwelling house of the Rev. Inceas Mather, in equal parts; that William Roch and Hanah his wife shall have for their part the dwelling house, Land and appurtinances that was the said Potter's situated in Salem bounded on the south with the street or highway, on the east with the land of Wiliam Bath and land that was formerly the widow Eastwick's, on the north with the land of Joseph Miles, deceased, and on the west with the land of Nathaniel Gedney & also a peice of land on the Neck in Salem called Picdens point being about four acres. Signed and sealed Aug. 14, 1697. Witness: Bethiah Gedney, Debora Gedney.

Acknowledged Aug. 14, 1697 before the Hon. Bartho. Gedney, Judge of probate, which is allowed and confirmed by him.
Essex County Probate Files, Docket 22,582.

ESTATE OF JOHN LANGDON.

Administration upon the estate of John Langdon, intestate, was granted 30:9:1677 to Steephen Haskett, who brought in an inventory amounting to 17li. 6s., and whatever more estate came to his knowledge he was to make return.

Michaell Comes and Peter Joy, aged about forty years, deposed that they heard John Langdon say that he gave to Elizabeth Haskitt, daughter of Mr. Stepheen Heskitt, 10li., and what else there was left was to be divided among said Heskitt's children. This was said Langdon's desire when he went away with Mr. Eliezer Devenportt out of the country in December, 1676. Sworn, 22:8:1677, before Wm. Hathorne, assistant.

Inventory of the estate of John Langdon: tene quintals of merchantable Cod fish, 7li. 10s.; bill of William Smaldrig, 3li.; by Lilford's bill, 3li. 2s.; by his wages and clos to portaingall, 6li. 18s.; total, 20li. 10s. Debts to Edward Bus, 3li.; to Gelbard Taply, 1li. 4s.

Attested in Salem court 30:9:1677 by Mr. Steephen Haskett.

Essex County Quarterly Court Files, vol. 27, leaf 105.

ESTATE OF OBADIAH RICH OF SALEM.

Administration upon the estate of Obadiah Rich, intestate, was granted 30:11:1677, to Bethia, the widow, who made oath to an inventory brought in.

Inventory of the estate of Obadiah Rich, taken 28:11:1677, by Hilliard Veren, sr. and Henry West: bed, halfe filled with feathers, the old rug & old blanketts & certaines with an old broaken bedsteed & aprtenances & 2 feather pillowes, 2li. 10s.; an old trunk & in it an old hamaker & 3 old sheets & two old pr. pillow beeres, 4 or 5 old towells & naptkins, 16s.; a little looking glass, 1s. 6d.; a little old pewter & 4 porringers, 6s.; a lattin candlestick & funell & glass bottle & 2 or 3 old peeces of tin ware, 2s.; a spitt, cottrells, a pott & litle Iron kettle, fier shovell & tonges, 10s.; a cushion & beaker & old cloath & old chest, 5s.; 3 old chaires & old little tabel made of a peece of pine board, broaken stoole & som lumber, 5s.; 2 piggs, 16s.; an old paile & som lumber, 2s.; due for nursing a child, 3li. 10s.; for som old codlines, 15s.; total, 9li. 18s. 6d. Estate Dr. to severall men: to Mr. Batter, 5li.; to Capt. Price, 20li.; to Capt. Corwin, 10li.; Thos. Ives, —; to Samuell Williames, 12s. 6d.; to som other men not yet known.

Attested in Salem court 30:11:1677 by Bethiah, the relict.
Essex County Quarterly Court Files, vol. 27, leaf 124.

ESTATE OF MRS. EDITH DODGE OF BEVERLY.

“Know all persons whom it may concerne that I Edeth Dodge of Beauerle neere Salem in the county of Essex ||widow|| being weake of bodie but of good and perfect memory blessed be god doe make this my last will and Testament in manner as followeth Impr I giue vnto my two daughters ||Mary herrick and Sara Woodberre|| for there children, equally to be deuided between them for there childrens vse all my wearing apparrell with my bed bedstead and furniture therevnto Belonging my Cubbard Chest warming pan and all other goods belonging to mee in the roome where I now [live] Also I giue vnto my daughters for there children my two Cowes and sheepe Item I giue vnto my son Edward Dodge my horse and what els may be comming to mee from him for his daughter Also I giue vnto the rest of my sons all that *that* remaines due vnto mee which I was to haue had by my husbands will for there children and my will is that my Cubbard Bedstead and chest if my son Edward please to retaine it in the roome where it is that he may buy it upon reasonable tearmes.”

Edith Dodge dying intestate, administration was granted Feb. 14, 1677, by Samuell Symonds, Esq., Dep. Gov., and Maj. Gen. Denison, Esq., to John Dodge and Zachiah Herrick, and the estate to be divided according to the above writing.

Inventory taken Jan. 28, 1677 by John Rayment and Isaac Hull: bed, Bolster and two pillars, 4li. 10s.; Seaven Blanketts and one rugg, 2li.; Curtaines and vallens, 10s.; One bed and boolster, 1li. 5s.; bedsteed, 10s.; bed cord, 2s. 6d.; new Woollen cloth, 1li. 10s.; new linnen cloth, 2li. 2s.; sheetes, 1li. 10s.; Pillowbees, 1li. 2s.; Napkins, 10s.; other Linnen, 3s.; In silk, 10s.; hat and hat case, 10s.; her woollen clothing, 13li.; Iron and brasse, 1li. 16s.; In puter, 1li. 8s.; Earthen vessells, 6s.; One Cubbard, two chests, 2li. 18s.; Two Cowes, three sheepe, 8li.; A Box, 2s.; In money, 6li. 6s.; total, 50li. 10s. 6d.

Attested in Ipswich court Mar. 26, 1678 by the administrators.

Also to this inventory of the Widdow Dodg, due from her son John Dodg, 9li.; from her son Richard Dodg, 7li.; son Edward Dodg, 6li.; son Samuell Dodg, 12li.; son Joseph Dodg, 8li.; total, 42li.

The estate was divided according to the directions given by their mother and all were well satisfied as witness Mar. 26, 1678, John Dodge, Zacharia herrick, Richard (his © mark) Dodg, Edwarde (his X mark) Dodge, Sammule Dodge, Peter Woodbery, Joseph Dodge.

Attested in Ipswich court Mar. 26, 1678 by Zachery Herick and John Dodge.

Essex County Probate Files, Docket 7,824.

ESTATE OF JOHN KNIGHT OF NEWBURY.

Administration upon the estate of John Knight of Newbury, intestate, was granted Mar. 26, 1678, to Bathshebah his widow, who was ordered to bring in an inventory to the next September court, and she was bound.

Ipswich Quarterly Court Records, vol. 5, page 303.

Inventory* of the estate of Jo. [John *dup.*] Knight taken Mar. 15, 1677-78: his [hous] and barn, 100li., 75 akers of land 5li. pr. acker, 475li.; 9 Cowes, 36li., 4 oxen, 22li., 4 steares and hefers thre year owlds, 58li.; 4 steares and hefers tow year owld. 8li.; tow yearlings, 2li.; tow stears, 8li.; hors and cowlet, 4li.; 38 shep, 15li.; 8 swin, 7li.; his waring aparill, 8li.; 9 pare of shetes, 7li.; 36 napkins, 2li.; bostar Casis and pillo Casis, 2li.; 5 fether bedes, 4 boasters, 3 pillose, 18li.; cortins, 1li.; 3 Roudges, 2 Coverlites, 9 blinckites, 9li.; 5 beade stedes and a cubard, 4li.; tow tabels, 1li. 10s.; 3 Cheste and a trownck, 1li.; 4 Chares, 10s.; 3 Cushins, 6s.; tow

*Duplicate Inventory, Docket 15,982.

warmin pans, 15s.; puter, 3li.; bras Cetels and scillites, 3li.; potes and pot huckes, tramills, spite, fring pans, anddears, 3li.; barills, Cillars, treaies, dishis, trenshars, 1li., bookes, 1li., botels, lantron, 2li. 12s.; 3 guns, 3li., Cotelish, 10s., wightes and scales, 10s., sadell and pillion, 5li. 5s.; 3 sewefes, 4s.; 40 bou. of Indean Coren, 5li.; barill of porck, 3li.; a whell and 2 pare of Cardes and a Rell, 10s.; Carte and dung pot, wheles, youckes and chaines, 3li.; shovell, spade, 2 howes, 3 axis, 3 widgis, 16s., a plow and eiern, 5s.; betell Riengs and owld tubes, 5s.; 2 dripin pans and erthen potes, 6s.; [tow lampes, 2s. *dup.*]; pare of townges and pele and gredieron, 5s.; tow sawes, augars, Chissels, hamar and pinseares, 1li.; mortar and pesell, 6s.; 3 prownges, 4s.; a negar man, 25li.; severall biles if all due and nothing Reseved, 127li. 14s.; eight part of a vesill and parte of a Cargoo gon to barbados, 40li.; 20 bou. of barly due from Jo. [Joseph, *dup.*] downar, 45li.; for a Cowe, dwe for a hors, 4li.; of Josep Knight, 45li.; dept of Rich. dole, 55li.; book depts due to the Estat, 50li. 5s. 7d.; total, 1011li. 18s. 7d. Debts to be paid out of the Estat: to John Bartlets wife, 40li.; Josep downers chidren, 30li.; Capt. Gerish in money, 9li.; Josep toppan in money, 7li.; Mr. Clarke, 3li.; Mr: byfeeld, 4li.; Mr. Moss, 1li. 10s.; Peeter topan, 4li.; Tristam Coffin, 7li. 10s.; total 106li. abated out of the Estate leaves 904li. 13s. 7d.

Attested in Ipswich court Sept. 24, 1678 by Bathsheba Knight wife of John Knight.

Essex County Probate Files, Docket 15,983.

The administratrix and overseers of the estate of John Knight of Newbury, deceased, petition the court to settle the estate as follows: the three sons of John Knight, Richard, Benjamin and Isaack to have the house and barn valued at 100li. and seventy five acres of land valued at 375li., divided equally among them; and the three daughters eighty pounds a piece and the rest of the estate to the widow Bathsheba Knight who is to pay the debts out of her part. Allowed by the court Sept. 24, 1678.

Ipswich Quarterly Court Records, vol. 5, page 337.

ESTATE OF JOHN HAMONS OF GLOUCESTER.

Administration upon the estate of John Hamons, intestate, was granted Mar. 26, 1678, to Mary, the widow, who was to have the estate for the bringing up of the children.

Ipswich Quarterly Court Records, vol. 5, page 303.

Inventory of the estate of John Hamons taken at Gloucester Mar. 20, 1677 by James Steevens, Timothy Comes and Thomas Riggs: one dwelling house, 8li., upland ground, 10li., 18li.; bedding & household stuff, 30s., one chest & 2 wheeles, 8s., 1li. 18s.; one bible, 3s., one small swine, 5s., 8s.; one old canoe, 5s., one old axe & other iron tooles, 5s., 10s.; total, 20li. 16s.

Attested in Ipswich court Mar. 26, 1678 by Mary, administratrix of the estate of John Hamons.

Copy, Ipswich Deeds, vol. 4, page 143.

ESTATE OF EDWARD WHARTON OF SALEM.

Administration upon the estate of Edward Wharton, intestate, was granted Mar. 26, 1678, to Samuell Shattock, sr., and Samuell Shattock, jr., who were ordered to bring in an inventory to the next Salem court, and were bound.

Ipswich Quarterly Court Records, vol. 5, page 303.

Samll. Shatock, sr., and Samll. Shattock, jr., administrators of the estate of Edward Wharton, brought in an inventory 25:4m:1678, to which they made oath, and they were ordered to carry out the will of deceased as appeared by a writing given in upon oath expressed a little while before he died.

Salem Quarterly Court Records, vol. 5, leaf 117.

Samuell Shattock, sr., aged about fifty-eight years, deposed that he was often with Edward Wharton in the time of his sickness, the latter having desired him to look after his estate as per a writing under his hand, and was of good understanding when he spoke as follows: "he said he would giue five pounds towards a burrying place, and he said he did giue to Mary Trask the wife of Henry Trask five pounds: alsoe he did giue to Hannah Sibly widdow five pounds: alsoe he did giue to Sarah mills & her children ten pounds, all which he often expressed in the time of his sicknes, & as he drew neere to his end: he expressed the same before other witnesses: and I asked him what should become or how he disposed of the remainder of his estate, after all things were cleered, as debts & legacies he said it should goe to his Brothers. Samll. Shattocke, James Mills." Martha Robinson affirmed as in the presence of God and this court 27:4:1678, before Hilliard Veren, cleric. "he alsoe told me that his vice should be returned to England amongst his kinred, for he said it was his fathers before him & it should be returned into the Genera-

tion & that his eldest brothers son bore his fathers name & he should haue it."

"And further he said as for his tractt of land lying at Shrewsbury at New Jarsy: which he purchased with other purchasers, of the Indians, he told me he had sold one half of it, when he was in England to one John Harwood marchant in London & had taken pay for it & further said he had ordered one John Starke to settle upon it & soe to keep it in possession for him & his freind the other partner, & told me he would giue him twenty acres of land in his will. Samll. Shattocke and James Mills. Samuell Shattock, sr., affirmed as in the presence of God and this court, before Hilliard Veren, cleric.

"And further the said Edward wharton did exspress himselfe and say that John winditt a youth which he brought with him out of England: viz: his sisters sonn (whome he tooke as his owne & did intend he should share in part of his estate, as he haue exspressed to some) the said Edward wharton, being asked when he was like to dye, if the said youth should be sent to England to his mother he answered yea (& I doubt not but he intended the boys mother should haue a part of his estate as alsoe the youth) but being after six weekes Illnes (not app^rhended dangerous) he was taken in very great exstremety & after that liteness of head, that he was unable of making an orderly will, & though I was with him often in order there unto, but he would put it of untill another time, hoeping he might gett up a day or two to looke after som writing, & to understand his estate the better before disposall (as I did Judge) by which meanes things were deferred, but not app^rhending his condition soe dangerous, as it after proued, I was not soe urgent upon him about his will as other wise I should haue beene he was taken uery sudent about three dayes before his death only one smale respitt he had, in which before seuerall witnesses he confirmed the four legacies & the remainder to his brothers as is before exsprest."

Samll. Shattock certified that "Divers other smale legacies he gaue to severall that came to see him in his sicknes neere his end; & forty pounds to the youth but in these things he was || not || soe distinct in his understanding as when he exsprest the last aboue written, it being in the time of the two or three last days he liued || before his end || & I canot giue Testimoney to it as his will, he not being of a disposing mind."

"Edward wharton haue two brothers in England by father

& mothers side: & one brother & sister by the mothers side: & this brother is in verginea. he dyed ye 3^d of ye 1st month 1677-8."

Inventory of the estate of Edward Wharton, deceased, and what goods were in his possession, consigned to him by several, taken 12:1:1677-8, by Hilliard Veren, sr., John Hathorne and John Higginson, jr.: Valued in England as by Invoice, 1 plaine cloath cloake, 1li. 8s.; 1 boyes worsted cloake, 1li. 5s.; 1 heare camlett cloake, 2li. 18s.; 5 cloath cloakes, 28s. p., 7li.; 1 cloath cloake, 1li. 8s.; 1 fine cloath cloake, 1li. 15s.; 1 cloath cloake, 1li. 12s.; 6 cloath cloake, 28s. p., 8li. 8s.; 3 childs stuff coates at 9s., 1li. 7s.; 1 yeolow Tamy, 10s.; 1 ditto, 13s.; 1 boyes coate, 13s.; 1 doz home made wooll hose, 1li. 14s.; 1 doz. ditto, 1li. 10s.; 8 pr. of youths ditto, 14s.; 10 pr. of woemens home made wooll stockens, 1li. 2s.; 7 pr. of sale wooll hoase, 10s. 6d.; 17 pr. of woemens & youths stockens, 14s. 10d.; 7 pr. of home made woemens 4 thrid, 3s. 2d. p., 4 pr. ditto sale 4 thrid, 3s. 4d. p., 1li. 10s. 10d.; 4 pr. youths 4 thrid ditto, 3s. 4d. p., 3 pr. youths ditto, 3s., 1li. 2s. 4d.; 4 pr. of wooll home made hose, 14s.; 1 pr. mens worsted home made stockens, 5s.; 8 pr. of home made worsted: 4 thrid, 1li. 14s.; 6 pr. sale ditto, 18s.; 2 pr. of fine home made, 10s.; 1 childs coate, 7s.; 1 greene say frock, 5s.; 9 childs wascoates, 5d. p., 3s. 9d.; 6 Ditto, 7d. p., 3s. 6d.; 5 Ditto, 9d. p., 3s. 9d.; 4 Ditto, 10d. p., 3s. 4d.; 2 Keasy ditto, 2s. 6d., 5s.; 1 ditto, 2s. 8d.; 2 ditto, 3s. p., 6s.; 6 childrens, 12d. p., 6s.; 4 woemens yeolow wascoate, 22d. p., 7s. 4d.; 1 Cloake of lite collrd. haire camlett, 3li. 7s.; 4 coates of the same camlett, 36s., p., 7li. 4s.; 1 cloath collrd. haire camlett cloake, 35s.; 2 worsted camlett cloakes, 34s., 3li. 8s.; 1 fine haire camlet cloake, 5li.; 2 trunks, 16s.; 3 ditto, 1li. 1s.; 1 ditto, 6s.; 2 dittoes, 5s. p., 10s.; 2 boxes or little red trunkes, 3s. 2d. p. 6s. 4d.; 1 ditto, 2s. 8d.; 3 silk say under pettecoates lite collrd, at 12s. 6d. p., 1li. 17s. 6d.; 2 Ditto, 1li. 8s.; cloath woemens wascoats. 8s., 7 ditto, worth each 8s., 10s., 8s., 10s., 6s., 13s., 15s.; 1 cheny sad: collrd. uper woemens coate, 7s.; 1 sad collrd. woemens searge coate, 17s. 6d.; 1 black fine searge upper pettecoate, 19s.; 1 stuff cloake for woeman, 10s.; 1 ditto for a girle, 7s.; 1 large worsted Rugg lite collrd, 1li. 14s., 1 large sad collrd. ditto, worsted, 18s.; 1 ditto worsted sad collrd, 1li.; 6 greene & blew plaine Rugg, 8s. p., 2li. 8s.; 1 sad callrd thrum Rugg, 11s. 6d.; 1 cabbiny Rugg, 4s. 8d.; 1 Cource 8-4 Rugg, 10s.; 3 coverleds, ordinary, 6s., p., 18s.; 2 ditto at 5s., 10s.; 2 coverleds, large at 7s. 6d., p, 15s.; 1 smale one, 6s. 6d.; 1 red plaine

rugg, 8s.; 1 peece wt. cotton, 19s.; 1 darnex carpett, 5s. 6d.; 1 ditto greene, 6s. 6d.; 4 pr. wt. drawers, 10s.; 6 peeces of searge at 40s., 12li.; 7 peeces narrow searge at 25s., 8li. 15s.; 1 peece padaway searge, 2li. 15s.; 13 yds. clarett collrd Tamy at 19d. p, 1li. 1s. 1d.; 1 large draft lite collrd, 14s.; 1 2d sort, 12s.; 1 small ditto, 10s.; 1 doble 10 qrtr. covered, 1li. 4s.; 1 ditto, 9 qrts, 1li.; 2 dittos, 8 qrts., 15s. 6d. p, 1li. 11s.; 8 yrds 3-4 striped Tamarene at 18d. p, 13s. 1 1-2d.; 12 yrds. 3-4 Turky mohaire 2s. 10d. p., 1li. 16s. 1 1-2d.; 6 yrds. 1-4 of striped stufte at 22d. p, 11s. 5 1-2d.; 9 yrds. striped camlett, 2s. 4d. p, 1li. 1s.; 1 peece oringe collrd worsted draft, 2li. 5s.; 4 yrds. Haire camlett, 3s. p, 2li. 2s.; 10 yrds. of ash collrd, silk moheare, 4s. p, 2li.; 6 yrds 1-2 of ash collrd silk farren-dine, 4s. 6d. p, 1li. 9s. 3d.; 12 yrds ash collrd. haire camlett at 3s. p, 1li. 16s.; 1 peece sad collrd. stuff, mixt with Gold collrd, 2li. 10s.; 24 yrds. flowered silk draft, 2s. p, 2li. 8s.; 13 yrds. striped vest at 22d. p, 1li. 3s. 10d.; 18 yrds. Scotch Tabby at 16d. p, 1li. 4s.; 16 yds., Scotch Tabby at 16d. p, 1li. 1s. 4d.; 10 yrds. Tiking at 15d. p, 12s. 6d.; 8 yrds. padaway at 2s. 6d. p, 1li.; 7 yrds. of Linsy at 12d 1-2p, 7s. 6d.; 2 pr. boyes cotten drawers, at 2s. p., 4s.; 3 cotten wascoate at 2s. 10d. p, 8s. 6d.; 2 pr. blew drawers, 2s. 5d., p., 4s. 10d.; 1 boyes haire sad coll. camlett cloake, 2li. 15s.; 1 large flanders tike & bolster, 1li. 9s. 6d.; 30 yrds. of upper Tiking, at 18d. p, 2li. 5s.; 42 yrds. diaper at 15d. p, 2li. 12s. 6d.; 12 yrds. of Tabling, 2s. 6d. p, 1li. 10s.; 21 yrds. of diaper for napkins, 18d. p, 1li. 11s. 6d.; 2 pillow Tikins, at 2s. 2d., 4s. 4d.; 1 light coll. boyes cloake, 1li. 12s.; 2 yrds. 1-4 of plush at 8s. p., 6s. 9d.; 20 tobacco boxes at 1d 1-2 p, 2s. 6d.; 3 ditto at 20d. p doz., 3 3-4d.; 4 brass roles for chalk lines, 5s. 6d. p doz., 1s. 10d.; 8 ditto large at 6s. 6d., p doz., 4s. 4d.; 8 chalk lines at 18d. p doz., 1s.; tinware, 4 Cullenders, 5s. 4d.; 6 ditto, 5s. 6d.; 2 doz. wood savealls, 3d. 1-2 p, 7d.; 1 large kette, 2s. 3d.; 1 next size, 2s.; 8 6 quart. Kettles, 14d. p., 9s. 4d.; 3 gallon Kettles, 12d. p, 3s.; 5 3 quart. Kettles, 9d. p., 3s. 9d.; 2 3 pt. Kittles, 7d. p. 1s. 9d.; 5 best savealls, 2s. 4d. p doz., 11 1-2d.; 11 second sord at 8d. p doz., 7 1-4d.; 3 exstinguishers, 8d. per doz., 2 3-4d.; 3 doble plate pans, 18d., p., 4s. 6d.; a doble puden pan, 9d.; 2 midle sised lanthornes, 18d. p., 3s.; 4 band candlestickes, 5d 1-2 p, 1s. 10d.; 5 tinder boxes & steele, 7d. p., 2s. 11d.; 4 writing candlestickes, 2d 1-2 p, 10d.; 2 pt. sace pans, 3s. 8d. p doz., 7d.; 3 bread or flower boxes, 3d. 1-2 p., 10 1-2d.; 4 Casters, 2d p., 8d.; 1 peper box, 2d., 1 fish plate, 8d., 10d.; 6 smale bread graters, 8d. p doz., 4d.; 2 pts. at 3d. 3-4 p., 1

funell, 4d., 2 covers, 8d. p.; 2s. 3 1-2d.; 3 brass savealls, 7d. p., 3 larger graters, 3d. 1-2 p., 2s. 7d.; 2 egg slices, 2d. 1-2 p., 5d.; 3 whip sawes & tillers, 5s. 6d. p., 16s. 6d.; 2 marking Irons, 2s., 1 cloase stoole & pan, 8s. 9d., 10s. 9d.; 2 steele handsawes with screws, 3s. p., 6s.; 1 large steele hand saw, 2s. 2d.; 8 hand sawes at 14d. p., 9s. 4d.; 1 handsaw, 10d.; 2 faling Axes, 1s. 5d., 2s. 10d.; 8 bright smale Hamers, 6d. p. 4s.; 9 Rivited hamars at 10d. p., 7s. 6d.; 2 hamers, 4d. p, 8d.; 5 hamers, steele heads, 10s. p. doz., 4s. 2d.; 4 choppers at 15s. p. doz., 3s. 8d.; 2 mincing knives. 12d. p., 2s.; 7 small ditto, 13s. p doz., 7s. 7d.; 9 hatchetts, 12d. p., 9s.; 7 smale mincing knives, 9s. p doz., 5s. 9d.; 3 steele sawes & screwes, 3s. p., 9s.; 5 doz. 8 gimletts at 12d. p doz., 5s. 8d.; 27 pensills at 8d. p doz., 1s. 6d.; 10 percer bitts at 2d. p. 1s. 8d.; 1 large pincers to shoe horses, 1s.; 3 curry combs, 10d.; 2 large ditto, 6d. p, 1s.; 1 pr. spincers for shoemakers, 1s.; 5 pr. nippers, 4d. p, 1s. 8d.; 2 bundles of files, 20d. p bundles, 3s. 4d.; 12 doz. of straitte all blades 5d. p doz., 5s.; 7 doz crooked blades at 5d. p doz., 2s. 11d.; 14 doz. of fire steeles at 6s. p grosse, 7s.; 21 pr. of spurrs at 7s. p doz., 12s. 3d.; 8 pr. dove tailles at 2 1-2d. p, 1s. 8d.; 22 pr. sid hinges, 3d. p., 5s. 6d.; 6 pr. Esses at 8d. p, 4s.; 1 smooth Iron, 1s. 4d.; 3 doble spring lockes at 20d. p, 5s.; 1 single ditto, 9d.; 2 doz. trunk lockes at 6s. p doz., 12s.; 1 doz. of single ditto, 3s. p, 3s.; 1-2 doz. large ditto, 4s.; 2 ship scrapers, 2s.; 6 pr. Coll. yarne mens hose, 12s.; 6 pr. worsted ditto at 3s. 4d., 1li.; 12 pr. stockens, 7d. p, 7s.; 7 pr. ditto, 9d. p, 5s. 3d.; 6 pr. ditto 8d. p., 4s.; 6 pr. ditto at 5d. p. 2s. 6d.; 10 pr. ditto at 6d. p. 5s.; 6 pr. ditto at 13d. p.. 6s. 6d., 5 pr. ditto at 18d. p, 7s. 6d.; 1 pr. fine woemens red worsted, 3s.; 2 pr. mens worsted, 3s.; 2 pr. mens worsted black & colld, & 1 pr. white, 7s. 6d.

Valued heare as money in N. England: 2 linsy woolsey pettecoates, 6s. p. 12s.; 1 little boyes coate of camlett worsted, 6s.; 2 linsey woolsey & 1 pr. of fustian draws, 9s.; 1 pr. linen drawers, more, 3s.; 1 boyes coat, 4s.; 2 red childs blanketts bound wth feret, 4s. p, 8s.; 1 smale childs camlet pettecoat, 3s.; 9 sashes at 12d., 9s.; 50 yds. of Irish searge at 2s. 2d. p, 5li. 8s. 4d.; 10 yds 1-2 broad worsteed camlett duble, 2s. 6d. p, 1li. 6s. 3d.; 16 1-4 yds. narrow camlett, 1li. 12s. 6d.; 20 1-4 yds mixt stuff, very bad, 12d. p, 1li. 3d.; 14 yds. new Coll. Stuff at 2s. p, 1li. 8s.; 1 ell of farrindine, 2s. 4d. p yd., 2s. 11d.; 6 yds. coll. fustian, 14d. p, 7s.; 3 yds. red p petuana at 2s. 6d. p, 7s. 6d.; 6 yds. 1-4 greene say at 5s. p, 1li. 11s. 3d.; 42 mens & woemens shifts, 4s. 9d. p, 9li. 19s.

6d.; 12 youth & girls ditto, 3s. 6d. p. 2li. 2s.; 8 finer mens, woemens ditto, 6s. 6d. p, 2li. 12s.; 5 white dimity wascoates, 3s. 6d. p, 17s. 6d.; 1 yrd. 1-2 cambrick, 4s. 6d. p, 6s. 9d.; 2 ends of fine wt. callico, 20s. p, 2li.; 2 peeces broade white calico, 40s. p, 4li.; 2 peeces cource holland, cont. 69 yds. 30d. p, 8li. 12s. 6d.; 5 1-4 yds. fine dowlas at 2s. 6d. p, 13s. 1 1-2d.; 7 yds. cource dowlas at 20d. p, 12s. 6d.; 1 ell cource holland at 2s. 6d. p, 3s. 1 1-2d.; 9 yds. scimity, 6s., 2 peeces of dimity, 6s. p. 18s.; 1 callico table cloath, 7s. 6d.; 2 callico shirts, 6s. p, 12s.; 2 callico painted table cloathes, 8s. p, 16s.; 1 large ditto, 14s.; in English money, 2li. 7s.; New England money, 99li. 4s.; Spanish money, 1li. 16s.; 1 peece of goold, 20s., 3 rings, about 25s., 2li. 5s.; a dram cupp, 6s.; 3 yds. fine greene say at 6s. p., 18s.; 3 cloath coates at 20s. p, 3li.; 1 cource gray youth coats, 10s.; 7 yds. 1-2 of striped linen 16d. p, yrd., 10s.; 1 silk thrum Rugg, 2li.; 28 pr. plaine shooes, 4li. 4s.; 15 pr. fale shoos & 2 pr. woemens, 3s. 6d. p, 2li. 19s. 6d.; 9 straw hats, 2s. p, 18s.; 2 pr. fishing bootes at 14s. p., 1li. 8s.; 6li. of combed worsted at 2s. 6d. p, 15s.; knives, 5s., 2 spoones, 6d.; 6 1-4li. wt. suger at 8d. p, 4s. 4d.; 6 brushes, 18d., 1 pr. smale stilliards, 4s., 5s. 6d.; 8 1-2 oz. pins, 10d. p, 7s. 1d.; 2 peeces 1-2 ferrett, black Ribbond, 12d. p, 1li. 10s.; 5 gross & 1-2 thrid, buttens, 15d p, 6s. 10 1-2d.; about 2 gross thrid laces at 9s. p, 18s.; 1 gross great buttens upon cards, 3s.; 2 doz. 1-2 tweezers, 3s. 6d. p doz., 8s. 9d.; 3 childes swathes, 8d. p., 2s.; tape & filliting, 2s.; 10 oz. fine thred, 12d p., 10s.; a little pcell of thrid of severall coll., 1s. 6d.; 13 pr. scissers, 4s., 1 gross thrid, wt. buttens, 18d., 5s. 6d.; 19 yds. red Ferrett, 4d. p. yrd., 6s. 4d.; blew tape, 4d., green cotten ribbon, 4d., silk. 18d., 1s. 8d.; 1 pr. bodies, 3s. 6d., 1 woemens worsted cap, 12d.; 6 pr. childes yarne gloves, 3s.; 11 yds. green ferrett, 4d. p., 3s. 8d.; 6 doz. pack needles, 5s.; soweing needles, 6d.; 4 oz. peper, 6d., 3 pr. spectacles, & 5 cases, 22d.; 16 yds. yellow taffaty Ribbond, 3d. p, 4s.; 6 boxes of Lockeers pills & papers, 24 yds. 1-2 silk galoone, 2s. p. doz., 4s.; 16 contry Ruggs & 2 cradle ditto waying 223li. at 14d. p. li., 13li.; 8 Bushells of pease at 3s. p, 1li. 4s.; 1 old sheete of cource canvas, 2s.; 1 old table, 6s., 1 brasse yoare, 20s.; 1 perpetuance under pettecoate, 9s.; 1 woemens Shamare lined, 16s.; a womans Jerkin, 6s.; 1 pr. wooll cards, 1s.; 8 hand basketts, 12d. p, 8s.; 60li. of sheeps woll., 6d. p bagg. 2s., 1li. 12s.; 2 sadles & stirrops, 1li. 4s.; 4 Iron plates or fenders, 3s. p., 12s.; 125li. of sheeps wooll at 6d. p, 3li. 2s. 6d.; 4 baggs, 2s. p, 8s.; hops & a bagg, 2s.; 3 smale skins, 8d. p, 2s.; 79 narrow

brimd. hats, 2s. p, 7li. 18s.; 1 new, 10s.; 4 bands, 4s.; 1 boyes w^t caster, 3s.; a large chest, 7s.; 2 tray makers adses, 3s.; 1 square & a broaken one, 1s. 6d.; 2 coop. axes, 30d. p, 5s.; 1 bill, 12d., 3 hollow shaves, 12d., p, 4s.; 2 cooper adzes, 2s. p, 1 pr. sheers, 12d.; 3 doz. 9 curtaine rings, 1s.; 4 large, 6 smale shaves, 6s.; 7 shoos punches, 6d. p., 3s. 6d.; 9 pr. Hinges, 5d. p, 3s. 9d.; 2 gouges, 2 chessell, 4d. p, 1s. 4d.; 1 tinder box & pump nailes, 1s. 6d.; 1 coopers knife, 10d.; 5 staples, 12d.; 4 bolts, 2s.; 1 auger, 12d.; a rasp & smale auger, 1s.; 5 pr. sissers, 12d.; a pewter salt, 12d.; 3 pr. snuffers, 18d.; a standish, 2s. 6d.; 6 cod hooches, 12d.; 1 bed quilt, 10s.; 1 thousand & 1-2 of pins, 1s. 1 1-2d.; 21 doz. of w^t thrid but-tens, 18d. p grosse, 2s. 7d.; pewter Bottle, 9d.; pcell of beaver stones, 2li. 10s.; 2 pr. small scalls & some waites, 6s.; a glasiers vice & moulds, 4li.; a pcell of glass, drawne lead, sod-ering to mak up about 200 or 300 foot of glass, 4li.; 29li. cheese at 3 1-2d. p li., 8s. 5d.; 1 B. 1-2 wheat, 3s. 6d., p. 3 bagges, 3s., 8s. 3d.; 6 old shirts, 7s., 5 very old sheetes, 15s., 1li. 2s.; 2 old drawers, 2s.; 3 wascoates, 8s.; 4 pillow beeres, 6s.; 1 table cloath & 4 naptkins, 6s.; 1 chest, 5s.; 1 sash, 12d.; 1 carpett, 18d.; 1 bed pan, 5s.; 1 brass chafindish, 3s.; a fether bed & bolster, 2 blanketts, 7 pillowes, a rugg & bedsteed, 7li.; a pcell of pack cloath, 7s., a hamer, 18d., 8s. 6d.; his woolen wearing apparell, 5li.; 1 chest, a smale table & 2 old cushions, 12s.; 2 old seives, 10d.; 1 bed, bolster, 1 pillow, 2 Ruggs, bed-steed & blanket, 4li. 10s.; 1 old trunk marked E. W., 3s.; some odd trifling lumber, 2s.; 2 tables, 4 Joyn stools, 18s., tinn ware, 14s., 1li. 12s.; brasse ware, 1li.; pewter, 35s., 2 spitts, 2 fire pans, 8s., 2li. 3s.; 2 Iron potts & a skillett, 12s.; 4 rasors, 1 pr. sissers & a hoand, 9s.; some Indian dishes & other lumber, 8s.

Furrs: 49 Racoone skins, 12d. p, 2li. 9s.; 38 fox skins, 2s. 6d. p, 4li. 15s.; 2 wolves skins, 12d. p, 2s.; a cub beare skin, 1s.; 31 Otter skins, 6s. p., 9li. 6s.; 4 wood chuck skins, 21d. p, 7s.; 21 martins & sables at 15d., 1li. 8s. 3d.; 7 musk-quash, 6d. p, 3s. 6d.; about 50li. beaver, 6s. p., 15li. 13 B. mault, 3s. p, 1li. 19s.; 150li. oacum, 25s., 3 pecks wt. salt, 1li. 6s. 9d.; 36 gall. Rume, 2s. p, 3li. 12s.; 2 new chests with ticks, 6s. p, 12s.; 4 new barrells, 8s.; 2 shovells, 18d., 301li. sheeps woole, 15s., 16s. 6d.; 1 bagg, 18d., 200 foot of board, 8s., 9s. 6d.; 2 B. wheate, 3s. 6d. p., 3 b. Ry, 3s. p B., 9s. 3d.; 6 B. pease, 3s. p., 1-2 B. Beanes, 19s. 6d.; 11 hides, 5s. p., about 600 foot bord, 3li. 19s.: 16 B. Indian corne, 2s. p, 1 barrell, 2s., 1li. 14s.; 6 chests, 6s. p, about 13 C. spanish Iron, 2s. p.,

C, 14li. 16s.; 2 barrells of porke, 50s., 5li.; almost 2 barrells of tarr, 7s. 6d. p, 15s.; 100li. tobbaeco at 3d p, 1li. 5s.; 11 moose skins, 5li. 8d.; 2 Racoones, 12d. p, 2 sealls at 12d. p, 4s.; 1 hhd. 1-2 passader wine much decaid, 4li.; pt. of 5 barrell very much decaid & pricked madera, —; 2 hhd. mallasses nott full, 5li. 10s.; an old small catch exceeding out of repaire almost worne out, both Hull & all apprtences, valued by Mr. Bar. Gedney & John Norman, ship carpenters, 15li.; a dwelling house & land neere the meeting house & apprtences, 80li.; a smale peece of land part of a frame for a warehouse & wharf, not finished & stons upon the ground, 14li. 10s.; a small pcell of timber & old board, 10s.; an old smale canoe, 10s.; a horse runing in the woods if alive, —; a remant of stuff, 2s.; a pcell of land at New Jerzey but doe not know the quantity yett & some goods at som other places not yett knowne what they are, —; total, 630li. 6s. 5 3-4d. Samll. Shattock's account of the debts: To several in England above, 300li.; to several in New England which cannot yet be known how much, nor Justly what yt is in England, but as himselfe said when he was sick & I ptly finde it by Invoys of Goods.

Appraised since the foregoing, goods brought home from the eastward as cost per invoice: 2 coates, 19s. p coate, 1li. 18s.; 2 coats, 16s. p, 1li. 12s.; 3 white child's coates, 1 at 11s. & 2 at 14s., 1li. 19s.; 2 coates, 19s. p, 6 or 7 yeare old, 1li. 18s.; 1 Coat tamet, 16s.; 1 boyes coate, 13s.; a flanders Tick & bolster, 1li. 9s. 6d.; a draft, 8 qrts., 14s. Valued as cost here in New England: 2 silke barateene under coates, 1li. 6s.; 1 large silk Rugg, 3li.; 1 calico India carpet, 4s.; 7 bushell & 1-2 malt, 1li. 2s. 6d.; 3 B. & 1-2 of Indian, 7s.; 1 B. wheate, 3s. 6d.; a speckled pillow beere, 1s.; to sugar sold at 5s. 3d.; a gold ring, 7s. 6d.; an Iron Casement, 5s.; 460 foot of board, 3s. p, 13s. 8d.; 8 narrow brimed hats, 2s. p, 16s.; 3 old rusty curry combs, 1s.; 2 old sawes, 2s. 6d.; 4 pr. sissers, 1 twissers, 1 gimlet, punch, som ales & steeles, 4s. 6d.; 3 firkins of old butter, 3li.; decayed wine, 1li. 15s.; an old pr. of hand screws, 1li. 10s.; debt of 12s.; supposed 3 acres of land at merimake, to a silver seale, 2s.; bookes, 12s.; mincing knife, 6d., 2 curry combs, 2s.; Glass redy made & som lead, 1li. 10s.; 2 chests & 1 trunke, 15s.; 8 & 2 yd. of narrow serge, at 2s. p, 17s.; Debts, 40li.; total 69li. 6s. 11d.

Allowed in Salem court 27: 4: 1678, Samuell Shattock, sr., being a Friend affirming, and Samuell Shattock, jr. making oath to the truth of the inventory.

Essex County Quarterly Court Files, vol. 29, leaves 33, 34.

Whereas at the court held at Ipswich Mar. 26, 1678 there was granted administration upon the estate of Edward Wharton of Salem, glasier, to Samuell Shattock, sr. and Samuell Shattock, jr. and they giving bond and now at this court they having presented an administration granted to George Wharton living in London and brother of the said Edward Wharton, under the seal of the prerogative court of Canterbury, which this court judge legal, and they having also received a letter of attorney and orders about the estate, the court 26:9:1678, ordered them to send the estate that is in their hands to the said George Wharton administrator, to England or his order; accordingly they paying all debts and charges due from the estate here in New England & renounce their power of administration and are released of their bond.

Salem Quarterly Court Records, vol. 5, leaf 124.

ESTATE OF HENRY HAGGET OF WENHAM.

“The last Will and Testement of Henry. Haget Aged 80 three years or thereabouts made in y^e year of our Lord one thousand six hundred Seenty & six one 7th of ||th|| 12th Moneth he being Very sick & weak of body but of good Understanding and memorie Imp: I Bequeth my Bodye to y^e Dust, & my Spirit to god y^t gaue itt It^m I Bequeth vnto my Son Henry all my Estate, namely, my house, Lands, Medow, with all Chatle goods namely all my whol Estate, with all my Rights, Titles, & priuiledges, & singuler its Appirtainances therevnto belonging To haue and To hold to him and his heirs for Ever it is allso my Will, that, my aforesaid Son Henry, he, Being my heir, & Excutor shall Allow his Mother her Reasonable Maintaince, Dureing y^e Terme of her Naturall Life, and, allso, pay vnto my fore Children, Namely, to Moses, to Mary, to Deliuurance, & to Hannah, I say pay to them y^e Dowry of Tenn shilling vnto each one of Them, in Marchantable pay att Currant price within y^e space of twelue Moneths After my Decease for the Confirmation whereof y^e aforesaid Henry Haget seni^r: hath herevnto set his hand & seale.”

Henry (his ✓ mark) Haget (SEAL)

Witness: Charles Gott, Joh[n] ffsike.

Proved in Ipswich court Mar. 26, 1678 by the witnesses.

Inventory of the estate of Henery Hagget of Wenham taken Mar. 13, 1678 by Thomas Fiske and Charles Gott: howseing & Land, 100li.; Neate Catle, 22li.; two Jades, 5li.; sheep,

12li. 10s.; swine, 3li. 10s.; Corne, 8li.; plowe tackling & other Utensels, 1li. 15s.; howshold stuf, 2li.; porke, 1li. 10s.; Bedding & wearing Cloathes, 6li.; total, 162li. 5s. Debts Due to Several persons, 15li.

Attested in Ipswich court Mar. 26, 1678 by Henry Haggett, executor, and the land to stand bound for the performance of the will.

Henry Haggett the 11 of Aprill added to this inventory, 6li.
Essex County Probate Files, Docket 12,054.

ESTATE OF DANIEL PEIRCE, SR., OF NEWBURY.*

“Bee it knowne unto all [men by these *copy*] p^rsents that I Daniell Peirce Sen^r of newbury beeing sencible of my [owne *copy*] weakenes and mortality beeing of perfect memory doe hereby make my last will and testament Comending my Soule into the hands of my blessed Redeemer the Lord Jesus Christ and my body to the dust in an assured hope of a blessed Resurrection. And for my worldly goods which god of his mercy hath lent vnto me I dispose of as followeth Nouember 12st 1677 Imp^{rs} I giue and bequeath my houseing lands goods & Chattells vnto my Son Daniell Peirce that is to say all my houseing & lands that are vndisposed of & appoint him my true & lawfull heire of all & also my sole Executor of this my last will & testament Desireing him to Doe for his brother Joshua Peirces children as he shall see in his discretion meet to be done for them. And whereas vpon my marriag agreement with Anne my wife she was to haue twenty pounds a yeare dureing her naturall life I appoint my said executor that in all conditions shee shalbe in, that he prouide all such necessaryes for her that shee shall stand in need of and that she shall inioy her former libertyes in the house dureing her life And for my wiues son in law Thomas Thorpe prouided he wilbee content & neuer trouble nor molest my son after my deccase I giue him a farme at new Jarsy scituate vpon Row Riuer Joyneing to John Bishops lande but if he shall trouble or molest my executor for any cause he shall forfeit the said gift And wheras I haue giuen my houseing & lands as abouesaid vnto my said Son that is the farme I now Dwell vpon I giue it vnto my heire & his heirs so that it shall neuer be sold nor any part deuided from the lawfull heire. Male Upon forfeiture of all the said premises vnto the next heire male of the same name & kindred but if it should fall out hereafter that my son Daniels Male posterity faile that it should come

*Copy, Ipswich Deeds, vol. 4, page 158.

to Joshuas posterity then the said heire male of his posterity shall pay eight hundred pounds to the daughters of my son Daniels posterity. My funeral being discharged."

Daniel Perce Sener (SEAL)

Witness: Anthony Somerby, Jno. Dole.

Proved in Ipswich court Mar. 26, 1678 by the witnesses.

Inventory of the estate of Daniell Peirce, Senr. of Newbury, deceased Nov. 27, 1677 taken by Anthony Somerby and Robert Long: A farme of about two hundred & thirty acres of upland & meadow with the houseing, Barnes & orchard 1200li.; A Mault house with about twenty acres of upland and three & thirty acres of meadow & furniture to ye malt-house, 255li.; his weareing Apparrell, books & Armes, 40li.; horse & mare & yearling colt, 7li.; about forty head of neat cattle, oxen, cowes & young Cattle, 94li.; about an hundred & sixty sheep yong & old, 40li.; eighteen small swyne, 5li. 16s.; foure feather beds with other bedings, Rugs, sheets, blankets, pillows, bedsteads & 2 paire of curtaines, 30li.; Anvill, vice, shop tooles with Iron potts, kettles, Brass, pewter, 2 old furnaces, 2 pr. of cottrels, spits, fire shovel & tonges, 20li.; 2 trunks, chests, 2 tables, carpet, table linnen, chayres, cushions &c., 8li.; Barrels, tubs, keylers, bowles, & trays with other lumber, 2li. 10s.; Carts, wheels, dunpot, ploughs, chaynes and all other utensils for husbandry, 5li. [10s. copy]; corne & grayne of all sorts in the house and in the Barne, 60li.; Negros, 60li.; Debts about 10li.; total, 1837li. 10s. [more a farme & stock at new Jarsye, 60li. copy.]

Attested in Ipswich court Mar. 26, 1678 by Daniell Pearce to be a true inventory of the estate of his father Daniell Peirce.

Essex County Probate Files, Docket 21,151.

ESTATE OF JOHN CHAPMAN OF IPSWICH.

Inventory of the estate of John Chapman of Ipswich, deceased Nov. 19, 1677, taken Mar. 1, 1677-78 by John Denison and Simon Stace: one dwelling house, ten Rods of ground, 30li.; two acers of tillage land, 10li.; two acers of marsh land, 6li.; two acers of marsh land, 6li. 13s. 4d.; two Cowes & one yearlinge, 8li.; twelve sheepe, 4li.; bed and bedinge, 6li.; two chests, two boxes, 16s.; wearing clothes, 4li.; peuter, Earthen ware, tine, trenchers, trayes, 1li.; two whealles, 4 chayers, one table. Cushen, 1li.; one Iron pote, on scillit, 12s.; musquet, sword, beallt, 1li. 4s.; total, 79li. 5s. 4d. Debts due to the estat, 8li. Debts due from the estate, 9li. 3s. 4d.

Attested in Ipswich court Mar. 26, 1678 by Rebeacha Chapman, relict of John Chapman.

For the settlement of the estate of John Chapman the court held at Ipswich 27:7:1681, ordered that the administratrix (his widow) shall have the estate in her hands for her own and her child's maintenance and that when the child shall come of age or to choose its guardian, the child shall have the dwelling house and two acres of tillage land and two acres of marsh as mentioned in the three first articles of the inventory, for his portion, he paying to the administratrix or her heirs twenty pounds out of that sum which is 46li.

Essex County Probate Files, Docket 5,037.

ESTATE OF JOSEPH PRINCE OF SALEM.

"The Last will & Teastiment of Joseph P[r]ince Aged thirtie And one yeare: Nouember 14th 1677 Inpms I giue vnto my brother Richard Prince my now dwelling house & my shop & barne with all the ground belonging there vnto, because he is to puid for my mother the time of her Life, Moreouer I giue my brother Richard all my moueables: only he is to paie unto his brother Jonathan ten pounds And unto my sister mari Daniell: twentie pounds out of those things that are in hare house of mine: in Lue of that twentie pounds that my father Apointed at his death; And the rest of my goods at my sisters Danyells house I giue to be Equally parted betwin her two Children. Itam I giue to my brother Samuell Prince one meare with a bald face: Itam I giue unto my brother Jonathan Prince halfe the ground in the south feild: allsoe one meare that was Richard Croods & my fowling peece: Itam I giue to An Daniell one meare I bought of george Darling moreouer I giue my brother Richard one Cow: & one Meare with bridell & sadell: the meare is blacke marked R. P. Itam I giue the other hallfe of my ground in the south feild to my brother Stephen Danyells two Children."

[no signature]

Witness: John (his † † mark) Ingersell, Joseph Grafton.

Proved by the witnesses.

Joseph Prince dying intestate, the Ipswich court Mar. 26, 1678, granted power of administration to Richard Prince of the estate of his brother and ordered the estate according to the mind of the deceased expressed in the above writing.

Inventory taken 11:1m:1677-78 by Joseph Grafton and Samuell Gardner, Jr.: A dwelling house, shop, Cowhouse &

about sixty poale of land, 150li.; 3 1-2 Acors of land in ye South field, 20li.; psell of household Stuf in ye hands of Mary Daniell, 20li.; 4 mares at 1li. 10s. per. & 1 Cow & 1 hogg, 4li. 10s., 10li. 10s.; 4 Chests, 3 tables & 2 trunks, 1li. 17s.; 7 Chaires, 3 Joint Stools & old lumber, 19s.; psell of Iron ware & earthen ware, 19s.; psell of brasse ware, 2li. 1s.; 2 beds & 1 boulster, 4li.; 6 pr. sheets & other linin, 3li.; psell of peuter, 3li.; bridle & Saddle, 10s.; his wearing Clothes, 3li.; debts owing to ye Esstate, 9li. 5s. 3d.; total, 229li. 1s. 3d. Debts owing out of ye Estate, 69li. 10s. 4d.

Attested in Ipswich court Mar. 26, 1678 by Richard Prince, administrator.


Essex County Probate Files, Docket 22,783.

ESTATE OF THOMAS HARDY, SR., OF MERRIMAC.

“The last Will and Testament of Thomas Hardee, Sen^r. living at merimack towne, near Hauerill, I Thomas Hardee, being in bodyly health, and of perfect memory, through the goodness of god, yet not knowing how short a time I haue to liue in this world; do make my last will and testament; **and in** the first place, I Comitt my Soul vnto god who gave it, and my body to the earth, (from whence it was taken) to a decent & Comely buriall: and for that little portion of outward things which the lord hath lent mee in this life; I do thus dispose of them, first I do will that all Just debts be discharged, I do giue to Thomas Hardee, my eldest Sonn, that two hundred acres of land which was lately laid out to him, be it more or less, according to the bounds of it. I do giue vnto my Sonns John Hardee to Joseph Hardee, & to Jacob Hardee, to each of them one hundred acres of land a piece, be it more or lesse, as it was laid out & bounded to them, also I do will that Thomas, John, & Joseph shall enjoy that meadow, which at y^e same time was laid out to them, and that Jacob shall haue an equall proportion of meadow, with his brethren, John & Joseph, to be taken out of that meadow which is not yet diuided, Also I do giue unto my Sonn in law william Hutchins, one hundred acres of land, to take it right crosse the farme at y^e further end, not intrenching upon y^e land already laid out to his brethren, also what meadow is within y^e sd hundred acres, and in case y^e meadow wants of an equall share, it shalbe made vp out of long meadow. Also I do giue vnto my daughter mary & to her children, tenn pound sterling, the which ten pound, in case I pay it not my self while I liue, (that is besides what shee

already hath received before y^e day of the date hereof) then it shal be paid out of that land which I do assigne vnto my Sonn william Hardee, Also I do will, that Sixty acres of land, next adjoining to w^t I haue giuen to william Hutchins, be set out by it self, (to take right crosse that part of the farme yet vndiuided;) the which sixty acres I do giue vnto my Sonn Joseph Hardee, in case he payeth forty pounds sterling of my debts: and in case hee payeth any part less then forty pounds, Hee shall haue proportionably of the Sd sixty acres according to what he payeth, be it more or lesse, and the remainder of the Sd land, (if any) I do giue vnto my Son william Hardee. Also I do further giue to my Son willm Hardee all the remainder of my lands, both of vpland and meadow, which is not by this my will given expressly to y^e rest of my children together with all my houseings, buildings, fences, orchards &c.: to be enjoyed by him after the death of his mother. also he shall haue liberty to break up any land & make use of one third part of y^e meadow, fall timber & build up ||on|| y^e Sd land, if he doth desire it, while his mother is liuing. Also I do further giue to my Sons, John Joseph and Jacob, to each of them, ten acres of plow land, to be laid out to them, besides what is already diuided to them, to be laid out Conueniently next to Jacobs land. And further, I do giue vnto my beloued wife, the Sole use of my dwelling house, barne, outhouses, and all my brooken up land, with the use of two third parts of my meadow vndisposed of by this my will, and three quarters of my orchard, during the time of her naturall life, & here by engaging her, to keap and laue all in tenantable repaire: also she shall haue liberty to take timber & fire wood for her use out of that land which I haue giuen to my Son willm Hardee, but not to make strip & wast of y^e same, nor to sell any of y^e timber. Also william Hardee shall injoy one quarter part of y^e afore said orchard during y^e time of his mothers naturall life, and further I do giue vnto my wife during the time of her naturall life, the vse of all my housell stuff and vtensells about y^e house, with what stock of cattle I shall leaue vndisposed of: Also I do will that the remainder of my debts, (if any bee) besides what I haue ordred to be paid by y^e Sixty acres of land Set out for that end: shalbe discharged by my Son william Hardee, out of that land which I haue assigned to him: and that forthwith after my departure: any thing in this my will before done, or conceiued to be done not with standing and in case my Sonn william, shall not forth with discharge y^e said debts, as aforesaid Then so much land shalbe

sold out of that which I haue assigned to him, as will dis-
 clard my debts as aforesaid, and further in case my son willm
 should be taken away by Death, before he comes of age to pos-
 sess the Said assigned lands, then what I haue assigned to
 him shalbe equally diuided to his brethren & sisters, after y^e
 decease of their mother; and in case my Sonne willm Hardee,
 aforesaid, should dye: after he is of yeers to possess the same
 without any heire, lawfully begotten of his body, then the one
 half of what I haue assigned to him, shalbe equally diuided
 among his brethren and sisters. Also I do will, that what
 stock of cattell and housell stuffe, utensels, either of y^e house
 or field, that shalbe left to my wife, shee shall not sell, nor
 imbezell y^e same, nor suffer it to be lost or destroyed, but shall
 carfully keap, uphold, maintaine, & preserue y^e same, during
 y^e time of her life; and what shee shall leaue behind her, of
 y^e stock of cattell, housell stuffe and vtensells as aforesaid,
 shall after her death, be equally diuided among my children,
 finally, I do assigne and impower, my Sonne Joseph Hardee
 and frind & neighbour, David Hazeltine to be my executors
 of this my will, to see that it be pformed acording to y^e true
 intent therof, wittness my hand and seal, hereunto: this
 fourth day of march, in the yeer of our lord God one thou-
 sand six hundred seauenty and one, two:”

Thomas (his  mark) Hardee, Sen^r.

(SEAL.)

Witness: Jonathan Danforth, James Kizzer.

“Postscript: Bradford decemb^r: y^e 12.1677: Thomas Hardee
 Sen^r. aged about Seuenty two Through the goodness of god
 being yet a liue. & though weake in body, yet of a disposing
 mind, as an addition to my last will & testament, aboue writ-
 tin, do will, that whereas I had formerly giuen to my Son
 willm Hutchins, one hundred acres of land, at y^e south end
 of the farme, but since that by agreement, he hath receiued
 of my sons Joseph & Jacob, Seuenty pound sterling, to his full
 satisfaction & content in the roome & stead of y^e aforesaid
 Hundred acres, I do now giue the aforesd Hundred acres of
 land to those my two sons Joseph & Jacob Hardee, equally be-
 tween them both, and y^e S^d hundred acres to extend from y^e
 south end of y^e farme, Northward, so farr as it was bounded
 out by y^e Suruey^r Jonathan Danforth, for one hundred &
 fuety acres, only Jacobs lot is to run thro y^e wholl width of
 his lot as his brethrens lots did & that being done, y^e remain-
 der Southwards of those bounds to be equally diuided betwen
 Joseph & Jacob aforesaid. & further I do giue unto my

grand children twenty shillings apeece. to be paid by my executor after my decease, as I shall hereafter order. also I do giue to my beloued wife two acres of land lying by y^e Riuer on y^e east end of y^e house to be at her owne dispose at her death; Also I do will that forty acres of land be set out, immediately after my decease, which forty acres shalbee Security for my wife touching her maintenance, in case of need, & I do will that in case Joseph & Jacob hardee shall contribute to my wife for her maintenance they shall each of them be repaid out of this forty acres, accounting it at twenty shillings pr acre. Also I do will that twenty acres of land more be added to the former forty acres, to ly on y^e north side of it, & all to joyne to Joseph Hardee his sixty acres: to be laid cross y^e farme, from bayleys line to Jacobs lot. this last twenty acres shall ly for security, for y^e payment of twenty pounds to my grand children, the which in case my executor shall not pay y^e said twenty pounds to y^e children aforesaid within ten year next after my decease, then y^e land may be sould to some other of the brethren that will pay those legicys, & in case any of y^e present grand children should dy in the interim, Then the said twenty pounds to be equally diuided amongst those that shall Suruiue, or shalbe borne of those four familys, i. e. Thomas, & John Hardee, & my two daughters, mary and Sary. further I do giue to my sonne John Hardee, ten acres of land to be laid out adjoyning to y^e south end of the three ten acres of land lately brooken up for plow land, by John Joseph & Jacob Hardee. Also I do will, that Jacobs lot of one hundred acres granted before, shall not extent further northward then my feild, and what is taken off at y^e north end shalbee made up next adjoyning & to ly betwen my plowfeild and y^e ten acre lots aforesd. Also I do will that my Son Thomas shall not haue power to alienate his land from his children, without y^e approbation of such psons whom I shall here after nominate, for ouer-seers of this my will. also I do giue unto my son Jacob that two acres of meadow which was mine, and was laid out by it self to mee in long meadow. Also I do ordaine my son willm Hardee to bee my Sole executor of this my will, And further do Nominate and impower my loueing & respected frinds the reund. m^r Zachary Simes, m^r Shuball Walker and Jonathan Danforth, sen^r. of billerica, to be the ouer-seers of this my will and do impower them to giue the true sence and meaning of this my will, in all things that may be doubtfull, and in all matters of difference that may arise among any of my children, in refer-

ence to any ||thing|| contained in this my will, it shall be always issued and determined by their judgment in case any two of the psons nominated agreeing concerning y^e same. & giuen under their hands: that hereby all suets of law may be prevented, & further I do exort all my children, to liue in y^e fear of god, & in the exarcise of loue & charity each to other, releiuing each others nescissity acording to their ability as y^e case may require. finally I do declare this to be my last will and testament, hereby rattifying and confirmeing what I had formerly done acording as is expressed in this scadell vnder my hand & seal; so far as it is not contradicted by this addition, but this latter to stand in full force & efficacy, the former not withstanding, & y^e former to stand in full force and effica. so far, as it is not contradicted by this latter addition, and both are comprized in three sids of this sheet of paper, witness my hand and seal, this 12. 10^m. 1677."

Thomas (his h mark) Hardee, sen^r

(SEAL)

Witness: John Newmarch, Sen^r., Samuell Wosester, Jonathan Danforth, Sen^r.

Proved in Ipswich court Mar. 26, 1678 by the last three witnesses.

Inventory of the estate of Thomas Hardee, Senr., deceased Jan. 4, 1677, taken at Bradford Mar. 7, 1677-78 by Jonathan Danforth, senr., Shubaell Walker and Samuell Wosester: his waring apparrell, 4li.; money in his pocket, 3s. 3d.; one feather bed, & one flock bed with their furniture, 7li. 10s.; wooll and yarne, 2li.; 2 spinning wheeles, 5s.; wooden ware & old lumber in ye house, 3li. 5s. 6d.; Iron chaines, wedges, saws & such utensells of ye feild, in iron ware, a how, spade, shovells, old fan, 2 measures, yoak, heckle, tumbrell & such like, 3li. 6s.; four neat cattell, 9li.; ten sheep, 2li. 10s.; one horse, one mare & colt, 3li. 10s.; corne & provisions in ye house, 8li. 10s.; house & barne, orchard, fences & 800 acres land more or less joyning to ye house, 800li.; swine, 20s.; Iron pots, brass & pewter & Iron ware in ye house, 3li. 11s.; total, 848li. 10s. 9d. Debts due to ye estat from John marable, 1li.; a spanshackle for a cart & pin, 2s. Due from ye estate: to Rich. Dole, 5li. 9s. 4d.; Richard woullery, 18s.; Francis willit, 16s.; Jno. Bartlet, senr., 1li. 8s.; Ensigne Greenleife, 1li. 2s. 11d.; Jno. Knight, 2li. 13s. 6d.; more John marobl, 2li.; John addekornes, 1li. 19s. 2d.; marchnt wainwright, 2li. 19s. 6d.; total, 19li. 6s. 5d.

Attested in Ipswich court Mar. 26, 1678 by William Hardy, executor.

Essex County Probate Files, Docket 12,405.

ESTATE OF ANTHONY MORSE, JR., OF NEWBURY.

“Bee it known vnto all men by these psents that I Anthony Morse——of Newbury being sick & weake of body but of perfect memory desir here to make my last will and Testament Comending my soule into the hands of my blessed Redemer, and my body to the dust from whence it was taken in an assured hope of a blessed resurrection, & do here dispose of my worldly goods as followeth Imp^{rs} I giue and bequeath unto Mary my wife my goods & cattle & appoint her to be the sole Executrix of this my last will & testament and to haue the house and all my land in her possession untill my son Anthony shall be of the age of one & twenty years, and he my said son Anthony shall liue with her vntill he be eighteen yeares of age, & then I would haue him put to learne a trade, And if my wife shall chang her condition then my said son when he is of the age of one and twenty years shall haue my house Barne Orchard & all my land & freholde for himselfe & heirs foreuer, paying to his three brothers viz. Joseph John & Peter; ten pounds a peice, & to his sister mary ten pounds when they shall be of the age of one & twenty years but if my said wife mary shall not marry againe she shall haue the said house & land in her possession vntill my said son Anthony shall marry, and then the said house and land to be diuided between them dureing my wiues life & after to be wholly to the use of my said son. Anthony, And then when the house & land shall come wholly into his hands then within four years after he shall pay the abousaid forty pounds to his three brothers & sister abouesaid, and also pay to his sister Elizabeth forty shillings at the day of her marriag: And I also giue to my daughter Elizabeth aforsaid her owne mothers apparrell. and I desire that my son Joseph may be put to learne a trade that is I desire he may be a Tailor; and for my debts & funeral to be discharged by my Executrix this is my last will & Testament reuokeing all other wills In witness wherof I haue set to my hand & seale february 23 1677.”

Anthony mors jun. (SEAL)

Witness: Anthony Somerby, henrey Jaques.

Proved in Ipswich court Mar. 26, 1678 by the witnesses.

Inventory of the estate of Anthony Morse, Junr. of Newbury, deceased Feb. 25, 1677, taken by Peter Cheny, Henrey Jaques and Anthony Somerby: house and barne, orchard and about seaven acres of Arable and pasture land, 110li.; foure oxen, 20li.; foure cowes, 12li.; an old mare, 1li. 10s.; About thirty eight sheep, 9li. 10s.; two swyne, six shootes & two piggs, 4li.; bedstead with featherbed, bolster, Rug, thre blankets, sheets, Curtaines & vallons, 2 pillows and Matt, 8li.; trucklebed & bolster, two coverlets & a pr. of sheets, 3li.; another bedsted, 2 coverlets, mat, pillow & 3 sheets, 3li.; his wearing apparrell, 10li.; about Eighteen bushells of Barly, 3li. 10s.; about three bushels of Rye & wheat, 14s.; twenty bushels or thereabouts of Indian corne, 3li.; about Fifty pounds of woollen yarne, 6li. 5s.; about thirty pounds of wooll & about ten pounds flax, 2li.; one cheste, two boxes, 2 dry hogsheds & smaller dry casks & lumber, cart rope, seith, snede & about four pound of hops, 3li.; two Brasse kettles, two Iron potts, bras skellet & belmettle skillet, 3li.; seaven pewter dishes, four porringers, small bason, quart pot, tin candlesticke & a chamber pott, 2li. 5s.; sadle, pillion, bridle & warming pan, 1li. 12s.; two barrells, 2 halfe barrells, churne, halfe a dozen trayes & dishes, trenchers, earthen vessells, table, two wheels, foure chayres & other lumber, 2li. 5s.; cart & wheels, chaynes, yoake, plough, dung pot, boxes, lynch pins, round pins, horsharnes, 2 hooes, 2 axes, prongs, & other utinsills, 6li.; about 6 pound of cotton wool & 2 pr. of Cards, 10s.; frying pan, tongs, cottrills, 2 fitches of bacon, gridiron & bible, 3li. 10s.; total, 219li. 11s. Due to the deceased from Amos Stickney, 3li. 10s. Debts of the deceased: to the constable, 1li. 15s. 9d.; James Kent, 1li.; goody Bat, 1li.; Capt. White, 1li. 4s. 9d.; goodman Grenleafe, 16s. 9d.; Davied Bennet, 12s.; Peter Tappin, 4li. 3s. 9d.; total, 10li. 3s.

Attested in Ipswich court 26: 1: 1678 by the executrix.

Essex County Probate Files, Docket 18,902.

ESTATE OF EDMUND BROWNE OF NEWBURY.

Administration upon the estate of Edmond Browne, intestate, was granted by the Ipswich court Mar. 26, 1678 to Elizabeth Browne his mother, she to administer according to an agreement dated Mar. 4, 1677-78, and owned in court by Elizabeth Browne, John Badger, Richard Browne, Sarah Browne and Mary Browne.

Inventory of the estate of Edmon Browne of Newbury taken Mar. 1, 1677-78: a cloake and wescoat, 3li. 10s.; thirtie

yards of stuf, 3li.; chest and Lether stokins, 8s.; gun & 2 belts, 1li. 10s.; coopers tooles, 12s.; grindeing stone, 7s.; two horses, 6li. 10s.; cow, 3li.; half a mare, 1li.; a debt from Richard Browne to ye estate, 3li.; staves and heding, 8s.; Peter tappan oweth, 1li.; oweing from the estate in munney while Edmond Brown lay sik at mevis, 5li.; to Benjamin Mors, 3s.; to Daniell Lunt, 4s. 6d.; Six akkers and three quarters of plow land and twentie akers of meadow and pastor which is in Reversion, the plowd ground, 33li. 15s.; the meadow and pastor, 60li.

Essex County Probate Files, Docket 3,511.

Articles of agreement between John Bager, Richard Browne, Sarah Browne and Mary Browne all of Newbury with the consent of Elizabeth Browne their mother: forasmuch as Edmond Browne late of Newbury second son to Richard Browne, deceased, and Elizabeth his wife, died intestate leaving a considerable estate in movables and also a reversion of land, after the decease of his mother Elizabeth Browne, which land was bequeathed to the said Elizabeth by the will of Gyles Badger (the father of John Badger) her former husband, and the said John Badger being willing to recover to himself the said reversion of land bequeathed by his father to the said Elizabeth, which by the will of Richard Browne (second husband of the said Elizabeth) was bequeathed to the said Edmond Browne, and to avoid all contest the following agreement is made: John Badger agreeth that Richard Browne shall have a parcel of marsh of about five or six acres in Plumb Island and to give him a legal bill of sale thereof within six months after the date hereof.

The said Richard Browne receiving the said marsh and 13li. of the estate of his brother Edmond Browne releases all claim to the estate of Edmond Browne unto the said John Badger.

The said John Badger having right to some money and goods left with his father Gyles Badger by Nath. Badger (brother to the said Gyles) which on the marriage with Elizabeth his mother came into the hands of her husband Richard Browne, on consideration of this agreement acquits his mother Elizabeth, and Richard Browne from the payment of anything on this account. John Bager agrees to pay to Sarah Browne and Mary Browne, the two daughters of his mother Elizabeth, 30li. each, in any payment that the parties shall agree before the decease of his mother and if any part remain unpaid at her decease to pay to them their portions in barley, Indian corn and neat cattle, and upon the payment thereof they re-

linquish all claim to John Badger, from any part of the estate formerly belonging to their brother Edmond Browne; if either of the sisters should die before the payment of the 30li., John Badger to pay the remainder to the survivor. John Badger also agreed to pay the 5li. due for charges for Edmond Browne while he lay sick at Mevis. Signed Mar. 4, 1677-78.

Witness: Tristram Coffin, Robert Long, Richard Kent.

Ipswich Deeds, vol. 4, page 161.

ESTATE OF JOHN SOOLART OF WENHAM.

“The Last will & Testament of John Solart made this 26: 7: 1672: I Being well & In bodily Health through Gods Goodness yett by his providenc being bound to sea & for old England; And therefore for my settling of what it hath pleased God to Give mee for my Inheritanc in this present world: I doe as here after will & despose of it I say all that my portion which was left to me as my part & portion by Ipswitch Court which is exprest in the Courts settlement of it; to be as the sum there is Eighty four pounds which is my right in the estate of my father deceased Also a Bill of four pounds which is due to mee from M^r. Richard Oliver of Monhegon: This mentioned before I doe dispose & will as ffolloweth. To my Beloved wife Sarah Solart now In England I say the whole sum to her If It shall please God that I shall nott be heard of more or shall by his providenc be taken out of this world; If she have never a Child by mee I leave it wholly to herself but If it please God that she have a child by mee then two thirds to the child: when it Comes of Age: & one third to be her owne It a Colt in the hands of my *brother* to be disposed of wth the rest in that maner I further Appoynt my Loveing freind Walter ffairfeild of wenham my soal exceqhiter to this estate & will & to se that it be disposed of for the end above mentioned whether it be for their use here or in England If they send for it I further appoynt & desire my Loveing friends Nehemiah Jewett & Roger Darby to be overseers of this my last will & Testament; & doe will And Appoynt that these my freinds walter ffairfeild Roger Darby & Nehemiah Jewett be fully sattisfied for what cost & paynes they shall be att in acting about the sajd estate & for good of the parties mentioned: or If shee die & have noe child then I will the whole estate to my Broth^r Joseph Solart: & vnto this I sett too my hand & seale this day & yea^r aboue written.”

John Solart (SEAL)

Witness: Robert Lord, Junier, Philip Fowler.

Proved in Ipswich court Mar. 28, 1678 by Robert Lord, Jr. and Philip Fouler, Jr.

The estate of John Soolart, Jr. is 84 pounds as doth apper by the Records of Ipswich court which together with a cowlt of about two yers old is all the estat that he Left in this country that we doe know of which cowlt is aprised at 40s. by Richard Hutten and John Killam, making total, 86li.

Also he received from his mother 5li. in silver and 49s. in goods as appeareth by his receipt and also 22s. more in silver all which amounteth to 10li. 11s. 6d. according to the custom of the country.

Dated Mar. 23, 1676-77.

Attested in Ipswich court Mar. 27, 1677 by Walter Fairefield, executor.

Essex County Probate Files, Docket 25,862.

ESTATE OF JOHN KINGSBURY OF ROWLEY.*

In the settlement of the estate of John Kinsbery who left two children, upon the widow's marriage to Peter Green, court having ordered that the land that was Kinsberry's should be security for the childrens' portions, and now the woman who was John Kinsberies wife and administratrix being also dead, Henry Kinsbery, father of said John and grandfather of the two children, having agreed with Peter Green to take the two children and their portions of forty acres of land into his hands, court Apr. 9, 1678, approved and said Green, who was a second husband, was discharged from any further care of the children.

Salisbury Quarterly Court Records, vol. 2, leaf 84.

GUARDIANSHIP OF NICHOLAS CHAVERLY.

Nicolas Chaveley chose Arter Abbot as his guardian, Apr. 30, 1678.

Ipswich Quarterly Court Records, vol. 5, page 335.

ESTATE OF EDWARD CHAPMAN OF IPSWICH.†

“[In the name of God *copy*] Amen I Edward Chapman of Ipswich in the [county of Essex *copy*] being weake of Body but through the mercy of God [Inioying my *copy*] understanding and memory do make and ordaine this [my

*See *ante*, vol. 2, page 224.

†Copy, Ipswich Deeds, vol. 4, page 189.

last *copy*] will and Testament Inprimis I comitt my Soule into the hands of Jesus Christ my blessed Savior and Redeemer in hope of a joyfull resurection unto life at the last day, and my Body to decent Buriall. and for my outward Estate that God hath Graciously lent vnto me I do dispose of as followeth viz / my beloved wife there being a covenant and contract betweene us upon mariage my will is that it be faithfully fullfilled, Twenty pounds of that contained in the covnant to be in such household goods as she shall desire, also my will is that my beloved wife Dorithye Chapman || shall have || the use of the parlour ; end of the house both upper and lower roomes with the little celler that hath lock and key to it, with free liberty of the use of the oven, and well of watter, with ten good bearing fruit trees neare that end of the house which || she || is to make use of, to have the fruit of them, also the garden plot fenct in below the orchard and one quarter of the barne at the further end from the house also to have the going of one cow in the pasture And all dureing the time she doth remaine my widdo Item my Son Symon haveing allredy done for him beyond my other children my will is that he shall have thirty pounds payd him by my executor as followeth viz. / to be payd five pound a yeare to begin the first five pound three yeares after my decease and five every yeare next after and this to be his full portion And for four pound that is comeing vnto him of his Grand. father Symonds gift, which is yet behind my will is that it shall be payd vnto him out of that Six acre lott lyeing at wattells neck which was his Grandfathers' as it shall be prised by indiferent men

“Item I give and bequeath vnto my Son Nathaniell Chapman thirty pounds to be payd unto him by my executor by five pound a yeare, the first five pounds to be payd three yeares after my decease and the rest by five pounds a yeare the next following yeares & that to be his full portion. Item I give and bequeath vnto my daughter mary the wife of John Barry the sum of thirte pounds to be payd vnto her by five pounds a yeare. the first five pounds to be payd three years, after my decease, and soe every yeare after five ponds a yeare vntill it be all payd All the aforsayd Legasies to be payd in current country pay vnto the sd children Also I will and give vnto my sayd daughter mary one coverlet that is black & yellow Item I apoynt my Sonn Samuell to be my sole executor of this my last will and testament and do give vnto him all my house and lands and chattells, he paying and pformeing all my will vnto my wife and Brothers and Sister as is above exprest and

also all my debts and funerall charges I say I give vnto him my sayd Sonn Samuell Chapman all the rest of my estate both reall and psonall, my will further is that all my children shall rest satticefied with what I have done for them, and if any of them shall through discontent make trouble about this my will, that then they shall forfit and loose what I have heerin bequeathed vnto them vnto him or them that shall so be molested by them, In wittnes that this is my last will & testament I have heere unto put my hand and Seale this 9th of Aprill 1678."

Edward (his] mark) Chapman.

Witness: Moses Pengry, Sen^r., Robert Lord, Sen^r.

Proved in Ipswich court Apr. 30, 1678 by the witnesses.

Inventory taken Apr. 27, 1678, by John Whipple and Simon Stace: his dwelling hows & homstead with out housing, 150li.; six accers of planting lande, 30li.; two accers of Land in the Comon feild, 8li.; sixe accers of upland in watls his necke, 18li.; 12 accers of marche in the hunderds, 36li.; two accers of march in the hunderds, 6li. 13s. 4d.; fowr oxen small, 18li.; fower Cows and thre Calves, 12li.; one haifer & one steer of 3 years old, 5li.; one horse, two mares, one yearling Colt, 6li.; fivetene sheepe, five Lames with one yearling Calf, 7li.; 40 bush. of Indian Corne, 6li.; berly 14 bush. Rye two bush., wheat 3 bush 1-2, 4li. [6d. copy] his waring Clothes Linon & woolin wth hats, shoos, 7li.; [1s. copy] fetherbeed & bolster with thre pillows, 4li. [5s. copy]; a strawbeed, a red & blue Coverlit & 3 blankits, 2li. [7s. copy] an old Rugg, 10s.; fowr payer of old sheets, 40s.; Sixe pilow-beers, 12s. & sixe small napcins & a table cloth, [18s. copy]; chest, 5s.; sixe pecis of pewter, 14s.; 4 poringers, 4s.; small pewter, 5s.; tinn dripping pan, 3s. 6d., quarte pot & chamber pot, [8s. copy] old warming pane, 4s.; two Iron potts, 10s.; two scillits, 5s.; two Keetles, 20s.; old grat bible, 9s.; old Looking glase & ouer Glase, 2s.; old slice, 2s. 6d., a two quart Glase, 4s. 6d.; a box Iron, 3s.; hatt bruch, 9d.; 5li. Cotton woole & two pound of Cotton yern, 9s.; thre Cuchins, 13s.; small Chest, 4s.; old Chest, 5s.; beedsted & trund. beed, 10s; old Curtins, vallans, 4s.; old chest, 3s., 10 chayers, 19s.; Linon yearne, 16s. 6d.; table, 5s.; Lanthorne, 2s.; small pillo, 3s.; five books, 8s.; old pewter, 12s. 6d.; old payer of sheet & other old Linon, 8s.; old Rugg & blanket, 10s.; old beedsted with som beeding on it, 1li. 10s.; two Curtins, Valanc, 10s.; an old Coslit, pike & sword, 1li.; 49 yds. of homemade Cloth, 4li. 18s.; two spinning wheelles,

5s.; old bedsted, 3s.; 3 sikls, 2s.; 4 old hogsheads, 4s.; three saks, 6s.; Earthen ware, 4s., Iron pott wth pott hook, 9s.; gridiron, 3s.; two old Kettls, 10s.; tramell, payer of tonges, 4s. 6d.; paiels, dishes & trenchers, 5s. 6d.; old spade, hammer, 3s.; beetle, 4 wedges, thre old Axes, 12s.; Syth, taklin, old forke tynes, 5s.; an old sadle & bridle, 3s.; som old things, 5s.; barels & tubes in the seller with a Cherne, 16s.; tobako, 5s.; half a barrell of poorke, 30s.; small table & a stoole, 3s.; persel of undressed flaxe, 7s.; Cart & old wheels, sled & tumbrell, 2li. 10s.; set of wheele hoops, 3 yoaks & two chaines, 1li. 2s.; plow & plow Irons, 15s.; three howes, haye hooke, pease meage, spanshakil, 8s.; sixe swine, 3li.; small depts due to the estat, 11li. 16s.; boards at the Saw mill, 3li.; by John warner, 8s.; a dunge fork, roape & duz. trenchers, 8s.; total, 373li. 8s. 7d. Severall depts due from the estat, 171li. 12s. 8d.; due to Doctr. Rogers, —; to Mr. Juit, 5s.; Samuella Graves, 14s.; total, 172li. Du to Nathll. Rust, 1li. 5s.; Due in thre Leagisis to be at severall payments according to will, 90li.

Attested in Ipswich court 30:2:1678 by Samuella Chapman, executor, the house and land to stand bound for the performance of the will.

More debts due from the estate: to Docter Rogers his name put in but no sum, now knowne to be, 10li.; Docter David Bennett, 2li.; Samuella Ingalls, 1li.; John Denison, —; Goodwife Homes, 4s.; John Kimball, 1li.; John Gaines about 12s.; total, 14li. 16s. To brother Simon, 15li.; brother Nathaniell, 15li.; Decon Jewet, 10li. A croscut saw to be added to the estate, 8s.

Essex County Probate Files, Docket 5,018.

Andrew Peeters entered a caution Apr. 30, 1678, that Goodman Chapman's will be not proved until said Peeters had liberty to speak.

Ipswich Quarterly Court Records, vol. 5, page 304.

ESTATE OF RICHARD SWAN OF ROWLEY.

"The Last will & Testament of Richard Swan of Rowley In the County of Essex in New England I Richard Swan, being weak of body, but of perfect Memory & understanding doe make & appoynt this my Last wil as followeth: Imp^o. my Soul I Comitt Into the hands of the Almighty God my Maker in & through the Lord Jesus Christ whome I trust hath redeemed it, & my body to decent Burial in hope of a comfortable Resurrection, through the death & Resurrection

of the Lord Jesus Christ. As to my outward Estate that God of his goodness hath graciously Lent, & bestowed upon mee, I leaue Give & bestow it as Followeth: Imp^{rs}. To my dearly Beloved wife Ann Swan I Give, and freely Bestow upon her dureing her Natural Life: what I Contracted wth her to have upon our agreement before mariage viz^t. my now dwelling house, orchard, Barne, & out houses & yards wth the pvilesges thereof upon the Comon: & plow ground behind the Barne; and the English pasture Ground Joyneing upon the house Lott, and the pasture Ground lying betweene the English Grass pasture, & pollipod Lotts: & Three Acers of Salt Marsh, Joyneing upon the Ox pasture at the East end of the Towne: Further not exprest in our contract before mariage, I bestow upon her dureing her naturall Life, provided she live in the house: The Rest of my Meadow joyneing to that which is before exprest: & the pvisedg of keeping two cows yearly in the East end Ox pasture. Further I acknowledg the Twenty five pounds to be her due according to our Contract before mariage, & hereby confirme it to her, to be paid in *in* household stuff, & in what she shal desire of my other estate except Lands. Further I Give my wife Ten Bushl of Indian, & English corne that may be for her use, till she Can provide Corne for her self after my decease & a Third part of what other provission I Leave, vizt, pork, Beef, & Bacon, &c.

“Item. I give to my Son Robert Swan as Followeth: Imp^{rs}. I hereby Confirme to him my Village Lands which is about Two hundred Acers: and my Right in an Aker & half Lott that was Thomas Lilfords Joyneing upon my owne Land in Rowley, & the pvilesges that belonged to my Right in that Lott: also I give him my now dwelling house Barne Orchard, yards, & house Lott, & pasture ground Joyneing thereto all but Two Acers: which I have added after in my will to what I have given Joseph Boynton my Son in Law already from of y^t pasture Land: This with all the pvilesges thereto belonging I give him the sd Robert, to be at his dispose, & for his vse after the decease of Ann my wife, provided he pay or cause to be payed, vnto the Three children of my Son in Law & daughter Stickney namely. Elizabeth. Samuel, & Sarah Each five pounds, when they shal come to be of the age of Twenty one years: and Fifteene pounds to my Grandchild Richard Sutton at the Age of Twenty one yeares: Item. I Give vnto my Grandchild Son of Robert swan. Richard Swan. Three Acers of meadow after my wives decease, and

the pviledg of Two Cow Gates in the East end ox pasture after her decease which she hath given for the Tearme of her Life If she dwell her life time in the House: also I give to my sd Grand child, a sorrel mare colt one year old: & If my son Robert swan doe bestow upon the sd Richard my Granchild (as sometime he told me he would) what Estate I give to him my son Robert in Rowley Towne which will fall to him after my wives decease then the Legacies before given of Thirty pounds to my four Grand children. Samuell. Elizabeth, Sarah & Richard, & to be by him paid out of what I Gave him is thereby, & hereby remitted, which then shall be paid by my Executo^r. If they live to y^e age aforesaid: & then I Give Richard More Two Acers; & half of Land that lies (of my Land) next the ox pasture Land. at Gate. Item. I Give vnto my Four daughters. viz^t. Jane Wilson. Franciss Quilter. Dorothy Chapman & Mercy Warner Each Ten pounds. Item. I Give unto my Son in Law Joseph Boynton & Sarah his wife with what children of theirs that shall live to the Age of Twenty One years. Two Acers of from that part of pasture Land given to my wife for her life; which shall be layd out Joyneing to his owne I formerly gave him, & pollipod Lotts, & David Ben[net] also I give him & them my Land in the Feild Caled Symons feild: & the Remaynder of that my Land not given to Richard swan in the Littlefeild by the ox pasture Gate in the East End of Rowley: also. my salt marsh in the marsh farme Joyneing upon the pond & Casway: also my Lands in the Ry plaine (soe cald) ten acers more or Less. also my meadow Comonly Caled Crane Meadow. also a Comonage in Towne of Rowley that belongs not to my House I live in but fell to mee by Gates wth what devission or devissions may hereafter bee upon Rowley Comon that belongs to Gate Land & Rate Land:

“Item. I Give vnto Joseph Boynton all the Rest of my Lands & moveables, & estate what ever not mentioned before to the parties. And give the Lands mentioned to them & theirs: to him & his wife dureing their naturall life, wthout they or either of them, that survive the other before their death dispose of it to them before. Item. I apoynt & Constitute my Son in Law Joseph Boynton my Executo^r to this my Last will: who I appoynt hereby to pay all my debts, & legacies & disburstments whatever may be for my Burial: which debts Legacies, & disburstments I apoynt be paid out of what moveable Estate, I have left him, or I shall leave, which s^d estate If it reach not to y^e value to pay debts &c: I hereby

Give him leave to sell any part of what is before given him, & his wife, & children, for to pay withall and hee is hereby Empowred to Give deed or deeds of Conveyanc of the same. Further my will is that If any person or persons that I have given Legacie or Legacies vnto, (upon the Sight of my will:) will not promiss my Executo^r (or whome he shall after his decease appoynt in his stead) upon their demaund of what I have given them, to Give him &c. before sufficient wittnesses a full dischargd from any further demaund or any further claime to any part more of my estate, then what I have in this my will given them, then my Executo^r or any he shall leave in his Roome after decease, shal be at liberty whether he or they will pay any such Legacy or Legacies as I have given in my will to any: My desire is & I Intreat my Respected Teacher m^r Samuuell Philleps, and my Loveing freind Nehemiah Jewet to be Overseers of this my Last Will For full confirmation of the premises, I have hereunto set my hand & Seal this Twenty Fifth of Aprill Anno. Dom. one Thousand Six hundred & Seaventy & eight: the peice of cloth I leave for cloathes for my wife, & Richard & mary.”

Richard Swan. (SEAL)

Witness: Abell langlay, Nehemiah Jewett.

Proved in Ipswich court May 23, 1678 by the witnesses, before Samuuell Symonds, Esq., dep. Gov., and Maj. Gen. Denison, Esq.

Inventory taken May 22, 1678, by John Johnson, John Pearson, Sr. and Nehemiah Jewett: cloathes for himself & Linnen, 11li. 2s.; Mony & Books, 2li. 3s.; Corne, Wheat, Ry & Indian, 6li. 5s.; Armes & Coslet, 3li.; Barrels in ye Cellar & meat & Tubs in ye chamber & a chest wth corne in it, 1li. 7s.; Meat, hops, oyle, Runlet, measurs & 1 Ridle, 19s.; 3 old Baggs, a Peck pease, 2 wheels & 1 Runlet, 10s.; 1 pr. sheep sheers, 4 sithes, peuter & Tin ware, Tramil, &c., 1li.; Bedding, 9li. 10s.; peuter, Brass & Tubs, 1li. 5s. 6d.; warmeing pan, Forme, Tramil, Andirons, Tongs, 16s.; pott & hooks, kete, skillet, frying pan & Brass kete, 1li.; kneading Trow, 2 sives & 3 cheirs, 8s. 6d.; wood and Earthen ware & 1 Glass, 12s. 3d.; 1 spitt, mortar of Brass & pestle, 1 glass & Earthen ware, 6s.; 5 chairs, 2 Tables, an old Cubboard, old Cushins, 18s. 6d.; Hemp, unpilld & pill'd & Calf skin, 2s.; 3 Axes, 4 wedges, betle, frow, 2 Hoes, plow & plow sled, 1li. 5s.; 2 Augers, drawing knife, saw & old Iron, 6s.; Hoops & Boxes, pins, bolt & shackls, 1li. 10s.; yoaks with Irons & Bows, 8s.; 1 sled & some 5 Holed posts, 9s.; 1 draught cheine & hors Tacklin,

10s.; Spade, shovels, forks, Hay Hooks & drag, 6s.; an old Saddle & Bridle, 10s.; yarne, Basket, old bedstead, old box & Lumber, 10s.; Household stuff, total, 46li. 19s. 9d. 3 pr. oxen, 6 cows, Three 3 yr. olds, 1 2 yr old, 2 year olds, 1 Calf, 64li. 10s.; 2 Horses, 2 mares, 1 Colt, 17 sheep, 10 Lambs, 18li.; swine, 5li. 10s.; Cattle, total, 88li. House & pvediges on Comon belonging to it, yards, Orchard, Lands, pasture & plow ground Joyneing to ye Homestead, 120li.; Village land 200 Acers, 40li.; his right in Acer & half Lott that was Lilfords wth pvediges that belonged to it, 50li.; Six acers Meadow in Ox pasture & 7 Acer upland by ye ox pasture gate, 61li.; 3 ox gates in East End Ox pasture, 2 acer meadow at Crane meadow, 24li.; 8 Acer upland at Symonds feild & 8 acer at Ry plaine, 20li.; 3 Acers marsh at Casway, 4 Cow Gates, 27li.; A Frehold belonging to Gates & pvediges on Comon to Rates & Gates, 10li.; Lands, total, 352li. Total estate, 486li. 19s. 9d. Attested May 23, 1678 by Joseph Boynton, executor.

Debts and legacies due from the estate to persons following: to his widdow, 25li. & Corne & provision, 2li. 6s.; Land to his son Robert Swan, 210li.; to his grandchild Richard, son of Robert, 25li. 6s. 8d.; his grandchild Richard a conditional Legacie, 40li.; his four daughters, 40li.; merchant Wainwright, 10li.; Doctor Bennett, 2li. 2s.; Mr. Dole, Doctor,—; Mr. Jno. Rogers per phisick,—; Nehemiah Jewett, 5s.; Jno. Pearson, Senr., 8s.; Ed. Herd, shoemaker,—; Richard Leighton, 14s. 8d.; Sugar & wine at Funeral, 1li.; Joseph Kilburne & Caleb Hopkinson, 5s.; the Hatter for Richard's hat, 7s.

Essex County Probate Files, Docket, 26,893.

Acquittance of Robert Swan of Haverhill only son of Richard Swan of Rowley, to his brother in law Joseph Boynton, executor of the estate of his father Swan, he having received full satisfaction by a deed of lands, to all his right in the estate of the said Richard Swan. except what is expressed in the agreement. Signed and sealed May 20, 1678. Witness: Daniell Wicom, John Pickard, Sr. Acknowledged June 20, 1678 by Robert Swan.

Robert Swan, sr., of Haverhill, acknowledged the receipt of what was given him by his father, Richard Swan of Rowley, in his last will, namely, his dwelling house, barn, orchard, pasture lands and priviledges thereunto belonging, and releases Joseph Boynton of Rowley, executor to the will, of all

further demands upon the estate. Signed July 31, 1678. Witness: Samuell Phillips, Isaac Coulby.

Acknowledged in Ipswich court Apr. 1, 1679 by Isaac Coulby and 31:1m:1681 by Mr. Samuell Phillips, before Nath. Saltonstall and Barthol. Gedney.

Ipswich Deeds, vol. 4, pp. 176,383.

ESTATE OF ROBERT DORTON.

Whereas Robert Dorton left by will 25li. to several persons, John Ring, Edward Deare, Phillip Welch and William Danford, and said Dorton having been out of the country these four years and a half and not heard from, court 25:4m:1678, ordered that Edward Deere have 10li. and the other three, 5li. each, Deere to pay the charge of settling the estate. Each was to give security in case said Dorton should return.

Salem Quarterly Court Records, vol. 5, leaf 116.

Petition of Edmund Dear, William Danford and Phillip Wealch: that the court would take cognizance of a "verbal will, or Guift madde by Robert Dorton which will be proved now at court; the manner is as followeth, Robert Dorton hauing some estate to the value of twenty five pounds in good specias, which he left in the hands of John Ring, and ordered it so, that if he came not here within the space of three years, then he willed the said summes with the use thereof to four of his countrymen, Namely Edward Dear, William Danford, Phillip Wealch, and John Ring, and that perty of the four that was in most need at the three years end, he was to haue ye biggest share; Now it is almost six years sinse. the said Dorton went out of thes Cuntry."

Edward Neiland, aged thirty-eight years, and Elizabeth Dear, aged upward of fifteen years, deposed that they asked Dorton a year after he made this will if he still wished the same carried out and he said he did. Also that the bill which Dorton had of John Ring for the money, he had committed to William Danford. Sworn, June 20, 1678, before Daniel Denison.

Edward Allin and Killicrist Ross testified that they being in Goodman Sparks' orchard where John Ring was, heard the latter say he had the money in his hands, etc. Sworn, June 20, 1678, before Daniel Denison.

Essex County Quarterly Court Files, vol. 28, leaf 144.

ESTATE OF THOMAS PURCHASE, SR., OF LYNN.

“In the name of God & in his feare I Thomas Purchase Senio^r being mindefull of my owne mortallitie & certainetie of death & the vncertainetie of the time, being now in good health & perfect memory doe make appoint & ordaine this to be my Last Will & Testament renouneeing all other will or wills formerly made by me, first I giue & bequeath my soule into the hands of my blessed Redeemer, the Lord Jesus who dyed, & his blood cleanseth from all Sine, & through his righteousness I doe only Looke for justification & salvation, & doe comitt my mortall body after this life is ended, vnto the dust from whence it was taken there to be preserved by the power of the faithfullnes of my Redeemer Jesus Christ vntill the resurrection of the just & then to be raised vp by the same power to Imortallitie & life where I shall see him as he is, & shall ever be with him, & in this faith & hope I desire through his grace & assistance to liue & dye in & at last to be found of him in peace, nextly my will is that my debts shall be truely & justly payd vnto euery one to whome I shall be indebted, as for all the Estate, which the Lord hath beene pleased to bestow vpon me, (Excepting all my siluer plate) which I intend to dispose of my selfe, I giue & bequeath All my goods, Chattels, houses & Lands (If any standing) one third part vnto my welbeloued wife Elizabeth Purchase, And two third parts of my said estate viz^t Goods, Chattels, houses, & Lands, I giue vnto my fiue children equally to be devided amongst them, And as for the third part which I haue giuen to my wife my will is that it shall Returne againe vnto my fiue children || after hir decease || equally to be devided amongst them, And as for the supervisors of my will I doe desire my welbeloued friends M^r Henry Jocelin my cousine M^r Olliver Purchase of Hamersmith, & my cousine M^r Edward Alline of Boston, And as for their Labour & paines herein I doe giue vnto each of my said overseers, twentie shillings a peece to be payd vnto them in Currant New England siluer by my sonne Thomas Purchase, whome I doe appointe & ordaine to be executor of this my last will & Testament. In witnes whereof I haue set to my hand & seale this second day of May Sixeteen hundred Seventie & Seven.”

Thomas purchas senior (SEAL)

Witness: George Robinson, John Ferniside.

Essex County Quarterly Court Files, vol. 28, leaf 146.

Thomas Purchase dying intestate, and a writing having been given in as his will, in which his son Thomas was named

as executor, court 25:4m:1678, granted administration to Elizabeth, the relict, and son Thomas, who were to bring in an inventory to the next Salem court.

Salem Quarterly Court Records, vol. 5, leaf 117.

Inventory of the estate of Mr. Thomas Purchas, sr., who deceased in Linn, May 11, 1678, aged 101 years, allowed, 25:5:1678, in Salem court, upon oath of Elizabeth, the relict: to a parcell of land at Pechepscot containing about 1000 acres more or less. —; a mare & mare Colt, 1li. 10s.; one Cow & 2 Calves, 3li. 15s.; a Sylver tancker, 3li.; a Sylver Cupp, att 1lb. 10s. given to his sonn Thomas before his de- cease, 1li. 10s.; a Sylver dram Cupp, 1s. 6d. & a broaken Sylver spoone att 3s., 4s. 6d.; 2 shirts & 2 p. of drawers, 12s.; ou bolster tick & a feather bed, 1li. 16s.; 2 fether beds & 2 bolsters, 4li. 10s.; 4 pr. of pillowbeeres, 1li. 15s.; one pr. of wrought pillow berers and Cubbott cloath, 12s.; a diapar table Cloath & towell, 7s.; 5 sheets, 1li. 10s.; 5 table Cloathes, 3li.; 20 napkins, 1li. 5s.; 2 old Coates & 2 pr. of Bretches, one dub- lett, one pr. of drawers, 12s.; 3 baggs, 3s.; 7 old sheetes, 1li. 10s.; 3 white Blancketts, 15s.; 5 pillowes, 3s.; 4 Ruggs, 2li. 10s.; one Coverlede & 5 old Blancketts, 1li. 5s.; one great byble & 3 other bookes, 16s.; 4 Brasse Kittles, 1li. 10s.; 2 sives att 2s., one iron pott, 4s.; 3 wooden dishes, 3s.; 4 pewter Dishes, 14s.; 6 old pewter vessells, 12s.; 2 old skilletts, a ladle & skimer, 6s.; one Brasse Chaffin dish, 4s.; one warming pan, 5s. 6d.; one old Chest, 3s.; one Spitt, 4s.; one old Blanckett, 5s.; old trunck, 5s.; one Chare, 1s.; total, 35li. 1s.

Account presented by Samuell Pike of the charges and disbursements concerning Mr. Thomas Purchas, deceased, and his four children: For Mr. Thomas Purchas's diet seven months, 5li. 13s. 4d.; two children's diet a year and a half, 24li.; one child's diet a year, 8li.; one child's diet a year and a quarter, 10li.; wintering a mare & colt, 1li.; charges for his funerall, 1li. 16s. 8d.; total, 50li. 10s. 8d. Received of Mr. Thomas Purchas: att one time 20 bushell of Indian corn att 5s. 6d. a Bushell, 2li. 10s., att another time tenn bushells of Indian corn, 1li. 5s., In Linen & wollen cloth, 1li., 4li. 15s.; total, due, 45li. 15s.

Petition of Elizebeth Purchas, widow of Thomas Pur- chase: "your petitioners husband being an hundred & one yeares of age, Deceased aboutt fieve or six weekes since att Lynn, who left behind him besides your petitioner fieve Chil- dren to bee provided for, And butt Little or noe estate haue-

ing lost most of what he had by y^e Indians to the East-ward, Butt itt pleased him to make a Will wch. wee here withall present unto y^r Honours, in which will he made his Eldest sonn Thomas Purchas his executtor, who by reason he knowes nott how much his father was indebted, butt knowes his father left little or noe estate behind him besides a parcell of land to y^e Eastward, and being a young Man is fearefull to accept of y^e executtorship for feare of involveing himself into many troubles, And your petitioner understanding that y^e law requiers either some executtor or Administrator to bee approued of by y^e next court in y^e countie where y^e partie Deceased, Humblie supplicates this Honord Court that by reason that he that was appointed executtor refuseth to Accept thereof, humbly requesteth that this Honord Court would be pleased to grant letters of Administration to her and her sonn Thomas or otherwise to order & settl y^t little estate that is, as in y^r wisdome you shall think meet." Elizebeth Purchas, Thomas Purchase.

Essex County Quarterly Court Files, vol 28, leaves 147-148.

Inventory of the estate of Thomas Purchase taken June 27, 1685, by John Blany and Henry Skerry, jr.: one fetherbed and all the furniture belonging to it, 7li. 18s. 6d.; 3 pr. pillow cases, 12 napkins, 3 tablecloths, 6 towels, 1li. 8s.; 1 wastcot, 10s., a neckcloth, 5s., 1 pr. sleeves, 3s., 18s.; plate, 6li. 10s.; 1pr. andirons, fire shovel & tonges, 13s.; 1 Iron pot, brase skillet & Iron hake, 14s. 6d.; 3 peuter platters, 3 basons, 3 porengers, 2 sasers, 13s. 6d.; earthen ware, 3s.; 1 small table, 1 joynt stool and 6 chayrs, 15s.; 2 chests, 1 trunk and 2 boxes, 1li.; 1 gun, 1 sword & belt, 2li.; 1 warmeing pan smale one, 7s.; 1 mare, mare colt, 3 sheep and a lamb, 3li.; money and goods of Mr. Wharton, 18li. 8s.; total, 44li. 8s. 6d. 100 acres of vacant land at eastward,—; Debts due out of the estate, 2li. 13s. 6d. Debts due to the estate, 2li. 5s.

Attested in Salem court June 30, 1685 by Elizabeth Purchase widow and administratrix.

Essex County Probate Records, vol. 302, page 138.

ESTATE OF RICHARD RICHARDS.

The relict of Richard Richards, deceased, brought in an inventory of her husband's estate, and was sworn 25 : 4 m : 1678.
Salem Quarterly Court Records, vol. 5, leaf 117.

Inventory of the estate of Richard Richards, deceased, taken June 25, 1678, by Edward Flint and Richard Croade:

in ye lower room, a Feather bed & Bolster with y^e Bedsteed, a Rug and ye Furniture being old, 3li.; a Table & Forme, a chest & 2 Boxes, 1li.; 4 old chaires, 5s.; An old Iron pott, 3s., an Iron kettle, 8s.; 2 Iron hakes, 6s., a paire of Tongs & fire shovell, 4s.; A Fryeing pan & Brass skillett, 4s.; A grid Iron, 2s., an old smoothing Iron, & 2 heaters, 2s.; 4 old pewter platters, 8s.; 2 Jarrs, 2s., 5 Cheese Fatts, 18d.; 4 Woodden Boles & 3 Trays, 5s.; An old Broken woollen wheele, 6d., an old Lynnen wheele, 2s.; 6 old Trenchers & 3 old earthen potts, 1s.; an old ax, 1s.; an old paire of cards, 6d.; in the chamber, An old bed, an old Bedsteed & Furniture to y^e Bed, 1li.; A horse collar, a paire of hames & a cart saddle, 3s. 6d.; an old rideing saddle without stirrops or girts, 4s.; A peece of Tarrd rope & some old Iron, 5s.; 3 old Tubbs, 2 old Trays & old Troff, 3s.; An old hoe, 18d., an old paire of wheeles & cart with y^e Appertenances, 16s., 17s. 6d.; total, 9li. 8s. 6d.

Allowed 28: 4: 1678 upon oath of the widow.

Essex County Quarterly Court Files, vol. 29, leaf 2.

ESTATE OF MOSES MORGAN OF SALEM.

Administration upon the estate of Moses Morgaine, who was slain at Black Poynt, was granted 25:4m:1678, to Samuell Morgaine, who was ordered to bring in an inventory to the next Salem court.

Salem Quarterly Court Records, vol. 5, leaf 117.

ESTATE OF SAMUEL CONDIE OF MARBLEHEAD.

“The Laste Will and Testamente of Samuell Condye Being in his perfecte Memory the 9 of february 1677 7/8 Imp^r That I doe giue my whole Estate To my wife Anne During The Terme of her Life after my Depts are paide and after the Death: of my sd: wife I giue It all To my Daughter Ane and her Children, only I doe giue to my granddaughter mary Hester greenes daughter The Cubberd that Nowe Is In This House and to Hester greenes soone Charles I giue thurty shillings when he Is of aboute fouer yeares of age If he Liue and To Hester greene I giue one of the pewter dishes That was Her mother Rebecah Condys and one pewter Dish To my Daughter Ane That was Her mothers and I doe make my wife Ane Condye and my Daughter Ane Salter my full and whole Excexetrixes for paying all my Depets and Receiuing all

Deptes and paying all Legaties, as wittness my Hand this 9th february 1678 $\frac{7}{8}$ s.²²

Samuell (his Sam mark) Condy.

Witness: John (his J B mark) Brimblecom, Richard Reed, John Pedricke, Thomas Trefry, Samuell (his SR mark) Reede.

Sworn by John Brimblecom, June 25, 1678, before Moses Mavericke, and by Richard Reade 29:4:1678, in Salem court.

Inventory of the estate of Samuell Condie, taken Apr. 30, 1678, by Moses Mavericke, Samll. Ward and Richd. Oliver: two dwelling houses, two thirds of an orchard, a small barn, 65li.; 1 Cow and one yearling, 4li.; four young swien at 8s., 1li. 12s.; 1 hatt, 2s. 6d.; 2 paier yarn stokins, 4s.; 3 red wast-kots, 15s.; 2 paier of Cloth briches, 10s.; 1 Cloth Coat, 12s.; 1 Cap Cloth Coat, 7s.; 1 paier of woolen drawers, 4s.; 2 shirts, 1 paier of drawers, 10s.; 1 paier of sheets, 10s.; 2 pillow Cases, 3s.; 1 silk gras bed and boulster, three fether pillows, Curtins, bedsted, 2 old rugs, 2 blankitts, 1 sheet, 6li.: 1 paier of boots, 10s.; 1 table and a form, 14s.; 1 muskitt, 15s.; 1 Cutlas, 8s.; 1 pistoll, 5s.; 1 Chest and a box, 1li.; 2 Iron pots and 1 Iron kettl, 1li. 10s.; 1 paier of Indirons, 12s.; 1 paier of tongs and a pot Crock, 4s.; 1 spitt, 2s.; six pewter platters, 18s.; 2 plats, 5 poringers, 5s. 6d.; 1 beker, 1 Candlerstik, a pint pot and a Cup, 2s. 6d.; 1 warming pan, 6s., 1 Lattin pan, 7s.; 1 Lanthorn, 2s.; a parcill of Earthen ware, 1s.; 1 pewter Cup, 1s.; old Chaires and other lumber, 5s.; 1 bras skillett, 2s. 6d.; 1-2 a maer and Colt, 15s.; total, 89li. 9s. Debts: to Richard Knott, docktor, 9s.; Vinson Stillson, jr., 1li. 1s.; John Wall-dron, 11s.; Thomas Dixsy, jr., 12s.; Thomas Hawkings, 13s.; Edward Homan, Copper, 14s.; Mr. Sam. Gardner, 1li. 15s.; Cristopher Lattemore, 16s.; Mr. Danell Welles, docktor, 1li. 10s. 6d.; Richard Hood of Linn, 1li. 10s.; Richard Rowland, sr., 1li. 15s.; Phillip Brimellcome, 1li.; Edmund Batter, 27li. 10s. Allowed 29:4:1678 upon oath of An, the widow.

Essex County Quarterly Court Files, vol. 29, leaves 28, 29.

ESTATE OF PHILIP ROUNDY OF SALEM.

Administration upon the estate of Phillip Roundy, intestate, was granted 25:4m:1678, unto Ann, the relict. She brought in an inventory and the estate was ordered to remain in her hands for her necessary use.

Salem Quarterly Court Records, vol. 5, leaf 117.

Inventory of the estate of Phillip Roundy, deceased, appraised, June 24, 1678, by Richard Croade and William Hollis: a small feather Bed & small Bolster with Two little pillowes, a paire of pillow beers & a paire of Linnen sheetes & a paire of Blankets & a Rugg, all being well worne, also y^e bedsteed & old curtains & old canopy, 4li. ; an old brase Kettle, 6s. ; an old fire shovell & a paire of Tongs & a spitt, all little more in vallue then old Iron, 3s. 6d. ; an old small Iron pott & poott hookes, 3s. 6d. ; A Trammell & an old Fryeing pann, 4s. ; 3 pewter platters, 8s. ; 3 pewter porringers, an old pewter drinking cup & pewter Bole, 3s. 6d. ; 6 old chaires whereof 2 or 3 Broken, 3s. 6d. ; 1 Table with an oake leafe about six foote Long, 10s. ; 1 Little old Table & a chest, 5s. ; 3 Latten dripping panns, 2s. ; one very small Trundle beadd being but Few Feathers in it, with ye Bedsteed and that Little Furniture belonging to it, 1li. 10s. ; a Letten candlesticke, 6d. ; total, 7li. 19s. 6d. Possibly some debts that may be oweing to this estate but what ye widdow cannot tell, neither doth shee know how much ye abovesaid estate of her deceased husband's may be indebted, "Therefore ye poore widdow humbly requests this honored Court to direct her in a way what to doe in this her desolate case that shee may be cleare & also that shee may haue some consideration out of ye estate towards ye maintenance of her poore orphant since her Fathers decease to this tyme." Allowed 27:4:1678 upon oath of Ann, the widdow.

Essex County Quarterly Court Files, vol. 29, leaf 3.

ESTATE OF GEORGE BECKFORD OF MARBLEHEAD.

Christian Bigford was appointed 25:4:1678, administratrix of the estate of her husband George Bigford, and brought in an inventory. The estate was ordered to remain in her hands for the bringing up of her children.

Inventory of the estate of the husband of Christian Beckford, taken at Marblehead, June 26, 1678, by Willam Woods and Robert Bartlett: to old Rooges, 17s. ; three old bed blancketes, 12s. ; one old hameck, 5s. ; three old feather pelares, 12s. ; one Canvas Cattail bolster, 2s. ; one old feather bead, 2li. 10s. ; one old pare of Cortenes, and fanenes, 1li. 5s. ; one pare of shetes, 10s. ; one bedstead, 4s. ; to Eiaren potes and Cetell, 1 li. ; to pare of pot Crockes, 3s. ; one frian pan, 2s. 6d. ; one Croock for to hang the pot in and one par of tongs, 5s. ; tools, spardes and one hoo and one billhoock, 6s. ; to seefes and one

pare of beles, 3s.; six puter dishes, one quart, one to quart bason, one salt selar, 1li. 12s. 6d.; three porengeres and on bole, 2s. 6d.; som earthen potes and deshes, 6s.; fouer old barceles and to spening wheeles, 12s.; one bras skelat and one box and heateres and one Lamp, 7s.; one wascot and one par of breches, 1li.; one bibell and to small boockes, 5s.; one Chest and to boxes, 8s.; total, 13li. 9s. 6d.

Essex County Quarterly Court Files, vol. 29, leaf 4.

ESTATE OF MRS. ELIZABETH KING OF LYNN.

Administration upon the estate of Mrs. Eliza. King was granted 25:4m:1678, to Mr. Ralph King, who presented an inventory of the estate.

Salem Quarterly Court Records, vol. 5, leaf 117.

Inventory of the estate of Mrs. Elizabeth King, taken May 26, 1678, by William Bassett and Thomas (his F mark) Farrar: one long table and Joyn Stools and a chist, 1li. 17s.; two great chayers, 3 cushins and a carpit, 1li. 7s.; one small table, one bedsted, one prest and cabbिन bed and trundle bed, 1li. 18s.; one trunk, one chist, pewter, brass and skelat and Iron ware, 2li. 13s. 6d.; a payer of Stilliards, head pece and corslit, 10s.; courtins and vallanc, a Rudg and 2 blankets, being very old, a *back ford*, 14s.; baskets, beds and bedcloths belonging thereto, 4li. 14s.; linning, 5 sheep and lambs, 2 silver spoons, a crank for a grindstone, 5li. 12s.; an ould horse, 10s.; a bed and bolster, 1li.; a small old tramell and old bellows, 4s.; total, 21li. 19s. 6d. "my mother in here liue time disposed of her waring apparrell by her perteculer desire to her grand dautor hannah blanay, alsoe my mother in her liue time gaue to her dautor sarah nedom one bed and boulster at her decease which is not Inuentered And alsoe to my self one greate bibill and a small siluer dram Cup and to my wife a siluer wine Cup which is not In the Inuenteree."

Allowed in Salem court 29:4:1678.

Debts due from the estate of Mrs. Elizabeth King, executrix of the will of Mr. Danill King: to Ralph King, attorney to Elizabeth King in behalf of the children of Hanah Blayner at two courts at Salem petitioning, 3li. 3s.; in the action against Blainer as we sued in her Right and what he the said blayner Recouerd against us and that which we expended on that account, 14li. 15s. 4d.; to Docter Knott, 12s.; to Docter Weels, —; to my mothers funerall Charges, 5li. 10s. Sworn by Ralph King, June 29, 1678, in Salem court.

Essex County Quarterly Court Files, vol. 29, leaf 32.

ESTATE OF EDMOND TOWNE OF TOPSFIELD.

"The Intent and purpose of Edmond Towne presented by mary his wife Concernin his estate presented to this Hounored Court now sitting Imprimis The minde of the deceased was as is mine allsoe; and is consented too by all partys concernd that the four sonns shall haue all the Lands Equally devyded amongst them, And the rest of the estate to be Equally devyded amongst the 5: garles only Sarah the secong Daughter is already marryed and Hath rescievd to the vallue of twelve pounds already. Soe Leaveing my Cause to god, and to your Honnors searious Consideration I subscrybe myselve mary Towne. Only provided that the widow's thirds of the whole be taken out fust. Jacob Towne deposed that Thomas Towne, eldest son of Edmund Towne, deceased, declared himself to be satisfied with an equal share with the rest of his brethren." Sworn in court, 27:4:1678.

Proved by the widow, 27:4:1678, with the consent of all the surviving persons concerned.

Essex County Quarterly Court Files, vol. 29, leaf 30.

Administration upon the estate of Edmond Towne was granted 27:4:1678, to Mary, the relict. who was to dispose of the estate according to the mind of the deceased, as by mutual agreement of all surviving persons concerned, which writing was allowed. An inventory was also presented and sworn to.

Salem Quarterly Court Records, vol. 5, leaf 117.

Inventory of the estate of Sergeant Edman Towne, taken at Topsfield, May 3, 1678, by Frances Pabody and Thomas Baker: Books, 1li.; wearing clothes, 7li. 14s.; linning sheetes and neckpins, 11li. 6s.; house and landes on the north of the Riuer, 220li.; upland and mado on the south side River, 72li.; five oxen and seven coues, 52li.; young Cattel, 19li. 17s.; shepe and lambes, 6li.; two horses, 7li.; swine, 8li.; iron tooles, 3li.; kittels and potes and other iron ware, 4li. 4s.; peuter and earthing ware and glas, 2li. 15s.; swordes and gones, 4li. 6s.; wheles and other lumbur, 6li. 3s.; a cubbard and cheastes, 2li. 10s.; bedsted and beddin, 16li. 10s.; pillin and saddel, 2li.; wooll and flax, 17s.; five barreles of sider, 2li. 10s.; wollin and linnin yarne, 2li. 10s.; home spon cloath, 7li. 10s.; corne and porke, 4li.; for halfe the farme which was given to Sargent Toune in Reversion by Thomas Browning; total, 453li. 12s. Depts owing, 26li. 3s. 3d.; by the death of one cow, 3li. 10s. Allowed in Salem court 27:4:1678.

Essex County Quarterly Court Files, vol. 29, leaf 31.

Acknowledgment of John How, dated Mar. 5, 1679-80, of the receipt from his mother Towne, executrix to the estate of his father Towne, of his wife's portion.

Acknowledgment of Abigaile Peabody, dated Mar. 21, 1694-5, of the receipt from her mother Towne of her portion.

Acknowledgment of Rebecca Knitte, dated June 2, 1698, of the receipt from mother Towne of her portion.

Acknowledgment of John Prichett and his wife, dated July 27, 1698, of the receipt of her portion.

The widow Mary Towne of Topsfield testified in Ipswich court, Sept. 6, 1714, that as administratrix of her husband's estate, she had paid to Thomas Wilkins who married one of her daughters, her portion of the estate.

Essex County Probate Records, vol. 311, page 181.

An agreement made between Thomas Towne, William (his W mark) Towne, Joseph Town and Samuel Town, all of Topsfield, that whereas the court settled the lands of our father, Edmond Town of Topsfeild upon us, and also our mother Mrs. Mary Town hath given to us her share of land which belonged to our grandfather Thomas Browning, and we have divided all the said lands amongst ourselves as is hereafter expressed (excepting only two acres and a half of medow of said Browning's which our mother hath given by her will to our sisters): "Thomas Town hath two twenty acre lotts in the first Division where he now dwels and about six acres of medow joyning to his Land and to the Rever also about foure acres of medow Lyeing betwen Beverly medows and Wenham medows which he had of our father for Twenti and Two pounds willed to him by our grandfather Browning."

William Town's share of upland "is all that which was our fathers on the north side of the Rever where he now dwells as also a peace of medow of about three acres joyning eastward on Jacob Easte and westward upon Joseph Town and also six acres of medow on the south side of the Rever over against his dore."

Joseph Town's share is "all our fathers second devision where he now dwells it being about fifty acres also Three acres of Rever medow joyning to Jacob Este on the west and William Town on the east, also foure acres of medow on the south side of the Rever joyning upon Joseph Town on the east and on John Curtice on the west."

Samuell Town's share is "all the upland and medow that was our grandfather Brownings on the north side of the Rever In which is included William Towns share of land and

medow which he and Samuell Town bought of our Unkle James Symonds, also about an acre and halfe of Revir medow joyning to Joseph Town to the west and Jacob Town to the east."

Signed Feb. 1, 1709-10. Witness: William Porter, Jonathan Putnam.

Acknowledged Dec. 16, 1717, by Thomas Town, William Towne, Benja. and Daniell Town sons of Joseph Towne and executors to their father's will.

Essex County Probate Files, Docket 27,886.

ESTATE OF JOHN WOODHAM OF IPSWICH.

Inventory of the estate of John Woodum of Ipswich, taken July 1, 1678, by John Whipple, Sr. and Thomas Dennis: his dwelling hows with out housing & homsted, 70li.; abought fiv acers of march, 27li.; five accers of Lande in the comon feild, 20li.; one horse, 2li. 10s.; one cow, 3li. 10s.; two steers 2 yers old, 4li.; two swine, 1li. 5s.; his wareing clothes Linon and woollin with shoos, 4li. 10s.; two small fetherbeds with what belongeth to them, 7li. 10s.; two chests, 16s.; a smal table & fower chayers, 8s.; one old sword, 4s.; worming pan, 8s.; friing pan, 4s.; Gridiron, payer of tonges, firepan, 8s.; an old axe, 3s.; pewter, 6s.; one sikle, 1s.; two trowels, one hamer, 5s.; one betle, one Iron wedg, one haye fork, 4s.; two old shovels, two howes, 6s.; two Iron pottes, a brase scilet, 1li. 6s., one beare barill, 2s.; one pail, 1s.; two old spinning wheels, old fanes & a cow bele, 8s.; a small Cart roape, payer of trayce, a horse slead, 7s.; one bibel, one other booke, 13s.; kneading trofe & two large trofes, 16s.; a hemp braake & a hechell, 7s.; old Cherne, sadle & panell with bridle, 18s.; tramell, earthen wear, 6s.; severall small inconsiderable things, 5s.; due from Hanna Robiohn which is now wiffe to Isake Howe for one yeares boarde, 7li. 10s.; tammy for a Coate, 1li. 14s.; pd. for hure to Sergt. bruer for making a wascoat, 7s.; due from Thomas fowler in pipe staves, 1li. 10s.; total, 160li. 7s. The estate is deptor to sevrall men, 64li. 4s. 7d.

Attested in court by Mary Wooddam, relict of John Wooddam.

Essex County Probate Files, Docket 30,565.

There being a will of John Wooddam produced in court without proof, the court Apr. 1, 1679, granted administration unto the widow, Mary Wooddam, she to have the estate while

she lives and what she leaves at her death to be to her daughter Mary Eyr the only child of John Wooddam.

Ipswich Quarterly Court Records, vol. 5, page 344.

ESTATE OF WILLIAM PEARCE.

Ambross Gale of Marblehead was appointed 24: 5m: 1678, administrator of the estate of William Pearce, who, with Denis Bartlett and Robert Pike, was drowned in the winter of 1677, and he brought in an inventory of his estate, which was to be settled at the next court.

Salem Quarterly Court Records, vol. 5, leaf 120.

Inventory of the estate of William Pears, deceased, taken Apr. 29, 1678: 105 lb. of pork at 3d. p., 1li. 6s. 3d.; 1 gun, 1li.; 1 felt hatt, 4s.; 2 paier of shoos, 7s.; 1 Corsie Coat, 1li.; 1 Jackett and Briches, 1li. 3s.; 1 Coat, 12s.; 1 paier wosted stokins, 5s.; 1 paier striped briches and a paier of old drawers, 5s.; 1 whiet shirt, 1 blew ditto, 1 paier drawers and on neckcloth, 12s.; 1 lien and half, 4s.; 1 bedsak, 6s.; 3 lb. of shott, 14 hooks, a ball of twien, 2s. 6d.; 1 Chest, 8s.; 1-8 of hundred bred, 2s.; 7 bbs. of mackrell sent to barbados by Robert Coks, 5li. 5s.; total, 13li. 1s. 9d. Debts: to Ambrose gall, 2li. 9s. 7d.; James Stilson, 1li. 4s.; John Chine, 14s. 8d.; John Furbush, 1s. 4d.; 3 cord of wood and 100 C bread to Sam Morgan, 1li. 17s. 6d.; Robert Cox, 3li.; Christopher Lattamore, 16s. 6d.; Robt. Cox, 1li. 10s.; more, about 15s.; total, 12li. 3s. 11d. William Peerse, debtor to Cr. Lattomor, 16s. 6d.

Allowed in Salem court 25: 5: 1678.

Essex County Quarterly Court Files, vol. 29, leaf 53.

ESTATE OF DENNIS BARTLETT.

Ambross Gale of Marblehead was appointed 24: 5m: 1678, administrator of the estate of Dennis Bartlett, who, with William Pearce and Robert Pike, was drowned in the winter of 1677, and he brought in an inventory of his estate, which was to be settled at the next court.

Salem Quarterly Court Records, vol. 5, leaf 120.

Inventory of the estate of Denis Bartlott, deceased, taken Apr. 29, 1678: 1 suett of Cloth Cloas, 1li. 2s.; 2 paier of striped briches, 1li. 2s.; 1 Cloth Coat, 15s.; 1 Red wastkott with silver lases, 15s.; 1 Red wastkot, 7s.; 1 shirt and a paier of old drawers, 8s.; 2 long neckcloth and hankercher, 8s.; 2

French liens, 7s.; 5 dozen 1-2 of Codhooks, 13s. 9d.; 2 paier french fall shoes, 11s.; parsill of worstid and a paier of worsted stokins, 8s.; 1 Cabin Rug and old bedsack, 9s.; 1 old Coat and Briches, 5s.; 1-8 of a hundred of bred, 2s.; total, 7li. 12s. 9d. Debts: to Ambros Gall, 5li.; John Furbush, 3li. 4s. 6d.; Richd. Read, 15s.; John Chinne, 8s. 6d.; Grigory Codner, 2li. 15s. 9d.; Robert Cox, 1li. 10s.; Samuell Morgan, 5s.; Christopher Lattamor, 1li. 7s. 7d.; total, 15li. 15s. 4d. Denes Bartlot, debtor to Cr. Lattamor, 1li. 7s. 7d.

Allowed in Salem court 25: 5: 1678.

Essex County Quarterly Court Files, vol. 29, leaf 53.

ESTATE OF ROBERT PIKE.

Ambross Gale of Marblehead was appointed 24: 5: 1678, administrator of the estate of Robert Pike, who, with William Pearce and Denis Bartlett, was drowned in the winter of 1677, and he brought in an inventory of his estate, which was to be settled at the next court.

Salem Quarterly Court Records, vol. 5, leaf 120.

Inventory of the estate of Robert Pek, deceased, taken Apr. 29, 1678: hooks, Leins and leads, 10s.; 1 old Cloth Coat and stuff briches, 12s.; Cloth Coat, 1li.; 1 hatt, 2s. 6d.; parsell of old hooks and 1 led, 5s.; 1 old shirt, 1 paier drawers, 2 old neckcloths, 4s.; 1 old pillow and bed sak, 5s.; 1 old Chest, 4s.; one gun, 10s.; total, 3li. 2s. 6d. Debts: to Ambrose Gall, 4li. 10s. 11d. Allowed in Salem court 25: 5: 1678.

Essex County Quarterly Court Files, vol. 29, leaf 53.

ESTATE OF AMOS STICKNEY OF NEWBURY.

"August 27th 1678 Bee it knowne vnto all men by these presents that I Amos Stickney of Newbury in the Countie of Essex N E: Massac: being sicke & weake of body but of perfect memory do here make my last will and Testament Comending & Comitting my soule into the hands of my blessed Redeemer Jesus Christ, & my body vnto the dust from whence it was taken, in hope & full assurance of a blessed Resurrection. And for my worldly goods I dispose as followeth Imp^{rs} I giue and bequeath unto Sarah my wife all my household goods withall my stocke that is to say my cattle horses sheep & swyne & also to haue the house & land in her hands vntill my Son John shalbe of the Age of one & twenty years, And dureing her widdowhood to haue a Roome in the house as long as she

liues a widdow. And I appoint her to be the sole executrix of this my last will and testament & to discharge my debts & funerall. 2dly I giue to my son my houseing & ||all my|| land|| meadow || & frehold || and preuiledges || to my son John when he shalbe of the Age of one & twenty years as aforesaid, And my said son John shall pay out of the said land to euey one of his brothers & sisters ten pounds within three years after each of them shall attaine to the said age of one & twenty years in corne & cattell as indifferent men shall Judge. And if my said son John shall decease this life before he shalbe of the aforesaid age then I appoint my Son Amos to haue the said || houseing & || land when he shall attaine to the said age And to pay out of it to his brothers & sisters according as it is aboue mentioned, as his brother John should haue done, And my said son John dureing his nonage I appoint that hee shall dwel with his mother to help her & all the rest of my children to be at their mothers dispose & my two daughters to haue their portion paid them when they shalbe of the age of twenty years and if any of them shall dy before they come of the said age then *then* their said portions shalbe equally diuided amongst the rest of those that suruiue And I desire my loueing Brothers John stickney & Andrew stickney & Samuuell stickny to be the ouerseers of this my last will & testament."

Amos Stikney. (SEAL)

Witness: Anthony Somerby, Anthony Morse, Sea., Samuel Stickny.

"The names of the children are John Andrew Amos Joseph Benjamin Moses Hannah & Sarah."

Proved in Ipswich court Sept. 24, 1678 by Anthony Somerby and Samuuell Stickny.

Inventory of the estate of Amos Stickney of Newbury, deceased Aug. 29, 1678, taken by Anthony Somerby, Peter Cheney and Samuel Stickney: house, barne with fiteene acres of land upland & meadow, 150li.; Corne in the barne & Indian corne upon the land, 20li.; two mares, 5li.; two steeres, 7li.; seaven Cowes, 21li.; one two year old, 2li.; three yearlings, 3li.; foure calves, 2li.; about forty sheep, 10li.; twelve swyne smal & great, 6li.; his wearing apparrell, 7li.; bedstead, fetherbed, bolster, 2 blankets, Coverlet, Curtaines & vallons, 8li.; other beds & beding, 5li.; three paire of sheets & pillowbeares, 3li.; wooll in the house, 3li.; a Loame with all tackling for weaueing, 10li.; parcel of new homemade cloth, 3li. 10s.; parcell of cheese, 2li. 10s.; two Iron potts, 2 Iron kettles & 3 bras skilletts, 2li. 10s.; 5 pewter platers, Chamber pot, smal

flagon, pint pot, glass bottles, stone bottles & a warmeing pan, 2li.; three chests, 2 litle tables, 2 boxes, settle, 3 chayes & other small things, 1li. 10s.; hogshead, bear barel, churne, milk trayes, buckets, firkin & other lumber, 1li. 10s.; fire shovel, tongues, 2 tramells & pot hooks, 10s.; musket, sword & pike with Ammunition, 2li.; saddle, bridle & pillion, 1li.; Cart & wheels, sled, plow, Irons, three chaynes, 3 wedges, three hooes, an Axe, prongs & other utinsills for husbandry, 5li. 10s.; total, 284li. 10s. The deceased indebted to Henry Jaques, 2li.; to the executrix of Anthony Morse deceased, 3li.; Mr. Davison, 1li. 10s.; Mr. White, 1li. 8s.; Francis willet, 1li. 3s. 4d.; Penuel Titcomb, 3li.; marcht. Dole, 10s.; Dr. Dole, 16s.; Anthony Somerby, 11s. 6d.; Peter Cheny, 10s.; total, 14li. 8s. 10d.

Attested in Ipswich court Sept. 24, 1678 by Sarah Stickny, executrix.

Essex County Probate Files, Docket 26,463.

ESTATE OF FRANCIS JORDAN OF IPSWICH.

“In the name of God Amen: I ffrancis Jordan am now weake in body yet in perfect strenth of memory do Comit my spirit to god who gaue it, and my body to bee desently buried in full hopes: of a blessed & glorious resurrection at the great day: Item: My will is that my deare and Louing wife Jane shall Injoy my dwelling house: wth all my: outhouses: as also al my lands: that I now stand possessed wth all in one place and another: wth all the appurtenances priuileges thereunto: belonging as also al my Chattell’s: let them bee more or less: and all my goods both wth in & wth out doores: what soeuer: in mouable or vumoueable I do giue to my wife during her natural life: shee to dispose of to any of my Children or Gran children: that shal carry and behaue themselus: best towards her: my: will is that my: wife shall not giue any part or parsell of my Estate of one kind or another: to none, but either to my Children or Granchildren and that not for them to receaue or posses or improue, before my wife by the will of god shall bee called out of this world my wil is that my deare wife: shall haue power to sell what soeuer part of my Estate shee shall haue occation of for her Comfortable subsistence & maintainance in her ould age and what then shall bee left at my wiues death: my Will is that After my wiues decease my Grandchild Mary: Simson shall haue twenty: pounds if so much left, Undisposed of by || my || wife: for her Comfortable liuelyhood: & my will is that after that

twenty pounds: is payd: to: my Grandchild Mary: that then my deare wife shall: haue full power & liberty to giue it as above sayd to them who: do behaue themselus best towards: her: I say to: my children: or Gran children: & to no other whatsoeuer: my will is that *is that* my wife Jane shall bee my sole Excetrix: of this my last will and testament, dated April 23: 1678:”

ffrancis (his + mark) Jordan.

Witness: Thomas Knoulton, Sen., ffrancis Wainwright.

Proved in Ipswich court Sept. 24, 1678 by the witnesses.

Inventory of the estate of Frances Jordan of Ipswich, taken June 8, 1678, by Thomas Knoulton, Sr. and John Staniford: house, Barne & home lott, 100li.; a pasture in ye feild of 2 Acres, 10li.; 4 Acres & 1-2 planting land in manings neck, 22li. 10s.; 4 Acres marsh at ye neck, 16li.; a lott at hogg Island of 3 Acres more or less, 9li.; 2 oxen, 3 Cows, 2 yere-lings, 20li.; 6 sheepe, 6 swine, 7li. 10s.; Cart, slead & plough, 1li. 10s.; pr. of traise, spanshackle, Coller & a yoake, 6s. In ye Parlor: fether bed & bolster, rugg, blanket, Curtaines & valents, 1 pillow, bed Case, matt, bedsted, trundlebed & 2 Cords, 9li.; his aparrell & woollen ware & shooes, hats & stockens, 10li. 5s.; his waring lenneng, Caps & gloves, 4li.; 5 pr. sheets, 5li. 5s.; 8 pillowbeers, 40s.; napkins & towells, 32s.; remnants, 18s.; bible & psalme boke, 7s.; chest, 12s.; warming pan, 10s.; musket, sword & tackling, 1li. 5s.; rugg, 2 old pillows, a blanket, 2li.; 6 Chaires & a box, 25s.; lanthorn, 2s.; 2 Cushens, linnen whele & 2 baskets, 10s. In ye halle: A pr. tongs, 2 potts, a pr. Andirons, potthookes & spitt, 2li. 7s.; 1 skillet, kettle, frying pan, candlestick, 1li. 7s. 6d.; pewter & alcumy spoones, 3li. 6s.; tin ware & a box Iron, 10s.; earthin ware, 5s.; wooden ware, 25s.; 5 Chaires, table, forme, 8s.; 3 bookes, 6s.; musket, sword & tacklin, 25s. In the old parlor: bedsted, bed, boulster, rugg, pillow, blanket, 3li.; a whele, 3s.; Cubberd & sum trifles in it, 15s.; table, forme, Chest & a Chaire, 1li. 7s.; 2 sickles, 2 mesures, tray, pr. sheres, 6s. 6d.; hows, forks, shovell & implements, 1li.; 30li. woollen yarne, 3li. In the parlor Chamber: Corslet & pike, 1li. 5s.; Fan, 7s.; 20li. of wooll, 20s.; wheate, 10s.; 3 sythes, 6s. In ye hall Chamber: 8li. woollen yarne, 16s.; 7li. Cotten yarne, 17s. 6d.; 3li. fine Cotton yarne, 10s. 6d.; 3li. fine flax yarne, 9s.; 5li. tow yarne, 5s.; 3li. Cotton wooll, 3s.; beame & scales, 5s.; a pr. bootes, 5s.; 3 tubs, 5s.; 2 barrrell & fethers, 4s.; flax, 30s.; keeler, 4s.; 2 half bushells, a knapsack, 5s.; 2 sacks & 2 sives, 7s.; hopps & tow, 5s. In the Cellar: 8 barrells, 3 half barels & other

tubs, 1li. 10s.; 5 keelers, 16s.; Churn, 3s.; hogshhead & trifles, 4s.; beere stall & a forme, a piggen, 7s.; sider press & apertinances, 1li. 3s.; flax, hemp & 2 ladders, 14s.; 3 Axes, 1 hatchet, 2 wedges, a betle, 13s.; a well bucket, 4s.; hetchell & betle, 5s. 6d.; total, 262li. 6s. The debtes that are owing, 10li. 6s.; remainder, 252li.

Attested Sept. 24, 1678 by the executrix.

Essex County Probate Files, Docket 15,242.

ESTATE OF JAMES BARKER OF ROWLEY.

“The Last will & Testament of James Barker of Rowley in New England In the County of Essex: Borne at stragewell in Low Suffolk in Old England. Being at present of Competent Understanding though weak of Body, & not knowing how Soone or Suddenly the Lord may call me hence by death I Make & Ordeine this my Last will & Testament: being little altered from what I made a year Since & Left in keeping in the hands of Nehemiah Jewett though not Signed & sealed then: I Comit my Soul Into the hands of God my Maker & my body to decent Buriall in hopes of a Blessed Ressurrection through the death & ressurrection of the Lord Jesus Christ my Redeemer. And for my outward Estate which God hath Giuen mee I dispose of it in maner following: Imp^{ra}. to my Beloued Wife Mary I Giue the things she Brought wth her when I married her, & the vse of the Roome wee liue in, wth firewood Ready Cutt for the fire from time to time: her Rent at Ipswitch & Twenty shillings yearly for her life: to be payed by my Son Burzilai in work or as she shall se need to Call for it. not monie: & If any agreement appear of our Contract at Mariage that it be fullfild equally by my Executo^{rs}: It. I Giue to my Son Burzillai my Eldest child one half of my pasture Land below the orchard: to lie next to B^{ro}. Georg Kilburnes Land: & the Remayneing part of the Six Acers of Land at the farme made ouer to him before & all the Rest of my Upland in the farme Comonly caled M^r Dumers farme: & Three acers of Meadow in meadow (Cald Seetchwell meadow) bought of Daniel Harris being part upland: & Two Acers of meadow at Cow Bridg one of it salt & the other Ruff marsh: & one ox Gate in the ox pasture. (only Grace my daughter to haue the vse of it while she Remaines unmarried) Also a percell of meadow about Two Acers Lying at the place wee call Newberry hole. & one acer of Salt Marsh that was Layd out to mee Towards M^r Nelsons Isleand: and a Quarter part of my Right in the Three Thousand acers about the

Cow Commons: & a Third part of my Land at Merimack & Bradford of the great Lott that is six score acers wth this prouiso that the other Two Lotts haue a way throw it to the Riuer on one side or other most Conuenient. My will is that he pay or Cause to be payd the one half of my Engagement to my wife & Twenty shillings as is exprest in her Legacy: & Twenty shillings in Corne yearly to my daughter Grace till she be Maried.

"It. I Giue to my Son James Barker Fifteen Acers of Land in the Addition to my Merimack Land: & also my Gate Marsh deuided to mee at Hog Isleand in Rowley: It. I Giue vnto my son Nathaniel Barker half my Homestead to lye next to the Highway to Br^o. Kilburnes house wth the Building upon it: & half the pasture below the orchard which I haue not Giuen to my Son Burzilai next to Jn^o. Sticknays Land. More I Giue him the Lott Cald Wilds Lott in Bradford street Lotts: & Three Acers of Land at Long hill: Also my Land at New plaine: & my meadow at Great Meadow: also Fiue acers of Ruff Marsh at Newberry Gate & the Third part of my Land at Bradford that is to say of the Six Score Acers soe cald: to lie next the Village: & more I giue him a Quarter part of my priuiledg in the Three Thousand Acers about the Towne Cow Comons: My will is that he pay or Cause to be payd the other half of my Engagement to my wife dureing her natural life: also that he sumer & winter & be at al chardg of the keeping of a Cow for his Sister Grace, while she is unmarried If she desire it: Also my will is that Nathaniell shall haue his dwelling in the part of the house that he now liues in: soe that he suffer not the other parts of the Houseing to want Repairing from time to time to time & doe not disturb his sister lineing in the other part of the House while she is vnmarried If she see good to liue there: which said Houseing & the rest of the Homestead he shall haue after the decease of his said sister or marriage: but he not performeing what I haue specified then upon her Just Complaint to my Ouerseers it shall be in their power to disposes him of that part giuen him: Then I giue & bequeath that w^{ch} Grace is to Enjoy wth the rest after her decease & my wiues to Ebenezer Barker my Grandchild If he liue to age of Twenty one y^rs or els to his Father: also I Giue Nath^l. two Acers of salt marsh y^t was Leu^t. Remmingtons. It. I will & Giue vnto my daughter Unice Watson my Fifty Acers of Land be it more or Less at Bradford: being my part of the Right of Nehemiah Abbots Lott I giue it to her & her Eldest son after his fathers & mothers decease prouided he liue to

Heir it: And If that child die I giue it to the Rest of their children as she shal see good to dispose of it at her death: Also I will & giue vnto her the Best Cours Blanket: & Two Twild Cotton Blankets: & one flockbed & bolster belonging to it & a pillow: And one Quarter of the Comon Land that belongs to mee in the Three Thousand Acers about the Cow Commons in this Towne when it shall be deuded: or the vse and Emprouement til it bee.

"It. I will & Giue vnto my daughter Grace Barker that part of the house I now dwell in not giuen my wife & that also after her decease wth half the Homestead & half that part of the pasture ungiuen to Burzilay & a Third part of the great Lott at Bradford which Burzillai & Nath^l. hath their Thirds of: & a Quarter part of the Comon Land that belongs to mee in the Three Thousand acers about the Townes Cow-Common: Also I Giue her forty pounds out of my houshold stuff & Catle as she shall chuse: And In Case my daughter Grace die wthout Issue and not in a Mariage Estate then Burzillai shal haue the Lands at Merimack or what els I haue Giuen her in Land: for Ebenezer his Son to Enjoy If he liue to Heir it, or upon his decease as Burzilai shall dispose in his life or at his death: And the Moueable Goods that Grace shall leaue If she die unmarried I Giue to Unice or her children. Further my Will is that the Rest of my Estate that shal be left when my debts is payd & all chardges for funeral defrayd be Equally deuded betwext my Son Burzillai & my daughter Grace. Also my Vtensels for husbandry I Giue to my Son Nath^l. Barker. Also my wearing Apparrell I will that it be deuded by my Ouerseers half to Burzillai: & the other half between my son Nathaniel & my son in Law John Watson: My will is whateuer deuission or deuissions may or shall be Laid out as belonging to Gates or Rates upon the Cow Commons be equally deuded betwext Burzilai & Nathaniel: Also I giue Nathaniel my Freehold belonging to Gates. Also my will is Nathaniell Prouide wood for Grace while she is a maid. My will is Further & I hereby apoynt my Sons Burzillai & Nathaniel to be my Executo^s to this my Last will, & Testament and I desire my Loueing friends John Trumble & Nehemiah Jewet to be Ouerseers: & desire them to Apprize my Estate: & Giue them full power to Issue any differences that may arise about my Estate amongst my children that soe sutes at law may bee preuented: ffor full confirmation of the premises & euery part thereof I haue Sett to my hand & Seal this Third

day of the Seauenth moneth anno: domin: one thousand six hundred & Seauenty Eight."

James Barker (SEAL)

Witness: Hannah Brocklebank, Nehemiah Jewett.

Proved in Ipswich court Sept. 24, 1678 by the witnesses.

Inventory taken 12:7br:1678, by Ezekiell Northend, John Trumble and Nehemiah Jewett: Books, 1li. 3s.; Wearing Apparell, 24li. 17s.; Beding & other houshold stuff his late wife brought, 11li. 2s. 6d.; Beding, viz., Beds, Rugs, Blankets, Coverlets, bedsteads, one chest & Linnen in it, 29li. 5s. 6d.; Cotton Cloth & Cotton & Linnen & woolen Cloth, 12li. 17s. 10d.; Brass, Iron & peuter vessels, 7li. 9s. 6d.; Indian Corne, Mault, Ry, in & wth the 2 Tubs & butter & chese, 5li. 8s. 6d.; 1 Costlet, pike, musquet, Rapier, Bullets, powder, Match, &c., 2li. 12s.; Utensels for a Tailors Trade & knife, Inckhorne, sizars, Cane, belt &c., 17s. 6d.; 1 chest, Cuboard, box, flax, nailes, Hamer, &c., 2li. 8s. 6d.; Sables, Bridle & Bags, 1li. 11s.; Bedstead, Chairs, cushings, Tables & Formes, 3li. 10s.; Andirons, Tramill, Gridiron, Tongs, firepan, frying pan, 1li. 11s.; Earthen & wooden vessels & Tin, spit, Glasses, skales & weights, 3li. 5s. 3d.; Brushes, Basket, Trenchers, Sive, Cards, Leather & Trow., 15s.; utensels for Husbandry, two Trundle beds & 1 pine board, 3li. 1s.; Stock in Catle, 25li. 1s.; total, 136li. 16s. 1d. Dwelling house, orchard, Barne and pasture, 40li.; 3 Acers of Land, 9li.; 1 Acer, 3li.; 3-4 Acer, 1li. 15s.; 1-2 Acer, 1li.; 3 Acers of meadow in Setchwell meadow, 12li.; 2 Acers at Cow bridg, 10li.; One ox Gate, 4li.; Two Acers at a place wee call Newberry hole, 10li.; one Acer towards Mr. Nelson Island, 5li.; six score Acer at Bradford, 60li.; The Addition, 7li. 10s.; Gate marsh, 5li.; Bradford street Lott, 18li.; 3 Acers at Long hill, 1li. 10s.; Land at New plaine, 1li. 10s.; Meadow at Great Meadow, 2li.; 5 Acers of Ruff meadow at Newberry Gate, 20li.; 2 Acers of salt marsh, 10li.; 50 Acers at Bradford, 30li.; a Freehold Belonging to Gates, 3li.; Marsh allowed for waies, 10s.; Debts Due to the Estate, 20li. 3d.; total, 411li. 11s. 4d. Debts due from the Estate, 4li. 6d.; Overchardged in the pticulers above, 1li.

Attested in Ipswich court Sept. 24, 1678 by the executors.

Deposition of Elizabeth Sticknee, aged about seventy, and of Samuell Sticknee, aged about forty five, that "James Barker Senior promised upon condition of marriage between his son James Barker and mary the daughter off William Sticknee deceased that hee the said James Barker Senior would give

his son James a portion equall with any off his other children his eldest son onely excepted and neyther before nor in his last will hath performed the same." Sworn in Ipswich court Sept. 24, 1678.

Essex County Probate Files, Docket 1,668.

The court Sept. 28, 1680, ordered that Nehemiah Jewett and Mr. Willson, overseers to the will of the deceased husband of widow Barker of Rowley, call the executors of James Barker to account about what provision hath been made for the widow, and to see that her dues are laid out for her comfortable subsistence and provide what shall be her dues for the future.

Ipswich Quarterly Court Records, vol. 5, page 360.

ESTATE OF THOMAS HOWLET OF IPSWICH.

"In the name of god Amen I Thomas Howlit of Ipswich in Newingland being at this present time of perfit understanding & memory Though weak in body. Comitinge my Soule into the handes of almyty god & my body to deasent buriall in hope of reserection to eternall life by the power & merit of Jesus Christ my most mersyful father & redemer doe thus dispos of the Temporall estat that god hath graciously giuen me Imprimis I Giue to Rebeka my wiff: one Cow and two heyfers that ar Caled hurs also my litle Grey mare: Also I giue to my wiff an anvyety of fwe pownds a yeare: to be pd yearly: fiuty shilings in Corne And fiuty shilings in Cattle: the Corne part to be pd half in wheat & malt and the other half in indian Corn: this to be pd at Ipswich wher my wife shal appoint: also that my wifes goods be returned to her she brought It I Giue to my Son Samull Howlit fiuty accers of land by mecher of that which I formerly intended for my Son John Howlet & also two twenty Accer lots in the thick woods in topsfeild & also foure Accers of medo. [It I giue to my dafter Sarah Comings fower accers of the hasakey medo lying at the moth It I Giue to my son Samull howlet the rest of the hasekey medow at the bridg. *written in margin*] Also my wil is that my Son Samull Howlet shall paye fiuty shiling yearly of the anvyety of fwe powndes that I haue Giuen to my wife in specea according to my will It I giue to my wife a Kettle in stead of a bed teck I promesed It I Giue to my dafter Sarah Comings 4 pownds to || be || pd with in fowr yeares after my desseas if she be liuing elc to her heyers: Also 20^s to allis Comins at her mariag or at 18 yers of age It for

my dafter mary perly I haue Giuen her twenty three pownds which my wil is shud be made up fiuty powndes the one half of it within a year after my Desseas the other half within three years after my desseas

"It I Giue to mary Howlit my Son John Howlits dafter forty fiue pownds to be pd to her at the age of eighteen years or at her daye of maryag, if she liue not to receiu it then my wil is that ther shal be ten pownds pd to my Son John Howlits wiff Lastly I ordain my Son william Howlit my Sole executor of this my last wil and testymnt to whom I giue my depts being pd all the rest of my estat housing Lands Goods & catle Utensils of all sorts and depts from whome soeuer due unto him & his heyers foreuer. I doe appoint my Louing freinds Capt. John Applton: major Samull Applton and John whipl senior the ouerseers of this my last will and Testement: & I doe herby Giue them power to determin any differanc that maye arise betwen my executor and any of the Legetes aforsaid a bought the payments aforsaid It my will is that my Son Thomas Howlits wife shall injoy that hundred accers of land I possessed him of til his eldest dafter be at the age of eighteen years or at her daye of mariag & then she shal Injoy one quarter of it: also when my Son Thomas howlits yongest dafter is of the age of eighteen years or at her daye of mariag she shal injoy on quarter of the hundred accers giuen to her s^d father: & after ther mothers desseas they shal injoy the other fiuty accers equally devided betwen them my wil is that if one of || my || Sonn Thomas Howlits dafters dy befor she is possessed of her portion it shal goe to her sister my wil is that if my Son Thomas howlits two dafter dy befor they are eighteen years of age or ar married that then my dafter in lawe my Son Thomas Howlits wiff shal injoy all the hunderd accers of land her lif and at her desseas shall paye out of it, to my children then living one hundred pownds which shal be equally devided among them in confermation wherof I hau set to my hand and seal this forth of nouember 1677."

Thomas (his T mark) Howlit (SEAL)

Witness: John Appleton, Samuell Appleton, John Whipple.

Proved in Ipswich court Sept. 24, 1678 by Capt. John Appleton, Maj. Samuell Appleton, Capt. John Whipple.

Inventory of the estate of Deckon Thomas Howlett taken 10: 7m: 1678, by John Gould and Abraham Redington: 5 oxen, 20li.; 2 steres, 6li.; 2 yearelings, 1li. 10s.; 5 Coues, 12li. 10s.; 2 heferes & bull, 2li. 10s.; 1 horse, 1 Coult, 3li.; 3 Coues,


7li. 10s.; 1 mare, 2li.; ye farme with housing, barne, orchard, upland and medo with one parcle of march at Ipswich, 200li.; some other percicles of land, 100li.; 16 sheepe & Lams, 18 hoges & piges, 7li.; Clothing woolon & Linnon, 1 saddel, saddel cloth, bridell, pilion and pilion cloth, 13li. 9s.; 1 fouling pece, bookes, 1 brosh, 2li. 16s. 4d.; 1 fether bed, 1 bolster, 2 piloes, 1 ruge, 8li.; 4 chainges, 3 plowes, shares, colters, 20 haroe teeth, 1li. 5s.; 3 yoakes, 1 cart & wheels, cart rope, 4 forkes, 2 siges, 1li. 10s. 6d.; wheges, betell rings, axes, howes, 1 spade, 14s. 6d.; 1 hadess, froe & ringer, 12s.; toules, chisel, plaines, ageres & swass, 1li. 2s.; one heckel teeth, smoething Iron, could chisels, punchies & Lantrone, 4s.; and Iron, spite, tramiell, slise, hath Iron, gridiron, friing pan, tonges, 1li. 4s.; old Iron & the blad of a whipswae, 8s.; 1 bed, 1 blankat, 1 ruge, 2 bolsters, 1li. 10s.; 1 coverlide, 2 blankat, 1 bolster, 2li. 12s.; 2 brass cittleles, 1 brass Kandelstik, 1 brass Ladell, 4li.; 1 waring pan, 3 Iron potes, 2 pothookes, 1 Iron morter, 1li. 10s.; 5 poringers, 2 dram Cups, 1 wine Cupe, 1 pint pote, 8s. 9d.; 5 puter platters, 1 tin cittel, 1 tin pot, 2 tin pans & tunel, 1li. 7s. 8d.; earthen ware, 6 brase spones, 7s. 6d.; small wooden ware, 1li. 9s. 11d.; 4 barieles, 1-2 bariel, 6 tubes, 2 coueles, 2 salt boxes, 1li. 3s. 6d.; 1 Bakin troofe, 3 wheeles, 2 melee troves, 1 chease press, 1li.; 1 stand, 1 Cubbord, 2 tabeles, 1 chest, 1 tronke, 1 boxe, 2li. 2s. 2d.; 2 drie caske, 1 fane, 5 chares, 2 chasing, 1 peec Lether, 19s.; 28 yards of nue woolon Cloth, 5li. 12s.; 5 pare of sheets, 2 tabele cloths, 9 napkins, 3 pillobeers, 6li. 19s. 6d.; 1 pare of Curttins, sarge golome & silke buttons, 1li. 17s.; Chase and yarne, 2li. 1s.; 15 pound of sheep woole, 12 pound of fethers, 2li. 6d.; 4 spones, 1 poringer, 1 sirige, 1 yard of genting, 9s. 6d.; 1 pound 1-2 starch, 1li.; plomes, thred, silke & bone Lase, 5s. 9d.; 1 parcell of Linon Cloth, suger, spice & butter, 1li. 10s. 6d.; foueles of all sorts, 1li. 10s.; Indon Corne apon ye ground, 8li.; Ingliss Corne, 9li. 6s. 8d.; 2 sifes, 1s. 4d.; 1 grindstone, 1 plow, 15s.; total, 452li. 11s. 4d. The detes of Deckon Howlet: To Deckon Goodhue, 6li. 10s. 8 1-2d.; Edmon Hard, 9s.; Capt. Whippell, 14s. in malt & 7s. in money; Isaac Cummings, Jr., 40s.; Mar. Francis Wainwright, 29s. 5d.; Mr. John Wainwright, 8li. 15s. 9d.; Goodman Rust, 4s. 4d.; Mr. Darby, 1s. 3d.; Elisha Perkins, 25s.; more detes as doe apeire, 12li. 11s. 5d.; total, 34li. 7s. 10 1-2d.

Attested in Ipswich court Sept. 24, 1678 by William Howlet, executor of his father's estate.

Essex County Probate Files, Docket 14,093.

ESTATE OF MRS. ANN SWAN OF ROWLEY.

“The Last Will & Testament of Ann Swan of Rowley Relict of Richard Swan of Rowley deceased. Imp^{rs}. I Comitt my soule Into the hands of God my Maker In & throw the Lord Jesus Christ & my body to decent Buriall In hopes of Blesed ressurection: And as for my outward Estate My will is that it be Giuen as followeth: & I doe hereby Giue & bequeath the same: Imp^{rs}: I Giue to my daughter Abigaill Baily: that Bed that was mine before Mariage to my husband swan: wth the new Bolster & Gray blanket, & a Couerlet & pillow: & a platter & a pair of sheets. & one pillow bear: & one chamber pott. & one porringer one Iron skillet. & one peuter candlestick. & one Beaker Cup. I Giue to my daughter Mary Killburne my other Feather Bedd & Bolster & pillow. & white Blanket & 1 Greene Rugg & the Rest of the sheets & pillow Bears. & one Brass Kettle & .1. Iron pott: & Trammils & Tongs, & pothooks & frying pan: & Bedstead that Mary Lyeth on: and Further all the Wooden Ware & vessells I Giue betwext Abigaill & Mary: Equally to be devided & all my Apparell both woolen & Linnen I Giue to be Equally devided betwext Abigail & Mary: Further I Giue my daughter Mary A peuter platter & Brass Candlestick: & to Abigail My Curteines & vallance: & one chair & to Mary one chair. & peuter pint pot I Giue My Son Caleb Hopkinson the Old Bed in the Chamber & Bolster & Cotton Rug & Blankett: & a chest that his Father Gott made: I Giue my Son John Hopkinson one Iron kettle A pair of Andirons & one Great cheir. My Will is that my Sons Jonathan Hopkinson & John Hopkinson bee Executo^{rs} to this my Last will: to whome when they haue paid my debts & funerall Chardges I Giue all the Rest of my Estate: only one Book of M^r Boltons works to my Son John Trumble: & for full Confirmation of y^e premises & every part thereof I haue Sett to my hand & seal this fourth day of July Anno. Dom: one thousand Six hundred & Seauenty Eight.”

Ann (her  mark) Swan. (SEAL)

Witness: Hanah Hazzen, Nehemiah Jewett.

Proved in Ipswich court Sept. 24, 1678 by the witnesses.

Inventory of the estate of Ann Swan, widdow, taken 22: 6: 1678, by Nehemiah Jewett and Joseph Boynton: Two Beds, Boulsters, pillow, sheets, 2 blankets & Coverlet, Sli.; the bedding in the chamber, 1li. 10s.; cloathes Linnen & woolen, books, cloth, 2 pr. Cards, Sli. 14s.; 1 Little Barrel, meat Tub, 1 Barrell, 5s. 6d.; peuter & 1 brass Candlestick, 1li.; Wooden

Ware & Earthen & 1 Glass, 12s. 3d.; Table, warmeing pan & kneading Trow, 6s.; 1 Brass kettle, Iron pott, pot hooks, Iron kettle, skillet, frying pan, 1li.; Tramil, Andiron, Tongs, 12s.; 3 cheirs, Two sives, 6s. 6d.; Runlet, oyle, yarne & Baskets, 9s.; 1 pr. sheets, 4 Napkins, 2 pillowbears, 1li.; 2 wheels, 5s.; 2 pigs, 12s.; 1 Hog, 15s.; 2 Cows, 7li.; 1 bag, 1s.; Ry & wheat one Acer upon Ground, 1li. 10s.; Indian one Acer upon Ground, 2li. 10s.; Corne in the house, 1li. 2s.; Hemp upon the Ground, 12s.; 1 Acer of Indian Corne at home, 2li. 10s.; 4 Load of Grass, 12s.; total, 41li. 4s. 3d. Debts due from the Estate: to Mr. Rogers, Mr. Wigsworth & mercht. Wainwright, 4li.; Mr. March of Newberry, 2s.; Capt. White, 2s.; Edward Hazzen, 2s.; Richard Leighton, 1s. 6d.; Joseph Boynton, 1li. 5s. 6d.

Attested in Ipswich court 24:7:1678 by John Hopkinson, executor of the estate of his mother Ann Swan.

Essex County Probate Files, Docket 26,876.

ESTATE OF JOHN BREED OF LYNN.

Administration upon the estate of John Bread, intestate, granted Sept. 24, 1678, to his brother Allen Bread, who gave bond and the land also to stand bound.

Ipswich Quarterly Court Records, vol. 5, page 337.

Inventory* of the estate of John Bread taken by Thomas Fuller and John Maskall [Nuhall. *copy*]: load of hay and other things, 1li. 5s.; on hors, 2li. 10s.; to Oxen, 7li.; 4 cowes, 10li. 10s.; in younge Cattell, 5li. 5s.; swine, 3li. 10s.; shepe, 3li. 14s.; the ferry peece of land, 45li.; the hous and to parcel of land, 35li.; 16 acker of land in Rumly marsh, 74li.; to ackersin hoows necke in Rumlle marsh, 10li.; 12 ackers bought of John Haucks, 6li.; a part in a boatt, 13li. 10s.; in English corn, 2li.; Inden corn, 2li.; wearing Cloths, 6li. 12s.; Lining, 7li.; beeding,—; to hatts,—; arms and bostts, 1li.; to silver spoons,—; pewter, 1li. 12s.; Cettells and pott and skellet, 1li. 5s.; Loomber, 6s.; a poot hanger, spit and Chamber pot, 15s.; in other things, 1li. 15s.; coverleds, blanketts and beed, 7li. 13s.; lining, 5li. 2s.; Iron things, 2li.; pewter, 1li.; other things 7s.; Cloth, 16s.; a pillin Cloth, 5s.; presing Iron, 2s.; to Chaiers, 7s. Debts due from the Estate, 20li. 14s. 10d.

Attested in Ipswich court Sept. 24, 1678, by Allen Bread brother of John Bread.

Debts in money: to the nurse, 2li. 15s.; the Dockter, 1li.

*Copy, Ipswich Deeds, vol. 4, page 209.

1s.; John Dawes, 17s.; John Fewkes, 6s.; Goodman Mechham, 2s. 4d.; Mr. Nowell of Boston, 9s.; Thomas Ivory, 6li.; Samuel Johnson, 2li. 10s.; Clement Colldon, 8s.; Allin Bread, 11s.; mor to Allin Bread, 5li. 3s. 6d.; Timothy Bread, 9s.; Samuel Hartt, 3s.; total, 20li. 14s. 10d.

Agreement between Allin Bread, jr. and Sarah Bread, widow, that said Sarah Bread give up all her right and title that she might claim from the estate of her husband John Bread by law, upon consideration that Allin Bread, jr., administrator to the estate, shall pay her forty pounds, to be paid in cattle, Indian corn, and twenty pound of sheeps wool and twenty pounds in silver in four years, five pound a year and likewise what goods she brought to her husband and six loads of hay. Signed and sealed Sept. 24, 1678. Witness: John Fuller, Nathaniell Ballord, Joseph Bread.

Allowed in Ipswich court 24:7:1678.

For the distribution of the estate the court ordered to the eldest son seventy two pounds, and the others thirty six pounds each, and they to be brought up with the produce of the estate and if that fall short, to be deducted proportionably out of their portions, and the three sons to have their portions out of the lands.

The children of John Bread and Sarah his wife that are living, "John ther Eldest Sonn was born the 15 of November 1664, Sarah ther Daughter was born the 28 of December 1667, Ephram ther Sonn was born the 16 of December 1672, Ebenezur ther Sonn was born the 15 of April 1676." A true copy taken out of the records of Lynn by John Fuller, clerk.

Essex County Probate Files, Docket 3,218.

Addition to the inventory taken by Joseph Armitage, John (his a mark) Neuhall: 15 bushel of Indian corn, 1li. 10s.; 3 bushel of Ri, 10s.; 10 cord of wood, 1li.; more debts that John Bred owes: to Ambros Gal, 1li. 5s.; Nathanel Kirtlan, 5s.; Wiliam Craft, 5s.

Attested in Salem court 29:9:1678 by Allen Bread.

Essex County Quarterly Court Files, vol. 30, leaf 11.

Allen Bread, administrator of the estate of John Bread, brought in an additional inventory, and court held 26:9:1678, being informed that there are three children of the said John Bread, ordered that he appear at the next court held at Ipswich for the distribution of the estate.

Salem Quarterly Court Records, vol. 5, leaf 123.

ESTATE OF RICHARD ALLEN OF HAVERHILL.

"Martha Hubbard y^e wife of Rich^d: Hubbard of Salisbury testifieth that being present wth: her Brother Rich^d: Allin imediately before his death in y^e sumer 78; she then ||y^e s^d Richard being|| weake in body yet well composed in mind & of perfect understanding, did heare her Brother Richard as his will wth: relation to his estate declare, that hee did will and bequeath unto his Sister Mary Hewes the bigger or better part of his whole estate. And that what was left or the other part of his whole estate he did in like manner bequeath to his brethren ||Joseph & Jeremiah|| to be equally diuided between them; A chest wth: what was in it which then stood at my Broth: Peter Ayers his house in Haverhill he then excepting which at y^e same time he declared to be his will & did bequeath to Samuel Ayers y^e Son of his Bro: Peter Ayers at Haverhill: And then I understood that w^t: he ment of his gift to his Sister Hewes was the better half of his whole estate.

"Mary Hewes & Jeremiah Allin being present wth Martha Hubbard at y^e same time as above written doe testifie to y^e truth of all y^t y^e s^d: Martha testifieth unto, & doe both of them testifie that Richard Allin did at that time declare his mind to be that his Sister Hewes should have the better half of his estate after his death." Sworn Oct. 8, 1678, before Nath. Saltonstall, Comis.

Inventory of the estate of Richard Allen, deceased July 8, 1678: Sargant Stevenes and John Esman prised the wering cloues of richard Allen at Salisbury, 7li. 13s.; robart Clemance and daniel Lad junr. prysed forti acares of land being more or les at haverill, 90li.; to acares and halfe of medo more or les, 7li.; three comman rites, 10li. 10s.; daniel Clemence and Abram Clemence prised a ches with somm goodes in it at haverill, 2li.; total, 117li. 3s.

Attested in Hampton court Oct. 8, 1678 by Joseph Allin.

Essex County Probate Files, Docket 493.

Administration upon the estate of Richard Allin was granted Oct. 8, 1678, unto his brother Joseph Allin.

Bond of Joseph and Jerimie Allin for 200li., upon condition that Joseph shall administer according to law upon the estate of his brother Richard, and abide by the order of the court from time to time.

The court ordered the administrator to the estate of Rich-

ard Allin, his debts being paid, to make a division of the estate according as is declared in the evidences of Martha Hubbard, Mary Hews and Jerime Allin to be the will of the deceased.

Hampton Quarterly Court Records, vol. 2, leaf 64.

ESTATE OF HUGH SHERRATT OF HAVERHILL.

Concerning the inventory of the estate of Hugh Sheratt, late of Haverhill, deceased, being presented to this court, the court Oct. 8, 1678, ordered that the matter in difference concerning a bed be referred to Salisbury court next, and that the selectmen of Haverhill or their attorney do then appear with all persons concerned, that the estate may be settled according to law.

Hampton Quarterly Court Records, vol. 2, leaf 65.

ESTATE OF SAMUEL GILES OF (HAVERHILL?).

Administration upon the estate of Samuel Giles was granted Oct. 8, 1678, unto Samuell Watts and he to bring in an inventory to the next court.

Hampton Quarterly Court Records, vol. 2, leaf 65.

ESTATE OF ROBERT ROBERTS OF IPSWICH.*

Nicolas Wallis and Simon Stace gave bond Nov. 6, 1678, of 20li., jointly, to pay unto Ephraim Roberds ten pounds at the age of twenty one years, and the security of marsh and bond that Thomas Perrin gave for the payment of the portions of Robert Robberd's children is released.

Ipswich Quarterly Court Records, vol. 5, page 340.

ESTATE OF JOHN SPOFFORD, SR., OF ROWLEY.

"The last will and testament of John spofard senior I Comit my soull into the hands of god that gaue it and my body to the earth to be decently buried and as for that estate the lord hath giuen I dispose of as followeth after my debts are payd Imprimus as for my dear and louing wife I giue to her the lease of the house and land of M^{rs} Prudence Cottons also I giue to her all the houshold stuff to be at her dispose excepting the arms and amunition also I giue her two coves and one calfe also foure shep I giue to her and my son francis to be equally diuidded betwext them and I giue to my wife

* See *ante*, vol. 1, page 422; vol. 2, page 352.

one young horse also to haue *to haue* the use of four acres of land at ye farm during her life furthermore I will that my son francis his portion be at my wifes dispose till he come to the age of twenty one years if she liue so long: for that end that he may be helpfull to her to cary on her husbandry worke Item that which I giue to my son francis is the two young oxen one mare and the cart and all the furniture belonging to husbandry also one yearling calfe these to be at my wifes dispose till he be at the age abouesaid and then these things or the worth of them to be faithfully payd to him also I giue to him the small gun and the Rapier also four acres of land towards great meadow and what may befall by vertue of *of any towne grantes*

"Item I giue to my son John two stears coming thre year old and the long fowling peice and one halfe of the lease of the farm together with twenty pound stocke I formerly gaue him Item I giue to my son Thomas my vilage land and the gray horse and two shep and one spring hog and one two year old heifer and the great musquet Item I giue to my son samuell the other halfe of the lease of the farm and two young stears one that comes 3 year old and one that comes two year old one spring hog with about ten pound stock I haue already giuen him Item I giue to my daughter elizabeth one two year old heifer and two shep Item I giue to hannah one cow one thre year old heifer and two shep Item I giue to my daghter mary one cow and one calfe and two sheep Item I giue to my daughter sarah one cow and one calfe and two sheep also I apoynt my louing wife and my son Thomas to be joynt exequoters of this my last will and my childrens portions to be payd at their mariage or at twenty one years of age and if any dy before, their portions to be diuided amongst the Rest in witnes heiroy I set to my hand and seall october 7 1678."

John (his mark) spofard(SEAL)

Witness: John Johnson, Philip Nellson.

Written in margin:

"Wheiras here is two cows and calfe and foure shep mentioned the foure shep onely is to be divided between her and francis

"This tweenty and ten pound that is giuen to John and Samuell they haue owned that they haue formerly receaved."

Proved in Ipswich court 6: 9mo: 1678 by the witnesses.

Inventory* of the estate of John Spofforth, Senior, of Rowley, taken Oct. 23, 1678, by John Johnson and Thomas

* Ipswich Deeds, vol. 4, page 222.

Patch: twenty pounds in John Spofforth, Junior, hands and 10li. in Samuell hands, 30li.; money, 10s.; wearinge cloaths, 8li. 12s.; one bed and furniture belonginge to it, 5li.; another bed, 3li. 5s.; linnen, 2li.; a peece of home made cloath, 4li.; one fowlinge peece, 2li.; one muskett, 1li. 5s.; in brass, 2li. 12s.; two Iron pots, one skillet, two friinge pans, two saws, 2li. 10s.; other small things, 1li.; tubs, chairs and other wooden things, 2li. 6s.; A trap, coslet and other things, 1li. 9s.; Books and other small things, 2li. 10s.; Butter and cheese, 2li.; seaven Barrills of syder, 4li. 4s.; thre Barrills of small syder, 1li. 4s.; two oxen given in the will to Francis, 11li.; a mare given him, 2li. 10s.: to him in cart and wheels, 2li. 15s.; to him in a tumbrell and wheels, 1li.; to him in chains, yoakes, spanshakkells and one old share and bolt, 1li. 6s.; to him a new plowe, 15s.: to him in axes, hows and other things belonginge to husbandry, 1li. 5s.: more in husbandry things to him in two saws and other tools, 1li.; to him two sheepe, 10s.; to him four Acres of Lands and thre siths, 4li. 11s.; to him a small gun and a rapier, 2li. 5s.; wedges given to him and old Iron, 5s.: two horses, 9li.; four two yeare old cattell and vantage, 10li.; thre yearlings and vantage and four Calves, 8li. 10s.; fourtene shepe, four swine and five pigs, 11li. 4s.; the village Land, 30li.; one musquet and Rapier, 10li. 10s.; cotten wooll, sheepe wooll and other things, 5li. 16s.; Indian corne and English corne, 15li.; Eightene loades of hay, 13li. 10s.; five cows, 17li. 10s.; total, 228li. 9s. Debts oweing from the Estate: the rent for the land this yeare, 7li.; to marchant Wainright, 5li. 14s. 7d.; Sammuell Graves the hatter, 13s.; John Wainright, 8s. 5d.; Deacon Goodhew, 2s. 8d.; Caleb Bointon the Smith, 10s.; Edward Hazon, 5s. [6d. *copy*]; George Killborne, [9s. 4d. *copy*]; Doctor Bennit, [32s.; *copy*]; Mr. Darby [10s.; total, 16li. 4s. *copy*.]

Attested by Elizabeth Spaford executrix of her husband's estate.

Essex County Probate Files, Docket 25,994.

ESTATE OF MARK QUILTER OF IPSWICH.*

"Marke Qwillter being sicke and weake of bodye the forth day of november 1678 made this onkitive will as followith did giue his Soule into the hands of the Lord Jesus his body he desired to be desently Buried Item I giue to frances Qwillter my wiffe my house and Lands and movable goods withinge the house to her during her naturall Life and also half the

* See also Records and Files of the Quarterly Courts of Essex County, Mass., vol. 7.

Cattell and halfe the Corne I had groeing this last yeare item I giue to myhill Cresy ten pounds to willyam Cresy fue pounds to mary Cresy fue pounds; to Richard Suttten ten pounds and alle the Rest: I giue to my brother Joseph desiring him to: be my Executor to my last will and did desire his brother Joseph and Edward Lumis & Simon Stace: to dispose of what I leue to my wife during her naturall life after her desese amongst my oine Relashons as to them ||that are|| In most need as thay thinke meet: and desired Edward Lumis Senior & Simon Stace to be overseers of this his will."

[no signature]

Attest Edward (his E mark) Lumis, Simon Stace.

Proved in Ipswich court Nov. 6, 1678, by the witnesses.

Inventory taken Nov. 6, 1678, by Edward (his E mark) Lumis and Thomas Lovell: his howse and whomestead, 80li.; a Six acre lott, 20li.; aboute five bushels of Barly, 1li.; aboute 3 score and five Bushels of Endian Corne, 3li. 15s.; the hay at whome and a Braude, 5li. 10s.; 2 oxen, 10li.; 3 Cowes, 10li.; 1 steere, 4li.; 1 Bull, 2li.; 1 hayfor, 2li. 10s.; 24 sheepe Ewes and lambs together, 8li.; 5 Swine, 3li.; 1 horse, 2li.; 1 Cart, plow, Sled, yoke and Chayne, Spanshackle and harrow, 3li. 10s.; Sithes and tackling belonging to them, 10s.; Saddle and Saddle Cloath, 1li.; muskett, Rest, powder, bulletts, pouch, Sword, Belt and Pike, 2li. 4s.; Beetle, 4 wedges, 8s.; 4 ould axes, 6s.; 2 Auger, 2s. 6d.; horse tackling, 6s.; lathing hamer and other hamer, 4s.; one acre of marsh at the hundereds, 3li.; one acre and halfe of meadowe by Muddy River, 8li.; Brass and ockamy Spoones, 1li. 17s.; Pueter, 1li. 12s. 6d.; warming pann, 10s.; lanthorne, 2 tin panes, 1 drinking Cupp, 7s.; Smoothing Iron and heaters, 3s. 6d.; Iron pot, 2 Iron kettles, pot hooks, hanger, fier Slice, 1li. 4s.; Bed, Boulster, pilloes, pillobeere, sheetes, Ruges, blanketts, Bedsted and Curtines, 7li. 10s.; Chests, box, Small Baskets, 14s.; 3 Coats, 1 pr. ould Briches, shooes, Boots, 2li. 3s.; earthen ware, 2s. 8d.; Chayres, 7s.; one Cart rope, 4s.; one looking glass, 2s.; Bel-lowes, table, tub, boules, trays, piggin, wheele and Sives, 18s.; woollen wheele, Cards and Spindle, 6s.; Table Board and Bookes, 4s.; Blank t, Cloath, woollen yarne, lining yarne, sheeps woole, Cotten woole, Sackes, mortissing ax, 4li. 18s.; hoe, shovle and a peece of an Exeltree pin, 3s.; 2 Barrels of Sider, 1li. 8s.; barreles, tubs, Bottle, Crockes, hopes, tunnel, 1li. 12s.; one Chest with the Clouse in it given to Joseph

Quilter, 10li. 16s. 6d.; Small waring lining, 16s.; debts in Bills due to Mark Quilter, 178li. 12s. 1d.; total, 387li. 15s. 9d. Marke Quilter Indebted about his Buriall and other things aboute 17li.

Attested in Ipswich court 6:9m:1678 by Joseph Quilter, administrator of the estate of his brother, Mark Quilter.

The Court being informed that the widow of Mark Quilter is in a probable way to waste the estate left by him and in obedience to and prosecution of an order of the General Court, May 28, 1679, that one half of the estate after the widow's decease be to the relations of her deceased husband, and that the true intent of the order may not be frustrated, the County Court Mar. 30, 1680, ordered that said Mark's house, land and meadow with commonages belonging thereto which amount to 111li. be security. The widow who hath the use of the whole estate shall give bond for the securing of 82li. 10s., which is the remaining part of what is ordered to the relations, and that she shall not make any strip or waste upon the said lands without due restitution.

Essex County Probate Files, Docket 23,154.

Administration upon the estate of Mark Quilter, intestate, granted Nov. 6, 1678, to his brother Joseph Quilter, he to dispose of the estate according to the mind of his brother, declared in a paper testified unto by Edward Lomas and Simon Stace.

Ipswich Quarterly Court Records, vol. 5, page 339.

Petition of Frances Quilter, widow, and of Robert, son of Marke Quilter, late of Ipswich, to the court at Boston, May 28, 1679, that whereas the husband of the petitioner died possessed of an estate valued at 600li., considerable part of which was money, and was chiefly the product of what your petitioner brought to her husband as a portion given her by her father Richard Swan, and also of their hard labour for about twenty three years that they lived together and her husband having died without making a will, and in attempting to when his reason and understanding had failed, was prevented by death, from finishing, and yet, the writing was presented to court, and administration was granted to Joseph Quilter, and he taking the greater part of the estate, the petitioner asks for consideration of her condition that she may have enough for her support.

The reasons of the widow Twilters address to the General Court: 1st. Concerning the will by which Joseph Twilter as

administrator did proceed, it was neither the will nor the mind of the deceased, because he was not in a disposing capacity. Witness: Ann Peggey, Dorothy Woodman, Dr. Bennett, Joseph Bennett. 2d. He was prevented by death, before he had said what he would. Witness: Simon Stacy, Ed. Lummax, Tho. Willson, Dorothy Woodman. 3d. In contradiction, he said his wife should have what was in the house and yet said that Joseph should have the chest, etc. Witness: Simon Stacee, Edw. Lummax, Robert Swan, Mary Kimble, 4th. Some things named by him were not put into the will, one of which was, the widow to have her portion to dispose of at her death. Witness: Simon Stacy, Edw. Lommax, Mary Kimble, Robt. Swan. 5th. That one of the witnesses was deaf and could not hear what he said, and the other witness could not well understand. Witness: Lommax, Stacy, Tho. Wilson, An Peggey, Dorothy Woodman, Robt. Swan. The land and homestead was bought with the widow's portion that she had of her father. Witness: Decon Pingrise, Rich. Shatchwell, Mary Shefeld. The money taken out of the thatch was not given to Joseph Twilter, but only to fetch it. Witness: Ann Peggey, Edward Lummax, Simon Stacy, Dorothy Woodman.

Petition of Francis Quilter, widow of Mark Quilter, to the Ipswich court, that they would order the settlement of her husband's estate, and presenting reasons why that which is presented as his will should not be so accepted; and also that the administrator hath not given in a true inventory of the estate, there being 200li. not inventoried, and the whole estate amounting to 600li., your petitioner having but 145li. 16s. 6d. for her use. Robert Swan and James Barnet testified that this petition was presented to the Ipswich court.

A note of some estate of Marke Quilter's that was not in the inventory: Six Akers of marsh, 30li.; Larance Clenton Debter by bill, 7li.; Joseph Quilter sewes for a debt in book a bill of 6li. 10s. of John Wits; Joseph hath a booke of severall Debts that I Doe not know what they are Debts that I knew of that hee had no bill for; Thomas Hart hath payd 20s. but what more I do not know; Thomas Lule, 2li. 4s.; John Broocer, 1li. 2s.; Thomas Gidins, 1li. 10s.; Epheram Felows and Many more that are in debt that my husband did not acquaint me with the sum, besides the money yt Joseph Quilter carried away and which Goodman Lomas told him ought to bee put in the inventory, and also several papers that Joseph Quilter put in his pocket and did not have them inventoried.—Witness, Dority Woodman, Mary Kimball, Frances Quilter.

John Newmarch, Richard Shatswell, aged about fifty two years, Moses Pengry, Sr. of Ipswich, aged sixty seven years, John Edwards, aged about forty years, John Shatswell, aged about twenty six years, Marsy Warner, aged about thirty eight years, David Bennet and Joseph Boynton, aged about thirty years, testified in court June 2, 1679, concerning the settlement of the estate of Mark Quilter.

In the case of Francis Quilter, widow of Marke Quilter of Ipswich, concerning a settlement of the estate of the deceased, the deputies find that said Quilter died intestate and that the pretended will presented to this court ought to be accounted null and void, and that the widow have the use of the whole estate during her life, and at her death one half to be disposed of as she sees good, and the other half to the relations of her husband, to be ordered as the County Court at Ipswich shall see meet. Consented to by the court, June 11, 1679.

Mass. Archives, vol. 16, papers 104-124.

Agreement dated Nov. 11, 1678, between Joseph Quilter, administrator of the estate of Mark Quilter, and Frances Quilter widow of Marke Quilter, both of Ipswich, that Edward Lumis and Simon Stace should arbitrate and end the differences between them, and gave bond of 20li. to stand to what they may agree upon. Witness: Thomas Lovell, Simon Stace. Sworn Sept. 1, 1679.

Joseph Quilter acknowledged the receipt of his part of the goods that were in the house of Marke Quilter, and Frances Quilter owned that she had her part. Signed Nov. 12, 1678. Witness: Edward (his E mark) Lumis, Tho. Lovell. Sworn Sept. 1, 1679, by Thomas Lovell, and Sept. 30, 1679, by Edward Lumase.

Essex County Quarterly Court Files, vol. 31, leaves 116-118.

ESTATE OF SAMUEL SYMONDS OF IPSWICH.*

"I Samuel Symonds of Ipswich in New England gent. being desirous by setting these things in order, now in tyme of my health that I may be the more free (if God please) when death approacheth to leave this world, & to attende the matters of my soule, & the blessed hopes for life to come, doe make, & ordayne this my last will, & testament, in manner, & forme following, viz: First I comend my soule into the

* See also Records and Files of the Quarterly Courts of Essex County, Mass., vol. 7.

handes of Jesus Christ, my ever blessed Saviour, in hope of a joyfull resurrecon & meeting of my body at the last day, w^{ch} I leave to be decently buried (without any vayne pompe) and my fun^rall expences, & debts, to be paide & discharged. Item my will is that all the estate of my deare wife Rebeckah Symonds, be returned to her in kinde, to her owne pp use, to have & to hold the same to her, her heires & assignes for ever: viz: the lande at Salisbury, being six acres of meadow, now in the tenure of Henry Browne Sen^r and the seaventy acres of upland at Salisbury newtowne, now called Amesbury: Alsoe sixty two pounds twelve shillings of new England mony, which I received of M^r Clerke Ironmonger of Boston, whereof there is now in M^r Russells hande, as Treasurer of this country fifty pounds, and twelve pounds twelve shillings in my owne handes. Alsoe the cattell, for numb. & kinde, with all other particulars of estate & howshowld stuff, & goods as they ||are|| exprest in a note of particulars* Bearing date the last day of Novemb. Anno Dom. 1669 under my hande & seale; alsoe what is impaired, or lost of the very things in the said note of particulars, are to be made goode, according to her owne word & Judgment. Item I give to my wife a good breeding mare, or one of ||my|| riding horses which she shall chuse. Item I give to my wife two milch yonge coves, Beside the three expressed in the saide note of particulars. Alsoe I give, or leave to my wife (in steade of Dower) twelve pounds per anno. to be paid to her, or her assignes, out of my farme called Argilla, during her naturall life, in two severall payments viz: Six pounds on the 25th day of March, & the other six pounds on the last day of Septemb yearly: this payment to be made in wheat 40^s, mault foure pounds at the price current amongsts the merchants of Ipswich, and the other six pounds to be paid in porke, & indian corne, accordingly and to be paid where she appoynt in Ipswich. Alsoe my will & meaning is that my wife shall have the sole use of part of my dwelling howse at Argilla, viz: The east end of it with free liberty of ingresse, egresse, & regresse into the said part of my howse, as alsoe the use in comon of the kitchin or hall, seller, dayry, backhowse, brewehowse, or other places to the said howse belonging during her naturall life. Alsoe my will is, that wife shall keepe or have liberty soe to doe, upon my farme during her naturall life six neate cattell, 10 sheep, & one horse, to be pvided for, all of the cattell both sumer & winter at the care,

* See Ipswich Deeds, vol. 4, page 259; also Mass. Archives, vol 16, paper 280.

& charge of my executor: alsoe my wife shall comande attendance of the servants of my executor for her selfe & creatures, & she may as she please require horse meate, & attendants for her frends, that come to vizitt her, from tyme, to tyme, at the charge of my executor. Alsoe my mind is that all the wood she please to spende shall be brought out of my farme to her dore, ready cutt out for her fire at the charge of my executor from yeare to yeare. Alsoe she shall have liberty to make use of my Towne howse in comon with my children, as formerly. Alsoe my wife shall have liberty to keep what foules she please at my farme of Argilla. Alsoe my wife shall have liberty to take what apples, peares, & plumes for her use, & to take what ground she please, for her garden. All which liberties, & priviledges she shall have during her naturall life, with free liberty of water at the well, & elsewhere upon my farme. Provided allwayse, & it is intended that upon my wife her acceptance of these things before menconed, she shall relinquish the agreement made betweene me & her, before marriage, & stande onely to this my last will & testament: moreover my will is, that whatsoever rent debts, & estate is due to me at the tyme of my death by reason of marriag wth my wife Rebeckah, being due by her right in England, shalbe hers, & at her owne disposing. Provided alwayse that if my wife shall chuse rather to leave Argilla, & live elsewhere signifying her desire soe to doe under her hande in writing, during her absence from off Argilla, then she shall have her 12^{li} allowed in stead of Dower made twenty pounds pr anno. to be paid in mann^r & quality as in her foresaide Dower: for which eight pounds being added to her Dower she shall abate all these pticulars following viz: The keeping of six neat cattell, ten sheep, horse attendance of the servants, requiering of horsemeat for frends, bringing of wood to the dore, using of ground for gardening, and the use of the howses, except one roome which she shall chuse for for her owne use during her naturall life, with free ingresse, egresse, & regresse. Provided alwayse that when she thinkes meete to returne, & live at Argilla againe, she shall have liberty soe to doe. expressing her minde in writing Things shalbe as aforesaide for her more comfortable being there, and the eight pounds added to her Dower aforesaid is to be abated againe. Moreover I binde my farme called Argilla for the due payment of what is in this my will exprest.

“Item I give to my sonne Harlakinden Symonds all my part of my farme at Lamprele River with the sawing mill there upon erected, with all the utenses, & app^ttenances there-

unto belonging, with all my part of the howses thereunto ap-
 ptayning. And alsoe ||one halfe of|| my part of the meadow
 & upland lately laid out to me, which the honrd gen^{all} Court
 latly granted to me, lying beyond the Bounds of Dover: &
 mostly out of the Bounds Exiter. And alsoe all my liberty
 in the lands of Dover, which I latly purchased of Robert
 Wadley, wth all its singular priviledges & app^ttenances To
 have & to hold the p^rmisses to him, ye said Harlakinden dur-
 ing his naturall life, and to the heires of his body [lawfully
 begotten, male or female] and for want of such heires, to re-
 mayne to the said Harlakinden & his heires forever Item I
 give to my sonn Harlakinden my great silver saltseller, and
 my best suit of apparrel [both] linen, & woollen. Item I
 give to my granddaughter Sarah Symonds all that pcell of
 lande lying in Coxall which remaynes of that I had of her
 father it being three hundred acres be it more, or lesse. Item
 I give to my sonne & daughter Epps one hundred pounds
 pmised before marriage to be paid within one yeare, or two,
 after *after* my decease, and if she still desire to have the sute
 of damask which was the Lady Cheynies, her grandmother,
 let her have it upon apprizment. Item whereas I pmised to
 give my daughter Martha one hundred pounds, as a porcon
 upon marriage with her husband M^r John Denison, it being
 desired by the Major & herself soe to doe, according to the
 bonde I entered into I do by this my last will confirme the
 same. Item I give to my sonne & daughter Emerson four
 score pounds, haveing given them 20^h at the least soone after
 her marriage, to be paid within one yeare, or two, after my de-
 cease. Item I give to my daughter Baker, having paid my
 sonne Baker Thirty pounds already Three score & ten pounds
 to be paid within one or two yeare after my decease. Item
 I give to my daughter Dunkin Twenty shillings. Item I give
 to my daughter Hale Twenty shillings Item I give to my sonne
 Chewte Twenty shillings. Item I give to the Reverend M^r
 Cobbett our Pastor Forty shillings. Item I give to my wives
 granddaughter one Cow viz: Rebeckah Stacy, because of her
 diligent attendance on me. Item I give to my deare wife my
 fetherbed & boulster which we usually lye upon. My mind, &
 meaning is that the legacies here given to my children shalbe
 paid not in mony nor according to mony, but in such pay as
 they usually passe, from man to man, which is called the Cur-
 rant price. And I doe make, & ordayne my sonne William
 Symonds, to be my executor of this my last will & testament.
 And considering there are many payments to be made, & dis-

charged by my executor, I doe give, & bequeath to him my said sonne ||William|| Symonds all my howses & lands in Ipswich, with all my comonages, & priviledges thereunto belonging. Item I give to my sonne William Symonds (having ingaged to him. before the writing of this my will soe much) half of my meadow, & uplands ground, which lieth beyonde my farme at Lamprele River, beyond the Bounds of Dover, & mostly out of the boundes of Exiter, together with all the priviledges, & app^ttenances thereunto belonging. Also my will, & desire is that my loving frends, Captaine John Appleton, & Levtenant Samuel Appleton, & my sonne John Hale, to be overseers of this my last will, & Testament. My request is that the advice, & counsell of my saide Overseers, be indeavoured ||to|| be taken about my executors arduous concernments, that soe love & concorde may continew, & be increased amongst those I leave behinde me. In witnesse that this is my last will & Testament, I have hereunto sett my hande, & Seale the sixteenth day of February Anno Dom 1673.”

Samuel Symonds. (SEAL)

Witness: Henry Archer, John Greaves, Edward (his £ mark) Bragg.

Proved in Ipswich court Nov. 6, 1678, by John Graves and Edward Bragg.

“A codicil testamentary to the last will & testament of Samuel Symonds gent which will beareth date the sixteenth day of February Anno Dom. 1673: Whereas in that my will I bequeathed to my sonne Harlakinden Symonds all my part of my farme at Lamperle River with the Sawinge Mill thereupon erected with all the utensens & app^ttenances thereunto belonging, with all my part of the howses thereunto belonging and alsoe one halfe of all my part of the meadow & upland lately laid out to me which the honrd Gen^{ral} Court lastly granted to me lying beyound the Bounds of Dover & mostly beyound the Bounds of Exiter, and alsoe all my liberty in the lands of Dover, which I lately purchassed of Robert Wodley with all its singular priviledges & appurtinances To have & to hold the p^rmisses to him the said Harlakinden during his naturall life and to the heires of his body lawfully begotten, male or female and for want of such heires to remayne to the said Harlakinden & his heires forever: Now therefore I doe hereby disanull & revoke all this my gift to my sonne Harlakinden as for Terme of his naturall life and doe give him all the p^rmisses to have & to hold the same together

with all & singular its appurtenances to him the said Harlakinden Symonds & his heires & assignes forever. Alsoe whereas I bequeathed in my Will to my sonne Harlakinden Symonds my fourth part of the sawing mill on Lamprele River with all its priviledges & appurtenances the pvidence of God hath soe ordered it that the mill it self hath bene fired & wholly ruined by the enymy and soe made unprofittable for the p^sent: and considering that my sonne William Symonds who is my executor is in my debt for rent for my said mill more then the building & finishing the fourth part of the said mill will cost, my will is that when the rest of the owners doe rebuild & finish the saide mill that then this my fourth part soe bequeathed be alsoe carried on to the finishing of the same at the onely cost & charges of my sonne William Symonds for the onely use of my sonne Harlakinden Symonds. Alsoe considering what lands I formerly have given to my sonne Harlakinden, and that I highly esteeme this at Lampreele River. My advice & desire now is that he doth not sell, or putt it away or any part of it unlesse extreame necessity compell and that he doth what he doth in reference to the mill &c with very good advice and though I have gained very little by it, yet if he can waite, & peure honest dealing workmen he will finde sufficient recompence for his waiting, for there is store of timber with that which is added to it from Dover, & the meadow & the Court gave me up into the country. In wisse whereof I have hereunto sett my hande & seale the thirteenth day of January 1676.”

Samuel Symonds (SEAL)

Witness: William Goodhue, sr., William (his vv mark) Smyth, jr.

Proved in Ipswich court 6:9m:1678 by the witnesses.

“A codicile testamentary which is added to the codicile bearing date the 13th day of February 1676, which refereth to my last will & Testament dated 16th of February 1673. I Samuel Symonds being in good health of body & of good understanding (blessed be God) thought good to add by this codicile annexed to the former bearing date as above. I say some consideracons moving me thereunto I give to my sonne Harlakinden five pounds (in comon pay) per and during his naturall life, to be paide by my executor: Provided that if in the life tyme of my sonne Harlakinden my loving brother m^r Richard Fitts Symonds decease in the interim and be bountifull to my sonne Harlakinden (which I believe he will) and

bequeath to him more then the value of five pounds per anno.; Then my will & minde is, That this five pounds shall cease and that my executor thenceforth be wholly free from the payment thereof. In wittnesse whereof I have hereunto sett my hande & seale. Dated November the eighth day 1677."

Samuel Symonds (SEAL)

Witness: John Wood, John Woodin, Martha Graves.

Proved in Ipswich court 6:9m:1678 by John Wood and John Woodin.

"This third codicill testamentary I Samuell Symonds doe now add to the former, which refereth to my will dated 16 day of February 1673. The occasion & reason of my soe doeing is because I mistooke in my date of my last codicill viz. I dated it 13th day of February 1676, which should have bene January 1676. Alsoe whereas I have mentioned in my will 100^{li} to my daughter Martha Its onely named I doe not thereby give it, for I have given my bond for it for that mention is voide. The reason why I make these codicills is to spare writings being longe Dated January 8th 1677."

Samuel Symonds (SEAL)

Witness: Edward (his V mark) Brag, Timothy Brag.

Proved in Ipswich court 6:9m:1678 by the witnesses.

Inventory of the estate of Samuel Symonds, Esq., of Ipswich, who deceased Oct. 13, 1678, besides 236li. set apart by the agreement of Mrs. Rebecka Symonds, relict of Samuell Symonds, and Mr. William Symonds, executor, which was her owne proper estate before marriage & by there mutuall agreement to be disposed of by her, and to be returned againe in kind according as the will provides & is to be delivered to her by the executor when the will is proved, taken by Edward Bragg and Robert Kinsman: his wearing apparrell, 49li. 15s. 6d.; A Downe bed & boulster in ye pler Chamber, 5li.; a paire of holland sheets, 2li.; Curtaines & valents, 4li., 6li.; a plaine Cupbord & Cloth, 10s., mony, 4li., 4li. 10s.; A suite of Damask being very old, 5li.; Couch Chaire, leather Chaire & a stoole, 1li. 10s.; Clock, 5li., a bedsted, 12s., 5li. 12s.; fetherbed, rug, Coverlet, blankets, sheets & bedsted, 7li. 6s.; bed, Covering & blanket, 2li. 6s.; Chest, 3s., a marble mortar, 20s., a Cabinet, 25s., 2li. 8s.; household table linnen, 40s., a Chest, 15s., a Coslet, 40s., 4li. 15s.; gridiron, 8s., hoppes & Cask, 20s., 1li. 8s.; fetherbed, bolster, rug, sheets, blankets & bedsted, 5li. 10s.; A paire stockins, 4s., birding peice, 15s., 19s.; Cheses of the better sort, 5li. 5s.;

sheepe wooll 125lb., 9li., bookes, 5li., Cotton wooll, 24s., 15li. 4s.; 2 sives, 2s. 6d., flockbed, bolster, beding & bedsted, 4li., 4li. 2s. 6d.; other beding, 12s., sword & belt, 15s., 1li. 7s.; 4 leather Chaires & a Turkey work stoole, 1li. 8s.; paire of andirons & other irons, 1li. 5s.; an inlayd bedsted, 25s., sheeres & other Iron, 10s., 1li. 15s.; 60li. of Pewter, old & new, 4li.; a Copper Cann, 14s., skillet, 10s., 1li. 4s.; an Iron Candlestick & a dredging pott, 1s.; frying pan, 8s., mortar & pestle, 10s., 18s.; beame & scales, 10s., paire of stillyards, 20s., 1li. 10s.; paire brass scales & weights, 7s.; paire of racks, a tramell, firepan & tongs, 1li. 8s.; spitt, 5s., Cupbord, 15s., kettle, 5s., dripping pan, 3s., 1li. 8s.; an Iron pott, 8s.. A Copper, 8li., 8li. 8s.; an old malt mill, 10s., cheese press, 10s., 1li.; 3 potts & greace, 3s., 3 Tubs, 10s., a table frame, 3s., 16s.; handsawe, a bushell, a winch, 9s., Cowle, 5s., 14s.; in Silver plate, 14li.; 3 tubs of butter with 2 of the tubs, 3li. 19s.; Cheese tub, 2 sives & earthen Panns, 12s.; Tubs, old Iron & Sythes, 6s.; Churne, 2 tubs, keeler & 3 barrells, 18s.; Tubs, trays, 8s., table, forme, Chaire & 2 pailles, 12s., 1li.; musket, 28s., saddle, bridle & furniture, 30s., 2li. 18s.; horse fetters, 6s., 17 Cheeses, 23s., 1li. 9s.; Apples & Syder, 2li. 8s., 2 sythes, 12s., nayles & lumber, 8s., 3li. 8s.; Cheese hoope & bord, 2s., lookingglas, 5s., an old rug, 8s., 15s.; 1 bush. of oate meale, 9s., 10 oxen, 55li., 55li. 9s.; 3 steeres 3 yerer old, 9li., 15 Cowes, 60li., 2 bulls, 5li., 74li.; 4 heyfers 3 yerer old, 13li., 5 two yeare olds, 10li., 23li.; 8 yearelings, 8li., 9 Calves, 6li. 10s., 14li. 10s.; 47 sheepe, 23li., 20 lambs, 6li. 15s., 2 horses, 8li., 30li. 3s.; one mare & a yereling Colt, 2li. 10s.; 8 swine 1 yere & halfe old, 8li., 12 spring shoats, 6li. 10s., 14li. 10s.; 2 Acres & a halfe of wheate, 4li. 5s.; 11 loads of barly, 36li., 18 tumbrells of Indian, 30li., 66li.; 50 loads of haye, 37li. 10s., an axe, 3s., Cart & wheles, 3li. 3s., 40li. 16s.; an old Tumbrell & wheeles, 20s., 2 plow Irons & a harro, 36s., 2li. 16s.; 4 yoakes & Irons, 9s., 3 Chaines, 24s., 2 spanshackles, 4s., 1li. 17s.; 2 shovels, 3 howes, forks & rakes, 1li. 3s.; 13 bush. Indian Corne, 1li. 19s., 9 bush. of oates, 18s., malt, 8s., 3li. 5s.; about 12 Acres of marsh & a little upland nere Wells land, 50li.; 6 acres more of marsh there to the use of Mrs. Martin for her life, 12li.; Argilla Farme containing 300 Acres meadow & upland, 1500li.; howses & barnes & out houses upon the farme, 200li.; 40li. of yarne, 4li., Lamprele river 200 acres upland & marsh, 130li., 134li.; a part of 1000 Acres at Coxwell beyond Wells, 6li.; the house & about 2 Acres of land at Towne, 50li.; Debts due to the estate, 65li.; total, 2534li. 9s. Funerall ex-

pences yet unpaid in mony, 51li.; other debts due from the estate, 85li.; to make up Mrs. Symonds 236li. out of the estate there is yet unpaid, 37li. 15s.

Attested in Ipswich court Nov. 6, 1678, by Mr. Wm. Symond, executor of his father's estate.

Essex County Probate Files, Docket 27,134.

Agreement made Apr. 10, 1694, between Harlackinden Symonds of Ipswich, John Emerson and his wife, Ruth Emerson of Gloucester, Thomas Baker and his wife, Priscilla Baker of Topsfield, Daniel Epes of Salem, Simond Epes of Ipswich, and Joseph Jacob and his wife, Susannah Jacob, Dorothy Symonds, Col. Wade as guardian to Mary and Elizabeth Symonds, all of Ipswich, that Rebekah Symonds of Ipswich, widow of Samuell Symonds, shall have all things performed according to the will of said Samuel, and that all the land sold in Argilla, viz., thirty five acres of upland and eight acres of meadow sold to Bragg, and eight acres sold to John Emerson, and four acres to Thomas Baker, towards paying legacies by Richard Martin, Daniel Epes and Harlackinden Symonds, as administrators, shall stand good, and also marsh of about fourteen or fifteen acres, bounded by marsh of Simonds Epes, the Rings and Wells, and all the stock which was upon the farm, together with all utensils; also what estate William Simonds, deceased, hath disposed of to his own use which once belonged to the estate of Samuell Simonds, Esq. and that which was his interest in Lampereele River shall be accounted valid; that the whole remaining part of the farm called Argilla shall be equally divided into two shares, one half to Harlackinden Simonds, John Emerson and Ruth his wife, Thomas Baker and Priscilla his wife, Daniel and Simond Epes, Richard Martin's children which he had by his second wife Martha, and her other children, that is to say to be divided into six shares whereof Harlackinden Simonds to have two shares during his life; the other half of the farm equally to Joseph Jacob and his wife Susanna, Dorothy, Mary and Elizabeth Simonds and their heirs forever.

Witness: Samuel Appleton, jr., John Newman, Thomas Low. Acknowledged by Harlackinden Simonds, John Emerson, Ruth Emerson, Thomas Baker, Daniel and Symonds Epes, June 12, 1694, before Barth. Gedney, Judge of the Probate.

Mr. Nathaniel Martin son of Richard and Martha Martin, chose Mr. John Emerson, sr. of Gloster, to be his guardian, who gave bond, and it was allowed and confirmed, June 13, 1694.

Essex County Probate Records, vol. 303, pp. 233-235.

An agreement same as the above, signed Apr. 10, 1694, by Joseph Jacob, Susanna Jacob, Dorothy Symonds, Thomas Wade as guardian to Mary and Elizabeth Symonds, and acknowledged by them June 12, 1694, before Barth. Gedney, Judge of the Probate.

Essex County Probate Records, vol. 312, pp. 326-328.

Petition of Daniell Epps to the court June 27, 1679, that there may be an inventory taken of the estate of our father Samucl Symonds, as it now is, it being near eight months since his decease, and our brother William Symonds dying intestate about one month since, and little being performed by him, as executor, of the considerations in the will enjoined.

The petition was granted, and Mr. Daniell Epps, sr., ordered to take an inventory of the estate as it now is, and to give in an account to the next court at Ipswich that further order may be taken.

Salem Quarterly Court Records, vol. 5, leaf 129.

An account of particulars was delivered unto Daniel Epps and Harlakenden Symonds by order of Richard Martyn, by the marshall Robert Lord, jr., and read to our sister Symonds, Robert Kinsman and Samuel Ingalls being present in all the aprizements and deliveries, as witnesses, Nov. 12, 1679.

Upon the petition of Mr. Daniell Epps, sr., administration upon the estate of Samucl Symonds, Esq., was granted 25:9m:1679, unto Mr. Daniell Epps, Mr. Harlackenden Symonds, and Mrs. Rebecka Symonds relict of said Samucl, and Daniell Epps gave bond of 1000li.

Mr. William Symonds late executor to the will of Mr. Samucl Symonds, Dep. Gov., dying intestate, and making no provision that the legacies of the will might be fulfilled, administration upon the estate was granted June 18, 1680, to Mrs. Rebecka Symonds widow of Samuel, Mr. Harlackenden Symonds, his eldest son, and Mr. Daniell Epps, husband to Elizabeth, his eldest daughter living. They gave bond of 1000li. to administer according to law, the farm Argilla to stand engaged for the payment of the legacies.

Mr. Daniell Epps, sr., administrator, presented an inventory of the estate of Samuell Symonds, Esq., and attested to the truth thereof in Salem court 30:9:1680. After all debts and legacies are paid, he is to attend the order of the court in the distribution of said estate.

Salem Quarterly Court Records, vol. 6, leaves 6, 13.

Rebecha Symonds, widow of Samuel Symonds, testified Oct. 22, 1679, that before the death of Samuel Symonds, jr., her husband spoke to her about settling his lands upon his son William Symonds, and declared that he desired so to settle them as that the wife of said William, might not claim her thirds in the lands, and purposed to that end to consult Mr. Bellingham, the then Governor, about it.

Petition of Rebecha Symonds, relict of Samuel Symonds, late Dep. Gov., to the court Oct. 23, 1679, that an administrator may be appointed upon the estate of her husband, and that they would choose some of her late husband's own children or son-in-law, if the court see not meet to admit them as heirs, and not leave her and her concerns to the care of strangers.

Petition of Jonathan Wade, May 14, 1681, in behalf of himself and Mary Simonds his daughter, joint administrators to the estate of the late William Simons of Ipswich, showing that by the will of Samuel Simonds, Esq., there was devised unto said William Simonds a farm called Argilla with other estate to enable him to pay certain debts and legacies as expressed in said will, and that he sold much of his own estate in order to pay the legacies, to save said farm Argilla entire. William dying intestate, administration was granted unto his widow Mary Symonds, and your petitioner in her behalf, and they were in possession of that estate as belonging to said William, and according to an order of the General Court in Oct. 1679, said estate was taken from them and put into the hands of other children of Samuel Symonds, and upon another hearing in May, 1680, the order was reversed, and the estate left as before, which however, has never been performed, and they desire the court's consideration of the case and a final issue thereof, that no more uncertainty may remain.

In answer to the motion May 26, 1681, of Jonathan Wade in behalf of Mary Symons his daughter, the court for a final issue of the matter ordered that the estate of the late Samuel Symonds, Esq., and the farm Argilla, be committed into the hands of the administrators to be in behalf of the children

and heirs of said Wm. Symonds, they to give bond of 1000li. and the farm Argilla liable to the payment of the legacies and bequests in the will of Samuel Symonds, and to repay unto Harlakenden Symonds and Mr. Epps late administrators to said estate, what they paid of said legacies during their administration.

Petition to the court Oct. 14, 1681, of Harlakinden Symonds, the only surviving son and heir of Samuel Symonds, that there may be a speedy determination and ordering of the estate of his father by the court.

In answer to a petition of Mrs. Rebeca Symonds the court Oct. 25, 1681, ordered that the farm Argilla be put into her hands and of Mr. Harlakenden Symonds and Mr. Eps, who are to improve said farm and receive all profits, that the surplus may be returned to those to whom it doth of right belong.

Mass. Archives, vol. 16, papers 170-172, 213, 218, 219, 261, 272.

An account respecting the payments of the debts and legacies in our father's will presented Nov. 29, 1681: The Estate Dr., to our fathers funerall expences, 3li. 9s., in money pd. at Boston, 3li. 9s.; pd. to severall creditors at Ipswich in small debts & small Legacies, 7li. 12s. 9d.; what remained due to our Mother, 20li.; a horse lent my brother Samuall Symonds pr. my fathers order to ride to Boston wch horse dyed at Winnesymmet in yt. Journey 16 or 17 yrs. agoe, 22li.; wt is due to Mr. Martyn pr. legacie & Debt, 105li.; Daniell Epes, sr., 108li.; Mr. Jno. Emerson, 88li.; Mr. Thomas Baker, 58li.; ye farm Argilla being destitute of all kind of grain I Daniell Epes, sr. supplied the same wth pvisions, seed & corn ye first year & 3 loads of hay, 20li. 6s. 9d.; John Woodins service being an apprentice his clothing according to covenant. & also 4 months & 2 weeks work, 23li. 10s.; necessary expences for carrying on affairs in provisions & small Legacies to Rebek. Stacy & Debt to our mother out of that wch was the common stock amongst us as per writing may appear, 32li. 2s. 10 1-2d.; to workmen yt I sd. Danll. Epes, sr. procured & payd for at Argilla ye last year, 3li. 7s.; 2 loads of hay pr. sd. Eppes to Argilla this year, 1li. 10s.; Mr. Duncans Legacie, 1li. due to him pr. will of Samll. Symonds, jr. & part of his 8li., 5li. 9s.; Caution money at Genll. Court in 79 & other charges, 15li. 12s. 6d.; Robert Lord for extending ye first execution, 2li.; Marshall Genll. John Green for extending last execution, 2li.; time wch sd Epes spent about ordering affayres in Argilla & paying workmans wages these 2 last years, 10li.; pvisions that sd Epes supplied this year at

Argilla, 2li. 4s. 10d.; fencing, plowing, planting, howing, mowing, hay making & other work, 11li. 1s. 11d.; Interest of the stock, Tackling & for plows, carts & household goods for one year, 12li.; charges expended in money upon the prosecution of the case referring to Argilla occasioned by Mr. Wade since October 1679 as may appear particularly pr. sd. Epes his book of accts., 33li. 4s. 10d.; more charges last Court at Boston, 2li. 19s.; 117 days for myself and horse, 11li. 14s.; my mother Symonds for her mans work she finding all things needfull for him, 16li. and 5 bush. of wheat, 1li. 5s., Oats for her use, 20s., 18li. 5s.; Harlakindin Sym: for him & wife working upon the farm one year in 1679-80 in order to ye performance of our fathers will, 16li.; Mrs. Symonds for her mans meat drink clothing & work for this year, 17li.; Harlak. Symonds & wife for this year, 16li.; total, 668li. 10s. 3 1-2d.

Per Contra Cred.: By cattell & goods according to apprizement taken amongst ye four Legatees Nov. 12, 1679, all wch were left upon the farm to supply all necessary occasions in order to ye fulfilling our fathers will & performing duties therein, 132li. 19s. 6d.; Jan. 30, 1679 took into possession 35 acres of land by us Harlak. Symonds & Danll. Epes pr. consent or order from Richard Martyn administrators at 5li. pr. Acre upon comon acct. wch wee sould to Edward Bragg wch land was esteemed the most unprofitable upon the whole farm, wch according to apprizement came to 175li.; sould unto Mr. Jno. Emerson Eight acres of land next adjoining to sd Braggs at 5li. pr. acre upon comon acct. 40li. as part of his Legacie; sould to Mr. Thomas Baker 4 Acres as aforesd as part of his legacie, 20li.; 8 acres of meadow sould to Edward Bragg wch we sd. administrators took at 5li. pr. acre wth ye rest at comon acct. all things being prised much above their value, 40li.; payd to Mr. Duncan, 3li. 11s.; Cattell, 22li. 10s. according to apprizement to Danll. Epes, sr. as I charged myself Debtr. in ye Inventory but there was 10s. more then they were valued at as apprd. wn I came to speak wth those yt prized them, 22li. 10s.; Swine, 9li. 10s.; severall particulars of ould goods charged to particular accts. of sd. Legatees, 25li. 18s. 3d.; the whole crop in ye year 1680, 48li.; total, 517li. 8s. 9d. Ballance of accts. of the estate is indebted, 151li. 1s. 6 1-2d.

Mr. Harlakinden Symonds recd. of the estate of our father Samuell Symonds, since the judgment of the General Court at Boston Nov. 13, 1679, in severall particulars to the value of 27li. 19s. 2d. which he apprehends may be set off for the

trouble and charges he hath been put to about his father's estate since the death of his brother William Symonds.

Attested Dec. 3, 1681, by Daniell Epps, sr., and Har. Symonds.

An account made Nov. 24, 1680, of what Daniell Epps, sr. and Harlakinden Symonds, administrators to the estate of our father Samuel Symonds, find wanting of the said estate as may be seen by comparing the inventory taken by our brother Mr. William Symonds, executor unto ye abovesd estate, about the beginning of Nov., 1678, and the inventory taken by us Nov. 10, 1679, together with what Mr. Wade and our sister Mrs. Mary Symonds relict of William Symonds, hath had and disposed of from ye Farm Argilla: in corne of all sorts of the groath of the yeare 1678 about 70li.; payed unto Brother William by Killigreest Ross, 6li.; old corne of all sorts about 3li. 5s.; Land sould of our Fathers at Towne by William to a saddler, 9li.; Land sould unto Mr. Wade of ye same Lott for halfe money & halfe wheat & mault as we understood by our Brother William, 40li.; silver plate, 10li. 10s.; cheeses of ye better sort, 5li. 5s.; Sheeps wooll 75li., 5li. 2s.; Cotten wooll about 10s.; 3 tubs of Butter, with two of ye tubbs, 3li. 19s.; Syder & apples, 2li.; 50 Loades of hay, 37li.; 40li. of yarne, 4li.; cattle wanting about 18li.; Sheep & Lambs about 38, 16li.; a Steere sould to Isaack Fellowes at about 3li. 10s. wch our brother William had ye pay for in corne as wee understood, 3li. 10s.; the Cropp in the yeare 1679 which Mr. Wade & our Sister Symonds had all away and left ye Farme whollie destitute which was upwards of 80li.; total, 314li. 1s. Now besides this acct. our Sister Mary Symonds had all the benifitt of the Increase of all the Cattle & sheep and of the Dayrie, the keepeing what cattle and sheep shee had viz. 16 or 17 Lambs, 5 calves sumer and winter, 3 or 4 coves the winter, 5 or 6 swine, two horses, the Drawing the wood she made use of with the oxen, wee had of our estate for the payment of our Legaceyys which oxen coves and other creatures & goods wee left upon ye Farme in order to the fulfilling of our Fathers will as to all concerns, the charge & damage of which unto us we judge is upwards of 20li.; This last winter our Sister Mary Symonds kept 4 coves, 5 yearlings & vantage, two calves, about 13 swine, one mare, about 12 or 13 sheep, all the cattle, mare and two oxen shee kept upon ye Farme this last Sumer about 6 shoats rayسد 4 this sumer and most of her wood carried by our team all wch at 25li. Attested by Daniell Epps, sr. and Har. Symonds.

Essex County Quarterly Court Files, vol. 36, leaves 134-136.

ESTATE OF EDWARD VINTON.

Administration upon the estate of Edward Vinton, intestate, was granted 26:9:1678, to Elias Henly, who brought in an inventory and gave oath to the truth of it.

Salem Quarterly Court Records, vol. 5, leaf 123.

Inventory of the estate of Edward Vinton taken Oct. 17, 1678, by Samuell Ward and John Chin: 1 old shirt and an old paier of whitt drawers, 5s.; 1 paier of whitt drawers, 1 paier of blue ditto, 1 whiett wastcoat, 9s.; 1 Cloth Coat and a sarg paier of briches, 11l. 4s.; 1 paier blue drawers, 18d., 1 sarg wastcoat, 5s., 6s. 6d.; 1 sack, 9d.; 5 neckcloths, 6s.; 1 paier of old boots, 5s., 2 paier of shooes, 5s., 10s.; 1 paier of old stokinns, 1s., 1 old Coat, wastcoat and briches, 6s., 7s.; 1 paier of wosted, 1 paier of yarn stokinns, 2s.; 1 old rugg, pillow and an old Capcloth Coat, 6s.; 2 parsells of old Liens, 1s. 6d.; 1 bibl and 3 other books, 6s.; hatt, 10s., 1 old hatt and Cap, 3s., 13s.; 1 old Chest, 3s.; mony, 9s., 12s.; total, 51l. 8s. 1-2 kentel refuse fish, 5s. There is due to him from Elias Henlie for boats hier this Last Sumer, 4l. 17s.; the half of a shallop bought of him to pay the next spring, 11l.; for mackrell in John meritts hand, 11l. 8s.

Attested in Salem court 29:9:1678 by Elias Henly, administrator.

List of debts due by Edward Vincent given in Nov. 25, 1678: to John Forbuish by bill, 4l. 10s. Money and 11l. 6s. money per Accompt; to Richard Knott 15s. money per Accompt; to John Buckley, 2s. 6d., money per Accompt; Christopher Latimor per Accompt, 2l.; Elias Henly, 4l. 14s. 4d. per Accompt; total, 13l. 8s.; more by Geo. Michell, 4s.; Mathew Salter, 2s.

Essex County Quarterly Court Files, vol. 30, leaf 10.

ESTATE OF EDWARD CARLETON OF ROWLEY.

Administration upon the estate of Mr. Edward Carleton, formerly of Rowley, was granted 26:9:1678, to Jeremiah Jewett and Nehemiah Jewett, and they were ordered to bring in an inventory to the next court held at Salem.

Salem Quarterly Court Records, vol. 5, leaf 123.

The court Apr. 1, 1679, granted liberty to the administrators of the estate of Ed. Carlton to bring in the inventory at the September court next, in respect to his estate in New England.

Essex County Quarterly Court Files, vol. 31, leaf 19.

Petition of Christopher Babbage and Hannah his wife, dated Nov. 27, 1678, that whereas Mr. Edward Carlton sometime of Rowley, left an estate in New England when he went out of the country part of which he sent his son John Carlton, by virtue of a letter of attorney did receive in his behalf, and we conceiving that there being some of his estate unreceived by his said son, desire that this court would appoint some of our relations, Jeremiah Jewett or Nehemiah Jewet, or both, to be administrators to the estate, that if anything may be preserved it may be forth coming to the children of the said Hanna relict of the said John Carlton, the only heirs to any such estate.

Administration upon the estate of Mr. Edw. Carlton formerly of Rowley, was granted by the Salem court 29:9:1678, to Jerimiah Juett and Nehemiah Juet, and they were ordered to bring in an inventory to the next Ipswich court.

Essex County Quarterly Court Files, vol. 30, leaf 19.

ESTATE OF JOSEPH PARKER OF ANDOVER.

"In the name of god Amen I Joseph Parker of Andov^r: in the County of Essex in New England Tanner, being at present, of a sound minde, & memory, but considering my great age, and the many infirmities accompaning the same, and not knowing how soon my change may be, have thought it meet and doe accordingly make this my last will and testament, in manner and forme following. Iprimis. I bequeath and resigne my soul into the hands of god that gaue it, and my body to be decently interred in the earth from whence it was taken, in hope & firme assurance of the pardon of all my sins & of a blessed and happy resurrection, through the alone meritt and mediation of my Lord and Sauour Jesus Christ. And as for my worldly goods and outward estate, whether reall. psonall, or mixt of what kind or nature soeuer they be, my just debts and funerall expences being discharged, I giue and bequeat in manner following. Itm. I giue unto my dear and louing wife Mary Parker my dwelling house and houselott, with all my household stuf, and that parcell of meadow lying upon the mill Riuer, and two of my best Cowes allsoe that land I haue in Shawshin feild, expecting she should out of the same provide for my son Thomas, my second son, whoe by gods prouidence is disinabled for providing for himself, or managing an estate if Committed to him, by reason of his distemper of mind att certaine seasons, I doe allsoe will and require my s^d: son Thomas to be obedient to his mother and any of her

sons she shall imploy about her business, in y^e managing her husbandrie affaires and this abouesd given to my wife is during her naturall life, and afterwards to returne the one half to my son Stephen, my meaning is the one half of the upland viz y^e notherly part of the s^d Lott leauing my household stuf to be disposed of by my wife att her diseas among her children as god shall direct her the easterly part of y^e s^d lott, and that land in Shawshin feild, to goe to my son Thomas, and to be improued for his liuelihood either by himself, or those he shall make choise of for his Guardian but not to be alienated by him, but after his decease prouided he dies without issue, then to returne to my Son Samuell, my dwelling house hortyard barne and ground about y^e mill, I giue to my son Josep after his mothers decease, and allsoe y^e abouesd meadow upon y^e mill riuer.

“It. I giue unto my son Joseph, my grist mill with all y^e priuiledges belonging to it, allsoe fourty acres of upland lying on y^e south easterly end of y^e great pond, with ten acres of swamp land adjoyning to it, alsoe, all my interest in a meadow called shoe meadow, and another parcell of meadow, called y^e bounds meadow, allsoe threescore acres of upland which I haue yett to take up. It. I giue to my Son Stephen my last diuison of upland and meadowe, y^e upland containing eight score acres, threscore || acres || of y^e sd diuision of upland, is that aboue mentioned, giuen to my son Joseph this sd diuision of meadow being ten acres, allsoe two acres of upland lying by Hauerill High way being part of my swamp diuision. It. I giue to my son Samuell all my interest in a meadow commonly Called millers meadow and allsoe ten pounds to be payd by my son Joseph fue pounds, and by my son Stephen fue pounds within a twelue month after my decease, only I doe reserue two acres of y^e abouesd millers meadow for my son Joseph to be taken on which side he likes best. It. I giue to my three daughters Sarah Mary and Ruth ten pounds apeice to be payd by my Executo^{rs} within four years after my decease It I giue to my dear wife all my estate in old England, that at Rumsey, and alsoe any legacies that is left me by any freind there, to be disposed of after her decease among her children, as god shall direct her. It. I doe appoint my son Joseph to be my sole Executor and to pay y^e legacies aboue exprest, and any of my estate which I may happily haue forgott either debts or otherwise, I giue to my sd Executor. It. I doe alsoe appoint for my ouerseers my louing Brother Nathan Parker, and my louing freind Left: John Osgood alsoe my louing freinds

Henery Ingalls and Ensigne Thomas Chandler. Hereby making void all former wills or writings of this nature, and In witness that this is my last will and testament I sett to my hand and seal this fourth day of Nouemb^r: sixteen hundred seenty and eight."

Joseph (his ♀ mark) Parker (SEAL)

Witness: Dudley Bradstreet, Thomas Chandler.

Proved 26:9:1678 by the witnesses.

Inventory of the estate of Joseph Parker taken Nov. 18, 1678, by John Osgood, Henry Ingalls and Nathan Parker: the beds & the apurtainances belonging to them, 12li.; the household vesells, keetels, pootts peuter & woode, 3li.; books, 1li. 10s.; spinning wheeles, tow com & chairs, 15s.; provision in the house, 1li. 18s.; corne in the house & barne, 20li.; fouer catell, 1 cow, 2 thre yeare oldes, on yearlinge, 12li.; swine, 6li.; the corne mill, 20li.; dwelling house & barne, orchard & home lott, 68li.; 12 aker of unimproved land about home, 12li.; 6 aker of land in Shasheen Feilde, 12li.; 50 akers of land by the ponde, 60li.; 140 aker of land by the seder swampe, 70li.; 60 akers to bee taken up off the towne, 30li.; 6 aker of medow on the mill River, 24li.; 8 akers of medow in the miller medow, 32li.; 9 akers of medow att the Ceder swampe, 27li.; 6 akers at show medow, 24li.; cartes, plows, plow Irons, chains, yocks & other taklings, 4li.; carpenders tools, axes, wedges, betell Ringe, sith, how, six alls, 3li.; armes, gons, swords, 2li. 10s.; a Cow hide, 12s. 6d.; an estat in Inglande, 100li.; total, 546li. 5s. 6d.

Attested in Salem court 26:9m:1678, by Joseph Parker.

Essex County Quarterly Court Files, vol. 30, leaves 24, 25.

Administration was granted Dec. 6, 1708, to Joseph Parker of Andover, on a certain parcel of land given by his grandfather Joseph Parker, late of Andover, deceased, in his last will to his son Samuell, after the death of his son Thomas, Samuell dying before Thomas and leaving no issue it returned to the donor and became an intestate part of the estate. The said Joseph Parker gave bond to administer according to law.

Essex County Probate Records, vol. 310, page 55.

Ruth Giul of Haverhill, having some right to some part of the estate of her brother Thomas Parker, deceased, which land lyeth in Andover, in which town the said Thomas Parker lived, for the consideration of 3li. paid to her by Joseph Parker, jr., joiner, of Andover, quitclaims all right she might have in the lands of her brother, namely the land called the

mill lot and the land in Shawshin field or any other of his estate.

Signed and sealed Nov. 17, 1708. Witness: Matthew Heriman, James Ford.

Inventory of undisposed legacies of Joseph Parker, deceased, taken Dec. 3, 1708, by John Osgood, Jeames Bridges and Samuel Huchinson: a parsel of Land Laying in the hom Lot of about three acres and three quarters, 14li.; a parsel of land laying in Shawshin field of about six acres, 12li.; which is to be understood at fifteen peny wait. Sworn by committee appointed, represent ye estate not capable.

March 22, 1708, for a leter of gardenshipp, 8s.; a jorney of myself and two men; November 13, 1708, for funierl charges, 1li. 8s.; to the docktor, 18s.; November 20, 1708, for myself and bondsman our jorny for a leter of administration, 7s. 6d.; for a apriesers three men one day.

Joseph Parker's account of administration on the estate of Joseph Parker, grandfather, of Andover, deceased, brought in Dec. 6, 1708: the said estate Cred. per real estate, 26li.; the said estate Dr. to S^r. Saml. Osgood, 1li. 10s.; to guardianshipp, 6s.; travel with bondsman, 9s.; letter of administration, 7s. 6d.; travell to obtain power, 5s.; & expences, 18s.; ap-priseing ye estate, comission to prise sd. estate, 3s.; recd, inventory & oath, 2s. 6d.; recording ye account, 3s.; allowing ye account, 5s.; swering ye committee, 1s.; conveyance of said estate & record therof, 4s.; 3 bonds, 6s.; a Quietus, 4s.; fun-erall charges, 1li. 8s.; allowed ye administrator, 10s.; expences on ye committee, 8s.; Divideing said estate, 5s.; total, 8li. 9s.

To Steph. Parker, Mary Parker alias Fry, Sarah Parker alias Sabens, Joseph Parker and Ruth Parker alias Gile, 3li. 13s. 9d. each.

Agreement Dec. 6, 1708, between Joseph Parker and Timothy Johnson, that "ye fence as it now stands from Haverhill highway to ye Mill River shall be the divisionall line strait from ye begining of ye fence straite pointing to ye Mill River ye Johnson paying twenty shillings to said Parker."

Witness: John Ames, Jeames Bridges.

Essex County Probate Files, Docket 20,520.

ESTATE OF MRS. ANN CONDY OF MARBLEHEAD.

"This being the last will and testemeant of Ann Condy de-seing being in her right sencis hath giuen to her sister willmet

Red on great Iron pot more giuen to Christian Hooper on puter platter and on || puter || plater to her daughter Elisebeth Hooper more giuen to Elisebeth Tainner twenty shillings in mony more twenty shillings in mony to her daughter Elisebeth tainner more three puter platers and all her waring close more ten shillings to Elias tainner more ten shillings to Josias Tainner more ten shillings in mony to ann tainner more ten shillings in mony to Joanna tainner more ten shillings in mony to thomas tainer to be payd when Christopher hoxabel pays his last payment concenter the house hee bought more giuen to John Hooper ten shillings in mony more to his son John hooper a puter cup to Elisebeth tainer a brase scellet and a candel stick and a puter cup and a becer to John hooper children a puter poringer a pice more two poringer to Sarah pick and mathew salter is to fulfill these things and pay the depts and to Receue what is du I giue him full power and take all what is left as witness my hand this 9th 9th of october: 78."

Ann (her ♀ mark) Condy.

Witness: Elisebeth (her E mark) Briors, Sarah (her & mark) Pick.

Proved in Salem court 29:9:1678 by John Hooper and Elizabeth Briors.

Account of Samuell Condes depts: to Mr. Jon. Swett at Boston, 1li. 12s. 9d.; Docktar Wells at Salem, 1li. 10s.; Richard Knott of Marbled, 15s.; John gathell of marblehd, 10s.; John Furbush of Marblehd, 10s.; Mr. Roods of Lin, 6s.; John Waldron of Marblehd, 4s.; wt was layd out in buriing good. Conde, 2li. 3s. 4d.; total, 7li. 11s. 1d. To Peter bouker of Eps., 15s.

Inventory of the estate of Ann Condy, widow, taken by John Legg and Thaddeus Riddan: a dwelling house and two thirds of a garden with the priviledge belonging thereto, 25li.; one small outhouse, 12li.; A Barne with some hay & 2 old barels in it, 5li.; One cove, 3li., 3 bus. Indian & 1-2 bus. Rye, 7s., 3li. 7s.; a silkegrass bed & 2 small old Ruggs, 16s.; one pr. blanketts, 7s., 2 pr. old sheets, 6s., 13s.; one bolster & case with 3 silkegrass pillowes, 12s.; three curtains & one vallant old, 4s.; two old bedsteads, 7s., 1 table & forme, 7s. 6d., 14s. 6d.; two iron potts & one iron kettle, 1li.; one trammell, 2 pr. -pothooks, one spit & 2 old Lamps, 7s. 6d.; one old boxe & one old chest, 5s.; one chest & a warming pan, 12s.; one old coat & 1 pr. breeches, 7s.; Three peuter dishes & 5 porringers, 10s.;

dripping pan, one quart pot. one pt. pot & 1 cup all old, 5s.; six earthen dishes & 2 milke pans, 2s. 6d.; brass skillett, one pitcher, 2 earthen pots, 4s. 6d.; small old table and old chaire, 4s.; A sowe in the woods, 9s.; 4 gall. molasses, 4s. 6d., 1 axe & 2 old pails, 4s., 8s. 6d.; 1 cord wood, 7s., 1 parcell cabbage sold for 5s., 12s.; A barrell & 1 old leather cushion, 3s. 6d., 3s. 6d.; fire shovell and tongs & beetle, 2s. 6d., 1 pr. bellows & fleshfork, 2s. 6d., 5s.; two old pewter dishes, 2s., 1 old spinning wheel, 2s. 6d., 4s. 6d.; one wescoat sold to Sarah Trevy, 8s.; total, 54li. 14s. 6d.

Attested in Salem court 29:9:1678 by Mathew Salter.

Essex County Quarterly Court Files, vol. 30, leaves 32, 33.

Mathew Salter having renounced his executorship of the estate left by Ann Condy, the court 26:9:1678, granted administration to the said Mathew Salter, Samuell Read, Thomas Tainer and John Hooper, upon the said estate according to the inventory, together with the will, being proved and allowed.

Salem Quarterly Court Records, vol. 5, leaf 124.

GUARDIANSHIP OF JOSEPH KIMBALL.

Joseph Kimball came into court 26:9m:1678, and chose Walter Feirefeild to be his guardian, and it was allowed.

Salem Quarterly Court Records, vol. 5, leaf 124.

ESTATE OF JOHN BRIMBLECOM OF MARBLEHEAD.

“The Last Will and Testament of John Brimbellcom Being in his perfecte memory the 11th maye 1678 Imp^rmis That first I Bequeue my Body to the Dust and my spiritte To god that gaue it as for my Estat first I order That after the Charge of my fennerall (is paide) that all my Deptes Bee fully satisfied By my Excetors: secondly my will is that what Estate is Lefte After my Deptes is paide that Tabitha my wife shall fully and wholly Inioye it for the Terme of Her Naturall Life Thirdly my will is That after The death of my sd: wife That my soon Phillipe Brimbelcom and his Children after Him shall Inioye the full and whole Estat that shee shall Leauē to saye my wife what is Leafte of what I Leauē her fourthly my will is That my Excectors out of what Estat I Leauē shall pave to my too Daughters Richard Holman and mary Tucker as a Legaci Twenty shilings a peece. fiftly my will is that my wife Tabitha and my soonn Philipe bee jointe Excectretx and Excecteter of my whole Estate In Being By

them To bee managed and Emproued as aboue further my will is That my Trusty frinds John Codner and John Leg Bee my ouerseeres of my Excetors for the Emprouement of The Estate according to this my will and Testament my will flurther is that if my s^d: sunn Die without Isshue that what is Lefte of my Estate after the death of my sd: wife and sonne and his Child or what Childrin he maye haue that it shall bee Equally diuided Betwext my too Daughters Richard and mary."

John (his I B mark) Brimbellcom.

Witness: John (his T C mark) Codner, John Legg.

Proved in Salem court 29:9:1678 by the witnesses.

Inventory of the estate taken Nov. 12, 1678, by William Nick and Thaddeus Riddan: one halfe of a shallop & connue & what else belongs to ye half & boat, 15li.; one dweling house, out house and land with ye priuledge belonging to it, 40li.; one halfe of a servants time, 5li.; one bed filled with silke grasse with Rugg, Blankets, bedsteed & 2 pr. ould sheetes, 4li.; 3 Chests ould ones & ould barrells, 8s.; one muskett, one houldbert, one Cutles, one swoard & Belt, 2li.; 4 potts & a small Kittle, 1li. 10s.; two pair pott hangers, two pair pott hooks, one fire shoovell & tonges, gridiron, &c., 10s.; pewter dishes, cupes & warming pann, 15s.; Table & forme & a spitt, 10s.; one frying pan & two ould Axes, 5s.; three ould Chaires, two pailles, washing tubs, wooden Trays & a dresser, 6s.; wearing apparrell in all, 3li.; one spinning wheele, 2s.; several lean swine, halfe a cow & Calfe, 3s.; total, 76li. 6s. Signed by Thaddeus Riddan and Christopher Necke.

Attested in Salem court 29:9:1678 by Tabitha Brimbellcom, one of the executors.

Essex County Quarterly Court Files, vol. 30, leaves 26, 27.

ESTATE OF EDWARD BODIE OF MARBLEHEAD.

Administration upon the estate of Edward Bodie was granted 29:9:1678, to Erasmuss James who brought in an inventory. The creditors to be paid by proportion as far as the estate will go, and Hilliard Veren, cler. is to proportion the same accordingly.

Inventory of the estate of Edward Bodie, lately deceased, taken Nov. 28, 1678, by John (his R mark) Roads, sr., John Roades and Erasomus James: 1 carsy cotte & Brishes, 15s.; 1 capt cotte & Brishes, 12s.; 1 hatte, 2s. 6d.; 2 ould pare of drayers and one wascotte, 5s.; 4 kintalls of refus code, 2li.;

1 barill of mackrell, 16s.; total, 4li. 10s. 6d. The dettes of the deceased: to William gover for his buriall & chargdes opon him in his sicknes, 3li. 9s. 8d.; William gover for seaverall months dyett he hade, 5li.; William govers wife for washin of him fiffen monts, 15s.; William gover for 4 codlines and two code leads, 1li.; for mony the said gover lent him, 3s.; Richard Knott, dockter, 13s.; total, 11li. 8d.

Attested in Salem court 29:9:1678 by Erasmuss James.

Essex County Quarterly Court Files, vol. 30, leaf 28.

ESTATE OF ALEXANDER BRAVENDER OF WENHAM.

Administration upon the estate of Alexander Bravender was granted 29:9:1678 unto Charles Gott.

Inventory of the estate of Alexander Bravender of Wenham, deceased Oct. 22, 1678, taken Nov. 19, 1678, by Thos. Fiske and John Batcheler: Beding, 1li. 3s. 6d.; two old skilitz & working tools, 8s.; wearing cloathes, 3li. 9s.; three old barles, 2s. 6d.; total, 5li. 3s. The estate debtor to Charles Gott: to ten weeks howse room & nursing in his sicknes before he dyed, 3li. 10s.; his funerall, 1li. 10s.; total, 5li. Out of his estate above mentioned he gave to our pastor, 5s.; to some others of his friends several things viz. one dubblet to John Fiske; to Robert Mackclafflin an old stuff Cloake; to Alexander Tomson a paire of stockings; to Jno. Ross a shirt; to Alexander Maxey a Jacket & a paire of Britches, being all prized at 19s.

Attested in Salem court 29:9:1678 by Charles Gott.

Essex County Quarterly Court Files, vol. 30, leaf 29.

ESTATE OF WILLIAM ROBINSON OF SALEM.

"The Last Will & Testament of me William Robbinson of Salem in New England made the ninth day of ffebruary in y^e yeare of o^r Lord one Thousand Six hundred & Seventy Six: 77 being then in good health & of sound & perfect memory blessed be God, but knoweing y^e uncertainty of mans life here upon y^e earth doe now for ye Settlement & disposeall of what estate ye Lord in mercy hath betrusted me withall declare this to be my mind & will after my decease in manner as ffolloweth vzt Imprimis I giue and Bequeath unto my Son Joseph Robbinson who is now in the Barbados and whom as I heare, the Lord hath blessed with a liberall competency for his owtward Subsistance, & hath no child & his Brothers here haue each of them a greate charge, and want more help then he

doth, upon wch consideration, although he be my Eldest Son, yet I giue & bequeath unto him but Twelue pounds in Currant pay of ye Country; & that not to be paid him unless he comes in his owne person to demand it of ye Executors to my Estate Item I giue & bequeath unto my daughter Sarah newbury ffiue pounds in Courrant pay of the Country to be paid to her owne Self and to noe other, and for her owne peculiar use and benefitt & disposeall.

“Item I giue to my Grand Child Tymothy Robbinson y^e sum of fforty Shillings in Currant pay of y^e Country to be paid him at y^e one & Twentieth year: of his Age if it please god that he liues so long And ffor Excuto^{rs} to my Estate w^{ch} I may Leauē at my decease, I doe now nominate & appoint, my Two Sonns Samuel & John Robbinson; Willing them to see this my Last will performed, & also to defray the charge of my ffunerall, and pay all just debts wch I may owe; and then for all the Remainder of my Estate Left, both ffor howseing, Lands in y^e Township of Salem, goods, chattles moveables & unmoveables, and all dues unto me belonging upon my just accompt whatsoever I giue and bequeath unto them my Said Two Sonns in equall shares to be devided between them & ffor there onely & propper use for ever, and for their disposeall as they may see good for y^e benefitt of themselves & their children after them. In witness whereof I hereunto Sett my hand & Seale y^e day & yeare abouesaid.”

William (his R mark) Robbinson (SEAL)

Witness: Stephen Daniell, Richard Croad.

Proved in Salem court 29: 9: 1678 by Richard Croad before Maj. Gen. Daniell Denison and Mr. John Woodbridge.

Inventory of the estate of William Robbinson of Salem, lately deceased, as it was shown to us by his sonns, Samuell and John Robbinson, and taken Nov. 22, 1678, by Samuel Gardner, sr. and John Massey: an old Dwelling house and Barne with about Six Acars of Land and orchating upon which the house stands, 40li.; another small Dwelling house with a barne and one quatar of an Acar of Land upon which it stand and about Thre Acars of Land Nere adjoyning to it, 30li.; one Ten Acar Lott in the North ffield, 35li.; about a quatar of an Acar of Moing ground, 5li.

Attested 29: 9: 1678 by Samuell and John Robbinson.

Essex County Quarterly Court Files, vol. 30, leaves 30, 31.

ESTATE OF WILLIAM SNELLING OF SALEM.

Administration upon the estate of Wm. Snelling, intestate, granted 1: 12m: 1678, by Maj. Daniell Googin and Maj. Wil-

liam Hathorne, Esq., to Sarah, the relict of Wm. Snelling, now the wife of Samuëll Clark, and ordered that she with Mr. Edmond Batter bring in an inventory to the next court at Salem, that so the estate may be settled according to law.

Essex County Quarterly Court Files, vol. 30, leaf 32.

ESTATE OF CAPT. WILLIAM HATHORNE OF SALEM.

Administration upon the estate of Capt. William Hathorne granted Feb. 4, 1678, in Salem, by Daniell Gookin, sr., and Maj. Wm. Hathorne, to Sarah Hawthorne relict of Capt. William Hathorne in behalf of herself and creditors.

Essex County Quarterly Court Files, vol. 30, leaf 32.

Inventory of the estate of Capt. William Harthorne, taken by Thomas Stace and Resolved White: A Bead and Beading belonging to itt, 6li. 6s.; Curtings, 1li. 10s., and Cushings, 15s., 2li. 5s.; Tabell, Stulls, carpit and Chayers, 1li. 18s.; 2 Chests, 2 littell Trunks & 3 Boxes, 2li. 4s.; plate, 3li. 10s., A parsell of puter & Brasse, 4li., 7li. 10s.; A parsell of Arthing waer, 1li. 10s.; A parsell of Iron waer, 5li. 10s.; Books and Lining and some other things, 19li.; Cash, 4li. 6s., 204 gall. of Rume 20d. per gall., 21li. 6s.; molossus, 4li., a pece of salt mash, 7li., 11li.; A Cowe, 2li. 5s., A maer, 20s., 3li. 5s.; A Case of Bottils, mortar & pesell, 14s.; Beadstead and some small Caske, 12s.; Shuger, 12s., parsell of woden waer with 2 whells, 1li. 17s.; Debts due to ye Estate 12li. 9s. 11d.; allsoe due from the Country in mony 5li.; total, 102li. 8s. 11d. Allsoe halfe of a farme lyeing about Groaton not yet pryzed. Debts due from the Estate, 59li. 8s. 5d.

Attested in Salem court 27:4:1679 by Sarah Harthorne, the relict and administratrix.

Essex County Quarterly Court Files, vol. 31, leaf 93.

Sarah the relict and administratrix of Capt. Wm. Hathorn, presented an inventory of her husband's estate, and the whole estate when the debts are paid, shall be to the sole use of the said Sarah.

Salem Quarterly Court Records, vol. 5, leaf 131.

ESTATE OF JOHN BARTLETT, SR., OF NEWBURY.

"These p'sents witnesseth y^t I John Bearttlett, senior of Newbury in New England being verry weake in body but in perfect sence memory and understanding: doe make this my last will & testam^t: Inprimis I comit and comend my soule into y^e hands of my faithfull Creator, y^t gaue it, and my body

after death to bee decently Layd in y^e graue. Item I giue unto my well beloued sonne John Bartlett all my house, housinge and lands, now liing and being in the bounds of y^e towne of Newbury aforesd. both uppland and meadoe to him and his heires for euer, and if my sd sonne Jn^o: die wthout heire or heires lawfully begotten of his owne body then my will is that after the decease of my sonne, John my lands both uppland and Meadoe bee disposed of as followeth: Vidz: two Acres of upland liing and being in y^e feild going downe Ordwaies Lane I giue unto my Kinsman Benaiah Tittcom: and y^e two Acres I now liue uppon I giue unto my Kinsman Christopher Bartlett: And my foure Acres at my barne Lott I giue unto Thomas Bartlett and John Bartlett my Brother Richards two sonnes to beé equally deuided betwixt them, as Conscerning my meadoe ground my will is y^t my six Acree Lott bounded by Little pine Iland Creeke I giue and bequeath after y^e decease of my sonne forenamed diing as aforesd unto y^e ministry || of Newbury || to be continued to y^e ministry for euer, and as Conscerning y^e rest of my meadoe, my plumb bush Lott I giue to my sonne Jn^o: to be soly at his dispose to doe with it as hee seeth good, the remainder of my meadoe in Newbury to bee equally deuided betweene my foure Kinsmen before mentioned. As Conscerning my other estate goods and Chattells which I am now possessed with all, to geather wth all my Just debts due to me y^e sd John Bartlett by booke bills or bonds my Legall and honnest debts being payd out of y^e sd estate y^e remainder I will and bequeath unto my beloued sonne paijing unto my Kins woomen my two Brothers dafters and my Sisters dafters twenty Shillings a peice to bee pd in one yeare after my decease. ffurthermore I make my sonne John y^e sole Executor to this my Last will and testamt. In wittnes where of I haue hereunto sett my hand y^e 31th day of January 1678:”

John Bartlett.

Witness: Thomas (his A mark) Tittcom, William Chandler.

Thomas Titcomb witnessed on oath Mar. 24, 1678-79, that he saw John Bartlett subscribe the within written paper as his last will, and saw him deliver it to Wm. Chandler desiring him to keep it for him.

Proved in Ipswich court Apr. 1, 1679, by Wm. Chandler.

Inventory of the estate of John Bartlett of Newbury, deceased Feb. 5, 1678, taken Mar. 5, 1678-79, by Stephen Grenlefe, Sr. and William Chandler: eight Acres of errable land togeather wth ye Orchard, house, shopp and barne, 150li.;

twenty Acres of Marsh meadow ground, 80li.; Neate Cattle, sheepe, horse kind and swine, 50li. 5s.; wearing apparrell, 15li. 17s.; Bedds, bedding, brass and peuter and Iron potts, 57li. 1s.; 2 gunns & sword, 2li. 10s.; Cotten yarne and hemp, 1li.; Sadle and pillion, Linen and Cotten whele & hopps, 3li. 8s.; Cart & wheelles and necessaries for husbandry worke, 5li. 16s.; Indego and powder, tobacco and lumber about ye house, 3li. 16s.; Porke, beefe, bacon, butter, Lard & Sider, 16li. 5s.; wheate, Barley, rie, Indean and Oates, 5li. 12s.; Leather, Raw hides and working geare, 102li. 10s.; part in two vessells, booke debts, bills and bonds, 101li.; total, 595li.

Attested in Ipswich court Apr. 1, 1679, by John Barlet executor of the estate of his father.

Bond of John Bartlett of Newbury, tanner, and Benjamin Cooker of Newbury, in behalf of his brother Hathorn Cooker of the same town, of 50li., dated May 18, 1709. Whereas John Barlett, Sr. late of Newbury, in his will gave unto his two nephews Thomas and John Barlett a legacy in land, to be divided equally between them, and the said Thomas being dead leaving only a female issue and John claiming the whole as survivor, and the daughter of said Thomas claiming as representative of her father the one half of said legacy, we haue mutually made choice of Col. Jno. Appleton, Maj. Stephen Sewall and Daniell Rogers or any two of them to giue their interpretation of that paragraph in the will and whatsoever they shall delare as their opinion in the matter shall be as a final issue thereof and we will abide by the said declaration and the party that doth not comply to pay the 50li. to the other. Witness: John Harris, John March, Junr.

Copy of record attested May 11, 1709, by Richard Brown Town clerk of Newbury: "Thomas Bartlet y^e Son of Richard Bartlet was born Sept: 7th Anno 1650.

"Tirza y^e daughter of Thomas Barlet and Tirza his wife born March 29th Anno 1689.

"Hawthorn Coker & Tirza Bartlet were married Decemb^r 17th 1708."

Essex County Probate Files, Docket 1,887.

ESTATE OF MRS. MARY ROGERS OF ROWLEY.

"The Last will and Testament of m^{rs} Mary Rogers of Rowley widdow of m^r Ezekiell Rogers Pastour sometimes of the Church of christ of Rowley. I m^{rs} Mary Rogers of Rowley beinge weake of body but perfect in understandinge and mem-

ory, not knowinge how soone this earthly tabernackle of mine may be dissolued doe make this my last will and testament in manner and forme as followeth, Inprimis I doe giue my soule into the hands of god who gaue me it, with a full hope of soule and body to meete againe at the resurrection from the dead. also my will is that all my honest and dew debts be payed, and the rest of my estate I dispose of as followeth, my thre cows I doe giue to Ann Nellson of Rowley my Cousin also all my sheepe and also all my bees, (also my bed and all the furniture belonginge to it,) also all my cloaths linnen and wollen also my trunke ,and my cubbord. and all my pewter, also my siluer tanker, and siluer spoone. also a littell bell mettell pot. Also one littell brass pan, and a lookinge glas, and my warminge pan. Also four books and two bibells also as a small token of my loue I doe giue || ten || Shillings to m^r Thomas Cobbet pastor of the Church of christ of Ipswitch. also I doe giue unto my Cousen Ann Nellson my two chairs and one buffet stoole. and fiue cushens. also my heckell, also what is dewe to me upon accounts of Rents from Thom [as] Lambert about ten pounds as may appeare by Accounts my will is that it [be] payed to my Cousen Thomas Nellson, moreouer my will is that as [con]cerninge the fiftene pounds that is dewe to me for my husband m^r Ezekieell Rogers his wages as may appeare by the Bill of the ministry rate entred in the Church booke the whole rate within a small matter beinge laide but neuer as yet payed to me fiue pounds of this fiftene I perceiued was deliuered to m^r Phillips and he stands charged with it in the church booke, and I haue longe Since made my complaint to him about it and his answer to me was that he would not a had it, but as yet I haue not receiued it nor any part else of the fiftene pounds and therefore I would earnestly desire m^r Sammuell Phillips and Deacon Jewet that they would not ronge me in this particular least it be a greefe to them at the apearance of Jesus christ, and that this fiftene pounds care be taken that Thomas Lambert may haue the same. and I doe make Phillip Nellson of Rowley Exequitor of this my last will and testament desiringe him that my will in all these particulars may be performed and to take care that euery one according to my will may haue there legacies payed in witnes whereof I haue hereunto set my hand and Seale the 22 day of July 1678."

Mary (her I I mark) Rogers (SEAL)

Witness: Jeremiah Shepard, Elizabeth Nellson.

Proved in Ipswich court Apr. 1, 1679, by the witnesses, and

Mr. Phillip Nellson renouncing his executorship, the court appointed Mr. Thomas Nellson administrator.

Inventory of the estate of Mrs. Mary Rogers, deceased Feb. 11, 1678, taken Feb. 14, 1678, by Sammuell Plats, Sr., and Edward Hassen, Sr.: silver Tanker, 3li.; silver spoone, 6s.; one Gowne, 1li. 10s.; one sarge petticoate, 16s.; one Tamme petticoate, 12s.; one cloth petticoate, 12s.; one sarrge Gowne, 14s.; one sarge petticoate, 6s.; another petticoate, 4s.; one sarge cloake, 8s.; olde cloaths and a paire of bodyes, 14s.; one oalde hat, 4s.; one green say apron, 4s.; in linen, 3li. 9s. 4d.; one muffe and a paire of old gloves, 3s. 6d.; In silke, 1li.; one paire of old shoes and 2 paire of old stockings, 5s.; two coverlids, 2li. 10s.; four blankets, 1li. 16s.; one feather bed, one bolster and thre pillows, 3li. 5s.; one straw bed and a mat, 8s.; a paire of curten, curten rods and a paire of vallance, 1li. 10s.; a bedstead. 1li.; thre chairs and a stowle, 10s.; five cushens, 8s.; one old trunke, 5s.; one small cubbert. 3s.; paire of spectackells. 6d.; two baskets, 1s.; one bibell and a peece of a bibell, 7s. 6d.; an olde booke called the Seauen treatisses, 5s.; moses his choise, 4s.; Doctor Sibs his works upon the Cantickels, 4s.; Mr. Rhenaalls works upon the Sacrament, 5s.; old linse woolse, 3s.; one littell bell mettell pot, 5s.; one warminge pan and a littell bras pan, 5s.; five pewter platters and two pottingers, 1li. 2s.; one lookinge glas, 2s.; one heckell, 3s.; two hives of bees, 1li. 10s.; six sheepe, 2li. 5s.; four pound of sheepe wooll, 6s.; a fringe cloath and two olde bags, 6s.; thre coves, 9li. 15s.; one halfe barrell, 1s. 6d.; total, 35li. 13s. 8d. Rents dewe to her, 10li. 3s. Debts dewe from the estate: to Thomas Leaver, Sr., 4s.; for funerall charges, 2li. 10s.; to Mr. Wainwright, 10s.; to Samuell Plats, Sr., 4s.; total, 3li. 8s.

Attested in Ipswich court Apr. 1, 1679, by Thomas Nellson, administrator.

Essex County Probate Files, Docket 24,029.

ESTATE OF ROBERT PEIRCE, SR.

"The Laste Will and Testamente of Robert Peirce Sener Made y^e 8th of March 1678-9 In the Name of God Amen I Robert Peirce senior beeing in full and perfect Memory by the grace of god doe make this my last will and Testament in Maner and forme following viz^t. I Commite my soull into the hands of Allmighty god my body to the dust to be buried in descent Maner, And after my desceasse my lands goods &

Chattells I giue and bequeath as followeth Imprimis I giue and bequeath Unto my dear and well beloued wife Abigall Peirce all my lands goodes Chattells at present in my possession or that is or may bee due to mee or my order by booke bond or bill or obligation whatsoever my sd wife paying these after mentioned Legacyes in time & forme as follows Item I giue and bequeath Unto my Eldest sonne samuell that peice of land that now lyes fenced out from y^e orchard next the street syd that was formerly the land of Thomas Lords and alsoe fourty pounds to be payd to him in Convenient time at y^e discretion of my wife Item I giue and bequeath Unto my daughter Abigall Lyndall the sum of tenne poundes to be payd her in Conuenient time at y^e discretion of my wife Item I giue and bequeath Unto my sonne John the sum of twenty fiue poundes to be payd him in Conuenient time at y^e discretion of my wife Item I giue and bequeath Unto my daugh [t]er Johanna the sum of twenty fiue poundes to be payd her in conuenient time at y^e discretion of my wife Item I giue and bequeath Unto my sonne Robert the sum of twenty fiue poundes to be payd him in Conueniente time at y^e discretion of my wife Item I giue and bequeath Unto my sonne Moses the sum of twenty fiue poundes to be payd him in Conuenient time at y^e discretion of my wife Item I giue and bequeath Unto my daughter Mary the sum of twenty fiue poundes to be payd her in Conuenient time at y^e discretion of my wife whom I doe ordaine and Constitute my sole Executrix of this my last will and testament and further I doe ordaine and Constitute my Louing ffreinds Deacon Knowlton Jacob ffoster John stainford to bee overseers of this my last will & testament in witness wherof I haue heer unto sete my Markes y^e day & year Aboue writen."

Robert (his R P mark) Peirce, senior

Witness: Thomas Knowlton, Sr., John Stainford, Jacob Foster.

Proved in Ipswich court Apr. 1, 1679, by the witnesses.

Inventory of the estate of Robert Pearce, deceased Mar. 21, taken Apr. 1, 1679, by Thomas Knowlton, sr., Jacob Foster and John Stainford: the housing, barne & land one both sydes of ye way, 160li.; 4 Acres of Marche, 20li.; 2 Acres by ye necke, 7li.; 15 Acres of Marche at plum island, 45li.; 1 farme at Rowly Villidge, 100li.; 4 Cowes, 15li.; 25 sheepe, 12li. 10s.; 1 Mare, 3li.; 1 Hoge, 15s.; 2 Canous, 4li.; His waring Clothes, 11li.; 21 Bookes, 4li. 10s.; 2 Remnants woollen Cloth, 16s.; 3 remnants of Linen, 2li. 2s.; 3 remnants of blue ditto,

8s. 8d.; 6 yards serge, 1li. 3s.; 2 fether beds, 6li.; 4 Boulsters, 2li. 6s.; 8 paire blanketts, 9li.; 7 Rugs, 1 Coverlide, 5li.; 5 pillows, 1li.; 3 flocke beds, 2li. 10s.; 12 paire sheets, 12li.; 6 pr. pillowbeers, 1li. 1s.; 7 tabel clothes, 2li. 9s.; 16 napkins, 16s.; 11 towells, 11s.; 1 remnante silke, 12s.; 1 remnante stufe, 7s. 6d.; 5 Bedsteds, 3li. 14s.; 1 Cubbord, 2li. 10s.; 1 Chest, 16s.; 1 Chest & boxes, 13s.; 2 Casses & glasses, 4s.; 1 Case & knives, 5s.; 1 boxe & 2 bruches, 5s. 6d.; 2 boxe Irons & heters, 7s. 6d.; 1 hatte Case & warming pane, 9s.; 1 round table, 1li.; 14 Kushins, 1li. 5s.; small blanketts, 18s.; glasses, 8s.; 1 trunke, 16s.; 1 Chaire, 10s.; 6 Joined stoolles, 18s.; 8 Chaires, 17s.; 4 wheelles, 12s.; 5 pr. Cards, 5s.; 2 pr. Cobirons, 12s.; 2 pr. tonges, 6s.; 1 slice, 1 fire shovell, 3s.; 3 tramells, 1 fire forke, 16s.; 1 spite & Crowe, 7s.; 1 gridiron, 1 Chafin dish, 4s.; 1 beetle, wedges & 2 Axes, 10s.; 2 forkes, a sith, 1 axe, 1 bill, 10s.; 1 Morter & pestell, 1 hamer & Ads, 8s.; 4 pr. skalles & weightes, 1li. 16s.; 1 saw & 2 shovells, 10s.; 2 howes, 1 ditto, 4s. 6d.; 6 Iron potts, 2li.; 2 Iron Kettells, 2 skilletts, 18s.; 4 brass Kettells, 2 pans, 4li. 4s.; 3 skilletts, 3 pr. pothookes, 10s.; Curtaines & rodes, 10s.; 11 peuter dishes, 3li. 17s.; 9 porringers, 17s. 3d.; 2 peuter Candlestickes, 6s.; 7 peuter potes, 1li. 1s.; 3 Bassons, 1 sauser, 6s. Earthen ware, 8 porringers, 3s.; 12 dishes, 9s.; 12 sausers & potts, 5s.; 11 potts & panes, 6s. 6d.; 3 tine pans, 3 tunells, 4s. 6d. Wooden ware, 5 Cheese fates, 5s.; 9 trays & trays, 10s.; pailles & tubbs, 1li. 3s.; 2 tabbles, 1 Cubbard, 1li. 10s.; 4 sives, 1 settle, table, 1 kneadin trough, 1li. 2s.; severall baskets & bee skipes, 11s.; 2 Chests, 10s.; 4 bush. 1-2 rye, 18s.; 3 bush. 1-2 wheate, 17s. 6d.; 12 bush. Indian, 1li. 16s.; 10li. sheeps woolle, 12s. 6d.; 8li. woollen yarne, 16s.; 1 saddle & pillion, 18s.; 7 hatts, 17s. 6d.; severall Caske old & thite, 1li. 1s.; 1-2 barill porke, 1li. 10s.; Mollasses, 2li. 10s.; 2 Muskettes, 1 Carbine with furniture, 1 sword, 3li. 11s.; 3 silver spoons, 2 tasters, 1 whistle, 2li. 4s.; In Cash, 4li. 11s. 10d.; Rigging, 1 topssail & Iron worke, 6li. 10s.; Debts due to ye Estate, 90li. 17s. 5d.; total, 574li. 5s. 8d.

Attested in Ipswich court Apr. 1, 1679, by Abigaill Peirce, executrix of the estate of her husband.

Essex County Probate Files, Docket 21,216.

ESTATE OF JAMES STANDISH.

Administration upon the estate of James Standish, intestate, granted Apr. 1, 1679, to Richard Hutcheson, and he to pay the debts so far as the estate will go.

Ipswich Quarterly Court Records, vol. 5, page 343.

Inventory of the estate of James Standish taken by Joshua Rea and Joseph Hutchinson: Bead and bedding, 4li. 1s.; five yard carsey, 1li.; 1 chest, 5s.; old lumber, 6s.; putter, 13s.; poott, 6s. 6d.; Brasse, 8s. 6d.; tonges, smoothing iron, skilett, 6s.; land at Manchester in the four Hundred Akors, 7li. 2s.; also 19 ackres in Manchester, 8li.; total, 22li. 18s. Debts to be paid out of this estate to Cap. Gorg Corwin, 4li. 13s. 11d. to Philip Cromull, 2li. 10s. 8d.; Thomas Eires, 2li. 12s. 9d.; John Maston, jr., 17s. 11d.

Allowed in Salem court 27:9:1679 upon the oath of Sara, relict and administratrix of the deceased.

Essex County Quarterly Court Files, vol. 32, leaf 23.

ESTATE OF JOSEPH SOOLART OF WENHAM.

Joseph Soolart dying under age and leaving some estate, the court Apr. 1, 1679, granted administration unto Joseph Levet and Walter Fairefield, they were bound to bring in an inventory at the next Salem court that there may be a distribution of the estate.

Ipswich Quarterly Court Records, vol. 5, page 343.

Inventory of the estate of Joseph Soolart taken Mar. 3, 1679 by Charles Gott and Thomas Patch: that which was ordered to him of his fathers estate by Ipswich court Sept. 24, 1672, 42li.; one cow in Thomas Killams hands & one yearling, 4li. 10s.; one yearling in the hands of Ezekieil Woodward, 1li.; one cittle at Joseph Levetts, 15s.; total, 48li. 5s. Due from Joseph Soolarts estate to his brother John Soolarts estate for one colt that was the sayd John Soolarts, 2li.

Ipswich Deeds, vol. 4, page 265.

ESTATE OF HENRY BATCHELDER OF IPSWICH.

Administration upon the estate of Henry Bachelour, intestate, granted Apr. 1, 1679, to Nath. Tredwell and John Warner, they to bring in an inventory to the next court at Ipswich, providing for the widow and keep an account, that then the court may order the estate.

Ipswich Quarterly Court Records, vol. 5, page 343.

An account of Debts due from the estate of Henery Batchelder, deceased: to Mistris Tredwell.—; to Mistris Mary Tredwell, 6li. 10s.; to Mistris Tredwell, 1li. 19s. 3d.; to mistris Tredwell, 9li. 7s.; to Thomas Tredwell, 1li.; to John Batcheder, 3li. 3s.; to Abraham Foster, 1li. 6s.; to Medcalfe,

6s.; to Cristofer boules, 4s.; Marthy Perey, 2s.; Samuell Perly, 1s. 6d.; Samuell houlet, 2s. 3d.; George hadly, 3s.; Edward *Werling*, 6s.; John Warner, 12s. 3d.; Nathaniell Tredwell, 5li. 17s.; Marchant Waindright, 12s.; William Smith, 7s.; Mister Willsonn, 3s.; total, 42li. 2s. 3d. Signed Nathaniell Tredwell, John Warner, John Batcheler.

To be deducted out of the estate inventoryed: ten sheep that died and was cilled with the woulefes, 2li. 10s.; swine lost, prised, 15s.; lost out of the corn 4 bushels, 12s.; lost by meat, 12s.; total, 4li. 9s.

An account of what John Warner has done for Henery Batchler: for fouer jagges of hay in the year 73, 2li., of wch I receaved of him in part of Pay for it, 8s.; for carying bricks & clay for an oven, 4s.; for carying him a load of bords from Maning Neck and helping of him to halfe an hundred, 9s.; on Bushell of Indian corne in 75, 3s.; carying two Jagges of hay in 77 & 78, 6s.; for tending of him in his time of his sicknes from the 23 of Jenuary to the 5 of february in wch I made it a great part of my imployment boath night & day to tend him & get such things for him as hee desired, for what I did tack up in cloathing & other thing at decon goodhew, 3li. 1s. 3d.; for blew Linen, 2s.; for on handkercher, thread & macking hir cloath, 7s.; ten pound of suger & too pound of Buter, 6s.; halfe a pound of hony & on quart of wine, 1s. 9d.; three gallons of beere & halfe a bushell of wheat, 4s. 6d.; halfe a bushell of ry, 2s.; total, 4li. 5s. 2d.

What John Bachelour did for Heneri Batcheler and for the securing the estate: too dais while he was seke, 4s.; one dai in preparin for his beurial, 2s. 6d.; one dai spent about the prising the estat, 2s.; makin her wascoat, 2s. 6d.; one dai bringin the shep to John Warners, 2s.; one dai in bringing the corn to John Warner with mi hors, 3s.; one dai myself and son in bringing the shep, 4s. 9d.; from John Warners to mi hous half a dai in caring things to her at Mr. Tredwels, 1s. 3d.; 3 dais and a half miself and mi son, 7s.; to bring the catel, 10s. 9d.; too pounds of Hopt, 1s. 6d.; too pound of buter, 1s.; thre pound of seuger, 1s. 3d.; one groat left, 4d.; for keping ten shep, 8 weks, 1li.; for keping a kow 3 weks, 3s.

Essex County Quarterly Court Files, vol. 31, leaves 145, 146.

Whereas administration was formerly granted unto Nath. Tredwell and Jo. Warner upon the estate of Henry Bachelour,

the court, Sept. 30, 1679, added John Bachelour of Wenham to administer with them.

Ipswich Quarterly Court Records, vol. 5, page 348.

Inventory of the estate of Henery Batcheler, taken Feb. 6, 1678, by Abraham Foster and Thomas Metcalfe: the Liveing Howse, Barne & orchard wth all the rest of the land both upland and meadow wth all the privileges therunto belonging, 180li.; three cowes, 9li.; to hefers, 4li.; on horse, 5s.; twenty sheepe, 5li.; five Hogs, 35s., Appls, 8s., 2li. 3s.; wooden weare, 12s.; one fouling Peace, 1li.; a tramell and a croscut saw, 10s.; grinstone, 5s.; Tackling for Husbandry, 1li. 14s.; in other iron things, 18s. 6d.; a sid and a half of Poreck, 1li. 5s.; a quarter of Beefe, 10s.; Barly foure Bushell, 16s.; Indian corne, ten Bushells, 1li. 10s.; total, 209li. 8s. 6d. Debts from the estate & los of cattle as appeares in a note, 46li. 11s. 3d.

Attested in Ipswich court Sept. 30, 1679, by Nath. Tredwell, John Warner and John Bacheler.

Account of the administration of Nathaniel Treadwell, John Warner and John Batcheldour on the estate of Henry Batcheldor, late of Ipswich: The estate is Cr. as by inventory, the real estate, 180li., the personal, 29li. 8s. 6d. Ye rentt of ye farm from ye widows Death being 9 yr. 1-2, 19li.; total, 228li. 8s. 6d. The following charges and payments have been made: charges on ye widow being distempered, to Nathaniel Tredwell, 35li. 11s.; John Warner for his disbursements on her, 27li. 6s.; Mrs. Tredwell for ditto, 7li. 17s. 8d.; to Joseph Knowlton & Thomas Wilson, 14li.; Joseph Knowlton, 21li.; funerall expences, 1li. 5s.; severall Debts, 28li. 13s. 9d.; total, 135li. 13s. 5d. Debts not yet paid: to ye executors of merchant Jewets, Decd., 2li. 18s.; Mr. Francis Wainwright, 16s. 10d.; John Kimballs wife, 1li.; ye administrators for their trouble & care about ye distempered woman being grt & very troublesome, 14li.; allowing ye accot., 5s.; settling & Deviding ye estatt, 5s.; writing & making ye account & time in taking it, 4s.; Admrs. attendance this day 2s. each, 6s.; total, 19li. 14s. 10d. The estate above is 228li. 8s. 6d.; Dr. 155li. 8s. 3d.; clear estate, 73li. 3d. Since to ye Sup. Court, 12s., Quits, 4s., Recordin settlements, 2s., com. to Comitte & yr return, 2s., 1li.

The deceased left no children but ye nearest of kin are his brother's children viz.: ye children of Joseph Bachelour who deceased before ye intestate, John, Elizebeth and Hanah

Bacheldor, and the children of John Bacheldor that out lived their uncle, John, Joseph and Hanah Bacheldor. Of Joseph's children that are dead since their uncle died, Hanah Bacheldor alias Warner, who left children. Of John Batcheldor's children dead since ye death of their uncle, John and Joseph, who left children.

The appointment by the court at Salem May 25, 1696, of Lt. Simon Stacy, Deacon Nathaniel Knowlton, Sargt. Thomas Hart, Mr. Nathaniel Tredwell and Mr. John Warner, all freeholders in Ipswich or any three of them to make a division of the lands of Henry Bachilder late of Ipswich, deceased, first to the administrators Nathaniel Tredwell and John Warner to the value of forty shillings being what remains due to them, the remainder to John, Elizabeth and Hanah Bachilder children of Joseph Bachilder, deceased, and brother of Henry Bachilder, deceased, and to John, Joseph and Hannah Bachilder children of John Bachilder, deceased, and brother of Henry Bachilder aforesaid, eleven pounds, thirteen shillings 4 pence apeice, which is one sixth part to each of them together with the one moiety of the rights of commonage to the children of John Bachilder, equally.

Lt. Stacy, Mr. Nathaniel Tredwell, Dea. Nathaniel Knowlton and John Warner were sworn June 23, 1696, to faithfully perform the above order.

Essex County Probate Files, Docket 2,070.

According to the commission bearing date May 25, 1696, Simon Stacey, Nathaniell Knowlton and John Warner made the following division of the farm of Henry Bachilder, Aug. 11, 1696: first we laid out so much land as was worth forty shillings to the administrator: "then made a division of that part which is for the children of John Bachilder & bounded their parts by stakes and trees which parts & divisions Run cross the farme & are equally for quantity being thirteen rod & twelve foot on the northwest side of the farm & eight rods & ten foot on the southeast side & the half moiety or Right of comonage we do appoint to the children of John Bachilder & as to that part which we laid out for the children of Joseph Bachilder we made no division it being sold by those children to Joseph Knolton." Signed and sealed Oct. 1, 1696.

Essex County Probate Records, vol. 305, page 209.

GUARDIANSHIP OF ABIGAIL SOOLART OF WENHAM.

Abigaill Soolart in court, Apr. 1, 1679, chose Walter Fairefield to be her guardian, and he gave bond of 40li.

Ipswich Quarterly Court Records, vol. 5, page 343.

Whereas the land of John Soolart* stands bound for the payment of John Soolart's children's portions, and being in Ezekeill Woodward's possession, it was ordered Apr. 1, 1679, that the produce of what their portion come to be paid by him yearly.

Ipswich Quarterly Court Records, vol. 5, page 344.

GUARDIANSHIP OF BETHIAH SOOLART OF WENHAM.

Bethia Soolart in court, Apr. 1, 1679, chose Charles Gott to be her guardian, and he gave bond of 40li.

Ipswich Quarterly Court Records, vol. 5, page 344.

ESTATE OF JOHN LUNT OF NEWBURY.

Administration upon the estate of John Lunt, intestate, granted Apr. 1, 1679, unto Mary Lunt, the relict of John.

Ipswich Quarterly Court Records, vol. 5, page 344.

ESTATE OF JOSEPH MORSE OF NEWBURY.

Administration upon the estate of Joseph Morse, intestate, was granted Apr. 1, 1679, unto Mary, relict of Joseph Morse, and she to bring in an inventory to the next court.

Ipswich Quarterly Court Records, vol. 5, page 344.

Inventory of the estate of Joseph Mose deceased in January 1678, taken by Samuell Plumer and Stephen Grenlefe, Sr.: on cove, 4li.; on bede & beding, 7li.; on pesse stufe, 2li. 15s.; on pese rede stufe, 1li. 2s.; on chest & boxe, 1li. 10s.; a cuberd, 1li. 10s.; five chairs, joneien stoles and a tabell, 1li. 10s.; on small tabell, 5s.; toe tubes & a paile, 4s.; peuter & earthen deshes, 3li.; andirens & tramel, pots, stelerds & other smal things, 4li.; a sedell & pelen, 1li. 10s.; half a mare & 6 p. yarne, 1li. 10s.; on bed & beding in the chamber, 6li.; a jake, 1li. 10s.; toe pair shets, on dusens napkens, table clothes, other lenen, 8li.; a chest, box, kneding trough, 1li.; on smal bede, boulster, ruge, 3li.; coten wole & sheps wol, cards, 10s.; trondel bedsted & cradall with smal lumber, 1li.; smeth toles, 9li.; a smeth shope, 3li.; total, 62li. 16s. The estate at

*See *ante*, vol. 2, page 283.

Piscataqua, 50li. 9s.; sum total, 113li. 5s. Debts due from the estate, 54li. when deducted there remains, 59li. 14s.

Attested in Ipswich court Sept. 30, 1679 by Mary, relict of Joseph Morse. and administratrix of his estate.

Inventory of the estate of Joseph Morss at the Gtt. Island Picattuque taken Aug. 20, 1679, by Richard (his R A mark) Abbott and Thomas Parker both inhabitants on the said Island: the dwelling house, 2 small shops & ye land adjacent, 40li.; one acre of land beyond ye bridge by old Dormonds, 10li.; 4 Joynt Stools, 6s.; 3 Chaires, 12d. per chair; total, 50li. 9s.

Essex County Probate Files, Docket 18,941.

GUARDIANSHIP OF NATHANIEL ROGERS.

Nathaniell Rogers and Martha Rogers came into court Apr. 1, 1679, and chose their uncle Mr. Wm. Hubbard for their guardian.

Ipswich Quarterly Court Records, vol. 5, page 344.

ESTATE OF WILLIAM BRADBURY OF SALISBURY.

Administration upon the estate of Mr. Willi. Bradbury of Salisbury, deceased, was granted Apr. 8, 1679, unto Mr. Thos. Bradbury and Caleb Moudy upon their request, who gave bond of 200li. and to bring in an inventory to the next court.

The court, Nov. 11, 1679, granted the administrators until the next Salisbury court to bring in an inventory of the estate.

Salisbury Quarterly Court Records, vol. 2, leaves 68, 74.

Inventory of the estate of Mr. William Bradbury of Salisbury who died intestate Dec. 4, 1678, taken Apr. 4, 1679, by Henry Brown and Samuell Felloes: in cash, 5li. 17s.; his wareing apparrell, 14li. 11s.; his armes & amunition, 3li. 10s.; feather bed, beding & furniture, 14li.; a great brass kettle, warming pan, skillet, mortar, 4 poringers, quart pot, bellows & 1-2 a hundred of Bare shot, 4li.; other brass, 1li. 15s.; 2 payer of Andirons, a pott, kettle & other iron things belonging to ve chymny, 3li. 5s.; in peuter & other small things in a boxe, 1li. 7s.; 4 basketts & other small things, 1li. 10s.; her wareing clothes with other lining in a trunke, 13li. 10s.; linin in another trunk, 6li. 4s. 6d.; 2 hatts, 12s.; some toyes & other things, 10s.; a little trunk with childs linnen, 1li. 2s.; a box wth childbed linnen, 3li.; cradle & an old case, 5s.; cotton

wooll about 55li., 2li. 15s.; chayers, stooles, livery cubbard & bedstead in ye parlor chamber, 4li.; for tables, 2li. 10s.; 9 chayers, old & nue flag bottoms, 1li. 4s.; barrills, hogshead, keelers & other old tubbs, hors sled and cheese press, 2li. 10s.

Iron worke appraised Apr. 5, 1679 by Richard Hubbard: Augors, 14s.; small tooles & a payer of fetters, 1li. 12s. 10d.; a ring, hookes & a few small spikes, 3s. 8d.; 2 whipsawes, 16s.; old Iron, 7s. 6d.; Iron for ship worke, 1li. 11s. 10d.

Cattle appraised Apr. 5, 1679 by Joseph Fletcher and Henry True: 2 4 yeare old steers & a fower year old heiffer, 2 two year old steers, 22li. 5s.; a 2 year old heifer, 5 small yearlins, a gelding & a young sowe, 4li. 1s.; 2 sacks & 3 pound of cotten yarne, 13s. 6d.

Goods appraised by Richard Hubbard: 4 barrills of mollassis, 6li.; 8 tirkie leather chayers, 4li.; 2 barrills of salt & ye barrills, 1li. 4s.; a tymber cheyne, 4 boxes, 4 Iron cart hoops, 1 broad Axe, 1 small maule, a little bottle, lethern pouch, earthen pott, an Ads, 2li. 7s.

Debts appraised by Tho. Bradbury and Caleb Moody: due to the estate, received & in Mr. Checky's hand, 23li.; Phillip Grele for Moses Gillman 4 thousand foot of board, 8li.; from Jno. Garland by bill, 2li. 2s.; from Jacob Brown of Hampton pr. bill, 1li. 10s.; from Georg Carr, jr., 16s. 6d.; by Richd. Smith in staves, 2li.; from Mr. Anthony Stanian 5 C. foot of board, 1li.; from Jon. Stanian about 2li.; from Mr. Anthony Checkly in money, 30li.; from Jno. Davis, 3s.; from Job ye Indian, 8s. Debts due from the estate: to Mr. John Stockman, 30li.; Mr. Davison of Nubery, 10li.; Jno. Severans, sr., 3li.; Joseph Norton for work about 2 vessels, 5li. 12s.; Joseph Eaton for work about ye Pinke, 16s. 3d.; Jno. Easman in mony, 14s.; Joseph Fletcher in money, 9s.; Jno. Bradbury 49 dayes work about ye Pink, 7li. 18s.; claymd by Mr. Rich. Dole in money & other pay, 6li. 13s.; Jno. Dickison, jr., 2li. 7s.; Samll. Felloes, jr., 1li. 2s. 6d.; Samll. Felloes, sr., 10s.; Moses Gill for work about ye Pinke, 1li. 3s.; Mr. Carr, sr., 1li.; Henry True, 3li. 16s.; claymd by Phillip Grele, —; claymd by Robert Downer, —; Tho. Bradbury, 2li. 10s.; James Chase about 2li.; Tho. Fowler for his daughters service, 2li. 10s.; Major Pike, 8s.; Mr. Tho. Woodbridg, 1li.; Ensigne Greenleafe, 6s. 6d.; claymd by Edmond Marshall, 19s.; Ms. Hewes for nursing ye youngest child 15 months & attending ye mother when sick, 10li. 11s.

Attested in Ipswich court Mar. 30, 1680, by Caleb Moody and Apr. 24, 1680, by Mr. Thomas Bradbury.

Copy of deed of Thomas Bradbury of Salisbury, planter, who in consideration of my affection to my son William Bradbury of the same town have given unto him "all that my dwelling house lately erected wthall other houseing therunto belonging now standing & being upon that houselott which I formerly bought of John Gill of ye same town Planter wth ye Oarchyards & all ye other upland adjoyning therunto bounded wth north east upon ye street & wth ye south west upon marsh & upland of Isaac Buswell in part & in part upon land which I bought of Isaac Colby as far as the heithermost side being ye northeast of ye range of ye meadow wch I bought of ye said Colby & allowing liberty to bring ye hay out of ye sd Colbies meadow to ye Ferrrie high way & wch way is ye bounds of ye aforesd land upon ye northwest & ye southeast, bounded wth ye marsh of Isaac Buswell Jno. Bayly, Richard Bartlett, Phillip Challis, & yt called Mr. Hodges meadow, As also I do give unto him all ye sd Hodges meadow adjoyning in part, to ye sayd upland & in part, upon ye land of John Severans to Hodges ditch so called: As also all my halfe part of fresh & salt marsh wch I wth John Stevens Sen^r Bought of Henry Ambross, As also all ye salt marsh lotts wch I bought of George Martyn, as also lying neare a place cald Brushie lland, As also ye marsh lott wch I bought of Onesiphorus Page, lying in ye range of Mr. Hooks farme so called; As also fower coves comons, wthall ye marsh & upland therunto belonging . . . , As also my sixscore acre lott att ye beach hill joyning to ye land of Joseph Fletcher upon one side, & all ye rest of ye sd lott incumpassed wth a fresh river or brooke; As also all my division of swamp land towards ye Ferrrie Adjoyning to ye land of Samll. Felloes & Rodger Easman wth one end & wth ye other end upon Swamp land of John Severans lying between ye land of Isaac Buswell, & ye lotts or lands of Richard Goodales, & Richard Hubbard As also two thirds of all my pasture land towards the Ferrrie," all these to my son and to Ms. Rebecka Maverick after her marriage with him during her life, and to his heirs lawfully begotten forever, provided that during mine and my wife's lives, we have the use of certain parcels of the land. Signed and sealed March 11, 1671-2. Witness: Jane True, Mary (her M W mark) Weed.

The 4:3m:1680, John Severans and Phillip Grelee appraised the houseing and lands contained in this deed of gift to be worth 300li.

The Ipswich court May 4, 1680, ordered that the lands in this deed of gift given by Mr. Thos. Bradbury, be to Wil-

liam the eldest son of William, deceased, he paying unto his other two brothers Thomas and Jacob, 50li. each, when they come to age. The names of Wm. Bradbury's children, Wm. the eldest, Sam. and Jacob.

The court Sept. 27, 1681, upon further consideration of the estate of Wm. Bradbury, deceased, ordered that the estate given by his father as by deed of Mar. 11, 1671-2, be settled upon Wm. the eldest son of ye said Wm., he paying to ye other two brothers Thomas and Jacob, 50li. each, and that the rest of the estate be equally divided between the said younger brothers, Thomas and Jacob.

Essex County Probate Files, Docket 3,013.

Mar. 9, 1695-6, memorandum, that the copy of the inventory and bondsmen of the estate of Will. Bradbury deceased, Caleb Moodey and Thos. Bradbury administrators at the court at Salisbury, Apr. 8, 1679, no record here.

Essex County Probate Records, vol. 305, page 179.

ESTATE OF ISAAC BUSWELL, JR., OF SALISBURY.

Administration upon the estate of Isaac Buswell of Salisbury, was granted Apr. 8, 1679, unto Susanna Buswell relict of Isaac Buswell, jr., who is ordered to bring in an inventory to the next court, and to take the best care of the estate for the maintenance of the children and payment of just debts.

Salisbury Quarterly Court Records, vol. 2, leaf 70.

ESTATE OF WILLIAM SYMONDS OF IPSWICH.

Administration upon the estate of Mr. William Symonds, intestate, was granted June 17, 1679, by the Hon. Gov. Symon Bradstreet and Maj. Hathorne, unto Mrs. Mary Symonds relict of William, and Mr. Jonathan Wade, and they to bring in an inventory of the estate to the next court. Mr. Jonathan Wade gave bond of 1000li.

Ipswich Quarterly Court Records, vol. 5, page 346.

Inventory of the estate of Mr. William Symonds, who died in Ipswich May 26, taken July 8, 1679, the most part, and as it could be found more added, by Edward (his Z mark) Bragg and Robert Kinsam: his wearing apparrell woollen & linen, 11li.; Argilla farme containeing thre hundred acres thereabout more or lesse, 1500li.; houses & barnes & outhouses upon the farme, 200li.; twentie two acres of English & Indian corne grene, 30li.; about twelve acres of marsh & a little

upland about wellses, 50li.; 6 acres more of marsh there to the use of Mrs. Martin during her life, 12li.; the house & about twentie rod of ground at towne, 10li.; 1 sow & shoats in the woods, 5li.; 10 cowes, 36li., 7 oxen, 35li., 8 2 year olds, 16li., 87li.; 3 horses & a colt, 8li.; 1 stear 3 years old, 50s., 2 heifers, 6li., 8li. 10s.; 1 bull, 55s., 6 yearlings, 8li. 1 heifer 4yr. old, 3li. 10s., 14li. 5s.; 3 yoaks, 3 chayns, 1 cart & tackling, a paire of wheels halfe worn, 1 spanshackle & 1 new tumbrill, 3li. 6s.; 42 sheep & 21 lambs, 22li.; 4 old axes, an old adds, 1 paire fetters, 1li.; 2 old sithes & tackling & 3 rakes, 9s. 6d.; 3 forks, 3s., one dung forke, 3s., 6s.; handsaw, a bushel, an iron winch & a cowle, 12s.; paire of harrows, 20s., an Iron wedg, 1s., 1li. 1s.; good peuter 78li. at 1s. 4d. pr. li., 28li. old puter at 12d., 6li. 6s.; flaggon, 6s., beetle & wedges, 6s., 12s.; old hoops & boxes for wheels, 10s.; 2 hooes & a spade, 12s.; 2 parcels of old iron, 40s., 2 frying pans, 13s., 2li. 13s.; a servant boy for 2 years, 5li.; a cosslet & hed peice old, 1li.; 126li. of timber chaine, hooks & ring, 4li.; 5 strakes for a cart tire 48li. old & rusty, 1li.; a heckle, 4s., 4 chests & 3 boxes, 1li. 15s., 1li. 19s.; more old iron & an old churne, 5s.; hollen earthen ware & other small things, 7s.; cushins & peices for cushins & remnants, a bible, 2li. 3s.; flax tear, 3s., 2 wicker baskets, 3s., 6s.; small table linnen & other old linnen, 7s.; bed linen & table linen, 6li. 9s.; carpet, 20s., blancket, 10s., 1li. 10s.; a bed rug & blankets, 4li. 5s.; an old pistol, 3s., paire curtains & valence, 22s., 1li. 5s.; rugs, bed bolster & sheet, 6li. 16s.; other bedding, 1li. 10s., 3 paire keards, 7s., a bottle & oyle, 3s., 2li.; old rug & blancket, 1li. 2s., 2 old chests, 8s., 1li. 10s.; 3 old barrills, 4 bush. 1-2 of malt, 5li. of hops, 1li. 6s.; 12li. cott. wooll, 16s., trundlebedstead & rope, 5s., 1li. 1s.; a great kettle & an old little kettle, 2li. 15s.; 2 skilletts, 10s., 2 iron potts, 17s., 1li. 7s.; paire of cobirons, spitt & a drippin pan, 1li. 4s.; an old chest, 2s., 5 trays, 5s., 3 chayners, 8s., 15s.; hoe, 3s. 6d., tramills, 9s., 2 payles, 5s., 17s. 6d.; dishes, cheese motes, 4s., tub, 5s., 2 grind stons, 16s., 1li. 5s.; bridle, saddle & pillion, 20s., barrills & earthen ware, 20s., 2li.; 3 spinning wheels, 12s.; 4 acres of salt marsh neere Mr. Epps Island, 12li.; 20 acres or thereabouts more or lesse at the Pequid lotts of upland, 50li.; 18 acres of meddow at or about ye west medows, 36li.; 3 cowes from Nickles Wallis, 9li. 15s.; a cow from Matt Perry, 4li.; a smoothing box iron & 3 heaters, 4s. 6d.; trenchers & spoons, 5s., earthen ware, 3s., 8s.; 3 red curtains & valence, 1li. 5s.; a clock, 5li., Andirons, 20s., 6li.; green curtains & vallance, 3li.; a plaine cubbord & cubberd cloth & 3

old stools, 10s.; a Sute of damaske very old, 4li.; a copper cann, 11s., a cosslett, 40s., 2li. 11s.; 12li. more of cott. wooll, a marble mortar, 15s., 1li. 11s.; a bell mettle mortar & pestle, 10s.; paire of brasse scalles & waits, 7s., a beam & scales, 10s., 17s.; paire of stillyards, 1li.; a great copper, 8li., an iron pott, 8s., 8li. 8s.; cheese prisse, 10s., malt mill, 10s., 1li.; 3 turkie work cushins, 12s., 4 lether chayers, 20s., 1li. 12s.; musket, 28s., sword & belt, 15s., 2li. 3s.; couth chayer, 15s., a great chest, 15s., 1li. 10s.; a great chayer, 3s., a cabbinett & an old hatt, 25s., 1li. 8s.; fether bed, boulster, rug & bedsted, 4li.; cloth dublet & hoas & old cloth cloak, 2li. 5s.; a haire camblett cloke, 5li.; black cloth cloke, 40s., a wosted cote, 40s., 4li.; a black tunick, 50s., a bayes gown & old briches, 20s., 3li. 10s.; 2 payer of boot hoas tops & a paire silke sleeves, 10s.; fetherbed, old rug, & blancket & coverlid, 5li.; flockbed, blanckit, rug, bedsted & old sheet, 2li. 6s.; in plate 1li. 3-4 haverdepose waite that is in troy waite 25 ounces 1-8 1-32 at 6s. per oz. 7li. 11s.; in money, 18li. 9s.; paire of racks, 14s., 1 paire tonges & firepan, 3s., 17s.; books, 5li., gridiron, 5s., riddle sive, 1s., 5li. 6s.; spitt & tramill, 10s., a cubbard, table & froe, 18s., 1li. 8s.; woollen yarne at the wevers 38li., 5li. 14s.; sheeps wooll 168li. part pelt wooll the rest fleece wooll, 12li. 7s.; a tin lamp, 1s., brass skellett, 8s., wooden ware, 15s., 1li. 4s.; earthen ware, 2s. 6d., a brasse kettle & pott hooks, 10s., 12s. 6d.; tub & tray, 3s., old iron dogs, 1s., 2 earthen pots, 6d., 4s. 6d.; snuffers, 6d., chafin dish, 9d., riddle, 1s., 2s. 3d.; Indian corne about 8 bush., 1li. 4s.; a phisick book, 6s.; due from Nickles Wallace, 55li. & 55li. & 20li. of which there is 10s. paid so remains 129li. 10s.; due from George Stimson, 1li. 15s.; a farme at Wells about 300 acres, 600li.; 5 acres 1-2 of meddow bought of Wadly, 16li. 10s.; 1-4 pt. of a place for a saw mill with land & meddow & other necessarys, 200li.; other land not yet knowne & therefore not yet valued; horse kind runing in the woods nere Wells, 3li.; cattle at Wells, 6 cowes, 21li.; 1 bull, 1 stear, 3 yeare old, 6li.; 2 bulls 2 year old, 4li., 1 heifer 2 year old, 2li., 6li.; 6 steres 2 year old, 12li., 2 calves, 1li. 10s., 13li. 10s.; 6 cowes, 21li., 1 bull, 1 stear 3 yere old, 6li., 27li.; 2 young oxen, 8li., 9 yearlings, 13li. 10s., 21li. 10s.; 6 calves, 6li.; Iron ware at Wells, 3li.; debts due to the said estate as appears by writings from Francis Backhous 4100C. mrch. boards payable at Boston at 4s. per, 8li. 4s.; from Henry Hobs in money, 9li. 15s.; from Abraham Collens in money, 2li. 5s. 6d.; Abraham Collens in beife, 5li.; Abraham Collens in porke, 5li. 4s.; from William Soyer, 2li. 10s.;

Thomas Avory by bill, 11li. 10s.; most of these Debts above mentioned are desperate debts; total, 3359li. 9s. 3d. There are also severall other both debts & Credit whose accounts are not yet cleared. The estate is debtor to funerall expences of Samuel Symonds, Esq., late deputy governor, 37li. 18s. 4d.; also debtor to funerall expences of Mr. William Symonds late of Ipswich, son of Samuel Symonds, Esq. & executor to his estate, 18li. 18s. 4d.; also Dr. to Mr. Harrison or his assigns a sum; Dr. to Mr. Elikim Hutchinson, 211:00M m^{rch}. pine boards payable at Boston; to Mr. Thomas Andrews in money, 8li. 9s.; and to severall others not yet certainly knowne. This estate is also debtor to Mrs. Rebecka Symonds, relict of Samuel Symonds, Esq., deceased, and also to Mrs. Epps and to Mrs. Martin and Mrs. Emerson and to severall others, as it is expressed in the Will of the said Samuel Symonds, Esq., only what they or any of them have received to be deducted.

Delivered to the Salem court 30:9m:1680, by Mr. Jonathan Wade.

Essex County Quarterly Court Files, vol. 34, leaf 80.

Danill Epps and Jon. Emerson pastor of the church of Gloucester "having waited in expectation of an opportunity of conferring with such as possible might concerne them selves about our beloved sister Symonds widdow & relict of our brother, Mr. Wm. Symonds, deceased, but there being nothing at all intimated or proposed, Doe therefore in ye behalfe of ourselves & the rest of our relations concerned, lay claime & before these witnesses, doe take possession of the houses & lands, chattells & goods, that were the proper estate of Samll. Simonds Esq. late deputy Governor of the Massachusetts in New England, deceased, And doe heareby declare that there is noe intention, heareby to deprive, our honrd mother of what is bequeathed in the will to her in any measure nor our sister Simonds of her just proportion."

Signed, June 16, 1679. Witness: James Chute, Richard (his ^ mark) Brier.

The above demand consented to June 21, 1679 by Richard Martin. Har. Simonds being more principally concerned in his father's estate, consents to the above written, June 24, 1679.

Mr. Daniell Epps and Mr. Jon. Emerson in behalf of themselves and the rest of the children of Samuell Simonds, Esq.,

late deputy Gov., who are interested in their father's estate desire this court 24:4:1679, that the estate may not be settled until they have an opportunity to inform and make appear their right they have in the said estate, which desire is granted by this court.

Salem Quarterly Court Records, vol. 5, leaf 129.

ESTATE OF SAMUEL MANSFIELD OF LYNN.

Administration upon the estate of Samuell Mansfeild, was granted 24:4:1679, to Sarah, the relict, and she to administer according to that writing presented to the court, which is an agreement made by her consent with the parties subscribed, and she also presented an inventory.

Salem Quarterly Court Records, vol. 5, leaf 131.

Inventory of the estate of Samuell Mansfeild of Lynn who departed this life Apr. 10, 1679, taken by John Newhall and Robt. (his P mark) Rand: his dwelling house, orchard & land adjoining to the house & 4 acres of marsh, 94li.; 2 coves, 6li. 10s., 2 two year old heifers, 4li., 1 year old heifer, 2li. 6s., 11li. 16s.; 1 Horse, 4li., 6 ewe sheepe & 3 lambes, 2li. 14s., 6li. 14s.; 5 yong swine, 2li., two Hives of Bees, 10s., pistills & houlsters, 1li. 15s., 4li. 5s.; Back sword & belt, 9s., cutt lash & Belt, 18s., a gun, scurer, &c., 1li. 5s., 2li. 12s.; A saddle & croop, 15s., bridle, 4s., pillion & pillion cloath, 1li. 19s.; wearing Apparrill, two hatts & stockings, 3li.; 11 yds. of woollen cloath, 1li. 18s. 6d., 3 coverlids & 3 blanckitts, 3li., 4li. 18s. 6d.; 3 pare of sheets, 1li. 10s., a bed boulster & 3 pillows, 2li., bedstead, curtains & vallens, 1li. 16s., 5li. 6s.; A pare of Boots, 16s., A loome & weavors tackling belonging to it, 3li. 19s. 6d., 4li. 15s. 6d.; 2 chests & a box, 7s., a table & cradle rug, 8s. 6d., sheers & stooles, 5s., 1li. 10s. 6d.; An Iron pott, 2 puter dishes, a chafin dish, tinn ware, earthen ware, glass, 1li. 12s. 6d.; A table cloath, 2 shurts, napkins, towells & a Lether Apron, 18s.; A frying pan, a pare of tongs, an axe, an hoe, 10s., raisier Hone, siser, 6s. 6d., 16s. 6d.; 2 sithes & tackling, 10s., wool, 10s., Lying yarne, 1li. 10s., a reele & wheele, 10s., 3li.; A Loome, Lathe & blocks, tridles, stretchers & irons belonging to it, 2li. 5s.; 2 pare of temples, 2s., a pare of Blocks & wheels, 1s. 6d., 2 pare of shafts, 2s., 5s. 6d.; 2 sydar barrills & an Hamer, 7s. 6d., sum Lumber, 6s., a pare of scales, 1s., 14s. 6d.; woolen yarne, 9s., 10 dozen buttons, 5s., 2 Lamps, 2s., halfe a coverlid, slea & Harnis, 19s.

6d.; A sheep rack, 5s., a rave, 3s., a shittle, 2s., an ould slea, 3s., 13s.; a forke & rake, 2s. 6d., 2 ell sleas & harniss belonging to them, 1li. 10s., 1li. 12s. 6d.; 1 yard slea for carsye & harnis belonging to it, 8s., 2 sleas & harnis for them for Lying, 10s., 18s.; total, 154li. 8s. 6d.

Attested in Salem court 25:4m:1679, by Sarah, the relict.
Essex County Quarterly Court Files, vol. 31, leaves 89, 90.

Whereas Samuell Mansfeild of Lynn died of the smallpox leaving a wife and three children, the eldest of them being a son, the nearest relations on both sides, the father of Samuel Mansfeild, and the father of the wife, with the consent of the wife, chose and impowered Mr. Thomas Laughton, sr., Andrew Mansfeild and Nathaniell Bersham to divide the estate which is as follows: "the estate being inventoried amounted to 154li. 8s. 6d., debts 17li. 4s. 7d. being provided for, leaving 137li. 3s. 11d.; to the widow, a third part of the estate as her proper estate, 45li. 14s. 8d.; to the son Andrew Mansfeild, 4 acres of upland ajoyning westerly along his granfather Mansfeild's house lott & three acres of salt marsh in Rumnye marsh ajoyneing northelye upon his grandfather's marsh & 7li. 14s. 8d. to be paid by the estate in the widow's hand, 45li. 14s. 8d.; the two daughters, 22li. 17s. 4d. per peice out of the estate in the widdow's hand, 45li. 14s. 8d." The widow to have the whole estate until the children respectively come to age, but if the widow die before then, they are to have their portions. The remaining part of the land and dwelling house to be as security, the widow to keep the house and all fences in good repair. This being also to be understood that Samuell Mansfeild, deceased, as his last words on his death bed, gave unto his father Andrew Mansfeild, his son Andrew above mentioned, until he come to twenty one years of age, and his said father accepted of him. Dated Lynn, 20:4m:1679. This agreement allowed by the Salem court 20:4m:1679.

Essex County Quarterly Court Files, vol. 31, leaf 89.

ESTATE OF BENJAMIN CHADWELL OF LYNN.

Administration upon the estate of Benjamin Chadwell, intestate, granted 24:4m:1679, to Elizabeth, the relict of Benjamin, who brought in an inventory of the estate and gave oath to the truth of it. The whole estate when the debts are paid to remain in her hands for the bringing up of the children of the deceased until they come of age, and what es-

tate shall then remain shall be one half to the children and the other half to the widow.

Salem Quarterly Court Records, vol. 5, leaf 130.

Inventory of the estate of Benjamin Chadwell lately deceased, taken June 17, 1679, by John Newhall and Samll. Cobbett: the Dwelling howse and Barn and 4 Acres of Land adjoining thereunto, 65li.; five Acres more of upland, and nine Acres of meadow, 70li.; A Bedstead and bedding belonging thereunto, 3li. 10s.; in Linnen, 5s.; two small potts and pot hooks and a Tramell, 14s.; an old warming pan and frying pan, 2s.; In Peuter and a smoothing Iron, 5s.; cradle, a small Barrell and other wooden ware, 7s.; foure pound of toe yarne, 5s.; A sow, 12s.; Linnen wheel and a wollen wheel, 6s.; total, 141li. 6s. Just Debts: for an Acre of meadow (taken into the inventory) morgaged for 4li. 11s. in mony; an Acre and a quarter of upland or thereabout taken into the inventory, that was made over for ye widows present supply, received in mony, 5li.; two Acres and a half of meadow morgaged to John Newhall for 7li. in money which 7li. was received by Benjamin Chadwel; to John Newhall, 2li. 5s. 6d. in mony; Thomas Newhall, 1li. 3s. 9d. in mony: John Tarbox, 15s. in mony; Eliezer Lynsee for the Country Rates, 1li. 4s. 11d.; James Walls, 9s.; Elisabeth Engolls, 10s. in money; Thomas Laighton, 3s.; Joseph Armitage, 5s.; Samuel Hart for setting up new fence, 1li. 10s.; Mrs. Hawthorn, 16s.; total, 25li. 13s. 2d.

Attested in Salem court 24:4:1679, by Elizabeth Chadwell, the relict.

Essex County Quarterly Court Files, vol. 31, leaf 86.

Petition of Nehemiah Jewet, attorney to Samuell Chadwell, late of Lynn, now of Rowley, that whereas Benjamin Chadwell late of Lynn, died intestate, administration was granted to his widow Elizabeth Chadwell, 24:4m:1679, and the estate when debts were paid to remain to the widow for the bringing up of the children until they come of age, and what estate should then remain, the one half to the children and the other half to the widow, and the said widow being married again unto John Jewet of Ipswich, yet never having rendered an account of administration, so that Samuel is kept out of that estate he ought to have received when he came of age, desiring the court Sept 1, 1698, that the administratrix may be called upon to give an account of her administration so that Samuel may receive his equal part.

Account of the administration of Elizabeth Chadwell alias Jewett, upon the estate of Benjamin Chadwell late of Lynn, brought in Sept. 5, 1698: sundry debts paid that were given in with the inventory, 25li. 13s. 2d.; to Wm. Craft, 1li. 10s., Moses Chadwill, 12s., 2li. 2s.; Samuell Hart, 5s. 10d., 5 days about ye boys, 10s., 15s. 10d.; expence at that time, 10s.; Thomas Thurley, 24s., Mr. Croad, 33s., 2li. 17s.; 3 days time expended about sd. Debt & Cost, 12s.; Nathll. Rust, 10s. 10d., Henry Stacey for repayr ye House, 8li., 8li. 10s. 10d.; Mr. Gidney, 30s., Mr. Batter, 30s., 3li.; allowing the acct. 5s., setling & Dividing ye same, 5s., 10s.; Reg. ye settlement, 1s., a Quietus, 4s., 5s.; stating & Registring this acct., 4s.; allowed ye adminr. more then ye Income of ye estate towards ye bringing up ye children, 6s. 2d.; total, 45li. 6s. The estate per inventory, 141li. 6s.; a stear omitted, 4li.; total, 145li. 6s. Signed, Elizabeth (her † mark) Jewitt, John Jewitt.

Acknowledged Sept. 5, 1698, by Elizabeth Jewit and also by John Jewett, her now husband.

The estate free of all charge being 100li., the court 24:4:1679, ordered to the widow one half, 50li.; to Samll. Chadwill only son, a double portion, 33li. 6s. 8d.; to Mary Chadwill only daughter, 16li. 13s. 4d.

Essex County Probate Records, Docket 4,836.

ESTATE OF ROBERT STARR OF SALEM.

Administration upon the estate of Robert Starr, intestate, was granted 24:4m:1679, to Mary the widow of Robert, who presented an inventory of the estate and she is to have the whole estate in her hands towards the maintenance of the children until the court take further order.

Salem Quarterly Court Records, vol. 5, leaf 132.

Inventory of the estate of Mr. Robert Starr who was murdered by the hands of ye Barberious heathens, taken June 25, 1679, by Joseph Phippen and Edward Wollon: A House and Orchard & Ground, 130li.; on Bed Ruge & 2 blankets, 3li.; on Bed Ruge wth 2 blankets & Curteine, 6li. 10s.; five paire of sheets & 18 table napcins, 7li.; on Cubbard Cloath, 5s.; three paires of pileberes, 12s.; two Chestes, 14s.; on Chest & Cubbard wth a table, 1li. 5s.; on bedstead, table & forme, 1li.; on Iron Citle and two Iron pots, 1li. 2s.; on Litle brase pot & a brase skillet, 5s.; on paire of Dog Irons, 1 hack, two pothooks, on friing pan & spit, 11s.; seaven platers, 4 porrengers, 1

warming pan, on salte seller & a Candle stick, 1li. 10s.; foure cheares, 1 Looekin Glase, 2 boxes, 9s.; on Linen wheel and one woollen wheele, 5s. 6d.; total, 154li. 8s. 6d.

Mary Nick late relict of Robart Star, having been left a widow with four children very young and not able to help themselves, having put out two of them, the other two to be maintained by herself, petitioned the court to grant her, her third part of this estate for the bringing up of her four children.

Essex County Quarterly Court Files, vol. 31, leaves 104, 105.

The court 30:9m:1680, ordered that Richard and Susanna Starr, children of Robert Starr, have present possession of the house and ground their father made over to them by a deed of gift, divided equally between them.

Salem Quarterly Court Records, vol. 6, leaf 12.

Samuell Williams and Isack Foott being desired by Timo. Lindall to appraise a house and land formerly belonging to Robert Star, sr., deceased, have measured the land and find it to be near about an acer, and a very old hous upon it and a few trees or small orchard att one end of it, all wch we value at four score pounds.

Attested in Salem court 29:9:1681, by Samuell Williams and Isaack Foote.

Upon the return of the above apprisement of house and land which is an estate joynt, as not yet divided, between said Robert Starr, deceased, and his brother Richard and sister Susana, this court impowered Leift. John Higenson and Mr. John Hathorne to make a division of this estate into three parts and deliver or lay out the said Robert's part to Timothy Lindall, as administrator, who is to administer thereupon as the estate of Robert Starr, jr., deceased, according to law.

Essex County Quarterly Court Files, vol. 36, leaf 141.

ESTATE OF JOHN WHITTIER OF NEWBURY.

Administration upon the estate of John Whitteere was granted 24:4:1679, to John Kelly, who is to bring in an inventory to the next court held at Ipswich, and then the estate to be ordered according to law.

Salem Quarterly Court Records, vol. 5, leaf 128.

Inventory of the estate of John Whityer who died the 20 day of february, 1678, taken May 14, 1679, by Nicholas Noic

and John Badger: 4 Cows and 2 Calves, the two old Cows at 7li. and the other 2 Cows and their Calves at 8li., 15li.; 4 young Cattell, 11li.; sadl and a koat, 1li. 10s.; 2 gunes, Cuttlis, knapsac, horn and pouch, 2li. 10s.; pistol, an axe and two old shirts, 14s.; 5 sheep, 2li.; bedsack, som old Cloths, necclothes and a horslok 1li.; blanket, an old koat, 2 glass bottles and other old garments, 1li. 7s.; total, 35li. 1s. A young horse, 2li.; mare, 3li. Debts due to Rich. Dole he says 9li. 3s. 7d.; to the docter for phisick, 1li. 15s.; to Ensign Grenlef, 4s. 6d., to John Webster, 6d., 5s.; du to John Keley which he payd to severall men whil he was in the warrs for winter meat for his Cattell, 1li.; lent him a horse to boston two Jorneyes, 10s.; Lent him a horse to haverill two times, 4s.; for somering a Calfe and wintering of him, 6s.; feching of his mad bull Calfe from Plom Iland promised me, 5s.; feching of his Cattell from Plom Iland in January, 5s.; feching whom a horse he bought of Toppan, 2 days, 7s.; wintring of a horse 2 months and a load of wood of ours Carid to John Glover, 6s. 6d.; 4 yards of Cloth for a koat both spinning, weaving and milling cost, 5s. 3d.; stoking of 2 pr. of stockings, 2s.; care of his horse and bulls, 4s.; wintering of a Colt, 5s.; wintering 3 sheep, 10s.; feching of his Cattell and horses from Plom Iland in May 2 days, 5s.; I went with him to looke a horse for him & he went with on of ours, 5s.; I went with him to Plom Iland to fech a hors for him & with him 2 horses of ours, 5s.; lent him a horse to havrill again, 2s.; driving of his Cattell to Plom Iland I and my 2 bois, 3s.; for a 3 yere old wether sheep, 12s.; to Josep Knight for hey and wintring of 5 Cattell, 3li.; for hey and wintring of 2 Cows & a 3 yere old steer, 3li.; for 5 weeks dyat, 1li. 2s. 6d.; for a per of knit stockings when the ship went away, 6s.; for his atendance when he was sick and Entertainment 20 weeks while his Employer was in the ship in the tim of the pox was being in the oners house and in provision for the last voig in the ship, 5li.; the Cost and Charg for tim and Expenc & for Evidences about the Estate and at Salem Court, 3li.; total, 30li. 13s. 10d. Du unto John Whityer from the owners of the ship for five months waiges at thirty shilings a month from the first of october 78 unto the twenty of february 78, 7li. 10s., so that when this 7li. 10s. is paid ther will Remain of the Estat, 11li. 17s. 2d.

Attested in Ipswich court Sept. 30, 1679, by John Kelley, administrator.

The testimony of Patrick Ewing aged about 30 years that "John Whitear about 5 or 6 houres before his death finding himselfe very ill, The Master of the Shipp, Benj. Dole & my selfe being there, (being as farre as we discerned of good understanding) did utter himselfe before us, that we might take notice of it, & spake to this purpose. I haue a young horse at Plumm Iland, that I giue to you speaking to Benj. Dole; & haue a Pyeballd mare, w^{ch} I giue to Abiel Kelly, for I had her of the old folkes, And all the rest of my goods, I give to the people of the house, (w^{ch} I did suppose he meant of John Kellyes house having mencioned his sonne just before) for I haue allwayes found them kind to me: & about 5 or 6 houres after he dyed." Sworn May 16, 1679 before Jo. Woodbridge, Commis.

The testimony of Sam Lowle aged about 33 years that "I belonging to the same vessell wherein John Whitear dyed whereof Benj. Dole was master. I heard the sayd Benj. Dole (who afterwards dyed in the same Shipp) severall times speake the substance of what is aboue written & testified by Patrick Ewing: & that John Kelly was to haue his estate as is aboue expressed, & I watched with him when he dyed, & that he spak wel & sensibly & was of good understanding about halfe an houre before he dyed as farre as I apprehended."

Sworn May 16, 1679 before Jo. Woodbridge, Commis.

Essex County Probate Files, Docket 29,713.

ESTATE OF JOHN GILLOW OF LYNN.

Administration upon the estate of John Gillow of Lynn, granted 24:4:1679, to Mr. George Keaser, and he is also appointed guardian of Robert and Sarah, children of John Gillow. *Salem Quarterly Court Records, vol. 5, leaf 130.*

ESTATE OF HENRY BALL OF SALEM.*

Administration upon the estate of Henry Ball, intestate, granted 24:4m:1679, to Samuell Eborne, sr., and he to bring in an inventory to the next court held at Salem.

Salem Quarterly Court Records, vol. 5, leaf 130.

Henry Ball who deceased May 15, 1678, was indebted to Samuell Aburne as followeth: lent him 40s. in mony to pay his passage from Newfoundland, 2li.; payd for him to the Docter, 3li.; the charges of his dyet and tendance in the tyme

*Henry Baily in Probate, Docket, 1,320.

of his sicknes which was 7 months, and for damage done to cloathing and beddinge, 10li.; total, 15li. There being some cloathing sent to the said Hen. Ball by Mr. Rosse master of the Apsum, ketch, and 5li. in mony by the way of the Barbados, it is requested by the said Samuell Aburne that the court would grant him power to recover his debt if there be so much of the estate in the country.

Essex County Quarterly Court Files, vol. 31, leaf 85.

ESTATE OF CHRISTOPHER CODNER OF (MARBLEHEAD?)*

Whereas there was ordered at a former court in Salem, out of the estate of Christopher Codner to his two children, Christopher and Joane, 60li. to be paid when they come of age, the house and ground being bound for security, the daughter being of age sometime since received her part which is 20li. and now the son being of age and none appearing that will pay his part which his 40li., the court 24: 4m: 1679, impowered Mr. John Devorix and Mr. Richard Knott as feofees in trust, and upon the request of the mother and son, to sell or otherwise dispose of the house and ground that the 40li. may be paid.

Ann Devorix and Mary Downing gave oath in court 24: 4: 1679, that Christopher, the son of Christopher Codner, deceased, was twenty one years of age the latter end of September last past.

Salem Quarterly Court Records, vol. 5, leaf 130.

ESTATE OF PHILIP HARDING OF MARBLEHEAD.

“In the name of god Amen I Phillip herding Being Sick & weake In Body But In perfect memory Doe make my Last will & testament: Imp^r I Bequeaue my Soul to the Lord: from whence it Came hoping Through the meritts of Jesus Crist That after this Sinfull Life is Ended I may Injoy Life Eternally and for my outward Estate I giue as ffolloweth I giue unto my Loueing wife Elisabeth herding all the Lower Roomes of my house with the appurtinances thereunto Belonging Item I giue to my Daughter Jane herding all the upper Roomes with the appurtinances thereunto Belonging to Be Equally Shared Between my wife & my Daughter: of the Chamber and if my Daughter will not Repaire that Share of my house giuen her then my will is that she shall not Liue In it: till her mothers Disease: and then I doe giue it to my

*See *ante*, vol. 1, page 325.

daughter and her heires for Euer Item I make m^r Ambrosse gale my whole Executo^r to Se this my Last will and testament perfomed: In wittness whereof I haue Sett to my hand and fixed my Seal this 5th day of nouember 1678."

Phillip harding (SEAL)

Witness: John Eyres, George ffreshwatr.

Inventory of the estate of Philip Harding late of Marblehead, taken June 23, 1679, by Richard Norman and James Dennes: a house and garden plot adjoining, 40li.; Bedstead, bed and furniture belonging, 6li.; Two iron pots, one iron kettle & one brass kettle, 1li. 6s.; one cupboard, one table & five joint stools, six chairs, 1li. 11s.; peuter platters and basons and a peuter pott, 2li. 10s.; three chests, 15s.; old suit of cloths, two hats and six cushions & pr. andirons, 1li. 10s.; three sheets and six napkins, 15s.; a desperate debt of 34li. 5s. due from Laurence Barnes.

Attested in Salem court 27:4:1679, by Susana, relict of Phillip Hardin, and she was granted administration upon his estate, the imperfect will not being allowed.

Essex County Quarterly Court Files, vol. 31, leaf 91.

Administration upon the estate of Phillip Harden, was granted 24:4:1679, to Susan, the relict of Phillip, who presented an inventory of the estate. The whole estate to remain in her hands, only at her decease, 20li. to be paid to Jane, the only child of the said Phillip and Susan.

Salem Quarterly Court Records, vol. 5, leaf 131.

ESTATE OF THOMAS COLE OF SALEM.

"The five & twentieth day of December Ann^o Dom. 1678: The last will & testament of Thomas Cole, made the daye & yeare abouesd, although sick & weake in respect of bodyly health, yet in sence & of sound & pfect memorye blessed be God for it, but well knowing the uncertainty of mans life heare upon earth, doe now therefore for the setlement and disposall of what temporall estate y^e Lord hath Blessed me with all, make as aforesaid this my last will & testament: viz: I giue & bequeath vnto Ann my wife, all my whole estate, both in lands howseing, goods & chattells, moueables & unmoveables whatsoener, to and apptaineth: making my said wife my only executrix upon all my estate, for her subsistence duering the terme of her naturall life, & at her decease, for what part of my estate, shee may haue then remaying, my will & desire to her is, that shee dispose of it to my children as shee

may see cause, In witnes whereof, I haue^e heareunto sett my hand & seale, the day & yeare abouesaid."

Thomas (his † mark) Cole. (SEAL)

Witness: Richard Croade, Pricilla Hunn.

Proved in Salem court 27:4m:1679, by the witnesses.

Essex County Probate Records, vol. 301, page 136.

Inventory of the estate of Thomas Cole, taken Apr. 20, 1679, by Hilliard Veren, jr. and Richard Croade: a dwelling hows wth about an acker of Land adjoineing pt. of wch being ye Land Abra. Cole built 2 howses, & out howseinge, 50li.; a tenn acker Lott lying in ye Northfeild, 30li.; fower Cows, 10li.; two swine, 1li.; old cask, a chest & other Lumber in ye chamber, 10s.; 1 fether bed wth ye furnitture, 4li.; 1 old trundle flockbed, 10s.; 1 cubbard, 10s.; 1 Chest, 5s.; 2 brass kettles, 1li.; 2 Iron potts, 10s.; 3 puter dishes & smal parcel of Erthen dishes, &c., 10s.; 1 old table, chairs, formes & belos, 5s.; Pott hangers, 1 pr. old Andirons & tongs, 5s.; 1 old bras pott & skillitt & spitt, 3s.; 2 bushels of Indian corne, 4s.; 1 old scith, 2s.; some other old Lumber not valeuable; total, 99li. 14s. The estate in Debt to sundry persons about 12li.

Attested in Salem court 27:4:1679, by the two appraisers, Ann, executrix, being sick.

Essex County Quarterly Court Files, vol. 31, leaf 92.

ESTATE OF NATHANIEL HUNN.

Administration upon the estate of Nathaniell Hunn, intestate, was granted 24:4:1679, to the relict of Nathaniel, who brought in an inventory, and the estate is to remain in her hands for her and the children.

Salem Quarterly Court Records, vol. 5, leaf 131.

Inventory* of the estate of Nathaniel Hunn taken by Richard Croade and Robert Kitchen: one feather Bed & furnitture, 7li.; One Chest of drawers, 2li.; One Chest & box, 15s.; One small Chest & [2 tables: *copy*], 18s.; Fower Chaiers, 8s., 2 [Iron potts, 2 Haukes: *copy*] 1li. 8s.; One frying pann, [brass Kettle: *copy*], 1li. 2s.; One Skillitt, One [lamp, 1 grid-iron: *copy*] & fire shovell, 5s.; One pr. andirons [1 pr. tongs. *copy*], 10s.; One Spitt & 2 hamers & one smoothing iron, 8s.; 2 Candlesticks, three [pitchers & glasses: *copy*], 5s.; One Trundlebed, &c., 2li. 10s.; five baskitts, 2 Pailes, 9s.; peuter platters, &c., 1li. 15s.; One spinning wheele, 3s.; in Linen as sheets, napkins, &c., 5li.; Barrells & wooden ware, 6s.; Debts owing to his Estate, 6li. 18s.; Debts due from his Estate,

* *Copy, Essex County Probate Records, vol. 301, page 142.*

6li. 5s., leaving 13s.; his wereing Cloathes, 2li.; Two bibles, 10s.; total, [27li. *copy*] 12s.

Attested in Salem court 27:4:1679, by relict of Nathaniel Hunn.

Essex County Quarterly Court Files, vol. 31, leaf 94.

ESTATE OF NATHANIEL PARKER OF NEWBURY.

Administration upon the estate of Nathan Parker, intestate, was granted 24:4m:1679, unto Mary his wife. The whole estate to remain in her hands for the education and bringing up of Mary, the daughter of the deceased, until she come of age, and then the daughter to have half the estate, being equally divided, the house and land to stand bound for security.

Salem Quarterly Court Records, vol. 5, leaf 131.

Inventory of the estate of Nathan Parker, who deceased Apr. 6, 1679, taken by Wm. Chandler and Stephen Grenlefe, sr.: a house & halfe an Acree of land, 70li.; about five Acres of marsh meadowe ground, 19li.; a mare, a cow, 4 sheepe and 3 lambs, 10li. 10s.; three swine, 30s., wearing apparell & sum Linen, 7li. 10s., 9li.; bedding, bedsteads and sheetes, 11li. 6s.; Iron Cettles, pott and tramell & small skellett, 2li. 5s.; bridle, saddle and pillion, 1li.; peuter, glass bottles and bookes, 1li.; working tooles, 3li.; a gunn, snappsack, bandelers, poulder hornes, poulder, 1li. 15s.; Chestes, table and boxes, chaires and lumber, 3li.; bedstead, sledd and reele, 1li.; tennant saw & a long percer bitt, 10s.; due to him uppon severall Accounts, 28li.; total, 161li. 6s. Debts 13li., making total, 148li. 6s.

Attested in Salem court 26:4:1679.

Essex County Quarterly Court Files, vol. 31, leaf 95.

An account of the debts which were due out of the estate, and since paid by Mary the relict: to John Guile, 7li.; Mr. Hugh March, sr., 2li. 10s.; Mr. Tristram Coffin, 5li. 10s.; Mrs. White, 6li.; John Webster, 1li. 10s.; James Smith, 15s.; Joshua Mors, 1li. 10s.; William Worm, 10s.; Robbert Long, 2li.; Benjamin Mors, 3s.; Hugh March, jr., 6s.; Mr. Davison, 1li.; old Mr. Anthony Somersby, 14s.; Israel Webster, 7s.; Moses Pilsbury, 1li. 19s.; widdow Knight, 11s.; Mr. William Noice, 1li. 8s.; John Bartlett, 13s.; left out of it by providence a cow & 2 swine imediately after the settlement of the estate, 5li.; John Sawyer, 2s.; Docter Dole, 9s.; Mrs. Woodbridge, 11s. 9d.; Mr. Thomas Noice, 6s.; total, 40li. 14s. 9d. Out of the above said account was allowed formerly but

13li., more debts paid since, making total, 27li. 14s. 9d. This addition or after entry of debts more than was in the first inventory, allowed by the Salem court 27:4:1682. *Probate Papers in the Quarterly Court Records copied by Joshua Coffin, and now in the Probate Registry, vol. 2, page 628.*

Account of Mary Parker, alias Eliot, administratrix of the estate of Nathan Parker, late of Newbury, of her administration, brought in Apr. 27, 1696: the estate Cr. per real estate, 89li., personal estate, 72li. 6s., received for rent, 6li., total, 167li. 6s.; debts paid to several persons, 40li. 4s. 9d.; debts which were due to ye estate wch I could never gett, part of it being Illegally given to be pd. yearly if sd. Nathan lived or else to Revert to his Uncle, 28li.; Funeral charges, 16s., cow that was lost, 5li., 5li. 16s.; 4 sheep & 3 Lambs killed by wolves, 2li. 18s.; Repairing ye house, 9li., 3 shotes Dyed strangely, 30s., 10li. 10s.; Doctr. Bradstreets Bill for Physick & Tendance when Mary Parker was wounded by the Indians in Mony, 12li. 6s. 8d., 18li. 10s.; Nurse for Nursing her 13 weeks & for Diet & Lodging in mony,—li. which is in pay, 12li.; Coffin & Digging her grave & pd. the apprisers in pay, 1li. 4s.; for making 2 Deeds of sale & 3 dayes time of myself & father in getting deeds written & signed, 7s. 6d., acknowledging & recording said deeds, 1li. 2s. 6d.; my husbands journey to Newbury to procure ye finishing sd. deeds, 18s.; Bathsheba Knights for a debt due to her, 9s.; shingles & nailes for repairing ye house, 8s. 4 1-2d.; shingling ye house & other work att ye time & filling ye chamb. in part, 2li. 4s.; pd. for glass to ye house, Repaireing ye Cellar, Making ye stairs & so on & nailes to do it withall & worke & a crotch pole for ye well, 2li. 17s. 6d.; making severall Tennants & Leases from time to time, 1li.; Repairation of ye house severall times more, 6li.; more ground pinning & making a drain to ye cellar, 2li. 13s.; 1 weeks tendance of myself on Mary Parker when wounded by the Indians, 10s.; Journeys of my husband & self to look after her 5 times, 5li.; pd. Mr. Dole, 11s., Doctr. Packers's Bill, 2li. 9s. 10d., 3li. 10d.; stating this acct., Allowing of it & recording & a Quietus, 1li. 8s. 6d.; Settling & Dividing it & allow ye admrx. for her trouble, 4li. 7s. 6d.; total, 110li. 15s. 8d.

Remains due to Bal. 56li. 10s. 4d. one half of which is to Mary Parker, 28li. 5s. 2d. Mary Parker Dr. to Dr. Bradstreet, the nurse, her coffin, &c, 30li. 18s.; a weeks attendance when

wounded & journey of myself to Newbury to look after her 5 times, 5li. 10s.; pd. Mr. Dole, 11s., Doer. Packers bill, 2li. 9s. 10d., 3li. 10d.; total, 39li. 18s. 10d. Attested May 4, 1696, John Croade, Reg.

Mary Parker, alias Elliot, administratrix of the estate of Nathaniel Parker of Newbury, carpenter, having made and rendered an account of her administration on said estate, a quietus is granted and given to the said administratrix.

Essex County Probate Records, vol. 305, pp. 179, 249.

ESTATE OF VINSON GALLISON.

Administration upon the estate of Vinson Galishon, intestate, granted 24: 4m: 1679, to Richard Reeve, who is to administer as far as the estate will go.

Salem Quarterly Court Records, vol. 5, leaf 131.

Inventory of the estate of Vinson Gallison taken Dec. 6, 1678, by Moses Mavericke and Samuell Morgan: 1 paier of boots, 8s.; 1 cap cloth coat, 10s.; 2 parsells of Lien, 5s.; 1 whiett wastcoat, 4s.; 1 old shirt and drawers, 3s.; 2 whiett neckcloths, 3s.; 1 blue shirt, 1 whiett ditto, 7s.; 1 red wastcoat and drawers, 12s.; 1 cloth coatt and Sarg briches, 12s.; 1 old hatt, 4s.; total, 3li. 8s. Due from Richard Reaf for a months servis, 1li. The sd. Vincent Gallison Dr. to Mr. Rich. Reeve reckoned with him while he was alive, 2li. 17s. 6d.

Since he dyed pd. to James Stilson for mending of shooes, 3s.; to John Curtis, 2s. 9d.; to Edw. Reede for digging ye grave, 4s.: James Dennis for a coffin, 10s.; ye jurie & other charge of his buriall, 9s. 6d.; for mackrell & other things unreckoned, 2s. 4d.; for his towne rate, 5s.; total, 4li.

Administration upon the estate granted by the Salem court 26: 4: 1679, to Richard Reeve, and he is to administer so far as the estate will go.

Essex County Quarterly Court Files, vol. 31, leaf 97.

ESTATE OF JOHN MILLETT OF GLOUCESTER.

Administration upon the estate of John Millett, intestate, was granted 24: 4m: 1679, to Sara, the relict, who brought in an inventory. The house and land to stand bound for security for paying the several children's parts out of the estate according as the court shall order afterwards.

Salem Quarterly Court Records, vol. 5, leaf 131.

Inventory of the estate of John Millitt taken by James

Stevens and William Sargant: howse & baren and Land, 24li.; neate catell & a mare, 23li.; bedes & beding, 8li.; home-mad cloth, 4li.; his waring clothes, 5li.; in howsall stuffe, 3li.; woole, 2li. 5s.; armes, 1li. 10s.; tooles, 12s.; lumber, 2li.; broadcloth, 10s.; sarge & Tabell Lining, 1li.; sheepe, 11li. 4s.; total, 86li. 1s. Deptes due from the estat, 13li.; the deptes paid the Estate aperes to be 73li. 1s.

Attested in Salem court 24: 4m: 1679, by Sarah, the relict.
Essex County Quarterly Court Files, vol. 31, leaf 98.

ESTATE OF THOMAS OLIVER OF SALEM.

Administration upon the estate of Thomas Oliver, intestate, was granted 24: 4m: 1679, to Bridget, his wife, and she is to bring in an inventory to the next court at Salem.

Salem Quarterly Court Records, vol. 5, leaf 131.

Inventory of the estate of Thomas Oliver, taken 21: 4m: 1679, by Edmund Batter and Hilliard Veren, sr: house & ground adjoyning of about 1-2 an acre, 45li.; about 10 acres of land in the north feild, 25li.; a smale old bed, bedsteed, flock bolster & pillowes with all appurtenances, 2li. 10s.; his wearing apparrell, 1li. 5s.; a litle table & 3 old chests, 15s.: 2 Iron pots & old iron Kettle, a hanger & tonges, 10s.; a brass scillitt & som few earth dishes, 5s.; 3 or 4 old chaires, 3s., 2 piggs. 10s., 13s.; 2 pailles & old tubs & som od lumber, 5s.; an old rusty sword & old bandeleers, 5s.; total, 76li. 8s. The estate is Dr. in England, as he said in his sickness, about 30li.; to severall other men heare as he said above, 15s.; due to the Towne when sick & at his buriall, 2li. 19s. 6d.; due to Dr. Swinerton about 2li. 3s.; several other debts owing not yet knowne.

Attested by Bridgett, relict of Tho. Oliver, and allowed, 28: 9: 1679.

Administration upon the estate was granted 28: 9: 1679, to Bridget, relict of the deceased, and the estate to be for the use of the widow, she paying the two sons of her husband, 20s. each, and her daughter Cristian 20s. and also the debts; and to have liberty to sell the ten acre lot by advice of the selectmen of Salem, towards paying the debts and her present supply, and as need shall be, any other part of the estate.

Essex County Quarterly Court Files, vol. 32, leaf 23.

ESTATE OF ALLESTER MACKMALLEN OF SALEM.

Administration upon the estate of Allester Mackmallen,

was granted 24:4m:1679, to Elizabeth, the relict, and she is to bring in an inventory to the next court at Salem.

Salem Quarterly Court Records, vol. 5, leaf 131.

“The last will & testament of Allester Mackmallen, made this 3^d of June 1679: being then very sick, but in right & pfect mind and memory is as followeth, my will is that after my decease, that litle I haue, in this world both house & ground, with all my household goods & what ever elce I haue, my deere wife, Elizabeth, shall haue & enjoy all to her owne proper use & behoofe the time of her naturall life, or marriage & after her decease, or marriage to any other man then the house & ground to goe to my son John & to his heires, except the smale peece of ground behind the house to goodman Baxsters wards which I giue to my sonn——after his mothers decease or marriage, or elce five pounds to be pd by his Brother John out of the house & ground at his the sd——choyce, & then John to hold all the house & ground & further my will is that John shall pay out of the house & ground twenty shillings apeece to the rest of my children, viz.——and also to pay what debts my deere wife may leaue unpaid if required, that I shall owe at my decease, and I doe make & appoynt, my sd wife sole executrix of this my last will & testament In wittnes whereof I haue sett to my hand & seale.”

“The sd Alester haveing not an oportunity to signe & seale, it being presented to the court the widow consents to this above written and the court at Salem 28:9:1679, allowed it.”

Essex County Probate Records, vol. 301, page 150.

Allester Makmallen having deceased before his will was perfected, it being drawne up what his mind was, and presented to this court, and Elizabeth his relict consenting thereto, it was allowed 25:9:1679, and this paper together with the inventory was filed in this court's records.

Salem Quarterly Court Records, vol. 6, leaf 4.

Inventory of the estate of Alester Mackmallen, deceased 20:4m:1679, taken by Richard (his 8 mark) Adams and Hilliard Verin, sr.: the house and ground, 40li.; an old smale featherbead, steed & furniture, 3li.; his wearing apparrell, 1li.; an old brass mettle pot & Kettle, 1li.; a side cubord & old warmin pan, 1li.; hanger & pothookes & gridirons, 10s.; in pewter & lanthorne, 10s.; earthenware & bottle glasses, 2s.; an old chaire or two, an old chest, 3 old axes, 2 old spades & som other lumber, 10s.; an old bedstead & a litle old flock bed,

10s.; total, 48li. 2s. The estate is Dr. to Mr. Wm. Browne, sr.; to Mr. Cromwell, 2li. 10s. 9 3-4d.; Mr. Wells; John Cromwell, 1li. 7s. 8d.; Mr. Browne & Willowby, 1li. 4s.

Attested in Salem court, 28:9:1679, by Elizabeth Mackmallon, relict of the deceased, and she was granted power of administration.

Essex County Quarterly Court Files, vol. 32, leaf 23.

ESTATE OF JOHN PEARSON, SR.

"The Laste will & Testement of John Persson ||senior|| though weak in Bodey yet perfitt in Mind and Memorey firste I giue My soule to god that gaue it And My Bodey to bee Buried By My Christian friendes in hope of a Joyfull Resurrection at the Laste daye secondly My will is That My Deare & Louinge wife Maudlin shall haue the hole Improuement of ||all|| the Land & Catell that I haue in My hands, and of the orcherds & Meddows and all houshold stuf within dores and all Impelments of husbandery with out dores 3 I giue unto My Sonn John Persson all the farme that I now Liue upon with all the Medowes Belonging Thearunto Excepting Twenty Ackers of the upland, which Twenty ackers of upland I giue unto My Daughter Sarah and to her Cheldren And if euer My Daughter Sarah hath a mind to sell this Twenty Ackers of Land They shale sell it to none But to My Sonn John or to his Children, they giuing for it soe much as Tow Indiferent Men shale Judge it to be worth which Twenty Ackers shale Leye as followeth: beging at the heighways and soe alonge By the Line that Runnes bettween goodman Poles Lande and Mine 4 I giue Unto My Daughter Sarah and to her Cheldren Tenn Ackers of Meddow Leying in the great Meddow, tow Ackers of this Meddow is now in the handes of Edward Tayler and I giue it to you at his deaseas further More I giue Unto My Daughter Sarah and to her Cheldren A parsell of Land Bee it More or Less that Leyeth Beyond Ipswidg River at the head of Redding Boundes that was somtimes Richard Horadels and a parsell of swampy land Leying in the great swampe fiue Ackers or thear aboutes.

"I giue unto My Daughter Marey Burnap and ||to|| her Cheldren Thirty Ackers of upland Leying Between the Landes of Jonathan Poole and Robarte Burnap be it More or Less further More I giue Unto My Daughter Marey Burnap A parsell of Land forty Ackers or ther abouts Leying near to the Land of Mas. John hauke or Adjoyning to it and to her

Cheldren further More I giue Unto My Daughter Marey Burnap and to her Cheldren Tenn Ackers of Meddow tow Ackers of it Leyinge in the wigwam Meddow and eight Ackers leving in the great Meddow 6 I giue Unto My Daughter Bethia Carter and to her Cheldren A parssel of Land Leying in Redding Boundes eighty Ackers or thear abouts with the Medow Belonging thear Unto and Eight Ackers of Meddow Leyinge in the greate Meddow further More I giue unto My Daughter Bethia Carter Three pound A year yearly to Be payd to her during her naturall life Twenty shillings a yeare in Monies of it to be payd to her By My Sonn John Persson or By his heires executors or Administrator or Assignes provided That the Land and Meddow That I haue giuen to her and the Three pound a yeare doath not Amount to Aboue one hundred pounds 7 further more I giue unto My Sonn John Persson a peese of Cedor swamp that was the widdow Dustins that Leyeth in the Cedor Swamp in the Boundes of Reddinge further More I giue Unto My Sonn John Persson An Acker mor or Less an Acker of salte Marshe that Leyeth in the Towne Marshe att Linn, with the Remynder of the Thirty Ackers of Meddow that Leyeth in the great Meddow to him and to his Children And all the Landes & Meddowes that I haue giuen to him shale be to him and to his Children and to his Childrens Children foreuer And further More all the Landes & Meddowes That I haue giuen to all the Reste of My Children shale be to them and to ther Children & to ther Childrens Children for euer But in Case My Children or Childrens Children shale see cause out of som nessesarytey of concienc shale see Cause to Remove Ther habitasion that this will of Mine shale not tey them But that they Maye Sell ther Landes 8 My will is that My Daughter Sarah Tounsand shale haue the use of halfe the Barne while they are Capabell of getting one for them selues further More I giue Unto My Daughter Sarah Townsend the use of the Tow peeses of Meddow That Leyeth within the farme for fitten year after the Date hearof and My will is that the Landes And Meddow that I haue giuen to her And the Rente of theas tow peeses of Meddow shale bee Made up one hundred pounds

“9 My will is that My Daughter Marey Burnap that the Lands and Meddow that I haue giuen to her and her Cheldren shale bee made up one hundren pound 10 I giue unto My Deare wife Maudlin The Time that I haue in My Seruants that is yet Remyning to serue further More 11 My

will is That My Sonn John Persson shale Improue all the Land and Meddow for My wife Maudlin his Mother for her use hee hauing one halfe of the Increase for his paynes And Care, John Persson is to haue John Lilly at Comand for to help him for the Improuement of the Land 12 further More My will is That the three score Ackers of Land That Leyeth Beyond Ma^s Dillingams Meddow shalbe sould for the use of the famcly as My wife Maudlin shale see Cause 13 further More My will is That the Thirty Ackers of Meddow in The greate Meddow that I haue giuen to My Children shale equally Bee deuided amongste ||them|| according to each mans proportion 14 Lastly My will is That none of all the Landes and Meddowes That I haue hear in this My will giuen to my Cheldren shale not Bee Theirs untill After the death of My Deare wife Maudlin Persson Datted This 19th of Aprill 1679."

John (his O mark) Persson

Witness: William Cowdry, Jeremiah Sweyen. Proved in Salem court 25:4:1679, by the witnesses, and the court granted administration unto Maudline, relict of the deceased, and to his son John Pearson, jointly.

Inventory of the estate of John Persson taken May 14, 1679, by William Cowdrey, Thomas Bancrofte and Hananiah Parker: the housing and homstead Land and Meddow, 500li.; Thirty Ackers of upland called Newels Lott, 36li.; forty Ackers of upland By John haukes, 30li.; one Acker of salte marshe, 5li.; Thre score Ackers of uplands in the woodes, 16li.; Thirty Ackers of Meddow in the great medow, 120li.; Tenn Ackers of Land beyond Ipswidg River, 5li.; eighty Ackers of upland beyond Ipswidg River, 25li.; a parssel of Meddow in the hundred Ackers, 18li.; five Ackers of wett swampe, 3li.; tow Ackers of Meddow in the wigwam Meddow, 5li.; A parssel of Cedar swamp, 5li.; Three horses, 4li.; fower oxen, 20li.; fower Cowes, 15li.; youge Cattell, 9li.; 14 sheep and nine Lambes, 6li.; fower swine, 2li. 10s.; fether bead, Rugg, bouldsters & pillowes, 5li.; covered & a bead & 2 flock pillowes, 2li. 3s.; another Bead & bouldster & blanket, 1li. 5s.; sheets and Tabel Linnen, 6li.; puter one & other, 2li.; Brasse, 1li. 10s.; In Iron, Thre pots and a friing pan, 1li. 15s.; Milke vessels, Trayes, dishes & spones, 1li. 15s.; Andianers, 2 spits, dripping pan and Iron back, 2li. 10s.; Tramels, fire pan, Tonges and smothing Irons, 15s.; Tabels, Chayers, a setell, cushins & a fourme, 2li. 10s.; Armes, 2li. 10s.; Chests and Boxes, 1li. 8s.; woolen yarne & Linnan, cotten

yarne, 4li.; Cider Caske, 3li.; chees Toub, poudering toub & meash tub, 15s.; wheels and cards, 1li. 5s.; glasses and erthen ware, 6s.; Books, 2li.; cartes, plowes, chaynes & howes, 4li. 12s.; Beetel Ringes, wedges, Iron mortar, 1li. 5s.; Iron Crowes, a spade and shovell, 1li. 8s.; a fann, winow sheete and Mesures, 17s.; scales, wayts and sives, 15s.; Axes, forkes, sawes & sikels, 10s.; carte Rope, sadel and pillyon, 1li. 15s.; sithes, sheep sheeres & a hamer, 15s.; Creditt, 7li.; Three yards of Carsey, 1li. 10s.; his waring Aparell, 10li. 10s.; Total, 897li. 19s. Debts owing, 7li.

Attested in Salem court 25: 4: 1679, by the administrators.
Essex County Quarterly Court Files, vol. 31, leaves 87, 88.

ESTATE OF WILLIAM ALLEN, SR., OF MANCHESTER.

"The Last will of Willallam Allen Sen of Manchester made y^e 7 of June 1678 Imprimes I doe make my wife Elezebeth Allen my full & Sole excecuter of all my lands & goods duereing her life & after y^e deth of my wife to be dissposed in maner & forem as folleth y^t is to say I give to my Sone Samuuell y^e remayner of y^e five & twenty acer lott which he all redy poseseth y^t is to Say y^e uplands & y^e sheare of y^e fresh medow belonging thereunto I give to my too Sonns onesephoras & Willam Allen my wholle fifty acer lott wth all y^e devissons & apurtenances belongin to it wth y^e propriety of all commons devidded & undevidded belongin to it & an acer of Sallt marsh at y^e lower end of my orchard y^t I purchased this I give to my too Sonns onesephoras & Willam Allen to be equally devidded betwene them booth after y^e deth of me & my wife & it is farther to be understood y^t as my Sone onesephoras hath hallf an acer in present poseson joyning to his hows y^t lyes in my orchard Soe my Sonn willam Allen to have hallfe an acer joyning to his hows in y^e Same maner In wittnes where of I y^e Said Willam Allen have put to my hand."

Willam (his M mark) Allen.

Witness: Thomas (his T mark) Jonnes, Samuuell Friend.
Proved in Salem court 26: 4: 1679, by the witnesses.

"The Widow Allen Testifieth That her husband William Allen deceaced gaue his Sonne Samuuell more then he gaue his other Sonnes thes things following & that therefore he gaue him not A double Portion first at his first mariadg or before helpt to buld him An house Secondly he gaue him Thre

Cattell one After Another Thirdly he hath bin helpfull unto him Cince as he Could.”

Inventory of the estate of William Allen, deceased Jan. 30, 1678, taken Manchester, Feb. 17, 1678, by Thomas West and John Sibble: hows & land wth all ye medow belongin to it, 140li.; fivetene acers of upland lying in y^e bounds of Beverly joining too ye great pon called wenam pon, 20li.; Two oxen, a cow, two hyfers, too shepe & a horse, 18li. 10s.; Bed wth beding & other howshold stufe, 8li.; total, 180li. 6s. 10d. 6li. to be abated for the loss of horse & cow.

Attested in Salem court 26:4:1679, by Eliza., the relict.

William Allin, sr., Dr. unto Phillipp Cromwell, 2li. 16s. 4d.; to Jon. Cromwell, 12s. 5d. Dated June 25, 1679.

William Allen, deceased, his estate stands debtor unto my Master Capt. Georg Corwin, 8li. 1s. 9 1-2d. Witness: Jno. Whyting. Dated June 23, 1679.

William Allin of Manchester debtor to Henry Bartholmew, 6s. 6d.; to William Browne, sr., 7li. 16s. 3d.

Essex County Quarterly Court Files, vol. 31, leaf 96.

ESTATE OF EDWARD WALDEN OF WENHAM.

“Known all men by these presents this 22 of March 1678-9 thatt I Edward Walden of Wenham in the County of Essex, being sick of body butt of good & perfect memory caling to mind the uncertainty of this mortall life. Doe make constitute & ordeine this my last will & testament in form & manner as followeth. Imp^t: I Committ my soul to God thatt gave itt, & my body to the earth, & to decent Buriall. Item: I Give to my Son Nathaniell Walden: all my Land on the Neck: In account ten acres be there more or less. Item the rest of my estate, I will thatt itt ||be|| equally divided betweene the rest of my children which I here name. John Walden. Hannah Walden. Ruth Walden. Naomi Walden, & Elizabeth Walden. If any of these my children dy before they come of Age to possess their portions. It shall be equally divided among the Survivinge If they all dy itt shall fall to the nearest of Kin And I make my Son Nathaniel Walden sole Excecutor of this my will & I desire my Loving friends Cap^t: Thomas Fiske, & Charles Gott to oversee this my will. In witness whereof I have sett to my hand ||and Seale|| the day & yeare above written.”

Edward (his IX mark) Walden (SEAL)

Witness: Joseph Gerrish, Sarah (her S mark) Moulton.

Proved in Salem court 25:4:1679, by the witnesses.

Joseph Gerrish and John (his J mark) Abby, sr., testified Apr. 29, 1679, that Edward Walden ordered the blotting out of the words that are blotted out in the will.

Joseph Gerrish aged about 29 years, testified that he heard Edward Walden say he had done enough for his two daughters, Mary and Thomasin already, and therefore saw meet to leave them out of his will. Sworn in court at Salem, 26:4:1679.

Inventory of the estate of Edward Waldern, taken 20:4m:1679, by Thos. Fiske and Charles Gott: ten acres of land, 25li.; twenty pownd Remaining upon a Bill to be paid in fowreyers following, 20li.; another Bill to be paid in 9 yers following, 17li.; one Cowe, 3li. 16s.; one gun, 1li.; Cloathing, 2li. 4s.; Tramell & pothooks, 6s. 6d.; one old kettle & one old ax, 3s.; due from Samll. Fiske, 6s.; in Beding, 1li. 16s.; Bedstead, 5s.; total, 71li. 16s. 6d. Debts due from the estate; to the Docter, 2li. 8s.; to John Fiske, 2li. 2s.; Goodwife White, 10s.; Goodman Woodward, 5s.; Goodman Pearce, 5s.; John Walderne, 10s.; Hannah Walderne in mony, 13s.; mony to Mr. Gerrish, 5s.; Mr. Gerrish by Rate, 6s. 5d.; Joseph Fowler, 2s.; total, 7li. 6s. 5d.

Attested in Salem court 26:4:1679, by Nathaniell Walden, the executor, and he is to pay to his sister Tamson 5— out of the estate the debts to be paid first out of the whole estate.

Essex County Quarterly Court Files, vol. 31, leaves 99, 100.

ESTATE OF GEORGE GARDNER OF SALEM.

“I Georg Gardner, lying very sick & weak: doe comend my soule into the hands of God through Jesus Christ, to whome I fly alone, as my all sufficient refuge, in this & all conditions, I may be in, yea death itselſe Secondly my body to Christian buriall first I bequeath unto my beloued wife Elizabeth Gardner, the incum of my part in the mills of Salem, duering her life, & I doe give unto my wife abouesaid the rent of that land I bought, of Mr. Joseph fitch, or the use of the money if he pay for it, according to contract, the terme of her life, againe I giue her the rent of that land I bought of John Terry, during her life, & the two cowes, & two calves: & three swine, at home, for euer, as likewise the use of what household stuff in my house is mine for the terme of her life, 2^{ly} I giue unto my sonn Samuell Gardner, my house & land in

which he now dwelleth, at Salem, with all my upland & meddow, in the south feild & my part of the mills after his mothers decease, And the farme & meddow, Thomas Gold lives upon after his mothers decease & the houseing & all app^rtenances thereto belonging 3^{ly} I give unto my sonn Ebenezer, all my houses & land, with all the app^rtenances thereto belonging: at hartford: & windsor & simsbury after his mothers decease: likewise I give unto him p^rsently after my decease, that land lyeth by Mr. Babadg, & that acre of saltmarsh I had of my father foreuer 4^{ly} to my daughter Buttolph I giue three hundred pounds, of my debts owing me at coneticcott, when they are gott in: & to my son Buttolph I give thirty pound he was Indebted to me at our last reckoning I mean the ballance of that acco^t: was made in the Springe, 5^{ly} To my daughter Turner I doe give the house & land, they now live in, to him & her, theire naturall liues, & then to whome of her children he shall give it after him, p^rouided he give it to one or more of her children, & three hundred pounds, of my debts at coneticcott, as it can be got in, 6^{ly} To my daughter Hathorne, I give three hundred pounds, of my debts at coneticcott, as they can be gott in. But in case my sonne Ebenezer dy before he be marryed then the estate given him to be deuided equally amongst the rest of my children And I likewise give to my sonn Ebenezer, the rent of that farme Thomas Gold liueth on, duering his mothers life and doe giue unto my Brother Thomas Gardner, twenty pounds in prouissions, And I giue unto my two Cozens, mirriam Hascall & Susana Hill, fiue pounds to each of them, money to be layed out by my sister Grafton, fiue pounds now in household stuff, to mirriam, & fiue pounds to Susana Hill at her marriage.

“And I doe apoynt Samuell Gardner & Ebenezer my sonns to be my executors, & what remaineth after my debts be paid & legacies two parts to my sonn Samuell & one part Ebenezers and to my seruant Arrah I doe giue fiue pounds when he hath serued my sonn Samuell fiue yeares: & then his time to be out. And I doe intreat my loueing friend Cap^t: John Allen, to ouersee the pformance of this my will, whoe liueth at Hartford, to whom I giue fiue pounds: in token of my loue. And likewise I doe intreat my freind caleb Stanley to ouersee the pformance of this my will, whoe liueth at coneticcott, to whose two daughters I giue fifty shillings apeece And I desire my two loueing brothers, Thomas & Samuell Gardner, to oversee the pformance of my will at Salem . . . That the aboue written is now my act & deed being in pfect memorye,

I sett my hand this twenty one of July, one thousand six hundred seauenty nine."

George Gardner

Witness: Thomas Gardner, Samuella Gardner, sr., Joseph Williams.

Proved in Salem court Sept. 1, 1679, by two of the witnesses.

Inventory of the estate of Lt. George Gardner, taken Oct. 17, 1679, by John Browne and John Higgenson, jr., and presented by Samuella and Ebenezer Gardner: the dwelling house, bake house & out housing & the land they stand on & the land belonging & adjoining to them now in possession of Samll. Gardner, 270li.; a farm of about 400 acres of upland & meddow with the dwelling house & outhouseing upon it now in possession of Thomas Goold & in the townshipp of Salem & 12 acres of meddow lying in Redding bounds in possession of said Goold, 320li.; 13 acres upland & 2 acres of marsh or thereabouts lying in the south feild, 60li.; 1-8 part of the corne mill, 100li.; 1 acre of land neere the pen, 20li.; a houselot next to Mr. Babadges, 14li.; 1 house & the land belonging to it now in the possession of Habbacuck Turner, 90li.; Dts. due to the estate from Mr. Samll. Shrimpton, Mr. Arther Mason & Mr. John Waite, about 157li.; due to the estate in the hands of Samuella Gardner, Jun., about 588li.; severall small debts in Salem about 20li.; 5 years service in a negro named Arow, 10li.; an Indian servant, 10li.; pcell of household stuff in the possession of Samuella Gardner Jun. & wearing cloathes, 22li. 14s. 2d.; 1 cow in the possession of Thomas Goold, 2li. 10s.; 7 barrells of pork in the hand of Jon. Hathorne, 17li. 10s.; an acre of salt marsh by Strong water brooks, 20li.; total, 1621li. 14s. 2d. Pcell of burnt sithes sold for about 3li.

Attested in Salem court 30:4m:1680, by Mr. Samuella Gardner and Ebenezer Gardner to be a true inventory of their father's estate here in this colony, except what is entered in the inventory and given in and allowed of at the court in Hartford.

Essex County Probate Records, vol. 301, pp. 143-145.

ESTATE OF PHILIP FOWLER, SR., OF IPSWICH.

Administration upon the estate of Philip Fowler, intestate, was granted Sept. 30, 1679, unto his grandchild, Philip Fowler.

Ipswich Quarterly Court Records, vol. 5, page 347.

Inventory of the estate of Phillip Fowler, Sr., taken July 21, 1679, by Phillip Fowler, Jr., Simon Stace and Nicolas Wallis: 4 ould Cotts & an ould cloke, 1li. 15s.; A parsell of ould clothes, 1li.; some ould stockens, 2 Caps, payer of gartars, 5s.; A payer of ould gloves and an ould hate, 2s.; two payer of drawers, two old shirts, 15s.; two caps, two bands & three ould hankercher and also two ould neckclothes, 4s.; total, 3li. 1s. Debt due to the estate, 17s. 6d.

Attested in Ipswich court Sept. 30, 1679, by Phillip Fowler, administrator of the estate of Phillip Fowler, Sr.

Essex County Probate Files, Docket 10,073.

ESTATE OF PAUL WHITE OF NEWBURY.

“In the name of god amen: I Paul White of Newbery in y^e County of Essex in New England Marrinor being att p^{re}sent of a sound minde and memory and in competent helth of body: yet Considering my great age, and the many infirmities accompaning y^e same, and not knowing how soon my change may bee, haue thought it meet, and doe accordingly make this my last will and testament, in manner and forme following: Imprs: I bequeath and resigne my soule into the hands of god that gaue it and my body to be decently interred in y^e earth from whence it was taken, in hope & firme assurance of ye p^{ro}don of all my sins & of a blessed and happy resurrection through y^e alone merritt & mediation, of my Lord and sauio^{ur} Jesus Christ. And as for my worldly goods and outward estate, whether real Psonall or mixt of what kind or nature soe euer they be (my just debts & funerall expences being discharged) I giue and bequeath wholly and absolutely and euery part and parcell thereof, unto my dear and louing wife Anne: White to be ordered & disposed of by her, as she in her wisdom & discretion shall think meet Whoe alsoe I doe hereby make my sole Executrix of this my last will and testament. I should haue giuen some Legacies to y^e children of my s^d dear wife and in p^{ar}ticular to my daughter Mary y^e wife of M^r Thomas Woodbridge but that I haue formerly largely testified my loue towards him in full satisfaction (as I intended & declared) of what he might expect from me, upon any account or consideration whatsoever & for y^e rest of my dear wiues children, I leaue it freely to her, to doe for them as she shall judge meet hereby making voyde all former wills, writings or engagements of this kinde: In wittness whereof I haue hereunto sett my hand and seal this fourteenth day of August,

in y^e year of o^r Lord one thousand six hundred and seenty four.”

Paul (his Δ mark) White. (SEAL)

Witness: Dudley Bradstreet, Richard Lowle.

Attested Aug. 27, 1679, by Richard Lowle (he being not able to travel), before Jo. Woodbridge, Com., and in Ipswich court, Sept. 30, 1679, by Mr. Dudley Bradstreet.

Inventory of the estate of Capt. Paull White, taken Sept. 1, 1679, by Tho. Woodbridge and Wm. Chandler: In the Parlor, Bed, Bedsteed, Bolster, pillowes, Curtains & vallance, 10li.; A good trundle Bed with all Furniture, 6li.; A close stoole with a pewter pan, 15s.; 1 Iron Bound Case of Bottles, 5s.; 1 Larg pair Cast Andirons, 1li. 8s.; 1 Great table & six Joyn stools, 1li. 12s.; 1 small table & Four great chairs, 17s.; 5 Cushins, 1 Rushy carpett, Fire pan & tongs, 1li. 8s.; 1 chest and Box, &c., 15s.; 1 screan, 2 window Curtains & Cubbard cloth, 6s.; his wearing clothes, 20li.; His House and Land & all outhouses, 300li.; 96 Acres Land att haverill, 75li.; 5 Acres more, 12li.; 108 Acres more Land att Emsbury, 60li.; 1 Negrow, 30li.; All the goods in the shop, 53li. Goods in the ware house celler; 8 pd. Butter & 4 empty Butts, 1li.; wines and Salting troff & 3 old Cask, 13li. 3s. In the Haul or great kittchin: 1 great table, 2 Joyn stooles, 4 chairs, 1 cushin, 15s.; 13 pewter Dishes, 3 Bassons, 16 plates, 4li. 1s. 6d.; 9 porringer, 1 Flaggon, 3 pewter tankards, 1li. 11s.; 1 pr. Candlestick, 2 ale quarts, 13s.; wine qt., 2 wine pints, 1-2 pints, gill, &c., 15s.; 5 Sawcers, 2s. 6d.; 1 Still & 3 chamber potts, 2li. 2s. 6d.; 5 larg Brass kettles, 3 Brass skillitts, 4li. 18s.; 1 warming pan, Bras scumer, Bell mettle skillitt, 16s.; 1 Brass mortar & pestle & basting Ladle, 4s.; 1 pair Iron Andirons, 3 Iron potts, &c., 2li.; Tramell, spits & one Fender, 16s.; 1 drippin pan, Frying pan & choping kniffe, 12s.; 3 smothing irons, 2 pair tongs, Firepan & Bellowes, 10s.; 1 Iorn mortar, 1 Lamp, fleshhook, 2 pails & 1 pipkin, 14s.; 7 earthen potts, 2 pans, 1 great bason, 2 dishes & 2 potts, 9s.; 2 pans, 1 pipkin & 1 salt celler, 1s.; 6 larg puddin pans, larg drippin pan, 14s.; 1 Collinder, 1 Lanthorn, 1 Breadgrate, 6s.; Flesh plate, Aple Roster, candle box, Funell & candlesticks, 6s. 6d.; tin ware, trenchers, diat pan, sauce panne, Basting ladles and divers others, 12s. In the millhouse: The mault mill, 1 percell off Briks, 4 cask & 4 sives, 3li. 10s.; to the third part off the sawmill att Emsbury, 23li.; in the parlor Chest, Five Fine pillobecs, 1li.; 4 pair Fine sheets, 2 Fine towles, 4li. 14s.;

money, plate & silver Buttons in a small trunk, 9li. 8s. 6d. In the trunk in the Parlor Chamber: one Doss. new diaper Napkins, 20 cotten & Linen Napkins, 2 doss. 4 more, 23 more Cors, 6 Fine towles & 4 pillobers, 9 Linen sheets, 3 large diaper tablecloth and Fine holland in the chest, 17li. 16s. In the chest in the hall Chamber: 11 pair Cors sheets, nine table clothes, 10 towles, 6 pair pilobees, 17 cors Napkins, 8li. 15s. In the warehouse: 4000 sugar, 1 Barrill beef, 2 hhd. salt, 1-2 Tun. mellossoss, 188 Gall. Rum at 2s., 1 pair Larg stilliards, 6 Cask, 12 Iron hoops, 1 Adds, &c., 34li. 8s. In the parlor Chamber: 1 hie Bedsteed, curtains, vallences, two Cups, 5 silver spoons, Andirons, dogg, 1 trunk & chest. 15li. 14s. In the kitchin chamber: 1 Feather bed, curtain & vallans, Rugs, Blanketts & four chests, 8li. 16s. In the Garret over the kitchin: 1 bed and Furniture. meal trough, 4 Bush. meale, Feathers, salt, 3 bags, 3 old Cask, 1 Rug, baskett, over the porch, 1 Flock Bed, Bolster, Rugs & over the parlor chamber 30 pd. cotten, 2 Bags, 1 hanswa, 3 guns, 1 hamer, 1 Reell, Bandeleers, 1 kneeding tub & boyle in all, 11li. 6s. 6d. In the Cellar under the house, 3 Barrills of beer, 5 old tubs with sope & grease, whaleboan & provisions, 6li. 10s. In the still house: 1 still worm & tub, 1 Brass Coper, 4 old Butts, 1 wheele, 2 Firkins, 1 tub in the old house, one but, 1 hhd., bed-sack, 1 chair, an old saddle, hops, in the yard, 4 cord of wood, 1 beetle, 3 wedges, 3 axes, 1 spade, shovell and how, 25li. 10s. In the old shop: 84 Gall. Rum, 4 hhd., 2 Barrills, 1 old still with part of a worm, 1 chest, ammunition and other small things, 16li. 2s.; 2 great bibles & the Rest of his Printed Books in number 24, 2li. 12s.; 1 percell of yarn, gimblets, cards, tapborers, glass bottles, stone jugs, wheat, Indeon and Rye, 9li. 13s.; total, 8080li. 5s. 1d.; Book debts, 1050li.; total, 1935li. 5s. 1d.; To the estate in Barbados, 100li. Due in money to be paid out of the estate, 120li.

Attested in Ipswich court Sept. 30, 1679, by Mrs. Ann White, executrix of the estate of her husband.

"[torn] John wheed of Amesbury—pay or cause to be payd to John Weed three pound sixteen shillings either in ye — pine board att ye new Mill at Almsbury wth in fower — ye date hereof or so much indian corne good condicond — to be prized by indifferent men att ye sd Weeds now dwelling house in Almsbury aforesd, & shall also deliver unto ye sd Weed that corne — Capt. White tooke from him by virtue of an execucon upon — against him by ye County Court held att Salisbury in

April 1667 — yt ye — in before any sute was comenct ag^t ye — abouesd p^rmises being according to this agre — part pformed to bee a finall end & issue — different — between them concerning all accounts.”

Paul (his Δ mark) White.

Witness: Edward Woodman, Tho. Bradbury, Wm. Chandler.
Essex County Probate Files, Docket 29,616.

ESTATE OF JOHN WRIGHT OF NEWBURY.*

Whereas John Wright late of Newbury died at sea, intestate, and administration being granted unto Edward Bragg of the estate, and he bringing in an inventory of 40li., and 20li. being the remainder after the expenses were paid, and there now appearing John Wright, the son of the aforesaid John, demanding of the estate, the court at Ipswich Sept. 30, 1679, ordered said Bragg to pay him the 20li. and revolves the administration upon said Wright, and Edward Bragg is discharged.

Ipswich Quarterly Court Records, vol. 5, page 348.

ESTATE OF PATRICK EWING OF (ROWLEY?).

John Kent of Newbury being lately a voyage at sea in Mr. Richard Dole's ship, whereof Patrick Ewing was master, and said Kent mate, upon their returning home said Patrick Ewing fell overboard and was drowned, and ye said Kent being then master, with ye first opportunity applied to this court desiring letters of administration, which were granted Nov. 11, 1679, and he bound himself in ye sum of forty pounds to administer according to law.

Salisbury Quarterly Court Records, vol. 2, leaf 74.

Inventory of the estate of Patrick Ewing, who died at sea in the ship Hopwell, taken Nov. 19, 1679, by George Hewes and Stephen Greenlef: one payer of Rough Sleves, 1s. 6d.; 1 1-2 yd. of dowlas, 3s.; 6 neckcloths, 6s.; 2 payer of drawers, 5s.; 4 shirts, 14s.; 3 ould silke Neck cloaths, 4s.; 1 whit Jackit, 2s.; 2 blew shirts, one payer of drawers, 6s.; 1 Carpit, 6s.; 1 Coate and briches, 10s.; one Cloath Sute, 1li. 10s.; 4 payer of stockings, 7s.; 1 payer of ould silke drawers, 3s.; 1 ould See Gowne, 14s.; 1 ould silk wascoat, 2s.; 6 ould Hancarchefs, 3s.; 1 Spoon silver and payer of buttons, 7s.; fore stalfe and gunter scale, compasses, 11s.; one Calebash tipt with silver, 2li.; To

*See *ante*, vol. 1, page 275; vol. 2, page 317.

sea books, 5s.; one Hatt, 4s.; 18 glas bottles, 6s.; one bl. of Rum ct. 30 gl., 3li.; one bl. of Sugar, 2li. 10s.; one sea Chest, 8s.; total, 16li. 7s. 6d.

Attested at Rowley, Nov. 20, 1679, by John Kent, administrator of the estate of Patrick Ewing, before Daniel Denison and Nath. Saltonstall.

Essex County Probate Files, Docket 9,177.

ESTATE OF CLEMENT JARMIN OF SALISBURY.

The court held at Salisbury, Nov. 11, 1679, authorized Mrs. Abbigail Wheeler to take up the debts due unto Clement Jarmin of Salisbury, deceased, and pay the charges of his burial and if there be anything left she is to present it to the Salisbury court next, but if the debts due will not amount to the discharging of his burial, then the town of Salisbury is to make it up.

Salisbury Quarterly Court Records, vol. 2, leaf 74.

ESTATE OF EPHRAIM DAVIS OF HAVERHILL.

Administration upon the estate of Ephraim Davis, late of Haverhill, was granted Nov. 11, 1679, unto Mary Davis, the widow, and Thomas Johnson her brother, upon their request, who gave bond of 4li. and they to bring in an inventory to the next court.

Salisbury Quarterly Court Records, vol. 2, leaf 73.

Inventory of the estate of Ephrim Davis, taken Mar. 26, 1680, by Henry Palmer and Danyell Kendrick; an old house and a new frame of a house, 10li.; household stufe and bedding, 3li.; his weareing clothes, 2li.; hemp and flax unbrakt, 10s.; 12 pound of cotten woole, 12s.; sheeps wool and yearne, 1li.; two gunes, 2li.; three coves, 12li.; one old horse, 2li. 10s.; one colt, 2li.; one sow and two pigs, 1li. 10s.; 14 sheepe and 4 lambs given by will, 7li.; one oxe, 5li.; two heifers, 4li.; two calves, 2li.; the priveledges of two ox commons and three cow commans given him by his father, 20li.; 35 akers of land lying above his house, 100li.; about 5 or 6 akers of land given to him by his father upon his will which joined to Ephrims other land in ye Plaine, 18li.; a parcel of meadow in the east meadow given to Ephrim upon his fathers will, 10li.; one cow more given to him by his father upon his will, 4li.; total, 197li. 2s.

Attested in Ipswich court Mar. 30, 1680, by Thomas John-

son and Mary Davis, administrators to the estate of Ephraim Davis.

The depts which are chalinged from the estate of Ephram Davis: Mr. Davison, 3li. 18s.; Docktor Doell, 2li.; John Adkasin, 1li. 10s.; Joseph Knight, 1li. 15s.; Mistres White, 2li. 5s.; Peeter Ayers, 1li. 10s.; John Griffin, 1li.; Danel Hendreks 40s, as he sayes, he says he has a bil for it which is of 24 years standing and never demanded til now, 2li.; William Sargent, 1li. 10s.; Deken Goodhue, 6li.; Thomas Johnson, 4li. 10s.; John Callam, 12s.; Andrew Grely, 1li.; total, 29li. 10s. Dept payd from the estat, 26li. 5s. Signed, Thomas Johnson, Mary Davis.
Essex County Probate Files, Docket 7,239.

Mary Davis, relict and administratrix to the estate of Ephraim Daves, moving to the court for a settlement of his estate, and a determination of her claim of six or seven acres of land which James Davis claims, this court, Sept. 28, 1680, leaves the widow to her liberty until the next court to move for a settlement of the estate, and that then the administrators to the estate may, if they please, make use of the law to sue for that land which she claims.

Ipswich Quarterly Court Records, vol. 5, page 360.

For the settlement of the estate of Ephraim Davis of Haverhill, the court at Ipswich, 27:7:1681, ordered that the eldest son Stephen shall have 14li. for his double portion, and the rest of the children, Ephraim, Thomas, Jonathan, Mary, Susanna and Hannah, 7li. each, when they come to age, or shall by law choose guardians, and the rest of the estate to be to the widow and administrators for payment of debts and her part, the land to stand bound for security.

Essex County Probate Files, Docket 7,239.

In answer to the petition of Thomas Johnson and Mary Davis of Haverhill, administrators to the estate of Ephraim Davis of Haverhill, court July 8, 1685, granted them power to sell so much land belonging to the estate as shall be necessary for the ends proposed.

Mass. Bay Colony Records, vol. 5, page 490.

Hannah (her ♀ mark) Davise acknowledged Mar. 24, 1695-6, the receipt from her brother Stephen Davise, both of Haverhill, of seven pounds in money and goods, being her portion of the estate of her father, Ephraim Davis of Haverhill. Witness: Josiah Gage, Christopher Hallett.

Thomas (his † mark) Davis of Norwich, Ct., acknowledged May 25, 1717, the receipt from his brother Stephen Davis of

Haverhill, of seven pounds, being his part of the estate of his father, Ephraim Davis of Haverhill. Witness: Samuell Luthry, Jonathan Davis.

Ephraim Davis of Canterbury, Ct., acknowledged May 27, 1717, the receipt from his brother Stephen Davis of Haverhill, of seven pounds, being his portion of the estate of Ephraim Davis of Haverhill. Witness: Elisha Paine, John Dyar.

The subscribers upon request made to them by their mother Mary Davis, on the account of their not buying any lands of her, being already to them tendered, give her free liberty to sell to any person. Signed Jan. 18, 1719-20, Jeremiah (X) Rideout. Witness: Joseph (his / mark) Peasle, Amos Singeltery.

The request as above, signed and sealed April 13, 1720, by John Kezar, Judith Kezar. Witness: Enoch Sawyer, Judith Hook.

The request as above, signed April 15, 1720, by Patince (her A mark) Daves, wife of Ep. Davis. Witness: Samuel (his K mark) Kinne, Jaine (her X mark) Mor.

Essex County Probate Files, Docket 7,239.

ESTATE OF ROGER CONANT OF SALEM.

"The Last will & testament of Roger Conant dated the first day of the first month 1677 I Roger Conant aged about eightie five yeares being of perfitt understanding though weake & feeble in body doe heerby declare my will and minde wherein in the first place I doe bequeath my soule unto God that gaue it & my body to the graue in hope of a blessed Resurrection: & for my outward estate & goods I giue unto my Sonne Exercise one hundred & fortie acres of Land lyeing neere adjoining unto the new towne of Dunstable as part of two hundred acres granted me by the Generall Court also I giue & bequeath unto him ten acres of Land next adjoining unto his present homelot and land Lying by the side of william Dodgeses his land & butts one the land of Thomas Herrick: also I giue him two acres of marsh at the south End of the great pond by whenham or if my daughter Elizabeth Conant will Exchang to haue so much at the great marsh neere wenham: also I giue him my swamp at the head of the railes which is it undevided betwixt me and Benjamin Balch adjoining unto william Dodgeses' swamp: also I giue him my portion of land Lying by Henry Haggats on wenham side:

now out of this forementioned Land he is to paye seaven pound toward the discharge of such Legassis as I haue giuen & bequeathed according as is heere after set down More I giue unto my grand child John Conant sonne of Roger Conant ten acres of Land adjoyning to his twenty acres by the great ponds side he paying twenty pounds for the same towards the payment of legassis as after mentioned more I giue unto my grand child Joshua Conant seaventeen acres of Land Lying by the south side of the great marsh neer wenham and bounding unto the land of Peter woodbery: and the rest to returne to my Executor.

“Also I giue unto my daughter Sarah two acres of Land lying between the head of the railes & Isack Hull his ground as part of six acres twixt me and Benjamine Balch this to her and ||her|| children also sixtie acres of Land out of my farm granted me by the generall Court neere the new town of Dunstable I giue and bequeath into the hands of Captain Roger Clap of the castle neer Dorchester for the use of a daughter of one M^{rs} Pits deseased whose daughter now Liueth in Culliton a town in Devon in old England & is in lue for certaine goods sold for the said M^{rs} Pits in London and was there to be paid many yeares since but it is alleged was neuer paid and the foresaid Captaine Clap to giue a discharge as there atturny according as he is impowered and intrusted in their behalfe further more as legassis I doe giue unto my sonne Lot his ten children twenty pounds to be equally devided to my daughter sarahs children to John five pound to the foure daughters five pound between them To my daughter Mary Dodge her self five pound and five pound to her five children equally devided To Exercise his children foure pound betwixt them To adonirum Veren three pound and to his sister Hannah twenty shillings and her two children each ten shillings. To my Cosen Mary Veren wife to Hellier Veren three pound as also three pound unto the daughters of my Cosen Jane Mason deceased to be devided amongst them including Loue Steeuens her children a share my wearing apparrill I giue and household impelments not otherwise disposed of and my gray horse and cattle to my sonne Exercise one sheep I giue to Rebacka Connant my grand child and one sheep to Mary Leech.

“And whereas there remains in my hands a certaine portion of cattle belonging unto on m^r Dudeney in England and by him assigned unto his nephew Richard Conant valued at twenty five pounds and now left in the hands of my sonne Exercise

Conant that there be a rendering up of such cattle or their valuation mentioned unto the said Richard Conant upon reasonable demaund he giueing a full discharge for the same And further my will is that my sonne Exercise be my Executor to this my will and Testament and for further help in seeing these things performed I desire my sonne William Dodge and my grandchild John Conant senior to be overseers of the same. In witness whereof I haue heerunto sett my hand the day and yeare aboue written."

Roger (his R C mark) Conant (SEAL)

Witness: John Bennet, Benjamin Balch.

Proved in Salem court 25:9m:1679, by the witnesses.

Inventory of the estate of Roger Conant, taken Nov. 24, 1679, by John Rayment and William Rayment: 200 Acors of land, 60li.; Ling at Dunstable not improved mor land sould to Elizabeth Conant & not payd for, 40li.; mor land 10 acors, 20li.; land 10 Acors, 20li.; land 23 Acors, 59li.; 2 Acors of medow, 10li.; 2 Acors of land, 5li.; swampy land, 1li.; more land, 1li.; 2 cows and a hors, 10li.; more cattell, 15li.; 4 sheep, 1li. 10s.; a bed & furnytur, 5li.; wareing closse and linin, 9li.; a Chest, trunck and box, 1li.; other things, 1li.; total, 258li. 10s.

Attested in Salem court 28:9m:1679, by Exercise Conant, the executor.

Essex County Quarterly Court Files, vol. 32, leaves 25, 26.

ESTATE OF ISAAC GOODALE OF SALEM.

Administration upon the estate of Isaac Goodell, intestate, was granted 25:9m:1679, unto Patience, the relict, and John Pease, sr. An inventory being brought in and sworn to by said Patience it was allowed, and the land to stand bound for security, that they administer according to law.

Salem Quarterly Court Records, vol. 6, leaf 4.

Inventory of the estate of Isacke Goodale, taken Oct. 23, 1679, by Nathaniel Felton and Job Swinerton: his dwelling house and orchard and the land thereunto belonging, 130li.; five acres and a halfe of fresh meadow, 11li.; 4 Cowes, 12li.; 2 yearelings and vantage, 3li.; 1 horse, 10s.; 6 swine 1 yeare old & 6 piggs, 7li. 10s.; 50 busheles Indian Corne, 7li. 10s.; 2 busheles of Rye, 8s.; 1 musket, 1 Rapier, powder and bullets, 1li. 10s.; on bed and bolster, 2 payre of sheets, an old Rug & blanket, some wollen and linnen yarne, 5li.; 2 Iron pots, a

warminge pan, a fryinge pan, & a payre of pot hooks, 1li. 15s. ; 2 Chests, 1li. ; his wearinge Apparel, 5li. ; 3 old axes, 3 wedges, a Reape hooke, 2 sythes, 2 augers, 2 chissels, a gouge and drawinge knife, a hand saw, 1li. ; a payre of Cardes & smoothinge Iron and a hammer, 4s. ; two trayes and a Churne, 2 payles, two seives, a linnen and wollen wheele, some woodden platters, tubs and old Lumber, 2li. ; 4 load of hay & other fodder, 3li. ; total, 192li. 7s. Isack Goodale Dr. to Job Swinerton, 1li. 6s. 4d. ; Jon. Cromwell, 1li. 13s. 1 1-3d. ; Nich. Durrall, 1li. 12s. ; Jon. Pease, sr., 8s. ; Jon. Pease, jr., 5s. ; — Golthrite, 3s. 6d. ; Capt. George Corwin, 10s. 6d. ; Joseph Huch, 1li. 5s. ; John Pease, sr., 1li. ; Zack Godle, 4s. 6d. ; Wilem benat, 6s. ; total, 8li. 13s. 11d.

Attested in Salem court 27 : 9 : 1679, by the administrators.

Essex County Quarterly Court Files, vol. 32, leaf 27.

Patience, relict of Isaack Goodell, and administratrix of his estate, desiring a settlement of the estate, and the court understanding there are five children, ordered 30 : 9m : 1680, that when the debts are paid the whole estate to remain in the widow's hand for the bringing up of the children, and to pay to the eldest son 12li. and the rest of the children 6li. each, when they come to age or marriage, the rest of the estate to be to the sole use of the widow, the land to stand bound for security. *Salem Quarterly Court Records, vol. 6, leaf 12.*

Citation dated June 12, 1693, to Patience Stimpson, alias Goodale, administratrix on the estate of Isaac Goodale, to give an account of her administration on which it appears that she hath not completed the same, and whereas John Pease who was joined with her in the administration is dead, administration is granted to Isaac Goodale, eldest son of the deceased.

Essex County Probate Records, vol. 303, page 183.

Bond of Patience (her Ω mark) Stimpson and Isaac (his O mark) Goodale, both of Salem, with John How and Samuel (his Λ mark) Abbey, of Salem and Topsfield, as sureties, in the sum of 200li., for administration on the estate of Isaac Goodale of Salem. Signed and sealed, June 12, 1693. Witness: Stephen Sewall, Reg., Thomas Flint.

Essex County Probate Files, Docket 11,115.

Acquittance of Abigaile Goodale unto her brother Isaac Goodale, of all debts and legacies due to her from her father's estate, Dated Salem Village, Nov. 6, 1696. Witness: John Walcott, Samll. Abbey.

Zachariah Goodale, acknowledged Jan. 23, 1698-9, the receipt from Patience Stimson and Isaac Goodale, administrators on the estate of Isaac Goodale late of Salem, of about ten acres of land, being his portion of his father's estate. Witness: Zachary White, Steph. Sewall.

John Goodale, acknowledged Oct. 22, 1705, the receipt from Patience Stimson and Isaac Goodale, administrators on the estate of Isaac Goodale, deceased, of six pounds in money, being his portion of his father's estate. Witness: Zachary Goodale, John Wollcott.

Acknowledged in Salem court Feb. 11, 1708-9, by Zachary Goodale, John Walcott and Zachariah White.

Essex County Probate Records, vol. 313, page 4.

GUARDIANSHIP OF JOHN WHITTIER.

John Whitteere came into court, 25:9m:1679, and chose Thomas West to be his guardian, which was allowed.

Salem Quarterly Court Records, vol. 6, leaf 2.

ESTATE OF MRS. ARABELLA NORMAN.

Administration upon the estate of Arrabella Norman, was granted 25:9m:1679, to her son John Norman, and he was bound in 100li. to bring in an inventory to the next court.

Salem Quarterly Court Records, vol. 6, leaf 2.

John Norman, administrator to the estate of his mother Arabella Norman, presented an inventory 29:4m:1680.

Salem Quarterly Court Records, vol. 6, leaf 9.

Inventory of the estate that Arabella Norman died possessed of Nov. 23, 1679, as administratrix to the estate of her husband John Norman, taken by Jeremiah Neale and Thomas West: 1 feather bed & bolster, 3li. 10s., 2 pr. sheets, 30s., 1 rugg, 23s., 6li. 3s.; 2 pr. pillowbeers & pillowes, 12s., wearing apparell, 4li., 4li. 12s.; 2 pr. pillowbeers & table linen, 15s., 2 Iron potts & Iron scillett, 18s., 1li. 13s.; warming pan & some pewter dishes, 16s.; brass skillett, 2s., 1 pr. doggs Irons, spitt & 1 pr. tongs, 15s., 17s.; house & barne, oarchard & all ye land adjoyning to it, 30li.; ten acres of upland upon ye neck & 2 acres of salt marsh, 40li.; 1 acre of salt marsh at Kettle Cove, 7li.; the remaining part of 400 acres of land granted by the towne of Salem to 8 men his pt., 50li.; 2 cowes & a steere, 9li., 1 swine, 15s., 9li. 15s.; total, 150li. 16s.

The above estate is indebted for this six years, 46li.

Presented and attested in Salem court July 1, 1680, by John Norman, administrator of the estate.

Essex County Probate Records, vol. 301, page 165.

GUARDIANSHIP OF JOHN BREED OF LYNN.

John Bread, son of John Breade, chose Thomas Newall and John Putnam to be his guardians, which was allowed 25:9m:1679.

Salem Quarterly Court Records, vol. 6, leaf 2.

ESTATE OF WILLIAM LAKE OF SALEM.

Administration upon the estate of William Lake, intestate, was granted 25:9m:1679, unto Ann, the relict of William, who was to bring in an inventory to the next court held at Salem. The house she dwells in with all the land adjoining to stand bound for security.

Salem Quarterly Court Records, vol. 6, leaf 3.

Inventory of the estate of Mr. William Lake, taken June 26, 1680, by Edward Mowle and Francis Neale, sr.: the housing and Land, 110li.; Bedding, Boulster, sheet, Ruggs, & blanketts in ye Little Roome, 6li. 4s.; Beding, Boulsters, sheetes, Ruggs and Blanketts in ye chamber, 5li. 12s.; Bed, Boulster, blanketts, sheets, pillow, Rugg, old Curtaines & a Bedstead in ye Great Roome, 6li. 13s.; halfe a Douzen of Joynt stooles, 11s.; a Round Table, 12s.; a paire of Andirons, 1li.; Bedstead & Trundlebed in ye chamber, 1li. 15s.; 13 old chaires, 16s. 3d.; one Chist in the chamber, 3s. 6d.; one chist more, 12s.; 8 Boxes, 7s.; one Trunk, 10s.; one small old Chist, 4s.; two Cuppboards, 3s.; one paire of old Andirons & a small paire of Dogges, 10s.; Fier Tongs & a fyer shovell, 8s.; two Gridirons & a chaffing Dish all old, 5s.; two Haikes, 7s.; a Jack & a spitt, 12s.; 3 Iron potts, one Iron kettle & a frying pan, 1li. 10s.; 3 pair of pott hookes, a flesh hook, one Douzen of Iron skewers, 6s.; 2 small Brass skilletts & a kettle, 12s.; scales and a paire of stilliards, 9s.; a Callico cuppboard cloth, 2 old cushionings and a few Glasses, 3s.; pewter, 8li.; Tinn ware, 10s.; Earthen ware, 10s.; a Carpett, 10s.; 3 old Tables small, 10s.; Nine pair of sheetes, 5li. 5s.; 4 Tableclothes & 4 Cuppboard clothes, 1li. 6s.; 68 Napkins, 4li. 6s.; pillowbeers, 14s.; Tooles, 1li.; wheele and a small Looking Glass, 7s.; a furnace, 2li.; a Mashing Tubb, Tubbs, old barrels and Bucketts, 2li.;

a Grindstone, 6s.; a Sow and piggs, 1li. 10s.; timber to work Upp, 15s.; total, 17li. 12s. 9d. Debts due from the estate: to Deacon Goodhew, 60li.; Mr. William Brown, jr., 10li.; Captaine John Corwin, 7li.; Mr. John Cromwell, 5li. 8s. 1d.; Mr. Thomas Ives, 11li. 13s. 5d.; Mr. Hurst, 10li.; Mr. Knights of Newberie, 3li.; total, 107li. 1s. 6d.

Attested in Salem court July 1, 1680, by Ann the relict and administratrix. When the debts are paid the estate to remain in the widow's hands for the bringing up of the two children, Abigaile and Mary, who are to be paid 10li. each, at age or marriage. The house and land to stand bound for the payment of the children's portions.

Essex County Quarterly Court Files, vol. 33, leaf 105.

GUARDIANSHIP OF JOHN BROWNE OF SALEM.

John Browne son of John Browne, deceased, came into court 25:9m:1679, and chose John Browne his grandfather, to be his guardian, which was allowed.

Salem Quarterly Court Records, vol. 6, leaf 3.

Stephen Haskett and John Williames testified that Mr. John Browne of Salem took possession of the remainder of that land which was formerly the land of John Browne, jr., deceased, after the execution was satisfied for Hannah Browne relict of James Browne, and likewise a piece of land of said John Browne's which he bought of Job Hilliard, and lyeth near adjoining to the house which said John Browne, deceased, formerly lived in; these two peices taken possession of by John Browne, sr., in behalf of John Browne son of John Browne, deceased, as his guardian. Signed Dec. 29, 1679. Acknowledged in Salem court 30:4m:1680.

Salem Quarterly Court Records, vol. 6, leaf 9.

ESTATE OF JACOB PRESTON OF SALEM.

Jacob Presson being cast away at sea, the court 25:9m:1679, granted administration upon his estate to John Preston, who gave bond of 20li., and to bring in an inventory to the next court at Salem.

Salem Quarterly Court Records, vol. 6, leaf 3.

Inventory of the estate of Jacob Preston, who in all probabilitie hath been departed this life for these severall months haveing bin wanting about **nine** or tenn months, gon forth in a small Ketch upon a Fishing designe to ye eastward & never

yet returned nor certainly heard of, his goods presented by Thomas Preston and appraised in Salem, June 30, 1680, by Richard Croade and John King: a chest with a Lock & Key, 6s.; one Hatt, 4s.; an old paire of Breeches, 6s.; A new red cloath wastcoate, 15s.; A paire of dowlas drawers, 4s.; a paire of cotton & Lynnen drawers little worne, 3s.; one yard & half of holland, 7s. 6d.; A genting neck cloath, 1s.; due to the estate per Levy Preston, 2li. 5s.; Samuel Preston, 1li. 5s.; total, 5li. 16s. 6d. The estate is debtor; to Mr. Nehemiah Willowby, 13s. 1 1-2d.; Nathaniel Ingerson, 7s.; Sarah Traske, 1li.; Symon Horne, 12s.; Benjamin Horne, 12s.; Thomas Preston, 2li. 4s.; total, 5li. 8s. 1 1-2d. Unresolved how ye accot. stands between Mr. Willim Bowditch & ye abovesaid Jacob Preston, Thomas Preston haveing don his best endeavor to have had a settlement but cannot as yet attaine it.

Attested in Salem court July 1, 1680, by John Preston, administrator.

Essex County Quarterly Court Files, vol. 33, leaf 106.

ESTATE OF JOHN NEAL OF SALEM.

Administration upon the estate of John Neale, was granted 25:9m:1679, unto Ann his relict, who is to bring in an inventory, and said Ann and Andrew Mansfeild and Jeremiah Neale stand bound in 20li. that she shall administer according to law.

Salem Quarterly Court Records, vol. 6, leaf 3.

An Neale, relict and administratrix of John Neale, presented an inventory to the court, June 29, 1680, who see cause to respite the ordering of the estate until the next court held at Salem, she to appear and fully perfect the inventory.

Salem Quarterly Court Records, vol. 6, leaf 7.

Inventory of the estate of John Neale of Salem, who departed this life Nov. 11, 1679, taken Nov. 24, 1679, by John Pickering and John Norman: one Fether Bed, Boulster, Bedstead & Curtains, 5li. 5s.; two Rugs, two Blankets, 1li. 14s.; one Trundle Bedstead, two Blankets, one Rugg, 1li. 12s.; Flock Bed, Boulster, 2 Blanckitts & one Rug, 2li. 10s.; 3 pare of sheets, one single sheet, 35s., 2 pr. of trundlebed sheets, 12s., 2 Blanckitts, 12s., 9 Napkins, 2 table Cloaths, 2 pillowbears, 10s., 3li. 9s.; one ould pine chest & two Boxes, 5s.; wearing Apparrill, 50s., one Box, 3s., 2li. 13s.; one Smoothing Iron & heats, 2s., Bookes, 5s., puter & earthen

ware, 6s. 13s.; a pare of compasses, a Rule, a Gimblet, 1s. 6d.; Rapier, 10s., Brass kettle & 3 Iron pots, 30s., 2li.; frying pan, chaffin dish, skellet, Churne, pails & Lumber, 15s.; Cradle, cheares, table, fire shovell & a pare of toungs, 16s.; dripping pan, candlestick, spoones & tynn wares, 3s.; Looking Glass, shooe Lether & shooe nailes, 10s.; Beife in the powdering tub, 20s., corne, 40s., 3li.; 2 mares, 3li. 10s., 2 oxen 6li. 10s., 2 Cowes, 4li., 14li.; A parcell of Land caled Tucks feild in estimation 4 acres or neare uppon which is his at his mothers death, 70li.; ten acres called Harburds lott, 30li.; His pte of the swamp caled Adams swampe, 5li.; An ould Cart & wheels & a sett of hoops & boxes for cart wheels, a pare of Boxes for one wheele & a slead, 2li.; An Axe, Ads, Mall, two Augurs, 16s.; 6 Ring boults, 5 set Boults, a caucking iron or two, 12s.; Haye in the Barne, 9li., Tallo, 5s., 9li. 5s.; 15 swine & a wheele, 8li. 8s.; one eight part of the sloop John & Marye, as monye, 34li. 15s. 10d.; one Kron Kettle, 4s.; pare of fetters & locks, 5s., ould Iron, 9s., 18s.; due to him as a Legacye to bee paid him by his Brother Johnathan Neale by his Grandfather Francis Laws will within foure years after his mother's death as appears by sd. will, 20li.; total, 221li. 10d. The estate is Debtor 52li. 10s., 18li. of it being to be pd. as monye.; more debts, 5li. 4s.; the estate is Debtor in monyes, 11li.; total, 67li. 14s. Due to the estate as monye, 27li. 1s. 3d.; making total estate, 248li. 3s. 1d., with debts 67li. 14s., which leaves a free estate of 180li. 8s. 8d.

Attested in Salem court 30:9m:1680, by Ann, relict of the deceased and administratrix.

Ann Neale relict of John Neale, having power of administration by this court, Nov., 1680, to administer on his estate, has endeavored to reduce said estate into an inventory, which amounts to 180li. 8s. 10d., in lands 105li., whereof there is of it in present possession 35li. and the rest of it not to be possessed until the death of the mother of said John Neale, and 20li. more is in a legacy given by the grandfather of the deceased, not payable until four years after the death of the mother of the deceased, and the rest of the estate is in moveables.

Essex County Quarterly Court Files, vol. 34, leaves 74, 75.

Ann Neale administratrix of the estate of John Neale ye younger, her late husband, presented an inventory amounting to 180li. 8s., and the court 30:9:1680, ordered that the whole estate remain in the widow's hands for the bringing up of the children, which are four, John the eldest son to

have paid him 40li. and Thomas, Joseph and Rebecka, 20li. each, at age or marriage, the remainder to be the widow's. The land to stand bound for security and the two bondsmen, Jeremiah Neale and Andrew Mansfeild are hereby released.
Salem Quarterly Court Records, vol. 6, leaf 12.

Petition of Ann Neale, relict of John Neale, jr., to the Salem court, June 28, 1681, that whereas she was left with young children, and a fourth not born, and the inventory of the estate being taken soon after her husband died, but not brought into court until a while after, and the estate he left not being clear in part and the other part not in possession nor like to be for many years, desires that the court would consider her estate and order it accordingly.

Essex County Quarterly Court Files, vol. 36, leaf 12.

In answer to the petition of An Neale, relict and administratrix of John Neale, jr., the court finding they had not a due information of the condition of the estate, and the great loss by the burning of the sloop, this court June 28, 1681, ordered that the children of the deceased shall have paid them out of the estate, to John the eldest 20li., to Thomas, Joseph and Rebecka 10li. each, at age or marriage, and this to be a full settlement of the estate, notwithstanding what may be the last court entered. The rest of the estate to Ann the widow, and the land called Tuckes lot in the inventory to be for security.

Salem Quarterly Court Records, vol. 6, leaf 19.

ESTATE OF ANTHONY DIKE OF SALEM.

Administration upon the estate of Anthony Dike, intestate, was granted 25:9m:1679, unto Margery, his wife, who brought in an inventory and attested to the truth thereof, the house and ground to stand bound for security.

Salem Quarterly Court Records, vol. 6, leaf 4.

Inventory of the estate of Anthony Dike taken by Samuel Wackfield, Nathaniel Pickman, jr. and Nathaniell Pickman, sr.: on howse and ground belongin to the howse, 50li.; nine poyter platers and six plates and six peses of other poyter, 2li. 8s.; olde poyter, 6s.; on silver cup and on silver sponne, 12s.; erthen platters and glases, 3s.; on bras pestell & mortar and to lattin pans, 7s.; Iron pots and on friin pann, 12s.; on Iron kittell, on pair of Andirens, on spitt, on grid-iron, on hake, 1li.; Iron Rake and on flesh forke, 15s.; bras kittell and on warmin pann, 1li. 15s.;

tongs and fier pann, 2s.; on fether beed and bedsted and furniture to the beed, 8li.; to small flok beds & furniture to them, 3li.; on peas of curtin stuf and freng for the curtins, 2li.; to yards of sarg and on half yarde, 10s.; fife yards of hollon, 1li.: on paire of briches, to sherts, three paire of stokins, 17s.; on lookin glas, 10s.; thre tables, 1li., to chests and on box, 15s., 1li. 15s.; thre whells, 15s., thre erthen platters, 2s. 6d., 17s. 6d.; on Rapier, 4s. and thre pounds of wollen yarnn, 9s.; six pound of Cotten and sheps woll, 3s.; on bushell of whitt salt, 3s.; on small trunk and on small box, 8s.; six olde chayers, 3s., to dusen of olde trenchers, 1s., 4s.; to olde payels, 1s., on Cow, 2li. 5s., 2li. 6s.; on small swin, 6s.; total, 80li. 8s. 6d. The estat indetted to severall men, 20li. 10s. 9 1-2d.

Attested in Salem court 28:9:1679, by Margery, relict of the deceased.

Essex County Quarterly Court Files, vol. 32, leaf 24.

ESTATE OF REV. JOHN WHEELWRIGHT OF SALISBURY.

“The last will & Testam^t, of y^e Reverend M^r John Wheelwright, who: died y^e 15th of Novem^{br}: 1679. In y^e name of god Amen May y^e 25:1679 I John Wheelright Pasto^r of y^e church of Christ att Salisbury in y^e county of Norfolk in New england although aged in yeares & weake in body yet pfect in & of a disposed minde: Doe make & declare this to bee my last will & Testamen^t in writing: Revokeing all my former wills & testaments whatsoever heretofore by mee made & declared: ffirst I doe comend my soule into y^e hands of all mighty god, confidently belieuing in him to bee saved through y^e riches of his grace by faith in Jesus Christ my Savio^r & redeemer. And my body I comitt to y^e Earth in an assuered hope of a blessed resurrection of y^e same at y^e last day to enjoy that happie fruition of y^t kingdome p^rpared in heaven for all his elect. As concerning my estate lands, & worldly goods: I will & do dispose of them as followeth I I doe giue unto my grand child Edward Lyde that part of my Messuage being & scituate in Mumby in Lincolnsheire in ould England w^{ch} part consists of Ten acres of pasture lying & beeing in Langhum, bee it more or less, & all y^t land of mine w^c lieth in Minge with the lands of M^r Newcomin being in Mumby for w^{ch} my pasture in Minge y^e sd Newcomin payeth mee three pounds per anum as appeareth by a lease w^c hee hath of it, & it is my will that my aforesd Grand childe Edward Lyde shall haue y^e aforesd

part wth all y^e priviledges & appurtenances therunto belonging to him & his heires forever, pvided that y^e sd Lyde do pay or cause to bee payd unto his mother Mary Attkinson or her order the anuall rent or pduce of y^e say'd lands duering y^e terme of her naturall life, but in case that Edward Lyde should die before he cometh to y^e age of twenty one Yeares, then I doe giue y^e lands afore mentioned unto my Sone Samuell Wheelwright unto himselfe & his heires forever hee paying or causing to bee payd y^e rent & produce of the said lands unto my daughter Attkinson duering y^e continuance of her naturall life. 2 I doe giue & bequeath unto my grand daughter Mary Mavericke all y^e rest of my land being part of y^e aforesaid Messuage lying and scituate in Mumby aforesd my house wth all y^e pasture arrable meadow & comones with all priviledges & appurtenances thereunto belonging to that part of my Messuage being lately in y^e occupation of Ea^wst and his widdow, unto y^e sd Mary Mavericke & unto her & her heires forever, who of her body shalbe Lawfully begotten 3 I doe giue & bequeath unto my sone in law Edw. Rishworth fifty acres of upland & twenty acres of marsh land: & my will is after his decease I doe giue y^e sd land & meadow wth all y^e priviledges & appurtenances thereto belonging unto Mary White my grand Childe daughter of y^e said Rishworth to her & her heires forever, & for want of & *for want of* such heires I giue it unto my Sone Sam^l: Wheelwright & his heires forever w^{ch} upland & meadow is thus to bee divided lying in y^e township of Wells, y^e bounds on y^e South west is Ogunquet River & soe to runne y^e breadth of my farme in that part of it vntill y^e fifty acres of upland bee compleated, & twenty acres of marsh to runne y^e full breadth lying upon y^e westerly end of my farme next adjoining to or neare y^e Estermost part of y^e sd land

“4 I doe giue & bequeath unto my grand children Thomas & Jacob Bradbury forty pounds Sterlg: a peece to each of them in Currant money of New england, by my Executo^r when they doe come unto y^e age of ^xone & twenty^x years, either of them dying before they doe come to that age then y^e pson Surviveing shall haue y^e whole fower score pounds 5 I do giue & bequeath unto my Sone Sam^l: Wheelwright of Wells all my land lying in y^e towne of Crafft in y^e County of Lyncolne in ould England neare Waneflitt in y^e same County wth all y^e priviledges & appurtenances thereunto belonging to him & his heires for ever and I doe further giue unto him my aforesd Sone Samuell all my houses lands Marsh meadows

scituate & being in y^e township of Wells in y^e County of York in New england with all y^e priviledges & appurtenances therunto belonging [excepting before excepted] that land & marsh w^{ch} by mee was giuen as aboue specified unto my Sone in law Edward Rishworth To my aforesd Sone Sam^l: Wheelwright to his heires & assignes for ever: And I do further giue unto my Sone Samuel Wheelwright my clock & all my library & bookes & all my Apparrell & all y^e rest of my estate & goods not disposed of in this will excepting the rents I haue owing to me in ould england halfe whereof I do giue unto my Executo^r & y^e other halfe to bee divided equally between my three grand childeren William Thomas & Jacob Bradbury In case my Executo^r do recover it & if it so happen that one or more of those three childeren shall die before they come to age then hee or those y^t doe surviue shall haue y^e part of him or those that are deceased & And further I do giue unto my latter wyfes Childeren all my plate to bee equally divided amongst them by two indifferent psons chosen by themselves to make that division: Lastly I doe make ordeine & constitute my Sone Sam^l. Wheelewright of Wells aforesd to bee y^e sole Executo^r of this my last will & Testament by whom care is to bee taken for payment of my just debts & discharging of y^e legasies & funerall expences In wittness wherunto I haue hereunto affixed my hand & seale at y^e day & date hereof.”

John Wheelwright (SEAL)

Witness: Jno. Flood, John Price, Henry Ambross.

Sworn in court in Boston Nov. 26, 1679, by Jno. Flood aged 27 years, before Hum. Davie, Assist.

Sworn in the Norfolk court Dec. 4, 1679, by Henry Ambros, before Nath. Salstonstall, Esq. and Capt. John Gillman.

Allowed upon the above evidence, Dec. 4, 1679.

Norfolk Records, vol. 3, leaf 235.

ESTATE OF MRS. DEBORAH BLAKE.

Administration upon the estate of Deborah Blake, granted to her sons, Timothie and John Blake, who gave bond of 200li. to administer according to law, and to attend to the ordering of the estate and to take care of her two youngest children in the meantime.

Inventory of the estate of Deborah Blake, widow, deceased Dec. 20, 1678, taken by Samuell Dalton and Abraham Drake: two oxen, 10li.; two coves, 6li.; 1 two yer old steere, 2li.; 1 Heffer & 1 steere, 2li. 10s.; Six sheep & 3 lambs, 2li. 10s.; 5

swine, 2li. 10s.; one sarge petticoat, 1li.; one peniston wescott, 8s.; one featherbed, bedstead, Rug & 2 blankets, 5li. 10s.; one joynd box, 3s., 1 table, 5s., 1 Chayer, 5s., 13s.; one Iron pott, 12s., an Iron skillitt, 4s., 16s.; one Brasse Kittle, one Hake & pothooke, 16s.; 4 peuter platters, 1 Bason, 1 Beaker & 1 wine cup, 1li. 2s.; one old chamber pott & a Candlestick, 4s.; one warming pan & one brass skillitt, 10s.; Dishes, Traves and Lumber, 1li.; 4 acres of fresh medow, 16li.; 46 acres of upland, 46li.; 80 acres of outt land, 4li.; 25 acres of outt land of north Division, 1li. 5s.; one cops & pin, 3s., 3 wedges, 2s. 6d., Ring & staple, 2s., 7s. 6d.; total, 105li. 1s. 6d.

Essex County Probate Files, Docket 2,584.

ESTATE OF ISRAEL BLAKE.

Administration upon the estate of Isarell Blake, granted to Timothy and John Blake, who gave bond of 60li. to administer according to law.

Inventory of the estate of Isarell Blake taken by Abraham Drake and Samuell Dalton: his forth partt of the Boat prised as monie, 8li. 10s.; one sarge coate, 1li.; one Black hatt, 7s.; one sword, 5s., a Barrill of a Gun, 5s., 10s.; a pike well Headed, 5s.

Essex County Probate Files, Docket 2,584.

ESTATE OF JOHN HERRICK OF BEVERLY.

“In the name of God Amen; I John Herrick of y^e Town of Beverly in y^e County of Essex in Newengland. Yeoman; being in perfect mind & memory & y^e use of my reason & understanding remaining wth me; though weak & distempered in body; Doe make & ordain this my last will & testament in maner & form as followeth; Imp^{rs}. I Give & bequeath my Soull to God who gave it hoping through y^e death resurection & Intersession of our Lord Jesus to inherit life everlasting; And my body to y^e earth to be decently buried at y^e discretion of my executors hereafter named Item I will yt my debts, & funerall charges be paid & discharged Item I Give & bequeath unto my Loving wife Mary y^e use & emprovement of all my whole Estate untill my children come unto age & y^e use of y^e one halfe therof during her naturall life & doe apoint her full & sole executrix of this my will & testament Item I Give & bequeath unto my Son John Herick; y^e one halfe of all my estate to his own proper use & behoofe when he *when*

he shall come to y^e age of one & twenty years Item I Give & bequeath unto my daughter Mary Herick y^e sum of twenty pounds at y^e age of eighteen years or her day of Mariage to be paid y^e one halfe out of my wives, y^e other halfe out of y^e boyes halfe of my estate formentioned & y^e sum of twenty pounds more to be paid to her seaven years after; one halfe out of my wives y^e other out of y^e boyes halfe of my estate formentioned; & in case y^e Child Mary die before she receive her Legacie then my will is yt her part return equally to both my wife & John;

“Item I give more unto my son John; y^t halfe of my Estate w^{ch} I before bequeathed to my wife during her life; to his own proper use & behoofe after her decease; & in case he diethe before he come to Age then his part of y^e Estate to return to his sister Mary; & I doe herby disanull & revoke all former wills by me hertofore made & ratifie & confirm this present will desiring my Loving freind Exercise Conant & my brother Zackariah Herick to be my overseers of this my will & see y^t all things be ordered acording to y^e true intent & meaning of this my *my* will; as witness my hand & seall this fifth of february Ano Domini 1680.

“Item at my wives desece yt y^e sd John Herick shall pay to his sister Mary twenty pounds more.”

John Herrick (SEAL)

Witness: Samuell Hardie, John Richards.

Proved in Ipswich court Mar. 29, 1680, by Samuell Hardy and Zachriah Herrick.

Inventory of the estate of John Herrick who deceased Feb. 14, 1680, taken Mar. 11, 1680-81, by John Rayment and Exercise Conant: a dwelling house & barnes & orchard with sixteen acres of tillidg land ajoyning, 100li.; 24 acres of pastor land within fenc, 50li.; 38 acres of land not improved, 66li.; 2 acres of marsh, 10li.; in Cattell, horses, sheep & hay, 48li.; swine, 6li.; a carte & putt chaine & plow geares, 2li. 10s.; axes, forks, hoes, fetters, wedges and severall other tools, 2li. 6s.; graine as Indean Corne, barleye, Rie, oats, 8li. 12s.; porke and Bakon, 2li.; fetherbed & all ye furniture, 6li.; wearing Aparill, 7li.; Linin, 6li.; more Beding, 6li.; Linin & woolin Cloath, 6li.; chests & Boxes & Cubbard, 2li. 15s.; Table, chaires, stools, 1li.; pots & other Iron gear, 2li.; peuter, Earthen & wooden ware, 1li. 5s.; cushins, 12s.; Gunn & sword, 1li. 5s.; Saddle, Bridle, pillion, panill, 1li. 7s.; Flax, payles, tubs & many other houshold Implements, 6li.; Bibles & other

Books, 1li. 5s.; total, 343li. 17s. The estate is indebted to Thomas Herick, 10li. & to others about, 4li., 14li. The Estate is also Crdr. by Debts about 2li.


Attested in Ipswich court Mar. 29, 1681, by Mary Herrick, widow of John Herrick and executrix of his estate.

Essex County Probate Files, Docket 13,146.

ESTATE OF MRS. MARGARET BOARDMAN OF IPSWICH.

“The Last will and testment of the widdow Borman I Margret Borman bequeue to my Daughter Kindsman one fether Bed and boulster and a paire of shetes and a Red rug one pillow one pare of cotten piloberes one course shete To my daughter Loe all my peuter and a pare of fine shetese and half a duson of napkines two coves that are in thare handes and a black gounne and a Red petticoat only one pint pot Resarued To my Daughter ffellowes all my Corse lining Sauing one shet and a spit and a chafing dish a Sarge gounne and one petticoat and a Silk Scarfe and a hud and all the Lining she hath in hur handes of myne and one bead blancut and allso a pint pot i Resarue out of my daughter Loes To my Sonn Dannill a trundle bead ||the bead|| and a Ruge and a blancut and his wife a cloth petticoat and a Sarge petticoat and a wastcote and a great Chest and foure chayres and a cow he hath in his handes and a debet he owes me I giue it him and half a duson of shepe he hath in his handes and to his wife a new hat I giue to my Sonn Thomus thre shepe and the bedstid and tabell I giue him a payer of cobiarne and will leaue in his handes thre coves one heffer and two oxen and two steres for seauen yeres and at the seauen yeres end what is left besids klering my Debtes is to be deided as foloweth thre parts to my Daughter Kindsman and the forth part betwen martha and Johana and to this my last will I leaue my Sonn Thomus to be my Soule Exseceter the aight day of Agust in the yere of grace 1679 I giue to Dinah my Sonns mayd two trayes a milk keler and a payele.

“Half a duson of Arpurns and half a duson of shifts Equalley to be deided betwene my Daughters.”

Margret (her  mark) Borman.

Witness: John Dane, Jone Gidins.

Proved in Ipswich court Mar. 30, 1680, by John Dane.

Inventory of the estate of Mrs. Margerit Borman, late of Ipswich, taken Mar. 19, 1679-80, by John Whipple and Daniell Hovey, Jun.: all her wareing clothes Linon & woollin,

15li.; fetherbeed & boalster, one payer of sheets, a rede rugg, one pillow, one payer of pillowbeers, one sheet, 7li. 6s.; payer of blankits, sute of Curtins with rodes, 2li.; peuter, 3li.; a payer of sheets, duz. of napecines, 1li. 15s.; pillion cloth, 12s.; one Iron pott, brase pott, one Irone mortar, 1li. 2s.; one Chest, one boxe, 11s.; Linon table cloth, napecins & sheets, 8li.; one spitt, brase chafin dish, 15s.; beed, one rugg, two blankits, 2li. 15s.; large chest, 4 chayers, 18s.; one bedstead, one table, payer of cobirons, 2li. 10s.; paile, trayes & tubes old, 10s.; two oxen, two steers, 17li.; five cows, two of them in Tho. Loo his hands & one in Daniell bormans hands, 16li.; one hayfer, 2li.; nine sheepe, six of them in Daniell bormans hands, 2li. 14s.; total, 84li. 8s.; depts due to the estat, 4li.; depts due from the estat, 19li. 1s.

Attested in Ipswich court Mar. 30, 1680, by Thomas Borman, executor.

Essex County Probate Files, Docket 2,708.

ESTATE OF WILLIAM THOMAS OF NEWBURY.

“April 3^d 1677 I william Thomas being weake of body but of perfect memory considering mine owne mortality and the solitary condition I am in at present doe hereby make my last will and Testament, Comending my Soule into the hands of my blessed Redeemer Jesus Christ, And my body when it shall decease this life I Comitt to the Dust from whence it was taken, In assured hope of a happy Resurrection And for that portion of worldly goods, that the lord hath lent mee In consideration that my Son in law Thomas Rogers, dureing my naturall life find and prouide for mee wholsome & sufficient food & Rayment lodging attendance washing & other necessaryes as shalbe for my comfortable liuelyhood, as well in sicknes & weakenes of old age as in health, reserueing my owne bed to lye upon and two chests ||& 2 boxes|| for my owne proper use dureing my naturall life, on these considerations, I giue and bequeath unto the said Thomas Rogers all my house land goods & Chattells to Improue & dispose of for his owne & my comfortable maintenance dureing my naturall life and after my decease to possesse & enioy to him & his heirs for euer, as my sole heire & executor of this my last will & testament my debts & funerall being discharged. But in case the said Thomas shall faile in or neglect his duty in not performeing the conditions abouesaid, then it shalbee lawfull for mee to sell such of the goods for the procurement of such

necessaries as shalbee needfull for mee. To which agreement well & truely to be performed on both partyes. I the said william Thomas & Thomas Rogers doe mutually bind & engage themselues each to other It is also agreed upon that the said Thomas Rogers shall not sell nor giue away the house nor land nor any of the goods abouementioned dureing the naturall life of me the said william Thomas In witness whereof wee haue set to our hands & seales the day & yeare first aboue written.”

W^m. Thomas (SEAL)

Thomas Rogers (SEAL)

Witness: Anthony Somerby, Daniell Peirc, Jun., Elizabeth (her E B mark) Bingly.

Proved in Ipswich court Mar. 30, 1680, by Capt. Daniell Pearce and Anthony Somerby.

Inventory of the estate of Mr. William Thomas, who deceased the last day of December, 1679, taken 23:11m:1679, by Daniell Peirc and Thomas Noyes: a house & two acres and an halfe of land, 35li.; His weareing Apparrell and bookes, 4li. 10s.; two beds and beding, 2li. 10s.; Chests & Boxes & cubbards, 2li.; old Casks, 11s.; two Iron pots, one tramel, 2 pr. of tongs & 2 pr. of pothooks, 14s.; one frying pan, 1 spit, 1 peelee, a fender & an Iron lamp, 6s.; two wedgs & other old Iron, 2s.; A little brasse kettle, a warming pan & brass skillet, 10s.; severall peices of pewter, 1li. 3s.; Brasse scales & weights, 8s.; a paire of small scales & weights, 2s.; one bedsted, 4 chayres & 2 Cushions, 6s.; Traves & wooden platters, 4s.; Lat-ten pan, spoones, cheesfat & dishes, 3s.; three formes, 3s.; foure knives, one pillion & spinning wheel & cards, 13s.; in mony, 7s. 2d.; one Copper & a Trevet, 2li. 10s.; Two tap boriers, 2 chissells and a Hammer, 3s.; Two Rangers, two Oares, four brushes, 1 comb & two pr. of sissers, 3s.; Earthen ware, 1s.; A Harpin Iron & Sturgion pooles, 3s.; A Freehold, 5li.; pr. of wooden scales, a looking glase & Tormenters, a wooden Tobacco pipe & an Iron ladle & forke, 1s.; total, 57li. 13s. 2d.

Attested in Ipswich court Mar. 30, 1680, by Thomas Rogers, executor.

Essex County Probate Files, Docket 27,476.

ESTATE OF SAMUEL WHITING, SR. OF LYNN.

“Lynn: 25th: of ffebruarye one thousand six hundred seaunty, & eight I Samuuell whiteing of Lynn in the Countye of Essex being of perfect memorye. & right understanding considering the age god hath lengthened out my dayes unto,

25 Feb 1680
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Inventory of the estate of William Hooper deceased the 8 : 9m:1679, taken 20:1m:1679-80, by Samuëll Corning, Sr., John Hill and Jeremiah Butman; his owne wearing clothes, 5li. 10s. 6d.; one bed and apurtinances, 5li.; another bed, 3li.; another bed, 3li.; lining, 2li. 3s.; table lining, 18s.; a new pece serge, 15s. 9d.; a parsell of fethers, 1li. 5s.; a chest and boxes, 1li.; brass, 1li.; peuter & portege weare, 15s.; Earthen weare, 3s.; Iron potes and other Iron weare, 1li. 16s. 6d.; chairers, & other small wooden lumber, 8s.; three cows & a tow yer old hefer, 11li.; coultres, 2li.; swine, 12s.; yewes and lambes, 18s.; hows and land, 50li.; one gune & sword, 1li. 5s.; Fishing lines, 5s.; severall persells of new cloth, 2li. 18s.; total, 95li. 12s. 9d. Debts to be paid, 21li. 3s. 2d.; Credit, 1li. 18s. 6d.

Attested in Ipswich court 30:1:1680, by Elizabeth Hooper, the administratrix.

Essex County Probate Files, Docket 13,886.

ESTATE OF JAMES MOULTON, SR. OF WENHAM.

“Know all men by these presents, the twenty Sixth of February in the yeare of our Lord God, one thousand Six hundred & Seventy eight. I James Molton Sen^r. of wenham in the County of Essex, well in body & of good & perfect memory, doe make & ordeine this my last will & Testament in manner & forme following. Imprimis, I bequeath my body to the earth; & my soule to God thatt gave itt. Item I leave to my well beloved wife, my houseing, & land wth all the apurtinances, wth my stock & household goods for her use & benefitt during her life excepting, such as I shall after dispose of viz: 20 acres of land to my Son Samuëll ten acres by cedar pond & ten acres belonging to Lords farme next the great pond which I give him & his heires for ever after my decease Item I give my wife my houshold stuff, to dispose of acording as she please after her decease. Item, after her decease I give to my Son Samuëll Molton my housings & the twenty acres of Land belonging to itt more or Less with the ten acres of Land before mentioned joining to Cedar Swamp, & ten acres of Lord’s farm by the great pond, & Six acres of Meadow Item I give my Daughter Mary freind & her heires five acres of Land joining to the backside of his present house & ten acres of Lords farm next his own Land Item I give to my Eldest Son James Molton & his heires forever. the residue & remainder of all my Lands and Meadow be itt more or Less. Item I

give him five pounds out of my moveable estate Item I give to the Colledge five pounds Item I give to the church att Wenham five pounds. Item I give to the present Minister Joseph Gerrish or his heires five pounds which Legacies shall be paid within a yeare after mine & my wives decease I make & ordeine, my three children joint executors, of this my Last will. And I doe entreate my Loving freinds Cap^t. Thomas Fiske & William Fiske to oversee the acomplishment of this my will In wittness where of I have sett to my hand & Seale the day & date above mentioned."

James Molton (SEAL)

Witness: Joseph Gerrish, Anna Gerrish.

Proved in Ipswich court Mar. 30, 1680, by the witnesses.

Inventory taken 6:1m:1679-80, by Thos. Fiske and William Fiske: the howses & about twenty acres of land of the homestead, 85li.; twenty Acres of land in the woods mentioned in the will & Given to Samuell Moulton, 30li.; 12 Acres of medow in the Greate medow neare the Great Illand, 24li.; 3 Acres 1-2 of medow in lords medow, 10li.; 74 Acres of land which James moulton liveth upon, 180li.; about 6 Acres of land in lords farme, 12li.; 10 Acres of land more in lords farme Given (in the will) to James freind, 20li.; 5 Acres of land lying by James freinds howse, 12li.; two fether Beds, 6li.; one Bed Sack, 10s.; one fether boulder, two pillowes, one Blanket & Rugg with a Sute of Curtains & valants belonging to the bed wch stand in the parlor, 4li. 13s.; one flock Bowlster, 5s.; one small bed Sack, two blankets & two small pillows, 15s.; one Bedstead, 10s.; one trundle bedstead, bed mat, 3s.; wearing Cloathes, 3li. 14s.; Pewter, 2li. 4s.; Silver spoons, 14s.; Brass & Tinn, 1li. 4s. 6d.; Iron kittle & potts, 1li. 4s. 6d.; two spits, 4s. 6d.; two Tramels, 12s.; Andirons, fire shovell, Tonggs, hamer with some old Utensils, 14s.; Armes & Ammunition, 1li. 8s.; total, 379li. 15s. 6d.; two holland pillowbeers, 16s. 6d.; thre pillowbeers more, 6s.; one cubbord Cloath, 10s.; Table Cloath & Napkins, 10s.; one holland Sheet, 1li.; other Course sheets, 2li.; Books, 12s.; Cattle, 30li.; Cart & wheels, 1li. 10s.; one small Timber Chaige, 12s.; one Draft Chaîne & yoaks & Spanshackle & pine, 12s.; one old share & horse Tackling, 5s.; beetle & one wedge, 5s.; two axes & howe, 6s.; one Dung brome, 3s.; Swine, 2li.; cushins, 3s.; wooden Utenciles & lumber, 3li. 18s.; Earthen ware & Cubbord Cloath, 8s.; one warmeing pan, 3s.; one meate tubb & one old barell, 3s.; 45

& the dutye incumbent on mee, to set my house in order before I dye doe thinke it now full tyme to attend this worke and therefore after my Committing of my Deare flock, unto the tender care of that great, & good shepheard the Lord Jesus Christ, & bequeathing my immortall soule into the hands of my mercyfull Creator, redeemer, & sanctifier, & my bodye unto a Comlye, & desent buriall: I doe make, & Constitute my Last will, & testament, in manner, & forme following. ffirst I doe Constitute, & appoynt my two sonns (viz) Samuell whitening Liveing at Billericai, & Joseph whiteing Liveing now with mee at Lynn to bee my Lawfull, & onelye Executo^rs unto whom joyntlye I Comitt that portion of outward things, or the whole estate that I shall Leaue at my decease to bee disposed of by them, according to my order herein Expressed. My will is that all my Lands I am possessed of bee inherited by my two sonns my Executo^rs Samuell, & Joseph, as I shall appoynt it out unto them. My will is that my Eldest sonn Samuell shall haue, & possess for him, & his heires my farme of foure hundred acres of upland, & medow (be it more, or Less) at Dunstable, with all the priviledges appertaining there unto: As alsoe fourteen acres ||of marsh|| Lyeing in Rumnye marsh in the Township of Lynn (be it more or Less) it being in the first devision of Lotts there, bounded according to the Towne records

“Alsoe my will is that my second son John whiteing Liveing in ould England, at Leverton in Lincolneshire, shall by my sonns that are my Executo^rs haue thirtye pounds of my estate that I Leave, sett out to him as an addition to what ||he hath|| alreddye receiued (viz) ten pounds in monyes, & twentye pounds in common paye according to the ordinarye prises of Corne, catle &c: in the countrye. My will further is that my third sonn Joseph whiteing, shall haue, & possess for him, & his heires after him: my dwelling house with the orchard, & Lott adjoyning, with all the priviledges of Comons, herbage &c: beLoning there unto. Alsoe eight acres of medow, or salt marsh (bee it more or Less): in the medow before the Towne, bounded with the Towne Records. Unto my daughter weld of Roxburye I Leave twentye pounds to bee paid by my executo^rs as an Addition to what shee hath received: ten pounds of it in monyes, & plate, & the other ten pounds in Comon paye, as Corne, & Catle &c: pass from man to man. Alsoe to my daughter Hubbard of Topsfeild: I order thirtye poundes to bee paid by my Executo^rs as ||an|| addition to what shee hath already received: ten pounds of it

to bee paid in monyes or plate & twentye in Common paye according to the ordinarye prise y^t corne or catle &c: passeth from man to man y^t is not accounted as monye. I have alsoe promised to Leave to my sonn in Law m^r. Jeremiah Hubbard a parcell of Bookes set out to him, which I judge to bee well worth ten pounds for his son Samuell, or whom hee shall see meet to Leave them to. And Lastlye my will is that my two sonns my Executo^rs shall haue besydes the Lands beefore mentioned all the remainder of my estate equallye to bee divided betwixt them after they have paide out what I haue ordered to their brethren, & sisters in this my will In wittness here unto I haue sett to my hand, & seale the daye, & year aboute written."

Samuel Whiting, Sen. (SEAL)

Witness: Andrew Mansfeild, Samuel Cobbett, Francis Burrill.

Proved in Ipswich court Mar. 30, 1680, by Andrew Mansfeild and Francis Burrell.

Inventory of the estate of Rev. Mr. Samuell Whiteing, late Pastor of the Church of Christ of Lynn, who departed this life Dec. 11, 1679, taken Dec. 18, 1679, by Andrew Mansfeild and Francis Burrill: The dwelling house, orchard Lott marsh & farme at Dunstable, 362li.; monyes & plate, 77li. 2s.; cowes, sheepe & swine, with one Cow hyde, 42li. 9s.; Beding, Bedsteads, Curtaines & vallence, 15li. 19s.; wooden ware, tables, stooles, chairs, Cupboards, chests & caske, 9li. 10s.; Lynnen, 9li. 6s. 6d.; Apparrell, 10li. 11s.; Bookes, 10li. 16s.; Provisions, 4li. 15s.; Brasse, puter, Iron, Earthen ware & other small things, 8li. 15s. 4d.; debts due unto the estate, 15li. 10s.; Linnen & woolen Cloath with some other things before omitted, 4li. 1s. 8d.; total, 570li. 15s. 6d. The estate debter, 4li. 5s. 1d.

Attested in Ipswich court Mar. 30, 1680, by Samuell and Joseph Whiting, executors of their father's will.

Essex County Probate Files, Docket 29,659.

ESTATE OF WILLIAM HOOPER.

Administration upon the estate of Wm. Hooper, intestate was granted Mar. 30, 1680, unto Elizabeth, the widow, and there being three children living, and she being with the fourth, the court ordered 8li. to the eldest son and 4li. a peice to the other three, if any die their portion to be divided among the surviving, the land to stand bound.

Ipswich Quarterly Court Records, vol. 5, page 351.

administrator to the estate of Mary Marchant, widow, and administratrix to the estate of William Marchant of Ipswich, all claim which they may have in the estate of Mary Marchant and William Marchant. Signed and sealed July 29, 1697. Witness: Wm. Fellows, Martha Brewer.

Acknowledged by William Goodhue, 3d, July 31, 1697, before John Appleton.

Whereas Henry Osborne administrator of the estate of Mary Merchant of Ipswich, being cited to appear and render an account of his administration on said estate, appeared accordingly by his attorney John Osborne, and he producing acquittances for two of the children interested in said estate, and there being but one child more, Elizabeth, who married Anthony Lowden of Portsmouth, and Philip Fowler of Ipswich appearing by his letter of attorney in behalf of sd. Lowden, John Osborne bound himself to pay over to Anthony Lowden or to his attorney, 14li. 13s. 4d., which is the full share of said Elizabeth Lowden, in the estate of Mary Merchant. The land still to stand bound for the payment of the same. Signed and sealed Aug. 2, 1697. Witness: John Croade, Mary Smith.

Philip Foulter, attorney to Anthony and Elisabeth Louden, acknowledged June 23, 1698, the receipt in full, of her share of all willed to her by her grandmother Marchant, and acquitted Henery and John Orsborne from all further claim.

Essex County Probate Files, Docket 18,196.

ESTATE OF JOHN HARRIS.

Administration upon the estate of John Harris, intestate, was granted Mar. 30, 1680, unto Honor Hall and Lewis bafor and they to bring in an inventory to the next court.

Ipswich Quarterly Court Records, vol. 5, page 351.

Inventory of the estate of John Harris, cooper, taken Mar. 27, 1680, by Richard Walker and Abraham Tilton: a bung boarer and two shaveing Knives, 10s.; A crissiff, 7s.; a Round shave, 6d.; an Ax, 8s.; two Adses, 12s.; A heading Knife and howell, 4s. 6d.; three compasses, 6s.; two Crowsing Irons, 3s.; two breast Wimble Stocks and a head Pullee, 3s.; Chalk, 1s. 4d.; three neckcloths, 14s.; other linnen, 4s.; two shirts and an old neckcloth, 5s.; Woolen Clothes and Stockins and an old pr. of shooes, 8s.; a hatt, 2s.; a chest, 10s.; a Pike Staff, 2s. 6d.; Trusse hoops and other hoopoes, 5s.; four yards of Cloath and four dozen of buttons, 1li. 4s.; Woolen Clothes, 10s.;

Stockins, 8s. 6d.; Neckclothes and other Linnen, 5s. 3d.; Gloves, 9d.; a shirt, 4s. 6d.; shoes, hat & Apron, 9s.; a comb, Knife and Steel, 1s. 3d.; Ribbin, a purse, 1s. 10d.; in money, 2s.; 1000 of Staves, 1li. 10s.; Debts upon the booke due to the estate, 7li. 19s. 2d.; total, 18li. 1d. Debts due out of the estate, 7li. 19s. 3d.

Richard (his R H mark) Hutton and John Knowlton, sr., being desired by Hannah Ardway to take account of the pains and cost she hath expended upon a young man named John Harris, who lay wholly upon her hands both for meat, drink washing and lodging for the space of nine weeks, and which we apprehend she should have 9s. per. week, amounting to 4li.; for expence at the Docter, 4s.; twice goeing to Salem, 4s.; for linnen, 1s.; John Severy providing the coffin & digging the grave, 10s.; total, 5li.

Deposition of John *draire* that "I asked John Haris whether he and Lewes wife ware a kinn: he told me he thought she ware but he was not sartaine but he have sent to his Father: after he told me that he have reseaved a letter from his father and was informed she was kin."

Deposition of Elizabeth Graves aged thirty nine that "being at Lewes Befords house, John harise lately deseaced came into the house and said unto Lewes wife cozen Janne I will now tell you how you came to be a kinn to me youre fath^r. and my Fath^r were owne Broth^{rs} for I haue now sartaine inteligenc by a leter from my fath^r. w^{ch} letter the above mentioned Haris then shewed I this deponant further testefy that I have often observed that John Haris frequently cam to the house of Lewes sometims the best part of a week to gather."
Essex County Quarterly Court Files, vol. 32, leaves 134, 135.

ESTATE OF MRS. FAITH WARNER OF IPSWICH.

"Whereas there was an estate left by Edward Browne late of Ipswich deceased and he haveing by will disposed of his Reall estate unto his two sons Joseph & John Browne, and left all both Reall & psonall in the hands of his widdow ffaith Browne for tearme of life (exsept eight acres of Land & a pcell of meadow) and by his will his sd widdow to dispose of the rest of the estate to his children, Know all men by these presents, that I ffaith Warner late wife unto the aforsayd Edward Browne being in good health at present, not knowing how soone a change may happen w^{ch} are all subject unto and

Bushels of Corne, 6li. 15s.; mault 14 Bushels, 2li. 16s.; a Remnant of Sardg, 1li. 16s.; a Croscut Sawe & fan, 4s. 6d.; Cotton wool & flax, 11s.; Bridle & Sadle, 12s. The debts of James Molton, Sen. are as follows: to Mr. Will. Browne, Sr., 10li. 11s. 2d.; Mr. Francis Wainright, 5li. 10s. 11d.; Mr. Lindall, 4li. 19s. 1d.; Deacon Goodhue, 2li. 14s.; Mr. Batters, 2li. 10s.; Capt. John Corwin, 1li. 7s. 7 1-2d.; Thomas Ives, 1li. 2s. 6d.; Capt. George Corwin, 13s. 1 1-2d.; Go. Gaines, 12s.; Deacon Nolton, 10s.; Mr. Farlow, 3s.; Go. Harriman, 7s.; Capt. Gerrish, 5s.; Mr. Gerrish, 2s.; Go. Gage, 2s.; Go. Stackors, 6s.; Mary Horton, money, 15s.; Mr. Thomas Gardiner, mony, 15s.; Nathaniell Walden, 12s.; to the Cooper, 6s.; Go. Fiske, 4s.; to the Grave, 2s. 6d.; Thomas Clarke, 2s. 9d. ✓

Attested in Ipswich court 30:1m:1680, by Samuell Molton and James Molton, executors of their father's estate.

Essex County Probate Files, Docket 19,018.

James Molton, sr., often declared his intent in disposing of his estate at his decease, and desired Mr. Joseph Gerrish to write the same. He not having had experience in such matters did not clearly express the wishes of the donor, which may occasion some difference among the legatees, and especially in that clause of the gift to his son Samuel Molton of "his houseing & 20 acres of Land belonging to it more or less, after his Mother decease in y^t tis not expressed to him & to his heires as in other Legacies." I do here offer oath that it was my default through forgetfulness, and that it was fully expressed to me by the donor, to be Samuell Molten and his heires. Mary Molton, widow of James Molton, sr., testified to the truth of the above. Sworn Mar. 31, 1685.

Ipswich Deeds, vol. 5, page 33.

GUARDIANSHIP OF NATHANIEL WALDEN.

Nathaniell Walderne chose Walter Fairefield to be his guardian, Mar. 30, 1680. ✓

Ipswich Quarterly Court Records, vol. 5, page 351.

ESTATE OF MRS. MARY MARCHENT OF IPSWICH.

"The Last Will, & Testament of Mary Marchent Widdow, who, though weake in Body yet of good understandinge, doth disspose of her Temprall Estate, in maner & forme as ffoloweth, Impri I Give My Daughter, Mary Ossburne her Children my whole estate, Left unto mee by my Disceaced hus-

band William Marchent w^{ch} is the one halfe of the whole estate that hee died Ceaz'd on, as it appears by the Inventory Recorded in the court Roolles of Ipswich, which estate Remaines yet undevided unto mee, The which, my will is, shall bee, Devided in Equall Proportion, amongst the children aforesd. Notwithstanding my will is That my daughter Mary aforesd shall haue the use theroff Dureinge the time off her Naturall Liffe, & then to be Dissposed off, as abouesd. And allsoe my will is that in case any of the Children Die Before they haue Received their Proportion that then that share ||or shares|| shall be Equally Devided Amonge the surviueing. As for any other Estate of mine as Books wearing Cloathes or the Like, I Leaue to my Daughter to Disspose as she see cause for her selfe and the children. This is my Last will as wittness my hand this 25 June ||1679||."

Mary (her M mark) Marchantt.

Witness: Moses Pengry, sr., Aaron Pengry, sr.

Essex County Probate Files, Docket 18,196.

Administration upon the estate of Mary Marchent, widow, intestate, was granted Mar. 30, 1680, unto Henry Osborne, he to administer according to a paper declared to be her mind, the land to stand bound.

Ipswich Quarterly Court Records, vol. 5, page 351.

John Osborne of Ipswich, son of Henry Osborne of Ipswich, releases unto his father Henry Osborne, administrator to the estate of Mary Marchent, widow, and administratrix to the estate of William Marchent of Ipswich, all claim which he may have in the estate of Mary Marchent and William Marchent. Signed and sealed July 29, 1697. Witness: John Appleton, Elizabeth Appleton.

Acknowledged by John Osborne July 31, 1697, before John Appleton, J. of Peace, and Aug. 2, 1697, before Barth. Gedney, Judge of Probate.

Henry (his E mark) Osborne of Ipswich, ordained his son John Osborne, his lawful attorney, and he to appear before the Court and render an account of his administration on the estate of Mary Marchant. Signed and sealed July 29, 1697. Witness: John Appleton, Elizabeth Appleton.

Acknowledged by Henry Osborne, sr., July 31, 1697 before John Appleton.

William (his |W G mark) Goodhue of Ipswich, who married Mary Goodhue, daughter of Henry Osborne of Ipswich, releases unto his father Henry Osborne, as

my house & brought in his hand & delivered the within written to me as his last will & read it to me & said pray take it & seale it up till you heare how God shall deale with me in my voyage."

Agreement between Hilliard Veren, sr. and Hannah Verin, widow of Hilliard Veren, that according to the tenour of the above writing or will the widow aforesaid shall have and hold the house and furniture, with the land adjoyning, mentioned in the will aforesaid, to her and her heirs forever; that all the other real and personal estate already in hand being estimated at six hundred pounds in the will, be divided equally between Hilliard Veren and the widow, for the uses mentioned in said will, the debts of the estate to be paid equally by them; that care shall be taken to draw in what belongs to the estate in Barbados, England, &c., and upon receipt thereof, to be divided equally between the above mentioned, and if either party decease before, then it to be accordingly to the heirs of the deceased party; that an inventory be taken and presented to the court, with the request that this mutual agreement be allowed. Signed and sealed June 29, 1680. Witness: Bartholomew Gedney.

The above allowed and confirmed in conjunction with the will, by the Salem court, June 29, 1680.

Inventory of the estate of Hilliard Veren, jr. taken June 24, 1680, by John Higgenon, jr. and Thomas Gardner, jr.; In the shopp, 7 peeces searge at 55s. per, 2 peeces gray collered searg at 3li. per, 21 yds., 2li. 15s., 28li.; 8 yds. 1-4 cloth searge at 4s. per., 21 1-2 yds, cource carsey at 2s. per, 3li. 16s.; 15 yds. long *old* searge at 3s. per, 3 yds. fine carsey at 5s. 6d. per., 3li. 1s. 6d.; 10 yds. 1-4 Irish carsey at 3s. per, 9 yds. 1-4 sad gray carsey at 4s. 6d. per., 3li. 12s. 4 1-2d.; 8 yrds. mixt carsey at 30d. per., 6 yds. 3-4 colerd halfe thick 2 remnants, 2s. 3d., 1li. 15s. 2 1-4d.; 45 yds. Red halfe thick in 2 peeces 2s. 3d. per., 5 yd. collrd cotten, 13d. per., 5li. 6s. 8d.; 4 yrds. wt. cotten 1-4d. per., 13 yrds. red cotten at 16d. per., 23 yd. penestone 2s. 3d. per., 3li. 13s. 9d.; total, 49li. 5s. 5 3-4d. 3 peeces of blew linen cont. 103 yrds. & in remnants 55 yrds. all is 155 yrds. at 10d. per., 6li. 9s. 2d.; 12 yrds. red flannell, 18d. per., 7 yrds. Irish blanketting at 12d. per., 1 carpett, 4s., 1li. 9s.; 1-2 peece 2-3 Dowlas, 4li., 4 remnants dowlas cont. 118 yds. at 20d. per., 13li. 16s. 8d.; 3 small remnants qt. 7 yds. 3-4 at 20d. per., 8 yrds. 1-4 broad dowlas at 2s. per., 1li. 9s. 5d.; 33 yrds. 1-2 Irish linen browne at 22d. per., 24 yrds.

1-4 ditto at 19d. per., 4li. 19s. 9 3-4d.; 4 peeces course Irish linen, qt. 33 yds. at 12d. per., 10 yds ditto at 12d. per., 2li. 3s.; 8 yds. 1-2 course holland at 2s. per., 6 yds. fustin at 10d. per., 1li. 2s.; 22 yds. 1-2 canvis at 12d. per., 35 yds. 1-2 ditto at 11d., 17 yds. 1-2 ditto at 13d., 3li. 14s.; 19 yds. canvis at 10d., 62 yds. 3-4 narrow canvis, 9d. per., 3li. 2s. 11 1-4d.; 1 peece & 19 yds. pole dany at 15d. pr. yd., 12 yds. wt. Duffells at 2s. 9d., 5li. 1s. 9d.; 10 gross 4 doz. gimp coate buttens, 2s. 3d. per., 7 gro. 11 doz. silck coat buttens, 4s. per., 2li. 14s. 11d.; 13 doz. silk brest ditto 2d. 1-2 per., 5 gro. 1-2 wt. wascoat buttens at 12d. per., 8s. 2 1-2d.; 49 yrd. cotten Ribbon at 1d. 1-4 per., 52 yds. 1-2 galloone 1-2 silk 2d. per., 13s. 10 1-4d.; 33 yds. of manchester 1d. per., 8 peeces tape 8d. per., 3 Ivery combes, 2s. 8d., 10s. 9d.; 8 yd. wt. flanel 18d. per., 12s.; total, 97li. 13s. 1-2d.; 3 pr. wt. thrid stockins, 12d. per, No. 27, 25, 5li. 1-2 wt. browne third at 5s. per., 1li. 10s. 6d.; 1li. 1-2 ditto 5s. 6d. per, no. 20, 22, 23, 2li. 1-4 ditto at 4s. per. 1-2li. fine thrid, 20s., 1li. 17s.; 5 brushes 8d. per., 4 papers pins 2d. per., 16 pr. mens course worsted hose 3s. per., 2li. 12s.; 6 pr. mixt woemens hose, 3s. 6d. per, 2 pr. course mens yarne 12d., 1li. 3s.; 4li. silk at 22s. per, 1li. 1-2 collrd thrid 3s. per., 1 Hatt 2s. 6d., 4li. 15s.; 5 candlestickes 8d. per, 3 locks 1 pr. dove tailes, 1 gimlett, 3s., 1-2li. bone, 9d., 7s. 1d.; 21 pewter dishes qt. 127li. 3-4 at 12d. per., 7 large plates 16d. per., 6li. 17s. 1d.; 23 2d sort of plates 14d. per, 18 smale plates 12d. per., 2li. 4s. 10d.; 6M. 3C. 1-2 20d. nailes at 9s. per., 7M. 4d. nailes at 2s. 3d. per., 3li. 12s.; 24 pole of land by Pritharches 10li., 1-2 an acre by Abra. Coles, 10li., 20li.; New England money 38li. 10s. peeces of 1-8, 65 &c. 17li. 2s. 6d., 55li. 12s. 6d.; disburst upon mourning wch layd out in money & alowed on acct. to them yt disburst it for Mrs. Veren, 16li. 6s. 7d.; total 218li. 11s. 10d. Debts due to the estate as pticulars good & bad, 435li. 1s. 1d. The dwelling house & land thereunto belonging, 240li.; furniture of the house, viz., Parlor, 12 Turkey work chaires at 9s. pr., 5li. 8s.; 2 square tables at 24s., 1 pr. large brass Andirons 20s., 2li. 4s. Hall, 6 lether chaires, 3s. 6d. pr., 2 tables 8s., 4 straw bottom chaires, 5s., 2 calico carpetts, 4s., 1li. 18s.; 1 old low lether chaire, 1s., 1 pr. andirons, 4s., 1 looking glass, 4s., 3 brushes 2 coms, 30d., 11s. 6d.; 1 large Iron candlestick, 14s., 5 small, 1 large booke, 15s., 2 cushions, 18d., 1li. 10s. 6d.; 1 standish & penknife, 12d., 6 old joyne stooles, 6s., 6 silver spoons & broken plate & 3 cupps, 5li. 14s., 1 Seale Ring, 1 small & 1 silver Ring, 2li. 3s., 8li. 1s.; 1 Gold Seale, 15s., a vice to open

sometimes suddaine, for the settling therfore of that estate left me to dispose off by my aforesayd husband, do make this my last will & testament first for my eldest sonn Joseph Browne, his ffather haveing sufficiently provyded for him by his will, to more then a dubble portion, I therfore have only given unto him, the shop tooles, w^{ch} amounted unto three pounds six shillings, w^{ch} he hath had in full possession ever since his ffather dyed Item I give unto my other son John Browne besyds, the little pcell of land he is to enjoy after my decease, I give unto him a flockbed, & bolster Rugg & blankett and one paire of sheetes, out of the chest & the straw bed all w^{ch} are in the house, and left with my sonn Joseph, also I give him a cow w^{ch} is also in my sonn Josephs hands, also I give unto him the sd sonn John Browne eleven pounds ten shillings after my decease, w^{ch} is due to me by bond from my p^rsent husband Daniell Warner, and to my eldest Daughter I have allredy given unto her a feather bed, bolster, downe pillow, and the one halfe of my lenin & other houshold stuf w^{ch} I judge to be her full portion, and to my daughter Lidia Browne I give a cow now in the hands of John Browne glasier, and also a featherbed & bolster & pillow after my decease, and the other halfe of the linnen, standing in the house, with the other houshold stuff, and bedstead & tables left in the house, and I do apoint my son John Browne and my daughter Lidia to be my executor & executrix of this my will and desire my present husband Daniell Warner to be overseer to see this my will pformed, In wittnes heerof have sett my hand the 25 of June 1669."

Faith (her mark) Warner.

Witness: Robert Paine, Robert Lord.

Proved in Ipswich court Mar. 30, 1680, by Robert Lord, sr.

Inventory of the estate of Faith Warner, formerly wife of Edward Browne, taken Mar. 31, 1680, by Thomas Knowlton, sr. and Edmond Heard: one featherbed, bolster, Rugg and sheete, 5li.; one pare of sheetes & one pillow-beere, 1li. 3s.; one chest, pewter & bras, wooden ware & earthen in it, 18s. 6d.; one paire of sheetes, thre towells, 3 pillowbeers, one tablecloth & small lining, 1li. 9s. 6d.; two pewter dishes, one quart pott, pr. of bras scales & earthen ware, 8s.; one old trunk, one brass waite, & a peece of bed ticking, 2s.; two old Iron potts, one old brass kettle, one frieing pan & fire fork, one tramell and an old grediron, 14s. 6d.; one bedstead & bedcord, 3 curtains & vallins, one meale trough, 1li.; one table &

one table frame & one chaire, 4s.; a small flockbed, bolster, one Rugg, one blanket, one pr. of sheetes, 2li. 5s.; debt by bond, 11li. 10s.; total, 24li. 14s. 6d.

Attested in Ipswich court Mar. 30, 1680, by Lidia Chaffen formerly Lidia Browne, executrix to her mother's will.

Ipswich Deeds, vol. 4, page 341.

ESTATE OF HILLIARD VEREN, JR., OF SALEM.

At a County Court held at Boston, Apr. 27, 1680, power of administration upon the estate of Hilliard Veren, jr., late of Salem, (in the Island of Barbadoes), intestate, was granted unto his father Hilliard Veren, Capt. John Price and Hannah the widow of said Hilliard, they giving bond to present an inventory unto the next court at Salem.

Salem Quarterly Court Records, vol. 6, leaf 9.

"Salem Nouember the 10:1679 I Hilliard Veren Jun^r of Salem, now being bound to sea & not knowing how it may please God to deale with me make this my last will viz I giue unto my Deare wife Hanna Veren for euer, my now dwelling house, and land adjoining & furniture: the remainder of my estate which I leaue at home, which I value as money about six hundred pounds I say six hundred pounds: I giue unto my Honrd father & mother two thirds be it more or lesse, to be kept by them & improved for their use, the terme of their lives & at their decease, if any thing shall remaine, to giue it to the most hopefull & ingenious Grand children & the other third part to my wife. Alsoe the estate I carry with me, if I should miscarry & that p^rserved & com hom my will is that it be equally deuided between my wife & father & mother, & that alsoe improved as aboue mentioned and this I declare to be my absolute mind & will, In testimoney sett my hand, the day aboue mentioned."

Hilliard Veren, Jun^r.

"I intend by the grand children, my sisters children & Walter Price to haue an equall proportion with them."

H. Veren.

Mr. Benjamin Browne, Mr. John Higgenson and Mr. Thomas Gardner made oath in Salem court, June 29, 1680, that the above was in the hand writing of Hilliard Veren, jr.

Hilliard Veren testified in Salem court June 29, 1680, that "my son Hilliard Veren, that very morning before he went away this last voyage or a morning or two before he came into

Thomas Price should have possession of a farm at Lynn, which at that time was in the possession of Edmund Batter, who was made administrator with Joseph Humphreys to the estate of Col. John Humphreys, here in New England, leaving reservations for any relations of his that might lay claim thereto, now desires the court to consider her claim, that said farm may be settled upon the rightful heir.

Deposition of John Floyd, aged about forty five years, that being at Mr. Mieves house last spring, he heard Mr. John Miells and his wife own that they had both constituted Griffin Edwards to be their lawful attorney. Sworn in Salem court June 28, 1681.

Edward Richards, aged about sixty five years, testified that he knew that John Miles and Anne his wife, constituted their son Griffin Edwards, their lawful attorney, to act in their behalf in all their demands of lands that they laid claim to as their right in New England, that formerly was by grant given to Col. John Humphreys as a patentee; and further Mr. Jonathan Palmes sent for me to Boston, Jan. 17 last, and desired me to be of assistance to the said Griffin Edwards his brother. Sworn in Salem court 28:4:1681.

Essex County Quarterly Court Files, vol. 35, leaves 149, 151.

ESTATE OF JOSEPH ARMITAGE OF LYNN.

Administration upon the estate of Joseph Armitage, was granted June 29, 1680, unto Henry Stacy, who brought in an inventory and attested to the truth thereof.

Salem Quarterly Court Records, vol. 6, leaf 6.

Inventory of the estate of Joseph Armitag of Lin, taken July 1, 1680, by Rich. Haven and John Ballard: on smalle fether bed and two small bolsteres and a pillow, 3li. 5s.; too small ould Ruges, 15s.; parcell of ould clothes, 1li. 10s.; two ould chestes and beedsted, 10s.; a peare of shears and Iron, 2s. 6d.; total, 6li. 2s. 6d.

Attested in Salem court 29:4:1680, by Henry Stacye, the administrator.

The estate of Joseph Armitage Dr.: account of charges dew to Henry Stacy, ten weeks bord at fouer shiling per week, 2li.; cofin rail and diging the grave, 14s.; my own time tening and my wifes in time of sicknes, 10s.; in wine and sider for his buriall, 2li.; other charges at his buriall, 6s.; total, 5li. 10s.

Essex County Quarterly Court Files, vol. 33, leaf 77.

ESTATE OF JOHN SMITH OF SALEM.

“The last will & testament of John Smith mad y^e 20 day of y^e 11 month 1678 hauing my understanding & memory doth despos as folloeth first I giue unto my soon Georg Smith the west end of my house wherin I now dwell with half the ground & the use of the ouerns in the tother roome also I giue unto my soon Georg y^e tenacker loot and saltmarsh also I giue unto Georg on peutter platter which he will marked G S also I giue unto him y^e biggest iron pot & on iron skelet & all my iron tools on new great brass kettel on great chest & great table firpan & tongs old anderens & spit on fetherbed & furnatur belonging to it on heake I giue unto my dafter Exersis on fetherbed & the furnatur belonging to it also I giue unto her on great brass pan & ye midelmost iron pott & on brass skelett on platter marked G S on 3 pint pott on old pottenger the old brass pott to puetter sasers on brass candelstick & Georg the other brass candelstick & to Georg on pint pott: & to exersis the other & to Exersis on pine chest on littel trunk & to Exersis the est end of the house with the other part of the land joyning to it & also on pott heak & pott hookes & to Georg the other pott hookes 3 I giue unto my dafter Tamesen on trundel fetherbed & all y^e furnatur belonging on littel iron pott on peutter platter marked G S on half pint *pint* of peuter on old pottenger on coper kittel & 2 sasers on whit earthen basen & the sheets & other lining to be devided eaqually amonst all fouer of my childeren & all this to be don after my deseas if in cause I mak not use of it befor I goe out of this world: all thes pertickelers as houshold it is my will it should be fulfilled acordingly: but as for house & land & cattel or any kind as I haue befor mentioned Georg is to haue a dubl portion & the three dafters to haue eqall shar alike & Georg & Exsersis to ||pay to|| Mary & Tamesen: & brother Joshua Bofem & Samuel Shadock iunier to be the childerens ouerseers with the aduic of mother for the performanc of this my will: with full power to order my childeren for ther good as thay see best: and Georg is to dewel with Daniel Suthwick Exsersis to Joshua Bofems Tamesen to her sister mary: & if in caus mother shuld tak Tamesen to her self not to let her be a looser for what she hath don for: her and if in [case] Mary dy her portion to return to her soon Samuel in witnes herof I haue set my hand”

John Smith

Witness: Caleb Buffum, Mary Mills, Damaris Buffum.

Proved in Salem court 29: 4m: 1680, by the witnesses.

bottels, 12d., 16s. Halle chamber, 6 searge chaires at 5s. per, 1 chest drawers at 12s., 2 trunkes, 12s., 2li. 14s.; 1 bed, bedstead, 2 pillowes, 1 bolster, curtains & vallens, 3 blanketts &c., 7li. 10s.; 9 pr. pillow beers, 30s., 2 doz. diap. napkens, 1 diap. tablecloth, 24s., 2li. 14s.; 2 doz. dowlas naptkins, 1 small diap. table cloth, 24s., 16 towells, 12s., 1li. 16s.; 2 table cloathes, 6s., 1 cubord cloth, 5s., 1 silk cubord cloth, 6s., 17s.; 2 pr. fine sheetes, 24s. per., 1 pr. cource holland ditto 15s., 3li. 3s.; 1 fue dowlas sheet, 18s., 10 pr. cource sheets, 9s. per, 5li. 8s.; 1 pr. new searge curtaines with silck freng, 6li., 1 table cloth, 5s., 6li. 5s.; 3 pictures & the box; 1 plaine rugg & flockbed, 25s., 1li. 11s. Shop chamber, 1doz. 10 cource napkins, 1li., 8 tablecloathes worne, 10s., 1li. 10s.; 1 bed, bedstead, Rods, 4li., 1 box, 1 old Trunk, 4s., 1 Hamack, 10s., 4li. 14s.; 1 worsted thrum Rugg, 18s., 1 wt. blankitt, 5s., 1 basket & flaskett, 30d., 1li. 5s. 6d. Lento chamber, 1 sadle, bridle & furniture, 1 carbine 15s., 1 pr. pistolls, holsters, rapier, &c., 2li. 16s. Garret lento, meale trof, bagg & lumber, 8s., 50li. pewter at 9d. per., 13 plates 12d. per., 2li. 18s. 6d.; 1 bason, 5s., 5 sacers 2d. per., 7 porringers 10d. per., flagon, salt, 2 potts, 6s., 17s.; 2 smale brasse candlestickes, 3s., 2 brass scillets, 2 chafin dishes, 7s., 10s.; warming pan, 1 skimer, 8s., 1 brass Kettle, 30s., spit & friing pan, 4s., 2li. 2s.; 1 Iron pot, 1 Kettle, 7s., 1 pr. andirons, 4s., fire shovell, tonges & a forke, 4s., 15s.; gridiron, a clenly, 3s. 6d., 2 tramells, 1 pr. pot-hooches, 8s., 11s. 6d.; 1 Jack, 1 pr. bellowes, 17s., 3 chaires & 1 cushion, 4s., 1 case, 7 bottles, 8s., 1li. 9s.; 18 earth plates, 4s. 6d., 6 earth basons, 8s., 2 earth dishes, 2s., 14s. 6d.; chamber potts & jugs, 4s. 6d., tin ware, 7s., glasses & bottells & other smale things, 16s., old cask in the seller, 6s., 1 pr. stilliards, 1li. 6s. 6d.; total, 969li. 1d. The estate is due for severall disbursements for mourning & other debts, 57li. 6d.; soe much layd out by Mrs. Veren for mourning as per inventory, 16li. 6s. 7d.; the estate is Dr. by a mistake upon the casting up of the silks, 1 gross buttens & browne linen all is 4li. 6s. 6d.; the estate is Dr. in England, &c.

Attested in Salem court June 29, 1680, by Hilliard Veren, Capt. John Price and Hanah Veren, relict of Hilliard Veren.

Essex County Court Records, vol. 301, pp. 151-154.

ESTATE OF JOHN SOUTHWICK OF SALEM.*

A proposal being made on the behalf of the youngest child of John Southwick, deceased, that her portion of estate might

*See *ante*, vol. 2, page 313.

according to the order of the court at Salem, Nov. 26, 1679, be set out for her, this court May 4, 1680, appointed Capt. John Corwin, Capt. John Price and Mr. Hilliard Verrin or any two of them, to compute the child's proportion and to set it out if it be in land, and make return to the next court for their further consideration and confirmation.

Ipswich Quarterly Court Records, vol. 5, page 354.

ESTATE OF JOHN HUMPHRIES, ESQ.*

Griffen Edwards, husband of Elizabeth, the daughter of Ann the now wife of Mr. John Miles, the only child of John Humphreyes, Esq., deceased, presented to the court June 28, 1681, a letter of attorney under the hand of said Ann, his mother in law, to act in her behalf, relating to any right she might have in the estate of her father, and also produced a certificate under the hand of the Mayor of Clonmell, Ireland, and attested by several, that said Ann is the only surviving reputed child of John Humphryes, and he was granted administration in the behalf of said Ann, of all the estate of John Humphryes here in this Colony of Massachusetts. The court having formerly ordered Mr. Thomas Price and Mrs. Elizabeth Pelham upon their receiving Col. Humphryes farm at Lynn into their hands, to pay 75li. 17s. to Mr. Edmond Batter, which was a debt due from the estate, now order that they may keep the farm in their possession as formerly, until they shall be reimbursed the 75li. 17s. and also be reimbursed the ten pounds which as a legacy of Mr. Joseph Humphreyes they paid to Mr. Samuiell Whiting, pastor of the church of Lynn, and then upon such receipt, that possession to be delivered to Griffen Edwards in right of Mrs. Miles.

Salem Quarterly Court Records, vol. 6, leaf 18.

A letter showing that John Miles of Swanzey, in the colony of New Plimouth, clerk, who married Ann Palmes, widow of William Palmes, late of Ardfinan, Ireland, Gent., and Ann his wife, constituted their son Griffen Edwards of Boston, merchant, their lawful attorney. Signed and sealed Jan. 15, 1680. Witness: Jno. Haynes, Roger Dobelday.

Petition to the court at Salem, June 29, 1681, of Griffen Edwards, attorney to John Miles and Anne his wife, only surviving child of Col. John Humphreyes, deceased, that whereas the 26: 9m: 1672, order was given that Elizabeth Pelham and

*See *ante*, vol. 1, page 345.

Inventory of the estate of John Smith taken Apr. 16, 1680, by John Pickrin and Samuel Gardner, jr.: ye west end of his dwelling house & halfe ye land adjoining to his house & his barne, 45li.; ye east end of his dwelling house & halfe ye land adjoining to his house, 25li.; his ten Acor lot in ye north feild & an Acor of saltmarsh, 60li.; a stear of 3 year old, 40s., 1 cow, 50s., 1 heifer, 30s., 1 horse, 40s. & a sheep, 6s., 8li. 6s.; a fether bed, bolster, pillow, 3 blanckits, 1 Rug, A winscot bedsted & Curtins and vallians & Iron Rodds, 6li. 10s.; A fether trundlebed & bedstead, 2 pillows & 4 blanckits, 2li. 5s.; A fetherbed & bolster, 2 Rugs, bedstead & 3 blanckits, 3li. 19s.; a bedstead, bedcord & matt, 10s., saddle, saddle cloth & stirrups, 20s., A window Cloth, 2s., 1li. 12s.; 4 pr. large sheets, 3li. 4s., 3 small sheets, 10s., 10 pillowbears, 10s., 10 napkins, 4s., 4li. 8s.; A peuter 3 pint pot, a pint Ale measure, 1 pint pot, halfe pint pot wine measure, 3 old porengers, 2 small old sacers & 1 new sacer, a half pint bottle, a beaker, 3 old platters, 2 small dishes, a new bason, a plate, 2 old chamber potts, 1li. 12s. 6d.; 2 brasse candlesticks, 11s., 5 glasse bottles, 3s., tin ware, 2s., a silver dram cup, 3s., 1li.; A great ston Jug, 3s., 3 small Juggs, a white bason, platter & a pott, 4s., 7s.; 6 small glasses, 6d., 1 doz. trenchers, 9d., a new pair womens shoose, 2s. 6d., 3s. 6d.; 5 earthen potts, 1s., 1 small earthen Jug & saltsellor, 9d., A padd, 18d., 3s. 5d.; 2 linin wheals, 5s., 6 wooden trays, 4s., A corn basket, 6d., A old hhd. & 8 old barels, 4s., 13s. 6d.; A great Chest, 10s., a box, 3s. 6d., a meal trough & 3 old meal baggs, 6s. 6d., 1li.; 5 oagers, a speak gimblit, 2 hand playnes, A fore plaine, 2 Cresing playns, 7s. 6d.; severall other working tools, 34s., with old Iron, 1li. 14s.; A small table, 18d., a great table, 5s., 6s. 6d.; 1 fire shovel, 1 pr. tongues, 18d., a frying pan, 1s., an Iron skellet, 4s., 6s. 6d.; 3 Iron potts. & potthooks, 14s., 2 brasse pots, 7s., 1li. 1s.; a spade, pr. fettors, half bushel, peck & 5 wooden dishes & bread Tray, 6s. 6d.; brass mortar, 2 presing Irons, 1 box Iron, 2 heators & a pr. sheers, 9s.; an ower glasse, 6d., 3 oald sives, 1s., 6 old chayers, 6s., 8s.; 1 great brasse Kettle, 40s., midling old brasse Kettle, 8s., 1 smal Kettle, Copper, 8s., 2li. 16s.; a great brasse pan, 12s., a little Kettle, a skellet skimer, 3s., a warming pan, 6s., 1li. 1s.; pr. wooden skalls & 4 waits, all 10 1-2li., 3s. 6d., a pine Chest, 4s., 7s. 6d.; Cart & wheals & slead, 22s., 2 hakes 2s. 6d. pr. ps., 1li. 7s.; about 2-3 of a barrel pork, 30s., a swine in ye woods of 3 year old, 15s., 2li. 5s.; total, 174li. 15s. 5d.

There are severall debts demanded of ye estate as already

appears to ye value of 13li. od Monys & what more may be we yet know not, as also about 6li. od Monys due to ye estate, but what time will farther manefest we know not, for we have not as yet ye full certinty of things from ye place where he dyed wch was in Vergenia. Signed, Joshua Buffum, Samll. Shattock, jr.

Attested in Salem court 29:4:1680, by Joshua Buffam and Samuell Nurse, who had power of administration granted to them upon the estate, they to have respect to the fulfilling of the will of the deceased, only the court ordered that the administrators pay out of the estate to John Nurse, a grandchild, 20li., payable within six months after George and Exercise children of the deceased, come of age.

Essex County Quarterly Court Files, vol. 33, leaves 95, 96.

ESTATE OF THOMAS FLINT OF SALEM.*

A return being made by Lt. Thomas Putnam, Lt. John Pickering and Tho. Flint of a division of some land as by the will of Thomas Flint, sr., it was allowed June 29, 1680, and the original filed in this court's records.

Salem Quarterly Court Records, vol. 6, leaf 6.

ESTATE OF ELEAZER HATHORNE.

Mr. Eleazer Hathorn dying intestate, and none appearing to take administration, the court June 29, 1680, ordered that the marshall make inquiry what estate may be found and make return thereof to the next court.

Salem Quarterly Court Records, vol. 6, leaf 8.

ESTATE OF JOHN DAY OF GLOUCESTER.

Administration upon the estate of John Day, intestate, was granted 29:4:1680, unto Ann Day, the relict, who brought in an inventory which was allowed.

Salem Quarterly Court Records, vol. 6, leaf 9.

Inventory of the estate of John Day taken June 26, 1680, by Edward (his E W mark) Wollond, sr. and Jos. Hardy, jr.: 2 bedsteads and beding belonging to them, 2li. 10s.; a hous wich stands upon Mr. Jos. Graftons land, 65li.; 1 chest, 1 box, 2 tables, 7 chairs & 2 stools, 18s.; 1 Iorn pot, 1 Iron skellet, a pr. bellows and 1 pr. tonges, 1 warming pan, hake, box and heaters, 13s.; 1 muskit and an old cutlis, 11s.; woolen

*See ante vol. 2, page 139.

wheel, a pr. cards and Earthen things, 5s.; his old sea cloths, scale, compasses, a forestaf, old callender and 2 sives, 1li.; money, 2li. 4s.; total, 73li. 1s. Debts due from ye estate to Mr. Joseph Grafton about 12li.; Mr. John Grafton about 8li.; Mr. Tho. Ifes about 10li.; Mr. Edm. Batter about 2li.; Capt. George Corwin about 3li. 10s.; Mr. Tho. Skinner in money, 5li.; total, 40li. 10s.

Attested in Salem court 1: 5m: 1680, by Ann, the relict, and administratrix of the estate, and when the debts are paid the remainder to be to the widow for her own use and bringing up her children.

Essex County Quarterly Court Files, vol. 33, leaf 107.

ESTATE OF WILLIAM SUTTON OF NEWBURY.

Administration upon the estate of William Suttten, intestate, was granted June 29, 1680, unto Sarah, the widow, who brought in an inventory and attested to the truth thereof.

Salem Quarterly Court Records, vol. 6, leaf 6.

Inventory of the estate of William Sutton who deceased May 9, taken Newbury, May 27, 1680, by John Badger and John Kelly: a hors, 4li.; plough and Irons and pin, 15s.; 3 calves, 2li. 14s.; sleet, 7s.; 3 pigs, 1li. 4s.; shovell, 3s. 6d.; whipple tree chayne, 3s.; hors harnes, 8s.; pair of fire tonges, 3s.; wheele for spinning, 4s.; 2 chayers, 3s.; pair of buf gloves, 5s.; 3 sheets, 1li. 17s. 6d.; 2 pair of stokens, 8s.; 4 yards of homspun cloth, 14s.; 3 shirts, 19s.; Table lining, 5s.; 2 Bands, neckcloths and handkercheifs, 10s.; pilobeir, 2s., a chest 4s., 6s.; wareing clothes, 2li. 10s.; hat and cap, 4s.; pair of gloves, 2s. 6d.; 2 glas bottles, 1s., awl, Bodkin, hamer, 2 knives, 2s., 3s.; 4 spoones, 1s., wooden ware 1s., tin ware, 5s., 7s.; skillet, grater, poringer, 5s., earthen ware, 1s. 6d., 6s. 6d.; a bible and a pair of bridle bits, 4s.; 2 pair of shooes, 9s., a saddle, 10s., 19s.; wooll, 12s., mor hors takling, 3s., 15s.; bed and blanket, 5s.; a half barrell, 2s., pair of fetters and lock, 4s., 6s.; 4 sheep, 2li. 8s.; his labor about the Lot, 3li.; five pound of cotton yarne, 15s.; from Thomas Martin for keeping of his Sun, 2li.; a bushell and half of corne, 4s. 6d.: total, 30li. 19s. 6d. Debtor to Richard Kent, 5li.; Georg Maior, 15s.; Joseph Plumer, 7s. 6d.; Joseph Pike, 5s.; John Knight, 5s. 8d.; Joseph Knight, 4s. 9d.; Nicholas Noyes, 4s.; Ms. White, 1li. 10s.; Peetter Uter, 15s.; Richard Dole, sr. 9s.; Doctor Dole, 15s. 9d.; Jabis Musgrove, 4s.; John Emmury pr- a coffin, 7s.; Joshua Morse, 2s.; Steephen Greeneleaf, 15s.

6d.; John Bartlet, sr., 8s.; James Coffin, 7s. 3d.; Georg March, 1s. 6d.; John Hog, 2s. 6d.; Sammuell Plumer, 2s. 6d.; John Kelley per shoos, 6s.; total, 11li. 7s. 11d.

Attested in Salem court 30:4:1680, by Sarah, the widow.

Essex County Quarterly Court Files, vol. 33, leaf 78.

ESTATE OF JOHN COLLINS OF LYNN.

Administration upon the estate of John Collens, intestate, was granted 29:4m:1680, unto Abigaile Collens, the widow, and there being an inventory brought in and allowed, as also an agreement drawn up by the widow with consent of children and relations of the father and mother for settling the estate, it was allowed.

Salem Quarterly Court Records, vol. 6, leaf 9.

Inventory of the estate of John Collins of Lynn, who departed this life about Dec. 22, 1679, as being cast away at sea, and dyed intestate, taken Mar. 27, 1680, by Andrew Mansfeild and Ralph King and presented by Abigaile the widow of the deceased: weareing apparrill yt was not lost at sea, 3li. 8s.; Beding, Bedsteads, sheets, curtaines, vallenc, 17li. 1s.; cubord, cuboard cloath & a chest, 3li. 5s.; Tables & joyned stools, 1li. 12s.; an ould cuboard, cradle, cheers & wheels, 1li. 5s.; 5 cows, 2 oxen, 2 steers, 33li. 10s.; 19 sheep, 9li. 10s., puter & a Lattin pann, 1li. 15s., 11li. 5s.; Brass, 2li., Iron pott & kettles, frying pan & a mortar, 1li. 14s., 3li. 14s.; dog Irons, pot hooks, a pot hanger, 1li. 5s.; Armes, 4li., stiliard, 10s., syths & sickles, 10s., 5li.; smoothing Iron, 3s., wooden ware, 10s., tooles & ould Iron, 1li. 15s., 2li. 8s.; a Hatt, cuboard & a Box, 12s.; plows, carts, yoaks, chaine, 2li. 2s., 2li. 14s.; woolen & Linnen yarne, 1li. 6s., cardes, 3s., Bibles, 8s., 1li. 17s.; pare of tongs & a fire shovell, 3s., Porcke, 1li. 10s., Barrills, 12s., 2li. 5s.; Graine, 3li., A Fann, sadle, ould Boots & Flax, 1li., 4li.; Loom, Harnice & sleas, 2li., an houre glass & a sive, 2s., 2li. 2s.; the Land the houses stand uppon with the houses & orchard, 80li.; thirtye two acres of Land & medow, 160li.; 4 Acres & an halfe of medow in Wigwam medow, 13li. 10s.; pare of scales, weight & Adse, 5s.; Monyes, 5li.; A sixt parte in the saw mill, 5li.; woolen cloath, 2li., more Lynnen Cloath, 10s., 2li. 10s.; an ould chest & a box & an inkhorne, 3s. 6d.; two mares, 1li. 10s.; one Grindlestone, 10s., a warming pan, 2s., 12s.; total, 365li. 1s. 6d.

Attested in Salem court 30:4:1680, by Abigall Collens, who was appointed administratrix of her husband's estate and an agreement being presented to the court, of the widow and all persons concerned, as also with the approval of the eldest son, it was allowed and confirmed.

John Collins of Lynn who died, intestate, having been cast away at sea, and leaving a wife and twelve children, the widow with her relations, judging it most meet, desired Abigail Collins, Samuel Collins, Joseph Collins, Andrew Mansfield, Henry Collins, sr., and Henri Collins, jr., to divide his estate, which they have done as follows: to the widdow all the moveable estate, both stocke & store within dores and without as her free estate, 111li. 11s. 6d., which being taken out of the sum of the inventorye, the houses, Lands & medow remain to be disposed, which amount to 253li. 10s., of which, one third part to the widow during her life, and the other two thirds to the two eldest sons, Samuell and Joseph Collins, equally, as they come to age. Samuell having a good trade as a gunsmith, maketh up to him his double portion; and this to be understood the widow to have the use of the whole estate until the two said sons come of age, and then to have only her thirds, and at her death the whole estate to the two sons, they to pay to each of their brothers and sisters, namely, Benjamine, Daniell, Nathaniell and John, Elizabeth, Marye, Hannah, Loes and Alice Collins, ten pounds in current pay, as they come to age, their sister Abigaile Townsend having already received her portion. If any of the children should die before they come of age, then their portion equally to the surviving children, also that Samuell and Joseph Collins are not to leave their mother, but to live with her and carry on her business for her upon the consideration of their having the housing and lands as abovesaid, the house and lands to stand bound for the payment of the children's portions.

The eldest son giving his consent to the above agreement in the Salem court 30:4:1680, it was allowed and confirmed. *Essex County Quarterly Court Files, vol. 33, leaves 100, 101.*

ESTATE OF MRS. ANN COLE OF SALEM.

"Salem In New England ye first day of Novemb^r Anno Dom. 1679 The last Will and Testament of me Anne Cole Relict and Administratrix upon the Estate of my deceased

Husband Thomas Cole and although I am at present trough gods visitation upon me sick and weake in respect of bodily health yet blessed be God of sound & perfect memory: & well knoweing my husbands mind with respect to ye disposeall of what Estate he left unto me, wch was to be devided Between his Two children as I see cause I doe therefore in ffaithfullness thereunto: Thus in my last will and Testament made ye day & yeare abouesaid Bequeath as ffolloweth vzt Inprimis I give and bequeath unto my Son Abraham Cole upon y^e consideration of his being my eldest Son y^e sum of Ten pounds in silver wch is the Tenn pounds he hath alreadie received of m^r Jonathan Corwin in part of fforty ffive pounds ffor my Lott in y^e North ffield by me sold ye said m^r. Jonathan Corwin Item my Will is that all *all* my debts shall be justly paid out of my estate wch. I may leaue. after me; wch being don by the care of my Executo^r & Trustees to see ye due performance of this my will The remainder I will that it shall upon an equall vallation be devided. I say equally between my Two Sonns: Abraham Cole & John Cole: That is to say my son Abraham shall haue ye Land sowtherly Towards y^e Streete upon wch his Two howses stand and ye ground thereunto now fenced in, with so much backward in y^e said Lott: as in vallation shall be made an equall half of y^e said Lott: & y^e remainder of my said Lott whereon my old howse stands northerly: I give and bequeath unto my Son John Cole: & this Land as it shall by my Trustees in equity be devided. I give to them my said Two Sonns their heires Executors and Assignes for ever: And also for my moveables Goods & chattells after my debts are paid: I will that it shall be equally devided between my said Two Sonns Abraham Cole & John Cole & for my Executo^r. I apoint my Son Abraham; and for my ffiffes in Trust: whom I would in a christian request crave y^e ffavor of seing this my Will prformed, are m^r. Edmond Batter & m^r. Hilliard Verren Senio^r In witness whereof I haue hereunto Sett my hand & Seale y^e day & yeare abouesaid”

Anne (her A mark) Cole (SEAL)

Witness: Frances (her F mark) Croade, Dorcas (her D mark) Rist, Richard Croade.

Proved in Salem court 2:5:1680, by Richard Croad and Dorcas Rist.

Inventory of the estate of Anne Cole, widow, of Salem; a dwelling house with out houseing belonging and about one

acre of lands adjoining, on part of which land Abraham Cole have built two houses all which was valued and appraised by 2 men after my fathers decease, April 20, 1679, 50li.; due from Mr. Jonathan Corwin for a 10 acre lott in the north fields, 35li.; total, 85li. The rest of the goods & chattells were disposed of by my mother and divided by her before her decease. Abraham Cole, Executour.

Attested in court 2:5:1680, by the executor.

Debts due from the estate of Anne Cole, widow: to Doctor Welds, 2li.; Doctor Swinerton, 1li. 5s.; the nurse, 3li.; Capt. Price, 3li. 15s.; Deacon Horne, 1li.; Mr. Rich. Croade, 18s.; John Leech, jr., 10s.; Benjamin Gerrish, 6s.; goody mansfield of Lyn, 7s.; William Beanes, 2s.; Mr. William Browne, jr., 1li. 3s.; for writings made, 6s.; the funerall, 3li. 10s.; Mr. Samll. Gardner, jr., 8s.; to Hilliard Veren, jr., 11s. 8d.; to the cleark for this & my father's will & inventory, 8s.; total, 19li. 9s. 8d.

Essex County Quarterly Court Files, vol. 33, leaves 102-104.

ESTATE OF JAMES DAVIS, SR., OF HAVERHILL.

“The Last Will & Testament of James Davis Senj^r of Haverhill, made March y^e 17th: 1675: 1676: I James Davis Senj^r of Haverhill in Norfolk in New England being of perfect memory and through y^e blesseing of God, though aged, yet in good health, and knowing assuredly that all men are mortall & y^t young men may dy suddenly, & old men must dy, & how suddaine my owne time may be in these desolating times; wherein y^e Enimie seekes y^e destruction of o^r New-England Israel; Being through Grace & y^e Meritts of my Lord & Saviour Jesus Christ in good hope of my eternall being in happynesse; to whome I comitt my Soule; Doe hereby, as followeth, settle my outward estate, w^c: God in mercy hath hither unto lent mee; Viz: Inprimis, I hereby revoake & make void all wills formerly by mee made before the date hereof: 2^{dly}: I give to my Son John Davis all my third division of land in Haverhill wth all y^e additions belonging to it, according to y^e grant of y^e Towne of Haverhill. together with my third division of meadow in Haverhill. 3^{dly}: I give to James Davis y^e Son of my Son John Davis the one half of my fourth division, or y^e full right to y^e one half of my fourth division of Vpland in Haverhill, it not being yet laid out. 4^{thly}: I give to my Son Ephraim Davis all that land being thirty acres more or lesse w^c he hath built upon joyneing to y^e great plaine in

Haverhill: I give him also that half of my East meadow w^c I made use of for my self. I give him also all the sheep & other cattle w^c: he hath of mine in his hands. 5^{thly}: I give to Stephen & Ephraim Davis y^e Sons of my Son Ephraim Davis the other half of my fourth division Vpland; to be equally divided between them wⁿ: it is laid out, my Son John Davis his Son James or his Agent being to have his first choice of his half.

“6^{thly}: I give to my Son Ephraim Davis two Ox Comons, and also five Cow Comons, 7^{thly}: I give to my Son Samⁿ: Davis my second division of Vpland, and one ox-Comon and also three Cow Comons, all in Haverhill. 8^{thly}: I give to my Daughter Sarah y^e wife of John Page jur the one half of my Pond meadow, and all y^e goods of mine w^c: her husband hath in his possession, excepting only my warmeing pan. 9^{thly} I give to James Gild y^e Son of Samⁿ: Gild the one half of my pond meadow; my Daughter Sarah or one in her behalf being to have y^e first choice. 10^{thly}: I hereby leave & give to my Son James Davis all my other estate that I shall leave at my death, and doe hereby constitute and appoint my s^d: Son to be my Sole Executor of this my last will: In wittnesse whereof I y^e s^d James Davis, Senj^r doe hereto sett my hand & seale, March y^e 17th: 1675: 1676.”

James (his ^ mark) Davis, Sejr. (SEAL)

Witness: Nath. Saltonstall, John (his O mark) Swaddocke.

“Haverhill July y^e 22th: 1678. The words [and to John Page ju^r Three Cow Comons] is hereby revoaked & made void, it being at first intended to be but for Two Cow Comons; and, since that, deed by mee given him for y^e said Two Cow Comons, I doe hereby also appoint William White & Nathⁿ: Saltonstall both of Haverhill to be y^e Overseers of this my will, & to provide that if I out live the Time & money I thought to spend, justice, according to porportion, in my Will mentioned, may be done to my Eldest Son James Davis; & no disposall of any of my estate to be made till y^t: matter be determined by my said Overseers or their Executors, as to any matter of portion or legacie.”

James (his < mark) Davis, Senj^r.

Witness. Nath. Saltonstall, Commiss.

Deposition of John Page, jr., and Sara his wife, that their father James Davis at their house said he had given to his son Samuell Davis the “uper pese of his Este medow”, and also that their mother Davis lived with Samuel Davis about

one year when she was very weak and not able to help herself and to their knowledge he was very careful of her and did to his ability what he could for her. Sworn Sept. 22, 1680 before Nathl. Saltonstall, Assist.

Deposition of Marthah Tewxbery, that she living sometime near Samuell Daves and going to his house "did often see the great trouble & care y^t he had with his mother that he could hardly spare time to goe abroad about his buesnes." Sworn Sept. 25, 1680 before Nath. Saltonstall, assist.

Deposition of William Barens aged about seventy years and Rachell his wife aged about sixty years, that "James Deues Senier ded promis to giue unto his Son Samuell Deues upon the account of the maring of my daughter forty ackers of upland and a peas of medo at the est medo wich land hee haue injoyed euer senc wich is about sixteen or seventeen yeares senc and upon the Seam account I gaue him with my daughter forty aker of upland." Sworn by Rachell Barnes, Sept. 25, 1680, and by Wm. Barnes 29:7:1680, before N. Saltonstall.

Deposition of Hana Prows, aged about thirty five years, that she was at the house of her brother Samuell Daves about a fortnight when his mother lived there and could see that "hee had a great deall of trobell with her for shee was not any abell to help her self." Sworn Sept. 25, 1680 before Nath. Saltonstall, Assist.

Essex County Probate Files, Docket 7,260.

James Davis, jr., in open court renounced executorship according to his father's will, and the rest of the relations being absent, the court Apr. 8, 1679, appointed him administrator to the estate of his father James Davis, sr., late of Haverhill, he giving bond of 200li. to present an inventory.

It being moved to this court that a settlement may be made of the estate of James Davis, sr. of Haverhill, the court Nov. 11, 1679, judge that the will be attended to by the administrator, and ordered him to act according thereto with relation to legacies therein mentioned after the next court, unless at that court the estate not granted in legacies and the debts due from the estate be computed, at which time he may bring in his challenge if it shall appear that there is need of proportionable abatement to be made out of the legacies which shall then be attended to.

Salisbury Quarterly Court Records, vol. 2, leaves 68, 74.

Inventory of the estate of James Davis given in by James,

John, Ephraim and Samll. Davis to the appraisers, Robert Swan, sr. and Robert Clement, Jan. 29, 1678: James Davis gives in to us 4 bills yt Jno. Wells was debter to his deceased father wch amounts to 78li.; Ephraim Davis in to us one cow, 4li. 10s., and ten shepe, 5li.; Samll. Davis gives in five & forty acres of upland, 78li. 15s., and two acres & a halfe of East meadow, 12li. 10s.; James Davis gives in two acres of East meadow, 10li.; five acres of ye Pond meadow, 12li.; two acres & a halfe of meadow at ye Sower meadow, 4li.; eight comonages, 30li.; two hundred & twenty acres of third division land at Spickett falls, 45li.; five acres of meadow third division meadow some of it within ye sd land at Spickett falls & part of it at ye meadow comonly called Pollise, 12li.; thirty nine acers of upland, 136li. 10s.; the 4th division of land 300 acers, 30li.; total, 458li. 5s. Jan. 29, 1678, the wareing clothes both linen & woollen wth ye bedding appraised by Will. Sargent of Amesbery and James Pecker of Haverhill at 3li.

Attested in Salisbury court Apr. 8, 1679 by James Davis, administrator.

Debts due from the estate to Jno. Keisar, 5li.; goodman Ilsley, 5s.; Jno. Dole, 2li.; Jno. Page, 19s.; James Pecker, 10s.; Jno. Callum, 4s.; Danll. Ela, 5li. 4s. Demanded by brother Samll. Davis 20li.; 3 coves in my brother Ephraim Davis hands due to the estate; received of my father Davis 37li. 13s. Left in Salisbury court Nov. 11, 1679.

Copy, Essex County Quarterly Court Files, vol. 35, leaf 46.

The declaration made to the court at Ipswich, Mar. 30, 1680, by Nath. Saltonstall and William White, in prosecution of the request of James Davis, sr., of Haverhill in his will, which was urged to be attended unto, and in obedience to the desire of the court at Salisbury, that we having considered their several writings and pleas, now give in our decision about the estate leaving the whole to this court's determination: that James Davis the appointed executor and now administrator to his father's estate, do according to the clauses hereafter mentioned attend to the will, we not finding sufficient ground to take off from any legacies to give to him, for though he is not put in as others with a particular legacie, yet we find that what hath been in his hands to manage will be sufficient to satisfy him for his claim; the meadow in Samuel Davis' hand and upland adjoining to the 30 acres given Ephraim Davis by deed and will, we judge ought to be settled in law upon the administrator and James Davis,

sr., deceased, having formerly as agent, by letter from his son John Davis, made sale of his land which he left at Haverhill upon his removal to Pascataqua about twenty years since, which John seems now to deny because the order to his father cannot be found, and threatenings are made thereupon of the administrator, therefore we judge that the administrator shall have and keep all that was given by will to John Davis and his children for restitution of intended damage, unless said John and his wife give a legal discharge to James from any molestation about the father's estate; also that the debts any of the rest of the children of James Davis may present for his care etc. be cancelled and not recoverable of the administrator, otherwise their said debts ought to be deducted out of the legacies given to the other brethren and sisters or relations. The court ordered this return to be accepted and allowed, unless any appear at the next court to show cause to alter the same.

Essex County Probate Files, Docket 7,260.

ESTATE OF THOMAS FRENCH, SR., OF IPSWICH.

"In the name of God Amen. I Thomas ffrench senio^r. of Ipswich being weak of body yet of perfect understanding and memory doe in case of death make this my last Will and Testament. In the first place I commend my Soul into the hands of Almighty God who hath redeemed it by the precious blood of his Son; and I commit my body to the Earth, whence it was taken, to be buried in a Christian decent manner by my friends in hope of a blessed resurrection to eternal life. And as for my outward Estate which God hath graciously given me in this world I doe thus dispose of it: inprimis, I give and bequeath to Mary my beloved wife the Bed whereon I use to ly, with all the appurtenances and furniture belonging thereto. Moreover I give to my son Thomas ffrench my cloak and close-coat. Also I give to my son John French one Cow, which is to make up the full summe of thirty pounds which I formerly promised him for his Portion. Also I give to my daughter Mary Smith, one Cow. And to my son Samuel ffrench I give and bequeath the bed whereon he usually lieth, together with the Bedding and Bed-stead belonging to the same. ffurther, as concerning my lands at the Pequod lots, and my division Lot of marsh at plum-Island my Will is, that my sons Thomas and Samuel French for and in consideration of twenty pounds by them engaged accord-

ing to my order unto my son Ephraim French as y^e remaining part of his portion (which summe of twenty pounds is almost all paid, and the remainder due upon demand), I say my Will is that those my two sonnns Thomas and Samuel shall possesse and enjoy the said Pequod lands, and division-lot of marsh to themselves and to their heirs forever, to be equally divided betwixt them.

“ffurthermore, I give and bequeath to my sonn Thomas French my dwelling house and homested with all the appurtenances and priviledges therof and belonging thereto, and also my Lot lying in Labour-in-vain fields containing twelve acres more or less; with all the rest of my cattell, stocke of all sorts and moveable goods (not disposed of by this my Will and testament:) and to my son Samuel I give and bequeath two acres of upland joyning to Joseph Quilter’s and two acres of meadow-ground at Reedy marsh; to be possessed by them respectiuey after my decease: Provided always and my Will is, that my son Thomas French doe give full and free libertie to Mary my wife his mother to abide and dwell in the said house and to make use of any room or rooms therof for her convenient accommodation therein; as likewise to make use of all or any such moveables as I doe now leave in the hands of my son Thomas (not disposed of:) as may be necessary and convenient for her use and occasions from time to time; and all these during the term of her natural life: and that after her decease my son Thomas shall deliver to my three children John, Sam^l. and Mary three of the biggest pewter dishes which shall then be left and remain, that is to say, to each of them, one. Provided also, and my will is, that my two sons Thomas and Samuel doe carefully provide for their mothers comfortable maintenance and livelyhood and what is requisit thereto during her natural life; each of them allowing thereto proportionally to that part of my Estate which shall be by them received by vertue of this my testam^t. And if through any neglect or failure, this way of maintenance should not be to their mother’s satisfaction and content, my Will is, y^t those my two sonnns Thomas and Samuel shall allow to their mother ten pounds yeerly: nine pounds thereof to be paid by Thomas and twenty shillings by Samuel, in such pay as shall be suitable and necessary for her comfortable maintenance and livelyhood: And further, if it shall please God to exercise her with much prevailing weakness or continuing sickness that the

aforesaid ten pounds should not suffice to defray the charges of her expences; my Will is, that (over and aboue y^e ten pounds, and according to the like rate of proportion) those my two sons Thomas and Samuel shall supply her with necessaries suitable as her condition may require, y^t she be not exposed to suffering for want of what ought and might be procured for her. Also my Will is, that my Lot in Labour-in-vain fields, and the two acres of meadow at Reedy Marsh shall stand bound respectively to my said wife during her natural life as securitie for the true pformance of this my Will as respecting her maintenance by my two Sonns; and after her decease, the said lands (except what shall bee alienated (if any so be) by means of the securitie aforesaid) to remain to each of those my Sonns, and to their heirs for ever as is before mentioned and declared. And lastly, I doe name, appoint, and constitute my son Thomas French to be the sole Executo^r. of this my last will & testament."

August: 3: 1680.

Thomas ffrench, Sen.

Witness: [no signatures]

Proved in Ipswich court Sept. 28, 1680, by Mary French and Samuel French.

Inventory of the estate of Ensigne Thomas French taken Aug. 25, 1680, by Jonathan Wade and John Whipple: his waring apparell Linon & woolin, 4li. 10s.; the grat beed in the parler with what belongs toe it, 7li. 10s.; a trundle beed with what belongs toe it, 3li.; thre chests, 20s., 7 cushins, 20s., 2li.; 4 payer of sheets, 40s., 4 pilowbers, 8s., 2li. 8s.; 22 napcines, 30s., 3 tablecloths, 20s., 2li. 10s.; 11 yds. of hommade cloth, 1li. 13s.; warming pann, 8s., yd. & halfe of serge, 6s., 14s.; a cutlach & belt, 6s., 3 small baskits, 2s., 8s.; 2 bruches, 2s., smal looking glas, 1s., 3s.; 6 chayers, 6s., table & foorme, 7s., 13s.; one spitt, fire pan, tonges, gridirone, tramell, 18s.; 9 pewter dishes, 27s.; 2 pint pots & a half pint, two porengers, one beacer cup, 2 poringer, 1li. 17s.; two bras Ketls, 2li. 15s.; one Irone pott, 3 scilits, a scimer, 14s.; tine ware, 6s., 9 spones, 18d., 7s. 6d.; barels, payels, trayes, kelters, 14s.; earthen ware, 8s.; old axe & howe, 3s., books, 10s., 13s.; 3 loads of haye, 30s.; a bed given to Samuel French with what belongs toe it, 4li. 15s.; a meane bed with what belongs toe it, 2li.; doz. halfe of trenchers, 18d., sithes, 2s., 3s. 6d.; 5 sheep & thre Lames, 2li. 13s.; 4 coves, 12li.; 8 swine, 3li. 11s.; his dweling hous & barne & homestead with the priveidg belonging, 70li.; 12 accers of Lande at Laber in vain, 60li.; 2 accers of Land

by Scotcs Lane, 10li.; 2 accers of march in the comon feild, 10li.; debts due by booke, 7li. 7s. 6d.; total, 217li. 15s. 6d. Debts he oweth, 34li. 8s. 5d. making total, 183li. 7s. 1d.

Attested in Ipswich court Sept. 28, 1680, by Thomas French, executor.

Essex County Probate Files, Docket 10,190.

ESTATE OF HENRY PALMER OF HAVERHILL.

“In the Name and ffeare of God Amen I Henry Palmer of Hauerill Upon Merimack Riuer in the collony of the Massachusetts in New England being sick and weak in body butt sound and solled in my vnderstanding and of a disposing mind Doe make this my last will and Testament as followeth Haneing comitted my soule to Allmighty God the father of Spiritts and vnto Jesus Christ my only sauour & Redemer by the Helpe of the holy Ghoste my comforter in all my troubles and Afflictions that haue befalne mee in this world And touching the Disposall of my fraile body I comitt the care of my Interment to my Exectuers Hereafter mentioned to bee pformed in a Christian and Decentt maner and to bee layd by my Dear wife in Hauerill Burieing place by Gods pmition And for whatt Estate God hath Giuen mee in this world my will is thatt my Just Debts bee Honestly payd and Discharged and that my land bee Disposed of as is here after mentioned,

“Itt^m I Doe Giue unto my Grand child John Dalton thatt peece of my East medow thatt lyeth on the East side of the Riuer y^t Runeth through thatt medow and I Also Giue to John Dalton all my land in the upper and lower plaine more or less as itt is Itt I Doe Giue unto John Dalton two cowe comonages in the Towne of Hauerill Itt I Doe Giue unto Elizabeth Ayers my Grand Daughter now the wife of John Clemante fower Acres of planting land lying northward of the Towne Joyning to the land of Robertt Swan, and one Acker of Accomadations, Itt I Doe Giue unto my Grand Son Samuell Ayers the uper peece of my East medow lying on the west side of the Riuer, to Ad to whatt land he hath Alredy in possession. Itt I Doe Giue vnto my Grand son Timothie Ayers the lower peece of my East medows lying on the west sid of the Riuer with whatt other land hee hath already in possession Itt I Doe Giue vnto Zacarias whitte formerly my Seruant EJeauen Acres of land in the ox comon Abuting vpon the way thatt Goeth to the pond medow, or the vallue thereof as It shall be Apprized by two Indiferant men Ittem I Doe

Giue Unto my Son Robert Ayers and my Daughter Elizabeth his wife, All my Spickett medows as itt is bounded in the Towne book of Hauerill

"Itt I Doe Giue vnto my sone and Daughter Ayers all my medow in thatt medows comonly called the west medows as itt is bounded in the Towne book and these medows att the Decease of my son Ayers to bee Equally Deuided betwixt my two Grand children Samuell and Timothy Ayers, Itt I Doe Giue vnto my Son Robertt Ayers and my son Samuell Dalton my third and fourth Diuision of land with all other Rights in the Towne of Hauerill nott otherwise Disposed of Itt I Doe Giue vnto my Son Samuell Dalton & to my Daughter Mehetabel his wife my Dwelling house & my House lott and orchyard as itt is bounded in the Towne book of hauerill only my Son Ayers is to haue the one halfe of the frute of the orchyard for fiue years and all the frute this year in consideration of paying of a Debt of fiue pound Due to m^r Russell, and all these pcells of land aboue mentioned I Doe Giue to my children & Grand children as they are mentioned to them and their Ayers for Euer And I Doe Giue unto my Daughter Elizabeth Ayers my Bed thatt I ly vpon with all the furnituer there vnto belonging. Ittem I Doe Giue Unto my Son Samuell Dalton my best cloak & coate & my best sute and all the Rest of the mouables within Dores and withoutt shall be Equally Deuided between my two Daughters Except one bras pott which I Giue to Mehetabel Ayers And I make & Appoint my two Sons Robert Ayers & Samuell Dalton to bee my Exequetors to this my last will which I Signe & Seale this 10: July 1680."

henry palmer (SEAL)

Witness: Andru Grele, Sen., Thomas Eatton, Sen.

Proved in Ipswich court Sept. 28, 1680, by the witnesses.

Inventory taken July 17, 1680, by Thomas Whittier, Robert Clement, Robert Swan, sr. and John Griffing: His House, House lott & orchyard containing six Acres, 150li.; nine Comonages, 36li.; his 3 pcells of East medow containing six Acres & Halfe, 30li.; two Ackers of west medow, 20li.; foure Acres in the pond plaine, 4li.; fiue Acres in the lower plaine, 20li.; fiue Acres in the upper plaine, 15li.; fower Acres & halfe of Spickett medow, 35li.; aboutt two hundred Acres of 3d Diuision, 50li.; a peece of medow att Chineris pond, 2li.; his fourth Diuision of land not yet laid out containing one hundred & 70 Acres, 27li.; a peece of medow bought of Steven Kent, 4li.; 11 Acres of land in the ox Comon, 11li.; two Cows

& a two yer old Heffer, 10li.; 13 sheep & 4 lambs, 6li.; his bed and other beding, 9li.; wearing cloathes wooling & linin, Hatts, stockins, shoes & Gloves, 18li.; 3 yds. of sarge, 18s.; potts, pothooks, hake, slice, tongs, chafin dish, Grigioron, fire fork & tongs, 2li.; 3 puter dishes, 3 cups, two pots, 1li. 4s.; one table, 4 chaires & stooles, box, chests & trunk, 1li. 10s.; one bible & other Bookes, 1li. 10s.; 2 pitch forks, 2 Rakes, taylors tooles, an ax, wedg, Rings & a shortt Gunn, 1li.; one stock of bees & one yong Swarme, 1li.; old tubes & other lumber, 12s.; total, 456li. 14s.

Attested in Ipswich court Sept. 28, 1680, by Mr. Samuella Dalton and Robt. Ayers, the executors.

Essex County Probate Files, Docket 20,428.

ESTATE OF NATHANIEL ROGERS OF IPSWICH.

Administration upon the estate of Mr. Nathaniell Roger, was granted Sept. 28, 1680, unto Mr. John Rogers, and an inventory brought in. A motion being made by him for the settlement of the estate and producing evidences declaring the mind and will of the deceased, the court doth hereby settle the estate according to the evidences of Walter Roper and Mr. Samuella Belcher, upon Mr. John Roger and his son.

Ipswich Quarterly Court Records, vol. 5, page 359.

Inventory of the estate of Mr. Nathaniel Rogers, deceased June 14, 1680, taken by Deacon Moses Pengrie, sr. and Insigne Thomas Burnun, sr.; the Dwelling house and out housses adjoining and land belonging, 70li.; Lands at ye Townes end adjoining to ye lands of Mr. Wade, Deacon Goodhue & Insigne Burnum, errable, swamp & meadow, 112li.; meadow at Haffield Farme or there abouts, 40li.; Plate in five shillings pr ownce, 8li. 5s.; a Debt in Cash part received, 250li.; soe much due to him from mothers estate about 3li.; one chest & wearing Apparrel, 5li. 10s.; Horse, saddle & Armes, 6li.; total, 494li. 15s. Some other Debts there are that at present wee cannot give a perfect accompt of. Debts due from ye estate: to Mr. John Roggers for Liveing about 20 years, 320li.; to him for soe much payed to mother about 60li.; Funerall charges, 19li.; a Debt due to Deacon Goodhue, 40li.; to Mr. Appleton, Mr. Waynwright & Mr. John Hubbard about 10li.; total, 449li. There are some other Debts as wee apprehend yt are not yet come to hand.

Attested in Ipswich court Sept. 28, 1680, by Mr. John Rogers.

Deposition of Walter Roper aged about sixty eight years taken July 15, 1680, before Daniel Denison, that Mr. Nathaniel Rogers lately deceased "being ordered to goe foorth a trooper against the Indians in the yeare 1676, Just before his going from his brother M^r John Rogers house, where I then was, he would not be satisfyed till he had declared his will to me concerning the disposal of his outward estate, not knowing how it might please God to dispose of him he therefore desired me to remember & signify this as his will as there should be occasion to any court viz I doe bequeath to my kinsman John Rogers Eldest son of my brother John Rogers, all my houses & lands in Ipswich, withall the appertenances & priviledges thereunto belonging and my other estate I haue either heere or in England I doe Leaue or giue to my brother M^r John Rogers to satisfy & pay himselfe what is or may be due to him from me, which he then sayd he beleued was as much as it would doe & further sth not." Attested in Ipswich court May 9, 1682 by Mr. John Rogers, sr.

Deposition of Samuel Belcher, aged about forty years taken Sept. 23, 1680, before Daniel Denison, that walking with Mr. Nathaniel Rogers in his pasture ground joining to the land of Deacon Goodhue of Ipswich some years before his death, said Mr. Rogers declared his purpose and resolution, for diverse considerations to bestow and give that place unto his nephew John Rogers, eldest son of Mr. John Rogers of Ipswich, and did also confirm the same to him at another time after, and he had also declared the same to Walter Roper deceased, on his going out against the Indians in the time of the war.

Essex County Probate Files, Docket 24,043.

ESTATE OF MRS. ABIGAIL PEARCE OF IPSWICH.

"In the name of God Amen I Abigaiill Pearse of Ipswich in the county of Essex widdow being weake of body, but through the goodnes of God enioying my undestanding and memory doe make & ordaine this my last will & testament, first comitting my soule into the hand of the Lord Jesus Christ my blessed Saviour and redeemer, in hope of a joyfull resurrection unto life Eternall my body to decent buryall, do thus dispose of my outward estate that the Lord hath gratuitously given and lent unto me, that my debts & funerall charges being payd, I give and bequeath unto my Sonn Samuell the house and land on the other syde of the way which I pur-

chased of Thomas Lord the Shop only excepted, and I give & bequeath unto my Sonn John, the house ||wherin I now live|| and Land about it with the previledge therto belonging and the shop on the other syde of the way also I give unto him my best flockbed with the furniture belonging unto it, Item I give and bequeath unto my daughter Joannah my best featherbed bolster, new coverlett and best Rugg Also I give unto her halfe my english mony and my silver ||wine|| cup and my Red Tammy coate and halfe my linnen and weareing clothes, Item I give and bequeath unto my daughter Mary Perce my other featherbed & bolster and covering and red Rugg, and the other halfe of my english mony and my silver dram cup, and my red Stammell coate, and halfe my linnen & weareing cloathes.

“Item I give unto my two Sonns Robert and Moses Pearse all my meadow and marsh att plumb Iland, & heere at Towne behind the Hill Item I give unto my Son in law Josiah Linden ten shillings and grand children his two sons Twenty shilling a peece and Abygail Linden forty shillings, And further my will is that the rest of my bedding and linnen both fine and corse with bras & pewter be equally devided betweene my two daghters Joannah and Mary Pearse And my farme debts & all the rest of my estate, to be valued, and to be equally devided among all my children only my Eldest Sonn Samuell to have thirty pounds mor in his share then any of the rest and my will and mynd further is, that all those pticular things before mentioned given in pticular to any ||&|| all my children viz/ Samuell John Robert Moses, and Joannah and Mary, both houses lands & goods be all valued & disposed, soe as all there parts in value be made equall only as before Samuells to be thirty pounds in his part or share more then any of the rest and my meaning is that my grandchild ||en|| receiue there legasies when they come to age, further I constitute & ordaine my Eldest Sonne Samuell Pears to be my ||sole|| Executor of this my last will and testament, In wittnes heerof that is my last will & testament, I have heerunto put my hand & seale the 24 day of June In the two & thirtieth yeare of the raigne of o^r Sovereigne Lord King Charlse the Second & Anno Dom 1680 my meaneing is that John shall have the use of the shop given him in the place where it stand & not forst to remove it without his consent.”

Abigail Perce (SEAL)

Witness: Robert Lord, Sen., Jacob Foster.

Proved in Ipswich court Sept. 28, 1680, by the witnesses.

Inventory of the estate of Abigall Peirce, deceased June 28, 1680, taken by Thomas Knowlton, sr., Jacob Foster and Jno. Staniford: the Dwelling & land Adjoyning with ye privellidges, 110li.; ye Land one side of ye way with ye barne & privelleges there to belonging, 50li.; an old house termed in ye will a shope, 3li.; 4 Acres of Marsh behind ye hills, 20li.; 2 Acres Ditto at Jeferys Necke Causy, 6li.; 15 Acres Ditto at Plumb Island, 33li. 15s.; A Farme at Rowlly Village, 100li.; 3 Cowes, 11li. 5s.; 12 sheep & 2 lambes, 5li. 18s.; 1 Mare & 2 swine, 4li. 10s.; Woolling wairing Apparell, 7li. 10s.; Linen wairing Apparell, 4li. 7s.; 6 pr. of pillobeares, 1li. 1s.; 1 Cupboard Cloath & halfe sheete & 6 table clothes, 1li. 8s.; 16 napkins & 14 towelles, 1li. 15s. 9d.; 3 pr. stockines, 1 Mufe, 15s.; 2 tableclothes & 2 shiftes, 19s.; 21 sheettes, 10li.; 1 Cupboarde, 2li. 10s.; 2 Chestes & 1 boxe, 1li. 12s.; 1 Remnante of Kenting, 6s. 6d.; 1 round table, 1li. 12s.; 2 Casses & Glasses, 5s.; 6 Joynte stoolles & 2 boxes, 1li.; 1 hatte & Case & 2 brushes, 15s. 6d.; 2 boxe Irones & heaters, 1 warming pane & basquete, 15s. 6d.; 4 bedsteades, 2 flockebedes & 1 boullstere, 5li. 5s.; 1 Feather bed, 1 boullstere & 2 pillowes, 4li. 15s.; 1 Feather bed, 1 boullstere & 2 pillowes, 5li. 5s.; 1 Flocke bed, 1 boullstere, 1 pillowe, 1 pr. blankettes & 1 Rugg, 4li. 19s.; 6 pr. blanketts, 5 Ruggs & 2 Coverlides, 14li. 10s.; 22 yds. of linen, 1 trunke, 1 Cheste, 2li. 9s. 4d.; 1 blankette, 1 sackcloth, 1 boullstere, 12s.; 9 Chaires, 13 Cushines & Curtains, 2li. 14s. 10d.; 1 blankett, 1 pr. bodyes, 1pr. hose, 1 Kersey Coate, 1li. 1s.; 1 sillver whistle, 2 tasters & Cash, 3li. 16s.; 1 Case wth 4 knives, 2 looking glasses, 9s. 6d.; 4 pr. scalles & weightes, 3li.; 14 peuter Dishes, 3li. 10s.; 9 poringers, 17s. 3d.; 8 pottes, 3 bassenes, 1 scausier, 3 spoones, 1 Candlestike, 2li. 4s.; 4 Kettelles, 2 panes, 3 skilletes, 1 scimer, 1 Mortar & 2 pestilles, 5li. 9s.; severell peices of tine ware, 8s.; 5 Iron pottes, 2 Kettles, 2 skilletts, 3li. 3s. 6d.; 2 pr. Andirons & tonges, 3 pr. tramells, 2 panes, 1 slice, 1 forke & hookes, 2li. 12s.; 2 tabbles, 1 Cupboard, 1li. 10s.; severall trayes & boules & keellers about ye dairy, 1li. 14s.; severall caske & pailles & dishes &c., 3li. 3s.; 4 sives, 1 settlletable, 1 kneading trough, 6 baskettes & 8 bee skipes, 1li. 16s.; 34li. fleece wolle, 10li. shorte ditto, 2li. 8d.; 12 bookes, 1li. 17s.; severall peeces of Earthen ware, 1li. 6s. 6d.; 2 Musketts, 1 sword & furniture, 2li. 10s.; 4 wheeles, 3 pr. Cards & some old Iron, 2li. 7s. 6d.; 2 Canoos, 1 Anchor & rod, 7li. 9s.; 1 pcell of Iron ware, 1 glass, 3 oores, 1li. 6s.; Debtes Due to ye estate, 42li. 9s. 4d.; More in Doubtfull

Debtes Due to ye estate, 34li. 16s. ; total, 552li. 5s. 8d. Debtes Due from ye estate 35li. 9s. 6d.

Attested in Ipswich court 28:7:1680, by Samuëll Perce, executor of the estate of his mother, Abigail Pearce.

Essex County Probate Files, Docket 21,138.

ESTATE OF WALTER ROPER OF IPSWICH.

“In the name of god Amen I walter Roper of Ipswich in Neuengland being at this present time of perfit understanding & memory though weake in body comiting my soull into the hands of almighty god & my body to deasent buriall in hope of Reserection to eternall life by the pouer & merit of Jesus Christ my most mersyfulle Sauior & redemer: doe thus dispos of the Temperall estat that god hath graciously giuen me Imprimis I giue to Susan my wiffe the bed she togeth on with all that belongeth toe it: with liberty to dispos of it as she pleaseth amogst my childeren at her death: my will is that my sonn John shall maintaine my wiffe conveniently comfortably in diet & clothis: & also that my wiffe shall haue halfe the fruit of my orchard: & also the use of the roome she now lodgeth in which is the parler: & also the use of the rest of the roomes of the hous that I leaue to my sonn John for her necessary ocations:: & if it shall faale out that my wiff doth not like her waye of liuing: then my will is: that my wiffe shall haue the use of my houshold goods: alonge with my sonn John: & allso my sonn John shall maintaine her one cow: & four sheep winter & somer: & if any one of y^m miscary he to put another in the roome of it: also to Kepe her one hogg yearly & also to finde her nessesary firewood: & a horse for her nessesary use: & also paye to her three pounds a yeare: one halfe in wheat & mault: the other half in indian corne: all marchantable: all which she shall injoye so longe as she shall remaine a widdo: also if my wiffe shall marrye my sonn John shall paye to my wiffe fouer pounds a yeare: and be freed from all the pertikelers aboue expressed

“I giue to my sonn Nath^l foure accers of March I bought of Nehemiah Jeuit or twenty pounds in currant paye after my wiffes desseas: also half my carpenters tooles at my desseas: also eight pounds: foure pounds of it to be pd within one year after my wiffs desseas: & foure pounds foure years after my wiffes desseas I giue to my dafter mary fiue pounds to be pd one half within one yeare after my wiffes deceas: & the other halfe foure years after my wiffes deceas I giue to

my dafter Elizabeth five pounds to be pd one halfe one yeare after my wiffes deceas: & the other halfe fouer years after my wiffes deceas I giue to my dafter Sarah tenn pounds to be pd one half one yeare after my wiffes deceas: & the other halfe fouer years after my wiffes deceas I giue to my grandchild Elizabeth Sparks five pounds to be pd at the age of twenty one years I giue to my grandchildren Susan margerit rose & Sarah Sparks twenty shilings a pecce to be pd at the age of twenty one years I giue to my grandchild John Sparks forty shilings to be pd at the age of twenty one years I giue my grandchild John duch forty shilings to be pd at the age of twenty one years: & also to my grand children: Elizabeth & Susan duch twenty shilings apecce to be pd at the age of twenty one years I doe apoint my louing freinds John Denison ||seni|| John bruer ||sen|| & John whipple ||seni|| of Ipswich the ouerseers of this my last will & testement: & I doe hereby giue them pouer to determin any diffrance that maye arise between my executor: & any of the Leagetes aforesaid about the payments aforesd I doe ordaine & appoint my sonn John Roper my sole executor of this my last will & testement: to whome I giue all the rest of my estate both houses landes & Cattle goods of al sorts: & depts from whomsoever due unto ||him|| his heyers foreuer: In confermation wherof I haue heruntoe sett my hand & sealle this fuetenth of Jeuly 1680."

Walter (his R mark) Roper (SEAL)

Witness: John Whipple, Sen., John Denison, Sen., John Brewer, Sen.

Proved in Ipswich court Sept. 28, 1680, by Capt. John Whipple and John Denison.

Inventory taken Aug. 19, 1680, by John Whipple. sr., John Denison, sr. and John Brewer, sr.: his wareing clothes Linon & woollin, 3li.; the grat beed in the parler with what belongs to it, 9li. 10s.; the trudell beed in the parler wth what belongs to it, 4li.; a percell of hommard Linon, 2li.; thre chests & a small boxe, 1li. 15s.; cushions, 4s., warming pan, 5s., boxe iron, 2s., 11s.; sheeps wooll, 8s., Linon yarne, 14s., 6 old chayers, 6s., 1li. 8s.; a beed in the chamber with what belongs to it, 4li.; 4 bush indian corne, bush. rye. 6 pecks malt, 1li. 2s.; buter & chees, 16s.; two gunes, 35s., one sword, 6s., 2li. 1s.; an old coslit & pike, 10s.; two iron pots, 10s., two scilits, 5s., friing pane, 2s., 17s.; a bras cettle, 10s., in pewter, 15s., 1li. 5s.; 3 tine pans, 5s., 5 cheny dishes, 4s., 9s.; dishes,

traves, keelers & earten ware, 10s.; two glases, lanthorn, shepe shers, spit, 6s.; two old wheels, 3s., trenchers, 1s., 4s.; slice, tonges, bellis, tramels, 10s.; a cubburd, 7s., books, 10s., 17s.; sythes, betle, wedgis, axe, 10s.; cart, tumbrell, sled, two yoaks, chain, 2li.; a plow, 5s., hors feters, 3s., howes, 5s., 13s.; two haye forks, old mattuk, 3s.; old barels & tubbes, small table, 5s.; two oxen, one cow, one stear 2 yeares old, 13li. 10s.; one yeare old, 20s., two calvs, 20s., 2li.; a hors, a mare & a colt, 7li. 10s.; 6 shep, two lames, 2li.; swine, 4li., sadle & bridle, old pillion, 4li. 10s.; the hous & barne & homstead, 80li.; 10 accers of upland & marsh in the comon feild, 50li.; in carpendere tooles, 5li.; debts yt are due to the estat, 3li. 9s.; total, 207li. 1s. Debts due from the estate, 16li.; clear estate 191li. 1s.; a sword, 8s.; total, 191li. 9s.

Attested in Ipswich court Sept. 28, 1680, by John Roper, executor of his father's estate.

Essex County Probate Files, Docket 24,143.

ESTATE OF JONATHAN PLATTS OF ROWLEY.

"The last will of ionathan Plats I being of parfect memory thof weack in body i comet my soule into the hands of god wo gaue it and my body onto the dust to be desently bured and as fore the outward istat which god hath geuin me first my will is that my tou sons iohn and iohnathan dou prouid well fore my belouid wife and that they let hire want nothing that is needfull fore hire self so long as she Remaneth my wedow and in petickler i giue onto my wife the euse of the parler which is that end of my hous next the barne i geue to my wife fие bushels of barley malt and feftene bushils of indan to be payd yearly so long ashe conteneuith my wedow by my tou sons iohn and ionathan it is to be payd they are allso to cepe my wife tou cous both wenter and somer and allso to find hir with fear wood what she shall stand in need of al thees things tou be cept and mantaned fore the euse of my wife by my tou sons iohn and ionathan so long as she contineuith my wedow there is ten pound of seluer in the hous feftey shilins of it i giue to my wif and feftey shilins of it i giue to my son iohn Plats the other fие pound is to be deuided equally amonst the Rest of my cheldaren

"Allso i giue onto my wife tou yards of brod cloth which is in the hous allso i giue hir that bed and bedsted in the parlor which i now ly oupon with all the fornituer that belongeth tou it allso i giue my wife feftene yeards of stufe and fие

yards of blew searge which is in the house my will is that the Rest of my istat be equally deuided a monst my cheldarin only my son iohn Plats being my eldest son i giue him ten pound more then any of the Rest of my childarin and he is to tack it in land whear he seeith good and as fore my housould stuf as puter bras and iron and earthen and wodin ware my wif is to haue the eus of it so long as she contenueth my wedow and aftear they are to be deuided betwext my tou daughters as part of thear porshons and if any of my children dy before they com to ayge theat porshon is to be deuided amongst the Rest of my children and i mack my wife and my son iohn Plats my exsecuters to this my will allso i dou apoynt my cusen Samewell Plats Sener and ezeckell mihill to be my ouersears to se this my will performed this 24 of iuly 1680.”
[no signature]

Witness: Danill wicom, Sarah Plats.

Proved in Ipswich court Sept. 28, 1680, by the witnesses.

Inventory taken Sept. 20, 1680, by Capt. John Jonson, Daniell Wickam and John Dreser: One house, one barn, 30li.; 5 acker of land about the house at 7li. an acker with the orchard, 35li.; 12 ackers of paster land lying betwixt John Dreser & Ezekell Jewet, 48li.; 7 acker of land lying at hunslly hill at one pound ten an acker, 10li. 10s.; 1 acker and a quarter lying at bachler playne, 5li.; 2 acker of salt marsh bought of Mr. Crosby, 12li.; 2 acker & a halfe bought of wiliam Hobson, 12li.; a persell of Marsh bought of Leu. Rementen, 15li.; a persell of Marsh caled hyway marsh, 9li.; a persell of Marsh comonly caled gat marsh, 4li.; 1 payre of Oxen, 11li.; 5 cows, 18li.; 2 stears coming foure years ould and one cow, 10li. 16s.; 1 hefer 3 years ould, 2li. 10s.; 3 young catell coming 3 years ould, 7li.; 1 a year ould and 4 calves, 3li.; 1 horse, 4li.; 2 Mares, 3li.; 19 sheep and lambes, 5li. 15s.; 9 swine, 6li.; corn in the house, 3li.; English corn in the barne, 7li.; Indan corn upon the ground, 7li.; Ots in the barne, 14s.; in mony, 10li.; weayreing clothes as bots, shoose, spurs and all other clothes lynng and woling with a scarfe for a truper, 11li. 5s.; a child blankit, 15s.; four payr of sheets and 3 pillowbears, 3li. 10s.; one rug and 3 blankits, 3li. 15s.; one Trunle bed with the furnetur, 4li.; one bedstead and bedding belonging to it, 2li. 10s.; sheepes woole, 1li. 10s.; coton wooll, 3li.; bags, winow cloth, sives, 1li. 10s.; Tubs, kilers and barels, 1li. 10s.; spinning wheells and cards, 15s.; chists, boxes and chears, 1li.; wooden ware as pals, churn, dishes, treas,

trenchers & botles, 1li. 5s.; Irne potts, pot huck & tramell, 2li.; frying pane, smothing Irne, spit & tongs, 14s.; 3 brass kettles, 2 skelets & warming pane, 4li.; peuter platers and the rest of they peuter, 3li.; 2 Muskits one 25s. the other 30s., 2li. 15s.; one garbine, 1li.; one case of pistls and houlsters, 1li.; on sadle, bridle, brestplat & crupor, 1li. 8s.; one ould sadle, bridle, brestplat, crupor and a sadle cloth, 1li. 4s.; 1 cutlash & belt, 14s.; powder & al other amonition, 10s.; one pilion seat, 10s.; one Raper & belt, 10s.; axes, oagers, beetle, weges, handsaw & other tools, 1li. 10s.; cart, cart rope, plow, yoacke cheans, horse gears, siths, sickles, hows, spads and forkes, 6li. 10s.; debts due to the estat, 3li. 12s. 9d.; total, 38li. 11s. 9d. Debts due from the estat, 7li. 10s. These was given to his wife before his death: one bed with all the furnetur belonging to it, 10li.; two yeards of broad cloath, 2li.; fifteene yeards of stufe, 1li. 10s.; five yeards of blew searg, 1li. 5s.

Attested in Ipswich court Sept. 28, 1680, by John Platts and his mother, executer and executrix of the estate.

Essex County Probate Files, Docket 22,100.

ESTATE OF JOHN MASHOONE.

Administration upon the estate of John Mashoone, intestate, was granted 30:9m:1680, unto William Shaw and John Mason.

Salem Quarterly Court Records, vol. 6, leaf 13.

Inventory of the estate of John Mashon taken by Thomas Flint and John Cooke: one bead, Ruge and two Blankets, 15s.; two shurts, 6s.; Remnant of Cloth, wastcoat and two neckcloths, 3s.; two necloths, a cape, strip of Cloth and a pair of draws, 1s.; A looking glass, 3s.; fouer axes, one hatchett, 15s.; fouer wedges and a pair of betell rings, 6s.; one handsaw, 1s.; a smale case, 2 sisers & Rasior, 4s.; glase bottle & thre dusen of haire bitons, 1li.; a peise of a fishing Line, a paire ould stoking & a pair of shears, 2s. 6d.; a hundred of hobnails, 3d.; hammer, pincher & gimlet, 2s. 6d.; cloves, mace & peper, 1s.; pair of brase Compasses, 1s.; horse furniture, 8s.; a leather bage and bread, 7s.; cheast and Runlete, 5s.; ould thread bare Cloak, 2s.; total, 4li. 4s. 9d.

Attested in Salem court 3:10m:1680, by Wm. Shaw and John Mason.

William Shaw's disbursements and charges about the business of John Meechan deceased: to Richard Croade as per his

note, 9s.; 1 qrt. of Rum, 1s.; to Hugh Joanes for his expence & tyme about sd. Meechans business, 5s.; bringing downe ye pay to Salem, 1s.; a winding sheete, 10s.; to John Baxter for 6 foote of wood per sd. Meechans order, 6s.; my tyme & paines about ye sd. occasion, 5s.; total, 1li. 17s.

William Shaw, Dr. to Richard Croad for expence on ye jury that sate upon John Meechan & other charges at ye said Croads howse, 9s. Dated 12:7m:1680.

Essex County Quarterly Court Files, vol. 34, leaves 76, 77.

GUARDIANSHIP OF MARY PEARCE OF IPSWICH.

Mary Pearce came into court, 30:9m:1680, and chose Samuell Peerce her brother to be her guardian, which was allowed.

Salem Quarterly Court Records, vol. 6, leaf 12.

ESTATE OF ROBERT PEIRCE OF IPSWICH.

Administration upon the estate of Robert Pearce was granted 30:9m:1680, unto Samuell Pearce, who is to bring in an inventory to the next court.

Salem Quarterly Court Records, vol. 6, leaf 12.

Inventory* of the estate of Roburt Pearce, deceased Sept. 28, 168[o. copy], taken by John Dane and Jacob Foster: one horse, 1li. 10s.; one pr. of sarge Britches & Jacket, 18s.; two hats, 10s.; two ould coats, 7s.; Drawers, 6s.; one home made sute, 18s.; three home made shurts, 15s.; two pr. of lining Drawers, 5s.; foure pr. of handkerchifs, 2s. [4d. copy]; three neckcloths, one pr. of hand sleeves, 5s. [8d. copy]; one pr. of stockings, 3s.; one pr. of showes, 3s.; In mony, 6s. [2d. copy] one silver spone, 5s. [9d. copy]; sillver Buttens & buckeles, 2s. [6d. copy]; Debts owinge to him, 2li. 17s.; one ould Bibell & one Buck of Mr. Britmans one thee Revelations, 5s.; total, 9li. 19s. [5d. copy]; Debts due from the Estate, 6li. 10s. [5d. copy]; for charges the administrator hath been at, 1li.

The clear estate is 2li. 9s. of which the administrator is to pay nine shillings a piece to his two brothers and two sisters and the remainder to himself. Attested by Samuell Peare, the administrator.

Essex County Probate Files, Docket 21,217.

*Ipswich Deeds, vol. 4, page 419.

ESTATE OF WILLIAM FLINT OF SALEM.*

The court 30:9m:1680, ordered that some meet persons be appointed to make a division of several parcels of land, or of so much as is needful for the settling and peaceable enjoyment of every one interested in the estate of William Flint, and that it be done according to the tenor of his will.

Salem Quarterly Court Records, vol. 6, leaf 13.

ESTATE OF JOSHUA WARD OF SALEM.

Administration upon the estate of Joshua Ward, intestate, was granted 30:9m:1680, unto Hanna Ward the widow, by William Browne and Bartholmew Gedney, assistants, and she acknowledged herself bound to administer according to law, and to bring in an inventory to the next court.

Administration confirmed by the court 30:9:1680, and the said Hanna is appointed guardian of the children by her late husband Joshua Ward.

Salem Quarterly Court Records, vol. 6, leaf 13.

Inventory† of the estate of Joshua Ward taken Nov. 30, 1680, by Joseph Hardy, sr. and Samuell Gardner, sr.: one Dwelling howse and land, 100li.; one cowe, 2li. 5s.; one fether bed, bolster, bedsteed and furniture thereunto belonging, 8li.; one trundell bed, one pellow, two blanketts thereunto belonging, 5li.; one fether [bed & bolsters: *copy*], 4li.; his wearing clothes, 10li.; 18 yds. of searge, 2li. 9s. 6d.; 2 pr. [blankets *copy*], 12s. 6d.; 6 pr. of sheets, 3li.; 5 pr. of pellobears, 14s.; board cloth, [6 napkins: *copy*] & towells, &c., 11s.; 6 yds. of Dowlas, 12s.; 2 yds ticken, 5s.; a sea chest and [instruments: *copy*], 1li.; his Armes, 1li.; a waynscot chest and boxe, 1li. 10s.; 5 peces of pewtere, 16s.; brase kettells, stue pane, skellet & warming pan, 2li. 5s.; household Iron, 1li. 5s.; coubard & boxe, 2li.; [plate: *copy*] 2li. 15s.; in mony, 4li. 16s.; chests, chayars & such licke, 1li.; earthen, glase and ten weare, 12s.; a Remnant stufe and genting, 1li. 10s.; psell of Cotten wooll, 5li.; Iron Tools, 10s.; total, 163li. 18s. Debets due to ye Estat about 15li. Debets due from the estate about 13li.

Attested in court 30:9m:1680, by Hannah Ward, the relict.

Essex County Quarterly Court Files, vol. 34, leaf 83.

*See *ante*, vol. 2, page 363.

†Essex County Probate Records, vol. 301, page 171.

Hanna the relict, and administratrix of Joshua Ward, presented an inventory to the court 30:9m:1680, and it was ordered that the whole estate remain in the widow's hands for the bringing up of the children, and to pay to Miles the eldest son 32li., the rest of the children 16li. each, at age or marriage, and then the rest of the estate to the widow. The house and land to stand for security.

Salem Quarterly Court Records, vol. 6, leaf 13.

ESTATE OF JOSHUA WARD, JR., OF SALEM.

Inventory of some estate in land of right belonging to Joshua Ward the younger, late deceased, presented to the court 30:9m:1680, and Hanna his mother was appointed administratrix of the estate. The land valued at 30li., Miles the son of Hanna and brother of Joshua to have one half and the rest of the children of the said Hanna, the other half between them.

Salem Quarterly Court Records, vol. 6, leaf 13.

Inventory of the estate of Joshua Ward son of Joshua Ward, deceased, who died intestate, taken Dec. 2, 1680, by Jeremiah Neale and Samll. Shattocke, jr.; one ten ackre lot lying in the South feild wch said Lot was given him by his grandfather Flinte, 30li.

Essex County Quarterly Court Files, vol. 34, leaf 83.

ESTATE OF EDMOND PATCH OF IPSWICH.

Administration upon the estate of Edmond Patch, intestate, was granted 30:9m:1680, unto Thomas Patch, who presented an inventory and attested to the truth thereof. There being two grandchildren, Edmond and Abraham Patch sons of Abraham, the son of said Edmond Patch, when all debts are paid, they are to have the estate between them when they come of age.

Salem Quarterly Court Records, vol. 6, leaf 14.

Inventory of the estate of Edman Patch who departed this life Nov. 10, 1680, taken Nov. 19, 1680, by John Dodge and Richard Hutten: 3 peses of old putore, 6s.; an old brase Candellsticke, 3s.; & old brase scellete & a smoothing eiron, a letell pote, 4s.; the great eiron pote & pote hoocks, 12s.; a small speete & a trevet, 5s.; an old winestote chest, 3s.; another winstote Chest, 8s.; a borde Chest, 1s. 6d.; a Coborde 5s.; tramell, 5s. 6d.; an olde Rouge and a blancete,

hate & Cote, 5s.; fether pello, 4s.; a testamente, 1s. 6d.; total, 3li. 3s. 6d. Due to the estate from John Knowlton being the remainder of his purchas, 2li. 10s., Thos. Fiske, Thomas Patch. The estate debtor for diging of the grave & making of the Coffin, 9s.; to ye agents Tho. Patch & Tho. Fisk. 1li. 10s.

Attested in Salem court 30:9m:1680, by Tho. Patch, administrator,

Wenham, May 15, 1695, to Capt. Sewall, an addition to the inventory made by Thomas Patch, administrator of the estate of his uncle, Edmond Patch, who lived in Ipswich, and died there, Nov. 10, 1680: about half an acre of Bushshe medow ajoyning to Samuell Dodg his land & too Curttain Rods allone aprized at 2s. 4d.; dew from John Knowlton 2li. 10s. and I have received it of him. Dew from the estate; for diging the Grave and coffin, 9s.; to Capt. Fisk & myself by the court order, 1li. 10s.; to me upon former account for work done, 10s. 9d. and now dew to me for about 15 years administration, 1li. 10s.

"February y^e 20th 1673, Know all men by these psents that I Edmund Patch Living in Ipswich doe by these psents Ingage unto Richard Dodge of Wenham, And unto Samuel Dodge of the Towne of Ipswitch that I will not bargaine sell or diminish ||or alienate|| any p^t of my Land now in my possession together with all my moueable good unto any person or psons what euer as accounting my selfe, obliged by this not to medle upon any such an accoumpt without the consent of the forsd pties and being sensible of my owne weekness, Least I should be cheated by any person, for the security therof for my selfe and my daughter in Law and the Children, untill the next court at Ipswitch, that then the Court may take further order concerning it, this obligation only to stand good untill that time." Edmund (his mark) Patch

Witness: Richard Walker, Samuell Frayll.

Essex County Quarterly Court Files, vol. 34, leaves 88, 89.

Petition dated May 6, 1695, of Eunice (her mark) Patch, widow, the daughter in law of Edmond Patch of Ipswich, deceased, and Benjimine Patch his grandchild, showing that in 1674, the said "Edmond Patch was posed of a dwelling house and about fifty acers of land together with a competent personall estate and sd uniss lived with my sd. father in law Edmond Patch I having two children this my son Benjimin and his brother Abraham now out of this

country I then being left destitute and my father in law being aged and on a sudden bereaved of his understanding upon the loss of Abraham Patch his son my then husband and then the County Court at Ipswich in 74 did sequester the wholl estate that my sd father in law and myselfe was in the possession of in the hands and under the care of Capt. Fisk and Thomas Patch of Wenham and John Powland of Ipswich that the estat might not be Imbezeled and suddenly after the sd Fisk and Patch did ridde me from the sd. house and estate and I and my children have shifted for ourselves ever since we doe understand that the land is sould to John Knolton and what they have don with the personall estate we know not those that were betrusted by the court have not given any account of their managment from that time untill now the sd Edmond Patch our father and grandfather hath bien deceased about fiften or sixteen yers and noe settlement hath bien made," therefore we ask that his estate may be settled on those that are his next of kin.

Petition of Benjamin Patch for power of administration upon the estate of his grandfather Edmond Patch.

Bond of Benjamin Patch, with John Poland and John Low, 3d, as sureties, all of Ipswich, dated May 6, 1695, in the sum of 200li., to administer on the estate of his grandfather Edmond Patch of Ipswich. Witness: Steph. Sewall, John Croade.

Petition of Benjamin Pattach grandson to Edmond Pach, deceased, that whereas there is a considerable estate sequestered in the hands of Capt. Thos. Feske, Thos. Pach and Jno. Poland and the said Thos. Pach being made administrator of the estate, therefore I request that a citation may be granted for the abovesaid persons to render an account of the estate. Dated Ipswich May 17, 1695.

In answer to the above petition, Capt. Thomas Fiske and Thomas Patch of Wenham and John Powland of Ipswich, are required to give an account of the estate at the house of Mr. Francis Ellis in Salem. Dated Salem May 17, 1695.

Addition to the inventory of the estate of Edmond Patch, who died Nov. 10, 1680, made May 25, 1695 by Thomas Patch: about sixty poles of land lying in Ipswich between Jon. Knoltons land & Samuell Dodges land also about half of Bushshe medow ajoyning to Samuel his land; also an old saw, 2s. 6d.; one saucer, 8d.; 3 curtain rods, 3s. 8d.

Account of Thomas Patch, administrator to the estate of

Edmond Patch of Wenham, of his administration upon said estate, brought in May 27, 1695: the estate valued at 6li. 4d. and the following charges and payments have been made, bond and letter of admin., copy &c., 2s. 6d.; digging ye grave & ye Coffin, 9s.; allowed by ye Court to ye admr. & Tho. Fisk, 1li. 10s.; to the admr. for his trouble, 10s.; allowing the acct., 5s.; setling & dividing the estate, 5s.; a quietus, 4s.; total, 3li. 5s. 6d. Remains due to ballance this acct of ye personal estate, 2li. 14s. 10d.

Attested May 27, 1695, by Thomas Patch, admr. The balance of 2li. 14s. 10d. is to be paid vnto Abraham and Benjamin Patch, grandsons of Edmond Patch, equally, and in case of the decease of either of them to be to the survivor. Ye above 14s. not yet pd.

Essex County Probate Files, Docket 20,695.

ESTATE OF MRS. BRIDGET GILES OF SALEM.

“The Last Will and testament of Bregett Giles of Salem, Widow I Being weake of Bodie but well in My understandinge Doe Dispose of that Estate the Lord hath Left me in Maner and forme as ffolloweth Imprimis I giue to my Son Samuell Very twentie Shillings. It. I giue unto My Son Thomas Very twentie Shillings It I giue unto Mary Cutler of Redinge the Wife of Thomas Cutler fortie Shillings It I Giue unto Briegett Very the Daught^r of My Son Thomas Very a Cowe to be Due to her when she shall be Eighteene yeares of age or at the tyme of her Mariage. It I Giue unto my Son Eliazer Gilles one ten aker Lott which sometime Belonge to Goodman Addams of Nuberie of whom My Husband bought it & I Giue unto him all My Meadow on both sides the Brooke to begin at the stump that doth part his Uplande and Mine & from that stump to Run over the Brooke to the Bound tree of the ten aker Lott aboue Menshoned Al my Meadoe be lowe that line I Giue to him p^ouided & My will is that he pay unto Mary Cutler that fortie shillings I haue giuen her in this My Will and for the Remainder of My estate howsing land Meadow ground Cattle househoulde stufte & what euer elce Doth any way belonge or Apertaine unto me I Doe giue & bequeathe unto My son John Geiles home I ordaine & apoynt My sole executo^r of this my Last Will and testament and in Witnes thereof I haue here Unto set my hande and seale this fourteenth of the 11th Month 1668.”

Bredget Gyles (SEAL)

Witness: John Browne, James Browne.

Proved in Salem court 30:9m:1680, by Mr. Henry Bartholmew.

Essex County Quarterly Court Files, vol. 34, leaf 84.

ESTATE OF JOHN LOVEJOY OF ANDOVER.

Administration upon the estate of John Lovjoy, intestate, was granted 30:9m:1680, unto Naomie Lovejoy the widow, who brought in an inventory and attested to the truth thereof.

Salem Quarterly Court Records, vol. 6, leaf 14.

Inventory of the estate of John Lovjoy, jr., who died July 14, 1680, taken by Richard Barker, sr., and Joseph Ballard: one house & a crope of corn, 20li.; one hors, 4li.; one steer 4 years old, 4li.; one cow & a year old heifer, 5li. 5s.; swine, 2li.; one carbine, 10s.; wearing apparrill, 2li.; flax, wooll & yearn, 16s.; one bed & Beding, 5li.; in lumber and tooles, 1li. 6s.; one iron pott, frying pan and one brass skillet, 12s.; one old saddell and an old Bridle, 6s.; total, 45li. 15s. The depts that doe allredy apere amounts to 29li. 14s. 7d. The debts yt doe since appeare due from the estate is more, 3li. 4s. and heare is 3li. 16s. 9d. of it in mony.

Attested in Salem court 30:9:1680, by Naomi Lovejoy, relict and administratrix.

Essex County Quarterly Court Files, vol. 34, leaf 85.

ESTATE OF JOHN TURNER OF SALEM.

Administration upon the estate of John Turner, intestate, was granted Oct. 13, 1680, by Hon. Maj. Gen. Daniell Denison, William Browne and Bartholmew Gedney, Esq., unto Elizabeth Turner, the widow, who gave bond of 3000li. to administer according to law, and to bring in an inventory to the next court. Allowed by the court 30:9m:1680.

Mrs. Elizabeth Turner, administratrix to the estate of Mr. John Turner, brought in an inventory of the estate amounting to 6788li. 17s. 11d. and the court 30:9m:1680, understanding he left five children, John, Elizabeth, Eunice, Freestone and Abiell, have ordered that the estate remain in the widow's hands for the bringing up of the children until they come to age or until they be of age to choose guardians if they see cause, and that she shall have for her portion of the estate 1500li., provided she pay 100li. to Elizabeth Gedney

which was given her by the deceased, to be paid to her at age or marriage, and to be educated at the charge of the administratrix; the rest of the estate to be divided equally between the children, only the son to have a double portion, to be paid when they are of age unless by the court's allowance they shall choose guardians who may require their respective portions, and then the administratrix shall be discharged of any further charge for their education. The houses and lands to stand as security, and if the administratrix should marry, other security to be given for the payment of the legacies, otherwise the whole estate except the widow's portion shall be in the court's hand to take order for the security thereof. Capt. William Brown, Mr. John Hathorne, Capt. John Price and Mr. Thomas Gardner, jr., are desired to advise the administratrix in the management of the estate.

Salem Quarterly Court Records, vol. 6, leaf 14.

Inventory of the estate of Mr. John Turner as it is now found in the hands of Mrs. Elizabeth Turner, widow, taken by Wm. Browne, jr., John Price, Thomas Gardner, jr. and John Hathorne: Sundry goods & merchandize amount unto 2843li. 9s. 11d.; houseould stuff and in baggs, 1295li. 8s.; total, 4138li. 17s. 11d. The account of houseing & land: the dwelling house, land, out houseing, 2 warehouses & wharfe belonging thereunto, 500li.; a house, houseould stuff & stock at Bakers Isld., 50li.; Land at Castle Hill, 70li.; a parcell of land bought of Wm. Lake and a pcell bought of Nathl. Sharp, 40li.; a warehouse at Winter Isld., 12li.; house and land bought of Mr. Skinner, 140li.; the warehouse yt is building, boards, &c., 25li.; land by Christopher Babidges, 40li.; total, 877li. The account of Vessells: the Keatch Blossome, 170li.; Keatch Prosperous, 120li.; Keatch Jno. & Thomas, 100li.; Keatch Willing Mind, 90li.; total, 480li.; 1-2 of ye Keatch wth Mr. English, 190li.; 1-2 of ye pink Speedwell, 150li.; 3-8 of the Keatch Society, 150li.; 3-8 of the Keatch Wm. & Jno., 100li.; 1-4 of the Keatch Freindship, 65li.; 1-8 of the Keatch Fraternyty, 40li.; a shallop at Marblehead, 50li.; 1-4 of ye sloop with Jon. Hart, 40li.; a pleasure Boote, 8li.; 1-3 of 3-8 of the Shipp Wm. & John, 500li.; total, 1773li., making total of whole estate 6788li. 17s. 11d. Further, a parcell of Salt at Marblehead; a parcell Refuse fish at Marblehead. The account of Debts due unto the estate and debts due to be payd out of the estate which cannot yet be settled or knowne.

Attested in Salem court 30:9:1680, by Mrs. Elizabeth Turner, relict and administratrix.

Essex County Quarterly Court Files, vol. 34, leaf 86.

ESTATE OF JOHN HILL OF SALEM.

“This may testifye to any whom it may concerne, that I John Hill haueing bene for a long space of time ill & out of order as to the health of my body & not knowing how soone I may be called out of this world, am theirfore willing now while I haue my understanding & memory to dispose of what I haue as followeth imprim I giue to my two sons John & robert my 40 akers of land lying up in the woods by Samuel Cutlers to bee deuided equally betweene them. 2 I giue to John Hill all the land I haue in the pound meddow & that which I haue in coakes medow I giue to robert 3 I giue to my foure daughters Miriam Susan Liddia Elizabeth each of them a cow & fiue pound a peice besides to the two eldest to bee paid in some short time after my decease as soone as conueniently may bee, to the two youngest when they come of age 4 I giue to my wife all the rest of my estate to bee enjoyed by her without any interruption or molestation during the time of her life & at her decease to bee at her sole disposing (as shee may see good) to my children in witsesse whereunto I doe heere set my hand and seal this present 29th of July 1680.”

John Hill (SEAL)

“Further my will is that in case my beloued wife shall see caus to sell any part or the whole of that estat giuen her she shall haue full power at the eand of her life to despos of what she shall haue left as aboue said I apoint my wife my executor of this my last will & testament.” I. H.

Witness: Jeremiah Neale, Samuell Nurs.

Proved in Salem court 30:9:1680, by the witnesses.

Inventory of the estate of John Hill taken Nov. 20, 1680, by William Traske and John Traske: one Dwelling House & Orchard and Barne with other oute Housing, 100li.; 3 akers of upland lying in the Glass house feild, 10li.; Halfe an aker of salt marsh lying at forrest River, 4li.; a parcell of fresh Meddow lying by ye Great Rvr., 10li.; 40 Akers of upland lying neere Samuell Cutlers, 45li.; a five Aker Lott in ye Northfeild, 15li.; 3 quarters of an aker of Marsh lying neare the hill called Gardners Hill, 12li.; 3 Cowes, 9li., on Steare, 3li., 2 young cattle 2 yers and ye vantage, 4li., 16li.;

2 young cattle a yeare & Halfe ould, 2li. 10s.; 3 calves, 2li., 2 mares & 3 colts in the woods if living, 3li., 5li.; parcell of swine Running in ye woods, 4li.; fetherbed and all belonging to it, 8li.; fetherbed in ye Little Roome & wt belongs to it, 7li.; one Trundlebed and what Belongs to it, 4li.; one Bed in ye Chamber and wt Belongs to it, 6li.; one Cubbard in ye Chamber, 12s., Tooles, 2li., 2li. 12s.; A Cubard in ye Great Roome, 16s. & one in ye Little Roome, 1li. 10s., 7 cheares, 14s., one table & 3 stooles, 3li. 10s.; eight paire of sheets, 6li., 2 Table cloathes, 12 Napkins, 8 Towells, 2li., 8li.; 4 paire of Pillowbeares, 20s., 2 wenscot chests & 2 Boxes, 26s., one Gun, 20s., peuter, 2li. 10s., 5li. 16s.; 3 skelletts, 10s., 5 Brass Kettles, 3li., 3 Iron potts and one kettle, 25s., earthen ware & Glasses, 6li. 5s.; one warming pan & a paire of Doggs, 15s.; 2 Hakes, 8s., one spitt, 2s. 6d., 2 paire of pott Hooks, 2s., 12s. 6d.; one fire shovell, Tongues & fire slice, 7s.; one frying pan, 3s., one little Table, 3s., 6s.; one Lanthorne, 2s., smoothing Iron, 2s., 4s.; his wareing Cloathes, 8li.; one Looking Glass, 2s., 8li. 2s.; ould chests, cradle and sum ould Lumber, 12s.; flax & wooll, 2li., home made cloth wolling & Lining, 4li., Sarge and other Eng. goods, 5li.; one Grenston, one hors, cart & saddle, 6li. 18s.; Bookes, 10s.; total, 300li. 6s. 6d. Due to the estate in Debts, 5li.; The estate is debter to severall men, 1li. 10s.

Attested in Salem court 30:9m:1680, by Liddea Hill, widow and executrix.

More added to the inventory 7:10m:1680 by Lidea the executrix in cash & goods, 9li.

Essex County Quarterly Court Files, vol. 34, leaves 78, 79.

ESTATE OF ISAAC HYDE.

Inventory of the estate of Isac Hyde presented by Susanna Hyde, taken Nov. 13, 1680, by Joseph Grafton and Samuel Gardner, jr.: a dwelling house & 24 pole of land, 60li.; fetherbed & furnature as it stands, 4li. 10s.; 4 paire of sheets & 4 pr. pillowbeirs, 2li. 10s.; 8 towels, 8 napkins, 4 tablecloths, 15s.; putor, 25s., brasse, 30s., 2li. 15s.; Iron ware, 20s., earthen & tin ware, 10s., 1li. 10s.; 2 small tables & a chest, 1li.; 8 chaires, 12s., 2 trunks, 10s., 1li. 2s.; Carpet & 2 small baskets, window curtin & a pr. bellows, 12s.; old barrels & tubbs, 5s.; total, 74li. 19s. Due to be paid unto Wm. Hill in England, 5li.

Attested in Salem court 30:9:1680, by Susana Hide, and

she was appointed administratrix of the estate of her husband Isaack Hide. The estate when the debts are paid to be equally divided, one half to the widow, and the other half to Richard, child of the deceased, at the age of twenty one years.

Essex County Quarterly Court Files, vol. 34, leaf 90.

ESTATE OF ROBERT COKER OF NEWBURY.

“The last will and Testament of Robert Coker of Newbury made this 20th Sept. 1678 I Robert Coker of Newbury doe ordaine this to be my last will and testament, heerby Revokeing all wills by me formerly made 1 I give to my Eldest son Joseph Coker my house that I now live in with all my out houseing orchard upland and meadow, wth the freehold, and all other previledges & apptenances thereunto belonging, (except such parcells of land as are heerafter excepted) to be to him and his heires for ever, together wth all the stock and household goods or utensills belonging to the house & all my weareing clothes, by these presents oblidgeing my sd son Joseph to pay all such Legasies as are heerafter mentioned 2 I give unto my younger son Benjamin my land in the Little field being four acres and a halfe more or less together with the frame upon it, as also my meadow at Plumb Iland at the Sandy beach, be it more or less, as it is bounded with the widdow Worths land Northerly and the River westerly, & the beach easterly, and six acres of Land upon the southern part of the highway by my dwelling house, upon that syde of it next to Daniell Lunts, soe many Rod upon the front, as that runing ||back|| the whole depth shall amount to six acres, All w^{ch} parcells of land I give to him the sd Benjamin and to his heires forever, oblidgeing him by these presents, to pay unto my daughter Hanah Lunt twelve pounds of that legacie w^{ch} I doe heer after bequeath unto her 3 unto my Daughter Sarah Smith I give the sum of forty pounds nyne pounds of w^{ch} sum is allredy payd, and toward the payment of the residue, shee shall have one feather bed with the apptenances therto belonging, and what more I may be capeable of paying while I live, the resedue of the forty pound that shall be left unpaid at my decease shall be payd to her by my son Joseph within four year after my decease 4 unto my daughter Hanna Lunt I give forty pounds part of it to be pay in a feather bed and apptenances, and twelve pound of it to be pd by my son Benjamin (as above) and

what remains that I due not pay in my life time to be payd by my son Joseph within four years after my decease 5 finally I make my Eldest son Joseph aforesayd ||my|| sole executor, and request and apoynt my Kinsmen Joshua and Caleb Moody together with my Son in law James Smith to be overseers to this my last will & testament, heerby giveing full power to my overseers, abovsайд to decide and determin any matter of difference that may arise, betweene my children or any of them as refering to anything heere bequeathed them, and doe oblidge and require my children to sit downe and abyd by their determination. In testimony to all and singular the premisses I have heerunto sett my hand & seale this 20: Sept: 1678."

Robert (his mark) Coker. (SEAL)

Witness: Joshua Moody, Caleb Moody.

Proved in Ipswich court Mar. 29, 1681, by the witnesses.

Ipswich Deeds, vol. 4, page 390.

Inventory of the estate of Robert Coker of Newbury, deceased Nov. 19, 1680, taken 18 of Dec. following, by Stephen Grenlefe, sr. and William Chandler: ye dwelling house with ye Barne & out housing together with ye orchard & eight acres of land adjoining to ye house, 160li.; ye hill Lotts on ye south side of ye house seaventeene Acres & a halfe, 105li.; in ye Little feild foure Acres & halfe of plough land, 36li.; thirteene Acres of Divident Land at ye townes end, 20li.; twenty nine Acres of marsh meadowe ground, 145li.; a frame of a house on ye land in ye Little feild, 10li.; neate Cattle, 16li., 22 sheepe and a hogg, 10li. 6s., 26li. 6s.; In graine English and Indean, 16li.; in hey, 4li.; thirteene bushells of old Indean Corne, 1li. 19s.; Houshold stuff in ye lower roome, 10li. 16s.; sider & caske in ye seller, 1li. 12s.; Iron geare, armes & a copper Kettle, 6li. 10s.; wearing Apparrell, 8li. 17s.; Bedding in ye chamber, 21li. 2s., linnen, 3li. 11s., 24li. 13s.; cloth, sheepes wooll, flax, thread & other necessaries in ye chamber, 8li. 14s.; two thirds of a boate, 6li. 10s.; a sett of Harroe teeth, 10s.; In money, 4s. 2d.; the Freehold to ye house, 10li.; some more old Lumber, 6s.; total, 602li. 17s. 2d.

Attested in Ipswich court Mar. 28, 1681, by Joseph Coker, executor.

Essex County Probate Files, Docket 5,883.

ESTATE OF THOMAS JONES OF MANCHESTER.

Administration upon the estate of Thomas Joanes of Man-

chester, intestate, was granted Mar. 29, 1681, unto his sons, Abraham, Tho. and Ephraim Joanes, who brought in an inventory in two papers and attested to the truth thereof.

Ipswich Quarterly Court Records, vol. 5, page 366.

Inventory of the estate of Mr. Thomas Jones of Manchester, taken Mar. 9, 1680-81, by Paul Thorndike and Thomas West: one dwelling hous and outhous & orchard, 45li.; land in the plain by estimation, four Acres, 8li.; three Acres of land upon the neck so called, 7li. 10s.; a parcell of medow by estimation an Acre and half at the sawmill pond, 3li.; neat Cattell and one Colt & two small swine, 17li. 15s.; Beding and wearing Cloaths & one hide, 12li. 18s.; gunn, Iron ware, bras, pewter, wooden ware & bookes, 5li.; in mony due to the Estate from his son Ephraim Jones, 3li.; the land and marsh which belonged to the hous in which the town of Manchester settled said Jones at his first coming to them, 24li.; total, 126li. 3s.

Inventory of the estate of Thomas Joans of Jefferrys Creeck, Lying in the town of Hull taken Mar. 16, 1681, by Zechariah Whitman and Nathaniell Bosworth: one whome lott excepting only thirty Rods of the front of the sd lott made over to Thomas Joans, 18li.; five rod on the front of Samuel Baker lott long since bought by the said Thomas Joans, 4li.; one lott at point Alderton on Acre & half, 9li.; on lott at strabury Hill 1-3 of an Acre, 5li.; one lott at sagemore hill 1-3 of an Acre, 5li.; one lott at Whithead on Acre & halfe, 5li.; one Lots commons, 15li. and two Acres of medow, 20li., 35li.; one lott of 4 Acres at peltaxe island, 20li.; a share in the island appertaining to a single lot, 5li.; in Rent money, 6li.; total, 112li.

Attested in Ipswich court Mar. 29, 1681, by Abraham, Thomas and Ephraim Joans, administrators of the estate of their father.

The widow Elezebeth Jonns, Aberham, Thomas and Epharam Jonns being most concerned in the estate left by Thomas Jonns, have made the following agreement: Elezebeth Jonns, the widow and their mother in law to have sixteen pounds; considering the condition of our brother John Jonns being incapable for to order and dispose of himself it hath been known that it was the intent of our father Thomas Jonns that all his land at Hull that was not already disposed of was to be made over to his son Thomas Jonns, for the maintaining of his brother John Jonns during his

life; the hows and orchard with the land now belonging thereunto being situated in Manchester, to belong to Epharam Jonns for his portion, provided he pay out of the same to his two sisters, Sarah Chaemberlin and Hanneh Goding part of their portions, as indifferent men shall judge meet; the rest of the estate, to be divided equally to Aberham and Thomas Jonns and their two sisters Sarah Chamberlain and Hanah Godin. Dated Manchester, 30:1m:1681. Witness: Sam. Freind, Sarah (her U mark) Allen.

Elizabeth, widow of Thomas Jones, Sr., of Manchester, with Thomas, Abraham and Ephraim Jones his sons, presented this writing in Ipswich court, 29:1m:1680, and declared it to be their mutual agreement for the settlement of the estate, which was allowed, and the administrators ordered to attend to the same.

Essex County Probate Files, Docket 15,230.

ESTATE OF MRS. JANE WILLIAMS.

Administration upon the estate of Jane Williams, was granted Mar. 29, 1681, unto her son Joseph Williams, who brought in an inventory.

Ipswich Quarterly Court Records, vol. 5, page 366.

Inventory of the estate of the widow Jane Williams taken Dec. 1, 1681, by Stephen Dowe and Joseph Page: one iron pote and pote hockes, one *tramel* stick and tramil, 19s. 6d.; two peuter platteres, 10s.; one frieing pan and one warminge pan, 6s.; a payer of cardes and a coten wheele, 6s.; a cotten Ruge and a bead and two sheets, blanckit, 3li. 12s.; boulster and a pilow, 5s.; a sarge goune and a karsy wescoate, 1li. 12s.; two swine, 1li. 10s.; thre coves, 13li. 10s.; one cove, two haiefers and a bull, 11li. 15s.; total, 33li. 5s. 6d.

Attested in Ipswich court Mar. 29, 1681, by Joseph Williams, administrator of his mother's estate.

Essex County Probate Files, Docket 30,009.

ESTATE OF SAMUEL WORCESTER OF BRADFORD.

Administration upon the estate of Mr. Samuell Worster, intestate, was granted Mar. 29, 1681, unto Elizabeth Worster the widow.

Ipswich Quarterly Court Records, vol. 5, page 366.

Inventory of the estate of Mr. Samuell Wostor taken Mar. 23,

1680-81, by Shu. Walker, Ezekiel Northend, Thomas Tenny and John Palmer: wearing aparill wooling and Linin, shoos and boots, 5li.; armes and ammunition, 3li.; Books, 1li. 10s.; Beads and beding, 12li.; Beadsteeds, 2li.; peuter, brase, Iron pots, trammils, fire shovell, tongs, 5li. 10s.; cubbart, chests, box, chares, tabel, spinning wheles, hogsheds, barills and other Lumber in ye house, 3li.; barill and hogshed staves, 1li. 10s.; 25 bushels Indian corne, 6 bush. rye, 5 bushels wheat, 6li. 4s.; 5 bushels oates, porke and beefe and 1 bushel salt, 1li. 15s.; flax and shepes wool and cotten wool and yarne, 2li. 6s.; cart, plough, yoake, chaines and utencils for husbandry, 3li. 10s.; saddell and pillion, 1li. 10s.; 4 oxen, 3 cowes, 2 2 yere old steres, 2 yerlings, 1 bull, 1 calfe, 43li.; 14 shepe, 1 horse, 7 swine, 15li. 10s.; 337 acres Land and meadow, house, barne, and fences, 400li.; total, 510li. 9s. Debts due to the estate, Thom. Wood, 5s.; Joseph Palmer, 4s. Debts due from the estate 119li. 13s. 10d. whereof there is Dew of the aforesaid sum in money 6li. 6s. 6d.

Attested in Ipswich court Mar. 29, 1681, by Elizabeth Worster, relict and administratrix.

This court ordered the settlement of the estate of Mr. Samuell Woster who died intestate, which estate amounted to 384li. 9s. cleare of debts, as follows: to the widow for her part 54li. for the bringing up of the children, and the rest of the estate to be divided equally among the eleven children the eldest son first having a double portion, to be paid as they come of age. The house, barn and 200 acres of land to stand bound for security.

Bond of William Worecester and Francis Worcester of Bradford, with Joseph Bayley and Caleb Hopkinson as sureties, dated Feb. 20, 1692-3, for 600li., to administer according to law upon the estates of Samuel Worcester and Elizabeth Worcester late of Bradford, deceased. Witness: Stephen Sewall, Abigall (her O mark) Mansfield.

Inventory of the estate of Mr. Samuell Woster and Mrs. Elizabeth Woster relict to him and administratrix to his estate taken May 3, 1694, by John Tennie, Samuell Haseltine and Richard Kimball: a muskitt and Books, 2li.; Beding and Bedstead, 4li.; puter, bras, Iron pots, tramills, tongs, 3li. 12s.; an old chest and other lumber, 1li.; a chain and other utinsalls for husbandry, 1li. 16s.; land formerly inventoryed

wth addition, 350li.; a fram of an old hous remaining, 4li.; total, 366li. 8s.

Attested May 14, 1694, by William and Francis Worcester, the administrators.

Petition of Josiah Wheeler of Salisbury, that whereas he had a legacy due to him by right of his now wife, from the estate of Samuel Worster of Bradford, who deceased in the year 1681, and since by the death of the widow and two of the children of the said deceased, your petitioner hath fallen to him out of the estate some thing more, and having demanded his right of William and Francis Woster who possess the estate, now desireth that the court may grant him redress therein. Accordingly William and Francis Woster are cited to appear at the Ipswich court in May, 1694.

The account of Wm. and Francis Worster, administrators of the estate of Samuell and Elizabeth Worster, late of Bradford, brought in Nov. 22, 1697: Debts paid, 77li. 3s. 5d.; allo. and setling ye estate, 10s.; stating ye acct. &c., 10s.; quietus, 4s.; order for a division & committee & recording ye return, 2li.; loss on ye estate by casualty, 16s.

[Charges paid to Deacon Coffin of Newbry, Tho. Stickny, Ann White, John Tennie, James Coffin, Henry Somersby, Faith Law, Will Osgood, Caleb Boynton. *This entry cancelled.*]

The account of William and Frances Worster, administrators of the estate of Samuel and Elizabeth Worster late of Bradford, brought in Nov. 23, 1697: bond and letter of administration, 7s. 6d.; pd. a debt to Wm. Osgood, 5li.; 2 oxen lost by casualty, 12li.; loss on the buildings for want of timely reparation, as appears by ye estimate of Richard Kemball and Caleb Hopkins, 40li.; 1 swine lost, 30s. 1 horse died, 5li., 6li. 10s.; the widow former administratrix had and spent of the moveable estate more then her part of said estate, 2li. 4s. 6d.; allowing ye acct. setling & deviding ye estate, 10s.; methodifing ye acct. 30s., quietus, 4s., 2li. 4s.; a division & to ye comitte & recording ye return, 2li.; allowed administrators, 15li.; more for extraordinary trouble, 1li. 3s.; total, 100li. Per Contra, 69li. 15s. The widow Elizabeth Worster pd. Caleb Boynton a debt due to him from her 4li. 15s.; 65li. of the moveable estate she kept in her hands more than she paid away in debts and then what was left yt came into the hands of ye new administrators, 69li. 15s.

The names of the children: Wm. the eldest son, Samuell, Moses, deceased, Frances, Joseph, Timothy, Elizabeth, Dorothy, John, Ebenezer, Susannah.

Essex County Probate Files, Docket 30,674.

The court May 16, 1694, granted William and Frances Worcester further time for the settling of their account of administration upon the estate of Samuell and Elizabeth Worcester.

Essex County Probate Records, vol. 303, page 211.

Capt. David Haseltine, Ensigne Joseph Bailey, Corp. John Boynton, Mr. Richard Kimball and Mr. Caleb Hopkinson all freeholders in Bradford, or any three of them, authorized by the court at Salem, Nov. 23, 1697, to make a division of the housing and lands of Samuel Worster late of Bradford, deceased, among his surviving children according to the settlement made, first setting out to the administrators William and Francis Woster, one hundred pounds allowed upon their account, besides their shares. Sworn Dec. 1, 1697.

Division of the housing and lands of Samuel Worster late of Bradford, deceased, and of Elizabeth Worster his wife, also deceased, made Mar. 10, 1701-2, by David Haseltine, Richard Kimball and Joseph Baily: to William Woster one of the administrators, one half of the hundred pound on the westerly side of the farm laying ye whole length of said farm wch we account at 50li.; to William Worster eldest son, adjoining to that wch was set out to him in ye first place, at ye rear, it being eight rod wide & so running ye whole length of ye farme to ye uper end there it being Eleven rod wide wth an acre & thirty rod of meadow laying at ye esterly end of a meadow comonly called Worsters meadow all wch we estimate at 41li. 13s. 8d.; to Elizabeth Worster, adjoining to William Worster, ye one halfe of her share at ye rear, it being two Rod wide & so runing to ye uper end of sd. farme there it being two rod & a halfe wide wth forty seven rod of meadow in meadow called Worsters meadow joyning to Wm. Worsters meadow estimated at 10li. 8s. 5d.; to Susannah Worster, joyning to Elizabeth Worster at ye River, it being four rod wide & so runing ye whole length of said farme at ye uper end being five rod & a halfe wide wth about ninety five rod of meadow in meadow called Worsters meadow laying on ye northwest side of Mr. Symes as it is now bounded, estimated at 20li. 16s. 10d.; to Timothy Worster, next to Susannah Wors-

ter, at ye rear four rod wide & so runing to ye uper end of said farme being five rod & halfe a rod wide there, wth about ninety five rod of meadow laying on ye northwest of ye meadow formerly set out to Susannah Worster, laying ye whole breadth of it as now staked out, estimated at 20li. 6s. 10d.; to Ebenezer Worster, next to Timothy Worster, at ye rear four rod wide & so runing ye whole length of ye farme ye uper end being five rod & halfe a rod wide, wth ninety five rod of meadow laying on ye northwest side of meadow formerly set out to Timothy as it is now staked out and bounded, estimated at 20li. 16s. 10d.; to Dorothy Worster, next to Ebenezer Worster, at ye rear four rod wide & so running ye whole length of said farme at ye uper end it being five rod wide & halfe a rod, wth ninety five rod of meadow laying in meadow called Worsters meadow on ye northwest side of meadow formerly set out to Ebenezer Worster as it is now staked out & bounded, estimated at 20li. 16s. 10d.; to John Worster, next to Dorothy Worster, at ye river being four rod wide & so runing ye whole length of said farme at ye uper end it being five rod & halfe a rod wide, with ninety five rod of meadow laying on ye northwest side of meadow formerly set out to Dorothy Worster as it is staked out and bounded estimated at 20li. 16s. 10d.; to Joseph Worster, next to John Worster, at ye river being four rod wide & so runing ye whole length of said farme, at ye uper end being five rod & halfe a rod wide, wth ninety five rod of meadow laying on ye westerly side of meadow formerly set out to Elizabeth Worster, estimated at 20li. 16s. 10d.; to Elizabeth Worster, the other halfe of her share next to Joseph Worster, at ye river being two rod wide & so runing ye whole length of said farme at the uper end two rod & halfe a rod wide, wth forty eight rod of meadow laying on ye westerly side of meadow formerly set out to Joseph Worster, estimated at 10li. 8s. 5d.; to Frances Worster, the other administrator, next to Elizabeth Worster her last part set out to Frances, ye remainder part of said farme and laying on ye easterly side of said farme being his just part for his 50li. allowed him as administrator for charges and his share of ye estate ninety five rod of meadow joyning to meadow last set out to Elizabeth Worster and laying at the northerly end of meadow of Mr. Simes and meadow formerly set out to Susannah Worster, estimated at 20li. 16s. 10d., also ye surplus wth ye building unto ye administrators.

Essex County Probate Records, vol. 307, pp. 370-372.

ESTATE OF MRS. MARGARET BISHOP OF IPSWICH.

Administration upon the estate of Mrs. Margret Bishop, intestate, was granted Mar. 29, 1681, unto her son Samuell Bishop, and an inventory being brought in amounting to 710li., he gave bond of 500li. to administer according to law, all the lands to stand bound.

Ipswich Quarterly Court Records, vol. 5, page 366.

Inventory of the estate of the widow Bishop of Ipswich, taken Mar. 31, 1681, by Thomas French and Samuel Hunt: A gold ring, 15s., 2 silver spon's thimble & clasps, 1li. 19s.; silver cup, silver Ring, 11s. 6d.; pewter, 5li. 16s. 6d.; brass, 1li. 16s.; her woollen Apparill & a silk Apron, 7li.; her Linnen, 1li. 15s.; sheets & other linen, 6li. 10s.; the Bed in ye parlour wth wt belongs to it, 8li.; other bedding, 3li.; table cloths & napkins & Cubbard clothes, 2li.; Iron Kettles & Iron potts, skillet & spoons, 2li. 11s. 6d.; a spitt, Racks and other Irons, 16s. 8d.; an Iron Copper, 2li. 10s.; 2 spinning wheelles, trenchers, sives, scales & querns, meal tub & meal trough, 1li. 16s.; Andirons, tongues, tramill & fire pan, 1li. 10s.; an Iron Jack, 18s.; a clocke, 4li.; box iron wth Heaters, 4s.; 2 buffet stooles, five cushions, 1li. 16s.; a Press, a little table, 1li. 6s.; a great Table, 2 joint forme, 2 stooles, 1li. 10s.; In ye chamber: a great chest, a carved box, 3 chaires, 1li. 1s. 6d.; 2 andirons & candlestick Iron, 5s. 6d.; a cupboard wth cloth & cushions, 3li.; four leather chaires, a chest & box, 1li. 12s.; in ye parlor: a great Table & 2 stooles, 1li. 10s.; 2 payer of stiliards & a voyder, 1li. 6s. 6d.; fowling peice & muskett, 2li.; another cupboard, cloth & cushion, 1li.; a Table, chaires & stooles, 1li.; 2 glasses & foure bookes, 15s.; brass scales & weights, 10s.; 2 oxen, 3 coves, a 2 year old & calf, 21li.; 8 hoops & a chaine, 17s.; wedges & beetle rings, box, spanshakle, youke & furniture to it & Iron boxes, 13s.; tire for ye wheelles of a cart, 1li. 10s.; 11 acres of land at wattle neck, 25li.; 6 Acres of Meddow at ye west medows, 12li.; House & barne & orchard & Commonage & 14 acres of land on the south side of River adjoining to Doctour Rogers land, 160li.; 6 Acres of marish at plumb Iland, 12li.; total, 304li. 8s. 8d. A payr of gloves, 1li.

The is still due unto the widow Bishop as executrix to Thomas Bishop, by booke, 255li. 8s. 6d.; severall Bills, 323li. 2s. 11d.; by rent, 20li.; ye half of a fishing Ketch, 70li.; 2 years fishing half of her earnings, 50li.; wch belongs to a

Ketch, the half of a great pot, the half of a great payr of stiliards, 1li. 10s.; total, 720li. 1s. 5d. Due from Widow Bishop in severall Debts, 315li. 9s., leaving the estate, 710li. 1d.

Attested in Ipswich court Mar. 29, 1681. by Samuell Bishop.

Essex County Probate Files, Docket 2,477.

ESTATE OF MRS. SARAH GAGE OF BRADFORD.

Administration upon the estate of Sarah Gage, widow of John Gage, intestate, was granted Mar. 29, 1681, unto John French and William Smith two of her sons in law, and they are to bring in an inventory to the next court.

Ipswich Quarterly Court Records, vol. 5, page 367.

Inventory* of the estate of Sareth Gage deceased July 7, 1681, taken July 14, 1681, by Stephen Grenlefe and Caleb Moody: on fether beade, 2 pilos, 3li.; an other beade, 12s.; an ould gren ruge & blancet, 7s.; on nue boalster, 6s.; a coverled, 7s., a blancet, 7s., 14s.; 2 knete blancets, 1li.; blak petecote, 5s., serge petecote, 3s., 8s.; a red petecote, 10s., another red petecot, 2s., 12s.; a gray cote, 4s., gray cloth 4 yards & half, 12s. 6d., 16s. 6d.; pese of white cloth, 6s., a seafe garde, 8s., 14s.; a serge jumpe, 10s., a pair bodes and 2 hodes, 4s., 14s.; a letel chest, 3s., a knete petecot, 6s., 9s.; a serge wascot, 4s., a brod bage, 4s., 8s.; on pair shetes, 14s., another pair with a touell, 15s., 1li. 9s.; toe coten pelobers, 2s., 4 spones, 2s., 4s.; toe sheftes & toe scarfes, 12s.; toe napcens & toe tabel cloth, 8s.; som small lenen clothes in a blue apren, 1li. 14s.; som small lenen in a napcen, 1li.; a cheste & som things in the tell, 12s.; on dusen trenchers, 1s., 3 peis stokes, 7s., 8s.; selke hods & hackeches, 1li. 10s.; cortens & valens, 8s.; a bibell, 3s., a wescote, 5s., 8s.; blue lenen, 3s., toe gren aprens, 7s., 10s.; a stufe petecote, 10s., to cortens & valents, 10s., 1li.; a wescot, 4s.; peuter plates & [lattin: copy] ware, 1li. 8s.; a warmen pan & screnie, 11s.; earthen ware & a brase [ladell: copy], 6s. 6d.; wooden ware & ould se [ive], 17s.; 2 potes, scelet, cetel [pothooke: copy], 1li. 5s.; frienpan, 3s., firpan, tongs, 6s., 9s.; tramel & gredeyren, 6s.; boshal & halfe rye, 6s.; a coberd & boxe, 1li. 2s.; 2 chaire, 3 coshens, forme, 2 stoles, 7s.; a bage with 3 small bages [& som malt: copy], 8s.; som enden bascets, 4s.; a bage with som whete mele, 5s.; total, 28li. 2s.

*Ipswich Deeds, vol. 4, page 496.

Attested in Ipswich court Sept. 27, 1681, by William Smith and John French, and the court ordered that the estate be equally divided to the three daughters, namely, the wives of Wm. Smith, John French and Samuëll Buswell.

Essex County Probate Files, Docket 10,506.

ESTATE OF JOSEPH MUZZEY OF NEWBURY.

“July the 29 1680 Be it knowne to all men, that I Joseph Muzzey of Newberery in the County of Essex N : E. massachusetts being weake of body but of perfect memory considering my owne Mortality, doe here make my last will and Testament, comending and committing my soule into the hands of my Blessed Redemer Jesus Christ and my body when it shall Decease this life, to be burryed in the buryall place of newbery in hope of a blessed Resurrection and for my worldly goods I Dispose of as followeth. Imprimis I give and bequeath to my son Joseph all my house and land and meadow exsept my Iland of creeks grasse in plome Iland River when he shall be of the Age of one and twenty yeares, that is my Eight Ackeres of meadow at this side of Plome Iland River, and my lote of meadow on the other side; Also I give to him on yoke of oxon not exeeding the Age of Seaven yeares with a plough: and plow chaine and plow-irons compleat, Also two Cowes not exeeding seaven yeares of Age; Also ten sheepe not exeeding fower yeares, Also one shovel and spade and Dung-forke and three pitchforcks and on ffaling axe on morticeing axe one frow and two broad hoes one betle and Rings, foure Iron Wedges a flax-combe Also on hamer on Sickle and on Reape-hooke Also on Iron tramell A fire pan and tonges Also I give him my fouling peice and sword and pike and a belt my litle chest and my silver spone my great powder horne and belt, and my pouch; and a musterd bowle; also my Iron kette and Iron pott and pot-hookes two new peauter platters two new poringers on quart peauter pott two ocome spoones on two quart brasse skillet on Iron-lampe; Also my feather-bead and bed-steade with on Rug on Couerlet on paire of blankettes and paire of sheets on feather bolster and pillow Also I give him a new saddle comp[leat] and a new pilion also I give him my bible, my booke of the Gouverment of Cattell Lenard Mascall, my Herball boke Didimes mour mowtion Also my great chaire and my houre Glass also I Giue him one three pinte stone Juge and two quart glass Botles Also one Sith withall furniture belonging Also a spitt also a Raying cive

and on wheate Ruder and on barley Rudder also a paire of horse trasses collar and whippetree and whiple-tree chaine a cosp and cops-pines Also a cupe-board and on paire of bel-lows also a Hand-saw and a draght shave a paire of bolet molds worme and scourer a paire of shott-molds also a smoothing Iron; also a smal coper boxe a trowell a horse fetters Loke and key Also a yoke staple and Ringle Also a cart-rope.

"2ly I give unto Mary my Daughter two Cowes not exceeding the Age of seaven yeares and eight sheepe not exceeding foure yeares of Age when she shal be of the Age of Eighteene yeares or else at the day of marriage if it be before that time also I giue to her my sayd Daughter my Iland of Creeke-grase by Plome Iland River Also I giue to her my Brase kete containeing about a bushell and a half in measure; Also a quart brass skillet And a peauter pint pott a Basson containeing a quart; also two poringers two peauter platters and on sucking botle and A warmeing panne and on chamber pot of peauter; two quart Glasess two Ocome spones and one sauce Pane on quart Jugg and a drame cup; Also on Bed on paire of Sheets on Rugg on Coverlet also a new chest and a Cradle on measheing tub on churne two kellarres Also I give unto my Daughter Mary my Linnen Wheele Also a new chaire also a Paire of Courtaines Also I give unto her my Horse also a smotheing iron And a Lattin Tunnell my will is that my sonn or sonns be put to learne some profitable trade or trades in due time for their future goode and benefite

"3dly I apoint Esther my wife to be the sole executrix of this my last will and testament and to haue my house and stocke and land in her handes, for the bringing up of my children and to haue all my Goodes and chattelles undisposed of my Debts and ffuneralle being Discharged. And my wife being now with child, my will is That if the child shall live, that twenty pounds be payd it as a legacy ten Pounds to be payd by my Wife when the child shal come to Age, in neat cattell and merchantable corne and ten pounds to be payd by my son Joseph in the like pay; and if my wiffe shall marry againe she shall put in sufficient Securitty, for the payment of my childrener portiones expressed in this my will and if any of my children shall Decease this life then it shall be to those that doe surviue and if all shold faille then the lande Goods and Chattelles to y^e next of my kindred, and I wold Intreate and Appoint Seargant Coffin and Seargant Clarke & m^r Tho: noyse and m^r Moses Gerish to be ouerseers of this my last will

and testament ||that it be pformed|| and herunto I haue set to my hand and sealle."

Joseph Muzzey (SEAL)

Witness: Stephen Swet, Tristram Coffin.

Esther Muzzy relict of Joseph Muzzy appointed by her husband to be executrix, renounced the same in open court, Mar. 29, 1681.

Inventory of the estate of Joseph Muzzy, 1680: a hous and barne and 6 akars and a half of land, 60li.; 12 akars of salt marsh and a lland of creek thach, 50li.; 3 coves and 3 steares and 2 hefares, 22li.; 26 shep and lams, 7li. 5s., 5 swine small ons, 2li. 10s.; a hors, 2li. 10s., waring aparill, 5li., bookes, 4s., 7li. 14s.; sadell, pillian, bridel, collar, hos trasis and whipeltre chain, 1li.: hors fetters, chain and plow, a youck and cops and pin, 14s.; 2 axis, 2 hous, 10s., spad, shovell and 4 wigis, 15s.; a gun, sword, pike and powder hor[n] and smal things belonging thar untou, 1li. 10s.; a bead, 3 coverlites, 2 Rouges and 3 par of shets, 9li. 10s.; a boustar, 2 pillos and pillo casis and cortins, 1li. 10s.; 2 blanckits, 2 owld beadtecks and a beadstid, 2li. 5s.; tobess, cillars, pails and trais, 1li. 5s.; putar, bras and Iron, a tramil and pot hucks, 3li. 3s.; 2 chest, a box, 4 chares and 3 seuefs, 19s.; a cart Roap, slid, tow cowmb and 2 whells, 15s.; wool and hemp, 20s., a Rephuck, sickell, a truil, 1li. 2s.; severall small things, 20s., a silvar spun, 5s., 1li. 5s.; 43 bowshills of barley and 9 bowshills of owtes, 9li. 14s. 6d.; a depte due from Joseph Knight, 14li., timber, 19li.; a parsell of nails, 15s., a depte due, 4li., 4li. 15s.; total, 201li. 6s. 6d. Deptes due from the estat: to Tristram Coffin, 3li. 10d., Mr. Goodhue, 1li. 8s., 4li. 8s. 10d.; Mrs. Whit, 27s., Nathaniel Clark, 25s., 2li. 12s.; Robard whingoo, 20s., Thomas Noyes, 1li.; Rates to the constabl, 4li. 3s. 1d., to John halle, 7s., 4li. 10s. 1d.; anthony Sumerby, 23s., John atcison, 7s. 8d., 1li. 10s. 8d.; abel huss, 7s., Thomas Rogars, 6s., 13s.; John webstar, 8s., Calib Richardson, 7s., 15s.; Will. bolton, 3s., Insin grenlef, 7s. 6d., 10s. 6d.; Jams ordway, 1li. 10s. 8d., georg march, 15s., 2li. 5s. 8d.; John Noyes, 2li. 12s., Petar toppan, 4li. 1s., 6li. 13s.; Jams Jackman, 12li., Georg Littell, 12s., 12li. 12s.; John Dole, 14s., hue march, 2s. 10d., 16s. 10d.; total, 38li. 7s. 7d. deducted leaves 162li. 18s. 11d.

Attested in Ipswich court Mar. 29, 1681, by Ester Muzzy, administratrix of her husband's estate.

Hester Muzzy shewing that her husband Joseph Muzzy was unsatisfied with the will presented to the Ipswich court Mar.

29, 1681, and would have altered it had he been able, petitioned the court "to take such order that she may be inabled to get a livelyhood & bring up her children according as ther necessity doe require being very young. And wheras there is no convenient house to live in and a necessity of building a new one before she can have a comfortable habitation and therefore humbly conceives that it may be judged rationally, that at least that stock of cattell wch is given to my son Joseph may be laid out in building a house, seeing he is likely to possess it and also that she may be repaid or allowed what may be thought fitt for what she shall be necessitated to lay out according to the worth of it when he shall posses the house and land, or any other that shall be heire to it and also that she may have a sufficient settelment in it during her naturall life."

There being presented to this court an inventory of the estate of Joseph Muzy, with a writing said to be his last will, wherein Hester relict of said Muzzy was appointed executrix, and she refusing to accept thereof, the court granted her power of administration, and ordered that the widow have possession and use of the whole estate during her life for her support and bringing up the children and paying the just debts, and after her death, the lands, being valued at 110*li*. to revert to the children. Joseph Muzey being the eldest son to have a double share, and the rest of the land to be equally divided between Benjamin and Mary Muzey; if the widow shall survive all the children, the next heir to inherit said land, paying unto said Hester or her heirs, the full value of such buildings as shall be built by her for her necessary use.

Essex County Probate Files, Docket 19,130.

ESTATE OF MRS. REBECCA HOWLET OF NEWBURY.

Administration upon the estate of Rebecah Howlet, widow, granted Mar. 29, 1681, to James Smith, who brought in an inventory which was allowed. James Smith and John Smith the children of the widow, having agreed upon a division of the estate to their mutual satisfaction and also equally to pay the debts, the court allows of their agreement to be a full settlement of the estate.

Inventory* of estate of Rebecca Howlett of Newbury, deceased Nov. 1, 1680, taken Nov. 3, 1680, by Anthony Somerby and Abell Huse: her weareing apparrell, foure gownes,

* Ipswich Deeds, vol. 4, page 385.

a hooide and a cloake, foure wastcoats, two paire of bodyes, nine petticoats & 2 sea aprons, 20li.; six yards of sarge, 1li. 16s.; bedstead, featherbed, bolster, coverlet & mat, 4li. 2s.; seaven pewter platters, four smal pewter dishes, 3 porringers, pewter candlestick, beaker, cup & salt sellar, 2li. 4s.; a small brasse pot, brass pan, brasse kettle and a posnet, 2li.; eleven sheets, 6li. 10s.; thre tableclothes, dozen of napkins & 3 towells, 1li. 10s.; three Aprons of ordinary [weare 4: *copy*] homemad pillowbears and foure shifts, 2li. 10s.; two blew Aprons [& three quarter of a yard: *copy*] of tammmy, 7s.; pillion & pillion cloth [and on old pannell: *copy*], 1li.; two silk [scarfes, 3 hoods, two silke: *copy*] neck handkercher, two whisks, 2li. 4s.; a muff & [2 paire of gloves &: *copy*], callico neck handkircher, 8s.; A yard of holland and [four fine aprons: *copy*], 2li.; eight caps laced & [three dressings: *copy*], 1li. 15s.; seaven neck handkerchers, 1li. 8s.; three pocket handkerchers [4 paire: *copy*] of sleeves, three linnen whisks, thre stock neckclothes, 2 [fillets, 4: *copy*] quoyves, a head band & a paire of knit cotton gloves & a white [hood: *copy*], 1 li. 4s.; silver bodkin, 2s.; two chests and 2 boxes, 1li.; a hatt, 8s.; mare and colt, 3li. 10s.; two cows, 7li.; twelve pounds of cotten yarne, 1li. 10s.; total, 64li. 8s. 6d.

Attested in Ipswich court Mar. 29, 1681, by James Smith, administrator of the estate of his mother, Rebecha Howlet.

Essex County Probate Files, Docket 14,090.

ESTATE OF MRS. ANNIS REDDING OF IPSWICH.

Annis Redding, widow and executrix of Joseph Redding, being deceased, Elizabeth the daughter of Joseph Redding brought her father's will into court, by which it was judged that she is now executrix, who because of some estate of said Joseph spent in the life time of Annis, presented this inventory of what was left at her death, to the Ipswich court, 29:1m:1681, who ordered and advised her to attend her father's will as much as may be.

Inventory of the estate of Anice Reding, relict of Joseph Reding, taken Apr. 1, 1681, by Jonathan Wade and John Dane, sr.: the house and housing and homlot &c., 90li.; six acres of areable land at Labor in vaine, 45li.; 4 acres of marsh at Labor in vaine, 30li.; 1 acre and 1-2 marsh and thatch next the necke, 9li.; 6 acres and 3 acres of marsh at Plum Iland, 18li.; one acre and a halfe pasture at hart break hill, 9li.; 6 neat cattle, 28li. 10s.; 6 shepe, 2li. 10s.; a bill from

Thomas bishop, 10li.; brasse and pewter, 5li.; Iron ware, 2li. 10s., 1 fan, 5s., 2li. 15s.; beding, wearing Aparell, boxes, chayrs. cushions, books, 14li. 10s.; total, 264li. 5s. Funerall expences, 2li. 15s.

Essex County Probate Files, Docket 23,395.

ESTATE OF PHILIP WATSON CHALLIS OF AMESBURY.

Inventory of the estate of Lt. Phillip Watson Challis deceased at Amesbury, as it was given in by his widow, and appraised 21:8m:1680, by William Ossgood and Samuel Foote: the house and Barne orchard and Homestead, 80li.; a lott of upland in the plaines, 16li.; a Higglety Pigley lott, 10li.; a great swamp lott, 6li.; a lott behind Whitchers hill, 10li.; a Lot in the oxe pasture, 8li.; a bagsmore lott, 6li.; a lott in the childrens Land, 20li.; a Lott in the Champion ground, 30li.; a lott in the great devission, 40li.; a lott in peeke, 5li.; house and Land at Jamaicae, 100li.; the frogg pond (comonly so called) 1li. 10s.; a Higglety Pigly Lot of meadow, 30li.; a beach barr Lott, 5li.; A sweepage Lott, 20li.; a Lott at the black rock creeks mouth, 10li.; lott in the Tyde meadows, 15li.; lott at the boggy meadows, 15li.; lott in the new meadows, 4li.; three dayes intrest per anum in a saw mill, 2li.; company of swine, 10li.; five cowes, 15li.; five young steers & a yearling & 2 calves, 1li. 10s.; eight sheepe, 2li. 8s.; horse, 3 mares and a yearling colt. 6li.; eight barrells of syder, 2li.; six thousand of hogshead & 1-2 a thousand of pipe staves, 6li.; five thousand of short shingle, 2li.; Iron tooles & Implements, chaines & plow, 2li. 10s.; Beds, Bedstead & bedding, 15li.; houshold stuff with two bibles & other bookes, 20li.; his wearing clothes, 10li.; five geese & other fowle. 5s.; his armes, 2li. 5s.; corne & hay layd in for provition for famally & cattle,—; cannoo, 2li.; total, 540li. 8s. A parcell of Land sold to Isaac Morrell, 45li. Debts due to the estate from Isaac Morrell for the abovesayd Land, 8li. 2s. 4d. Debts due from the estate to Anthony Somerby, 1li. 10s.; John Attkinson, 2li., Mrs. White, 9li. 6s., 11li. 6s.; John Bartlett, sr., 4li. 10s., Edward Woodman, 1li. 10s., 6li.; Elisha Ilsly, 6s., Thomas Currier, 1li. 10s., 1li. 16s.; John Hoyt, jr., 3li., Mr. Jno. Dole, 20s., 4li.; John Cluffe, sen. in mony 10s., John Weed, 2li. 2li. 10s.; total, 27li. 2s.

Attested in Ipswich court Mar. 29, 1681, by Mary Challis, relict and administratrix.

The settlement of the estate of Phillip Chalice ordered by

the Ipswich court Sept. 27, 1681, as follows: to the widow Mary Challice for her sole use the moveables amounting to about 25li. and of the housing and land to the value of 127li. during her life, the rest of the estate to be divided equally between the eight children, William, Phillip, Thomas, John, Elizabeth, Lidea, Mary and Hannah Challice, to each of them 47li., to be paid as they come of age; and there being an estate in England of 10li. per annum, which will fall to the eldest son, this court ordered that the reversion of what the widow leaves at her death shall be equally divided between the then surviving children, and also if any of the children die before they become possessed of their portions, their parts shall be equally divided between the surviving children, and the whole estate to remain in the possession of the widow for her support and bringing up her children. The lands to remain bound for the performance of this order, only the widow to have power to sell the waste land to the value of 10li. for necessary repairs.

Ipswich Deeds, vol. 4, pp. 392, 416.

ESTATE OF RENOLD FOSTER, SR., OF IPSWICH.

“The last will and testament of Renold ffoster Sen^r of Ipswich in the County of Essex in New England, mad the last day of Aprill Anno Dom one thousand six hundred & 80, being this day by Gods good providence of perfect understanding, tho, through Infirmatyes of body, dayly mindfull of my mortality Therefore for the setting my house in order I make and apoynt this my *this my* last will and testament as followeth In the name of God Amen my Soule I committ into the hand of Jesus Christ, my blessed Redeemer, In hope of a joyfull resurrection at the last day my body, to a decent comly buriall, And for my outward estate which the Lord hath Graciously given me, I thus dispose of it, in manner following Imp^{rs}. to my beloued wife Sarah, I give the use of the house I now dwell in and the oreyards, and gardens, and five pound yearly dureing her naturall life, and two coves, which she shall chuse out of my stock, and the keeping of them both summer & winter yearly, also I give her the bedstead with beding in the parler, and the rest of the linnen & woollen yarne, that she hath made and provided into the house, also the use of a bras pot, and chees pres, and kneading trough, with the utensills in the Leantoo, and the great Kettle & two skilletts dureing her naturall life, Also I give her three

sheepe to be kept winter & summer, also two piggs, and what provisions shall be in the house at my decease, also the table and forme for her naturall life. Further my will is that the household stuff, or things that my wife brought into the house when I marryed her be at her dispose, in life and at death It. I give and bequeath unto my son Abraham Foster my now dwelling house and orchard and ground about it three acres more or less, & halfe the barne and halfe that land in the field lyeing betweene the land of John Denison & Philip Fowlers, and ten acres on this syde the River caled muddy River by major Denisons & John Edwards Land, and six acres of salt marsh, All which I give him after my wives decease, I give him four acres of marsh att Plumb Iland, and the six acres at Hogs Island It. I give and bequeath unto my son Renold Foster all the land which he possesses of myne, at the Falls, that he hath built a house upon, both upland & marsh be it fifty acres more or less, only to pay out of it, within a yeare after my decease to Sarah my daughter Story, the sum that I have given her, except w^t y^e sheets & pillobeers amounts to It. I give and bequeath unto my son Isaack Foster my eight acres of Fresh meadow at the west meadows, joineing to meadow of his and four acres of salt marsh at Hog Island Jacob to have the use of the salt till the decease of my wife.

“It. I give and bequeath unto my son William Foster my six acres of land I had of Thomas Smith, & six acres of marsh at Hog Iland, the marsh to Jacob till my wives decease It. I give and bequeath unto my son Jacob Foster the house he lives in & ground about it and my two lotts beyond muddy River ten acres more or lesse, and the remainder of salt marsh att Hog Island, further my will is that my son Jacob have my land at home and barne dureing my wives naturall life, further I give him my pasture on the south syde of the River, by Simon Tompsons, and the pasture by Caleb Kimballs, also I give him a featherbed, only my will is that he pay what I have given my wife & keepe in repaires for her yearly, what I have allowed her, and given her in my will; It. I give and bequeath to my daughter Sarah, William Storyes wife the sum of ten pounds viz^t. a payre of sheets and a paire of pillow-beers, and what they amount not to, of the sum, the rest in the hands of my son Renold, which I have willed him to pay as appears above. It. I give and bequeath unto my daughter Mary the wife of Francis Pabody the summ of ten pound, part of it to be payd in a payre of sheetes and a paire of pillow-beers & a fetherbed, the bed after my wives decease. It. I

give my Granchild Hanah Story, the sum of six pound viz^t. a bed bolster pillow and paire of sheetes & blanketts, which are of my now wives making, the rest to be payd by my executors, if she carry it well to my wife while she lives with her as she hath done to us hitherto It. my will is that my son Jacob have the Implements of Husbandry It. my will is w^{ch} I desire and apoynt y^t my Two sonns Abraham Foster and Jacob Foster, to be my executors of this my last will and Testament, and request and desire my beloved Freinds Simon Stace & Nehemiah Jewett to be my overseers to this my will fullfild by my executors, and if any difference arise amongst my wife and children, or amongst them, about any perticuler in my will, my will is that my two overseers shall end it, and they rest satticefied as they two shall agree, and if they two difer, then as a third may, who they shall choose joyning with either of them. In wittnes wherof I have sett to my hand & seale Read, Signed, Sealed, and declared to be the last will & testament of me Renold Foster Sen^r the day and yeare above written 1680.”

Renold Foster (SEAL)

Witness: John Starkweather, Nehemiah Jewett.

“Memorandum The things given my wife for her naturall life, be soe exsept she marry againe, and what debts shee shall have due for labor & worke shall be for her proper use & sole benefitt, and that the repaires of the house be out of her estate, and dureing her abode in it, and that my wife shall have liberty to cutt & procure what wood she needeth from of my land at Muddy River. This declared the 5 of March 1680-81 to be his last will.”

Renold Foster.

Witness: John Starkweather, Nehemiah Jewett.

Proved June 9, 1681, by the witnesses.

Inventory of the estate of Renold Foster of Ipswich, deceased, taken May 30, 1681, by John Whipple and Simon Stace: the house and barne with homstead with all previledges, 150li.; the house Jacob Foster liveth in with ye homstead & previledges, 100li.; ten acres of land at Muddy River, 35li.; 4 acres & a halfe in the comon field, 20li.; 29 acres of salt marsh, 84li.; 8 acres of fresh meadow, 16li.; 12 acres of pasture lands, 40li.; 20 acres of land in the common field, 76li.; 50 acres of upland and marsh, 150li.; one ox, 4 cowes, 2 steers 2 years old, 21li.; one calfe, 10 sheepe, three lambes, 5li.; three swine, 1li. 10s.; a bed in the chamber with bed-

ing upon it, 5li.; 20 bushells of Indian corne & Rye, 3li. 5s.; two boxes, severall old tubbs, 1li.; a coslet, 2 pikes, old rapier, 20s., mony, 20s., 2li.; Featherbed, 2 sheets, 2 pillowbeers, 5li.; paire of sheets & a paire of pillowbeers, 16s.; bedstead in the parlour with beding and curtaines, 2li.; trundlebed with beding, 15s.; flockbed, 1 pillow, 1 bolster, paire of sheets, 2 blankets, 3li. 6s.; sheets, pillowbeers, table Linnen, 3li.; 3 paire of sheets & one sheet, 1li. 10s.; 2 tablecloths, two napkins, 16s.; two chests, one old trunk, one box, 12s.; his wearing apparrell woollen and Linnen, 6li. 10s.; table, forme, chayer, 10s.; pewter & brass, 2li., tubbes, keeler, pailes, barrells, 1li., 3li.; porke, cheespres and kneading trough, 1li. 8s.; paire of cobirons, tramell, warming pan, frying pan, tong, spit & other small things, 1li.; ten pound of yarne, 1li., utencills of husbandry, 1li. 10s., 2li. 10s.; an old Iron pot & kettle, 10s., a pitt saw & milk vessells and churne, 15s., 1li. 5s.; sixteen pound of sheeps woole, 16s., trowell, halfe bushell, four Hammers, 1li. 3s.; total, 744li. 16s.

Attested June 9, 1681, by the executors.

Ipswich Deeds, vol. 4, pp. 402-404.

ESTATE OF WILLIAM HATHORNE OF SALEM.

“Know all men by these p^rsents that I william Hathorne of Salem doe make this my last will & testament as followeth, being of sound mind & memore, Blessed be God Inp^r I Give my Soule into the hands of Jesus Christ, in whome I hope to liue for euer, & my body to the earth, in hope of a Glorious resurrection with him when this vild body, shalbe made like unto his Glorious body. And for the estate God hath giuen me in this world (my debts being paid) I doe dispose of as followeth. It I Giue unto the two sonnns, of my sonne Eleazer Hathorne late deceased viz: william & Samuell, forty pounds apeece, & to his daughter Abigaile, twenty pounds, which one hundred pounds, I doe order & appoynt my sonne John Hathorne to pay unto them out of what of my estate, I doe giue him, as is heareafter exsprest, to the sonnns, paiable at the age of one & twenty yeares & the daughter at eightene yeares or marriage, and in case either of them depart this life before they come of age, as aforesaid, then his or their part to be to the surviving, an equall part.

“I Giue to my sonne John Hathorne, all my houseing & land oarchard & app^rtenances lying in Salem, to him & his heires for euer. It wheareas I had formerly giuen to my sonne

William (late deceased) in his life time three hundred & twenty Acres of land lying neere Groaten with two adventures at Sea, I doe by this my last will & testament confirme the same, & my will is, that Sarah his wife, my daughter in law, shall Haue & hold the same to her & to her heires & assignes for euer It for the other part of my farme at Groaten, Jervice Helwyes my grandchild, I giue it to him & his heires & assignes for euer provided he come over out of Urop to enjoy it, if not, then I giue it to my daughter Sarah Coakers two eldest sonns, by her husband Coaker, that are now liueing. It I giue to all the rest of my grand children ten shillings apeece payable to them, within one yeare after my decease: It I doe giue unto Ann my deere wife, all my moueable estate both within doare & with out to be at her dispose for euer, whome I make sole executrix of this my last will & testament and I doe appoint my sonne John Hathorne, & my sonn in law Israell Porter to be ouerseers of this my will & assist my wife, and in witness whereof I haue sett to my hand & seale this seauenteenth day of february: Ann^o: Dom: 1679/80."

Wm. Hathorne. (SEAL)

Witness: Hilliard Veren, sr., John Pickering.

Proved in Salem court June 28, 1681, by the witnesses.

Inventory of the estate of Maj. William Hathorne, Esq., taken June 10, 1681, by Hilliard Veren and John Pickering: his dwelling house with the outhouseing, oarchard & land adjoining & belonging thereto containing of upland & meddow about 60 acres, 450li.; a smale pcell of land for a warehouse at the burying poynt, 2li.; 5 cowes, 15li., 2 yearling heifers, 40s., 17li.; 4 swine young, 48s., 31 sheepe, 9li. 6s., 11li. 14s.; 12 lambs, 48s., 2 horses & 1 mare, 6li., 8li. 8s.; 7 mares & colts wild in the woods, 7li.; severall goods left in the house, bedsteeds, cubbords, tables, chaires, chests, potts, tooles, cart tackling, plow geere & other lumber, 7li. 10s.; chest with severall old bookes, 4li. 10s.; a farme at or neare Groaton containing about 640 ackers, 50li.; plate, 8li.; cash, 110li.; featherbed, bolster, pillowes, curtaines, vallins, & all appurtenances, 8li.; 1 more featherbed, coverings, Rugg & appurtenances, 6li.; 1 more featherbed smaler one, Ruggs, blanketts & appurtenances, 4li. 10s.; flockbed, bolster, & all belonging thereto, 2li.; a turky carpett & 2 old carpetts, 1li. 15s.; 9 chaires, 8 joyne stooles & 10 cushins, 2li. 10s.; 3 guns, 3 old pistolls, Rapier & cutles, 3li.; his wearing apparrell wollen &

linen, 15li.; 66 yds. linen & cotten cloath, 8li. 5s.; pewter, 3li.; brase Kettles, pan. pott, scales, skilletts, warming pan, &c., 5li.; Iron potts & other housold goods & iron, 1li. 10s.; old axes & other old tooles & lumber, 10s.; 6 yds. home made woollen cloth, 1li. 7s.; a still & appurtenances, 1li. 10s.; 10li. linen yarne & 12li. of cotten & flax, 2li. 4s.; table, bed & housold linen &c., 11li.; horse furniture &c., 1li.; total, 754li. 3s. There is somthing owing from the treasurer, & somthing owing to ye contrye or demanded for powder money not yett knowne. The estate is Dr., for funerall expences, 41li.; oweing to severall men, 1li. 2s.; total, 42li. 2s.

Attested in Salem court 29:4m:1681, by Ann, relict and executrix.

Essex County Quarterly Court Files, vol. 35, leaves 140, 141.

ESTATE OF THOMAS WOODBRIDGE OF NEWBURY.

Administration upon the estate of Mr. Thomas Woodbridge, intestate, was granted 28:4m:1681, unto Mary, the relict, who gave in an inventory and gave oath to the truth thereof.

Salem Quarterly Court Records, vol. 6, leaf 17.

Inventory of the estate of Mr. Thomas Woodbridge, deceased Mar. 30, 1681, taken June 3, 1681, by Dudley Bradstreet: the dwelling house, warehouse & about 3 qrs. of an acre of land, 150li.; about halfe an acre of land by the water side, 20li.; three feather beds, 1 flockbed with the bedsteads & furniture belonging to them, 20li.; eight pare of housewifes sheets, 3 paire of dowles pillowbyes, 2li. 4s.; foure paire of sheets of a finer sort with 2 paire of pillowbyes, 1li. 10s.; Two paire of holland sheets with two paire of pillowbyes, 2li.; Two holland table cloathes, 23 diaper napkins & two callico cupboard cloathes, 1li. 10s.; Two course table-cloathes & 24 napkins, 12s.; Ten course towells, 5s.; Halfe a dosin of leather chaires, 2 broken, 1li. 4s.; 7 great chaires with armes & 18 small chaires, 1li. 12s.; a chest of drawers, 10s.; Three chests & two trunks, 10s; Three old trunks & two small ditto, 14s.; fifteen pewter dishes, two basins, 1 dosin of plates, 7 pottingers & a mustard pott, 3li.; 2 chamberpotts & a tankard, 5s.; Earthen ware, old pewter & old latin ware, 10s.; five silver spoons & a wine cup, 2li.; 1 brass kettle, 1 warming pan, 2 skilletts, skimmer & ladle, 2li. 5s.; 3 paire of Iron andirons, 3 trammels, 1 firepan, 1 paire of tongs, 1 iron forke, 2 iron candle sticks, 1 spitt, 1 chopping knife &

a chafin dish, 1li. 5s.; 2 iron potts, 2 iron kettles, 1 fender, 1 iron drippingpan, 1 gridiron, 2li.; 1 Jack & chaine, 1 old muskett, 1li.; 3 tables, 1li.; his wearing clothes, 5li.; barrells & lumber and a sieve, 10s.; 7 cushions, 3s.; 2 bibles & 2 other books, 5s.; 3 boxes, 3s.; cash, 1li. 3s.; 2 load of wood, 5s.

Attested in Salem court 28:4m:1681, by Mrs. Mary Woodbridge, relict and administratrix.

Essex County Quarterly Court Files, vol. 35, leaf 143.

Account of Mary Woodbridge, administratrix of the estate of Thomas Woodbridge, late of Newbury, presented May 27, 1695. The real estate which is all Intailed, 170li.; the personal estate, 52li.; a pcel of sugar from Bbados, 15li. 10s. 6d.; another pcel of sugar, 3li.; wheat recd., 12s. 9d., corne of Jno. Emery, 25s., 1li. 17s. 9d.; so much recd. of ye wid. Hazeltine, 4s.; recd. of Jno. Pearly, 2li. 5s.; 1 bs. corne, 3s., per Tho. Crosbie, 2li., 2li. 3s.; so much recd. of Hugh March, 5s.; total of personal estate, 77li. 5s. 3d. This acct. over Ballanced by ye admx., 1li. 18s. 4d., making total, 79li. 3s. 7d.

The accountant prays allowance for the following payments made by her since she accepted the trust: pd. Simon Bradstreet, Esq., Gov., 11li.; Robert Bransdon, 8li. 10s.; Mr. Thadeus Mekarte, 1li. 10s.; John March, 3li. 6s. 4d.; Mr. Jeremiah Dumer, 10s.; Tristram Coffin, 1li. 9d.; Stephen Swet, 1li. 5s.; funeral charges, 5li.; Do. Dole, 10s.; Mrs. Ann White for my own diet & 3 children from March, 81 to March, 82, 20li.; pd. ditto for diet from March, 82 to March, 83, 20li.; pd. ditto for my own diet from March, 83 to September, 83, 5li.; Mr. Verin for recording ye inventory, 2s. 6d.; Daniel Ela, 1li.; allowing the acct., 5s.; quietus, 4s.; total, 79li. 3s. 7d.

Attested May 27, 1695, by Mrs. Mary Woodbridge.

Essex County Probate Files, Docket 30,556.

GUARDIANSHIP OF ABIGAIL LAMBERT.

Abigaile Lambert came into court 28:4m:1681, and chose her uncle Thomas Lambert, to be her guardian.

Salem Quarterly Court Records, vol. 6, leaf 17.

Thomas Lambert, guardian of Abigaill Lambert, gave bond Sept. 27, 1681, of 200li., for security of what estate he shall receive into his hands of said Abigaill's.

Ipswich Quarterly Court Records, vol. 5, page 371.

ESTATE OF RICHARD RICHARDSON.

Administration upon the estate of Richard Richardson, intestate, was granted 28:4m:1681, unto Amy, the relict, who brought in an inventory.

Salem Quarterly Court Records, vol. 6, leaf 17.

Inventory of the estate of Richard Richeson, taken June 24, 1681, by Roberd (his) mark) Rand and William Bassett: on house and land, 40li.; to coves and on caf, 6li. 10s.; on hors, 5li.; swin, 9li.; on barn, 4li.; beding and bedsted, 2li. 10s.; Iorn ware, 1li. 10s.; wearing cloaths, 2li.; chests, chears, whells, cradle, on setell, on pall and tras, 2li.; putr, 8s.; arnes, 1li.; Ingin corne and mault, 1li.; flax, 1li.; met, 6s. 8d.; on pese of serg and linin cloth, 1li. 4s.; total, 77li. 8s. 8d.

Attested in Salem court 28:4:1681, by Amy, relict of Richard Richeson.

This court disposed of the estate, to the eldest son Richard Richardson, 6li., to John, Francis, Thomas, Ebenezer and Mary, 3li. each, at age or marriage, the widow to have the rest of the estate for her support and bringing up of the children, and the house and land to stand bound.

Petition of Edmond Batter to the court at Salem, 1:5m:1681, for administration upon the estate of Richard Richardson, who died intestate, leaving an estate and a debt of above 20li. to the said Edmond Batter. Court granted administration to Mr. Batter upon the estate of Richard Richardson.

Essex County Quarterly Court Files, vol. 35, leaves 144, 145.

ESTATE OF JOHN TOMPKINS OF SALEM.

Administration upon the estate of John Tompkins, intestate, was granted 28:4m:1681, unto Mary, the relict, and John Tompkins the son of the deceased, who brought in an inventory of the estate. The land to stand for security, and the next court to order the settlement of the estate.

Salem Quarterly Court Records, vol. 6, leaf 17.

Depositions of Josiah White and Remember his wife that they heard "John Tompkins Sen^r. say sundrey times that it was his will that his son Nathaniel Tompkins being his eldest son shold have his then dwelling house with the barne & ground thereunto belonging; for he had given him little or

nothing & had given his other children something considerable (or their portions)." Sworn Nov. 30, 1681.

Inventory of the estate of John Tomkins taken June 30, 1681, by Edmund Batter and Nathaniel Felton, sr.: dwelling house, barne, outhouses, orchard with about seaventeene acres of improved land, 100li.; an acre of fresh meadow, 2li.; bed and bedstead with all furniture thereunto belonging, 3li. 10s.; 2 payre of sheets, a blanket, 2 shirts, 1li. 10s.; his wearing apparel, 2li. 10s.; 4 pewtor platters, 1 basen, a dripping pan, 9s.; linnen & wollen wheele, 3 chests, 3 seives and other lumber as tubs, payles, &c., 1li. 10s.; Iron pot, pothookes, hake, fire shovel, tongs, firepan, gridiron, 12s.; an old brasse kette & skillet and a parcel of Linnen Yarne, 10s.; Tow combe with a brake & toutow, 1li.; flax and hemepe, 1li. 5s.; Indian corne, 2li.; workinge tooles, 10s.; 2 coves, 3 2 yeare old, 2 calves, 11li. 10s.; 3 swine, 3li.; musket and sword, mortar, smoothinge iron and some smal bookes, 2li.; corne upon the ground, 2li.; total, 135li. 16s.

Attested in Salem court 28:4:1681, by Mary, relict, and Jon, son of John Tompkins.

More to be added to the inventory: an Iron croe, plow chaine, wheelbarrow, cops & pin with old iron, 1li.; stone jugg & bill hook, 3s. 6d., sheeps wooll, 4s., 7s. 6d.; load fresh meddow hay, 10s., 2 B. Ry, 8s., 18s.; By what the estate is credit by severall men, viz., John Felton, 9s.; Frances Nurss, 8s., John Nurss, 6s., 14s.; John Tompkins, 15s.; Hugh Joanes, 10s.; more by John Tompkins, 3s. 6d.; the widdow Tompkins to pay for corne spent, 1li. 4s.; total, 6li. 1s. John Tomkins debter to Mr. Batter, 1li. 10s.; John Hibbert, 2li. 7s. 6d.; Mr. Roberts, 16s. 6d.; John Foster, sr., 15s. 6d.; Mr. Geerish, 3li. 2s. 6d.; Capt. Price, 21s., John Cromwell, 11s. 7d., 1li. 12s. 7d.; Mannasses Maston, 5s., Jon. Foster, 24s., 1li. 9s.; Isaack Cook, 9s., Samuell Ebborne, 4s. 6d., 13s. 6d.; Wm. Osbourne, 14s., Mr. Bowditch, 20s., 1li. 14s.; Nathaniell Silsby, 14s., John Procter, 3s., 17s.; John Bachelor, 13s., John Pudney, 2s. 6d., 15s. 6d.; a steere dyed, 1li. 15s.; 23 1-2 li. of flax owing Jacob Read, 1li. 3s. 6d.; spent by the widdow in corne & Ry, 1li. 4s.; Tho. Maule in money, 10s.; rent for the cows to Mr. Woodbery, and two cows delivered him, 6li. 12s.; total, 26li. 16s. 1d.

An addition to the inventory of the estate of John Tomkins, which inventory was delivered into Salem court in June last, 1681, taken by Edmond Batter and Nathaniel Felton:

two acres of Indian corne upon the ground, 2li.; thre bushels of Rye, 12s.; a parcel of Oates, 12s.; five load of hay, 2li. 10s.; one cow, 2li.; an Iron crow, plow chayne, wheelbarrow, cops & pin with some old iron, 1li.; stone jugg and bil hooke, 3s. 6d.; sheeps wooll, 4s.; total, 9li. 1s. 6d. The estate of the Relict before marriage, 35 acres of land with the old house, 120li.; halfe an acre of salt marsh, 5li.; bed and trundle bedstead, 12s.; total, 125li. 12s.

Nathaniel Tomkins, John Tomkins, Sarah Tomkins, Elizabeth, Mary, Deborah, Priscilla.

2 Load of hay to Goodm. Beanes for Boards to repair my husband Tomkins his housing, 2li.; halfe a steere to Samll. Small for building my said husbands Barne, 2li. 1s.; To the said Small out of my owne estate in money on the same acct., 1li.; a cow lent my said husband that was my Daughters and never repaid, 3li.; 23 1-2 li. flax lent him wch was my owne, 1li. 3s.; total, 9li. 5s. 2d. An account of sundry things of mine mixed with my husband Tomkins his estate contrary to agreement made: 7 head neat cattle at about 14li.; 7 swine, 3li. 10s.; 50 Bush. corne, 6li. 5s.; 10 load Hay, 10li.; total, 33li. 15s.

Essex County Quarterly Court Files, vol. 35, leaves 146-148.

Nathaniell Silsby of Salem, joyner, in consideration of twelve pounds paid by Nathaniell Tompkins of Salem, yeoman, administrator of the estate of his father John Tompkins, who was administrator to the estate of his grandfather John Tompkins of Salem, deceased, in right of his wife Deborah Tompkins, daughter of said John Tompkins, sr., which is in full and to their satisfaction of all the portion of the estate due to his said wife from the estate of her father. Signed and sealed Nov. 27, 1707. Witness: Samuel Phillips, Daniel Rogers. Acknowledged Nov. 27, 1707, by Nathaniell Silsby.

Essex County Probate Files, Docket 27,800.

ESTATE OF RICHARD HUBBARD OF IPSWICH.

Administration upon the estate of Mr. Richard Hubbard, intestate, was granted June 28, 1681, unto Sarah, the relict, and an inventory being presented upon oath, the court reserved the settlement of the estate to the next court held at Ipswich.

Salem Quarterly Court Records, vol. 6, leaf 17.

Inventory of the estate of Mr. Richard Hubbard late of Ipswich, taken June 14, 1681, by John Appleton and John Whipple: his dwelling house & out housing with orchard & privilege of common and land adjoining amounting to 220 acres more or less, 1000li.; by the reversion of a house & land in the hands of Robert Kolborn, 200li.; his wearing clothes Linon & woollen, 10li.; two oxen, one steer, 14li.; 7 cows, 21li., 3 yearlings, 2 calves, 4li., 39li.; one horse, one mare & colt, eleven sheep, 4 lambs, 16 swine, 24li.; in the parlour, a bedstead with a down bed with what belongs to it & two trundle beds with what belongs to them, books, 6li., 28li.; one trunk, one cupboard, one chest, 2 boxes, 6 leather chairs, three — a suite of curtains & a cupboard cloth, 9li. 2s.; looking glass, three baskets, one warming pan, 1li. 12s.; in the porch chamber, a featherbed, bolster, pillows, curtains and what belongeth to it, 12li.; money, 3li., plate, 12li., cupboard with drawers, a trunk, 25s., 16li. 5s.; in the parlour chamber, bedstead with a feather bed & suite of curtains with what belongs to it, 9li.; 3 trunks, 2 chests, one box, 3 chairs, two Rapiers, 5li. 16s.; two pairs of Large hollow sheets, 2 pairs of flaxen sheets, 8li.; seven pairs of homemade sheets & 5 pairs of sheets, 11li.; 4 doz. & a half napkins, 4li., five diaper table clothes, 7li. 10s.; 6 hollow cupboard clothes, 20s., two pairs of hollow pillowbeers, 20s., 2li.; eight pairs of flaxen pillowbeers, 40s., 14 table clothes, 40s., 4li.; 12 towels, 12s., pair of pillowbeers, 3s., 10 yds. of coarse cloth, 40s., 2li. 15s.; 17li. of yarn, 50s., sheep's wool, 12s., 4 spinning wheels, 2 saddles & bridle, 7li. 2s.; large chest, 10s., 3 sacks with a remnant of sack, 2li.; flask, 2 tubes, cradle, screen, flockbed with what belongs, 3li. 10s.; 125li. of pewter, 12li. 10s., earthen wares & glasses, 20s., 13li. 10s.; flag, bedpan, 3 candlesticks, 3 chamber pots, 2 quart pots, two brass candlesticks, 3 Iron candlesticks, 4li.; earthen ware & glasses, 20s., 2 tables, one cupboard, 8 old chairs, 3li. 10s.; pair of dog cobirons, 20s., fouling pece, 30s., 2li.; 2 trawls, 2 pairs of tongs, slice, 20s., scales & weights, 20s., 2li.; box iron, 6 cushions with some small things, 1li.; 3 brass pots with hooks, a copper, 2 brass kettles, brass pan, 12li.; 2 Iron kettles, 3 brass scillets, 2 spits, a trevitt, a rack, 2li. 14s.; gridiron, 2 dripping pans, 40s., 4 kellers, 9 trays, a churn, 1li. 3s.; tubes, barrels, firkins, chespress, pails, 2li. 2s.; utensils for husbandry, 4li.; a bull, 40s., 6li.; debts due to the estate from several men, 4li. 4s.; total, 1457li.

5s. Debts due from the estate to sevrall men already knowne, 69li. 13s. 3d.

Attested in Salem court 28:4:1681, by Sara, relict and administratrix.

Essex County Quarterly Court Files, vol. 35, leaf 139.

The court Sept. 27, 1681, ordered for the settlement of the estate of Mr. Richard Hubbard, that the eldest son should have 260li. for his portion, and the rest of the children 130li. each, to be paid in the land, and the rest to the widow for her part of the estate and payment of debts. The land to stand bound for security of the children's portions. If any of the children, namely, Sarah, Richard, Nathaniel, John and Simon, die before they come to age or marriage, their portion shall be divided amongst the surviving children.

Ipswich Deeds, vol. 4, page 414.

ESTATE OF THOMAS ROWELL OF ANDOVER.*

Whereas Margery, relict and administratrix of Thomas Rowell, presented an inventory to the court the 7m:1672, and it since appearing that part of the estate was not inventoried, and said Margery being removed out of this jurisdiction, this court June 28, 1681, granted administration to Jacob Rowell, only son of Thomas Rowell, of what estate may be found more, who presented an inventory of the remaining part of the estate and attested to the truth thereof.

Capt. Dudley Bradstreete and Ensigne Thomas Chandler made oath that the said Jacob Rowell is the reputed son of Thomas Rowell, deceased.

Salem Quarterly Court Records, vol. 6, leaf 17.

ESTATE OF MOSES VODEN.

Administration upon the estate of Moses Vowden, intestate, was granted 28:4m:1681, unto Mary, the relict, who presented an inventory amounting to about 130li. and she was ordered to pay out of this estate to Mary and Elizabeth, children of the deceased, 10li. each, at age or marriage, and the rest of the estate to be to the widow. The said Mary and John Ormes to stand bound in 40li. for security.

Salem Quarterly Court Records, vol. 6, leaf 18.

Inventory of the estate of Moses Vouden presented by Mary Vouden, and taken June 28, 1681, by John Browne, sr. and Samuell Gardner, jr.: a small Lighter about 15 tun, 36li.;

*See ante, vol. 1, page 395.

flockbed, 15s., 3 blankits, 15s., 1li. 10s.; 2 cabbin Ruggs & 2 bed Ruggs, 1li. 10s.; muskit, 10s., 46li. in cotten wooll, 2li. 16s.; Iron pott, 7s., small trunck, 3s., 10s.; 3 chests, 20s., a chest drawers, 40s., 3li.; 2 truncks, 7s., 8 chaires, 8s., 15s.; 2 small tables, 5s., earthen ware, 5s., 10s.; featherbed, bedstead & furniture, 5li.; pewtor & Brasse, 7li. 10s.; 5 pr. sheets, 2 doz. napkins, 7li.; 3 table cloths, 6 towels & 6 pr. pillowbeers, 2li. 16s.; 2 cubbard clothes, 10s.; firepan & tongs & glasses, 3s.; debts due to ye estate, 24li. 6d.; about 24 gall. Rom, 1li. 16s.; a barrel molasas, 1li. 5s.; his wearing clothes, 6li.; cash, 24li. 18s. 6d.; 13 yds. furston, 13s.; 23 yds. blue linin, 1li. 3s.; 6 yds. searge, 18s.; total, 130li. 3s. 6d.

Attested in Salem court 28:4m:1681, by Mary, relict of Moses Vowden.

Essex County Quarterly Court Files, vol. 36, leaf 5.

ESTATE OF ROBERT WILSON OF SALEM.

Administration upon the estate of Robert Wilson, intestate, was granted 28:4m:1681, unto Ann, the relict, who brought in an inventory amounting to about 150li., and whereas there is some legacy or something of an estate of Tamsen Buffum's which of right is to belong to Robert and Deborah, children of the deceased, the court ordered that Ann should pay out of this estate in the inventory, to Robert the eldest son 14li. and to Deborah aforesaid, children by his first wife, and to Anna, John, Mary and Elizabeth children by Ann, 7li. each, at age or marriage, the house and land to stand bound for security.

Salem Quarterly Court Records, vol. 6, leaf 19.

Inventory of the estate of Robert Willson of Salem, taken May 8, 1681, by William Traske and Daniell Southwick: his dwelling howse & outhousing & ye land wch ye said howse stands & is belonging to it in ye Towne, 60li.; 30 acres of Land in ye limitts of Salem neer to Samuel Verries Farme, 38li.; a standing bedsteed in ye lower roome, featherbed & bolster with ye Furniture upon & about ye said bed, 7li.; one Trundle bedsteed & flagg bedd, a small bolster, 3 feather pillows with ye coverings & what elce belongs to ye said bed, 3li. 10s.; 1 Tablecloth & 10 napkins, 15s.; his wearing apparell, 8li.; 1 saddle & bridle & 2 rasors, 15s.; 1 cuppboard, 1li.; 3 chests, 2 boxes, a desk, 1li.; 1 Table & forme, 1li.; chaires & other wooden Lumber, 1li.; 3 brass kettles, 3 Iron

potts, warming pan, 2 skillets, Ladle, skimmer & dark lanthorne, 2li. 6s.; a spitt, 2 hakes, firepan, gridiron, a pr. bellows, 16s.; a fowleing peece, musket, sword & belt, 2li.; 12 pewter porringers, 18s., 10 pewter Basons, 25s., 2li. 3s.; 12 pewter platters, 2li., 1 brass candlestick, 2 pewter potts & other small pewter ware, 8s.; glasses, 2s., bell mettle mortar & smoothing Iron, 8s.; 2 Bibles, 12s., earthen ware, 1s., 13s.; 16li. Lynnen & woollen yarne, 16s.; his carpenter Tooles & other utensills, 2li. 10s.; his cart & wheels & horse Tacklin, 2li.; ———, 3li., 2 coves, 6li., a grey horse, 30s., 10li. 10s.; a mare, 1li. 10s.; 3 sheep & a lamb, 20s., part of a canoo & part of a grindstone, 6s., 1li. 6s.; total, 151li. 6s. Debts oweing to ye estate, 15li. 1s. 8d. The estate is Debtor, 16li.

Attested in Salem court 28:4:1681, by Ann, relict and administratrix of the deceased.

Essex County Quarterly Court Files, vol. 36, leaf 7.

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