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YORK DEEDS

BOOK V

EDITED BY

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MEMBER OF THE MAINE HISTORICAL SOCIETY, OF THE MAINE GENEALOGICAL
SOCIETY, AND OF THE GORGES SOCIETY

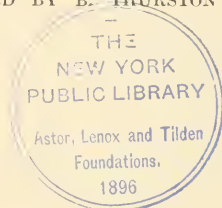
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PREFACE.

THE Legislature of the State of Maine for 1889 generously provided, by Resolve, for the publishing of Books five and six of York Deeds under the supervision of the Maine Historical Society. The Maine Historical Society appointed as its Committee to supervise these publications Dr. William B. Lapham, Rev. Dr. Henry S. Burrage, and William M. Sargent, Esq.; and this Committee delegated the labor of editing the books to Mr. Sargent. No longer having the painstaking care and loving labor of our distinguished fellow-member and collaborator, Mr. Hobart W. Richardson, whose conscientious discharge of similar supervision over the four books heretofore printed, and whose compendious but comprehensive Prefaces and Introductions to the preceding books will ever remain a monument to his zeal, industry and erudition, this Committee has felt the necessity of increased watchfulness and care in the proof-reading and comparison of the current work, and confidently believes the diminished list of Errata in this, a work of even greater difficulty, because of its perplexing minutiae and numberless details, to be the best evidence of their zeal and application to the trust committed to them.

This volume will prove, because of the greater variety of topics embraced in its script, of quite as engrossing historical interest as any of the foregoing volumes. It embraces besides the continuation of the chronological order in the registering of deeds, by filling the gap from 1690 to 1696; the special record of probate business opened by Rishworth, in July, 1680, together with transcripts of earlier records, apparently inserted by him in vacant pages; and finally one hundred and twenty-seven pages of the celebrated Court Records of the District of Maine.

This volume embraces two distinct parts: Part I., the earlier, was opened by Edward Rishworth, April 6, 1680, just after the

return of President Danforth home to Cambridge from the organization of the new government and installation of officers at York in March, 1680, with a record of a Court of Sessions of the Peace, with Deputy-president Bryan Pendleton, as presiding officer; he continued his entries till July 7, 1686 [fol. 40]: after that date Thomas Scottow as Deputy-register under Edward Randolph took charge of the book and, as Clerk of the Probate Court, made an entry Oct. 8, 1686 [fol. 43^a]. John Wincoll being chosen Clerk of the Court, Dec. 20, 1689,¹ filled in one entry [fol. 43], July 29, 1690, and continued the records till Oct. 5, 1694 [fol. 43^b - fol. 115]. Joseph Hammond, senior, appointed Clerk and Register in Dec., 1694, continued them to the end of Part I., in Jan., 1696, with the exception of Sept., 1695, to Nov., 1695, when John Newmarch acted as Clerk and Register, filling Major Hammond's place during the latter's captivity in Canada.

Part II. pages 1-36 were kept by John Wincoll as clerk of the Inferior Court of Common Pleas and of the Court of Quarter sessions; and pages 40-127 up to April 10, 1699 by Joseph Hammond as incumbent of the same offices; and one instrument was inserted by him in fol. 128, of an earlier date.

Or, to summarize and further explain the above statements; at the time this book was opened for the probate business, the fourth book was being used for registering of deeds; from 1687 to 1689, the register used the sixth book; from 1690 until 1696, the records were continued in this fifth book; and from 1696 till 1699, the register returned to the fourth book; thus in the confusion of the wars and governmental changes scattering the records of these years through three distinct record-books.

The book itself, in a most dilapidated condition, was very unreliably transcribed in 1872, as the following certificate at the end of the copy shows:—

“The foregoing is a copy of Vol. 5 of York County Record of Deeds, Wills &c., transcribed in the year of our Lord one thousand eight hundred and seventy-two.

By me Samuel Tripp, Register.”

¹ Part II., folio 1.

But the work was very carelessly done, no care being taken even to preserve the original pagination.

At the time Mr. Tripp made his copy the first leaf had become detached from the end of the book and Mr. Tripp prefixed the following note to the second part of his copy:—

“The first two pages of Court record are missing, but the date appears to be in 1689.”

This leaf containing two pages was fortunately recovered by Mr. Sargent, and although parts have been lost from the bottom of it, it is cause for much gratulation that the heading affords the organization of the first court assembled after the Revolution.

This volume from its double character of a record book and a registry book was long claimed and retained by the Clerk of Courts, but was finally transferred to the Registry of Deeds.¹

The occurrence herein of so considerable a portion of the famed Court Records of Maine merits more than a passing notice, and were space sufficient and time not too pressing, a learned disquisition might be penned on the gradual evolution of orderly administration of justice from its chaotic confusion, during the triangular controversy between the King's Commissioners, the Gorges claimants and the General Court of Massachusetts, when amidst the contentious factions *inter arma silent leges*. But only a brief outline will be here sketched in of the salient features of the judicial systems in operation during the years 1680–1699, covered by our text, leaving to the coming historian the fuller elaboration, of which the changes disclosed by these pages will supply component parts of situations picturesque and variable as the kaleidoscope.

After Massachusetts had purchased the District of Maine from the Gorges heirs, the question of framing its civil government presented perplexities that were finally resolved by adhering to the forms of Gorges' royal charter, and the election by the Governor and assistants of Thomas Danforth President, and a Council of eight members,—Bryan Pendleton, Charles Frost, Francis Hooke, John Davis, Joshua Scottow, Samuel Wheelwright, John Wincoll and Edward Rishworth, who were to be also the Judges of a Supreme Court, and magistrates throughout the province. As President Danforth's home was in Cambridge,

¹ See p. 15, Preface to Book IV.

he took, as these pages show, no personal share in the public administration of justice, he is mentioned but once in these pages, [Part I., fol. 1,] and his place as presiding officer was filled by a Deputy-president; filled successively by Pendleton, Davis and Hooke.¹ Rishworth was Secretary as well as a Justice,² as was Wincoll later, and upon the death of Pendleton Edward Tyng was added to the Council,³ and other vacancies were filled from time to time.⁴

Under the presidency of Danforth, and with the judiciary thus constituted the government, as well as justice, was satisfactorily administered for six years; but, in 1686, came the decline of the colony charter, the administration of Dudley, and the usurpation, so called, of Andros.

The only mark of the chaotic confusion of the next three years apparent in the pages of this book is the entry of a single inventory by Thomas Scottow, Clerk and Deputy Register under Randolph [Part I., fol. 43^a], and this book was no further used by him.

After the Revolution the Council of Safety confirmed Frost, Hooke, Davis, Scottow, Wheelwright, Wincoll and Tyng, the former Councilors, and John Wincoll being chosen clerk and recorder, not finding the fourth and sixth books, that had been carried to Boston, and searching for a record book used this fifth book, previously devoted to probate business, for a general record of deeds; and turning the book upside down began at the other end a court record.

Under the restored Presidency of Danforth these magistrates continued their dispensation of justice till 1691, when the Provincial Charter, or Charter of William and Mary, having passed the seal and received the royal sanction, the existing laws were continued in force by Massachusetts from June to November 1692, when she established formal courts of justice, substantially the same as they now exist. These were Justices of the Peace for the trial of small causes; the Quarter Sessions held by Justices of the Peace for the county, corresponding to our Courts

¹ See General Index, under Deputy-president.

² *Infra*, Part I., fol. 4.

³ This resolves the doubt in which Williamson left it. *History of Maine*, I. 565, 566.

⁴ See General Index, under Justices, for their names.

of County Commissioners, the Inferior Court of Common Pleas and the Superior Court.

The Superior Court consisted of William Stoughton, chief justice, Thomas Danforth, Wait Winthrop, John Richards and Samuel Sewall, associate justices. The court held two sessions a year in the principal counties; but the trials of causes arising in Maine were held in Boston, and it was only occasionally that a term was holden in Maine.¹

A Court of Common Pleas called the Inferior Court was organized for each County, consisting of four judges; their names may be found by the Indices, and their commissions in folios 27, 40 and 100; two terms a year were held in York and two in Wells; trials were held before juries; no very strict forms nor technical rules were employed in the earlier practice, "no special pleadings were admitted, but the general issue was always given and special matters brought in evidence."²

The Court of General Sessions of the Peace could be holden by three persons *quorum unus* should always be a regular magistrate; but in practice was usually officered by the same persons as the Court of Common Pleas, and came finally to embrace the functions of the Common Pleas and Sessions. Its jurisdiction extended to all cases, civil and criminal, except divorce, and crimes the punishment for which extended to life, limb or banishment; it had power to summon jurors, appoint clerks and other officers; it also had power to lay out highways, issue licenses to innholders &c., and probate powers in the settlement of estates. It combined the principal jurisdiction and duties of the Superior, Inferior and Probate Courts, as subsequently established, with rights of appeal to, and excepting certain original powers reserved to, the Court of Assistants.

Probate Court powers had been assumed by the General Court and continued by it until the Province was made a part of Massachusetts. After the annulling of the colonial charter the president Dudley and after him Andros from 1686 to 1689 assumed supreme probate jurisdiction, introduced the forms of

¹ *Infra*. Part II. fol. 52 I am aware that Willis' *Courts and Lawyers of Maine* states that this Court was not held here till 1699; but he must have overlooked the term at Kittery in 1695 here cited.

² Dummer, quoted by Willis.

the Spiritual Court in England, and attended personally to all cases of administration where the estate exceeded fifty pounds sterling. He introduced order and system into this branch of the law, but greatly increased the fees, and required all estates to be settled and the records to be kept in Boston.

By the charter of 1691, probate jurisdiction was conferred on the Governor and Council; but they, by virtue of their power of substitution, appointed Judges of Probate in each county. Its officers were, Judges: Joshua Scottow, 1687-1693; Francis Hooke, 1693-1695; Samuel Wheelwright, 1695-1700; Registers, Thomas Scottow, 1687-1693; John Wincoll, 1693-1695; Joseph Hammond, 1695-1700.

The editor acknowledges his obligation to the labors of Williamson and Willis, the fruits of which have become common property, upon which he has largely drawn in the preparation of this Preface. The indices evidence a part of his own labors in the preparation of this volume, in which the contractions and signs employed are the same as in the preceding ones, and which are carefully explained in the preface to the first book.

WM. M. SARGENT.

REGISTER'S CERTIFICATE.

State of Maine.

COUNTY OF YORK, ss :

This may certify that the following printed volume is a true copy of the fifth book of records of the Registry of Deeds for this County ; that I have read and compared the same with the original records ; and that all accidental variations that have been detected are noted in the table of errata on the following page.

Attest :

Justin M. Leavitt

Register of Deeds for York County.

ERRATA.

☞ The sign — is used to denote a line numbered backward from the end of the folio.

Part I., folio 2, line 16, *for* mps *read* Imps.
63, 41, “ endured “ endure.
84, — 35 *omit* the.

YORK DEEDS.

FIRST PART.

[1] At a Court of Pleas houlden by Major Pendleton Depu^{ty} P^rsident, & severall of the Just^s at Wells for the Province of Mayn, June the 30th 1680: w^r severall Administrations were granted, & Inventorys brought in, & Lycences granted, & renewed according to order/

Humfrey Scammon is appoynted, & allowed to keepe a ferry for transportation of horses & men, ouer Sacoe River, at y^e Late house w^r formerly Hene: Waddocke liued, & for his ferrage of an horse & man hee is to haue nine peence/

Hee is also allowed to keepe a publique house of Inter-tayn^t

Administration granted vnto Mary Oakeman, of the Estate of her late husband Sam^{tl} Oakemā: deceased/ Cap^t Josua standing bound & 100[£] pound bond y^t sd Mary Oake-man shall administer according to Law/

Administration granted to John Graues, of the Estate of Nath^{ell} Mitton lately of Cascoe deceased/ Leef^t Brackett stand^s bound with Graues in his administration, in a bond of fourty pounds to y^e Treas^r y^t Joⁿ Graues shall returne in a true Inventory of sd Mittons Estate vnto y^e Court of sessions houlden at Kittery for this Prouince

Humfrey Spencer haueing the Select mens approbation for keeping of an ordinary, the Court granteth him a Lycence for the yeare Insewing/ a lycence given him/

PART I, FOL. 1.

William Loue his Lycence, is Continewd to keepe a publique house of Intertaynement for the yeare Insewing/ a Lycence sent him/

Jos : Storys his Lycence Continewd to him for y^e yeare Insewing/ his Lycence sent him p Mr Curwine/

francis Littlefeild, his Lycence is Continewd to k[eepe] a publique house of Intertaynement for y^e yeare Insewi[ng]

‡ At a sessions of pe : houlden at Kittery Aprill : 6 : 80 :

W^{ras}, According to y^e Advise of o^r Honord P^rsident/ w^e y^e whoole Estate of Lands houses & Mills being yⁿ brought in & y^e apprisall thereof ordered by the Counsell/ Administration was granted to Mary Sayword, Relict or Widdo[w] of Hene : Sayword deceased, provided shee give in bond according to Law of all such moueables belonging to y^e aforesayd Estate/ Wee Mary Sayword, James Gran[t] & Robert Young, do hereby Ingage our selues in a bond of Two hundred pounds vnto the Treasurer of this Province, that the sd Mary Sayword Administratrix, shall take a true Inventory of the Moueables of the Estate of Hene : Sayword deceased, & shee to make returne y^rof, & of her doings y^rin, vnto the next Cour[t] of pleas to bee houlden for this Province, & to procure some honest able Indifferent men to make the apprisa[1.] And what other Estate Hene : Sayword was possessed of, in Lands & Mills, are to bee brought in although no[t] apprised/

W^{ras} Mary Sayword Relict of Hene : Sayword deceased, had admi[nis]tration granted her of the Moneables of the sd Saywords Estate, at a Court of sessions houlden for this Province Aprill : 6 : 80 : by [y^e] Mary Sayword by her

selfe & suretys were bound in a bond of 200^s to returne a true Inventory & apprisall of y^e Moueables vnt[o] the next Court of pleas for this Province/ w^{ch} accordingly she br[ought] not in agreeable to order/ The P^rmisses Considered/ It is hereby ordered, that Mary Sayword Administratrix to y^e E[s]tate of Hene: Sayword abouesd, do & shall forthwith make an . pen Publication in writeing of her Administratrixshipp, & to th . effectuall Care It bee posted vp at Boston Salem, Ipswich, Stra[w]bury banke & at yorke for this Province, y^rby P^rfixing a ty . . vpon the last Tuesday of Septemb^r next Insewing from ye date hereof w^r Crs are to bring or send in y^r Just Claims of y^r de . . . due from y^t Estate, vnto y^e ReCor: at Yorke, w^rby they may haue oportun . . y before the Counsell of this Province to settle the Concernes y^rof, & to make out any Legall rights, due vnto y^m from the P^rmisses/ ✓

[2*] Administration granted vnto Ann Allison of the Estate of Joseph Oliver deceased/

Wee Ann Allison & Nathaff Fryer, stands bound vnto the Treas^r of this Province in an obligation of eighty six pounds that the sd Ann Allison shall bring in a true Inventory of the Estate of sd Oliver deceased, & render a Just Accop^t of her doeings y^rin, vnto the next quart^r sessions houlden for this Province/

Leefte^t John Sargeant, allowed to keepe ordinary at Sacoe for the yeare Insewing, who is to haue a lycence granted him/

A lycence sent him by John Harmon/

This is a true Inventory of the Estate of John Phillips

PART I, FOL. 3.

A true Inventory of the Estate of John ffoxell taken by us the 21th of June : 1680 :

	£	s	d
Inns one Cow & Calfe at.....	4	00	0
It 2 yeareling Heffers & a Calfe	5	00	0
It to a bed & what belongs to it.....	5	00	0
It 1 Iron pott & 2 small pewter dishes.....	01	00	0
It To six Acres of Marsh.....	12	00	0
It one horse at foure pounds.....	04	00	0
It one hundred acres of Land.....	10	00	0
	<u>41</u>	<u>00</u>	<u>0</u>

apprised by Peter Bass/

Saill Johnson/

John Harmon doth Attest vpon his oath that this aboue written is a true Inventory of John Foxell his Estate deceased, according to y^e best of his knowledg/ If more estate do afterward appeare vpon the same oath hee Ingageth to bring it in/

Taken vpon oath before mee Edw : Rishworth Just : pe : 21 : June : 1680 :

A true Coppy of this Inventory transcribed out of the original this 16th July : 1680 : p Edw : Rishworth ReCor :

A true Inventory of the Estate of Moueables belonging vnto the Estate of Hene : Sayword deceased/ Taken & apprised by us whose names are subscribed this 22th of April 1679 :

	£	s
Inns 8 sheepe 4£ : a Nagg, 2£ : a Mare 2£, a Coult 20s	09	00
It his Weareing apparell given to his Attendants.....	05	00 0
It a peyr of sheets & one dosen of worne napkines.....	01	05
It Towles, a small Gryndstoone, & ye Turneing Mill Towles.....	01	10 0
It Towles for husbandry 20s: Two cross cutt saws 10s.....	01	10
Three Lodgings & bedding belonging therevnto.....	04	00 0
Ould pewter dishes, a frijng pann, a skellet, & a musket.....	01	05 0
Twelue wodden dishes, Keelelers, and three Chayres.....	00	11
One Chest 9s, 2 Iron potts 2 brass Kettles, 2 ould Tubbs, a Trainell, pot hookes, a spitt, Andirons two water bucketts.....	3	04

[3*]

A peyre of Cards, a spinning Wheele, & two table boards.....	00	10 0
It an ould bible & other Bookes at.....	00	10 0
It one Meale Troffe, & a Chest at 4s, 2 ould Connows 20s.....	01	04 0
It 50 or 60 Acres of vpland at 5s p Acker.....	12	10 0
It one peyre of styleyards at 7s 6d.....	00	07 6
	<u>42</u>	<u>07 10</u>

This is a true Coppy of y^e Inventory vnto w^{ch}

these apprisers haue set y^r hands vnto

PART I, FOL. 3.

Mary Sayword Came into this Court, & doth Attest
vpon her oath, that this is a true Inventory of
the moueables, of the Estate of Hene: Sayword
her deceased husband, to the best of her knowl-
edg, & If more do appeare hereafter, shee stands
bound vpon the same oath to bring y^m in/

Ric: Banks

Sañill Donell

Hene: Symson

Job Allcocke

Taken in Court 2: July: 1680, p, as Attests,

Edw: Rishworth ReCor:

As for y^e Saw Mills & Corne Mills, at yorke, & w^t is else
Erected app^rtaining therevnto, wee leaue to better Judgm^{ts},
or whom the Honord Court shall see good to appoynt for
there apprisall, also the Mills at Cape Porpus river, & y^e
Mill at Cascoe, with all the appurtenances belonging to
them/

Ric: Bankes

Sañill Donell/

Hene: Symson/

Job Allcocke/

Wee whose names are vnderwritten, being requested by
Mis Sayword, Administratrix to her deceased Husband Mr
Hene: Sayword, to apprise the Mills at Mowsum, & all the
app^rtenances y^rvnto belonging/ which accordingly Wee haue
valedwed at one thousand, two hundred pounds/

witness o^r hands this 20th day of June 1680:

John Littlefeild

A true Copsy of the Inventory aboue Sañill Webber/
written given into y^e Court of pleas at Wells June 30th
1680: by Mary Sayword Administratrix to her deceased
husbands Estate transcribed out of y^e originall this 16:
August: 1680: p

More added to this
Inventory in this
booke pa: 31:

Edw: Rishworth ReCor:

At a Court of Sessions houlden at Kittery 29th of Sep-
tem^{br} 1680: at the house of Jos: Hamonds/

Administration granted vnto Thomas Pumrey, of the
Estate of William Robbines deceased/

In reference to y^e Estate of Joseph Pearce deceased/

Pouer of Administration granted vnto Saraih Pearce alias
Jones or Mattown of the Estate of sayd Jos: Pearce her
deceased brother/

Wee sayd Saraih Pearce, & Nicho: Shapleigh stands bound
in a bond of Eighty pounds to y^e treasur^r of y^e Prouince
that the sd Saraih shall bee Lyable to respond all Legall
Claims belonging to y^e Estate of sd Jos: Pearce her brother
to y^e valew of fourty three pounds 13^s 10^d/ the one halfe
y^rof being her Sister Marys part, according to the Inventory/

Saraih Pearce owneth a Judgm^t vnto Majo^r Nicho: Shap-
leigh of houses Lands Goods, & w^tsoeuer other Moueables
are belonging to the Estate of her brother Jos: Pearce de-
ceased, according to the Inventory, excepting what Estate
was disposed off for payment of her brothers debts/

June
21: 77

New England/

An Inventory of the Goods of Joseph Oliver of blã: Poynt
who was slayne at the Garrison y^rof, In the tyme of the late
Indean Warr/

PART I, FOL. 4.

They were apprised by John Jordan & Peter Shaw as followeth

	£	s	d			
Inprs 5 augers prised at.....	00	10	00	It 3 peyr of gloues 8s buttons 2s...	00	10 0
It foure augers at.....	00	04	00	It one Gymlett & other things 3s,		
It 6 chissells & a Compass at....	0	09	00	It & books at 16s.....	00	19 0
It 2 drawing kniffs at 3s.....	00	03	00	It 2 peyre of drawers & a dere		
It seaven planes at.....	00	14	00	skine.....		12 0
It a small sale bench Hooke &				It Remants of Cloath 2s 6d, & am-		
fine playne Irons at.....	00	06	00	unition a vest & sword 30s....	01	12 6
It one hould fast ring 2s 6d 2				It one Cow 3£ 3 bushls 1 pecke of		
chissells 3s.....		05	06	wheat at 13s.....	03	13 0
It Hamers 2 syth nibbs & a				It a pot & bucket 6s, & foure peyre		
gymlit.....	0	03	00	of stockings 7s.....	09	13 0
It Two litle Adges at.....	00	05	00	It more due to Jos: Oliuer by bill		
It one square & a falling axe....	0	03	00	for his wages due from the		
It one chalke lyne & a hounge at.		05	00	Country.....	18	00 0
It 2 chests 16s, one how 3s.....	00	19	00	for wch the tickets were		25 19 6
It 2 blankett 18s, one Rugg 30s..	02	08	00	left in the hands of Ann		17 14 6
It one bed & bowlster at.....	04	00	00	Allison, who appeared be-	Total	43 14 0
It 2 peyre of shoes & an hatt... 1	00	00	00	for mee at Bla: Ploynt &		
It 2 peyre of briches.....	1	16	00	oath to ye treuth of ye 2: Septb		
It 2 ould Coats at.....	00	04	00	Inventory, above		1680:
It 3 peyr of drawers & a lining						Jos: Scottow
Jacket at 26s	01	06	00			Just pe:
It Tickeing & some other lifig... 1	15	00		vera Copia transcribed & Com-		
It Napkines & other lining.....	00	18	00	pared with y ^e originall this		
	17	14	06	27th of Octobr (1680)		
				p Edw: Rishworth Re . . .		

[4*] September 29th 1680 : p Major Joⁿ Davess & Edw : Rishworth Just^s pe & Rishworth ReCor :


Administration granted to Jesper Pullman of the Estate of John Pullman deceased, w^{ch} by the Court of sessions was allowed sd Pullman giving in bond according to law/

PART I, FOL. 4.

Here followeth the Inventory of John Pullman his goods, being deceased, they being prised by us whose names are vnderwritten this 7th of August: 1680:

	£	s	d
Inprs his weareing Cloaths 9£: 7s: 0d, bed Cloaths & Tickeing of Canvaise 45s	11	12	0
It one Chest 7s, one fowling peece 30s.....	01	17	0
It for one Muskett at fueteen shillings.....	00	15	0
It In money fine pounds, 6 quintils Cod fish in ye house 3£.....	08	00	0
It four quintells Refuge fish is 01: 12: 0.....	01	12	0
It one barrell of Tarr 8s, for Caske in ye house 20s.....	01	08	0
It one barrell of porke at 2£: 10s: 0d.....	02	10	0
It Corne in the house 51s, Nett & lynes in the house 30s.....	04	01	0
It Bread in the house 25s, Lead in the house 14s.....	01	19	0
It The house at fueteen pounds.....	15	00	0
It A Boate & all things b longing to her.....	30	00	0
It Meddow Ground & Ysland is.....	26	00	c
It a yeareling Heffer & a Calfe at.....	02	00	0
It Bootes & shoes 10s.....	00	10	0
	107	04	0

Jesper Pullman Came before Major Davess & my selfe, & tooke oath this 21th of Septemb^r 1680, vnto the treuth of this Inventory according to y^e best of his knowledg, & If any more goods hereafter bee found, vpon the same oath hee stands Ingaged to bring them in as Attests Edw : Rishworth

Job Allcocke
the marke of
Hen :  Donell
Edw : Wollcocke

ReCor :

The Testimony of Hene: Donell aged 78 years or thereabouts/

Being examined sayth, that hee this Deponent did often heare John Pullman say in his life tyme, that his warehouse that hee y^e sd John Pullman built by the water side, was Mary Pullmans house/ this is thy house Mary & the sheepe y^t I bought, I bought for thee Mary/ Taken vpon oath before mee this 24th Septemb^r 80: John Davess Just pe :

Sa^mll Freathy testifys likewise vpon oath y^t hee did heare

PART I, FOL. 4.

John Pullman say, that the house was his Cosson Mary Pullmans house/ taken vpon oath the 24th Septemb^r 1680 :

before mee John Davess Just^s : pe :

A true Cobby of the depositions aboue written transcribed out of the Originall this 4th of Octob^r 80 :

p Edw : Rishworth ReCor :

The Deposition of Richard Carter aged 30 yeares, or thereabouts/

Testifyeth, that hee being Prsent wⁿ John Pullman bought a Certen Parcell of Marsh of Samson Anger, that hee heard the sd John Pullman say, y^t hee would neuer haue layd out his money, nor bought y^e sayd Marsh, If it had not beene for his brother Jesper Pullmans Daughter & sayd y^t hee bought it for her, & shee should haue it/ & further sayth not/ Taken vpon oath this 25th of Septem^{br} 1680 :

before mee John Davess Just^s : pe :

Cap^t Job Alleocke ownes all the aboue written vpon oath, onely hee doth not remember the words laying out the money/ Taken vpon oath this 25th of Septemb^r 1680 :

before mee John Davess Just^s : pe :

vera Copia of these 2 Testimonys aboue written transcribed & Compared this 5th of October 1680 :

p Edw : Rishworth ReCor :

27 : Septemb^r 1680

Jesper Pullman desirs a Confirmation of what his brother John Pullman deceased gaue his Daughter, according to these evidences here Prsented to this Honord Court/

Jesper Pullman gives an Accompt of Charges referring to the Estate of his brother John Pullman/

To Charges expended about his funerall, & other necessary occasions all in

Generall Comes to.....	04 10 0
To ReCording ye Inventory & Granting letters of Administration.....	0 05 0
vera Copia Allowed in Court/ Edw : Rishworth	<u>04 15 0</u>

ReCor :

PART I, FOL. 5.

June 16 : 1679 :

A true Inventory of all the goods & lands of Henery Waddocke of Sacoe River deceased, prised by John Sargeant & Walter Mayre, as followth

	£	s	d
Inprs Two hundred & finety Acres of vpland at.....	31	10	00
It Thyrtv Acres of Meddow apprisd at.....	30	00	00
It one Cow & Calfe 4 pounds, 2 sheets 5s, one pillow 5s.....	04	10	00
It two sheets one Pillow 10s one Rugg 50s, 2 yds of broad Cloath 20s.....	04	00	00
It one yd & halfe of kersey, & 1 yd & an halfe of sheard.....	00	10	00
It one pott one kettle one skellet 20s.....	01	00	00
It one bed Tickine at 15s.....	00	15	00
	Total 72 05 00		

Jane Waddocke the abouesd Hene : Waddocks Widdow maketh oath that the Inventory aboue expressed, is the whoole Estate of what shee at P^rsent knoweth off, this 9th of Octob^r 1679 before mee ffran : Hooke Comisso^r

vera Copia of this Inventory as aboue Attested transcribed & Compared with y^e originall this 27th of October 1680 :

p Edw : Rishworth ReCor :

[5*] The Inventory of the Estate of the late Sañnell Oakemā : deceased made by the subscribers/

	£	s	d
Inprs to 2 Cows eight pounds, two stears & one Heffer 7: 10: 0.....	15	10	00
It one horse Three pounds, 120 Acres of Land 6: 10: 0.....	09	10	00
It tenn Acres of Inland 50s, Tenn Acres of Marsh 10£	12	10	00
It to bed & bedding 5: 10: 0, to Andirons Iron kettles Crocks & other Irons one pound tenn shillings.....	07	00	00
It To two panns 20s, & 3 pewter dishes & house hould goods.....	03	02	00
It to one share & Cowlter & other workes at.....	02	00	00
It to an house at Tenn shillings.....	00	10	0
	£50 02 0		

June 28 : 1676 :

John Tynny/

Mary Oakeman appeared before mee & Edw : Bennett/
made oath to y^e Treuth of this Inven-

tory above, & w^d shee knows of more shee will reueale It

Jos : Scottow Just^r : pe :

Mary Oakeman prayeth the worship^{ll} Court now sitting to grant her Administration to the Estate of her late deceased husband/ Bla[~]: Poynt 28 June 1680 :

Mary Oakemā :

A true Cobby of this Inventory as Attested with w^t was
vnderwritten, transcribed & Compared this 2^d of Novbr 1680 :
p Edw : Rishworth ReCor

Portsmouth 9th of August (1677)

I Bryan Pendleton sometyme of Sacoe In y^e County of
Yorke, Now resident in Portsmouth, on Pischataq River in
N : E : do make & ordajne this to be my last Will & testa-
ment, hereby reuoakeing all former Wills by mee made/

1 : I giue vnto my beloued Wife Ellner Pendleton (besid^s
what I here reserved for her in a Deed of Gyft to my Grand-
child Pendleton Fletcher) all my househould goods,
together with all that peece of Land belonging to mee lijng
between my son James & Mr Dereings, vpon y^e great Ysland
which I haue excepted, & reserved out of my deed of Gyft
of all to my son James/ Furthermore, I give vnto my wife,
all my houseing & land at Cape Porpus, which Richd
Palmer's wife hath the vse of dureing her life, together with
my six hundred & fourty Acres of Land more or less lijng
on the East side of Wests brooke, neare Saco falls, which I
bought of John West, & Major William Phillips as by Deed
will appeare, & also Tymber Ysland at the little River, all
which I giue to my wife absolutely to bee at her disposall/

2ly vnto my grandchild James Pendleton Junjo^r, I giue
my hundred acres of vpland, & Tenn Acres of Meddow
which I bought of Joⁿ Bush & lyeth with in the Townshipp
of Cape Porpus adioyneing to princes Rocke/

3ly all my houseing & Land at Wells with all the priui-
ledges & appurtenances I giue vnto my two grandchildren
Mary, & Hannah Pendleton w^{ch} my son had by his former
wife to be æqually diuided between them/

4 : I giue to my wife all my weareing Cloaths to bee dis-
posed off as shee shall see meete, desireing her to remember
some poore/

5 : Finally I make my wite my executrix & Joyne my

beloued son James Pendleton executo^r together with his Mother, willing my executrix to disburse what is meete for my funerall Charges, & my executo^r to pay all my debts/ And I request Mr Josua Moodey, & Mr Ric: Martyne, to bee ouerseers to this my last Will & testament/

In witness to all & singular the P^rmisses, I haue set to my hand & seale, this 9th day of August 1677:

Witness

Bryan Pendleton (^{his} Seale)

Josua Moodey/

Ann Moodey/

As a Sedule to this my last will & testament, I giue vnto my beloued son James Pendleton, all my land on the East of Wests brooke butting on the great River of Saco, six hundred Acres more or less, my farme & all my land at Cape Porpus, in all three hundred acres in the occupation of Ric: Palmer, all my seuerall yslands in or neare Cape Porpus, y^e one halfe of my stocke of Cattle of w^t sort so euer vpon my farme at Winter Harbour, found after mine & my wifes decease, with all my weareing apparrell & one third of my househould goods (except my vtilensills of husbandry)

And to Mary & Hannah Pendleton daughters to my sayd son James all y^e My lands In Wells, being those Plantations or Lotts bought of Mr fletcher, Hamond, & West Improued by Joseph Cross, & to each of them one third part of my househould goods, after mine & my wifes decease/ Ite[~]: to Bryan Pendleton my Grandson, y^e remajnd^r of my land on Great Ysland/ w^t is Contayned there in is addition to my will, any thing in the sd will notwithstanding/

This Sedule signed & sealed

Bryan Pendleton (^{his} Seale)

In y^e Presence of vs/

Joseph Dudley/

Josua Moodey made oath that y^e writing on the other side, was signed & sealed by Major Bryan Pendleton &

declared by him to bee his last Will & testament, & that Mr Joseph Dudley did write & was a witness to y^e Sedule, annexed in y^e foote of y^e aforesd page

Taken this 5th day of Aprill 1681 : before us/

A true Copsy of this Will the Sedule
& the Attest, within & aboue
written, transcribed out of y^e orig-
inall & y^twith Compard this 23 :
of Aprill 1681 :

John Wincoll }
ffran : Hooke } Jus^{ts}
Charles ffrost } pe :

p Edw : Rishworth ReCor :

[6] : 23 : of May 1681 :

Administration of the Estate of Sañell Biss deceased, granted to John Twisden Clar : of writts, more fully Entred into the New booke of ReCords for the Prouince at y^t Court 6th of Aprill 1680 :

An Inventory of the Estate of Sañell Biss, deceased taken & apprised by vs whose names are vnderwritten to y^e best of o^r Judgm^{ts}, this 23 : of May 1681 :

Inprs his weareing Cloaths & hatt	01	05	00			
It in silner one pound 13s, 2d....	01	13	02	It one hundred & six skines of		
It 9 yds ½ New cotton Cloath....	01	03	09	silke & an Inke horne.....	00	09
It Tow yards of Cotton Cloath...	00	04	00	In lining foure shirts & one		
It 8 yards of Osenbridg at.....	00	08	00	peyre of drawers.....	01	06
It Two yards of Cotton Cloath at	00	05	00	It 1 neckcloath 2 Hankerchers...	0	08
It foure yards of Cotten Cloath..	00	08	00	It 3 peyre of stockings & one		
It 6 yds ½ of Cotten Cloath.....	00	13	00	peyre Cotten gloues.....	00	07
It 4 yards ¼ of Cotton Cloath at..	00	08	06	It one Chest 5s.....	00	05
It one yard of Canting at.....	00	03	03	It 1 kniif 1 Come case 2 thÿbles..		06
It two peyre of worsted stock-						
ings at.....	00	08	00		6	19
					3	02
	£06	19	08		10	01
						08

witness o^r hands the day & yeare aboue sayd/

vera Copia of this Inventory transcribed
& Compared with the originall this first
day of June 1681 :

Richd Bankes/
Abra : Preble/
John Harmon/

p Edw : Rishworth ReCor :

PART I, FOL. 6.

June: 23: 1681:

An Inventory of the Estate of Major Bryan Pendleton deceased, taken & appraised by us vnderwritten/

	£	s	d
Inprs Too feather bedds, two ruggs, too feather pillows	08	00	00
eight blanketts, 2: 8: 00, foure Carpetts & too Coverlids 3: 2: 0.....	5	10	00
It 3 feather bowiters five feather pillows.....	02	10	00
It seaventeen peyre of sheetes.....	07	13	00
It 2 Towells 2s 7 table cloathis, 28s fourty one Napkines 3: 01: 6.....	4	11	06
It 3 ould blanketts, & two New blankents at.....	01	18	00
It one small Remnant of Cloath.....	00	10	00
It 1 wollen rugg 20s 3 Cussions 6s, 3 leather Chaires 9s.....	01	15	00
It one pann 8s, one drippine pan 4s, one Iron skellet 3s.....	00	15	00
It one silver Tankard & three silver Cupps.....	06	01	00
It Two peyre of Hangers 6s one peyre of tonges & a fyre shovell 5s.....		11	00
It 2 Iron spitts 7s, a Copper Kettle 18s, 1 brass skimmer & candle sticke 5s.....	01	03	00
It 4 brass Kettles 35s, 3 brass skelletts 9s.....	02	04	0
It one brass Morter & Pestell 5s, two brass Candlesticks 3s 6d.....	00	08	6
It a warmeingpan 4s, foure Iron potts 20s.....	01	04	00
It 5 small pewter basons, & one pewter bason at Twenty shillings.....	01	00	00
It 3 pewter dishes & one pint pot all goes into the some aboue vidz 20s			
It 3 chares, milke tubbs & wodden ware, 20s.....	01	00	0
It one Coate, one Raper & belt, & one peyr of shooes at.....	02	00	0
It to vntinsells for husbandry.....	07	00	0
It to Cattle of senerall sorts one hundred pounds.....	100	00	0
	155	14	00
	4	18	00
	£159	12	00
It one smothing Iron one lanthorne & a grater at 5s.....	00	05	
It 11 pewter plates 6 pint sawcers 8s 6d 1 quart pot one pewter flaggon 8s.....	00	16	0
It 10 pewter dishes 01: 10: 00, some ould broaken pewter 6s.....	01	16	0
It a Collender 3s, 1 ould Cross Cntt saw & a small chayne 4s.....	00	07	00
It 2 ould musketts, 2 peyre of ould bandaleres.....	01	00	00
It ould Iron 2s 6d, yarne 2s, 2 Iron Kettles 9s.....	00	13	06
	04	18	00

apprisers Israell Harding John

Elldridg/

An Inventory of Lands belonging to the Estate of Major Bryan Pendleton deceased, by Deed of gyft & will disposed of/

That Necke of Land at Winter Harbour & Marsh at			
with other vpland belonging to sd Necke.....	500	09	00
It to severall yslands & Marsh land at Cape porpus..	050	00	00
It 600 Acres of Land neare Sacoe ffalls at.....	050	00	00
It to the land on the great Ysland.....	007	00	00
It to one hundred acres of vpland & tem Acres of Marsh.....	020	00	00
	627	00	00

PART I, FOL. 6.

A true Cobby of this Inventory transcribed &
 Compared with y^e originall this 24th of June
 1681: p Edw: Rishworth ReCor/

Cap^t Pendleton was not free in giveing his Attest to this
 Inventory because hee Conceived severall goods were dis-
 posed of, before hee could haue oportunity to come to looke
 after y^m/

29th June: 1681:

This day Tho: Turner Came & Entred Caution, to Pre-
 vent the granting of Administration to any P^rson vnder any
 Pretence, In referrence to that Land now possessed by Tho:
 Turner, w^rof hee houlds his possession by a
 Judgm^t of Court/ y^rfore Partys agreiued must
 make vse of y^e Co^man Law for y^r releife

July
 6: 69

At a Court of sessions houlden at wells 27th Septem^{br}
 1681: Administration granted unto Ann Bedford the relict
 or widdow of Nathan Bedford deceased, joyntly with Mr
 Robert Eliett of the great Ysland in Pischataqu. M^rchant
 of the Estate of Nathan Bedford aforesd/ with whome Cap^t
 ffran, Hooke stands Ingaged with administrators in a bond
 of one thousand pounds, unto the authority of this prouince,
 that y^e Partys aboue mentioned shall administer according
 to law, & to respond all Legall rights any way belonging to
 sd. Bedfords Estate, wⁿ Called y^rvnto by the authority of
 this prouince/

Richmans Ysland 28th of August: 1681:

An Inuentory of Nathan Bedford his Estate taken by Mr
 John & Robert Jordan/

Inprs 38 Hodgheads of sault at 11s p Hodg ^{sd}	20	18	0
It Too boates & their furniture.....	44	00	00
It one barrell of flower 3: 10: 00: six bushells of Manlt 24s.....	04	14	00
It 7 barrells of oyle 8: 10: 00] seuerall ould Caske 15s.....	09	05	00
It too Ankers at 40s] 120 quitlls of fish at 10s p qutl 60£: 00: 0.....	62	00	00
It 2 halfe C at 7s p.....	02	17	00
It one grindstone one ould saddle & one skellett.....	00	04	00

PART I, FOL. 7.

It one gunn one barrell of porke 3: 7: 0: 500 of bread 4: 0: 0: It 2 Mayres his sonns 00: 0: 0:.....	07	07	00
It one peece of ould Junke, & one new standing part.....	02	00	00
It one Grapper at 12s, & five Netts at 8 pounds.....	08	12	00
It 3 peyre of playne shooes 15s & too peyre of boys shooes 8s.....	01	03	00

[7]

It 7 hatts at 5s p hatt 1£: 15s: 0d.....	01	15	0
It one hundred fivety one yd of best Nowells at 21d p yd.....	15	02	0
It good bookes at 12s.....	00	12	0
It 50 yds of Kersey at 5s p yd is 13: 10 00.....	13	10	0
It 91 yds of Breames, at 2s p yd 9£: 250 yds of Leanells 5: 10: 0.....	14	12	0
It ½ doz: lines & 3ld of Twine at 2s p ld 12s, 7 yds of heyre Cloath 14s.....	01	06	0
It 10 yds of searge at 1: 16: 6d 5 yds ½ of Kersey at 5s p yd, 27s 6d.....	03	04	0
It 32 yds of sougers lining at 2s p yd, is.....	03	04	0
It 3 Inke hornes & 2ld of thread 7s 6d, 1½ld of thread & five Capps all 7s 6d....	00	15	0
It one dozen of worsted stockeings at 2: 8: 0.....	02	08	0
It 9 yds ½ of searge at 3s p yd 01: 8: 6: 33 yds of ball Cloath at 2s p yd 3: 6: 0..	04	14	6
It 6 peyre of Cloath stockeings 9s: one bed & bowlster, rugg & blankett 3: 10: 0	03	19	0
It five peyre of stockings & one peyre of drawers at.....	00	12	0
It one Chest 5s, 2 small peeces of leather 2s, 50ld spikes 25s.....	01	12	0
It tape & thread 6s, one Moreing & Anker 10£.....	10	06	0
It all the ould dishes & platters 4s one peyre of still yards 6s.....	00	10	0
It to a Neager Man 30£, an ould Chayne fueteen shillings.....	30	15	0
It Tenn Cod lines at 2s 6d p line twenty five shillings.....	01	5	0
It ½ hoded Molosses one pound 10s, 2 Peces Paragon 18s.....	02	8	0

275 06 9

Spurwinke riuer the 28th August 1681 :

The Accompt & Apprisall of Nathan Bedford his Estate
there/

His house & land at 36£: 00: 00 foure pewter dishes 8d.....	36	08	0
It 2 porringers two shillgs, one pint pott 18d.....	00	04	0
It 3 Iron potts & a Kettle Too pounds too shillings.....	02	02	0
It 2 Andirons 7s, 114ld of woll at 8d p ld, 3: 16: 00.....	04	03	0
It too Coates & one peyre of briches 20s one Camlett Coate 45s.....	03	05	0
It too small bedds too ruggs & too shirts, 2: 15: 00.....	02	15	0
It one bed & furniture 3: 15: 00, 2 peyre of sheetes & blanketts 30s.....	5	05	0
It 3 shirts & three payre of drawers 50s, 3 Neckecloaths 2 Hankerchers 10s....	03	00	0
It three wastecoats 24s It one greate Coate 01: 10: 00.....	02	14	0
It Sowes & piggs, 3: 10: 0, one great Chayre 2s.....	03	12	0
It a frijnpance & one ould Chayre, 3s, 2 Cows & Calfes at ye Cape 6: 0: 0....	06	03	0
It too yeareling fourty shillings.....	02	00	0

£71 11 0

Apprizers, John Jordan/

Robert Jordan/

275 06 09



Spurwinke	071	11	00	The 3ds of the fish & oyle to be Deducted, the 3d	£	s	d
blew Poyt	156	00	00	of 120 quills of refuge fish for the'men.....	20	00	0
3ds of	502	17	09	It the 3d of seauen barrells of oyle.....	02	16	8
fish &	22	16	08		£22	16	8
oyle De- ducted	480	01	01				

PART I, FOL. 7.

An Apprisement of Nathan Bedfords Plantation house & Marsh at blew Poynt, by John Jackeson & James Wiggins August the 29th 1681 :

	£	s	d
Inprs one house, & one hundred & twenty acres of Land with Twenty Acres of Marsh at prisd at 90£.....	90	00	00
It Thirty six Ackers of Marsh more at.....	48	00	00
It too oxen at 10£ & too steares at 8£.....	18	00	00
	<hr/>		
	156	00	00

vera Copia of this Inuenty as above & with in written of the Estate of Nathan Bedford as delivered in Court, 27: Septem^{br}: 81: transcribed & with originall Compared this 8th day of Octob^r 1681 :
p Edw : Rishworth Re : Cor :

The Marke of John
Jackeson 
The Marke of
James  Wiggins

Kittery in New England April 11th 1682 :

An Inventory of the Estate of Mr Francis Tricky deceased/

	£	s	d
vizt to his house & Land Adjoyneing to it at.....	35	00	0
It to too Heffers & too yearelings at 10£.....	10	00	0
It one Mare at thirty shillings, & 3 swine at fourty 5s.....	03	15	0
It to a skiffe & a Conow at 5£: 15s: 0d, to his weareing Cloaths yt now remains 25s.....	07	00	0
It to Pewter brass & Tynn: 3: 10: 00, 2 spitts 2 Tramells one peyre of tonges 12s	4	02	0
It to three small ould Iron potts at eighteen shillings.....	00	18	0
It to one Diaper table Cloath, & one dozen of Diaper Napkines at.....	02	10	0
It one Table Cloath & one dozen of Napkines at.....	01	12	0
It one peyre of Cotton sheetes, & 4 Napkines at 22s.....	01	02	0
It one ould peyre of sheetes 8s, one peyre of sheetes 16s.....	01	04	0
It Too small Course table Cloaths and three pillow drawers.....	00	06	0
It 3 ould feather bedds, & feather pillows, & too feather bowlsters.....	07	00	0
It Too ould Ruggs 20s, too peyre of ould blankett 18s.....	01	18	0
It to a Hamake & a feather Bowlster at Twenty shillings.....	01	00	0
It More the abonesd Widdow Tricky ownes yt is due to ye Estate from ye Prouince.....	12	00	0
It to so much due to the Estate from Ric: Downs of Ysles of shoals in fish....	09	00	0
It to some other things wch were forgotten at this apprisall.....	01	00	0
	<hr/>		
	£99	07	00

Wee whose names are underwritten being desired by Mis Tricky & her sonn John to apprise the abonesd Estate, wch wee haue done according

to o^r best skill, & Judgm^{ts}, as witness o^r hands
the 11th day of Aprill 1682 :

William ffurnald/ Sarah y^e wife of ffran^s : Tricky
Elihew Gunnison/ Came before y^e Councill of this
prouince Aprill 12th 1682 : at yorke,

& doth Attest vpon her oath that to y^e best of her knowledg
this aboue written is a true Inventory of sd ffran : Tricky
her husband his Estate deceased, & if more y^rof afterwards
do appeare, shee stands ingagd by uertue of y^e same oath to
bring it in to Authority/

Taken vpon oath in Court the 12th of Aprill 1682 :

p Edw : Rishworth Re : Cor :

vera Copia of this Inventory aboue written as Attested,
transcribed & with originall Compared y^s 17th of Aprill
1682 :

p Edw : Rishworth Re : Cor :

[S*] An Inuenty of Nicholas Edgscome deceased
apprised by us underwritten/

	£	s	d
Inprs 20 Acres of Marsh land, at.....	020	00	00
It Thirty Acres of upland at.....	15	00	00
It one Cow & Calfe at foure pounds.....	04	00	00
It one Iron pott at eight shillings.....	00	08	00
It one Musket 15s, his weareing Cloaths 5£.....	05	15	00
	45	03	00

Willmot Edgscome wife to Humphrey Sca^mon
the late Nicolas Edgscome ap- George Page his marke ○
peared before mee the 28th day of March 1681 : & made
oath y^t this writeing aboue is a true & full Inventory of the
Estate of the late Nicholas Edgscome deceased, her hus-
band/ Josua Scottow Just^s

vera Copia transcribed & Compared this 12th May 1682 :

p Edw : Rishworth Re : Cor :

Judeth Gibbines aged fuety five years or there abouts,
sworne sayth that this deponent was desired by the late
Nicho : Edgscome of Sacoe to understand from him what his

will should bee relating to what hee had after his decease, & then hee tould her hee would Settle It so as none of the rest of his children should wrong his sonn Robert, & y^rfore his intent was, to leaue all to his sonn Robert, to Mantaine his mother, & this was spoaken about three weekes or a Moenth before his death, & further sayth not/ Taken vpon oath the 18th of March 1681: before mee Jos: Scottow

Just^s

John Bonighton aged thirty 4 yeares, sworne testifyeth, to y^e trueth of the substance of w^t is aboue testifyd/

Josua Scottow Just^s taken vpon oath before mee 29th of March 1681:

A true Coppy of these testimonys transcribed & Compared this 12th May 1682: p Edw: Rishworth Re:Cor:

24th day of July: 1680:

A true Inuentory of the Estate of William Robbins deceased/

	£	s	d
to one peyre of new shooes 7s, one hatt at 5s.....	00	12	0
one peyre of New briches 3s, one peyre of K ^e rsy briches 8s.....	00	11	0
to foure ould Musketts 6s, to too peeces of ould drusline 3s.....	00	09	0
It to too ould peeces of briches, one wollen ye other lining at.....	00	03	0
It one ould Kersy Coate & Capp 3s, 5 peyre of ould stockings 5s.....	00	08	0
It to a New wastcoate Cloath 19s too peyre of Canuice drawers 7s.....	01	06	0
It to 3 ould shifts.....	0	08	0
It to 4 ould Necke Cloaths & one ould swash at.....	00	05	0
It to too ould pillows with feathers in them, 3s 6d.....	00	03	6
It one peyre of ould bootes 4s one Chest 8s.....	00	12	0
	£05	04	6

Apprised by Robert Heines/ : 13th Septem^{br} 1680:

Jeffory Currier his marke *RH*

his marke *IC*

Thomas Pomrey Came & made oath to

y^e treuth of y^e aboue Inuentory hee being to y^e Charge of the Doctor, & also to his funerall before mee the day & yeare aboue written/ Roger Kelly Commiso^r/

vera Copia of this Inuentory transcribed out of the originall & Compared this 12th day of May 1682:

p Edw: Rishworth Re:Cor:

In the name of god Amen/ the twenty seauenth of August 1675 : I Ellner Pearce the unprofitable seruant of god, though weake in body yet of good & Perfect remembrance, prayed bee almighty god, knowing y^t I am naturally borne to dy, & to pass from this transeitory life, minding to putt in order mine Estate, to the Intent y^r should bee no striffe for the same after my decease, & to anoyd all Occasions of trouble & Charge I do hereby make this to bee my true last & onely will & testament in manner following/

Ip^{rs} I Commend my soule to almighty god, & his sonn Jesus Christ my saujo^r & redeemer, in whose prætious blood I set y^e whoole & onely hope of my saluation, my body in hope of a Joyfull resurrection, I Committ to y^e earth to bee decently buried, & touching the distribution of my mortall goods, I dispose of y^e same as followeth/

1. first I will y^t all my debts I ow should bee truely payd/

If I giue to my sonn Jos: Pearce my house & Land, only hee is to lett his two sisters, Saraih & Mary, each of them an house lott, If they come into the Countrey & demand It : or otherwise allow the ualew of It, If they should bee in want/ also I giue vnto my sd sonn all my Cattle, as also too feather beds, & the furniture belonging to them, as bedsteads & else, as too fine Holland^s pillows, one new Holland sheete (& w^t y^r is not underneath excepted) & one Diaper board Cloath, foure pewter platters of the biggest sort, on y^e vpper shelve with the earthen dishes, on each side of them as also too of the smallest platters, too plates, foure porringers, too small basons, halfe a pint pott, a beare bowle, a Candlesticke & sault seller, also the biggest brass Kettle, & y^e smallest with one Copper Kettle, two skelletts, too Iron potts, one Iron Kettle, one dripinpane, one grediron one spitt, with Andirons & pott hangers, one warmeing pann & brass mortar, as also all y^e furniture in y^e Hall as It stands (excepting 3 leather Chajres, which are Saraihs) also I giue

unto my sonn 4 Napkines & the other eight to bee diuided between his sisters/ also I gaue unto my sd sonn one Siluer Cupp a silke Twilt, & foure siluer spoones, with a Gould ring, one Chest, one deske, one Case of bottles, with 4 round bottles with a drippinpan, one great knott bowle, & too small knott dishes, 6 round trenchers, & 6 square, one fowling peece too Meale Ciues, 19 platters & bowles & trayes, but 2 3ds of them for his too sisters, as also w^t earthen ware y^r is to bee diuided, with y^e glasses between my sonn & daughter Saraih/ as also I giue unto my sonn Joseph my scarffe, with the too wodden porringers, & a Cann, with three pounds in siluer, from my daughter Saraih, or else to keepe her siluer bowle/

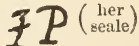
[9] If I giue unto my dāghter Saraih too brass Kettles, one brass candlesticke, one brass mortar, one spitt on y^e other side/ Moreouer I giue unto my daughter Saraih, one gould ring, one new feather bed provided shee return y^t to her brother, which shee carried away with her, also one holland pillow beare, one hollane sheete, one great knott bowle, one Indean knott dish, 6 new trenchers one Iron Posnett, one sleightstoon, a Chaffine dish one table board, too boxes one baskitt/ furthermore, It is my desire y^t all my weareing Cloaths together with three pewter basons, fiue platters six porringers should bee diuided between my too daughters/ further I giue vnto Saraih a Cotten Ciuersid

If I giue vnto my daughter Mary, one Copper Kettle, one brass Candlesticke, one hollane pillow beare, one ould holland sheete, one Iron Posnitte, one box/ further It is my will, that if either of my Children should die before the receipt of the afore mentioned lagaceys, then his or her part to bee deuided between the Partys, or else to y^e Party suruineing: forthermore, I do by these Presents, make & ordajne my deare & well beloued sonn Jos: Pearce before mentioned, to bee my full whoole & onely executor, of this my last will & testament, hereby giueing & bequeathing,

vnto him all y^e remaynder of my Estate, w^{ch} is not in this my last will & testament disposed off/

Lastly I do appoynt my loueing frejnd Mr ffrans^s Hooke to bee ouer seer of this my last will & testament, desireing of him not onely to keepe my sd will in safe costody but also after It shall please god to take mee out of this world to open it & to take care y^t each Perticular may bee Performed as neare as may bee, as alsoe to take æffectuall & speedy Care, that all my obligations be fully satisfyd, by my executor or through his defect to make saile of the portion giuen unto him to satisfy the same, whither It bee debts y^t now I am Ingag'd, or funerall expences/ also it is my desire y^t my friend & ouer seer Mr Hooke do take Care y^t my sonn do not waste or Imbessell the sd Estate, but upon such considerations as sd Hooke shall see to his aduantage/ In witness w^rof I sd Ellner Pearce haue subscribed this my last will & testament, with my own hand, & y^runto putt my seale the day & yeare aboue written/

The marke of

Signed Sealed & deliuered, Ellner Pearce  (her^{seale})

in the Presence of us whose names are here underwritten/

Benjamin Johnson/ Hannah
her Langleigh/

Joane Bray **B**

Marke

ffrancis Hooke

Mr Fran^s Hooke, Joane Bray the Ellder were both Present & see Ellner Pearce set to her marke or hand & seale, & owned this her last will to bee her Act & Deede, before y^m/

Taken upon oath this 24th of Janu : 1675 : before mee

Edw : Rishworth Asõte/

This will allowed off & Confirmed p this Court Aprill 4th/ 1676 : & a true Coppy w^rof is transcribed this 6th day of Aprill 1676 : as Attests Edw : Rishworth Re : Cor :

PART I, FOL. 9.

January 5th 1675 :

Wee whose names are underwritten did by y^e request of Joseph Pearce take an Inuentyory of the Estate left by his mother deceased/ which wee did accordingly, & is as followeth/

	£	s	d
Inprs A dwelling house & land apprtaineing to it.....	0110	00	00
It too oxen too Cows one yeareling steare & too Calves.....	024	00	00
It Too Chaines a Dogg & a Copspine, an Iron Hooke & ring.....	001	02	00
It 3 feather bedds & the furniture belonging to them.....	014	00	00
It 2 bedsteads one Chest, one deske one Case of bottles.....	002	17	00
It one great brass Kettle, 2 Copper Kettles, too skellets.....	003	10	00
It 2 brass Kettles 25s one brass mortar & a warmeing pan at.....	001	15	00
It one Chaffine dish 4s, too Iron potts 40s.....	002	04	00
It 1 Iron kettle a dripinpan, one Gredirone & too spitts.....	000	14	00
It 2 Andirons 3 pott Hangers & Curten rodds at 20s.....	001	00	00
It one Iron p snitt one Iron skellet 10s, table boards, Joynt stoules & 3 leather Chares 4: 0: 0.....	004	10	00
It one sipris board, one Cubbard & three leather Cussions at 2: 05: 0.....	002	05	00
It 9 picturs too Chargers painted 8s, 3 chaires, 4 basketts, 3 boxes a lookeing glass 10s.....	00	18	00
It one peyre of wimines shooes, one bible & a practice of piety.....	000	16	00
It too raysors, one smouthing Iron three heaters, at.....	000	11	00
It a prospect glass too runletts & too round glass bottles.....	00	06	00
It 2 small hammers 18d one fowling peece 30s.....	01	11	6
It 1 Iron plate 1 peyre tonges, earthen ware stooone bottles & one grediron all at	00	12	00
It 3 Tubbs 5s, 2 Cines 2s, one water buckett 3s.....	00	10	00
It 2 platters trays dishes 6 trenchers, & three Cheese-fats.....	01	00	00
It one Table board, one glass case, one Lamp & one ould Chaire at.....	00	13	00
It Debts due on Acept from severall Persons.....	05	00	00
It 1 2 yeareling Heffer 50s, 1 chamberpot 3s, 3 pewter potts 5s, 5 basons 15s: 23s	03	13	00
It 11 pewter dishes 2: 15: 0, 3 Cupps & one Candlesticke at 6s.....	03	01	00
	186	08	6
It 9 porringers at 9s, 2 platters 4 sawcers, one sault seller 4s a brass mortar & a Candlesticke 10s.....	001	03	0
It 6 lysborne dishes 5s 6d, platters a puddinpan & trenchers 2s.....	00	07	6
It too knott dishes & a funmill, 12d, 2 otter Mulls 8s, 2 brushes 18d.....	00	10	6
It one peyre of scales & stillyards 5s, 3 sheets 40s, 1 doz: Napkines & 2 Tow- ells 32s.....	03	17	00
It 4 pillows 12s, 3 table Cloaths 12s, 4 Cnbbard Cloaths 10s.....	01	14	00
It 2 Chests a blanket & a swath 5s, & 5 handkerchers 2s 6d.....	00	07	6
It 5 dressings 5 Coines, 3 necke handkerchers, & three head bands.....	01	13	0
It one whiske one silke howd 20s, 10 earthen dishes & potts 5s, 3 Cocer Nutts 5s	01	10	0
It three wastecoats, three petticoates & a Caster hatt at.....	07	00	0
It 2 peyre of stockings & glasses all 8s, some peeces of lace at 3s.....	00	11	0
It 3 Gould rings 24s, one peece of Gould 20s.....	02	04	0
It too siluer dram Cupps a siluer thymble & a Claspe 10s: 2 purses 5s a kniffe & 1 peyre of sisers.....	00	15	00
It 4 Course Napkines two headbands 6 Capps & an ould NeckeCloath.....	00	10	0
It two turky Cussions 10s, one petticoate, one peyre of bodys & a Chest 25s...	01	15	00
It five wedges too beetle rings & a searge hood money at.....	00	17	00
	211	03	00

The Particulars herein expressed apprised by us this 5th of
Janv : (1675) Fran^s Hooke Joⁿ Bray/

Joseph Pearee doth Attest vpon his oath y^t this Inuentory
aboue written is a true Inuentory of the Estate of his
father John Pearce & of his Mother Ellner Pearce lately
deceased to y^e best of his knowledge, & if remember any
more vpon same oath hee promisseth to bring it in/ taken
vpon oath this 24th Janva : 75 : before mee Edw : Rishworth
Assote/ A true Coppy of this Inuentory transcribed &
Compared this 8th day of March : 76 : p Edw : R . . .
worth

In the name of god Amen/

[10] I Edw : Hayes of Kittery in the County of yorke
In New England being at Present uery sicke, & weake of
body, but of Perfect mind & memory, & without fraude or
deceipt not knowing how It may please y^e Lord to dispose
of mee as to things of this life, to whose gracious dispensa-
tions I humbly submitt, w^fore I do Committ my soule unto
god that gaue It & my body to the earth, to bee Inter'd in a
decent & orderly manner, ordering & appoynting this to
bee my last will & testament, in manner & forme following/

1 : Imp^s : I giue & bequeath unto my Eldest sonn Joseph
the some of seauen shillings & 6d in Currant pay of New
England to bee payd by my executrix imediately so soone
as my sonn shall Attayne unto, & accomplish the age of
Twenty one yeares If demanded/

2 : If I giue & bequeath unto my yonger sonn William
the some of seauen shillings 6d of Current pay aforesd, to
bee payd by my executrix imediatly & as soone as my sd
sonn shall Attayne unto & accomplish y^e age of 21 years if
demanded/

I giue unto my 3 daughters, Elizabeth, Saraih & Ann,
the sume of seauen 6d a peece, of Current pay aforemen-

tioned, to bee payd unto them by my sd executrix, as soone & Immediately as they Attayne to y^e age of 18 yeares, is demanded as aforesd/

3: I giue & bequeath unto my most deare & affectionate & intirely beloued wife Phylodelphia Hayes, my iust & due debts being first payd, & satisfyd all the rest of my goods, wares M^chandise Cattle houseould stuffe Impleme^{ts} debts goods whither in my owne Costody, or possession or others, of w^t nature kind quality or Condition w^tsoeuer (nothing excepted or reserued) whither mouables or un mouables whom I do hereby & my will is, do make my whoole & soole executrix, to execute & see Prformed this my last will & testame^t according to the purport, true & Intent & meaning thereof/ In witness w^of I haue here unto sett my hand & seale in Kittery aforesd, this secund day of July one thousand six hundred seauenty fiue Anno Doñ: 1675:

Signed sealed & deliuered,

in the Presence of us,

Jabes Jenken his

signe **H**

Joseph Hamonds/

Richd Allexand^r/

The signe of

Edw: **F** Hayes (^{his} Seale)

Richd Allexander & Jabez Jenkins, do Attest upon their oaths, y^t this Instrument or will aboue written to which Leef^t Hayes his hand or marke, & seale is afixed, was the Act, & Deed of sd Edw: Hayes now decessed

Taken vpon y^r oaths this 9th day of March 167⁵/₈ before us
A true Coppy of this will tran- Edw: Rishworth
scribed & Compared with John Wincoll Assots
the origi nall the 20th day of
April 1676: p Edw: Rishworth Re: Cor:

PART I, FOL. 10.

Kittery in Pischataqua Riuer in New England March 28 : 76 :
An Inuenty of the Estate of Mr Edw : Hayes deceased/

	£	s	d
Inprs 4 pewter platters 30s one bason 5s: & six porringers 6s.....	02	01	00
It one pewter plate & too ould pewter Cupps at.....	00	04	00
It one frijipan 6s, one Tynn pann 4s oue skellet 6s.....	00	16	00
It 2 peyre of Cards 3s, one Gread Iron 3s, 6 dishes earthen 5s.....	00	11	00
It 2 earthen potts, one earthen Jugg 2s, wodden dishes & trays 5s.....	00	07	00
It 3 Chayers 10s, one Chest & too boxes thirteen shillings.....	01	03	00
It Two bedds, one bowlster, & foure pillows at.....	04	10	00
It one rugg 18s foure ould blanketts 30s.....	02	08	00
It one peyre of sheetes one peyre of Cotton pillow beares.....	01	00	00
It one table Cloath 4s, one nallance & ould Curtanes at 16s.....	01	00	00
It 1 Trundle bed stead 8s, one Coate one peyre of briches 55s.....	03	03	00
It one peyre of sheres, one pressing Iron & one smothing iron.....	00	14	00
It one Iron pot & an iron Kettle at 20s.....	01	00	00
It one Table & foure Joynt stooles at sixteen shillings.....	00	16	00
It one barrell of beife & seauen buslls of Indean Corne at.....	03	00	00
It 2 Cows 6£ too Heffers fine pounds, 2 yearlings 40s, 1 horse 3£.....	16	00	00
It fluety Acres of Land at Newgewanake at.....	05	00	00
	<u>£43</u>	<u>13</u>	<u>00</u>

This is a true apprisall of the Estate aboue mentioned to
y^e best of our Judgments, as witness our hands the day &
yeare first aboue written/ John Shapleigh/ Jos : Hañond/
vera Copia of this Inventory aboue written transcribed
out of originall & y^rwith Compared this 20th of Aprill : 76 :
p Edw : Rishworth Re : Cor :

Philadelphia Hayes doth Attest vpon her oath y^t this
Inuenty aboue written is a true Inuenty of the Estate of
her husband Edw : Hayes his Estate to the best of her
knowledg, & if afterwards any more of her sd husbands
Estate do or shall appeare, shee will bee ready to giue it in
vpon the same oath shee hath now taken/

Taken upon oath this 29th of March 1676 : before us

Edw : Rishworth

John Wincoll Assōt^s

PART I, FOL. 11.

An Inuenty of the Estate of John Cross senior
Deceased, apprised by us whose names are underwritten
18th Decem^{br} 1676

	£	s	d
Inprs to House & Land & Marsh at home, Marsh at Ogunquent & Marsh & vpland at Drakes ysland all in Wells, at.....	140	00	0
It to 7 Cotten sheetes at seauen shillings p sheete.....	002	09	0
It 15: Cheeses 15: one table cloath 4 Napkines & a pillow beare 12s.	01	07	0
It wanescott Chest 10s, a rugg, 2 blanketts a Ciuring & a pillow 3£.	03	10	00
It one bed one bowlster too pillowes & three blanketts at.....	05	00	0
It butter dishes, 2 Candlesticks & spoones at.....	01	01	0
It 2 potts & pot hookes, 2 small Kettles & a frijiapan at.....	01	10	00
It one brass Kettle at 10s 1 Chest bed 2 Cines 2 cabbines at 30s.....	02	00	00
It one Cart 3 Cleesses 3£: 4 yokes, 1 peyre of hookes & a staple at 20s,.....	04	00	00
It foure axes, one shayre & Cowlter & a plow at 28s.....	01	08	00
one peyre of betell rings, 5 wedges & foure forkes at.....	00	13	00
It 2 spades a shad shouell & a roape all at 20s.....	01	00	0
[11] It one horse Coller syth tackeling & three Hammers at.....	01	00	0
It too Adges, 2 Augers, one Chissell & a small Gouge all at.....	00	08	0
It 1 Chayre & Carpet 10s, 4 baggs 11s, 1 peyre tongus 1 spitt & pot hangers 12s 6d.....	01	13	6
It Conows at 20s, a Wheele, Cards & a sleade at 15s.....	01	15	0
It 3 fat Hoggs nine pound ^s , old hows 5s, a skellet 3s.....	09	08	0
It 15 harrow teeth & one Haulter 8s, Meate Hides & Caske 4: 15:.....	5	03	0
It eight Hoggs & 14 piggs 17£: a Prcell of Woll 20s.....	18	00	0
It Too horses, too Mayres & too Cowlts at.....	16	00	0
It Caske & a Churne & generall other small things at.....	00	11	0
It 4 buslls of Rie, 19 bushlls & an halfe of peas at 4s p bushll.....	04	14	0
It seanty seauen bushlls of Idean Corne at 4s p bushll is 15: 08: 0.....	15	08	0
It 25 buslls ½ of good Wheate at 5s p bushll.....	06	07	6
It More 4 oxen at 30£ 6 Cows at 4£ 10s p Cow.....	27	00	0
More to foure oxen at 30£.....	30	00	0
It Two steares & a bull at three pounds p beast.....	09	00	0
It Two yearelings & one yeareling is fiue pounds.....	05	00	0
It 19 sheepe at ten shillings p sheepe is 9£: 10s: 0.....	09	10	0
It one pillion a Prcell of trays & Pales.....	00	10	0

Sammuell Whelewright

francis Littlefeild/

	325	06	8
Debts due p balla:....	07	04	00
Totall	332	10	08

John Cross his Estate

to seuerall Prsons is Dr/

Estate p Contra is Cr/

to Mr Fryer for a debt.....	2	10	0	Inprs p a Cow Impressed for ye	£	s	d
to Jos: Cross for threshing Corne	19	0		Country.....	4	00	0
	03	03	00	p dyet for souldgers on ye accept.	4	15	0
Cr 11 03 00				p fiue weeks dyet from Mr Buss....	1	05	0
Dr 03 09 0				p a debt due from Richd Palmer..	0	15	0
				p a small debt from Natll Cloyce..	0		
p balle 07 04 0j				p a debt due from Frans Backeus..	0	8	0
					11	03	0

January 2 : 1676 :

Joseph Cross doth Attest vpon his oath y^t this is a true Inuentory of the Estate of his father John Cross Senior deceased, to the best of his knowledg & If anything more do appeare which is at Present forgotten hee is ingaged by the same oath to bring it into y^e Court/ Taken before us

Edw : Rishworth
Samell Wheelwright
Assotiates/

An Inventory of the Estate of John Cross Junior deceased, taken by Sam^{ll} Wheelwright Decemb^r 18 : 1676 :

	£	s	d
Inprs to a Tract of land lijn in the Countrey all at.....	10	00	0
It one Cow & yeareling, one spade & betle rings at.....	05	01	0
	£15 01 0		

vpon the same oath taken by Joseph Cross to y^e Estate of his father John Cross deceased, hee doth Attest to the treuth of this his brothers Inuentory, before us aboue written as Attests

Edw : Rishworth Re : Cor :

A true Cobby of these two Inuentorys aboue written transcribed out of the originall & there with Compared this 5th day of January 1676 : p Edw : Rishworth Re : Cor :

An Inventory of the Estate of James Gouch lately deceased the 24th of Septemb^r 1676 :

Inprs one dwelling house & barne, Land & Meddow belonging to It lyjn in Wells where hee liued, & the ysland.....	180	00	00
It a Parcell of vpland & Meddow at Epiford.....	20	00	00
It 2 oxen at sixteen pounds & eight Cows at thirty 6 pounnds	52	00	00
It 2 steares & eight pounds too yearelings at three pounds.....	11	00	00
It 3 Calfes 40s, too Mayres & one Cowlt tenn pounds.....	12	00	00
It six swine foure pounds, weareing Cloaths & Table lining 16: 19: 0.....	20	19	00
It In new stuffe searge & Canuince.....	03	06	00
It too feather bedds & bedding 14£ 00s 0d, household stuffe 06: 16: 00.....	20	16	00
It yoakes Cheynes & husbandry tacking.....	02	15	00
It a sword & belt 13s, one bible & another booke 7s.....	01	00	00
It single board nayles 23s Twoles & Iron things 30s.....	02	13	00
It to wheate in the straw Judgd 18 bushells.....	04	10	00
It forty five busls of Indean Corne at.....	07	00	00
	£337 19 00		

Apprised by us John Wells/
Jonathan Hammonds/

Jonathan Hammonds giues in vpon his oath before this Court that this is a true Inuentory of James Gouch his Estate, & what more doth afterwards appeare, upon the same oath stands Ingaged to bring it in/ taken upon oath in Court y^s 13th Decemb^r 1676 : as Attests

Edw : Rishworth Re : Cor :

An Inuentory of the Estate of Mis Ruth Gouch, Deceased/

Inprs too steares, too Cows with part of one Calfe.....	18	8	00
It one horse too pounds.....	02	00	00
	<u>20</u>		<u>08 00</u>

Apprised by us this 6th day of Decemb^r 1676 :

Sañll Wheelewright

A true Cobby of these Innen- John Wells/
tories transcribed out of y^e originall & y^rwith Compared this
11th day of January 1676 : p Edw : Rishworth ReCor :

A true Inuentory of the Estate of George ffarrow deceased taken the 28th of September 1676 :

Inprs an house & land, with al! ye vpland Meddow & March belonging to it.	230	00	0
It one Parcelf of vpland lijng at the little riuier.....	010	00	0
It one Prcell of Meddow & land at Coxwell.....	015	00	09
It too steares 10£: too Heffers 4 pounds, 2 yearelings 3£ one Calfe 15.....	017	15	00
It too Mayres & Too Cowltes nine pounds, five swine £5: 10: 00....	14	10	00
It bedding Cloathing 8s, household stuffe £: 18: 0	07	06	00
It a bible & another booke 7s a weauers lowme slays & harness 3£.....	3	7	0
	<u>£297</u>		<u>18 0</u>

[12] In the name of God amen/

I Thomas Spencer of Newgewanacke in the Townshipp of Kittery being sicke of body, but through the mercys of god, sound of Mind & memory, and not knowing how soone my Change may come, desire to dispose of that Estate which god hath giuen unto mee as followith, uidz^t :

Inp^{rs} I giue unto my Eldest sonn William Spencer after my decease, & the decease of Patience my loueing wife, my now dwelling house & all out houseing by It, or belonging to it, & all the Land adioyneing to it, being now in my possession & liing on the North side of the high way, by my sd dwelling house, whither It bee Gardens oarchards, pasture Meddows Corne Land to him the sd William Spencer my sonn, & to his heyres for euer; prouided hee pay or Cause to bee payd unto my Too daughters, namely Susanna & Elizabeth, with in six weekes, after my decease & of my loueing wife Patience, the full & iust sume of Ten pounds, a peece in money or pay æquiuolent ther unto: The houses & sd land liing responsable, untill y^e Legacyes abouesd bee fully payd/

2ly I giue to patience my louing wife all the rest of my Estate, whither It bee in lands Chattles, Cattle, goods debts house hould stuffs Meddows &c: not mentioned as abouesd, for her to distribute & dispose of amongst my Children at her own discretion, except what I haue already giuen to my Eldest son as abouesd/

Lastly I do nominate & appoynt patience my sd loueing wife to bee my soole executrix of this my last will & testament/ In Confirmation where of I haue here unto set my hand & seale, the second day of June in the yeare of our Lord one thousand six hundred seauenty nine/ 1679:

Signed sealed & Deliuered . Thomas Spencer

in Presence of
Gillbard warrine his

his marke  (his
Seale)

marke **G**
George Pearson/


Thomas Spencer appeared before mee, & acknowledged this Instrument to bee his act, & Deede, this 18th of June (1679)

Saūuell Wheelewright Assotiate

An Appendix to my last will & testament as on the other side of this paper, appeareth my further will in that, where as formerly I gaue unto my sonn in law John Gattinsby who married my daughter Susanna a Certen Tract of land being part of that too hundred acres that the Town of Kittery granted to mee, ioyneing to my house lott, & the sd Gattensby sould his sd right or tract of land unto my sonn in law Thomas Euerington who married my daughter Mary, & the sd Gattingsby was fully Contented, & payd by the sd Euerington my sonn in law, for his sd land & the sayd Euerington my sonn in law possessed the sd Land his life tyme, & left it to his heyres; And w^r as I also gaue unto my sonn Etherington a Certen Tract of Land ioyneing to the land hee bought of the sd John Gattensby, on which the dwelling house of the sayd Etherington now standeth, & both Tracts of land Contajneing about Twenty foure Acres by Estimation, bee It more or less, as they are now bounded with Richard Nason & the high way on the South, William Spencers land on the West, Daniell Goodins land & Humphrey Spencers land on the North, & that part of my land Called Parkers Marsh on the East: And although some writeings haue been Prused about the Premisses, yet nothing y^t I know upon record about It, & that the sd Land according to my true intent discend unto the right heyres of it, both by the sayd Etheringtons purchase of the sayd Gattensby in part, & my gift unto the sayd Etherington of the rest of the sd land: Now my will is that the sayd Land with the dwelling house vpon it, & all the appurtenances & priuiledges y^r unto belonging, should bee & remajne the proper right & Inheritance of John Wincoll Junjor, sonn of John Wincoll of Kittery & of Mary his wife deceased, who was the daughter of my sd sonn in law Thomas Etherton & Mary his wife deceased, to haue & to hould the sd tract of Land, dwelling house with all the appurtenances, & priuiledges there unto belonging to him the sd John Wincoll Junjo^r &

his heyres lawfully begotton of his body for euer: & If hee dy with out such lawfull heyres, my will is that the sd Tract of Land houseing & all appurtenances & priuiledges y^r unto belonging shall bee & remajne the proper right & Inheritance of patience Atherton daughter unto sd Thomas Etherington & Mary his wife deceased, to haue and to hould to her & her heyres for euer/ In witness where unto I haue afixed my hand & seale, this fifth day of June one thousand six hundred seauenty nine 1679 :

Signed sealed & deliuerd in
the Presence of,
Gillbard Warrine
his Marke **G**
George Pearson/

Thomas Spencer
his marke  (his seale)

Thomas Spencer appeared before mee, and acknowledged this Instrument to bee his Act & Deed this 18th June 1679 :

Sāmuell Wheelewright Assōte

A true Copsy of Thomas Spencers will with in written, & of an appendix, or deed of gyft aboue written transcribed out of y^e originall & there with Compared this, 15th day of June 1682 :
p Edw : Rishworth ReCor :

[13] An Inventory of the Lands, Cattle Chattles, goods & moueables of Thomas Spencer, late of Barwicke in the Town of Kittery deceased, 15th Decemb^r 1681 :

Inprs His weareing Cloaths 5£: in the vpper Chamber, one feather bed		£	s	d
It Couerlid blankett, 1 peyre of sheetes 2 pillows & a bowlster 3: 10: 00	08	10	0
It one peyr of sheetes 10s, 3 yds of Cayrsey 12s, a Carpet 3 ould Chests & forme 1 ^s		01	18	0
It In the lower Chamber, one feather bed, 3 blanketts a rugg 2 pillows				
It a bowlster 5£: A little Table Carpet ould Chest a forme earthen dishes 10s		05	10	0
It In ye leantow, a rugg a blankett ould bedding wodden dishes trays 12s trenchers 3s.....		00	15	0
It in the Hall 2 Copper kettles a brass skellett one warmeing pann				
It one little kettle & a skimmer too pounds		02	00	0
It 8 pewter dishes, 8 porringers, 5 pewter potts & a bason 40s & a bason & Vre 10s.....		02	10	0
It 6 earthen dishes 5s, 2 Tynn panns 2s, a siluer Cupp & spoone 12s.....		00	17	0
It one Iron pott fyre pann pott hookes & tramell 10s Chayrs & Table 10s.....		01	00	0
It Two small Gunnes at 30s, in seller leantow a little Molosses & barreills 5s.....		01	15	0
		<hr/>		
It 5 swine at three pounds 9 Harrow teeth at Tho: Holms his 19s	3 19 00	24	15	0
	24 15 00	<hr/>		
	28 14 00			

PART I, FOL. 13.

The home stall of house barne Oarchard & about tenn Acres of Land.....	100	00	0
The rest of the Land neare the home stall supposed about 100 Acres.....	50	00	0
It 100 Acres of Land by the Marsh at lower end of Willcocks pond.	25	00	0
It the Meddow about 14 Acres & 30 Acres of vpland by it at.....	20	00	0
It Thee Cows & three foure years ould stears at.....	18	00	0
It 2 3 years ould stears 4£ too stears 3 years ould 3£.....	07 ⁹	00	0
It A Mare 30s horses in the Woods at five pounds.....	06	10	0
It 3 Chaues hooks & staples a ring for a Copp yoake beetle & 2 Wedgs }	02	10	0
It one peyre of Cart Wheel hoopes all at			
	<hr/>		229 00 0
	<hr/>		28 14 0
	<hr/>		257 14 0

Apprised this first day of May 1682 :

A true Cobby of this Inven- Richard Nason
 tory transcribed & Com-
 pared with originall this Moses Spencer *M*
 15th June : 82 : John Wincoll/
 p Edw : Rishworth Re : Cor :

In the name of god Amen/

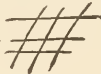
I John Bready of the Town of Kittery in the Prouince of Mayne, being at this Instant on my bed being sore sicke yet through the goodness of Almighty god, as Prfect in my understanding & memory as at any other tyme heretofore : & haueing by the goodness of god through his blessing vpon my lawfull Endeauors, attajned to some outward Estate, I do by this my last will & testament signify to the world my soole purpose & intention in the disposing of it as followeth/

1 — first I do hærtily & really bequeath & freely render my spirit & soule to god, that gaue It, hoping that in the meritts & mediation of y^e Lord Jesus Christ, I shall Inheritt euerlasting life/ secundly I do will that all my Acts of dealing bee paid, & all my lawfull debts discharg'd/

3ly I will that all my necessary Charges, whither in sickness or buriall of my Corp . . bee fully discharged/ 4ly & lastly I do hereby will & bequeath to Saraih my wife, all & singular my Estate remajneing after the defraijng the Premisses aforesd : as well w^tsoeuer is at Present in reuersion out of my hands as w^t is in possession in hand, in maner & kind w^tsoeuer, bee It houses lands Chattles, Cloathing, debts by

Accompts, or w^tsoeuer is found to Pertajne to my Estate, I do as aforesd fully & freely bequeath to my trusty & loueing wife/ to all which I subscribe this 30th of August in the yeare of o^r Lord 1681: as witness my hand/
witnesses/

Job Cleamons Senjo^r
The signe of Thomas
Roberts **T R**

The signe of
John  Bready/

Prouince of New Hampshire/ At a quarter Court of pleas held in Hampshire the 6th day of Decemb^r 1681: Job Clements Esq^r & Thomas Roberts made oath that this is the last will & testament of John Bready who signed the same by his marke In y^r Presence, & that y^e same tyme hee was of a disposed mind/ Elyas Styleman ReCor:

Job Clements Esq^r & Thomas Roberts, did attest vpon the oath they had taken as aboue written, the aboue will of Joⁿ Bready with his hand to it, was the last will & testament of sd Bready signed wⁿ hee was of a disposing mind/

owned before us May 8th 1682:

vera Copia of this will aboue	John Wincoll	} Just ^s pe:
written as Attested tran-	Fran ^s Hooke	
scribed & with originall	Charles Frost	
Compared this 16 th day of		
June 1682: p Edw: Rishworth ReCor:		

An Inuenty of the Lands Cattle, Chattles & moueables of John Bready late of Kittery deceased/ October 9th: 1681:

	£	s	d
His wearing Cloaths apprised at six pounds.....	08	00	00
It his Muskett Carbine & all his amunition at.....	03	10	00
It the home stall of Twenty Aeres of land, vidzt a dwelling outhouses ear-	70	00	00
chard Corne Land, Meddow wood land tane yard Barke Mill &c all at }			
It Lands about Seauenty Acres.....	05	00	00
It English & Indian graine about fuety busls.....	06	10	00
It Hay about three loade & some other ifodder.....	03	00	00
It too stears 2 Cows too yearelings & an horse.....	15	00	00
It 8 sheepe & eleauen swine at.....	09	00	00
It 2 axes plow Irones, a beetle & wedg, an onld saddle & bridle & a yoake.....	01	10	00
It one feather bed a bowlster, 2 pillows too blanketts, one Rugg Curtains & bedstead all at fite pounds.....	05	00	00
It one little bed 2 blanketts & one bowlter at.....	02	00	00

[14]

It 2 peyre of sheetes, 12 napkines, 1 table Cloath & foure pillow beares.....	02	00	0
It prouissions vidzt Mollosses meale & Meate at.....	05	00	0
It two Iron Potts one kettle, 2 Trannells & pott hookes at	01	00	0
It pales trays Earthen ware dishes trenchers & spoones.....	00	10	0
It Chests Chares stooles, 2 spinning wheeles Cards one box 1 fryinpan peyre of bellows & other trumpery at	01	10	0
It about Twenty Hides in the Tann ffatts at.	10	00	0
It due from James Stagpoole 22s.....	01	02	0
It Twenty yards of home made Wollen Cloath.	04	00	0
It Twenty shillings payd towards seateing the meeteing house.....	01	00	0
	<u>£152</u>	<u>12</u>	<u>0</u>

Apprized this 21th day of Nouemb^r 1681 : by us

John Wincoll

Charles Frost/

A true Coppy of this Inventory transcribed & Compared
this 16th day of June 1682 : p Edw : Rishworth-Re : Cor :

The last will & testament of Robert Mendum of Kittery
taken this first of May 1682 :

I Robert Mendum being weake in body, but of Perfect
mind & Memory, do ordaine this as my last will & testa-
ment, hereby reuoakeing all wills by mee formerly made/

My house w^rin I now dwell, with all the houseing, & land
belonging y^runto, & all the priuiledges app^rtajneing, I giue
to my sonn Jonathan Mendum for his use, dureing his life,
& after his decease, to his two younger sons, Jonathan &
Dauid Mendum, to be æqually deuided between them, &
If either of them dy before they Come to age the Suruiuer
shall haue y^e whoole, & If both of them die, then my Grand-
sonn Robertt Mendum shall haue It/

All my land in Spruse Cricke I giue to my Grandson
Robert Mendum with all the priuiledges belonging there
unto/ Further unto my sonn & daughter Mendum I giue
tenn of my Cattle, & to my three Grandchildren aforesd,
fiue Cattle a peece, to bee diuided amongst them as æqually
as they may, my sonn & daughter to haue y^e Improuement
of all both land & stocke, till my grandchildren Come to

age, & as each of y^m Come to y^e age of Twenty one years, then y^r portion of moueables to Come into y^r hands All the rest of my Moueables & house hould goods I leaue in hands of my sonn & daughter, oblieiging them to giue each of my Grandchildren a share of it, as they Come to age/

Moreouer, I will that my grandsonn Robert Michamore shall haue an Heffer which my sonn Jonathan shall deliuer to him, when he comes to age/ & Robert Mendum shall haue his land at Spruse Chicke, wⁿ hee Comes to the age of Twenty one yeares, or to bee married/


Finally I make my sonn Jonathan my soole executor of this my last will & testament, giueing to him w^tsoeuer Estate I haue not expressly mentioned aboue, whither in debts, or moueables or otherwise, willing him my sd executor to pay all my iust debts, & funerall Charges, & to burry mee in my feild by my last wife/ I also require my Honord frejnd Richd Martyn Esq^r to bee my ouerseer, to see the Prformance of this my last will & Testament/ In witness to all & singular the Premisses, I set tow my hand & seale the day & yeare aboue written/

Robert Mendum of Kittery,
did signe & seale the
aboue written Instrument
& declare It to bee his last

will & testament this 1 : May 1682 :

In Presence of us/ Josua Moodey/

Christeian Ramach/

the marke of (^{his}
Seal)
Robert  Mendum

Mr Josua Moodey affirmeth on oath to the uerity abouesd,
this 18th day of May 1682 before mee ffran : Hooke Just : pe :

Christian Ramach testified vpon oath y^t hee saw Robert Mendum signe seale & deliver this Instrument, as his last

will & testament, & that Mr Josua Moodey, & hee sd
Raīnach set y^r hands as witnesses/ May 22 : 1682 : before us/

vera Copia of this will tran-	John Wincoll	} Just ^s pe :
scribed & Compared this	ffran : Hooke	
17 th June 1682 : p Edw :	Charles ffrost	

Rishworth ReCor :

An Inventory of the Estate of Robert Mendum of Kittery
deceased as It was taken & apprized by us whose names are
here underwritten/ May 16th : 1682 :

Inprs the dwelling house, & all the out houses with all the Land adjoyneing	£	s	d
yrunto being about seauenty acres.....	100	00	00
It to the laud in Spruse Cricke by report 100 Acres, be ye same more or less..	050	00	00
It 4 oxen at six pounds p oxe & Ditto 6 pounds.....	030	00	00
It too stears 3 years ould 7£ It 9 Cows 4£ p Cow, 36£.	43	00	00
It one Heffer of three years ould with her Calfe at.....	03	10	00
It one Heffer of two years ould with her Calfe at.....	03	00	00
It too Heffers of tw · years ould at five pounds.....	05	00	00
It 1 3 yeare ould bull three pounds, 5 yearelings at 30s a peece 7£: 10s: 0d.....	10	10	00
It 7 hoggs of ona yeare ould 7£: It 8 shots at 3: 4: 0.....	10	04	00
It In the bed Chamber one bed & furniture at 6: 10: 0.....	06	10	00
It one great Chaire 5s, one Chest 10 ^s , one ould Cloake 00: 00: 00.....	00	15	00
It 1 stuff Coate lyned 25s, one Cloath Coate ditto lyned 25s..	02	10	00
It one Cloath Ditto 25s. & one Cloath Coate 15s 1 Torne Coate 5s.....	02	05	00
It too peyre of Cloath briches one peyr 12s, other 8s.....	01	00	00
It one peyre of leather briches 10s. one new searge wastCoate 15s.....	1	05	00
It a Red broad Cloath wastcoate 20s, 1 peyre of ould drawers 5s.....	01	05	00
3 ould wastcoats at 3s.....	00	03	00
It 6 peyre of wollen stockeings 18s: 2 peyr of Mittons 18d.....	00	19	06
It 2 kines 12d, 1 peyre sizers 6d, 2 rubstones 18d & 1 peyr leather pockets 12d.	00	04	00

[15]

It 2 yds of penistone 7s, 2 Hatts 5s one yd of Scotch cloth 2s: one sash 2s.....	07	16	00
It 3 yds $\frac{1}{2}$ of lozerum 4s 1d, 4 yards Scotch Cloath at 12s.....	00	16	01
It 3 new shirts at 01: 10: 00, 4 ould shirts at 20s.....	02	10	0
It 4 peyre of Cotton drawers 12s, 1 Daper Table Cloath 10s.....	01	02	0
It one ould sheete 5s, one peyre of lining sheetes 16s.....	01	01	0
It one peyre of new Cotton sheetes 20s.....	01	00	0
It 6 Cotton Napkins 15s, too Cotton table Cloaths 5s.....	01	00	0
It 1 table Chayre & 5 ould Chayres eight shillings.....	00	08	0
It a fyrelocke Muskett 14s, a long fowling peece 20s.....	01	14	0
It foure silaer spoones 40s & one silu-r wine Cupp 14s.....	02	14	0
It 6 six pewter dishes seaventeen & 6d.....	00	17	6
It one brass Pestle & Morter 10s, one brass skellett 8s.....	00	18	0
It one pewter Candlesticke sault 3 pewter potts one beaker.....	00	08	0
It too brass skimmers & a flesh hooke at.....	00	04	0
It one great ould brass Kettle at Twenty shillings.....	01	00	0

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It one small kettle Twelue shillings.....	00	12	
It one ould Iron skellet 2s, 3 Iron potts & one Kettle 40s.....	02	02	0
It too Trammells, 2 peyre of pot hookes & one peyr of tonge.....	00	14	0
It one Iron skellet 3s, & one warmingpan 5s.....	00	08	0
It one peyre of bellows 2s, & foure pailles at 5s.....	00	07	0
It one barrell of porke 3ℓ, & ¼ of barrell of beife at 7s.....	03	07	0
It 12 Trays 12s, one Churne 4s, 3 Tubbs 7s	01	03	0
It 3 pewter potts 3s too butter firkinnes 4s.....	00	07	0
It 1 pressing irone, glass bottle 4s a packe of small towls 10s.	00	10	0
It 2 beare barrells 6s, one peyre of Scales & Weights 10s.....	00	16	0
4 axes & a spitt at 16s	00	16	0
It one broad axe fine shillings, one hand saw 12d.....	00	06	0
It one Crow of Iron 8s, one plow Chayne & Copps 12s at.....	01	00	0
It 2 Mattockes 7s, & one plow shayre & Cowlter at 10s	00	17	0
It fine hows 12s, & one spade foure shillings.....	00	16	0
It 3 pitchforks 4s, one whipp saw 12s, & one grind stooone 6s.....	01	02	0
It one syth 4s It too yoaks with Iron works 10s.....	00	14	0
It one Cross cutt saw 10s, too plaine stocks & Irons 6s.....	00	16	0
It 3 Augers 4s 6d foure ould Agses at seauen shillings.....	00	11	6
It a parcell of small Towles 12s foure syth 6s.....	00	18	0
It a bed bowlster & pillows in the Chamber.....	05	00	0
It a Hammoeke Twenty shillings a whit Couerlidd 12s.....	01	12	0
It a flocke bed a feather bowlster & too Couerlidds.....	03	00	0
It 3 sieves a Meale trough 4s, & too busls of wheate 10.....	00	14	0
It Twenty busls of Corne at.....	04	00	0
It one Tenant saw 7s, too Nibbs for a syth 18d....	00	08	6
It one Cannow 5s, one drawing knif 2s.....	00	07	0
It to Money omitted to be sett down as aboue.....	16	00	0

336 02 01

Debts due to this Estate, Dr/

Thomas Rye by bill.....	2	12	6d
John Hoole by bill.....	7	12	0
	10	4	06

Christian Ramaich/
William ffernald/

Mary Mendum Came & made oath this is a true Inventory of all the Estate of Robert Mendum deceased w^{ch} at Present shee knows off, & y^t shee will render an Accompt if any more should hereafter Present/ taken this 18th day of May 1682: before mee ffran: Hooke Just pe:

vera Copia of this Inventory transcribed & with the originall Compar'd this 20th day of June: 1682:

p Edw: Rishworth ReCor:

A true Inuentory of the Moneys goods Cattle & Chattles belonging & apprtaineing to the Estate of Major Nicho: Shapleigh, of Kittery in the Prouince of Mayn In New England deceased, taken and apprised by us whose names

PART I, FOL. 16.

are here subscribed, this 9th day of May 1682: which are as followeth/

	£	s	d
Inprs to so much In Cash or ready money.....	055	17	00
It to 70 ounces of plate at 6s p oz.....	021	00	00
It to his weareing apparell thirteen pounds 13s....	013	13	00
It to a Preell of worne Pewter, at 6 pounds 7s	006	07	00
It to a Parcell of New Pewter apprired at.....	009	03	00
It 68lb of beauer at 5s p lb at Otter skine 5s, a Mowse skin 8s.....	017	13	00
It two hatts & a Case 20s, his rideing horse & furniture 5: 10: 00.....	006	10	0
It The home stall, dwelling house out houses oarchards grandings pastures feilds with all appurtenances yrunto belonging with all other out-lands yrto adjoyneing, the Tymber of ye saw Mills onely, excepted.....	500	00	00
It the saw Mill & Grist Mill, and their accommodations at Kittery nalewe 1... 300	300	00	00
It William Ellinghams Interest purchased by Major Shapleigh in his life tyme lijng on the North side of the Cricke.....	050	00	00
It about thirty Acres of Marsh lijng at Sturgeon Cricke.....	090	00	00
It Tenn thousand foote of boards or yrabouts at ye Saw Mills	010	00	00
It Three horses apprired at 50s p horse.....	007	00	00
It eleuen oxen 33£: ele uen Cows: 27: 10: 00, 3 3 yeare ould Cattle: 7: 10: 00, foure two years ould at six pounds.....	079	00	00
It foure yearlings 4: 00: 00: 11 sheepe & fiue lambs 4 pounds.....	003	00	00
It a Preell of swine at 10£: 4 Neagers 3 men one woman & one little Neager all at ninetie pounds.....	100	00	00
	<hr/>		
	1273	10	0
[16] It Two Iri-h boys, one to serne about two yeares, & one 3 yeares....	010	00	0
It Great Gunnes & Carages seauen pounds, a great fowling peece that samson Whitte borrowed 30s, foure New Muskets foure poudns 4 small guons 40s: a blunderbuss 15s.....	015	05	0
Two Tymber Cheynes 40s six draught Cheynes 48s, 6 yokes ready fitted with rings & staples 24s, too plows 16s, too Cleuesses 5s.....			
It a Cart & wueeles 35s one peyre logging Wheeles & draughts 4: 10: 0.....	012	18	0
It Too peyer of Mast Wheeles decayed with Iron worke 3 pounds } It Two Mast Cheynes & 3 of another Cheyne at 5£..... }	008	00	0
It 12 ould axes, two spades, 1 peyre of hand screws, too syths two drawing kniffs, Carpenters twoles & Turneing towle: fiue pounds....	005	00	0
It one peyre of large styleyards at Mr Richd Waldens.....	003	00	0
It In ye smyths shopp one peyre of bellows, small Towles & ould Iron	002	10	0
It one ould liter, one shallop with ould Riggine & furniture at.....	010	00	0
It 3 great hay Conows & a Coasting Canow.....	005	00	0
It one ould Cloake at 35s.....	001	15	0
	<hr/>		
	73	08	0

wt was apprired in the Inner rowme/

One feather bed too bowlsters, 3 blanketts, too pillows one peyre of sheetes, one Rugg & bedstead Curtaines & uallance all at 10£.....	010	00	0
A ouell Table, & Carpett 40s one Chest of drawers & Cubbard Cloath foure pounds, 6 Turkey chayres 3£ 4 leather Chares 15s, a Trunke 10s.....	10	05	0
It one peyre of Andirons & tongues 1 pound.....	001	00	0
It In the Hall 3 Tables & a Carpet 3 pounds, 12 Chares 2s 6d a peece 30s	004	10	0
It 2 peyre of still yards 40s, one peyre of ould scales at 12d.....	002	01	0
It one peyre of Doggs 12s, 2 smoothing irons 5s.....	006	17	0
	<hr/>		
	28	13	0

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In the Majors Lodging Rowme/

One standing bed, & a tumble bed with furniture belonging.....	010	00	0
It a little table & a Carpet 5s, a Court Cubbard 40s.....	002	05	0
It 1 peyre of Andirons 6s, a iron bound Case 5s, 2 Chares 1 settle 15s.....	001	06	0
It one spanish Chest 25s, another Chest & trunke 8s.....	001	13	0
It a Tubb 4s. a Candle case Candle-ticke & syllibub pott 5s.....	000	09	0
It one hat & hatt Case 4s, 5 peyre of Course sheetes & one ould sheete 50s....	002	14	0
It 64 Napkines 32s It 15 hand Towells seauen shillings 6d.....	001	19	6
It six Course table Cloaths, & one fine one 40s, a chamberpott 2s 6d	02	02	6
It one ould table Cloath 2s, an ould Turkey Carpet 3s.....	000	05	0
	<u>2</u>	<u>14</u>	<u>0</u>

In the Hall Chamber/

One feather bed, one bowlster & one pillow one peyre sheets & other bed Cloaths belonging thereunto	004	10	0
A table & an ould Carpet 10s an ould Trunke 10s ould sheets 5s.....	001	05	0
It 1 peyre ould sheetes 6s, one peyre of sheetes 6s.....	000	12	0
	<u>006</u>	<u>07</u>	<u>0</u>
It lining in ye great Trunke, sheetes, pillow drawers, pillowes Napkins & the whoole yrin yt Trunke at nineteen pounds 2s 6d	019	2	6

In the Parlor Chamber/

Too feather bedds, one bed steade, one peyre of sheets, 2 pillow beares, one bowlster one rugg & too blanketts all at nine pounds.....	009	00	00
It one small table Cloath & a table at thirty shillings, 30s	001	10	00
It one pewter Chamberpott 2s 6d, one lookeing Glasse 4s.....	000	6	6

In y^e little Canopy Rowme ouer y^e Hall/

Bedding Ruggs, blanketts with other things belonging yrunto.....	005	10	0
--	-----	----	---

In another little Rowme/

One bed, bowlster, blanketts at Curtaines all at three pounds.....	003	00	00
--	-----	----	----

In y^e darie/

Too stills at 40s earthen Potts Milke pans tubbs trays barrells, & other Lum- ber with a Churne & other things 40s.....	004	00	00
In the Citchen leantow, severall things at.....	002	10	00

In the Chitchine/

Too tables & forme, 10s 6 Iron Potts & too Iron Kettles 4 pounds.....	004	10	0
It one Corper Kettle 35s 4 skellets 3 ould brass Kettles 25s.....	003	00	00
It one Iron Kettle three brass Candlesticks.....	000	12	00
It Too frijng pannes fine spitts & a Jaeke at 40s.....	002	00	00
It one peyre of Iron Doggs, 3 peyre of Tramells one peyre of pott hookes 1 peyre of tōnges, & two peeles 40s.....	002	00	00
It too Iron Drippinpanns, one skimmer, one small skellet one flesh-forke at twelve shillings.....	000	12	00
Bowls trenchers wodden dishes, tables, pales & Canns at.....	000	10	00

In the New house/

One peyre of Iron Rackes, one Cheese press, too spinning Wheelles tubbs & Kettles & other Lumber 41s.....	002	01	00
--	-----	----	----

PART I, FOL. 17.

In the Brew house/

one Copper at foure pounds tenn shillings, too Kettles at three pounds, & Tubbs & brewing nessesells at 10s.....	008	00	00
--	-----	----	----

In the Garrett/

Too ould Ruggs one blankett & too Mowse skines at.....	002	10	00
It to eighteen yards of Course Canuice at 24s.....	001	04	00
It to 18 yards of Red Cotton at one pound 16s.....	001	16	00
It to Three yards & an halfe of Kayrsey at.....	000	17	00
It Three yards more of Kayrsey at 12s.....	000	12	0
It To three quarters of a barrell of powder at 3 pounds.....	003	00	00
It to three Course hatts at five shillings p hatt 15s.....	000	15	00
It to one Parcell of nayles at fineteen shillings.....	000	15	00
It 2 peyre of shooes 8s, to a Prcell of Dagger kniues brass Rings sizers, horne rings, and some ould fishing Hookes at 5 pounds.....	005	08	0
	<u>065</u>	<u>18</u>	<u>6</u>

[17] In the ware house/

Too barrells of powder at eight pounds.....	008	00	00
It a Prcell of Leade 10s, 2 quarters of Spanish Iron 3: 10: 0.....	004	00	00
It one ould scale one beame & Weights at.....	002	00	00
It 3 Hodgseds of Tardodous sault.....	001	01	00
It A Parcell of Daggars & kniues at 1: 10: 0.....	001	10	00
It to ould boxes & Caske & other Lumber at.....	002	00	00
It to one peyre ould Still yards at Twenty shillings.....	001	00	00
It an ould Winch for a Grindstone & too ould Grindstoons at.....	000	10	00
It thirty six yards of home made Cloath at.....	003	12	00
It nine yards of Course Holland at 1: 2: 6d.....	001	02	6
It 19 yds of bleue lining at 15s, 16 yds of breams.....			
It 7 yds of Scotch cloath, & 52 yds ½ of Locerum at.....	003	16	4
It 100 yds ½ of Course broad cloath at.....	001	02	0
It too blanketts 2s, 5 yds of red searge at 30s.....	002	10	00
It 14 striped sashes 28s, 29 peyre of small stockings 29s.....	002	17	00
It 7 peyre of sockes, & one soyle skine & a Trunke.....	000	12	4
It one large bible at 20s.....	001	00	00
	<u>036</u>	<u>12</u>	<u>2</u>

The Widdows bed & furniture to
 bee Deducted out of y^e Inven-
 tory/ Lands at y^e Poynt not
 apprised/
 Mis Aylce Shapleigh Came be-
 fore the Generall Assembly
 at yorke June 28 : 82 : & did
 affirme as in the Presence of

Apprized by
 Edw : Rishworth/
 Charles ffrost/
 Joseph Hammonds/
 James Johnson/
 Richard Otis his
 marke r o/

god, that this was a true Inuentory of Major Shapleigh her
 husband his Estate, to the best of her knowledge, & if more

Estate did appeare afterwards, vpon the same Attest or affirmation shee will bee Carefull to bring it in/ taken in Court as Attests Edw : Rishworth Secre^{ty}/

vera Copia of this Inuentyory transcribed & Compared this 7th of July 1682, p Edw : Rishworth ReCor :

At a Councill houlden at yorke, 12th August 1682 : for the Prouince of Mayn In order to make way for the better & more æffectual settleing of the Estate of Major Nicho : Shapleigh deceased/ It is hereby ordered & declared y^t all Crs shall bring in there Claines & demands, relateing to the sd Estate, before the Committee hereby substituted for the settleing y^rof, at such tyme or tymes as they shall Judg meete to appoynt, which is to bee done by such as liue in the Countrey within the tyme of six Moenths from y^e date hereof, & all such who dwell in forraine parts, & all such as do liue out of the Countrey haue one twelue Moenths lyberty from this tyme, with in the lymitts whereof, all P^rsons Concern'd there in are to bring in their Claines & Challenges, at tymes & places appoynted by the sd Committee, in order to y^e Legall Settleing of the Estate/ & payment of due debts/ to which end, this Court hath appoynted, Major John Dauess, Mr Richd Walden Junior, & Mr John Hinkes (who if they accept) are Impoured to approue of what debts are legally due, & not any debts to bee payd, or Estate disposd of out of the sd Estate, without Consent & approbation of sd Co^mittee/ who in order to the execution of the Premisses, unanimously haue appoynted, the first Thursday in Octob^r next Insewing, at y^e house of Mis Aylce Shapleigh at Kittery, the tyme & place before y^m-selues w^r all P^rsons Concern'd, haue free lyberty to make out their just Legall demands, as law requires/

order a—
Major
Shapley his
Estate|
& Committee

PART I, FOL. 18.

An Inuenty of the Estate of Thomas Cleuerly & his wife deceased, taken at blã: Poynt the 27th of June: 1682: & then apprised as is here underwritten, by Anthony Roe, & Hene: Ellkines, sworne thereto by Walter Gyndall Commissio^r/

	£	s	d
Inprs by all her weareing Cloaths, 47s, 3 y l of Lining 3s.....	02	10	0
It 2 white aprons one peyr bo lys with head & Necke Lining.....	02	07	0
It one peyre of shooes, 1 peyre of stockings 1 silke hudd, & a peyre of wollen sleenes all at.....	00	08	0
It 2 thread knitting needles, 2 peyr of sizers one Grater, pinns ould Riggs....	00	05	6
It to Earthern Ware 2s, a wolden dish 1 peyre of Cards & one siue.....	00	04	3
It to a Chest & a box 8s to 6 trenchers & a little Iron pott 7s 6d.....	09	15	6
It an Iron pot & pott hookes 7s, to an ould frijngpane 2s 6d.....	00	09	6
It To a Trammell, one fyre pann & one peyre of Tongs.....	00	07	0
It one peyre of blanketts, one Rugg worne.....	01	14	0
It to one bed & bowlster of Canvice worne.....	00	14	0
It to an ould axe 12d, a small Prcell of Woll 5s, a small gould Ring 5s.....	0	11	0
It to an how & one peyre of pott Hooes 3s, a padlocke 3d.....	00	03	3
It To the dwelling house 55s a shift & 2 ould petticoa s 5s.....	03	00	0
It to one sow, & thre small piggs at 25s.....	01	05	0
It to Cattine ware & fue spoones at 4s 6d	00	04	6
Total	14	18	6

John Pickerin in behalfe
of John Palmer & by
his order tooke admin-
istration of y^s Estate
at y^e last Generall As-
sembly, & hath now
returned an Inuenty
y^r of/

{ apprised by Anthony Roe/
& Hen = ~~TH~~ ery Ellkins
{ his marke

vera Copia of this Inuenty transcribed out of y^e origi-
nall, & Compared this 10th of Octob^r 1682: p Edw: Rish-
worth ReCor

febru: 27: 1682: Winter Harbour/ the goods of Joseph
Penwell apprised by us, John Leighton & John Dauess as
followeth/

Inps 2 Heffers 2: 7: 6 p Heffer.....	04	15	00
It 1 suite of Cloathes & a wastcoate 2: 15: 00, one hatt 5s.....	03	00	00
	07	15	00
[18] on the other side.....	7	15	00
More one horse 20s, 2 quittils of scale fish 20s....	2	00	00
	09	15	00

March 6 : 1682 : Walter Penwell testifyeth y^t this Inventory is all the Estate y^t at Present hee knoweth of belonging to Joseph deceased, & if more do Apppeare hee will giue Accopt y^rof/ Sworne in Court

Fran^s Hooke Just^r pe :

A true Cobby of this Inventory transcribed out of the originall this 9th day of March 1682 :

p Edw : Rishworth ReCor :

March secund 168³/₂

An Inventory of Edmund Cocks his Estate deceased, taken by us whose names are vnderwritten/

	£	s	d
Inprs his lands.....	25	00	00
It one Table & a forme 20s.....	01	00	00
It one house standing vpon John Cards Land as hee sayth.....	12	00	00
	<hr/>		
	£38	00	00

A true Cobby of this Inventory transcribed, & with y^e originall Compared this 23^d day of March 168³/₂

Apprised by us/
Abraham Preble/
Phillip Addams/
John Twisden/

p Edw : Rishworth ReCor :

November 29 : 1682 :

An Inventory of John Hills Estate taken & apprised, by us whose names are here underwritten/

	£	s	d
Inprs eight acres of Land & houseing	25	00	0
To too thousand seaven hundred of boards at 30s p thousd & one hundred of pine slabbs at 15s.....	04	18	0
It Too Cows & 2 Calfes at 7£: 10: 0.....	07	10	0
It Too steares at foure pounds.....	04	00	0
It To three yearlings at 3: 15: 00.....	03	15	0
It to nine Swine at seaven pound fueteeene shillings.....	7	15	0
It About one hundred Cocks of Hay.....	5	00	0
It bedding & a little other househould stuff.....	2	10	0
It about 12 buslls of Indean Corne at 3s p bushell	1	16	0
	<hr/>		
	£62	04	0

Some other Cattle John Hill hath at ye Eastward but at Present they know what they are. E: R: more added to ys Inventory on pte: 40:

vera Copia of this Inventory transcribed out of the originall, & y^r with Compared this 5th day of Aprill 1683 : p Edw : Rishworth ReCor :

p us
William Scriuine
John Graues/

Cap^t Fran^s Champernown refused to take his oath to this Inuentory because hee did not so certenly know was goods y^r was, but was willing & stands ingaged to this authority in a bond of one hundred pounds, to respond any Estate which may hereafter appeare, app^rtaineing y^runto, as Attests Edw : Rishworth Jus : pe : 5th March : 83 :

The last will & testament of John Hill/

Inp^s : I bequeath my soule into the hands of my mercifull God/

2ly my body I desire should haue a decent buriall/ & as for my worldly Concernes I giue as followeth, vidz^t : to Mis Champernown all my Cattle, & swine (except one three years ould Heffer, to Mary Gullisson to haue in the spring follow the date here of, one of my best hoggs also, & Corne to fatt him, Conueniently, as also to y^e sd Mary Gunisson I giue my household Moneables & Wheele) as I haue given to Mis Champernown all my Cattle, I also bequeath all my hay & Corne, except what is aboue mentioned/ & in reference to my housing & Lands I giue to Cap^t : Champernown, as also the boards & slabbs y^t lie vpon my sd Land/

Witness, John Graues/

John Hill/

Alexsand^r Dennett/

John Graues doth Attest vpon his oath y^t hee was Present & see John Hill signe this Instrument aboue written as his last Will & testament/ Taken before mee this 3d day of April 1683 : p order of Court Edw : Rishworth ReCor :

Alexand^r Dennett doth Attest vpon his oath that John Hill did sign this his last Will & testament as his Act & deed in his Presence, as a witness/ Taken vpon oath this 12th of April 1683 : before mee Edw : Rishworth Jus : pe :

uera Copia of this Will aboue written, with y^e Attests y^r-unto annexed, transcribed & Compared with y^e originall this 13th day of April 1683 : p Edw : Rishworth ReCor :

PART I, FOL. 19.

An Inventory of the Estate of James Jackson deceased,
taken by the Towns men of Yorke, this 25th of Octobr 1676 :
& apprised by Richard Bray & John Mayne/

	£	s	d
Inprs one Cow 3: 10: 00, one steare one pound 15s & 3 yearlings 3£.....	8	05	0
It one Cow & Calfe five pounds, one Cow foure pounds, 1 Heffer 3 pounds.....	12	00	0
It One Heffer thirty shillings one Heffer 10s.....	02	00	0
It one Cow & Calfe eight pounds, & Tenn sheepe foure pounds.....	12	00	0
It vpland & Marsh Thirty pounds.....	30	00	0
It The swine apprised by Richd Bankes & Ric: Bray.....	11	05	0
It Good: & some prouissions apprised by Edw: Rishworth & Siluester Stoner about ye 16th of Octobr 76: with a Preell of butter 10 Cheeses & a Parcell of ould Cloaths, all Coming to 3: 01: 00.....	3	01	0
	<u>78</u>	<u>11</u>	<u>0</u>

John Smyth Senior attesteth vpon his oath, that this a
true Inventory of the Estate of James Jackson deceased, &
w^t more shall afterwards appeare belonging y^runto (if not
forgotten) vpon y^e same oath hee stands bound to bring it
in/ Taken vpon oath in Court y^s 13 : of Decemb^r : 76 :

p Edw : Rishworth ReCor

An accopt of w^t Charges John Smyth Senior hath been
out about secureing of James Jacksons Estate, & w^t
Charges hath been expended in payment of seuerall debts
[19] & for Schooleing & Cloaths for Elizabeth Jackson,
given in to y^e Court of Assotiats at Wells, the 12th day
Decemb^r 1676 :

To John Twisden & 12 men Impressed by Mr. Rishworths order one day for fenceing in James Jacksons Corne & hay to Prserue it.....	01	06	0
To five men one day for fetcheng his Cattle & Sheepe to yorke.....	00	10	0
To 5 men another day for fetcheng more of his Cattle to yorke.....	00	10	0
To expences layd out vpon ye men yt brought those Cattle seuerall tym.....	00	10	0
To Ric: Carter for diging a graue for 2 children 2s & Goody shears Tendance of the sicke Child 2s.....	00	04	0
	<u>03</u>	<u>00</u>	<u>0</u>

fior Cloathing layd out by John Smyth Senior for Elizabeth
Jackson/

Inprs 4 yds lining Cloath, at 2s p yd, eight shillings, 3 yds of Red Cotton at 4s p yd 12s.....	01	00	0
It one peyr of gloues 4s, 1 peyre of stockings 1s: 10:.....	00	05	10
It to making her a suite of Cloaths & a shift at 3s 6:.....	00	03	6
It to a peyr of bodys bought of Mr Smyth for her.....	00	07	0
It 32lb of porke made Mr Wollcott for hir scooleing.....	00	10	8
It to a Town rate more payed Capt Daues 9s, & tenn shillings payd sd Daues for too bushills of sault.....	0	19	0
	<u>03</u>	<u>06</u>	<u>0</u>

PART I, FOL. 19.

Seuerall Debts payd by John Smyth Senior due to severall Prsons out of James Jacksons Estate/ Estate Dr.

	£	s	d
To George Snell as hee Charges p Accept	02	18	0
To the Ministers rate due to Mr Shuball Dumer.....	01	02	9
To the Countrey rate 40s, To ye Town rate 21s.....	03	01	0
To Capt Dauess, for hay owing him by James Jackson.....	01	00	0
To Mr Rishworth for letters of Administration ReCording the Inuentory & other Accepts all at.....		0	6
		<u>6</u>	<u>6</u>
	£08	8	03

A true Cobby of the Inventory within written & of the Accopts abone written transcribed & Compared this 10th day of febr: 1676: p Edw: Rishworth ReCor:

More payd out: 27: Novbr 79: of James Jacksons Estate for debts due as p y^e Administrators Accopt appear eth febrn: 10: 79:

To Micum Mackeyntire.....	04	00	00	Capt Dauess Certifyd to mee
To Robert Junkines	03	09	00	by a Note under his hand yt
	<u>07</u>	<u>09</u>	<u>00</u>	John Smyth Senior had as
To Edw: Rishworth due from				much Cloathing of him for
James Jacksons Estate, &				Elizabeth Jackson as Comes
for seuerall ReCords about				to.....
it, pd him by the Adminis-				00
trator ..	00	11	7	Edw: Rishworth ReCor:
	<u>08</u>	<u>00</u>	<u>7</u>	
To Capt Dauess as on ye other				
side	0	17	6	
Total	08	18	01	

vera Copia transcribed out y^e Accopts given in by John Smith Senior y^e Administrator, as Attests Edw: Rishworth ReCor:

In the name of God Amen/

I John Heard of Kittery in the County of Yorke, In New England yeamon, being by the prouidence of god by reason of age weake of body, but of Prfect mind & memory, & with out frawd & deceate, & not knowing how it may please y^e Lord to deale with mee, as to matters of this life, Now to take mee out of this troublesome & transitory world, to whose Most gracious dispensations, I do humbly submitt,

w^r for I Commit & Co^mend my soule into the hands of god y^t gaue it, & my body to Christean buriall, ordering & appoynting this Present Instrum^t to bee my last will & testament, in manner & forme following/

Inp^{rs}: I giue & bequeath my granddaughters Mary & Elizabeth, daughters to my well beloued sonn James Heard late whilst hee liued of Kittery in New England, aforesd deceased, all my Land Improued & not Improued, being by Computation sixty Acres, or y^r abouts hee It more or lesse, liijg or scituate in Kittery aforesd, at a place Co^manly Called & known by the name of Tomsons Poynt, imediately from & after the decease of Joⁿ Ross, which sd land or part y^r of, is now in the houlding possession & Occupation of the sd John Ross, togeather also with an house Erected, & built y^ron for y^e tearme of his Naturall life; with all & singular y^e profitts, & Co^moditys belonging & app^rtajneing y^runto, to bee aequally diuided amongst them & y^r heyres, or to the suruiuer of them, & y^r heys for euer, y^e Ellder always to bee Preferred before y^e younger, & y^e Males before y^e females/

Item I giue & bequeath unto my 3 younger Granddaughters, Katterine, Abigale & Ann, y^e daughters of my Intirely beloued sonn James Heard, late whilst hee liued of Kittery aforesd, deceased, the full some of Twenty pounds, a peece to each & euery of them, either in money or other good payment, which I shall leaue to y^e discretion of my ouerseers, in trust, whom I shall here in & here after Nominate, & appoynt to bee made Immediatly after: And as soone as they or either of them, shall accomplish to Attajne y^e age of eighteen years, or bee married by my executor/

Item my will is y^t in case one of the three last mentioned, Katterine, Abigaile & Ann, should Come to decease before they accomplish & Attaine to y^e age of eighteen years, or bee married as abouesd, then my Will is, y^t y^e legacy herein & hereby given, & bequeathed unto such shall redown unto

my executor, but If y^e two of the before y^e aforementioned y^r in, should happen to decease befor the Attajne to y^e aforesd age, or bee married, then my will is, that y^e legacys herein & hereby given & bequeathed, unto y^m shall desend unto y^e Too Elldest girles, Mary & Elizabeth, as an augmentation to w^t is giuen unto y^m, as aboue to bee æqually diuided, betwixt them & y^r heysr lawfully begotten/

[20] Itẽ: I giue & bequeath unto my grandaughter Elizabeth, aboue mentioned, two Cows to bee deliuered unto her or her Assignes, two or 3 yeares after my decease, if they bee then lineing, otherwise this gyft to cease, & bee voyd, by my executors or ouerseers, in trust whom I shall in these nominate/

Itẽ: I giue & bequeath vnto my grandsonn John Heard, all the rest of my goods & Estate, to witt my farme, & all w^tsoeuer doth belong, & apprtajne y^runto, lijng & scituate at Sturgeon Cricke, in Kittery aforesd, togeather also with all & singular my whoole stocke of Cattle, of w^t nature, kind quality or Condition soeuer, & also all my debts wares, M^rchandizes, dues, or demands, w^tsoeuer, my iust & due debts being first payd, & discharged: Either in my own Costody or possession, or in the hands keepeing Costody or possession of any other Prson, or Prsons rescident in New England aforesd or else where, whom I do hereby make my soole heyre, & executor, & to the heyres of his body lawfully to bee begotten for euermore/

Always prouided that y^e sd John Heard should happen Mary, but decease with out lawfull Issew, then my will is in such a Case, that his widdow possess & inioy such a Competency of his sd Estate dureing y^e tearme of her naturall life, as y^e law directs & appoynts, but y^e remajnder of y^e Estate to witt y^e farme aforementioned, being Composed of vpland Meddow, Marsh^s Orchards, houseing, & all other & singular the app^rtenances, y^runto belonging, or any wise app^rtajning, with y^e Estate of Cattle, as aboue bequeathed, & in-

tended to bee bequeathed unto him y^e sd John Heard, shall discend unto y^e aforementioned Mary, & Elizabeth Heard Jointly, & unto there heyres for euer, lawfully to bee begotten on y^r bodys, & in default of such Issew, to the next sister & her heyres for euermore, provided the sd Marry & Elizabeth relinquish y^r Clajme & right to & in the Land at Tomsons Poynt, afore mentioned, the which in such a Case shall descend vnto y^e three youngest daughters before named, or unto y^e suruiuer or suruiuers of them, or either of them, & her or y^r heyres, lawfully to bee begotten on her, or y^r bodys, for euer more, the Elldest always to bee Preferred before y^e younger, & y^e Males before y^e femals of y^r Issew/

My will is also y^t in Case it should please god y^t I decease before my indeared Wife, Isbell Heard, then my Will is, that my ouerseers in trust take spetiall Care, y^t shee bee Carefully & duely provided for, for a Comfortable subsistence out of the aforesd Estate at Sturgeon Cricke, dureing the tearme of her naturall life, & do hereby Impoure my sayd ouerseers hereafter mentioned, & nominate so to do/

My will is also, y^t in Case my daughter in law Susanna Heard see meete to abide at Sturgeon Cricke with her Children, that shee & they bee carefully provided for, & mantayned out of y^e pduce of the farme, & stocke provided shee use her utmost Care & diligence, in the Managem^t & Improuem^t there of, & this to Continew dureing the tyme of her Widdowhoodship, & till such tyme as the Children be Capable of being disposed of by her, with the aduise & approbation of the ouerseers, & this to Preuent unnessary Charge, & expence to my executor; my Intent & meaneing in the first Article is, that John Ross with in named may haue free lyberty, quietly & peaceably to possess & inioy, the dwelling house & Tomsons Poynt, & likewise y^e Land y^r fenced in & Improued by him dureing the tyme of his naturall life, as aforesd, but not to debarr, or prohibite y^e aforesd

Mary & Elizabeth or y^r Assigns for Improueing at y^r will, & pleasure, the remajnder of the sd Lands, & to y^e Intent y^t this my will & testament, being the last I euer intend to make, & irreuocable, may bee duly & truely executed & Prformed, according to y^e tenour purport, true Intent & meaning y^rof, I do hereby nominate make Choyce of, & appoynt my trusty & beloned frejnds Majo^r Nic : Shapleigh, John Shapleigh, Jos : Hamonds William Spencer, & James Chadborne all of Kittery, & New England aforesd, & y^e surruiner & suruiuers of them, any or either of them, vpon trust & Confidence in them reposed, to bee my ouerseers in trust, requesting them to bee Assisting in the execution of the same ; In testimony y^t this is my last will & testament, irreuocable as aforesd, I do here unto put my hand & seale/
 Dated in Kittery in Pischataqua Riuer, in New England aforesd this third day of March, in the yeare of o^r Ld god, according to y^e Computation of y^e Church of England one thousand six hundred seauenty & fiue & six/ Anno Dom̃: 167 $\frac{5}{8}$

Signed sealed & Deliuered,
 in the Presence of us/
 Fran^s Smale/
 Elizabeth Leighton/
 Ric : Allexander/

John Heard(^{his} Seale)

Richd Allexander, & ffrancis Smale do Attest vpon y^r oaths that this Instrument, the will of John Heard within written, was y^e Act & Dced of the sd Heard, & they were Present, & see him sign & seale the same, & was of a Composed mind wⁿ hee did it/

Taken vpon oath this one & Twenteth of ffebru : 1676 :
 before us/ Edw : Rishworth/

A true Copsy of this Instrument, Sañell Wheelewright
 or will within written tran- Assotes/
 scribed this 16th day of March

167 $\frac{9}{12}$ p Edw : Rishworth Re : Cor :

An Inventory of the Estate of William Roanes deceased,
taken In Aprill 1677: by us whose names are underwritten/

Inprs Too Cows nine pounds, too yearelings 3 pounds	12	00	0
It one steare of 2 years onld, 45s, 3 swine 50s	04	15	0
It one Vrine pott, one peece of a pot & a Tramell & 1 peyr of pott hookes....	0	8	
It for halfe of one Conow 8s, one Cow at foure pounds.....	4	8	0
It one yeareling 30s, a Conow, a Coate & peyre of britches.....	2	08	0
	<u>£23</u>		19 0

A true Copsy of this Inventory tran-
scribed & Compard with the originall
this 27th Septem^{br} 1677:
p Edw : Rishworth Re : Cor :
Abra : Preble/
Sañll Twisden
Hene : Symson/

[21] George Parker Junior deceased/

An Inuentory of his Estate taken by us, whose names
are subscribed & Compared with the originall, y^s 27th Sep-
tem^{br}: 1677: Edw: Rishworth Re: Cor:

Inprs to his weareing Cloaths.....	01	10	00	It one 3 years onld Heffer.....	03	00	0
It to a Capp 8s, 1 peyre shoes 5s.	00	13	0	It one 2 yeareling Heffer at.....	02	00	0
It 2 yds ½ peunistone at.....	00	07	10	It one yeareling Cowlt..	01	05	0
It 3 yds ¼ of searge	00	14	8	It ½ of a saw & fyle.....	00	06	0
It buttons & silke 4s 6d, a saddle 28s	01	12	6	It ½ a Conow at.....	09	06	0
It a horse 50s, a broad axe 7s.....	02	17	0	It Two sheepe at.....	00	16	0
It an how 2s 6d, a Cow 4 pounds..	04	02	6	It 28 oars Containeing foure hnn-			
It a Cutless & belt at.....	00	11	0	dred sixty 4 foote.....	01	18	8
	<u>£12 08 6</u>				<u>£9 11 8</u>		

12 8 6
9 11 8
£22 00 2

John : Twisden/ Abra : Preble/ Hen : Symson
vera Copia transcribed & Compared this 27th of
Septemb^r 1677: p Edw : Rishworth ReCor :

John Palmer deceased, Aprill 27 : 1677 :

An Inventory of his Estate taken by us whose names are
underwritten/

Inprs too Cows & two Calfes at.....	09	10	00
It one Heffer of three years onld & a Calfe.....	04	00	00
It one yeareling bull 30s, six swine fine pounds.....	06	10	00
It Meate 18d, one Iron pott & Two Hookes 7s.....	00	08	06
It one young horse at foure pounds.....	04	00	00
It one Mayre at foure pounds.....	04	00	00
	<u>28</u>		08 06

vera Copia transcribed & Com- John Dauess/ Ric : Banks/
 pared, this 27th of Septe^{br} John Twisden/
 1677 : p Edw : Rishworth
 ReCor :

June 23 : 1677 :

A true Inuenty of the Estate of John Cirmihill, taken
 & appriz'd by us whose names are here underwritten/

Inprs 12 Acres of Land wron he lined, with a little house upon it.....	20	00	0
It one Cow foure pounds, one 2 yeareling Heffer 40s.....	06	00	0
It 1 yeareling 20s, 3 swine 3 pounds, Two piggs 20s.....	05	00	0
It one Iron pott 12s, Tow ould hows at 2s.....	00	14	0
It Two bettle Rings 2s Two blanketts 10s.....	00	12	0
It 3 busils & three peckes of Iudean Corne at 4s p busil.....	00	15	0
It 700 C of Whitte Oake pipe stanes at 7s p C, 2: 9: 0 an ould Chest 12d.....	02	10	0
	<u>£35</u>	<u>11</u>	<u>0</u>

Apprised by us Tho : Bragdon his marke, **T B**

A true Copsy transcribed & Jere : Mowlton
 Compar'd this 29th of Sep- his marke *J*
 tembr 1677 :

p Edw : Rishworth ReCor :

:26 : June 1677 :

An Inventory of the Estate of Lewis Beane deceased,
 taken & apprised by us whose names are here underwritten/

Inprs 45 Acres of Land 2 ^l £: foure Cows 12 ^l	32	00	00
It 3 Heffers of three years ould at 50s a peece.....	07	10	00
It too yeareling Heffers 30s, one yeareling steare 15s.....	02	05	00
It Too Calfes 10s, one horse 40s, one ould sow 20s.....	03	10	00
It 5 shoats 25s, 2 yarne potts 12s, 2 pewter dishes 3s.....	2	00	00
It one Tramell 2s, 50 lb of Cotton woll at 30s.....	01	12	00
It 7 Gallons of Rumme 15s, one barrell of Molosses 20s.....	01	15	00
It 2 axes & a pitch forke 6s, a Preell of ould yarne 12s.....	03	18	00
It one broad Cloath Coate 30s.....	01	10	00
It 7 yds of searge too peyre of stockings, 1 peyr of shoes.....	01	11	00
It one hat 6s, one Ladle & Skimmer 6s, a smoothing Iron 12d.....	00	10	00
It Table lining 26s, 2 peyre of sheetes & 2 peyre pillow bears 20s.....	2	06	00
It Necke Cloaths foure shillings, a Gould Ring 8s.....	0	12	00
It one Chest & too hows at 7s.....	0	07	00
seuerall debts due to ye Estate if reconerable.....	04	00	00
	<u>62</u>	<u>06</u>	<u>00</u>

PART I, FOL. 22.

A true Cobby of this Inventory transcribed & Compared with originall this 29th of Septemb^r 1677 :

p Edw : Rishworth ReCor :

An Inventory of the Estate of Trustrum Harris, late of Kittery deceased, brought into y^e County Court June 1677 : & afterwards into y^e same Court 6 Novemb^r : 77 : appraised 15th of Octob^r 1677 :

Inprs an home stall & dwelling house between 30 or 40 Acres of Land	40	00	00
It 50 Acres of Land lying in ye woods 8: 0: 00 hay & Corne 4℔.....	12	00	00
It Too Cows five pounds, 2 Calves 18s.....	05	18	00
It one steare of 4 years ould 3℔ one of 3 years ould 2℔: 10.....	05	10	00
one It one 2 yeareling Heffer 35s, one Heffer of one yeare ½ ould 30s...	3	05	00
Calfe It one yeareling 20s, tenn swine nine pounds..	10	00	00
dyled It Indean Corne & beife at Capt Frosts house.....	00	13	00
within It 1 bushll ½ smutty Wheate at 4s 6d, ould Cutless 5s....	00	09	06
few days It an Iron pot a Tramell, an ould peyre of shooes & stockings....	0	15	00
It a small plow & Irons, at ould spade 8s, more added a friin pan & a skellett 5s	0	13	00
			£79 03 06

Will Gowine alias Smyth, Apprisers/ Tho : Holms

Administrator made oath

his marke **I**

to y^e treuth of y^s Inven-

Willi : Spencer/

tory, as aboue written 6 : the remaindr of this Inventory Entered in the
9 : 77 : 24th pa: Libris

Jos : Dudley Assistant

A true Cobby of this Inuenty transcribed & Compared with y^e originall this 23 : of Janu : 77 :

p Edw : Rishworth ReCor :

[22] Winter harbour, this 4th day of Novemb^r 1682 :

Wee whose names are underwritten, being Chosen by authority, to prise & ualew the Estate of Walter Penwill Senior deceased/

Inprs to one yeareling, one Cow, & one Calfe.....	07	10	00
It to hay and wintering thyrty shillings.....	01	10	00
It to tow nets for a boate at three pounds.....	03	00	00
It to one Table & two Chayres at thirteen shillings.....	00	13	00
It to one peyre of Tongus 4s, to two Chests at 25s.....	01	09	00
It to one Wheele 3s, to two tramells 12s 6d.....	00	15	06
It to Two pewter dishes & one Ciffe at a 7s.....	03	07	00
It to pales & a payre of bellows five shillings.....	00	05	00
It to 3 dishes too sp ones & a funnell at.....	00	03	00
It to two quills of fish Twenty shillings.....	01	00	00
It To Land & Marsh at the little Riuer.....	20	00	00

£36 12 06

Phinaeus Hull

Richd Tarr apprisers of the Estate/

Mary Penwill relict & widdow of Walter Penwill her late husband deceasd came before mee this 21th day of May 1683 : & did Attest vpon her oath, that this is a true Inventory of her husbands Estate, & if any more belonging do afterwards appeare, vpon y^e same oath shee Ingageth to bring it in/ Edw : Rishworth Jus : pe :

A true Cobby of this Inuenty transcribed out of y^e originall, this 24th day of May 1683 :

p Edw : Rishworth ReCor/

An Inventory of the Estate of Judeth Tozier, administratrix to y^e Estate of her husband Richd Tozier deceased/

	£	s	d
Inprs to ye houses, & 75 Acres of Land being the homestall.....	50	00	00
It Twenty Acres of Medlow land at Bally hocke.....	02	10	00
It To 100 Acres of Land granted by ye Town of Kittery.....	05	00	0
It one Cow, one Heffer, 3 yearelings.....	07	00	0
It 5 swine three pounds, Three sheepe 15s.....	03	15	0
It one feather bed, one bolwster, too pillows one b'anket one peyre of sheetes a bed blankett, all at.....	04	00	0
It to one flocke bedd & three blanketts.....	01	00	0
It 1 Iron pott, 1 tramill, 2 peyre of pot hooks, one fringpan.....	00	14	0
It Too wodden dishes, spoones, trenchers, pale siue & other tymber.....	01	00	0
It 2 axes, one Adge, & a drawing kniffe at	00	05	0
It one plow, one broad how a Hammer.....	00	12	0
It to one Copps yoake, & a peyre of Hookes.....	00	05	0
	<u>76</u>	<u>01</u>	<u>0</u>

Apprised this 30th day of March : 1683 : by us

John Wincoll

Geo : Broughton/

Richard Tozier Came before this Court this 30th day of May 1683 : & doth Attest vpon his oath, y^t this is a true Inuenty of the Estate of his deceased Mother, Judeth Tozier senior, according to his best knowledg, & vpon y^e same oath, pmisseth to bring in w^tsoeuer more doth, or shall hereafter appeare, belonging y^runto/ hee will bring in vpon y^e same oath, as Attests Edw : Rishworth ReCor :

A true Coppy of this Inventory transcribed, & with originall Compared this 18th June 1683 :

p Edw : Rishworth ReCor :

An aprisall of y^e Estate of Gabrigall Bonighton deceased/

	£	s	d
Inprs one horse at two pounds tenn shillings.....	02	10	00
It one horse at two pounds 10s	02	10	00
It for a Prcell of fish at Twenty foure shillings.....	01	04	00
It one blankett halfe worne.....	00	03	00
It Too yds ½ of Tickeing at 6s.....	00	06	00
	<hr/>		
	06	13	00

James Gibbines/

John Sharpe/

Mr John Bonighton doth Attest vpon his oath, that this is a true Inventory of what at Present hee remembreth of his brothers Gabrigale Bonightons Estate, & vpon y^e same oath, If hee remembres more afterwards hee will bring it in/ Taken vpon oath this first of June 1683 : in Court

p Edw : Rishworth ReCor :

vera Copia transcribed into the booke of Inventories for y^e prouince of Mayn this 18th June : 1683 :

p Edw : Rishworth ReCor/ pa : 22 :

In the name of God Amen/ Bee It known unto all, unto whom this shall Come, that I John Lybby Senjo^r, do giue unto my children fiue shillings a peece to euery one of them, & to my too younger sonns Namely, Mathew & Daniell shall haue fiue shillings out of y^e Estate when they Come to age/ & my wife shall haue It all to her disposing to mantayn the Children/

Witnesses

John/

Anthony Roe/

the marke of

Leef^t : Ingersall 

PART I, FOL. 23.

9th February 1682 :

An Inuentory of the Estate of John Lybby Senior deceased, taken by us whose names are underwritten/

Inprs to 4 Cows at.....	12	00	00
It Two Heffers, at.....	04	00	00
It to foure steares at.....	12	00	00
It to five yearlings at.....	08	00	00
It to one Calfe at tenn shillgs..	0	10	00
It Two sheepe at.....	00	16	00
It eleuen swine at 40.....	02	00	00
It one horse at 20 shillings....	01	00	00
It to weareing apparell & to household Goods all at... ..	8	00	00
It to house & Lands at.....	70	00	0
	<u>£118</u>	<u>06</u>	<u>0</u>

William Burren & Andrew Brown appeared before mee this 5th day of May 1683 : & made oath to this aboue writing before mee
Josua Scottow Just^s pe :

Testes William Burrine/
Andrew Brown/
apprisers/

vera Copia transcribed, & with originall Compared this 2cund of July 1683 : p Edw : Rishworth Sere^{ty}

[23] An Inventory of the Estate of Mr Joseph Boolls late of Wells deceased, September 25th 1683 : and apprized the 8th day of Octob^r next following/

Inprs his weareing Cloaths with other Wollen & Lining.....	15	05	00
It Too bedds & bowlsters, & bedding belonging to them.....	06	00	00
It To fourty pounds of Yarne at 4℄	04	00	00
It To foure Chests, one box, & one Trunke at.....	01	10	00
It to too Tables & five Chayres at.....	01	04	00
It to Iron potts, too skellets, pewter, brass, & dishes.....	04	00	00
It a peyre of Andirons, & one peyre of Tonges at.....	01	00	00
It Iron & Towles five pounds.....	05	00	00
It one saddle pistolls Howlsters, one pillion & Cloath.....	02	05	00
It Bookes 20s, one Gunn 25s.....	02	15	00
It Indean Corne Wheate & Rie at.....	12	00	00
It Butter & Cheese 3: 5: 0.....	03	05	00
It Too barrells of Cider 18s.....	00	18	00
It Three bedstedd at 18s.....	00	18	00
It three yoakes, one plow shayre, bettle & Wedges at.....	02	00	00
It three Coultts at foure pounds.....	04	00	00
It Twenty one swine at.....	21	00	00
It eight steeres at fourty pounds.....	40	00	00
It seauen Cows at 4: 10: 0 p Cow.....	31	10	00
It four yearlings at six pounds.....	06	00	00
It five Calfes at 3: 15: 00.....	03	15	00
It Twenty sheepe at tenn shillings p sheepe	10	00	00
It 2 Acres of Marsh at eight pounds.....	08	00	00
It 30 loadde of Hay at 1℄ p loadde.....	15	00	00

Apprised by us/ Joseph Storer/
Nathl Cloyce/

Mary Bolls came before mee this 21th day of Novemb^r 1683 : & did Attest vpon her oath, y^t this aboue written is a true Inventory of y^e Estate of her husband Mr Jos : Bolls deceased, to y^e best of her knowledg, & if afterwards any-thing more should Come into her mind belonging y^runto, by uertue of y^e same oath shee will bring it in to added to the Inventory/ Taken before mee Edw : Rishworth

Jus : pe : & ReCor :

A true Coppy of this Inventory as Attested transcribed out of y^e originall & y^rwith Compared this 21 : Novemb^r 1683 : p Edw : Rishworth ReCor :

An Inventory of the Estate of Patience Spencer deceased Noveb^r 1683 :

	£	s	d
Iprs weareing Cloaths, & a greene Coate & wastecoate.....	01	10	00
It a Coate & wastCoate 20s, her hevl lining 10s.....	01	10	00
It 2 workeing steeres 8£, one Cow & 3d part of corne & hay in ye barne, 3: 10: 00	11	10	00
It one bed at 50s, one Mare 1 sow & piggs, 2: 15: 00.....	05	05	00
It one Cow & one $\frac{1}{2}$ part of her hay & Corne in ye barne.....	03	10	0
It one Calfe a too sows at three pounds five shillings.....	03	05	0
It one Tapistrey Covering one pound five.....	01	05	00
It one Cow & $\frac{1}{2}$ part of her hay & Corne in the barne.....	03	10	00
It one bowlster, one Hamacher. & a small blankett.....	02	02	0
It 2 barrows & one small pigg 2: 05: 0.....	02	05	0
It Two steeres 6: 05: 0, one fowling Mault & a Chest, 27s.....	07	12	0
It 1 Table Cloath & Napkines 20s, 1 pillowbeare & sheet 7s 6d.....	1	07	6
It 1 peyr gloues & 1000 M of pinns 2s 6d, 2 pewter platters & one spoone 7s 9d, one porringer & salt seller 2s 9d.....	0	13	0
It lysborne dishes & a Cann, silke & thread.....	09	03	6
It one sheete 10s, one Chest foure shillings, $\frac{1}{2}$ small things 3s.....	0	17	00
to 1 peyre of stileyards, an Iron pott & pot hookes one spitt one Tramill & thread.....	01	10	0
It Too pewter dishes 7s 6d, a porringer 15d.....	00	8	9
	<u>40</u>	<u>03</u>	<u>9</u>
It Two drinking Cupps, 18d, 2 lysborne dishes, 1 spoone & one butter pott 3s, 9d, one blankett 10s, one Chest 4s.....	00	19	03
It to seuerall things 3s, 2 chaines 1 peyr of Hookes & staple } It one Neb ring & staple an ould axe & 2 pillows & tramell 1: 16: 0 }.....	01	19	00
It one whitt aprone, one blew aprone, one whitte wastcoate, & one blacke Haneitt Chayre, 18s.....	00	18	00
It 2 pewter dishes, 1 small bason, & a drame Cupp.....	00	07	06


PART I, FOL. 24.

It one porringer, one Cadale Cupp 2s 9d, lysborne dishes 1 spoone, 2s 3d.....	0	05	00
It 2 Earthe Juggs, & silke & thread 18d, one Rugg 10s.	00	11	06
It 1 Chayre Table 4s, pewter dishes & one porringer 8s 9d.....	00	12	09
It 1 pewter Cupp one brass skellett 18d, to lysborne dishes			
It one spoone, one earthen Jagg, 2 ba-kets & 1 earthen pann 3s 9d }	00	05	03
It 1 peece of Cayrsey & flañill, & 5lb of Cotton Woll.....	00	10	00
It 1 Chest 4s, 3s in small things, 2 pewter dishes & 1 porringer 8s 9d.....	00	15	09
It 2 small porringers, 2 earthen Cupps 18d, to Lysborne dishes one spoone, one Chamberpott, one earthen pann 3s 9d.....	00	05	3
It 1 blanket one Chest, one barrell, & in small things 3s all....	00	17	00
			<u>£08 06 03</u>
[24] It one brass Candlesticke, one Iron Candlesticke, 1 brass scimer...	00	08	00
It one Iron Morter 3s, one warmeipan 2 pillows 17s 6d.....	01	00	06
It In Cash 2: 8: 9.....	02	8	9
It To 100 C Acres of vpland Neare Willecoxs his bond.....	25	00	0
It halfe ye further Meddow 3£ one dripinpann 18d.....	03	01	6
It one hide at Daniel Stomons ye shoemakers	00	08	0
Cloath at ye weauers the quantity unknown			
			<u>32 06 9</u>

48 03 9
 08 06 3
32 06 9
 88 16 9

Wee whose names are herevnder written, being
 made Choyce of by William, Humphrey & Moses
 Spencer, Ephraim Joy & Thomas Chicke, to take

a list of all their Mothers Patience Spencers Estate deceased,
 the 7th of November 1683 : & also to diuide y^e same æqually
 amongst them, as may appeare under y^r own hands/ w^rof
 Wee haue æqually diuided It moueables & un moueables,
 onely the Land & Meddow to ly responsible Six Moenths If
 any debts should appeare, w^runto wee sett o^r names this 15th
 of Nouember 1683 :

Richard Nason his 
 vera Copia transcribed out of the marke/
 originall & y^rwith Compared James Emery/
 this 28th of November 1683 by
 Edw : Rishworth ReCor:

Moore to bee Added to y^e Estate of Trustrum Harrss/
 pa : 21 :

Received of John Bready/

Inprs draught Cheane one Cleuce & pinn 8s...	00	03	0
It one Coate 1 peyre of britches & a doublett.....	01	04	0
It one ould shecte & one ould bagg at.....	<u>00</u>	<u>04</u>	<u>0</u>
			01 16 0

Apprisd 28 : Novemb^r 1677 by us John Wincoll
 Attested by John Bready & William Spencer/
 his wife to bee all the goods they know off belonging to y^e
 Trustrum Harriss his Estate vpon oath before Capt Win-
 coll, June 30 : 79 :

more to bee added to y^e Estate a lame oxe found in the
 Costody of James Chadborne apprisd at foure pounds five
 shillings by Christ : Banefeild & Witt Spencer

Decemb^r 4th 1677 :

Administration granted unto Mathew Raynkine, relict of
 Andrew Raynkins Deceased, of sd Raynkine her husbands
 Estate, with whome as Administratrix Arther Bragdon
 Sen^r stands bound with sd Mathew in a bond of one hun-
 dred & eighty pounds, to the Treas^r of this County that shee
 shall be lyable to respond all Legall rights belonging to the
 Estate w^{ch} y^runto Called by lawfull authority/

An Inventory of the Estate of Andrew Raynkine deceased
 taken & apprisd by us, whose names are vnderwritten,
 December 18th 1677 :

	£	s	d
Inprs Sixty Acres of Land & houseing at.....	60	00	0
It Two Cows 10£ Too 2 yeareling Heffers five pounds.....	15	00	0
It one yeareling 20s one horse five pounds 3 swine 52s.....	08	12	0
It to a beetle foure Welges & a frow 12s, 1 Reaphooke 18d.....	00	13	6
It one Chamberpott 5s, 1 axe & an how five shillings.....	00	10	0
It one Chayne one pott & a fryinpane 20s.....	01	00	0
It one brass Kettle 5s, an Iron Trammell five shillings.....	0	10	0
It A Joynting plane 3s, Two bibles 8s.....	0	11	0
It 1 peyre of fyre Tonges 18d, 4 yds ½ of penniston 13s 6d.....	0	15	0
It 2 Hodgeds & 1 powdering Tubb 12s, 35lb of sheeps Woll 35s.....	02	07	0
It one beauer hatt fueteen shillings.....	00	15	0
	<hr/>		
	90	13	06

Arther Bragdon/

The Inventory of the Estate of Annas Littlefield deceased
 apprisd by Sañiell Austine & Joseph Boolls this 7th day of
 March 167 $\frac{3}{4}$

PART I, FOL. 25.

Inprs one Cow five pounds, one steare five pounds.....	10	00	0
It 2 stears 6£, one Calfe 20s, 1 bed & bowlster 4: 10: 0.....	11	10	0
It 1 Rugg 20s, 5 yds of peanstone 25s, 4 yds of blew lining & foure yards & an halfe of Dowlass at 16s.	03	01	0
It 4 yds of Cotten 12s, 3 yds of flannill 9s 1 searge Coat 20s.....	2	01	0
It one wastecoate & petticoate 30s 2 pillow bears 1 wastecoate & ould lining 30s	03	00	00
It a grein aprone 5s, 1 skellet a bason 1 ould pewter pott 4s.....	00	09	00
It one aprone 4s, 19 buslls of Indean Corne 3: 16: 0.....	04	00	00
It 3 buslls & one pecke of wheate at Merribah's.....	00	16	00
It foure buslls of wheate due from the Corne Mill.	01	00	00
It foure buslls of Indean Corne Due from ffrans Littlefield for his Ysland.....	00	16	00
It for his Ysland.....	00	02	00
	£36	15	00

Apprised by us Samuëll Austine

Jos: Bolls/

Thomas Littlefield tooke oath the aboue written is a true Inventory of the Estate of his Mother Annas Littlefeld Deceased, & If any more y^rof appeare hee will add It y^runto vpon y^e same oath/ Taken in Court Aprill 2: 78:

as Attests Edw: Rishworth ReCor:

[25]

12th December: 1677:

In the name of God Amen/

The last Will & testament of Annis Littlefejl/

1: first I bequeath my soule into the hands of Almighty god, my maker, my body to bee buried in Christean buriall, at y^e discretion of my executor hereafter mentioned/

1: I do giue unto my daughter Hannah Cloyce my bed & bowlster, & Katterine Wakefejl to deliner It to her/

2: I giue unto my three daughters, Elizabeth Wakefejl Mary Barrett, & Hannah Cloyce, all my lining & Wollen New & ould to bee æqually diuided amongst them/

I giue unto my sonn John Littlefejl my Cow Gentle & five busll^s of Corne/

I giue to my daughter Merribah foure busll^s of Wheate due from y^e Mills


I giue to my Grandchild Katterine Wakefejl my Rugg & eight busll^s of Corne/

I giue to my sonn Peter Cloyce too Acres of Marsh bee

it more or less, y^t lyeth on the South West side of Mr
Whelewrights Necke of Land/

I giue vnto my sonn Thomas Littlefeild, who hath taken
a great deale of care of mee, all the rest of my househould
goods Corne & Chattles, & I do make my sd sonn Thomas
Littlefeild, my whoole & soole executor, & to receiue all
debts coming to mee, & to pay all If any thing there be
that I do ow, & to take all the remajnd^r to him selfe, & to
see my will fulfilled/

Signed, & Deliuered,
In y^e Presence of us,
Joseph Bolls/
William Symonds/

Annis Littlefeild
her marke 

Mr William Symonds, & Mr Joseph Bolls, tooke oath y^t
they saw Annis Littlefeild, signe & deliuer the aboue written
as her last Will & testament, wⁿ shee was of a disposed
mind/ Sworne in Court April 2 : 78 : p Edw : Rishworth/
vera Copia transcribed out of y^e originall as Attests

Edw : Rishworth Re : Cor :

A true & Prfect Inventory of the goods Cattle & Chattle
Moueables, & unmoveables of Abraham Conley lately
deceased, & made & taken by Thomas Abbett, & Jonathan
Nason, which Prsons liue in the Town of Kittery 18th da
of March Anno Dom̄ Regī Caroly secundo 30th & in the
yeare of o^r Lord 167⁷/₈

	£	s	d
Inprs his weareing apparell apprised	05	00	00
It his bed & bedding ualewe t at three pound ^s	03	00	00
It one Cow one yeareling 4£ too potts one saddle 16s	04	16	00
It one peyre of stillyards, 1 peyre of Hookes & staples & a peyre of pincers 20s.	01	00	00
It one Chissill, one Hatchett 2s, one Cross Cutt saw } It 2 Wodden dishes or bowles & one pitcher 14s }	00	16	00
It His farme at Sturgeon Cricke, namely vpland It & swampe, being 80 Acres more or less with It the house & appurtenances belonging to it on the North side of Sturgion Cricke }	55	10	00
more follows	£70	02	00

PART I, FOL. 25.

It His Marsh at Stergeon Cricke with the fenceing	}	
It & all the Marsh within fence, heretofore it & now known by ye name of Abra: Conleys great Marsh		55 00 00
It one Chest & one powdering Tubb at		00 10 00
It more due on b lls for goods, & other Desperate debts.		30 06 04
It more forty acres of Land granted him by the Town of Kittery Lijng on the South side of Sturgeon Cricke, adjoyneing to Abra: Conleys great Marsh aforesead ualewed at.		05 00 00
		<u>£160 18 04</u>

Thomas Abbett

Jonathan *F* Nason apprisers

Nathan Lawd Senior tooke oath unto the treuth of this
Inventory aboue written, & by uertue of the same oath
stands Ingaged to bring in w^t else hereafter shall appeare to
belong unto this Estate/ Taken In Court this 3^d of Aprill
1678 :

p Edw : Rishworth Re : Cor :

vera Copia of this Inventory aboue written transcribed &
ReCorded this 22th Aprill 1678 :

p Edw : Rishworth Re : Cor :

An Inventory of the Estate of Joseph Allcocke deceased
the 30th of July 1678 :

Inprs one small house as siluer 6: 10: 0 other pay..... 09 10 0

as attests o^r hands & apprised by us/

John Tomson Richd King

his marke *T* *R*

More of Joseph Allcocks Estate prised the same day/

oue Rugg 20s, 1 peyre of sheetes 10s ould blanketts 4s. 01 14 0

It one bed & bowlster 25s, 3 small pewter dishes 1 quart & pint 10s..... 01 11 00

It one small Iron pott 4s..... 0 04 00

£03 09 0

apprised by us, Richd King his marke Peter Dixon his

R

marke *P*

[26] More apprised of the Estate of Jos : Allecoke the same day/

	on ye other side....	12	19	0
Inprs one suite of Cloaths at 3 pounds.....		03	00	00
It a Wa-coate 6s, one Cutless & a belt 10s.....		00	16	00
It to a broad axe 4s too drawing knives 4s.....		00	08	00
It 1 narrow axe & an edge 5s 6d, bettle Rings & Wedges 5s.....		00	10	06
It one playne & a locke shaue at 2s.....		00	02	00
		<hr/>		
		17	15	6

Apprised by us William ffurnald Geo : Letten/

More to bee Added to this Inventory belonging to the Estate of Jos : Allecoke lieng in the Town of yorke/

Inprs one Parcell of vpland apprised at 20£	20	00	00
It foure Acres of Marsh at	10	00	00
	<hr/>		
	30	00	00

More 3 Acres of Marsh not prised but left to pay y^e Widdow Allecoke sd Jos : Allcocks mother, being seaven pounds & 10s, If the Honord Court allow of it, otherwise It is apprised at the same rate, y^t the other foure Acres are apprised at/

This 28th of Septembr^r 1678 : by vs vnderwritten this three Acres of Marsh was ordered by the approbation of this last Court, y^t shee the sd Widdow Allecoke should haue w^t was most sutable for her in Land to bee payd or Marsh for y^t seauen pounds tenn shillings, which her Joseph should haue payd her yearely at fiuety shillings p Anñ :

A true Cobby of this Inventory	Apprisers
transcribed & with originall	John Dauess/
Compared this 7 th of Decem ^{br}	Nathe ^{ll} Preble/
1678 : p Edw : Rishworth Re : Cor :	

Know all men whome It may Concerne that I Arther Bragdon Senior do giue my whoole Estate, house, & Land & marsh, & Cattle unto my sonn Thomas Bragdon, so long as I & my wife do liue, vpon this Condition that my sonn Tho^s Bragdon do prouide for mee & my wife, all Necessary

things y^t either of us shall stand in neede of, so long as
Wee do live/ Dated this five & Twentieth day May 1678 :

Nathall Maysterson/

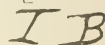
Arther Bragdon his

Jere : Mowlton his

Marke/ 

marke 

Thomas Bragdon his

Marke 

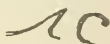
A true Cobby of this writeing transcribed & Compared
with the originall, this 18th of Decembr^r 1678 p Edw : Rish-
worth Re : Cor :

An Inventory of Arther Bragdon Senior his Estate/

Inps 30 Acres of vpland, & five Acres of Marsh & house & barne apprised as money at.....	40	05	0
It Two Cows as money at seaven pounds.....	07	00	0
It One Cripeld Heffer at Thirty shillings.....	01	10	0
It one Too yeareling Heffer 30s, one yeareling Heffer 15s.....	02	05	0
It one young Calfe at 8s, Three Swine at Three pounds.....	03	08	0
It Three swine 40s one ould horse 50s.....	04	10	0
It 5 wedges & a beetle ring 7s, 3 ould axes & an how 8s.....	00	15	0
It one hatt 5s, too ould Coats & one peyre of briches 30s.....	01	15	0
It 1 pott 12s, one skellett 5s, ould pewter 3s 6d.....	01	00	6
It more Added since by the Administrator.....	1	17	6
	<hr/>		
	64	06	0

Natha^{ll} Maisterson/

Arther Caimo his

Marke/ 

Thomas Bragdon doth Attest upon his oath unto the
treuth of this Inuenty to y^e best of his knowledg, & If
more of y^e Estate do appeare afterwards by uertue of the
same oath hee stands Ingagd to bring it in/ Taken in
Court this secund of October 1678 :


p Edw : Rishworth ReCor :


The last will & testament of Allexand^r Cooper of Barwicke
in the Town of Kittery in the prouince of Mayne, though
weake in body, yet of Prfect memory & of a disposed mind

(do Committ my soule unto god) and my body to the dust from whence It came, & do dispose of my outward Estate as followeth/

I do in the Presence of these Prsons now with mee too of whome I haue desired to subscribe it as witnesses hereto, Namely John Taylo^r & George Gray, giue & bequeath my whoole Estate of Land, Cattle Chattles, & all moueables & all other appurtenances belonging thereunto, vnto my onely sonn John Cooper, as the true & proper heyre of the sd Estate, & for the better Improueing Preserueing & secureing y^r of till y^e sayd John Cooper come to age of Twenty one yeares, being now about sixteen years of age; It is my will & desire to Commit under god, both my sonn, & my estate left him vntill hee come to age, unto my Loueing freinds vidz^t Richard Nason Senjor, James Warrine Senior, & Peter Grant whome I leaue as feofees in trust, faithfully to take Care both of my sonn & Estate, & for the Improuement & security there of, for my sonns best aduantage; before these witnesses John Taylour & George Gray Inhabitants of the aforesd place & James Warrine Junjor there, Pattericke Bryce traueller, being desired to bee scribe, by the aforesd Allexand^r Cooper, of the aforesd will/ Dated at Barwicke this ninth day of February one thousand six hundred Eighty three/

Testes/ John Taylor

his marke 

George Gray his marke 

Pattericke Bryce

[27] John Taylour & George Gray came before mee this Twenty eight day of February 168 $\frac{3}{4}$ & do Attest vpon there oaths that y^t y^s Instrument aboue written, was the last will & testament of Allexandr^r Cooper deceased/ Edw : Rishworth

Jus : pe :

Mr Patterricke Price being y^e subscriber of this Instrument doth euidence to the same thing which these Witnesses haue done/ Taken vpon oath before mee Edw : Rishworth Jus : pe

At a Court of sessions at Wells, this Will allowed in Court this 25th day of March 168 $\frac{3}{4}$ as Attests Edw : Rishworth ReCor

vera Copia of this will aboue written transcribed & Compared with y^e originall this first day of Aprill 1684 : p Edw : Rishworth ReCor

An Inventory of the Lands, Cattle, Chattles, & Goods of Allexandr^r Cooper late of Barwicke deceased ffebru : 11th 1683 : 84 :

	£	s	d
Inprs his weareing Cloaths at Three pounds.....	03	00	0
It his homestall with 24 Acres of Land with houscing.....	030	00	0
It A peece of Meidd ow lijng at WhittesMarsh at 15£.....	015	00	0
It An house & eighty acres of Land by Will: Spencers Marsh.....	30	00	0
It Two oxen, 2 three yeareling steres & thre ^a Cows.....	20	00	0
It a Too y ^a re ould Heffer too Calfes, & one Mare & horse.....	07	00	0
It A sow too barrows, & six young swine at.....	06	00	0
It One feather bed & bowlster, 7 blanketts Two ruggs & 5 sheetes	11	00	0
It lining Cloath 2£: Wollen Cloath 4: 10: 0.....	06	10	0
It Three pewter dishes, one bason, & one quart pott.....	01	00	0
It one brass Kettle, one Iron kettle, one Iron pott at.....	01	13	0
It Thee small gumms, a sword, a peyre of bandaleres.....	02	05	0
It a betle fine wedges, foure axes, & an handsaw.....	01	00	0
It A New plow, one small Cheyne, & a Cleuice at.....	01	05	0
It Too Hlows, too yoakes & a spade, & a Tramell all.....	00	13	0
It Hay & Corne & a barrell of porke at.....	07	00	0
	143		6 00

Peter Grant came into the Court of sessions March the 25th 1684 : & did Attest this Inventory aboue written to bee

May: 2 Moore brought in to bee added, by Peter Grant unto wt formerly was given in,
 : 84 to Allexandr^r Coopers Estate |
 In Corne flesh & some Cloathing, & other Lumber as barrells ould Hodges be-
 longing to ye Estate..... 10 00 00

a true Inventory (to the best of his knowledge) of the Estate of Allexand^r Cooper deceased, & If any thing more appeare hereafter, hee will add it y^runto by uertue of the same oath/ Taken vpon oath In Court, as Attests Edw : Rishworth ReCor :

A true Cobby of this Inventory, transcribed out of the originall & there with Compared this first of Aprill 1684 :

p Edw : Rishworth ReCor :

I James Grant of Kittery In the County of yorke shyre, In New England, being weake In body, yet through gods mercy of a disposed mind, & Memory, Co^mmitting my soule to god that gaue it, & my body to the earth to bee decently buried, do declare this to bee my last will & testament as followeth/

1: I bequeath vnto Elizabeth Grant daughter of Joane, the wife of Peter Grant of Kittery aforesd, Twenty Acres of Land at the head of my house lott, being at the North East end of it, reserueing a Convenient highway through it into the rest of my Land beyond it & y^e way to lie on that side next Goodman Keys Land, It being the South East side: And also I giue unto the sd Elizabeth Grant Tenn Acres of Land, It being part of that Lott of Land, which I haue at y^e place Called nine Noches/

2: I bequeath vnto the aforesd Peter Grant Senjo^r of Kittery my best cloath sujte, & Cloaké, & my searge sujte, & my great broad axe & a narrow axe, & my square axe, & Compasses my ads, & an Inch & an halfe Auger, & an Inch Auger/

3: I giue unto James Grant the sonn of Peter Grant aforesd, my fyrelocke Muskett, & my sword, & belt/

4: I giue unto Peter Grant the sonn of the aforesd Peter Grant, one Hesser of one yeare ould/

5: I bequeath vnto John Wincoll Junjo^r, one steare of one yeare ould and vpwads/

6: I bequeath unto Elizabeth my Loueing wife, all the rest of my Estate, of dwelling house, out houseing Orchard, with all my Lands whither y^e home stall, or out lands, with all my Cattle of all sorts, & all my houshold Goods, tooles, vtensills, with in doores, or with out, or w^tsoeuer is not bequeathed as abouesd/

7: I do nominate & appoynt my loueing wife Elizabeth Grant, to bee the soole Executrix of this my last Will & testament, & do desire & Impoure my Loueing father in law, James Euerell of Boston, to bee ouerseere of this my last Will, & for Confirmation hereof haue sett too my hand & seale, this twelth day of November: 1679:

Witness Niuen Aignew

James Grant (^{his}_{seale})

his marke }


James Grant acknowledged this aboue written Instrume^t to bee his last will & Testament, this 12th day of Novemb^r 1679: before mee John Wincoll Assotiate/

John Wincolls testimony taken in Court the 25: of March 1684: p Edw: Rishworth ReCor & doth attest to this will/

Niniue Aignew tooke oath y^t James Grant being of a disposed frame hee saw him signe & seale this Instrument as his last will & testament, & set too his hand as a witness/ Sworne March 19: 1683 before mee Joⁿ Wincoll Jus: pe:

At a Court of sessions at Wells 25th March 1648: this will allowed In Court as Attests Edw: Rishworth ReCor:

A true Cobby of this will as Attested & proued transcribed out of the originall & y^rwith Compard this 2eund of Aprill: 1684: p Edw: Rishworth ReCor:

[28] An Inventory of the Estate of James Grant late of Barwicke deceased, Nonember the 6th 1683 :

	£	s	d
Inprs his wearing Cloaths at Tenn pounds.	10	00	0
It a home stall of houseing Orchard & one hundred & 20 Acres of Land	80	00	0
It Twenty Acres of Land in the woods 20 Acres of swamp land remote	02	00	0
It Thee 3 yeares ould steeres, & a bull tenn pounds.....	10	00	0
It Three Cows, one Two yeare ould & three yearelings.....	09	00	0
It six swine at foure pound, New Cloath in seurell peeces 4£.....	08	00	0
It Two bedds bedsteads, 7 sheetes 5 blanketts ruggs bowlsters & pillow curtains	12	00	0
It six pewter dishe, 12 porringers, potts & other small peeces at....	02	00	0
It brass Tinn, earthen & Wodden Ware 20s, 1 Iron pott 2 kettle 1 skellet 30s....	02	10	0
It 3 bibles & some other bookes 20s, Carpenters Fowles at 40s.....	03	00	0
It Towels & Tackelline for husbandry foure pounds.....	04	00	0
It Wheat Barley Indean Corne peas & porke 5: 10: 0..	05	10	0
It an ould Cubbard Wheeles Chests, chares, with some other Lumber.....	2	00	0
It Androns a fyre shonell, tonges, spitt, & a tramell.....	01	00	0
It Too Muskets a sword & belt & a saddle.....	02	00	0
It more Aded at ye Court Two silber Cupps 10s.....	00	10	0
It one round table & three Joynt stooles at 20s.....	01	00	0
	<u>154</u>	<u>10</u>	<u>0</u>

Apprised this 19th day of March 1683 $\frac{1}{4}$

p us John Winecoll

John Key his

Marke **B**

Elizabeth Grant came before the Court this 25th day of March 1684, & doth attest vpon her oath that this is a true Inventory of her deceased husbands Estate, so fare as shee knowes, & on y^e same oath shee will bring what euer after may appeare further to bee added y^rto belonging to y^t Estate/ Taken in Court by Edw : Rishworth ReCor :

A true Cobby of this Inventory transcribed out of the originall & y^rwith Compared this 2eund of Aprill 1684 :

p Edw : Rishworth Re : Cor :

The last will & Testament of Joseph Cross of Wells In y^e prouince of Mayn yeoman, being of Perfect Memory & understanding though weake In body/

1 : I Committ my soule into the hands of god, who is y^e father of spirits/

2 : I Committ my body into the hands of my executrix,

to bee decently buried, & after funerall expences are discharged, & all due debts payd, I do dispose of my Estate as followeth/

3: I do giue & bequeath unto my Cosson Sañell Hill of the Land that was my fathers, Twenty rodds In breadth, with the Meddow the same breadth, & so to runne vp into the Countrey, as other lotts runne together with all my vpland, & Meddow at Drakes Ysland, to him the sayd Hill, & his heysr for euer/ I do further giue to my aforesd Cozen, two Heffers, & two Steares of Two years ould a peece, & one feather bed with bedding belonging to it/

4ly I giue vnto my Cossons John & Joseph Hill, Thirty five rodds of Land in breadth, from the Town Lands towards my house, with the Meddow between the Town Land, & the remajnder of my land; a streight line being drawn between the Two Parcels of Land; And I do further giue unto my aforesd Cossons, all my vpland & Meddow at Epiford, to them & y^r heyres for euer, & my will is that Cossons Joⁿ & Joseph Hill, do fence in a quarter of an Acre of Land neare y^e Clumpe of pines, & keepe it well fenced for a buriyng place, for mee & my relations/

5: I do giue unto my Cosson Elizabeth Backehouse tenn pounds in pay with two suites of apparell, In Case shee liue with my wife vntil shee bee seauenteene years of age or Marry/

6: I giue & bequeath unto my Loueing wife, my dwelling house with all other out houses, vplands, & Meddows stocke & househould stuffe, with all other of my Estate, In debts or other wise with out doores, & with in, not disposed of, In this my will durence her naturall life, & at her death, my will is, y^t my Cossen Sañell Hill, shall haue an Addition to his land as fare as the brooke, on the Easterly side of my house, which vpland is to bee bounded by the brooke, so fare as the highway, & then to runne into the Countrey as other lots runne/ & the Meddow to bee bounded by y^e Cricke that

cometh vp to my house, all which Land, I giue unto my
 Cosson Sañuell & his herys for euer/ & further my will is,
 that the remajnder of my land both vpland & Meddow
 between Sañill Hills, & John & Joseph Hills land, & all the
 other Meddow, or Land vndisposed of in this my Will I
 giue unto my wifes sonn Willi: Breeden, with halfe my
 stocke & househould Goods, not disposed In this my Will,
 always prouided that y^e sayd Breeden liue to Attaine to the
 age of twenty one yeares, to him the sd Breeden & his heyr
 for euer/ but my will is that my wife shall haue the vse &
 Improuem^t of the sd Land, stocke & househould stuff dureing
 her life, & the other halfe of the Stocke, & househould stuffe
 then In being, at my wifes decease, to be æqually diided,
 between John Sañuell & Joseph Hill/

[29] Further my will is that In Case William Breeden
 should dy before hee come to age, then my wil is that all the
 Land, Stoke Househould Stuffe, willed to Willia: Breaden,
 at my wifes decease, bee æqually diided, between John
 Samell & Joseph Hill, to them & thejr heyres for euer/

7: I do Constitute ordajne & appoynt, my loueing wife
 Mary Cross, to bee my soole executrix of this my last Will
 & testament, by whome all iust debts are to be payd, & all
 legacys to bee discharged/

8: I do appoynt my loueing frejnds Mr Parciual Greene,
 & Sañell Whelewright, to bee ouerseers of my will/ In
 witness & testimony whereof, I haue here unto sett my
 hand, & seale, this 2^{und}: of March/ 1683:

Signed, sealed, &

Joseph Crosse (^{his}Scale)

Deliuered, in Pre-
 sence of us/

Sañuell Whelewright/

John Whelewright/

This Gyft & bequest made by mee Joseph Cross unto
 Sañell Hill, together with all my vpland & Meddow, at

Drakes Ysland, in the cleaueth lyne of this my last Will vpon good after Considerations, I do totally reuoake, & make null, haueing legally past away the sd lands by a bill of saile, beareing date the 29th: May: 1684: to Samuell Austine of Wells, as witness my hand June 11th 1684:

Testes/ Sañnell Wheelewright/ Joseph Cross his

Marke 

Mr Sañnell Wheelewright, & John Wheelewright his sonⁿ who as witnesses, haue subscribed their names, came before mee this secund day of August 1684: & did Attest vpon oath, that they see Joseph Cross, signe & seale this his within written will, as his act & deede/

Edw : Rishworth Jus : pe :

A true Cobby of this will aboue written transcribed out of the originall & there with Compared this 24th day of August (1684)

p Edw : Rishworth Re : Cor :

An Inventory of the Estate of Joseph Cross Deceased, the 18th of June 1684 :

Six oxen at forty six poun.ls.....	46	00	00
It 14 Cows, & one bull at 5£ p beast.....	75	00	00
It Tenn Calfe at 8s p Calfe.....	04	00	00
It foure beasts of two years ould at 50s a peece.....	10	00	0
It 9 beasts of one yeare ould at 25s a peece.....	11	05	0
It one horse at five pounds.....	05	00	0
It 17 swine at Twenty shillings p swine.....	17	00	0
It one dwelling house, barne out housen & land & Meddow.....	250	00	0
It yorke Chaires Cart sleads, axes, bettle Rings wedges.....	06	00	0
It 3 Connows, fyre shouell tonges & other Towles.....	02	05	0
It 4 Ceader Pales, shouell Table & Towles.....	01	10	0
It Pewter & 1 siluer Cupp 5 bottles & one Tankard.....	01	16	0
It Barrells & other Tubbs 1 ^{cs}	00	10	0
It one sadd'e one pillion & pillion Cloath 30s.....	01	01	0
It Chests, & a Trunke & boxes & a saw.....	02	01	0
It baggs & houses 5s, gunnes & swords & bandelers.....	03	05	0
It Powder & shott at three shillings.....	00	03	0
It Money six pounds eleuen & three p'ence.....	06	11	3
It 17 Napkins, 7 peyre of sheetes, one Couerlidd, six Table Cloaths.....	04	10	0

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It Two bedsteads, 2 feather bedds one bowlster & bedding to them } And Two other bedds with bedding to them }	15	00	0
It one peyre of stillyards.....	00	15	0
It three brass kettles, 2 Iron potts, & one warmeingpann....	05	10	0
It some more lining at eighteen shilling.....	03	18	0
It to one barrell of Molosses at one pound 12s.....	01	12	0
It Corne & meale.....	07	00	0
It Two Chirnes & a frijngpan at.....	00	15	0
It Butter & Cheese Twenty shillings.....	01	00	0
It Two small peeces of lining Cloath at.....	00	10	0
It 5 bookes, one Morter, one Chaffindish, one Gridiron & one Dripinpane } It one spitt one peyre of bellows, one houre glass, one lookeing glass }	01	05	0
It some houseould stuffe, Twenty shillings.....	01	00	0
It One Wheele & Cart.....	00	06	0
It one Carpett & fine yds of penistone at.....	01	06	0
It 5 cheesefatts, one Chesfatt, one siue. 4 pickeforkes.....	00	14	0
It one Grynstoone.....	00	04	0
It one peyre of bootes, too peyre of shoes.....	01	03	0
It Weareing Cloaths.....	13	09	0
		<hr/>		
		500	05	3

These aboue Prticulars was prised p us this 23th
day of June 1684 :

Joseph Storer
John **B** Barrett
his marke

Mary Cross came before us this secund day of August
1684 : & doth Attest In the Presence of god, that this In-
ventory aboue written, is a true Inventory of her husbands
Jos : Crosses Estate deceased, to y^e best of her knowledg,
& if any thing more do afterwards appeare, shee will bring
it in/ vpon the some oath/ Edw : Rishworth Jus : pe : &
ReCor : Sañll Wheelewright Jus : pe :

A true Coppy of this Inventory transcribed, & with origi-
nall Compared this 25th day of August 1684 :

p Edw : Rishworth ReCor :


[30] A true Accompt of Nathan Lawd, Administrator to
the Estate of Abraham Conley deceased, of w^t debts the s^d
Administrator hath payd, & secured to beç payd, in bills
M^{ch}ants bookes or otherwise, also w^t trauell & expences
hee hath expended & other disbursements, for & Concerne-

PART I, FOL. 30.

ing the sd Conleys Estate, the Inventory w^{of} being appraised did amount to the sume of 160 : 18 : 04 : as appeareth vpon oath unto y^t Court y^t granted Administrat^ō

Inprs for his Dyett & tendance vidzt Abra: Conleys one whoole yeare & seuerall Moenths.....	20	00	00
It to bring of his goods from Sturgion Cricke.....	01	00	00
It payd unto Capt Doneill due by booke.....	29	01	06
It payd unto Mr Will: Vahan on booke: 8: 16: 3: by bill.....	08	19	05
It pd Mr Ellner Cutt due by booke fine pounds.....	05	00	00
It payd unto Mr Nathaniell Fryer on booke.....	08	16	03
It more pd him for 2 syths & other things.....			
It payd to Mr John Cutt on booke Accept.....	01	14	04
It payd to Mr Thomas Harvy.....	03	05	00
It pd to John Morrall on bill.....	03	07	08
It more for my selfe & 2 men for expenses at Court 3 days.....	00	18	00
It for my owne Tranell down the River, with an Acceptant } It three days to search the Merchants booke 20s	01	00	00
It more for 3 men six days, & one man too dayes to lay out } It & diuide yt Lund yt was between Abra: Conley & John Heard & yr dyett }	04	00	00
It Too days to get ye men together & procure a Compass	00	08	00
It payd Mary Forgisson Widlow 01: 01: 00.....	01	01	00
It payd Ric: Greene 24s, to Mr Ric: Styleman, 2: 15: 00.....	03	19	00
It by seaven days to get John Wentworths money.....	01	01	00
It payd vpon an execution being sewed by Nichos Frost Concerneing the Land yt father Conley sould him.....	03	15	00
It more to Capt Frost, John Hearle, & will: Hookely.....	02	00	00
It to too rates payd due in his life tyme 11s.....	00	11	00
It payd more for fenceing of his Marsh.....	05	00	00
It more payd for too shirts for him.....	01	00	00
It one peyre of drawers for him 10s: 1 peyre of stockeings & a Necke Cloth 6d	0	16	06
It for his windeing sheete wrin hee was buried.....	00	15	00
It more for Trau 11 4 days to get Jinkens money.....	00	12	00
It for his funerall Charges 5 pounds.....	05	00	00
It more on bills Desperate Debts hard to bee recouered.....	44	00	00
It to making of the Accept & for charges of seuerall Courts to answer Nichols Frost, & at diuerse meeteings Concerneing that Land.....	04	00	00
	161	00	02

A true accomp^t as given in appertaineing to the Estate of Abra: Conley deceased by Nathan

Lawde senor his marke 

Testes Edward Rishworth/ Sepbr; 12: 1684:

Peter Grant/

A true Cobby transcribed out of y^e original by Edw: Rishworth Re Cor: 23: of Octobr 1684:

Kittery In New England July 16th 1684 :
An Inventory of the Estate of John Tompson deceased/

Inprs to sundrey Towles one pound 5s 6d.....	01	05	6
It to one sword 5s to one syth at 3s.....	00	08	00
It to sundrey Towles, one Iron pott & Tonges at.....	01	07	00
It to Oyle Caske & Wodden Ware at 7s.....	00	07	00
It to fuety Acres of Land which will appeare vpon reCord in the Prticular grants, with ye buildings yron included.....	50	01	00
It one Iron Pott, hettle rings Wedges & other small Towles.....	01	12	06 ✓
It to sundrey Towles, one Trammel & fine Wedges.....	01	00	06
It to a Parcell of Wodden Trays 4s 6d.....	00	04	06
It to pewter brass & earthen ware at.....	01	09	11
It Two tables 10s, 3 ould Chayres 18d, 2 boxes 3s 6d.....	00	15	00
It one bible & 3 other small bookes.....	00	04	00
It Sundreys of bedding at 3: 05: 00.....	03	05	00
It five Cows at 20£ & one 3 yearleing at 3£.....	23	00	00
It Two of Two yeare ould beasts at.....	04	00	00
It 2 yearelings at 10s. & three Calfes at 15s.....	02	15	00
It to fine swine at five pounds.....	05	00	0
It One Conow & two bucketts at foureteen shillings.....	00	14	00
		<u>97</u>	<u>07</u> <u>11</u>

These aboue written Goods were apprised as for Current speties at y^e prise Current by us/

William fernald

Christian Ramacke tooke oath in Jacob Ramich/

Court the aboue written is a true Inventory of y^e Estate of John Tompson deceased to thè best of his knowledg, & if any thing more appeare afterwards hee will add it/ at a Court of sessions taken the 29th of Octob 1684 :

p Edw : Rishworth ReCor :

vera Copia transcribed & with originall Compared this
17th Decemb^r p Edw : Rishworth ReCor :

More of Estate in y^e possession of Hen : Sayword/ The one Cascoe Mill is here namely apprised vnder, & Mowsme Mill & appurtenances, left to Wells men to apprise it/ this

is a true Coppy of the Originall Inventory vnto w^{ch} these
apprisers haue set y^r hands vnto/

For y^t new Mill at Cascoe In y^t Capacity, as wee left it which
were workemen vpon it, besid^s the grants of Land &
Tymber is apprised fiae hundred pounds by us, whose names
are subscribed The marke of J John Freathy
Sañill Webber/

[31] A true Inventory of the Mansion or dwelling house
y^t Henery Sayword late deceased dwelt in, & the Saw Mills
& Grist Mills at yorke, & other things left vnapprised at
the last apprisall April 22 : 1679 : are hereby apprised by
us whose names are here vnderwritten, June 28 : 1680 :

	£	s	d
Inprs one dwelling house ualued worth.....	040	00	0
It one little Houell or sheepe house.....	001	00	0
It one barne & Cow house fueteen pounds.....	015	00	0
It an ould shopp 10s, a Tarneing Mill apprisd 15£.....	015	10	0
It the Saw Mill vtillences & Dame.....	150	00	0
It Too Corne Mills & an ould shopp	060	00	0
	<hr/>		
	281	10	00

Also more Lands are apprised by us of Hene : Saywords
whose names are subscribed/

	£	s	d
Twelue Acres of Land on the South side of ye New Mill Cricke 5s p acre.....	03	00	00
300 Three hundred acres of Land on the West side of yorke Riuer & Twenty Acres of swampe & 15 Acres of Land the whoole being 317 Acres.....	30	00	00
	<hr/>		
	314	10	00

vera Copia transcribed this 3 :
ffebru : 84 :
p Edw : Rishworth ReCor :
Tymothy Yeales/
Sañell Sayword
John Freathy his

marke 

PART I, FOL. 31.

September 24th: 1684:

The Inventory of the Estate of Charles Martyne latly deceased/

	£	s	d
Inprs one Chamlett Coate Twenty shillings.....	01	00	00
It one hatt one peyre of briches at at 17s.....	00	17	00
It one peyre of briches & a wast Coate at.....	00	06	03
It one Coate one peyre of drawers 4s.....	00	04	00
It one Coate & doublett at Twenty shillings...	01	00	00
It p more in lining shott & nayles at 12s.....	00	12	00
It one Chest & a Gunn at Twenty shilling.....	01	00	00
It p Twenty nine pounds of feathers at 29s.....	01	09	00
It 1 yd of Tickeine 2s, one 3 yeareling Heffer 30s.....	01	12	00
It one Mare at Two pounds.....	02	00	00
It by fueteen Acres of Land Three pounds.....	03	00	00
It one five shillings peece of siluer at 5s.....	00	05	00
It 700 C foote of boards due from Jeremiah Mowlton.....	00	14	00
It Due from Samll Bragdon tenn shillings.....	00	10	00
	£14	09	00

An Inventory of the Estate of Joseph Pearce latly deceased, taken by us by whose names are here subscribed, this 8th day of febru: 1678:

	£	s	d
Inprs an home stall, a dwelling house & an orchard, with too Acres of Land besides yt Necke of land wron the house is built, and now standeth vpon out of which by his Mothers will one acre of Land was given to her too daughters Sarah & Mary Pearce, wn by them demanded.....	60	00	0
It one peyre of streight garters 2s.....	00	02	0
It three Cubbard Cloaths 4s, one liline Cubbard Cloath 3s 6d.....	00	07	6
It one small blankett & a wrought Table Cloath at.....	00	12	0
It 1 lining swath 2s, 1 pillowbeare a bagg & 2 ould Table Cloaths 3s.....	00	05	0
It a fine Ho'lane pillowbeare 5s, one fine hollane sheete at 11s.....	00	16	0
It five Dowlass Napkines & one Towell at.....	00	13	0
It one Dyaper Table Cloath 7s, foure ould Napkines at 2s 6d.....	00	09	6
It one peyre of Thread stockeings 4s, 1 womans Caster 14s.....	00	18	0
It 4 glases 3s, Two turky worke Cussions 8s.....	00	11	0
It Plate of di pleasure or Jackeanaps plate at.....	00	10	0
It 2 Callibashes 2s, five purs s & baggs at 3s.....	00	05	0
It Baskets & boxes 2s, one peece of gould Twenty shillings.....	01	02	0
It one gould Ring & one gould pine at.....	00	18	0
It one five Cussion & a veluett purse at.....	00	03	0
It 2 siluer Cupps. & one siluer Timeble with other plate at.....	00	18	0
It one Ceader Chest, locke & key 20s, one Ciuerlid & 2 blanketts 20s.....	02	00	0
It Twenty eight pound of pewter at 2s p lb.....	02	16	0
It Two paynted Cussions & a Cubbard Cloath.....	00	06	0
It one peyre of Curtens & valence Twenty five shillings.....	01	05	0
It one peyre of scales at foure shillings 6d.....	00	04	6
It Platters, bowles, Trays, 2 bottles, 6 Trenchers & a small Cann.....	00	05	6
It 2 brushes & a Minitt glass 2s, 6d, 3 Indean Trays at 3s.....	00	05	6

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It an ould warmeinepann a little Iron Kettle, one small brass kettle, a little brass skellett & a pestell at 17s.....	00	17	0
It 1 Copper kettle 33s, a Cattine Drippinpan & 1 pewter Chamberpot 2s.....	1	15	0
It 2 ould Chayres & Cussions 6s, a Court Cubbard Cloath 20s.....	01	06	0
It a spanih dish at Two shillings, a Case with 6 3pint bottles 12s.....	0	14	0
It 2 small Andirons 7s, a Table board with turnd leggs 18s.....	01	05	0
It a small Table board 5s a Parcell of ould pictures 12d.....	00	06	0
It a bedstead at 14s 1 peyre of ould stillyards 2s.....	00	16	0
It an ould Chest without a locke 4s 3 Leather Chayres at 27s.....	01	11	0
It 7 Joynt stooles at 10s 6d, one brass pistoll & 2 other gunns 3: 02: 0.....	03	12	6
It one Neate basket 4s, & a Morter & pestell at 9s.....	00	13	0
It 1 feather bed & Two pillows poyse 60lb at 15d p lb.....	03	15	0
It another feather bed & 2 bowlsters poyse 82lb at 15d p lb.....	05	02	0
It The ould brass Kettle about halfe worne at.....	01	10	0
It One Iron pott at Tean shillings.....	00	10	0
		<u>99</u>	<u>05</u> 0

Seuerall Goods of Joseph Pearces at the house of Mr Francis Hooke/ as on the other side/

[32] The Lands & Goods on ye other side come to.....	99	05	0
It more at Mr Hookes Two Cows at eight pounds.....	08	00	0
It one 3 yeares ould Heffer at 2: 15: 00.....	02	15	0
It one small Calfe 5s, one Gryndstoone at 9s.....	00	14	0
It one broaken Iron pott & a Tramell a' 8s.....	00	03	0
It An Iron spitt & Two Curten Rodds poys 13 lb at.....	00	06	8
It a small Rapeyre 9s, 1 silke Twilt much worne 3: 10: 0.....	03	19	0
It one bla' silke Gowne at Thirty shillings.....	01	10	0
It one siluer Wine Cupp & foure siluer spoones at.....	02	05	0
		<u>119</u>	<u>02</u> 08

Apprised by us this eleventh day of Febru: 1678:
vera Copia of this Inventory tran- Edw: Rishworth
scribed & Compared with the Roger Deareing/
originall this 22th day of Febru: Ephraim Crockett
1678: p Edw: Rishworth ReCor: his marke/ **E**

March 5th 1678

An Inventory of the Estate belonging to John Præsbury/

Inprs 27 yds at 4s p yard 5: 8: 0, 1 bed bowlster & new tickine 4: 10: 00.....	9	18	0
It one checkard blankett 20s, & three blanketts at 12s.....	01	12	0
It one Couerlid 7s, 6 yds $\frac{1}{4}$ redl Cotton 14s 6d.....	01	01	6
It 1 Coate 10s, ou hatt 7s, one brass Kettle 30s.....	02	07	0
It 3 Augers & a gouge 4s, ould Tickeing 4s, one Charye & ciue 3s.....	00	11	0
It one Iron pott with Crooks & Tramell 1 frijiupan & hatchett.....	00	17	6
It 2 squid lynes 2s, one lookeing glass 18d, 1 hooed 1 scarf & 1 whiske 6s.....	0	09	6
It one bowle & 139 peeces of linning, 40s, 2 peyre of gloues & one shift 7s.....	2	7	0
It one aprone 5s, 1 sheete 1 aprone 2 Towells & oue Table cloath 8s.....	00	13	0

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It one peyre of french fall shoos 5s, 4 yards of blew lining 6s.....	00	11	0
It 3 yds 3-4 quarters of whitte lining at 7s 6d, a New Coate 30s.....	01	17	6
It 1 wastCoate 12s, a pillow & drawers 6s, one searge semare 30s....	02	08	0
It a Wollen Wastcoate & 3 petticoats 15s, a rideing hoode 3s, 10 peeces small lining 3s 4d.....	01	01	4
It one Childs Coate 2s 6d, 32 peeces of lining & Childs Cloaths 8s.....	00	10	6
It one pillow beare 18d 1 greine say aprone 4s, 1 peyr sleeus 15d.....	00	06	9
It one Childs blankett & strip't Cloath 2s 6d, 4 pewter platters 12s.....	00	14	6
It 4 porringers 3 spoones foure shillings, 1 aprone & pewter pot 2s.....	0	06	0
It 6 trenches one pewter Candlesticke 8s 4d, 2 peyre of Cards 2 dishes & spoones 5s 4d.....	0	13	8
It to an Iron box & too frows 3s 6d. one brass skellet 2s.....	00	05	6
It To Lands & Meddows 26 pounds.....	26	00	0
It Three quintlls $\frac{1}{4}$ of Codd fish Deliured to Major Clarke.....	01	11	6
It three quintlls $\frac{1}{2}$ of stocke fish more sent to Major Clarke.....	01	06	0
It More In fish sent to Major Clarke.....	00	11	0
It to a Parcell of Meddow bought of Major Phillips.....	10	00	0
more one peyre of blew britches & a Crooper at 3s d.....	00	03	6
It 1 peyre of whitte hose 4s, 2 Cod lynes 6s, an hand nice 2s 6d.....	00	12	6
It to 1 peyre of red hose 3s, a Rayser 18d, 15 Cod hookes 3s 6d.....	00	03	0
It to a Chest 5s.....	00	05	0

To bee Abated out of the Estate/

It one great Kettle & 3 Angers wch were walter Mares.....	1	14	0
more to be abated out of ye bed & bowlster.....	00	10	0
	02	04	0
Rest due to the Estate as apprised.....	67	06	00

p Bryan Pendleton & John Sargeant/

Major Bryan Pendleton doth Attest vpon his oath to the best of his knowledg, this is a true Inventory of John Presbury his Estate, & if more afterwards do appeare hee will bring it in/ Taken In Court this j day of Aprill 1679: as Attests

Edw: Rishworth ReCor:

A true Inventory transcribed, & with originall Compared this 2: of Aprill 79:

p Edw: Rishworth ReCor:

In the name of God Amen, I John Leds husbandman, In the County of yorke being very sieke & weake, & drawing neare to my last end, make this my last will & testament, being of a naturall good vnderstanding & of a disposed mind; I bequeath my soule unto god, In y^e strength & meritts of my Lord & Saujor Jeſus Christ, in hope of a Joyfull resurrection, & my body to the earth to descent buriall; As

for y^t little Estate the Lord hath giuen mee I do dispose as followeth/

First that all my debts lawfull shall bee payd, & my fun-
erall charges out of y^t little I haue; I do giue vnto my sonn
John Leads my house & Land now In yorke, with y^e write-
ings deeds, & Assurances, as also my too guñs my sett of
Wedges, my mortissing axe & my sword/

I will also giue to my wife, my weareing Cloaths with my
Chest, & what is in it, & all my debts that are due to mee/
I also give to Sañell Sayword my broad axe/ & that this my
last will & testament bee truly Performed, I do make &
Constitute Mr Hene : Sayword, & his wife Mis Mary Say-
word executors, as Witness my hand this 15th day of
Novemb^r 1678 :

Attests John Jefferys/
& Tymothy Yeales/

John Leads his marke

Tymothy Yeales doth Attest vpon his oath that this will
of John Leads, was his last Act & Deede, which both him-
selfe & John Jefferys see him signe & are witnesses unto/
Taken vpon oath in Court the 10th of Novb 1678 :

Edw : Rishworth ReCor :

John Jefferys doth attest vpon his oath y^t this will aboue
writen was the Act & Deede of John Leads taken vpon oath
the first of Aprill 1679 : p mee Sañll Wheelwright

Assotiate/

This will Confirmed & allowed in Court as Attest

Edw : Rishworth ReCor :

A true Cobby of this Will, transcribed out of y^e originall
& y^rwith Compared this 4th of Aprill 1679 :

p Edw : Rishworth ReCor

PART I, FOL. 33.

[33] 20th of November 1678:

An Inuentyory of the Estate & Goods of John Leads deceased/

	£	s	d
Inprs to a peece of Land, & a frame vpon it at	15	00	0
It Cash in his Chest 1: 19: 6d.	01	19	6
It 2 remnants of new lining 01: 01: 0, a remnant of siluer lace 7s.	01	08	0
It to buttons silke & thread 3s a Come & Parcell of flints 12d.	00	04	0
It a peece of red silke Ribbine 3s 3yds of searge 18s.	01	01	0
It 1 yd $\frac{1}{2}$ of Red broad Cloth 22s one searge Coate & 1 peyr lining trowsers 30s.	02	12	0
It 1 Cloath Coate & briches, & a searge Wascoate at 3£.	03	00	0
It foure peyre of glones & 3 shirts 22s one bible & 4 peyre of stockings 16s.	1	18	0
It Two Parcells of nayles 40s, fowleing shott & bullets 15s.	02	15	0
It a Parcell of powder & a powder horne at 10s.	00	10	0
It 4 ould Wastcoats, an ould Coate 3 peyre of briches with an ould Closs body'd Coate & one peyr of Worsted Stockings at 30s.	01	10	0
It one hatt & one peyre of new shoes 18s, 6d 17 Gousewings & a glass bottle 23d	01	00	6
It 3 Necke Cloaths & a quantity of Cheeses 10s 6d.	00	10	6
It 3 small Hatchetts, one sett of Wedges & a beetle Ring, 8s 2 Rowls of Toba: 14	1	02	0
It to a small quantity of flints one Grater 1 powdr horne & a fishing leade.	0	02	0
It 2 ould Chests & a broad axe 12s 1 fowleing peece 1 Musket & a Cuttless 70s.	4	02	0
It one Cow & halfe a steere 5£ one peyre of ould shoes & a walking staffe 2s 6d	5	02	6
It one Runlett an ould kniff & one peyre of Toba: tongues.	00	02	6
	<u>43</u>	<u>19</u>	<u>05</u>

A true Coppy of this Inventory transcribed out of the Originall & y^rwith Compared April 4th 1679:

p Edw: Rishworth Re: Coi:

These are to order Mary Sayword, executrix to John Leads his Estate to deliuer all those things which were in John Leads his Chest, wⁿ hee deceased which by will hee bequeathed to his wife, to Mr Dummer in the behalfe of John Leads his wife, & shee to take a receipt of him for what shee deliuereth vnto him in y^e behalfe of John Leads his wife, & it shall bee in Mary Saywords behalfe her full discharge/ Signed this 6th of Octob^r 1681: p John. Dauess Dep^{ty} Presid^t Edw: Rishworth Jus: pe:

PART I, FOL. 33.

febru: 26: 1678:

Here followeth the true Inventory of Benjã: Donells
Estate now Deceased/

Inprs The boate with all her appurtenances yrto belonging Ankers, Cables, Sails, Compass, barrell of Tarr & glass.....	40	10	0
It one Conow 20s a fyre locke Muskett at 1: 16: 0.....	02	16	0
It six worne shirts 4 peyre of lining drawyers & 2 Necke Cloaths.....	15	0	
It 1 peyre of silke Camlett briches 30s 1 searge Coate & briches 25s.....	02	15	0
It an ould Searge Wastcoate 5s, 1 peyre of new searge drawers 7s 6d.....	00	12	6
one Keyrsy suite at 20s, 8 peyre of ould Stockings 6s.....	01	06	0
It an ould stufte Coate 5s, 1 ould wastcoate 1 peyr of briches 2 peyr of drawers 7s	0	12	0
It one Trunke & too Chests 17s, a bible & 2 sea books 8s.	01	05	0
It fyue other small books 9s a Gunters Scale Compass & Staff 6s.....	0	15	0
It Tenn yards & a halfe of searge at 3s 6d p yd.....	01	16	8
It 2 Splitters, one Gutter 16 Cod hokes at 7s 6d.....	00	7	6
It 47 lb of lead 11s 9d, one lb powder 2s 1 barrell & strade 5s.....	03	18	9
It Too new lynes, & one ould line 9s, a Sea Compass 5s.....	00	14	00
It 15lb of Tobã: 5s 7d 14 gallons of Rumè 2s 6d p gallon 15.0.....	02	00	07
It one Jarr of Oyle 6s too Raysors at 3s.....	00	09	00
It one large lynd Coate 10s, one shirt & a peyre of drawers 14s.....	01	04	00
It one Caster hatt 12s, one Hamacke 20s, 1 Canvis bagg 18d.....	01	13	06
It 1 peyre of shoe buckells, & 3 siluer bottonea for a shirt.....	00	05	06
It one Redd Couerlid 18s an ould blankett 3s a yarne Couerlid 4s.....	01	15	00
It a small greine Carpet & a Rugg 4s.	00	04	00
It one feather pillow bowlsters & pillows Containeing 84lb.....	04	04	00
It 2 Netts at Two pounds 15s, In m oney to Sañil Donell 14: 07: 8.....	17	02	08
It In Boston due by bill from Mr Powle.....	16	00	00
	100	01	08

These goods were ualewed by us

Edw: Woolcocke/

Job Allcocke

More to bee Added to this Inventory/

Inprs one Parcell of Cod & Hake dry fish supposed to bee 20 quintls less or more, the Cod at 10s, the Hake at 8s, p quintll.....	09	00	00
It more in money 03: 10: 8d a Gould Ring 20s	04	10	8
It 1 barrell of oyle 22s, one Cann & Tinn funill 2s 3d.....	01	04	03
It A brass Kettle 22s an Iron pott 6s a Necke Cloath & drawers 5s.....	01	13	00
It 1 peyr of red drawers a wastcoate, 1 peyr of searge drawers & a searge Coate	1	06	06
It one Stufte Coate at Twenty eight shillings... ..	01	08	00
It 1 peyr of searge briches a wastcoate, 1 peyre of lining drawers & a shirt....	1	00	06
It 4 Handkerchers 3 Necke Cloaths 8s 9d 1 peyr of shoos & stockings 5s.....	13	09	
	£ 20	16	08

A true Cobby of this Inventory transcribed & Compared
with the originall this 4th day of Aprill 1679:

p Edw: Rishworth Re: Cor:

In the name of god Amen/ the 18th of September 1678 :
deceased I Joseph Boolls of Wells in the County of yorke
shyre Gentlẽ being in Perfect memory & remembrance
praysed bee God, do make & ordajne this my last Will &
testament In manner & forme as followeth/

I : I do bequeath my soule into the hands of almighty
god & maker, hoping that the meretorious death, & passion
of Jesus Christ my onely Saujor & redeemèr, to receiue free
pardon & forgiueness of all my sins, & as for my body to
bee buried in Christian buriall, at the discretion of my execu-
trix hereafter mentioned/

I : I giue & bequeath unto my Elldest sonn Thomas Bolls
Tenn pounds/

[34] I bequeath unto my sonn Sañell Tenn pounds/

I do bequeath unto my daughter ffrost tenn pounds/

I bequeath unto my daughter Becke Thirty pounds/

I bequeath vnto my daughter Locke Tenn pounds/

I bequeath unto my daughter Mercy Thirty pounds, & as
much searge as will make her a Gowne, & Tickeine for a
bedd & a bowlster, which is in the house & my will is that
Twenty pounds bee payd to my sd daughter by my execu-
trix, w^m shee shall Antajne the age of Twenty yeares, or
marry, which shall first happen, & the other tenn pounds to
bee paid by my sonn Joseph/

I bequeath unto my sonn Joseph all my houseing, vpland
Meddows & Marsh belonging to my home place, to him &
his heyres for euer, after the death of my wife, not doubting
of his Dutifullness & care to his Mother, hee paijng fuety
pounds to my Children hereafter mentioned to my sonn
Tho^s tenn pounds, to my sonn Sañell Tenn pounds, to my
daughter Frost tenn pounds, to my daughter Chadborne
tenn pounds, & to my daughter mercy tenn pounds/

Further, my will is, that my wife shall haue my whoole
Estate both with in doors & with out, in this Town or else
w^r to dispose of to w^t children shee sees good, excepting the

houseing & Lands that I haue given unto my sonn Joseph after her decease, shee to haue the use of it dureing her life, & my wife to pay all debts & legacys, but onely w^t Joseph is to pay; And I do hereby nominate & appoynt my deare & loueing wife Mary my soole executrix of this my last will & testament, & do hereby nominate & appoynt my loueing frejnds, Mr William Symonds & William Symonds to bee the ouerseers of this my last Will & testament, all other Wills & testaments being made noyd/ In witness where unto I haue sett my hand sett my hand & seale, the day & yeare aboue written/

Witness Sañell

Joseph Bolls (^{locus}Sigilli)

Wheelewright/

William Symonds/

An Inventory of the Estate of Jos : Bolls Gentlemā : who deceased lately/

	£	s	d
Inprs houses lands & Meddows belonging to the home lotts apprised by us vnderwritten at foure hundred & eighty pounds.....	480	00	00
It for oxen thirty pounds, 3 Cows 3 Heffers & 3 three yeare oulds 27£.....	057	00	00
It 1 yeare ould Heffer 3£, 4 yearelings 6£, 4 Calves 4£ 2 Horses 8£.....	021	00	00
It 19 swine at 20£: 10s: 0d, Three Acers of Marsh at ye Necke of land 15£....	035	10	00
It Two Acers of Land at Ogunquett 30£, 50 Acers of land at Cape Porpus 20£	050	00	00
It Wollen & lining Cloathing 30£, 18 yds of Dowless at 3s p yd 54s.....	032	14	00
It lining Cloath 15s, 2 yds of broad searge at 16s.....	001	11	00
It 9 yds of Cayrsey at 6s p yd 2: 14: 0, 8 yds of searge at 48s.....	005	02	00
It 11 yds of broad Cloath at 22s p yd 12: 02: 00, silke thread buttons gallone Trimg 6£.....	18	02	00
It 8 yds ½ Cotton Cloath, 25s 6d, 7 yds ½ of Tickeing 30s.....	002	15	6
It 3 feather bedds 3 bowlsters, 3 pillows belonging to ym.....	014	00	0
It 6 ruggs apprisd at 5£: 10: 00, 5 blanketts 3: 15: 00, 8 sheetes nine pounds....	018	05	00
It 3 flocke bedds & some other bedding 7£ Curtains & Carpenters 4£.....	11	00	00
It 12 pillow bears & Napkins 35s, 18 Napkins 2 Table Cloaths 45s.....	04	00	00
It 2 Tables & 2 formes 32s, 7 Chests 42s, 5 Chares 15s.....	004	09	00
It Indean & English Corne of of all sorts 28£.....	028	00	00
It porke & beife 11£, 20 Loade of Hay at 15s p loade 15£.....	026	00	00
It Butter Cheese & suett 4£ & Bookes foure pounds.....	008	00	00
It 3 Iron potts & 3 peyr pott hookes 45s 1 Iron kettle & skellett 15s.....	003	00	00
It one frijngpan & 2 Tramells at 13s.....	000	13	00
It to an Iron Morter 4s to brass Kettle a stew pann & other brass 35s pewter dishes & other pewter 40s.....	03	19	00

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It Earthen Ware & glass bottles 20s Hodgs barlls & Tubbs 35s.....	02	15	00
It Molesses 15s, one peyre of bellows two peyre of shooes 7s.....	01	02	00
It one peyr of shott Moulds 18d, Tobā: tenn shillings.....	00	11	06
It a Churne & Milke vessell 15s Garden stuffe & pipkins 30s.....	02	05	00
It one Grindstoon 6s, Axes Rings, Wedges a marking Iron Hookees 40s.....	02	06	00
It Wheelles & Cart 30s, Ciues pitchforkes racks saws & takelin 12s.....	02	02	00
Sleads shares plows & Cowlters 1: 14: 00, yoaks Cheains & Tackeing belong- ing to the yoakes 24.....	02	18	00
It 4 Cussions 4s, one Muskett 4lb of powdr & bull-tt 36s.....	02	00	00
It nayls 10s a smoothing Iron 2s, 6 baggs 6s.....	00	18	00
It one warmeing pann at three shillings 6d	00	03	06
		<u>842</u>	<u>01 06</u>

An Inventory made & apprised by us the 29th of Nouembr^r 1678 :

William Symonds/
Joseph Storer/

Mis Mary Bolles taketh oath that this is a true Inventory of the Estate of her husband Mr Joseph Bolles Deceased, according to the best of her knowledg, & w^t more shall afterwards appeare vpon y^e same oath shee is bond to bring it in/ taken in Court y^e 7th of Aprill 1679 :

p Edw : Rishworth Re : Cor :

vera Copia of this Inventory transcribed & Compared with the originall April 7 : 1679 p Edw : Rishworth Re : Cor :

[35] An answer to an Administration granted mee the last Generall Court of Thomas Turners Estate, that were small Moueables in the house apprised at 3 pounds 9^s, or tenn shillings & 6^d/

Wrof I haue pd to the funerall Charges & Peter Staple	01	08	0
It to Richd Greene for digging the Grane 5s & to Gemmer Greene for weeding the Garden foure shillings.....	00	09	00
It to Goody Rogers for cureing of his Legg.....	00	04	00
It Two men yt made ye apprisall too days	00	04	00
It for my own Charges & money layd by Christian Ramacke	<u>1</u>	<u>04</u>	<u>00</u>
		<u>£03</u>	<u>09 00</u>

Octobr^r 28 : 84 :

This Accopt given in by Christean Ramacke, & by y^e Court ordered to bee Re: Corded, as Attests Edw : Rishworth ReCor : & is here done/

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A true Inventory of the Estate of John Præbury deceased which left at the house of Pendleton Fletcher, as followeth/

	£	s	d
Inprs 3 peyre of petticotes 15s, one saymarr 20s.	01	15	00
It Three wast Coats 15s, & one rideing Hood 5s.....	01	00	00
It 3 wimmines sleeues 5s 6d, It 3 aprones 6s 8d	00	12	02
It 3 blanketts for a Child & one pillow beare 4s 6d	00	04	6
It one Childs Coate 5s, 32 Clowts 18 d, 1 peyre of gloues & 2 Coyffs 18d.....	00	08	00
It one Capp & a swath 4s 6d, 1 peyre of stockings & shooes 1s 10d.....	00	06	4
It one pillow beare 6d, 3 Iron staples 15s.....	00	15	6
It 3 Chests, 4 platters 3 porringers, one pint pott 20s 6 trenchers 6d.....	01	00	6
It one Candlesticke, one Couerlid 20s, 1 peyre of Tongus & fire shonell 3s 6d..	1	03	6
It Could Chissell 5s, 6 wodden dishes 3s one hatt 2s 6d.....	00	10	6
It one frijap n & one steile box 4s, 6d, a Tramell 2s.	00	06	6

This Inventory taken & Goods apprised by Pendleton Fletcher & Phineas Hull, according to y^e best of y^r knowl-
 edg on the 3d of November 1684: Pendleton Fletcher/
 Phineas Hull/

further to bee Added/

It a box of 30s, p a debt due from Pendleton Fletcher 16s 8d.	04	06	8
It To a debt from Capt Frans Hooke due.....	04	14	0
It Land & Meddow Twenty pounds.....	20	00	0
	29	00	8

John Dauess

Phineas Hull

apprisers/

William Præsbury made oath to the uerity of this Inventory, & this all hee knows of at Present, & doth Ingage that If hee find any more hee will giue an Accop^t of it/ taken this 27th of Mareh 1685

before mee ffraancis Hooke Jus: pe:

A true Cobby of this Inventory so fare as I Could read & understand it transcribed out of y^e originall this 5th of Aprill 1685
 p Edw: Rishworth Re: Cor:

In the name of god Amen, this Twenty sixt day of September one thousand six hundred seaventy nine, I Thomas Withers the vnprofitable servant of god, though weake in body, yet of good & Perfect remembrance blessed be god, &

knowing y^t I am naturally borne to dy, & to pass from this transitory life, minding to put in order my Estate, to the Intent there should bee no striff for the same after my decease: I do here by make this to bee my true last & onely will, & testament in manner followeth/

Imp^{rs}: I commend my soule to almighty god, & his sonn Jesus Christ my sauio^r, in whose prætiuous blood I set y^e whoole & onely hope of my saluation, my body in hope of a Joyfull resurrection, I co^mitt to y^e earth to bee decently buried, & touching the distribution of my mortall goods, I dispose of as followeth/

I will all my debts should bee satisfyd/

I giue vnto my beloued wife Jane Withers, the one halfe of all y^t I haue, both of Land & Cattle, for y^e tearme of her life, vidz^t: too oxen, too Cows by name, starr & Jentle, & also my land next to Goodman Mendums, which I giue her dureing her life, & after wards to my daughter Mary/ also I giue vnto my sayd wife the vse of Eagle poynt, dureing her life, after wards to bee for euer my daughter Elizabeths; Also I giue vnto my wife all that Land on the Eastward side ouer against John Shapleighs, between John Hoole, & Lewis, dureing her life, & afterwards to bee my daughter Elizabeths/

I giue vnto my daughter Mary Ryce one Red Heffer/

I giue unto my two Grandchildren, Allexand^r & Aeilce Shapleigh one Red heffer/

I giue unto my sonn In law John Shapleigh a Necke of land Called Oake Poynt, with y^e Marsh next to his house/

I do by these Presents make & ordaine, by well beloued wife aboue mentioned, to bee my soole executrix of this my last will & testament, here by giueing & bequeathing unto her all the remajnd^r of my Estate, as househould stuff & else which is not mentioned in this my last will & testament In testimony of Which, I haue here vnto set my hand & seale this Twenty sixt day of Septem^{br}: 1679:

Thomas Withers (^{his} seale)

Francis Hooke testifys that y^e will on the other side was writt by him, & w^t was there written, was nothing but what Mr Thomas withers desired

The aboue written compared with the originall will hath divers fundament mistakes in it Augst 30th 1690 as attests
John Wincoll Recordr

[36] mee to write, to the uerity of which, I do here unto set my hand this 30th day of March 1685/

francis Hooke

Cap^t ffran^s Hooke testifys vpon his oath in Court to the treuth of this Euidence, aboue written relateing to Mr Withers his will, as Attests Edw : Rishworth ReCor :

I William Heynes beareing often Company with the Cheefe author of this Instrument, Mr Tho^s Withers by name, when I Preceiued him grow feeble & weakely, Ad- uised him to putt his worldly Estate in order, If hee had not, but hee tould mee at sometymys hee had, & I haue heard him Confess it to his wife & daughter/ but who had it I understood not/ but gathering often by his answers that Cap^t Hooke was the man hee depended vpon as his trustee & ouerseer/ witness my hand this 13th day of Febru : 84 :

Mr William Heynes came & made oath to the uerity aboue sayd this 13th of Febru : 168 $\frac{1}{2}$ Francis Hooke Jus : pe :

Mary Ryce aged 25 yeares or there abouts, sayth that about three Moenths before her father Mr Thom^s Withers Dyed, shee heard him say that hee had made his Will/ & further sayth not, taken vpon oath this 30th of March 1685 :

before mee ffrancis Hooke Jus : pe :

This euidence ownd in Court 1 : April 1685 :

Edw : Rishworth Re : Cor

A true Cobby of Mr Thomas Withers his will as on the other side, & of the euidences here aboue written transcribed out of the originall & y^rwith Compared this 8th day of April 1685 : p Edw : Rishworth ReCor :

At a Councill held at yorke for y^e Prouince of Mayn April 27th 1685/

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June 12th 1685 :

An Accompt of the Perticulars of the Estate of Jonathan Fletcher deceased, the 9th day of June 1685 :

	£	s	d
Inprs one new Cloath Coate at 1: 10: 00.....	01	10	00
It 1 ould broud Cloath Coate 10s, one ould Coate 6s.....	00	16	00
It other ould Cloath 6s, a Caster Hatt 20s	01	06	00
It one Whitte Jackett & a peyre of drawers & some necke cloaths.....	16	00	
It one ould hatt 12d, one bible 3s, one silner Clasp 2s.....	00	06	00
It One Gunn one powdr horne, & one ould belt all at.....	01	00	00
It 1 ould peyre of gloues 6d, too axes, too or 3 other small towls at 8s, one peyre of plow Irons halfe worne 6s.....	00	14	6

[37]

his home stall of house & three Acres of Land Inclosed one acre & halfe yr of broaken vp. with Corne yron, with 43 Acres of vacaut Land Joyneing to the sd Homestall, the whool house & Land Esteemed at.....	30	00	0
It bedding at 3: 06: 00, a small quantity of beife 3s: 4d.....	03	09	4
It one bedstead at 6s, 1 Chest 6s, a few wodden Implmts for housekeepg.....	0	17	0
It a spineing Whe-le with a little yarne 9s, a Meale bagg 2s.....	00	11	00
an horse bridle & saddle 4: 10: 0, 3 fowles at 18d.....	14	11	6
suma totalis:	45	17	4

Apprised by us Will: Gowen/
& James Emrey/

vera Copia of this Inventory transcribed & Compared this 2: of July 1685: p Edw: Rishworth Re: Cor:

Katterne Fletcher came before mee, this 14th of August 1685: & did Attest vpon oath y^t this is a true Inventory within written of all her deceased husbands Estate, to y^e best of her knowledg/ If afterwards any thing more come to her mind, vpon the same oath already taken shee will bring it in/ taken vpon oath at y^s Present date/

Edw: Rishworth Jus: pe:

vera Copia transcribed this 14: Aug^t 85:

p Edw: Rishworth ReCor:

Saco the 14th of August 1685:

Inventory of the Estate of Tobias Cawly deceased apprised by us Henery Smith, & Richard Peard/

Inprs 2 redd wast Coates, 6s, too blew shirts 5s	00	11	00
It 4 silke Hankerchers 6s, 2 Whitte Necke Cloath 18d.....	00	07	6
It a Parcell of ould Cast of Cloathes at 5s.....	00	05	0
It ½ a blew Rugg 3s, a gray hatt & a red hatband 6s.....	0	09	0
It Too EllElay shirts 10s, too peyre of whitte drawers 8s.....	0	18	00

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It Too whitte wast coates 10s one peyre searge Trowersers Coate 8s.....	0	18	00
It one searge Coate & briches 10s, 1 peyre of gloues 1 peyre Mittons 12d.....		11	00
It one peyre of britches 8s. 1 peyre of stockings 5s.....	0	13	00
It Tobā: 18s 6d bookes & shirts & Come 5s.....	01	03	6
It one peyre of bootes & one peyre of shooes 10s.....	0	10	0
It one peyre of shooes at 2s 6d.....	0	02	6
		<u>05</u>	<u>11</u> 6

The whose appraisem^t is five pounds seaven^s & six pence
as testifys Hene: Smith/ Richard Peard/

vera Copia transcribed out of y^e originall this seound of
Septemb^r 1685: p mee Edw: Rishworth ReCor:

An Inventory of the Estate of Mr George Munjoy, senior
deceased, being In the Townshipp of Falmouth in Casco
Bay, or Elsewhere as was apprised by us underwritten the
24th of Septem^{br} 1685:

	s	d
Inprs a Tract of Land at Tewissicke.....	030	00 00
It one Tract of Land bought of Thoms Brackett at.....	020	00 0
It a Tract of Land lijng at long Cricke, with Marsh to it.....	110	00 0
It an Ysland called house ysland at.....	030	00 0
It a Tract of Land at Pischataqua at.....	040	00 0
It An ysland Called Bastines ysland.....	020	00 0
It a Tract of Land on ye other side Ammongungon Riuer.....	020	00 0
		<u>£270</u> 00 0

Debts due to Geo: Munjoys Estate deceased/

Inprs Geo: Ingersall senior by bill	25	00	00
It Arther Hews.....	04	00	00
It Jo: Meane.....	02	12	00
It Jo: Mosier	01	08	00
It Elias Redding.....	12	00	00
It John Atwell.....	03	00	00
It Thomas Skilline.....	10	00	00
It Aron ffelt.....	02	12	00
It James Wiggins	00	13	03
It Anthony Brackett.....	01	05	00
It Thomas Brackett.....	02	04	00
It Jo: Whittefoote.....	03	08	6
It Robert Corbene.....	0	15	6
It Geo: Barnard.....	2	10	00
	<u>71</u>	<u>08</u>	<u>10</u>

A true Coppy of this Inven-
tory, with y^e Acçot y^runto
Annexed, transcribed out y^e
Originall & y^rwith Compared
this 6th day of Septemb^r 1685:
p Edw: Rishworth ReCor:

This Land aboue was by us apprised

Anthony Brackett William Rogers/

In the name of god Amen/

Rowland young Senjo^r of yorke in the Prouince of Mayne, declareth this to bee his last will & testament; I Rowland young aforesayd, being at this Present of a sound mind, & of a memory substantiall, though very sicke in body, & willing to dispose prudently of what god in his pleasure hath possest mee with all, declare as followeth/

first I bequeath my soule to god, that gaue it in & through y^e meritts of my deare Ld & saujo^r, Jesus Christ, in hopes of a Joyfull resurrection, at the great Tribunall: & my body to the earth y^r to bee Inter'd, in order & Decent buriall/

2ly I will that all my funerall Charges shall bee fully & duely payd, with all my other iust & due debts, which may appeare/

3: I will that my dearly, & beloued wife, Johanna young shall inioy all my Estate y^t I haue in this world, the same to possess & improue, & to take the full produce of from tyme to tyme, & at all tymes dureing the tyme of her naturall life, & If in case the produce of y^e same shall not bee a Competent measure for her Comfortable subsistance [38] I do hereby Impoure my well beloued to sell, aliene or dispose of all or any of my Estate, not yet disposed off, for y^t end, & shall desire any Court or seale or Judicature, in such case of extremity, to ayd & Assist my beloued wife y^rin, & also so to order that shee may haue a comfortable liuelyhood according to her Ranke, & quality out of y^e same/ And further I order my well beloued wife to will bequeath & dispose off what part of my Estate, shee shall leaue at her decease, to whom shee pleaseth; I also will the possession Present of all my Estate, houses Lands Marshes, or any or any thing y^r unto belonging to my dearely beloued wife, to whom I Committ soole execution, & Administration,


desireing this my wellbeloued wife to act as soole executrix,
 in all respects to see my last will & testament Performed/
 Signed & deliuered in the

Rowland young

Presence of,

his marke 

Jeremiah Mowlton/

his  marke/

Timothy Yealls/

Jeremiah Mowlton, & Tymothy yealls came before mee
 this 6th of Novebr 1685: & made oath that they see Row-
 land young signe the abouesd Instrum^t as his last will & tes-
 tament/ Taken vpon oath before mee John Dauess

Dep^{ty} President/

A true Copy of this will aboue written, transcribed &
 with y^e originall Compared this 24th day of Novemb^r 1685 :

p Edw : Rishworth Re : Cor :

An Inventory of the Estate of Rowland young of yorke
 deceased, taken by us whose names are vnderwritten, this
 25th of Sep^{ber} 1685 :

Inprs his weareing Cloaths.....	008	19	00
It for houses Lands & Marsh.....	140	00	00
It one small boate with what doth belong to her.....	010	00	00
It for a stage fishing house & flake rowme.....	003	05	00
It Cattle 2 stears, 4 Cows one Two yeareling Heffer.....	026	00	00
It three yearlings and Too Calfes at.....	005	00	00
It one horse three swine & foure piggs.....	006	10	00
It two Iron potts & one Irone Chissell at.....	001	10	00
It for pewter & a warmeingpan.....	000	15	00
It a frijngpan & one brass mortar at.....	000	05	00
It Tenn sheepe 4℄ for bedding six pounds 15s.....	010	15	00
It for a saw betle Rings & two axes at 20s.....	001	00	00
It one fowling peece at.....	002	00	0
It 2 Cheeses 6 Milke pans two butter potts.....	000	18	00
It one Churne Tubbs, pales, with other small things.....	005	05	0
It Cloath at the Weauers fourty shillings.....	002	00	00
	<hr/>		
	<hr/>		
	224	06	00

witness our hands Abra : Preble Arther

Bragdon/

Joane young came before us this 26th day of Septemb^r
 1685 & doth Attest vpon her oath y^t this is a true Inventory

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of y^e Estate of her husband lately deceased Rowland young senior to y^e best of her knowledg, & if any more of sd Estate shall afterwards appeare, by vertue of the same oath shee will bring it in/ John Dauess Dep^{ty} Presid^t

Edw : Rishworth Jus : pe :

A true Cobby of this Inventory within written transcribed & with the originall Compared this 24 : Novemb^r 1685 :

p Edw : Rishworth ReCor :

yorke 19th of December : 1685 : Wee whose names are here vnder written being Chosen by Mr Robert Eliett to prise the Estate of Samuell Frethy deceased, haueing prised as followeth vidz^t :

	£	s	d
22th Inprians to one 35s to one horse 4: 5: 00 	06	00	00
It 1 Chest & one peyre of shooes halfe worne at.....	00	09	00
It one Hatt & Ribbine 6s, 1 peyr of stockings 2s	00	08	00
It one peyre of Houes 12d, 2 ould shirts & one yd of lining all.....	00	04	00
It tocke 9d, a ball of Tyne 9d, 1 p yre Trusers 5s... ..	00	06	06
It a new bridle 2s 6d, a searge Coate 30s.....	01	12	06
It a Cloath Coate Twenty five shillings a Rugg 20s.....	02	05	00
It a pill ow 5s, Too hornes & ¼ lb of powder 3s 6d.....	00	08	06
It Canvice bed sacke 16s a Lyne 2s 6d.....	00	18	6
It 18 lb of Leade 6s, 20 Cod Hookes 2s 6d one horne 3d. .	00	08	9
It one pillow beare 3s a silke Necke Cloath 18d.....	00	04	6
It in a syth 2s 6d, a glass bottle 6 d.....	00	03	00
It 3 yds & ½ of searge 24s 6d, 3 yds of Callico 7s 6d.....	01	12	00
It one Come Case & saile Needles 5d, 7 doz buttons 4s 8d more buttons 15d.....	0	06	4
It one Chest locke & key the Goods are in.....	00	08	00
It 1 Raysor Inkehorne and too peyre of small Cisers.....	0	02	00
It 2 Kintalls & 76 lb of Cod fish at 26s 9d.....	01	06	9
It 3 quills & one hundred & 4 lb of Refuge fish 33s, 5d.....	01	13	5
It one Cow pray ed at foure pounds.....	04	00	0
March 17 One Rugg five shillings 5s, 2 peyr of stockings 2s 6d£	00	07	6
It a peyr of 2s, one barrell 9d one lyne at 2s.....	00	04	9
It 7 Hooke 14 d, 3 lynes, & one peece of a lyne 3s 8d.....	00	04	00
It one peyre of Canvice briches, & one ould Coate at.....	00	02	06
In the boate, & yrunto things belonging, that is say part of A Roade, } 18 fathome 2: 10: 00, one Iron pott 6s 6d			
In the boate 3 oars, 2 Mast bucketts & yds & Tackelling yrunto belonging, } & foure blockes 12d, one Mainesale 2£: 05s: 00d, foresale 9s, 1 Com- pass & buckett 6s			
	17	16	06
	41	12	10

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Sarah Tricky came before this Court vidz^t Cap^t Wincoll, Cap^t Frost & Edw : Rishworth ReCor & his Majestys Just^s at y^e Present date, & did Attest vpon her oath this to bee a true Inverity of her sonn John Trickys Estate, & afterwards any more appeare shee will bring it in vpon the same oath Edw : Rishworth Jus : pe :


vera Copia transcribed out of originall this 5th of June 1686 p Edw : Rishwort ReCor :

An Inventory of the Lands, Chattles & goods of William Gowen alias Smith late of Barwicke deceased, Aprill secund 1686 :

	£	s	d
Inprs his weareing Cloaths & apparell.....	05	00	0
It one dwelling house barne orchard with 60 acres of Land more or less with ye Addition.....	100	00	0
It one hundred Acres of Land liyng neare Yorke lyne.....	010	00	0
It thirty eight acres of Land by the third hill.....	005	00	0
It Sixty Acres of Land on ye South side of Sturgeon Cricke.....	025	00	0
It 5 oxen 15£, tenn Cows 22£ seaven three years ould 12£.....	049	00	0
It 5 cattle of Too years ould, and fine yearlings at 10£.....	010	00	0
It Too horses fine pounds & Thirtene swine 8£: 10s: 0.....	08	10	0
It In the fyre roume foure 4 gunnes and a backe sword.....	003	10	0
It 3 Iron potts & Hookes, 3 skelletts, Too friiupanes.....	002	04	0
It 14 earthen dishes & wood, a Wod-len Morter and some ould Twine.....	000	4	6
It 12 spoones, one spining wheele & Cards a Cettle too Chayrs & Lumber....	000	11	0
It 3 Tramells, Tonges, a smothering Iron & an hour glass at.....	00	10	0
It in the vpper chamber Wheate peas, & Indean Corne 20s, bed & bedding 40s	3	00	0
It Empty Caskes, bedsteads, 3 ould sines, & other Lumber 20s.....	01	00	0
It 2 sakes, 1 winnowing sheete 2 bare skines fine saws.....	01	05	0
It a broad axe & Adgs 6s, 4 Augurs 4 Chissells 6s, 1 square Compass & frow all 2s.....	0	14	0
It in ye yard 9 hows 10s, 5 axes 8s, 4 pitchforks 3s, 6 wedgs and a rule 6s.....	1	07	0
It 5 beetle Rings 2s, a sledg 12d, An Iron for horse tackleing 2s.....	0	05	0
It plow Irons 10s, wheels Cart & sleade 25s, 4 yoakes 4 Chaines & staples 1 peyre of Hooks 30s.....	3	05	0
It ould syths, sickles, tackling & an ould drawing kniffe....	00	05	00
It 1 ould saddle & bridle six shillings, & 2 Hamers 12d.....	00	07	00
In ye lower chamber a feather bed, bedstead bowlster 2 pillows Two peyre of sheets & one blankett, & one Rugg all at.....	04	00	00
A trundle bed 2 blanketts & a Rugg, and too feather pillows.....	01	00	00
It 3 Chests 10s one peyr of stillyards & a warmeing pan 4 glass bottles.....	00	16	0
It 1 bible & diuinity bookes 20s, new Cloath 40s, Cradle gally potts & salve 2s	03	02	0
It 6 pewter dishes 15s, 10 small peecs of pewter porringers & a Chamberpott.	01	00	0
It earthen potts, pannes, pailles trays cheese press 1 Churne barrell & lumber..	01	00	0
It flax tow & yarne 20s, one small Case of bottles & too Cheescs 4s.....	01	04	0

PART I, FOL. 40.

It beife & porke 15s, tallow & Lard 10s, Wool & Cotton 40s.....	03	05	0
It boards logs at seuerall places 20£. debts due to ye Estate six pounds.....	26	00	0
Moore in the Chamber 2 peyre of shirts & an ould hamaker, & a Table Cloath at.....	01	5	00
	<hr/>		
	265	09	00

Apprised this 21th of May 1686 : John Wincoll
 Nicholas frost/
 his marke 

Elizabeth Smith alias Gowen doth Attest vpon her oath
 that this Inventory aboue written, of William Smiths alias
 Gowein deceased is a true inventory to y^e best of her knowl-
 edg, & y^t If more do appeare afterwards vpon the same oath
 shee will bring it in/ Taken vpon oath in Court this 21th of
 May 1686 :

p Edw : Rishworth Re : Cor :

vera Copia transcribed & Compared, this 6th of June 1686 :

p Edw : Rishworth ReCor :

[40] An Inventory of the visible Estate of James Chad-
 borne, of the Town of Kittery, In the prouince of Mayne,
 lately deceased, apprised by us, whose names are vnder-
 written/ Dated 26 : March 1686/

	£		
Inprs his weareing apparell 6£ ould books 5s.....	06	05	00
It one feather bed & furniture Curtaines & bedsteade.....	10	00	00
It Too bedds with ould furniture in one Lodging.....	04	00	00
It a small Lodging for a boy 40s, one barrell of beife 30s... ..	03	10	00
It 3 buslls of Indean Corne 7s 6d, one Table Cloath 1 doz : Napkins 30s.....	01	17	06
It ½ dozen of ould Napkins 6s, 1 ould painted Callico Carpitt 6s.....	00	12	00
It one peyre of stocke Cards, 1 peyre of small Cards & a wheele at.....	00	09	00
It one Table 3 Cheyres 16s, & one Trundle bed stead 5s.....	01	01	00
It Two Iron potts 01 : 16 : 0, 1 brass Kettle 1 ould brass skellett 6s.....	02	02	00
It 3 water payles 3s, 1 peyre of Tramells, 1 peyre of tonges 1 spitt 9s.....	0	12	00
It one ould frijngpane & some other Impluts about ye house.....	00	11	00
It A Parcell of ould Iron Towles about ye house.....	02	15	06
It Too grindstoons 16s, ould sleads 20s, an ould axe 18 6d.....	01	17	06
It Logg Wheeles 50s, yoakes and Chaines & a Cleuis 14s.....	03	04	00
It 17 Cattle at 31 : 13 : 00, but Abigaile Heard's portion taken out, yn remains..	11	13	00
	<hr/>		
	£50	09	06
It 8 swine 5£:10:00, 1 Chest 2 sakes 13s 6d, his house & land bought of Nathell Lord, & joynes to John Heard's farme at Sturgeon Crieke, Twenty too pounds, 1 tenant Saw 5s.....	28	08	06
	<hr/>		
	78	18	00

afterwards shee vpon the same oath will giue it in/ taken in
Court 1 : of Aprill 1679 : as Attests Edw : Rishworth

ReCor :

[41] An Inventory of the Estate of Nathaniell Trustrum
deceased, taken this 4th of March 167^s

	£	s	d
The house land & Marsh apprized at.....	12	00	00
It one Gale & halfe of one Gale.....	06	00	00
It 2 shirts 5s, one brass Kettle 25s, 3 5cs, 1 Iron square 2s.....	04	02	0
It barrells of Indean Corne 14s, 1 busll of meale 2s 6d one bridle 5s.....	01	01	6
It one Hatt 8s, 2 yds ½ of searge 15s, 4 yds Dimitty 8s.....	01	11	0
It 1 peyre of Dimitty breeches, 1 shirt 2 Necke Cloaths, 2 handkerchiefs.....	0	14	0
It bla: Coate 30s, one peyre of french fall shoes fine & 6d.....	01	15	6
It 2 pistolls & one peyre of Howsters at 18s.....	00	18	0
	<hr/>		
	28	02	0
It more 1 yd of Curle 18d, one Hamers & 2 Raysors 4s			
It one peyre of shott moulds 5s, one fyle 6d Molesses 11s.....	01	02	0
It 1 booke 18d, buttons & Silke 2s.....	00	03	6
It 1 Cow one Calfe & yeareling 6£: 5: 00, one horse at 3£, 10s, 0d.....	09	15	0
It An halfe boate & furniture 7£ an ould Raper at 3s.....	07	03	0
It an ould Chest at 2s.....	00	02	0
	<hr/>		
	46	07	6

A true Copsy transcribed & Compared with y^e originall
this 11th of Aprill 1679 : p Edw : Rishworth ReCor :

March 4th 167^s

An Inventory taken of the Estate of Ralph Trustrum
late of Winter harbour deceased/

Inprs Too feather bedds one bowlster 5£ 6 blanketts one Rugg 30s }			
It 2 shirts 6s one pott & Crookes 12s, one Iron Kettle 2s 6d }	07	10	6
It one brass Kettle 7s, 1 frijupane 7s, 1 pewter flaggon bason & plate 8s.....	01	02	0
It 1 peyre of Andirons 1 fyre shouell 6s, 2 Hatts 8s, 1 Chamberpott 3s.....	00	17	0
It 1 brass skellett 3s iron Crookes & hangers 3s, ould spike & nayls 2s.....	00	08	0
It Cross cutt saws & 1 peyre of shoes 9s 6d.....	00	09	6
It 3 Towells 18d 1 plow share a Copps yoaks staples & rings 8s.....	00	09	6
It 1 skirt 1 s, the house goods & Meddow 60£.....	60	10	0
It the house stage & moreing 16£ to halfe an yeareling at 15s.....	16	15	0
It to one halfe of a boate and frniture 7£ one Grindstoone & a Rugg 36s.....	08	16	0
It 2 Whitte blanketts 20s, 8 yds sleasy holland 24s. 3s p yd.....	02	04	0
It 2 ould sheets 5s, 6 napkines 20s, 3 pillow bears 1 table Cloath 8s.....	01	13	0
It 7 pewter platters & one bason 21s, 3 porrengers 3s, 1 pewter pott & 6 platts 7s	01	13	0
It 3 panted dishes 2s, an ould chest 4s, to 1 whit shift & a blew scarfe 7s.....	0	13	0
It an ould silke Necke Cloath 2s, 3 Cod lynes 9s 1 dozen of Cod hookes 5s.....	00	16	0
It 1 bible & 4 small bookes 12s, to one new hatt 10s.....	01	02	0
It 2 peyre of drawers 1 peyre of briches, one Coate & wast Coate all at.....	02	00	0
It one bed & bowlster 3£, 5s, 0, one Iron pott & Kettle 25s, 1 barrell of oyle 22s	05	12	0
It 2 Chests 2s, to a quantity of Molosses 11s too Iron Wedges 2s.....	00	15	0
	<hr/>		
	113	03	06

PART I, FOL. 41.

Dominicus Jordan giveth in vpon his oath y^t this is true Inventory of Ralph Trustrum his Estate deceased, & if hee find any more belonging thereunto vpon the same oath hee will bring it in/

Taken in Court 1 : Aprill 1679 : as Attests

Edw : Rishworth ReCor :

vera Copia transcribed & Compared this 12th of Aprill 1679 :
p Edw : Rishworth Re : Cor :

Winter Harbour Janv : 25th 167⁸/₉ An Inventory taken of the Estate of Benjã : Trustrum/

	one ye	other side.....	45	9	6
Inprs 114 yds of Canvice at 20d p yd 9: 10: 00	13 new Cod lynes	new 3s p Line			
01: 13: 00			11	09	00
It 7 doz: of Hookes at 2s p doz 14s 6 fishing lines apprised 8s			01	02	00
It 6 yds of Colord Callico 6s, a Compass 2s, 1 Razer 3s			00	11	00
It powder 18d about 80lb of shott at 3d p lb 20s, 3 ould lynes 3s a Nett 30s			02	14	6
It Ditto 15s, 2 new lynes 5s, 6 barells of Macharell at 16s p barrell 4: 16: 0			05	16	00
It Three barre'ls of porke at nine pounds			09	00	0
It 4 barells ½ of Tarr 27s, 72lb of Cordidge 6d p lb, 3: 6: 0			04	13	0
It Three new Empty barells 6s, 5 9 Inch blockes 3s, 9d, 5 6 Inch blocks 2s 6d			00	12	3
It 4 7 Inch Blockes 2s 4d, Judgd about 11 Hogshheads of sault 8£: 5: 0			08	07	4
It foure pounds of Twine 6s, 2 squid lyns 3s			00	09	00
It 13 doz: ½ of pewter buttones 9s 11 glasses at 6d p glass 5s 6d			00	14	6
It 12 rings 2s, 3 doz: of Hookes 8s, 9d, 10), 3 qrs 18d nales, 2s 7d			00	13	04
It 2C: 3qr: 6lbs of bread at 16s p C, 45s, 2 Cows & 2 yeareling Calfs 9: 10: 0 in Jon Sargents hands			11	15	00
fish to bee Weighd at Present Judgd to bee 25 quills					
It one New Anker 25s, one ould Grapuell at 1d ½ p lb 7s 6d			01	12	6
			59	09	11
It A Deck'd boate, Roade 2 Ankers fore sale & aprttenances					
It & one shallope, 1 Roade 2 Ankers Mayne sale & Riggine ualewd			45	00	0
			104	09	11


These to whome these may Concerne do testify y^t I Syluanus Danis did take y^e Inventory aboue expressed, for y^e behalfe of Major Tho^s Clarke of Boston, the sd Clarke to Administer on sd Estate, & to giue an Accom^t to y^e Court & y^r to giue a Just Accom^t to the whoole disposing of the sd Estate, as aboue expressed, & w^t else shall appeare, that y^e


sd Clarke shall receive vpon y^e Accōt of sd Estate, as witness my hand this 25th of Janva : 1678 : p mee Siluanus Daus


agent for Major Tho^s Clarke /

This is a True Copsy as Attests/ Siluanus Daus /

More one Gunn 20s one gunne 10s | 01 10 00
 One halfe of the house & Stage Rowme, belonging to Ralph Trustrum, hee gaue ye halfe to Benja: Trustrum | 08:00:0 |

Bryan Pendleton
 John Sargeant his
 marke 

as Attests John Sargeant his The 2 new Lines In the
 marke  Inventory is Geo : Joanes /

George Joanes his marke 

more 50lb of Lead at 3d plb 12 6
 19 gallons of wine at 20d p
 Gallon..... 01 11 8
02 4 2

01 10 00
 08 00 00
2 04 2
 11 14 02

besids the fish not as yett apprised /

104 9 11
11 14 2

Total some is

116 04 01

A true Copsy of this Inventory transcribed & with the originall Compared, the 21th of April 1679 :

p Edw : Rishworth ReCor :

[42] April third 1679 :

An Inventory of the Lands of Mr Henery Norton formerly deceased /

The Land & Pasture lijing at ye home Lott about 9 or tenn Acres more or less. Tenn Acres of vpland on ye North side of Scituate high way granted by Mr.

Will: Hooke, part yrof planted & Improued.....

Tenn Acres granted by the Town on the sam: side of Scituate high way.....

Twenty acres of vpland granted by the Town of yorke lijing behind Scituate feild part wrof was planted and improued.....

Six acres more of vpland was granted by Mr. Vines being on the North side of Scituate high way.....

One Parcell of Marsh lijing on the North West branch of the East side of yorke Riuer.....

About the quantity of fiue or six Acres of Meddow more or less, lijing from or by the Mouth of the ould Mill Cricke on the South side of Yorke Riuer, so fare vp the sd Riuer as Mr. Rishworths Marsh ouer against Allexandr Maxells.....

fourty Acres of vpland upon the South west branch of the Easterne side of Yorke Riuer granted by Mr. Godfrey, Adjoyneing to ye side of Phillip Addams his Land.....

It Sixty Acres of Land lijing upon the South West side of of Cape Nuttacke Riuer, between Siluester Stouers Land & the Land of Nichols Greene & part thereof lijing at ye head of Nicholas Greens his lot of vpland.....

A true Cobby transcribed & Compared with the originall,
this 15th of August 1679 : p Edw : Rishworth Re :Cor :

[The second page of this folio is blank]

[43] Kittery in the county of yorke
1675 July 22

Know all men by these presents that I Thomas Wither of the same towne and Countrey aforesaid haue and doe by these presents giue vnto my Daughter Mary and Thomas Rice her husband in consideration of their Marriage after my Decease a tract of land lieing and being on the north-east side of pascatque river where the said Withers now dwells begining at the Water side at the corner of Robert Mendums orchard and so to Goe on a northeast line 276 rod to a bound marke tree which is the bound-marke betweene the said Withers & Mendum and from y^t corner tree to a marke tree y^t is the wester bounds of Eagle point lott and so far as the said Withers his land goes, to the southermost extent of his breadth that way and then the breadth being Measured over the neck Justly I doe hereby these presents giue vnto my sone in law Thomas Rice & Mary his wife in Consideration of their Marriage after my Decease, the one halfe of the foresd tract of land vnto the said Thomas & Mary his wife vnto them their heires executors Administrators ore assignes for ever from me my heires executors administrators & assignes ore any from by ore vnder mee whatsoever with all the priueledges therevnto belonging ore any way appertayning with all the houseing Gardens orchards, feilds, meadows, pastures timber woods vnder woods, and whatsoever therevnto belongeth vnto the only vse and behoofe of the sd Thomas Rice and Mary his wife for their heires and Assignes forever from me my heires executors or assignes whatsoever and furthermore the

said Withers doth Ingadge myselfe for the said premises
 be free and Clearer from all bargaines Gifts Grants mort-
 gadges sales whatsoever from all manner of psons for ever in
 Witness my hand and seale the Day and yeare aboue
 written

Witnes

Tho Withers

John Deament

(^a
seale)

Sam^{ll} Knight

february the 25 1688

Jn^o Diamond and Samuell Knight personally appeared
 before me and made oath that they saw Thomas Withers
 signe seale and deliver the aboue Instrument as his act &
 deed and that M^{rs} Jane Withers his Wife and their Daugh-
 ter Elizabeth was present and heard the same read and
 shewed no dislike therat but seemed verry well satisfied
 therewith :

Francis Hooke Just. pe

The aboue written is a true Coppie of the original^d Deed
 of Tho Withers to his sone and daughter Rice with the witt-
 nesses oathes thereto as attests

July 29th 1690//

John Wincoll Record^r

[43^a] page (1)

[The first page of this folio is blank]

July 27th
 1686

An Inventory of the Estate of John Moor
 deceased as it was taken & apprized by us und^r-
 written

	£	s	d
To a Catch & furniture now riding in ye Road.....	55	00	00
To 85 Qt of Summer at 10s p Quintall.....	45	00	00
To one Canoa, & Gundeloa.....	03	00	00
To one Iron Beame for gt Skailles.....	01	00	00
To one dwelling house & Land with othr small buildings.....	80	00	00
To 50 Acres of Land in Spruce Crick.....	60	00	00
To 11 Penter Platters & a Bason.....	02	08	00
To 6 plates 5 porringers, one Candlestick & other pentr.....	00	18	00

PART I, FOL. 43^b.

To a Iron pot, a Kettle, & frying pan.....	01	03	00
To 3 Iron Wedges, 2 beetle Rings, & ould Ax.....	00	07	00
To a table board, 6 chayrs, & other old wooden ware.....	01	00	00
To 3 feather beds, with their furniture much worne.....	18	00	00
To 2 Chests, one Cupboard.....	02	00	00
To one Warming pan.....	00	07	00
To his wearing Cloaths.....	08	00	00
To 12 yds of Serge.....	02	00	00
To a silver Tanker, a Beaker, 2 dram cups, four sillver spoones.....	09	00	00
To a Qradrant scale & other sea Instruments	01	00	00
To peices of Kentin & bream.....	02	10	00
To Cows 8£, 2 yearlings 45s, a Mare 2£, 15s, 0 4 swine at 3£, 15s, 0d	18	10	00
	<hr/>		
	£321	08	00

William Screven.

Roger Dearing.

A true Copy of the Originall Inventory transcribed, & compared by me this 8th of October 1686

Tho: Scottow Cleric^s

One line left out in the Inventory as above

To Service of one Servtman being one year..... 00 10 00
which sd sum makes up the Totall, 321£ 8s

as above p me Tho Scottow Clericum.

[43^b] [The first page of this folio is blank.]

An Inventory of the lands and Chattells of Samucll Lord late of Barwick Deceased November 20th 1689//

	£	s	d
His wearing Cloathes.....	05	00	00
a Dwelling house barne & fortie acres of land adjoining to it.....	36	00	00
Two oxen at.....	06	10	00
Two Heifers.....	03	00	00
One Cow	02	05	00
Two Calves.....	01	10	00
The halfe of a grindlestone.....	00	02	00
	<hr/>		
	54	07	00

Apprised this first Day of march 16⁸⁹/₉

By vs

John Wincoll

Benjamin Barnard

Abraham Lord presented the aboue Inventory to the Court of sessions and tooke oath to the truth of it and If any more estate appeare that he will ad it therevnto: March 4th 16⁸⁹/₉ as Attests

John Wincoll Cleric[~]:

The above written is a true Coppy of the originall Inventory & therewith Compared this 18th Day of of February 16⁹⁰/₁ p me John Wincoll Record^r

[44] An Inventory of the Estate of John Endell late of y^e town of Kittery in the province of mayne Deceased Taken and apprized the 7th Day of July 1690//

Inprs one new sarge coate & one old Coate & jaquet.....	01	14	06
Two old Hats.....	30	02	06
one pair of shoes.....	00	02	06
four yards of Lijen cloath at 20d p yard.....	00	06	08
A small remnant of fustian.....	00	01	03
a sword belt & bandeliers.....	00	08	00
Three powder hornes a qur of a pound of poudre Shot puch bullets & other small trifles.....	00	02	00
one paire of Sarge britches.....	00	02	00
one red Wascoate.....	00	04	00
one old Stuff coate.....	00	02	06
one old Carsey coate 5s & one old Jaquett.....	00	05	06
two shirts and two air of Drawers.....	00	08	00
one old p of stockens.	00	00	06
Two heifers and two calves.....	03	10	00
Seaven old ewes & 4 Lambs.....	01	13	00
Two horses.....	05	00	00
one old axe.....	00	01	00
Two old Neckcloathes.....	00	00	04
a parcell of sheeps wooll vnwashed.....	00	07	00
one syth.....	00	03	06
a parcell of Timber.....	01	00	00
Seaven pigs.....	03	10	00
one White Wastcoate.....	00	07	00
	<hr/>		
Suma totalis.....	19	16	09

p the marke of: Nic^s  Weekes } Apri
William Hooke } zers

Province
of mayn

A true Coppie of the originall Inventory Transcribed & compared July. 30th 1690//
p me John Wincoll Record^r


Know all men by these p^rsents that I Walter Boaden fisherman of the Iles of Showles viz: of Smuttinose in the countie of portsmouth being by Gods providence at the house


of George Litten of the towne of Kittery in the Countie of yorke & of firme memory & Vnderstanding Doe make this my last will and testam^t viz^t :

Inprimis I Dispose of my outward Estate in maner as followeth viz^t : my will is that all my debts be duely and truely paid by my Executor

2. I giue & bequeath all my estate whatsoever vnto my verry Loving friends George Litten and Sarah his Wife & my Will is that all those that haue any estate of mine in their custodie or that Doe owe any Debt vnto me Doe deliver & pay the same vnto the sd Litten or his Wife after my Decease vppon their demand or either of them their heires Executors Admis^{trs} or Assignes in species as the same is to be delivered or paid vnto me

3^d I doe Nomi^{te} and appoint the abouesd George Litton of the town of Kittery in the Countie of yorke to be the Executor to this min Last will & testament and doe here by Injoine him faithfully to performe all and every of the premises aboue mentioned in^o Wittnes Whereof I haue here vnto set my hand and seale the eighteenth Day of Seb^t^{br} in the yea^re of o^r lord god one thousand six hundr^d seventy six

The Marke of  John Shepard

The Marke of  John Morgradge

John Morgradg & John Shepard appeared before vs & tooke oath that they saw Walter Boaden signe and deliver the aboue written as his last Will & tes^t he being then in a disposing capacitie this 7th day of May 1690

Francis Hooke John Winecoll : Jus^{tes} of peac
As attest Jn^o Winecoll Cleric^o :

The aboue written is a true coppie of the original will and witnesses oathes transcribed & compared this 30th Day of July 1690//

John Winecoll Record^r

The Chest & goods of Walter Boaden apprized by John Shepard & John Alcock vppon their oath May 7th 1690 amounts to 14£. 1s. 2d as attests Jn^o Wincoll: Cleric[~]

[45] Province An Inventory of the Estate of Joseph of main Whinick late of Scarborough deceased

Imprs 2 Iron pots and pot hookes.....	00	15	00
a water bucket and a ladle.....	00	01	00
2 Woodden Dishes and a crooke.....	00	02	00
a heifer of two yeares old.....	01	10	00
a young cow.....	02	00	00
	04	08	06

Apprized July 15 1690 p vs Elihu Crocket
Joseph Crocket

Sarah Whinick relict of the aboue Joseph Whinick appeared before Francis Hooke & John Wincoll Just^{ces} of the peace & gaue oath that the aboue written is a true Inventory of the estate of her husband Joseph Whinick deceased & If any more shall appeare shee will ad it hervnto

July 15 1690 : as attests John Wincoll Cleric[~]

Sarah Whinicke & Elihu Crocket bind themselues to our soveraigne lord the King in the penall sum of eight pound seaventeene shillings sterling that the said Sarah Whinick shall administer on sd estate according to law/ July 15 1690/ as Attests Jn^o Wincoll Cleric[~]

The aboue written are true Coppies of y^r originalls Transcribed & compared July 30 1690//


p me John Wincoll Record^r

To all Christian people to whom these presents shall Come Wee James Gibbons of the towne of Kittery in the province of maine And Thomas Gibbons sone and heire to the said

PART I, FOL. 45.

James Gibbons send Greeting &c: Know ye that wee the said Thomas and James for and in Consideration of the Naturall loue & affection wee haue and doe beare vnto Elizabeth Sharpe Daughter to the said James Gibbons, sister to the said Thomas Gibbons and Grandchild to M^r Thomas Lewes deceasd Haue Giuen & Granted and by these presents doe Giue grant Enfeoffe and confirme vnto the said Elizabeth Sharpe and her heires for ever All that tract or parcell of Land Containing about one Hundred acres lyeing and being in the town of Sacoe in the foresaid province bounded with Sacoe river on the Southwest, land of Hubertus Mattoon on the northwest, and land late in the possession of Edmond Andrewes on the South part thereof, together with a parcell of Marsh adjoining to y^e sd land lyeing between the sd land and the sd river of an equall breadth with the sd land, And also one other parcell of marsh lieing in the said town of Sacoe bounded with a run of water cōmonly called fresh water Crick on the Southwest and Marsh of John Bonigtons on the Northwest part therof together with all wayes, waters water courses woods vnderwoods cōmons profits priuiledges and advantages whatsoever to the same belonging or in any wise apertayning And the reversion and reuertions Remainder and Remainders therof and all the Estate right title and Interest of vs the said James Gibbons and Thomas Gibbons or either of vs of in or to the said parcells of land and marsh or any part therof, To Haue and To Hold all and singular the said parcells of land and marsh vnto the said Elizabeth Sharp for and during her Naturall life and after her Decease the one moyety or halfe part thereof to be equally deuided amongst so many of the Children of the sd Elizabeth Sharp as shall be then liveing, to them and their heires and assignes for ever and the other moyetic to the proper heires of the said Elizabeth Sharp for ever and to and for none other vses intents

or purposes whatsoever And further wee the said Thomas
 • Gibbons and James Gibbons and our heires all and singular
 the abouesaid hereby giuen and granted parcells of land and
 Marsh to the said Elizabeth and her heires to the vses
 aforesaid against all people shall and will-warrant and for-
 ever defend by these presents: And further Know ye that
 wee the said James and Thomas haue put the said Elizabeth
 Sharp in possession of the sd premises In Witness wherof
 wee haue herevnto set our hands and seales [46] the seaven-
 teenth Day of July in the yeare of our lord God one thou-
 sand Six hundred and ninety/

The marke of
 James  Gibbons
 (seale)

Sealed and delivered by the within named
 James Gibbons in the presence of vs

John Wincoll
 Elihu Gunnison
 William Hooke

Memorandum that this day being
 the eighteenth Day of July
 Año dom̄ one thousand six hun-
 dred ninety the within named
 Thomas Gibbons gaue his free
 consent to the within writeing
 and relinquished all his right
 and title to the within land and
 Marsh and did then Engadge
 for himselfe and his Heires not
 to molest or trouble the said
 Elizabeth Sharp or her heires
 in the possession or enjoyment
 of the said premises/ Before mee
 & in the presence of Francis Hooke Just pea
 John Wincoll
 William Hooke

July 18th 1690

James Gibbons person-
 ally appeared before
 me and owned the
 within Instrument to
 be his act and Deed
 Francis Hooke
 Just pea

PART I, FOL. 46.

Province of main : This is a true Coppie of the originall Deed as it is written in parchment and now transcribed and therewith compared this first Day of August 1690 p me John Wincoll Record^r

The last Will and testament of John Bray of Kittery in the province of maine in New England

January 22. 1688.89

In the name of god Amen

I John Bray being sensible of my frailty of mortallitie & yet retaining my perfect reason & vnderstanding for the preventing of all trouble about the worldly estate that god hath blessed me with I doe constitute and appoint this following as my last will and testament

Imp: I doe giue vnto my loueing Wife Joan Bray the house in Plimouth in England & the rent of it to be hers & at her Dispose only with y^t limitation that it goe to some of my Children at her Decease/ Also I giue vnto my loueing Wife Joan Bray the new end of my now Dwelling house in Kittery Dureing the terme of her naturall life and at her Decease I giue it to my son John

It. I giue vnto my sone John Bray my fiftie acres of land or thereabout giuen to me by the towne adioining to Capt Hookes land lieing spruce creeke Also I giue vnto my sone John the Midle part of my now Dwelling house adjoining to the new end and my building yard & the bed and Chest & Court Cubbard that stands in the Esterly end of my house & this in reference to wages Due to him Also I doe freely to my sone John al my tooles Instruments and tackling y^t belongs to building of vessells

3 I giue to my wife Joan Bray & to my sone John Bray Jointly and equally in partnership my farme at braueboat harbour vpland & marsh except so much marsh as hereafter

excepted & otherwise Disposed/ also I giue to my wife and sone the land belonging to my house being about 24 acres in Joint & equall partnership excepting the building yard before expressed & what shall be afterwards excepted Also I giue to my wife and son Jointly my 2 barnes & all my stock & all my household goods excepting what is before giuen to my son Distinctly & what shall be afterward Excepted

4 I giue to my daughter Joan Dearing y^e one halfe of y^t piece of marsh y^t lies betweene 2 points at braueboat harbour Also I giue her a piece of land lieing in the southeast corner of my land ouer against my house runing from the said corner to the barrs & backe to the old fence be it two acres more or less with this proviso that after her Decease both these parcells of land revert & returne to her Eldest sone John Dearing

5. I doe giue to my Daughter Margery Pepperill besides the land already giuen the other halfe of that peece of marsh lieing between 2 points at braue boat harbour aboue mentioned which after her decease is to revert & returne to her sone Andrew Pepperill

6 I doe giue to my Daughter Mary Bray a peice of marsh lyeing at brauboaat harbour bought of John Andrews and his mother only reseruing a highway for the carrieing of timber and hay, also I giue her the Grassie feild at the northeast corner of my land lieing ouer against my house from the back Creeke [47] to the land giuen my Daughter Deering and westward to the old fence Also I giue her part of my Dwelling house viz^t: the leantoo & Chamber ouer it & the east roome & as much of the chamber as is ouer that yet it is to be vnderstood that If the said Mary Dye without heires of her body y^t what is giuen to her shall at her decease revert & returne to my son John Bray and his heires. Also it is my Will that when she comes to be Married shee shall

haue one of my cowes, And further that shee shall haue the one halfe of the Garden that we now Emproue

And lastly it is my Will that all my debts should be paid and al y^t is that is owing to me should be receiued by my wife Joan Bray and by my sone John Bray whom I doe desire & appoint to Execute this my last will & testament And it is my desire that Cap^t: Francis Hooke and M^r Benj: Woodbridge may be overseers

Witnesses Benj: Woodbridge
Francis Hooke

John Bray (^aseale)

Memoran^d: that this Day being the 15th Day of July 1690 m^r Benjamin Woodbridge personally appeared before me and made oath that the within written Will was written by this deponent and dictated by the testator and y^t he saw the sd testator m^r John Bray deceased signe and seale y^e same as his act and Deed and that he was at that time Compos Mentis and not any wayes disturbed in his mind but as full in his sences as at any other time of his

M^r Benjamin Woodbridge
owned his aboute oath
before mee

Francis Hooke Just: pea:
John Winecoll Jus: pea

Cap^t Francis Hooke Gaue oath in Court July: 15: 1690 that he was present and saw the within named testator John Bray signe seale and deliver the within Instrument as his last Will and testament when he was in a Disposeing Capacitie

as attests John Winecoll Record^r

Province of
maine

This is a true Coppie of the originall Will and of the probat therof transcribed and therewith Compared this first Day of August 1690:

p me John Winecoll Record^r

PART I, FOL. 47.

An Inventory of the lands tenements & Chattells of Mr
John Bray Deceased : New England January 31 1690

	£
Imprimis The home lott of land qty 24 acres apprised at 20s p acre.....	24 00 00
The lot of land lying at bradford harbour qty 116 acres of vpland and Marsh at 5s p acre vpland marsh 40s p acre.....	60 00 00
The lot of land at spruse creeke qty 50 acres at 5s an acre.....	07 10 00
All they housing and Tenements.....	100 00 00
Foure oxen 3 cowes & 1 heifer 2 horses 1 mare 2 steares of 2 yeares old 1 of a year old 14 yewes.....	030 10 00

Household goods

In the Haul some Goods and furniture.....	030 00 05
In the Linto Chamber.....	005 03 00
In the Kitching brass puter Iron pots & other nesesarys.....	020 09 00
In the bed Chamber.....	005 17 00
In the Haul Chamber.....	006 00 07
In the porch Chamber.....	002 10 00
Plate 9 peeces.....	009 00 00
four e hogs 2 yeares old, 3 ditto of a yeare old.....	005 10 00
	306 10 00

A true appraisment made by William Fernald

Roger Dering

John Bly/

July : 15th 1690

M^{rs} Joan Bray appeared before vs and gaue oath that the
within writen Inventory is a true Inventory of the estate of
her Husband John Bray late of Kittery deceased and If
any more Estate shall hereafter appeare that shee will ad it
herevnto

Province of maine

Francis Hooke } Justices

John Winecoll } of y^e peace

as attests John Winecoll Cleric^r

This is a true eoppie of the originall Inventory & oath
transcribed and therwith compared August 2^d 1690/

p me John Winecoll Record^r

[48] To all Christian people to whom this Deed of morgage shall Come Nathaniell ffryer of piscataway river in New England Merch^t sendeth Greeting Know ye that I the said Nathaniell ffryer for and in Consideration of the sume of four hundred pounds in Curant money of New England to him in hand well and truly paid by Robert Bronsdone of Boston in New England aforesaid Merch^t the receite wherof he doth hereby acknowledge and himselfe therewith to be fully satisfied and contented and therof and of & from every part and parcell thereof for himselfe his heires Executors and Administrators doth Exoñate acquit and discharge the said Robert Bronsdon his heires Executors Administrators and assignes firmly and forever by these presents hath Giuen Granted bargained sould Aliened Infeoffed & Confirmed And by these presents doth fully freely Clearely and absolutely Giue grant bargaine sell Alien Infeoffee Convey & Confirme vnto the sd Robert Bronsdon his Heires Executors and Assigns all that his Island scittuate lieing and being on the Eastern side and at the mouth of the said river Commonly Called and Known by the name of Champeroons Iland which he the said which hee the said ffryer bought of Capt ffrañcis Champeroone of piscataway river aforso Gen^t: containing one thousand acres of land be it more or less Excepting Eightie acres of land lieing vppon the said Iland which the said ffryer hath giuen vnto his sone in law John Hinckes together with all houseing and buildings vpon y^e sd Iland & all the land as well vpland as marsh or meadow sault and fresh to sd Iland belonging and all the wood vnderwood timber and timber trees mines mineralls liberties priuiledges Immunities and appertenances w^tsoever to the said Iland belonging or in any wise appertaining and also all the stock of cattle both great and small being vppon the sd Iland to say twentie cowes three breeding mares foure oxen

This is a copie of a Deed Brought to me by Major Davese Deft president and Entred into the records this 27th Day of August 1690 p me John Wincoff Recordr

foure and twentie sheepe foure hogges and all other Cattle
 now being vppon the said said Iland of what Kind soever
 all which Iland Excepting as before excepted and all other
 the afore bargained premises and Appurtenances he the said
 Robert Bronsdon his to haue and to hold and peacably to
 possess and to him his heires Executors Administrators and
 assignes forever to his and their sole and proper vse benefit
 and behoofe from henceforth for ever and the said Nathaniell
 ffryer for himselfe his heires Executors and Administrators
 doth covenant promise and grant to and with the said Robert
 Bronsdon his heires his heires Executors Administrators and
 assignes that he the said Nathaniell ffryer is the true right
 sole and proper owner of the aforesd Iland and of all and
 singular other the bargained premises and appurtenances and
 hath in himselfe full power good right and lawfull authoritie
 the same to giue grant bargane sell alien and confirme vnto
 the sd Robert Bronsdon his heires Executors and assignes in
 manner as aforesd and that the sd Iland and all other the bar-
 gained premises and appertenances, Excepting as before Ex-
 cepted are at the sealing and Delivering of these presents free
 and Cleare and Clearly acquitted and Discharged off and
 from all former and other Gifts grants bargains sales leases
 morgadges Inventories Dowryes Wills Entailes Judgments
 Executions titles troubles acts alienations and Incom-
 brances whatsoever and that y^e sd Robert Bronsdon his
 heires Executors and Administrators shall and may from
 henceforth for ever hereafter peaceably and quietly haue
 hold vse Emproue posses and Enjoy the aforsd Iland and
 other the aboue bargained premises and appertenances
 without the lett trouble hindrance Molestation or Dis-
 turbance of him the said Nathaniell ffryer his heires Ex-
 ecutor Administrators or assignes or of any other parson
 lawfully Claiminge any right thereto or Interest therein from
 by or vnder them or any or either of them and that hee the
 said Nathaniell ffryer shall and will warrant the said Iland

and other the barganed premises to him the said Robert Bronsdon his heires Executors and assignes for ever by these presents, Provided allwayes and it is the true intent of these presents that If the sd ffryer his heires Executors administrators or assigns doe doe or shall well and truely pay or cause to be paid vnto the aboue named Robert Bronsdon or to his attorney his heires Executors Administrators and assignes the full and whole summ of four hundred Eighty and five pounds in Currant Mony of New England at or before the five and twentieth Day of october which will be in the yeare of our lord one thousand six hundred and ninety one with the Interest that shall be due vppon all to be paid in bosto aforesaid and the Interest after the rate of six p cent at the end of every twelue month during the sd terme then this Deed of Morgage is to be vtterly void and of none Effect to all intents and purposes But in default therof to stand remaine and abide in full pouer force strength and vertue in witness whereof the sd Nathaniell ffryer hath herevnto set his hand and seale this six and twenty Day of october Anno Domine 1688/ Anoque Regis Jacobi Secundi Angle & quarto

Signed sealed & deliv^d

in y^e p^rsence of vs

Jonathan Evans

Josèph Bronsdon

Thomas Kemble

Acknowledged y^e 26 Memorandum y^t wheras there is mentioned aboue all other Catle of what
of october 1688 the Kind soever it is to be vnderstood
instrument aboue written y^t y^e s^d Fryer make over only

Edw Randolph :

twenty Cowes three breeding mares
four oxen four and twenty sheepe
and foure hogs

Nathaniell Fryer (^a_{seale})

Jonathan Evans appeared before me the 9th of octob^r 1690
 & made oath y^t he saw m^r Nathaniell Fryer seal & signe this
 aboute Instrum^t as his act & deed and likewise saw Jos:
 Brondon & Tho Kemble sign with my self taken vpon oath
 the Day aboute writen John Daves Dep^t p^rsident

[49] To all Xtian people to whom these p^rsents shall
 come Greeting, Know ye That I Walter pennywell of Win-
 ter harbour in the towne of Sacoe in the Province of Maine
 in New England weaver for and in Consideration of the
 summe of Thirteen pounds Currant money of New England
 to me in hand paid before thensealing & delivery of these
 p^rsents by Edward Sergeant of Winter harbour in the towne
 and province aforesaid Planter the receipt whereof I doe
 hereby acknowledge and of every part and parcell thereof
 Doe Clearly acquitt and Discharge the said Edward Sergeant
 his heires and Assignes and every of them for ever, by these
 p^rsents Haue giuen Granted Bargained sold Aliened Infeofed
 and Confirmed and by these presents Doth fully Clearly and
 absolutely Giue grant bargain sell alien Infeoffe and con-
 firme vnto the said Edward Sergeant his Heires and assignes
 for ever All that fiftie acres of vpland lieing and being at
 litle Riuier formerly called Seadlocks river which said River
 boundeth the towne of Sacoe aforesd on the Westward side
 and is adjoining to the litle falls on a branch of the said
 river and also seaven acres of Marshland lieing and being
 neer the said litle river abutting on the sea wall to the
 East ward and on the said litle river to the Westward and
 bounded with a parcell of Marsh in the possession of John
 Abbot to the Southward and with a litle Creeke from the
 said river to the Northward All which fifty acres of land and
 Marsh was purchased by my father Walter Pennywell

deceased of Major William Phillips as by his Deed reference therevnto being had may more plainly appeare And also all the Estate right title or Interest vse possession Claime and Demand whatsoever which I the said Walter Pennywell now haue may might should or in any wise ought to haue of in and to all and singular the said bargained p^rmises or any part thereof together with all and singular Evidences Deeds Scripts Writeings and Muniments whatsoever concerning the same To Haue and To Hold all and singular the said fifty acres of vpland and seaven acres of Marsh land and all other the aforesaid p^rmises and all and singular their appur^tances before in and by these p^rsents Bargained and sold and every part and parcell therof to the said Edward Sergeant his heires and assignes for ever And the said Walter Pennywell for himselfe his heires Executors and administrators doth Covenant and grant to and with the said Edward Sergeant his heires & assignes by these p^rsents in maner and and forme following that is to say that he the said Walter pennywell at the time of thensealing Hereof is and vntill the first Execution of an Estate to the said Edward Sergeant his heires and assignes by force of these presents shall stand and be lawfully seized to him his heires and Assignes of and in the before bargained p^rmises and of and in every part and parcell thereof of a good sure lawfull and Indefeazible Estate of Inheritance And also that the said Walter Pennywell now hath full power good right and lawfull authoritie and true title to grant Alien Bargane sell and confirme the before bargained premises and every part & parcell thereof vnto the said Edward Sergeant his heires and assignes in manner and forme aforesaid and according to the true intent purport and meaning of these p^rsents And further that the said granted and bargained premises and every part and parcell thereof on the Day of the Date hereof and from time to time and at all times hereafter for ever shall remaine and continew to the said Edward Sergeant his heires and assignes free and

Cleare and freely and Cleerly acquitted Exonerated and Discharged or otherwise by the said Walter Pennywell his heires and Assignes sufficiently saued and kept harmlesse or and from all and all manner of former bargaines sales Joyn-turs Dowers leases Annuities rent charge arrerages of rent Mortgadge Recognizances Judgments and Executions and of and from all other Charges titles troubles and Incumbrances whatsoever had made and Cōmitted suffered or done by the said Walter Pennywell his Heires or assignes And Lastly I the said walter Pennywell for my selfe my heires and assignes and all and every person or persons now having or lawfully Claiming or which shall hereafter rightfully any māner of Estate right title or interest of in & to the said Bargained p̄mises or any part thereof by from or vnder the said Walter pennywell his heires & assigns shall and will at all times hereafter for and during the terme of one yeare next ensueing the Date of these p̄sents doe make acknowledge execute and suffer or cause to be made Done acknowledged executed and suffered all and every such further lawfull act or thing Device or devices Conveyance and assurances in the law as shall be by the said Edward Sergeant or his assignes or Councell learned in the law reasonably devised or required for the makeing of the said Bargained p̄mises with the appurtenances sure vnto the said Edward Sergeant his heires and assignes for ever In Witness whereof I the said Walter Pennywell haue herevnto put my hand & seale This thirteenth Day of July Anno Domini 1687/ Annoq̄ RR^s Jacobi Sēdi &c tertio :

Signed Sealed & deliv^rd in the
Presence of vs George Turfrey
the marke of Roger **H** hill
John Hill
W^m Milborne


the Marke of
Walter **P** Pennywel (^a_{seale})
a true copy of the originall
Deed transcribed this 26 :
Day of August 1690/
p me John Wincoll Record.


[50] The following words are wanting between the 24th & 25 lines on the other page viz^t

for my selfe my heires Executors & administrators Doe Covenant and grant to and with the said Edward Sergeant his heires and assignes that I the said Walter pennywell

This following is on the back side of the Deed viz^t Possession was giuen to Edward Sergeant as it is within mentioned by turfe and twig by Walter Pennywell the fourteenth Day of July 1688


In the p^rsence of vs

Samuell  Scadlock

John  Churchwell

their marke

Walter pennywell

his  marke

In the Name of god amen This twentie six Day of September one thousand six hundred & seaventy nine

I Thomas Withers the vnprofitable servant of god though weake in Body yet of good and perfect remembrance blessed be god, and knowing that I am naturally born to Dye & to pass from this Transitory life, Minding to put in order my estate to the intent there should be no striue for the same after my Decease I doc hereby make this to be my true last & only Will & testament in manner follō :

Imp^{rs} I comend my soule to almighty god & to his sone Jesus Christ my Saviour in whose precious blood I set the whole and only hope of my salvation, my body in hope of a Joyfull resurection I comit to the earth to be decently buried and touching the Distrebution of my mortall Goods I Dispose of as follō :

I will that all my debts should be satisfied

I giue vnto my beloved Wife Jane Withers the one halfe of all that I haue both of land & catle for the terme of her life vidz^t two oxen & two Cowes by name Star & Gentle & also my land next to goodman Diam^{ts} which I giue her Dure-

ing her life and afterwards to my Daughter Elizabeth : also I giue vnto my said Wife the Vse of Eagle point Dureing her life, afterwards to be forever my Daughter Elizabeths, also I giue vnto my Wife all that land on the Eastward side over against John Shapleighs between John Hole & Lewes During her life & afterwards to be my Daughter Elizebeths/ I give vnto my Daughter Mary Rice one one Red heifer/ I giue vnto my two Grand Children Alexander & Alice Shapleigh one red heifer

I giue vnto my sone in law John Shapleigh a neck of land Called Oake point with the marsh next his house

I Doe by these presents make & ordaine my welbeloved Wife aboue mentioned to be my sole Executrix of this my last will & testament herby giueing and bequeath vnto her all the remainder of my estate as household stuffe land & else which is not mentioned in this my will & testament

In testimony of which I haue here vnto set my hand & seale this twenty sixt Day of Sept^r 1679

Tho Withers (^aScale)

The aboue written is a true coppie of the originall will of M^r Thomas Withers Transcribed and therewith compared This 30th Day of August 1690 p me John Wincoll Record^r

[51] Francis Hooke testifieth that the Will on the other side was writ by him and what was there written was nothing but what M^r Thomas Withers desired me to write to the verity of which I Doe herevnto set my hand this 30 of March 1685

Francis Hooke

Cap^t Francis Hooke testifies vppon his oath in Court to the truth of this Evidence aboue written relateing to M^r Withers his Will As Attests Edw : Risworth Recor :

I William Heines Scoole Master, Bearing often Company with the Cheife author of this Instrument M^r Tho Withers

by name when I perceiving him Grow feeble & weakly
Advised him to put his Worldly Estate in order If he had
not, but he told me at sometimes he had & I had heard him
confess to his Wife and Daughter but who had it I vnder-
stood not but gathering often by his Answers that Capt
Hooke was the man he depended vpon as his trustee or
overseer Witness my hand this 13th Day of febr: 84

Mr William Heines Came & Made oath to the veritie
abouesd this 13th of febr: 168 $\frac{4}{5}$

Before me Francis Hooke Just pea :

a true Coppie of the probat of m^r Thomas Withers his
taken out of the originall & there with Compared this 30th
Day of August 1690/ p me John Wincoll Record^r

the Inventory

The Inventory of all the goods lands and Chattells of
Thomas Bragdon in yorke in the province of Main planter
late Deceased had seen and praised by Arthur Cane and
John Houie of the same parrish and province aforesd
plantors the fourteenth of october 1690 as followeth

	£	s	d
To his wearing apparrell a coate a pair of breeches 1£ 11s a hatt 1s 6d.....	01	12	06
Item a womans hat 2s. two oxen 5£ 10. three coves 7£ three young catle 4£...	16	12	00
Item a kaff 5s a pot 10s a speet tongs and shovell 3s two poots a ketell 1£.....	02	03	00
Item a freaying pan 4s 2 tylers goas two pair of pot hooks tramell.....	00	14	00
Item a skillit 1s 6d peuter and spoons 1£ all earthen ware & wooden ware...	01	05	06
Item two earthen butter poots 1s three hoos brood axe Narrow axe spoods 1£	01	01	00
Item houling axes 5s two plaines hamber gamlet two inch ager 7s 6d.	00	12	06
Item a knif a Chisel 2s 6d a old yron 5s two betle rings fiue augers 12s.....	00	19	06
Item Cheare and coulter 12s two pichforks forks 3s one gun Cutlash 1£.....	01	15	00
Item a sadle 6s a crosent sea 10s two pound powder 4s.....	01	00	00
Item lead and bullets 6 pounds 2s. three hundred shoo nailes 1s.....	00	03	00
Item a file 6d a Chist 1£ 5s two old Chists one boxe boxe 5s	01	10	06
Item two old Chests some old Caske 3s a ring siue and reddell 2s.....	00	10	00
Item ten sheepe 7£ 10s foure sheepe 1£.....	03	10	00
Item a booll a meel siue and bellos two peals 6s.....	00	06	00
Item a beisted 6s a feather bed and boulster 3£ curtaines & valans.....	04	02	00
Item two pillos three pillo kases 1£ two blankets Coverlet 15s.....	01	15	00
Item a old fether bed bolster 1£ 10s foure ould blankets Coverlet 1£	02	10	00
Item a bolster 8s two shirts 4s a pair of wodden shells 6s.	00	12	06
Item a tabell 6s old Roope 2s 6d a greedayron 1s 6d.....	00	10	00
Item Housen lands Marshes	110	00	00
Tota suma Est.....	156	06	00

Witness the aboue Inventory had seen and apraysed by vs

The marke of Arthur *AC* Came

The marke of John *JH* Houie

Arthur Bragdon sone of the abouesd Thomas Bragdon tooke oath to the truth of y^e abous^d Inventory & If any more estate appeare to ad it hereto :

Sworne in Court Dec : 3^d 1690

John Wincoll Cleriç :

A true Coppie of the originall Inventory

Jan : 15 1690

p me John Wincoll Cleriç :

[52] An Inventory

The Inventory of all the lands goods Chattells of James Freathie of yorke in the province of Mayne plantor late Deceased had seen praysed by Arthur Came John Hovie of the same parrish and province aforesaid plantors the fourteenth of october 1690 as followeth

Inprimis Three kous 6£ four stears two years old a heifer of two years old one yearling 8£ 10.....	14	10	00
Item six swine a fraying pan thre pots 17s 6d.....	00	17	06
Item a broad axe narrow axe two Hoos trambell betle ring sayd.....	00	10	00
Item two hand saas 5s a sweething box 1s 6d a saath 4s.....	00	10	06
Item three traas on vater paall two kellers 5s.....	00	05	00
Item a tabell Craddell great Cheir 10s a Mel sive 1s.....	00	11	00
Item Eight pound of sheeps Wooll 8s a spining wheele 3s.....	00	11	00
Item a gun bando'iers 1£ a cutlash 5s a canon 10s.....	01	15	00
Item a bel two blanket a roug 1£ an axe 4s.....	01	04	00
Item a horse 4£ twentie four acres land house & barren 45£.....	49	00	00
	Suma tota est.....		66 14 00

The aboue said Inventory had seen and Apraysed by vs

The marke of Arthur *AB* Came

The marke of John *IH* Hovie

Mary firethy relict of the deceased tooke oath to the truth of the abouesd Inventory & if any more appeare to ad it Sworn in Court dec : 3 1690 Jn^o Wincoll Cleriç :

The aboue written is a true coppie of the originall Inventory January 20 1690 p me John Wincoll Cleiç

An Inventory

An Inventory of all the Goods and Chattels of Daniell Bragden of yorke in the province of Maine plantor late Deceased had seen praised by Arthur Came & John Houie of the same pish and pvince aforstd plantors the fourteenth october 1690 as followeth

	£	s	d
Inpr: his weareing Cloathes a coate 16s a Jacket 10s Coat breeches 5s.....	01	13	00
Item two oxen 6£ on Cow one Calfe 2£ 10 one meare & Colt 2£ 10.....	10	00	00
Item one ewe & lamb 7s two yards home spun Cloath 6s.....	00	13	00
Item one Gun Bandalers and sword 1£ 3s.....	01	03	00
Tota sumā est.....	13	09	00

Witness that the abouesd Inventory to be had seen and apraised by vs

The marke of Arthur *A C* Came

The marke of John *I H* Hovie

Arthur Bragden took oath to the truth of this Inventory and If any more appeare to ad it: Sworn in Court dec: 3. 1690 Jnⁿ Wincoll Cleric:

A true Coppie of the original Inventory Jan^{ry} 21: 16⁹⁰_{9th 1st}
p me John Wincoll Cleric

An Inventory

The Inventory of all the Goods lands Chattells of Arthur Bragdon of yorke in the province of Maine plantor late deceased had seen and prayed by Arthur Came and John Houie of the same pish & Countie aforstd plantors the fourteenth of october 1690 as followeth

Imprs his wering Cloathes a Coate 12s old Coate breeches Hand Cursher 9d...	01	06	00
Item Neckcloth 9d a p of shoos 5s a p of stockens 2s a shirt 5s.....	00	12	09
Item two guns a pair of of bandaliers 1£ 10s, a Cutlash 10s two pound poudet	02	04	00
Item two pound bullets 3d a meer 1£ a hat 1s 6d a pair of stockens one hand saa	01	01	02
Item Two oxen 6£ on steer 2£ 10s two kous 4£ on kaff 10s six swin 3£: 15s.....	16	15	00
Item six sheep 1£ 10s on slea two pair of harnesses 1£ a loome 15s.....	03	05	00
Item two porengers a quart pot woollen veer Chamber pot 9s.....	00	09	00
Item a ayron pot 5s a fraying pan butter tobe 1s sheeps vool 1£ 2.....	01	08	00
Item three agors a Chisel two sikels 8s old ayron 4s three Hoos 3s.....	00	15	00
Item two yoakes two luks two rings & Chain 10s a pitch forke 1s.....	00	11	00
Item saath vag ring nobes 4s a broad axe 5 a Chist 3s.....	00	12	00
Item a narrow axe 3s bed bolster 3£ bed Clothen 1£.....	04	03	00
Item house barren Lands Maush 90£ two barrells 2s 6d two glas botles 1s.....	90	03	00
Tota Sumā Est.....	121	08	05

one oxe If not found 3£ to be abated for him

ve Witness the aboused Inventory to be had seen and
 appraised by vs the of Arthur *A C* Came

the marke of John *I H* Hovie

Arthur Bragden sone of the deceased tooke oath to the
 truth of the aboused Inventory and If any more appeare to
 ad it and Arthur bragden and John Twisden doe Ingadge
 themselues to o^r sov^raine lord & lady the king and Queen in
 the sum of two hundred fortie two pound that the said
 Arthur Bradgden shall administer according to law

Sworne in Court dec : 3 1690 John Wincoll Cleri^c

The aboue is a true Coppie of the originall Inventory
 Jan^{ry} 21 16⁹⁰ p John Wincoll Cleric :

[53] An Inventory

The Inventory of all the goods lands Chattells of William
 Wormwood of yorke in the province of Maine plantor late
 deceased had seen praised by Arthur Came and John Hovie
 of same provence and parrish aforesd plantors the fourteenth
 of october 1690 as followeth

	£	s	d
Impr his vering Cloathes a Coate 4s one two year old heifer one yearling.....	02	00	00
Item three swine 1£ 10s two poots 10s a fraying pan 2s trambell 3s.....	02	05	00
Item vooden veare 1s 6d two plaine Irons hand saw Agor drawing knife gug three chissells brood axe narow axe	01	10	00
Item a meale sine twentie pound sheeps wooll.....	01	01	00
Item three barrells a toobe 3s old chest 1s a trunnel bed 2s 6d.....	00	05	06
Item a bed sted a Chist 8s a bed bolster pillo two blankets a sheet Coverlet 1£ 10s a horse 4£ on pound half powder ..	06	01	00
Item six pound lead 3s a two foot Rull 1s 6d.....	00	04	00
Item house and land 12£.....	12	00	00
Tota Suma Est.....	25	07	06

Ve Vittnes the aboused Inventory to be had seen & prayed
 by vs

The mark of Arthur *A C* Came

The mark of John *I H* Hovie

Sworne in Court by Mary Wormwood & If any more
 appeare shee will ad it Sworne in Court dec : 3 1690

John Wincoll Cleri^c

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A true Coppie of the originall Inventory taken this 22th
Day of Jan^{ry} 16⁹⁰

p John Wincoll Record^r

An Inventory of the estate of John Billing Deceased taken
and appraised by vs whose names are vnderwritten this
third day of December 1690.

	£	s
To 5 pecks of meale.....	00	04 00
To one gun at.....	00	15 00
To one axe at 3s 3d 2 old pots 2 hangers & frying pan.....	00	13 00
To 2 bushels of wheat & barley vntreshed....	00	06 00
To seurl small trifles 3s 6d woole & two old ruggs 2s 6d.....	00	06 00
To old bed-sack and bol-ter and pillow.....	00	02 06
To one Grindstone & an old speenning wheele & some other small trifles all at	00	06 00
To 10 bushells of Indian corne vnsheiled.....	01	00 00
To other small trifles.....	00	04 00
To a parcell of hay neare the house.....	02	00 00
To 2 stacks of hay at.....	03	00 00
To one mare and Coult at.....	03	00 00
To 2 heifers at.....	03	00 00
To one Cowe & calfe at.....	02	04 00
To 2 thoeowe Cowes at.....	04	04 00
To one small thorowe Cowe at.....	01	16 00
To a sow and 5 pigs.....	00	15 00
To a sword 5s.....	-	-
	23	15 09

Appraised by vs

Nicholas Weekes

Joseph Weekes

Some swine in the woods praysed by vs

Land & Marsh vnknowne what it is

More 4 piggs cont[̄] 455 lb at 2d p lb is..... 03 15 10

Cap^t Francis Hooke came and made oath to the verity of
this Inventory & is oblidge if he can find any more estate
of the sd Billings deceased to bring it into the Court

Taken vppon oath this 8^t Day of December 1690

Before me John Daues Dep^{ty} p^rsident

Francis Hooke & Lf^t Abraham Preble Ingadgeth them-
selues in the sum of forty six pounds sterling that the sd
Hooke shall Administer and act in the p^rmises abouesaid
according to law

Francis Hooke and Leftnt Abraham Preble own'd this
bond Before me John Daves Dep pre^{at}

The above written is a true copy of the originall Inven-
tory : oath & bond as it was p^rsented to me p Capt Francis
Hooke : Entred on record this 17th of Febr^y 16³/₄

p me John Wincoll Record^r

[54] Province An Inventory of the Estate of M^r An-
of Maine drew Searle late of Barwick Deceased
November 25. 1690//

	£	s	d
His wearing cloathes.....	03	00	00
His loome for weaveing the warping pins box & wheele.....	03	00	00
Two reeds and harness.....	00	10	00
an Iron pot 7s Chamber pot 2s 6d a frying pan thre woodden Dishes & a Jarr.	00	14	00
a bed and bedding.....	01	00	00
provision Beefe &c.....	02	10	00
3 old Caske.....	00	03	00
a cow & calfe in Ben: Hodsdens hand.....	03	00	00
an oxe in the hands of John Neale.....	03	00	00
13 lb of cotten wooll and yarne	00	13	00
an axe and hatchet.....	00	04	00
a Dore lock 2 bottles three pecks of pease and a meale trough.....	00	04	00
Two stooles.....	00	03	00
	<hr/>		
	13	01	00

a Chest of writings & bookes left with Benoni Hodsden

The rest as above apprized this 8^t Day of December 1690

By vs

Thomas Abbott

Bennony Hedsden

Dec 10: His printed bookes apprized at.....	01	05	00
Due to him by bills.....	09	03	08
	<hr/>		
The whole is	28	09	08
More found since 1 lb of twine & 3s money	60	05	00
an old paile and some Cane.....	00	03	06
his shop built in the garrison.....	00	15	00
Debts due by his booke from severall.....	09	04	01
	<hr/>		
december 10: 1690	38	17	03

december 10 : 1690

Andrew Neale Gardion to James Neale gaue oath to the
truth of this Inventory and If any more of sd Searles estate
shall appeare that hee will ad it heret and William Wittam

and Nicholas Gowen are bound to our soveraigne lord & lady the King & queen in the sum of eighty pound that said neale shall administer according to law : John Wincoll Cleric̃ :

The aboue written is a true Coppy of the originall Inventory Compared this 18th Day of February 1639

p me John Wincoll Record^r

To all Christian people to whom these p^rsents shall Come Greeting &c Know ye that I Richard White of the towne of Kittery in the province of Mayne for and In Consideration of the sum of twelue pounds ten shillings to me in hand paid or secured to be paid at or before thensealing & delivery of these p^rsents by John Moore of the towne and province aforesaid haue bargaind and sold and by these p^rsents Doe Bargaine Sell Infeofe and Confirme vnto the said John Moore all that my parcell of Marsh lieing on the Northeast side of broad boat harbour Crick from Rails there belonging to Captⁿ Raines to the vpper end of the said Crick lyeing in the towne of yorke and in the province aforesaid together with all profits priuiledges and advantages therevnto belonging and all my right title and Interest in the same or any part thereof To haue and to hold the said parcell of marsh vnto the said John Moore his heires and Assigns for ever And the said Richard White Doth hereby Couenant promise and Grant that I the said Richard White haue good right and lawfull authority to sell and conuay the said land vnto the said vnto the said John Moore his heires and Assigns for ever And that I will Warrantize and Defend the same vnto him his heires and Assigns for ever in witness hereof I haue

herevnto set my hand and seale this fourth Day of January
 Ano Dñi one thousand six hundred and eightie nine.

Sealed and delivered

The marke of

in the p^rsence of

Richard  White (^aseale)

Francis Hooke

William Hooke This Deed or Instrument was acknowl-

Mary Hooke edged by the aboue said Richard White

this fourth Day of January 1689 as

his act and Deed

Francis Hooke Just pea

Memorandum that this Day being the fifth Day of august
 the yeare of our lord 1690 y^e aboue named Richard White
 Delivered vnto the abouesaid John More possession of the
 aboue p^rmises by delivery of a twig & turfe in the p^rsence of

vs Dominicus Jordan

& Coram me

William Hooke

Francis Hooke

Just pea :

The aboue is a true Coppie of the originall Deed of
 Richard White to John Moore Entred this 25^t day of
 february 1689 p me John Wincoll Record^r

[55]

In the name of god Amen

I John Taylor of Barwicke in the province of Maine being
 weake of body and yet Through the Mercies of god sound in
 mind and Memory and humbly Com̄itting my soule to god
 that gaue it and my body to the earth by Decent burieall
 not knowing how soone my Change may come Doe declare
 this Instrument to be my last Will and Testament/

Imp^r I bequeath vnto my Daughter Katherne Cahan
 thirtie acres of land to be taken out of my land at the rockie
 hills to run the whole length of it & to be to her & her .

heires for ever and also a cow and a calfe & an Ewe & a lambe

It: 2^{dly} I bequeath vnto my Daughter Mary Taylor thirtie acres of land to be taken out of my land at the rockie hills to run the whole length of it & to be to her and her heires for ever and also a cow and a calfe & an Ewe & a lambe

3^{dly} I bequeath vnto my Daughter Sarah Taylor thirtie acres of land to be taken out of my land at the rockie hills & to run the whole length of it, to be to her and her heires for ever also I giue her a cow and a calfe and an Ewe and a lambe

4^{thly} I Bequeath vnto my daughter Deliverance Taylor thirtie acres of land to be taken out of my land at the rockie hills & to run the whole length of it to be to her and her heires for ever also I giue her a Cow and a calfe and an Ewe and a lambe

5^{thly} I bequeath vnto my Daughter Abigaile Taylor thirtie acres of land to be taken out of my land at the rockie hills and to run the whole length of it to be to her and to her heires for ever also I giue her a cow and a calfe and an Ewe and a lambe

6^{thly} The rest of my Estate of Dwelling house out houses orchards Gardens lands Cattell Chattells household goods Vtencills whatsoever at home or abroad within Dores or without I bequeath vnto Martha my loveing Wife to be and remaine to her for her Maintenance and comfort and Dayly vse during the whole terme of her Naturall life and what shall remaine at her decease she shall haue power to Dispose of at her Discretion amongst her fise Daughters aboue named and to haue liberty to cut & take off ten cords of Wood per annem for her firewood During her life out of those lands aboue giuen to us aboue written fise daughters, and the lands giuen by Nyvan Agnew to me & my Children I leaue to my sd wife

The cattell aboue giuen to my Daughters not to be taken away from their mother till their respectiue marriages

to Dispose of it amongst our Children at her Discretion/ I Doe also Nominate & appoint the sd Martha to be the sole Executrix of this my last will & testament & to take Especiall care for payment of my Just debts as Witness my hand & seale this 7th Day of May 1687

Signed sealed and delivrd in

John Taylor

presence of vs

his  mark (^aSeale)

Stephen Hardison

John Wincoll

A true Coppy of the originall Will Entred March 4th 1687
p me John Wincoll record^r

Province At a meeting of Major Frost Esq^r Justice of
of Main the peace and John Wincoll Justice of the peace
& recorder of this pvince the 23th Day of February 1687

The two witnesses to the will on the other side viz^t Stephen Hardison & John Wincoll Tooke oath that they saw the within named John Taylor signe seale & Deliver this Instrument as his last Will & testament while he was of a Disposing mind,
as attests John Wincoll Record^r

A true copy of the probat on record

p me John Wincoll Recor^r

An Inventory of the lands Goods Chattels and Cattell of John Taylor late of Barwick in the pvince of Maine in New England Deceased

	£	s	d
Impr all his weareing Cloathes at.....	05	00	00
a fether bed bolster seven blankets and a rug.....	12	00	00
a fether bed bolster 2 pillows 2 blankets 2 pair of sheets and a rug at.....	12	00	00
a Brass kettle a scillet 3 Iron pots an Iron kette & a tramell.....	04	00	00
7 pewter Dishes, 4 basons quart pot 1 porenger & a puter dish.....	02	10	00
6 spoones and six Wooden Dishes.....	00	03	00
3 buckets 3 keelers 10s a Musket at 16s.....	01	06	00
3 old augers, 2 Chisels, 7 wedges, 2 betles 2 narrow axes, an Ads, 4 old hacthets & 3 old howes.....	00	10	00
one Draft Chaine & a peece & a p of hookes.....	00	12	00

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3 coves. 2, 3 year old 5, 2 yeare old at.....	15	00	00
5 swine 4£ and 18 sheepe 4£ 10.....	08	10	00
2 old bedsteds & a Chest.....	00	10	00
3 pitchforkes & a hay kuife.....	00	03	00
ten bushells Indian Corne: 1 bushell barley.....	01	00	00
beefe and porke at....	03	00	00
his homestall of house barne orchard and land adjoining.....	60	00	00
his lands giuen by Nyvan Agnew.....	20	00	00
the remainder of his land at rockie hills.....	10	00	00

156 04 08

Apprized this 28th Day of January 169^q

p vs Richard Nason

his O marke

Thomas Abbott

Martha Taylor Executrix to her Deceased husbands Will tooke oath that the aboue written is a true Inventory of her said husbands Estate and the said Martha and Stephen Hardison and John Turner acknowledge themselues bound to our sovraign lord & lady the King & Queen in the su^m of three hundred and twelue pound that the said Martha shall perform according to the said Will of her sd husband

March 4 : 169^q

prou ince of Maine Before me John Wincoll Jus^{tice} of peace

the aboue are true coppyes of the originall Inventory ; oath and bond March 4th 169^q p me John Wincoll Record^r

[56]

Feb: the 18 1689

An Inventory of the Estate of M^r Edward Rishworth Deceased

	£	s	d
His waring Cloaths.....	05	00	00
one bed and furniture.....	08	00	00
1 old Cubard and Cloath.....	01	05	00
1 Chist and 1 box and 3 old Cheares.....	00	18	00
3 pare of And Irons and thre Iron pots & 1 small kitle.....	02	00	00
3 tramells 1 old brass kitle.....	01	00	00
2 old Cases and botles and 6 round bottles.....	00	07	06
1 brass Chafindish 1 candlestick 1 small skelet.....	00	06	00
1 warmenpan 1 small mortar and pesell.....	00	05	00
1 pare of old steyards and 1 pare of old Scales.....	00	07	00

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2 spits 1 sadel and bridel.....	00	14	00
1 horse 1 bull 1 Cow and Calfe.....	07	10	00
by silver.....	12	10	00
1 great Chist pear of Cob Irons.....	00	18	00
	<hr/>		
	39	00	06

Taken by vs

Abra : Preble

Matthew Austia

M^{rs} Mary Hull took oath in Court that the aboue written is a true Inventory of the Estate of her deceased father Edward Rishworth and if any more Estate appeare she will ad it

February 25 16⁹⁰₉⁰₁

John Wincoll Record^r

The aboue written is a true Copsy of the Inventory & oath giuen in Court as aboue

p me John Wincoll Record^r

The Inventory of the Estate of M^r Phillip Foxwell deceased the 20 of october last as followeth

	£	s	d
Three beds and Furniture 9 pound.....	09	00	00
To brass Citils.....	01	10	00
Thre pots and on Iron Citil.....	01	05	00
puter.....	00	12	00
The warmingpan and Morter and skilit.....	00	15	00
The finpan and Gridiron.....	00	06	00
The old Iron.....	00	18	00
The ax and spade.....	00	07	00
The linen.....	02	10	00
The to boxes and on Chest.....	00	10	00
To oxen.....	07	00	00
and foure Cowes.....	09	00	00
fower swin.....	01	04	00
	<hr/>		
all which sum amonnts to.....	34	17	00

The aboue Riten is a true Inventory of all the Estate besids land and Marsh at the Eastward taken by vs as witness our hands this. 19. of febr : 1690

witnes Richard Brian

Thomas Litchfield

M^{rs} Elinor Foxwell tooke oath in Court that the aboue written is a true Inventory of the Estate of her husband

deceased and If any more Estate can be found shee will ad
it hervnto and the said Elinor Foxwell and Joseph Curtis
acknowledge themselues bound vnto our soveraigne Lord
and Lady the King and Queene in the sum of seventie
pound sterling that the sd Elinor shall admminster according
to law

Feb 24 1630

John Wincoll Record^r

1691

[57] In the name of god Amen march y^e thirtie first one
thousand six hundred ninty & one to all psons to whom this
shall or may come Know y^e: that I william more of yorke in
the province of Maine being sick of body but of Good and
perfect Memory thankes be to god for it, Doe make this my
last Will and testament in mañer & forme as followeth

Imp^r: I giue & bequeath my poore imortall soule to god
that gaue it to me hoping through the only merits of our
lord & sauior Jesus Christ to Inherit everlasting happiness/
And I giue & bequeath my body to the earth whereof it was
made therein to be decently interred

I giue & bequeath to my loueing wife Dorathy More all
my house, lands, goods Chattells & Moueables as also all
Debts due to me.

I giue to my sone John More one Cow to be Delivered
within a twelue month after my Decease.

I giue to my Daughter Elizabeth Trafton fieve shillings in
good pay within a twelue month

I giue to my sone Robert More one shilling in good pay

I giue to my Daughter Sarah Welcom fieve shillings in
good pay

I giue to my sone William More fieve shillings in good pay

I giue to my Daughter Elianor More fieve shillings in good
pay

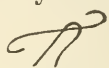
I giue to my Daughter Ann More fieve shillings in good
pay

I giue to my Daughter Mary More five shillings in good pay

I giue to my sone Thomas More five shillings in good pay and If he proues a good loueing & Dutifull sone to his mother and liue with her Dureing her Naturall life then I giue & vnto my sone Thomas More my house that I now liue in and the land that I haue to him and his heires for ever after the Decease of his Mother

And I leaue my wife Dorathy More my sole Executrix Witness my hand & seale the Day and yeare aboue written

Witness

Will^m:  More (^ASeal)
his marke

Francis Tucker

Rort  Souden his marke

Sarah  Anger her marke

Province The within named Francis Tucker Robert of maine Souden and Sarah Anger Tooke oath that they saw William More signe seale & deliver the within Instrument as his last Will & testament & that he did it when he was in a Disposeing Capacitie

Taken vppon oath this 2^d Day of June 1691 before two Justices of the peace & the Recorder of this province as attests John Wincoll Record^r

The aboue written is a true Coppie of the originall Will and probat: this 3^d day of June 1691 p me John Wincoll Record^r

The Inventory of the Estate & goods of William More Deceased in the province of in yorke fisherman had seene & appraised by Jesper Pulman fisherman and Arthur Came in the aforesd town & province this 12th of May 1691 as Followeth

	£	s	d.
In Primis two oxen 7£ two Cowes 4£ 10s two 3 yeares old 3£.....	14	10	00
Item two kous. 5£, 3, 2 yeares old 3£ 10s three yearlings 2£ 5s.....	10	15	00
Item ten sheepe 2£ 10s, one horse 1£ 10s one Mear 1£ 15s, hogs.....	07	05	00

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Item House & barren a Houndred acres of land four acres three quarters of Marsh 84£ His wearin Cloathes 3£ 15s.....	87	15	00
Item one Hat 4s one rug & blanket 17s 6d.....	01	07	06
Item two pair of shoos 6s, bed boulster 2£ two blankets roug.....	04	06	00
Item boulster two pillows 15s a bed two blankets boulster 12s.....	01	07	00
Item a bed furniture 1£5 six hoos 8s two forkes 3s.....	01	16	00
Item three axes 10s a speed 4s five wages a bettell 8s.....	01	02	00
Item one krow of ayron 2s two Chaines 8s twelue pound of wooll.....	01	02	00
Item six pound wooll 6s one whell 2s one gunn 15s pewter 12s.....	01	15	00
Item one Morter 1s six pots a kettell 1£ 10 two agers a Cross cut saa a Drawing knife 12s two trambells speet pair tongs.....	01	04	00
Item foure pair of pot houks 4s one fraying pan 1s.....	00	05	00
Item a poot poot hookes 10s Clevis hoo 2s.....	00	12	00
Item yooke stepell & ring two whels 4s the boate furniture 7£ 10s five Cleues 5s old skellit 1s 6d two milking peals.....	08	02	00
Item Wooden Dishes spoones a warming pane 3s.....	00	05	00
Item nine Treas 7s Milk bonles 2s two Earthen pans 1s 6d.....	00	10	00
Item four butter poots 4s foure glass bottells 1s 6d.....	00	05	06
Item old twobs barrells 3s one Churne 1s two seies 2s.....	00	06	00
Item a flasket & hongset 2s a meale troffe old Chists.....	00	05	00
Item Money 11s old panell two bags 12.....	01	03	00
Item three konowes 30s a gundilo 30s two axes froo Drawing knife.....	03	06	00
Item three shirts a pair of Drawers 18s two pair sheets 1£ 1s.....	02	13	00
Item two Hamoker 2£ tabell cloath; Napkins 12s.....	01	12	00
Item two bibells 3s three Earthen porrengers, a gallipot 3s.....	00	06	00
Item a pair of britches 12s three Earthen sasars 1s.....	00	13	00
Item five pewter Dishes 1£ 5s three porrengers 1s 6d.....	01	06	06
Item two old saiethes a reap hooke 4s four Chists 16s.....	01	00	00
Item old Caske 7s Stage and house 2£.....	02	07	00
Tota suma est.....			159 07 00

This Estate aprayed by vs

the marke of **J P** Jesper Pulman

the marke of *A C* Arthur Came

Dorathy More tooke oath to the truth of this Inventory to her best Knowledge And If any more Estate appeare she will ad it herevnto June 3^d 1691 before me John Wincoll

Just^{oe} of peac

The aboue written is a true copy of the originall Inventory and oath June 3^d 1691. p me John Wincoll Recorder

[58] pvince of Mayne

Thes Deed Made the twenty Day of March 1644 between Richard Vines Steward Generall for Sir Fardinando Gorges in the pvince of Main on the one party and Thomas Withers of puscañ : on the other party Witnesseth. Know ye there-

fore that I Richard Vines Steward generall aforesaid haue bargained and sold vnto Tho: Withers for and in Consideration of tenn pounds sterling already paid vnto me Richard Vines by the said Tho Withers and other good Considerations me herevnto Especially mouing a Certaine tract of vpland and Medo contening Six hundred ackers lieing and being at y^e head of Spruce Crick at the marsh where the said Tho: Withers haue formerly bin possest of: by M^r Tho: Gorge and made vse of, bounded with two other Creekes one on the Easter side and y^e other on the West side vntill the said six hundred acres be accomplished with all the timber and preveledges whatsoever which belongeth therevnto for the only vse of the said Tho: Withers his heires Executors administrators and assignes for ever yealding and paying yearly vnto S^r Ferdinando Gorges or his assignes fiue gratts a yeare If Demanded on the twenty ninth Day of September, and furthermore I the said Richard Vines Steward Generall for S^r Ferdinando Gorges Doe ratifie and Conferme all the said premises vnto the only vse and behalfe of hee the said Thomas Withers his heires and assignes for ever in Witness whereof I haue herevnto set my hand and seale the Day and yeare aboue written

Sealed Signed and Delivred

Rich Vines

in the presence of vs

(^a
seale)

William Waldron

the marke of

Alexander  Jones

Vera Copia of this Instrument aboue written

Entred in the records of the pvince of

Maine this 7: June 1666

p Edw: Rishworth Re: Cor:

Wheras some scruple amongst some to arise about the validitie of this within grant written made by m^r Richard

Vines vnto Tho: Withers, vpon what former Experience wee haue had of M^r Vines his hand and his vsuall manner of makeing Grants Do Conceine and adjudge this Instrument within written to be a good sufficient grant signed and giuen by M^r Richard Vines vnto Thomas Withers

Witnessed by our hands June
1667 :

This Deed I Doe approue of to be y^e act and Deed of M^r Richard Vines Witness my hand

July 13th 1667
Henry Jocely
Edward Johnson

The Deposition of Alexander Jones

Saith that this Deed of M^r Richard Vines that hee made to M^r Thomas Withers for his land in the Spruce Creeke : that William Waldren and this Deponenant were wittnesses vnto was made at M^{rs} Linns where she now Dwells and that his bounds on the Easter side of the Creeke did begin at the Easter Crick at neck of land called pine point and so on the Wester side of the Crick it begineth at the Wester Creeke that goeth in West at Eagle point Marsh and so vp along the Creeke as the Dæed doth express, and sworne by the said Jones

Before vs Henry Jocely Justice peace

At a Court held at yorke : Edward Johnson Comision^r
8. f^r y^e 4th 1667 :

The aboue written with the deed in the foregoing page are true Coppys of the originall Deed and the testimonys to it transcribed and Entred this 4th Day of June 1691 :

p me John Wincoll, Record^r

[59] An Inventory of the Estate of Thomas Holmes late
of Kittery Deceased

	£	s	d
Impr His Wearing Cloathes			
Six Cowes 12£: 3 yearlings 2£.....	14	00	00
3 2 yeare old and one bull.....	05	00	00
4 Calves 2£ 2 horses 2£.....	04	00	00
a young oxe sold 4£ & two oxen 6£.....	10	00	00
The home lot of land 20£. 50 acres Vacant land 10£.....	30	00	00
Six cattle kild at 11£: 5s.....	11	05	00
one sow.....	00	19	00
one feather bed two bolsters 1 rug & three blankets.....	05	00	00
3 Iron pots a brass kettle, 1 frying pan 1 Warming pan.....	02	10	00
5 pewter peeces 3s: 1 keeler 1s: 2 seines 2s, a flesh forke.....	00	07	00
a short gun, 2 axes: fire shovell. tong4: bridle & saddle.....	01	10	00
a Chissell: Candlestick pot hooke spinning wheele.....	00	05	00
an old Chest & trunk a great Jug two pailles.....	00	06	06

Apprized Jan^{ry} 16. 16⁹¹ p vsDaniell Goodin Sen^r

William Spencer

His land at yorke 30 or 40 acres.....	20	00	00
	85	12	06

M^{rs} Joana Holmes tooke oath to the truth of this Inventory and what more Estate of her deceased Husband shall appeare shee will ad it herevnto Jan^{ry} 16⁹¹ Before Me John Wincoll: Jus^{tee} of peace

Addition to the Inventory of her Husband Tho Holmes,
June: 9: 1691:

a parcell of household Goods at portsmouth.....	17	18	06
Mony received at Boston.....	32	19	08
Mony received of Mr Horell.....	14	05	00
	65	02	02
	85	12	06
the Whole Sum....	150	14	08

Walter Allin and Gilbert Warren stand bound to o^r Sovereigne lord & Lady the King & Queene in the sum of three hundred & one pound eight shillings & eight pence that the said Joana Holmes shall Adminester on sd Estate according to law June 9th 1691: Ownd Before me John Wincoll Jus^{tee} of peace

The aboue written is a true Coppy of the Inventory of Tho: Holmes deceased with the oath and suretys as Attests
June 9th 1691: John Wincoll Record^r

Let all men know by these presents that wheras I Thomas Newberry of Newgewannke by my bill vnder my hand Doe staid Justly Indebted vnto Thomas Homes of Dover in the Just sum of Eight pounds lawfull mony of New England which bill beareth Date with these presents for the secureing of which Debt I the said Thomas Newberry haueing a house and fiftie akers of land which I the said Newberry am now legally possest of by vertue of town grant and other towne order of the towne of Kittery Doe not only make the said Thomas Homes my true and lawfull attorney for me and in my steed and place to Improue sett and lett the said house and land for my best advantage in my absence and whereas that I the said Newberry am bound for England and so to returne againe If god permitt: but Doe further heerby Giue and grant vnto the said Thomas Homes all that my house and land for the payment of the foresaid Debt with such adventure and Interest as they the said Newberry and Homes are agreed on (viz) that is for the Eight pounds adventure to pay on pound seven shillings and six pence for the forbearance adventure and Interest of the foresd sum of Eight pounds Debt to be paid by the said Newberry vnto the said Homes for every yeare that the said Newberry shall be wanting or before hee come for New England or send his assigne or legall attorney to pay the said Debt with the Interest and Demand the house & land aforesaid, and If that I the said Newberry Do Die on the sea or before I Doe returne or send for New England againe without eire then the said house & land shall be wholly and solely the said Homes his owne pper right and Interest so firmly to all Constructions as it is now mine owne and If I the said Newberry Doe not returne or send some lawfull attorney within seven yeares next after the Date hereof that then the land and house aforesaid is pperly and legally the said Homes his to him and his heires & assignes for ever in as large a mañer to all Constructions as I the said Newberry can or may Giue,

Grant or estate the same, Notwithstanding If that I the said Thomas Newberry my Executors Administrators or assignes Doe returne from England to NewEngland at any time within seven yeares and pay or cause to be paid vnto the said Homes the full and Just sum̄ of Eight pounds lawfull mony with on pound seven shillings and six pence for every yeares Interest from the Date hereof for the Interest of the said sum of Eight pounds, that then the said Newberry his Executors Administrators or assignes shall haue repossesse and haue againe the said Estate house and land as his first and former Estate butt in the meane time the said Homes to vse it, lett it or sett to his will and pleasure for the said Newberry and If any profit Doe accrue to render account, Witness my hand and seale even the twenty fourth Day of July one thousand six hundred seventy & five

Sealed signed & deliv-

Thomas Newberry(^a_{seale})

ered in the p^rsence of vs

The marke

of Henry H Child: Andrew Searle witnesses

[60] Let all men Know by these presents that I Thomas Newberry of Newgewanick Cordwiner doe hereby acknowl- edg and Confess myselfe to owe and to be Indebted vnto Thomas Homes of Dover in the full and Just sum of Eight pounds lawfull Mony in NewEngland to be paid vnto the said Homes his heires Executors Administrators or assignes or to one of them at one Entire payment at in and vppon the twenty fourth Day of June next Ensueing the Date hereof with one pound and five sbillings for the Interest and other Considerations for the foureance and Curtesies received of the said Homes and for the true payment hereof with the Interest I doe bind mee my Estate heire Executors and Administrators firmly by these presents wit-

ness my hand and seale even the twenty fourth Day of July
 in the yeare one thousand six hundred seventy and five
 Sealed and Delivered in Thomas Newberry (^a_{seale})
 the presence of vs

The mark
 of Henry **H** Child } witnesses
 & Andrew Searle }

The aboue written Thomas Newberry appeared before mee
 & did acknowled the aboue written Instrument to be his act
 and Deed the 26^t Day of July : 1675 :

John Wincoll Asotiate

The aboue written with the Deed in the foregoing page
 are true Copies of the originall Instruments transcribed and
 here Entred on record this 9th Day of June 1691 :

p me John Wincoll Record^r

To all Christian people to whome these presents shall Come
 Henry Child of Barwick in the township of Kittery in ye
 province of Maine in New England planter and Sarah his
 wife sends Greeting, Know ye that I the aboue named
 Henry Child and Sarah my wife for Divers good Causes and
 Considerations vs hervnto moueing, but more Especially for
 and in Consideration of the sum of five pounds in Currant
 money in New England and thirty one Thousand foot of
 M^{ble} pine boards already in hand received before the signing
 and sealeing hereof of Sa^muell Lord of Barwicke aforesaid
 in the province of Maine in New England where with wee
 acknowledge ourselues fully satisfied contented and paid and
 thereof and of every part and parcell thereof Doe hereby
 acquitt and for ever Discharge the said Samu^ell Lord his
 heires and assignes by these presents haue absolutely giuen
 Granted Barained bargained sold Aliened Infeoffed and Con-

firmed and Doe by these presents absolutely Giue Grant bargain sell Alien Infeoffe and Confirme vnto the aboue named Samuēll Lord a peece or parcell of land being by Measure fouerty acres and lyeing in a certaine place Cōmonly called & Knowne by the name of post wiggwam being one hundred and twenty poles in length from Newichawanick river north west and by north and in breadth fiftie & three poles & a halfe Northeast & by east, and South West and by west bounded on the South west by the land of phineas Hall and on the South east with the river on the North east with the land of John Cutts and on the north west with the Cōmons with foure pole in breadth at the north west end of the said land in leiw of the highway passing through it with a Dwelling house and all ye fences vppon the Land with all the wood and timber that is either standing or lyeing vppon the land aforesaid, Excepting the pine trees belonging to M^r Leaders Grant of timber, To Haue to Hold the aboue mentioned land & house & fences with all the wood and timber standing or lyeing vpon the said land not excepted to him the said Samuēll Lord his heires and Assignes for eyer and to his and their only proper vse benefit behoofe for ever and the sd Henry Child & Sarah his wife for thei selues their heires and assignes Doe Covenant promise and Grant to & with the sd Samuēll Lord his heires & assignes that they the said Henry Child and Sarah his wife haue in themselves good right full power and lawfull authoritie the aboue giuen and Granted premises to sell & Dispose of & that the same and every part and parcell thereof are free & Cleare and freely & Clearely acquitted Exhonorate and Discharged of [61] and from all and all maner of former Gifts, Grants, leases, Mortgadges wills, Entailes, Judgments, Executions, pouer of thirds and all other Incumbrances of of what Nature and kind soever had made Done acknowledged Cōmitted or suffered to be Done or Cōmitted where-

by the sd Samuell Lord or his assignes shall or may any wayes be molested, in, Evicted or Ejected out of the aboue Granted p^mises or any part or parcell thereof by any person or persons haueing Claiming or pretending to haue or Claime any legall right title Interest Claime or Demand of in or to ye aboue Granted premises and the said Henry Child and Sarah his Wife Doe for themselues their heires Executors, administrators and assignes Covenant and promise & grant to & with the said Samuell Lord his heires & assignes the aboue giuen and Granted peece or parcell of land house and fences with all the priuiledges & appurtenances therevnto belonging to Warrant & for ever defend from all persons whatsoever, Excepting the lord proprietor In Witness whereof the said Henry Child and Sarah his Wife haue herevnto sett their hands and seales this Eighteenth Day of March 168 $\frac{1}{2}$ and in the third yeare of the raigne of Sovereigne lord James the Second of England Scotland France and Ireland king Defender of the faith &c.

Signed sealed & deliv^rd

Henry Child (^a_{seal})

in presence of ous
George Broughton

Sarah S Child (^a_{seal})

Joseph Barnard

Pern Broughton

The aboue written Henry Child and Sara his wife acknowledged the aboue Deed of Sale to be their free act and Deed June 13th 1691 :

province

Before mee

of maine

John Wincoll Just^{ce} of peace

The aboue written with the rest of this Deed on the other side is a true cobby of the originall Deed and y^e acknowledgment transcribed and here recorded this 13th Day of June 1691 : p me

John Wincoll Record^r

In the name of god Amen

The last Will & testament of John Amerideth Coop late of Dartmouth in England & Now of Kittery in the province of Maine in New England, being Weake of body but of perfect Memory & of a disposing mind Doe ordaine this as my last Will revoake all former Wills & bequests whatsoever thinke meett to sett my house in order & Dispose of that Estate as god has giuen me as followeth

Imp^r: I bequeath my soule to god that gaue it me in hopes of a Glorious resurection & my body to be Decently buried

It: That estate I haue in Dartmouth abouesaid of housen & Gardens I giue and bequeath the Moietie or one halfe to my beloved wife Joane Amerideth Dureing her Naturall life & the other halfe vnto my sone & Daughter John & Joanna Alcock and their heires for ever: & after my said viues decease the whole to be and remaine to sd sone and Daughter for ever;

It: I giue & bequeath to my sd Wife the oue halfe of the house and land I now liue vpon Dureing her Naturall life and after her Decease the whole Vnto my Sone & Daughter John and Joaⁿa Alcock Dureing their Naturall lines & the longest liver of them and after their Decease to be and remaine to Joseph & Joanna the Children of the sd Jn^o And Joanna aforesd: & twelue acres of land in broad Coue vnto Joanna last aboue named

It: I giue & bequeath vnto vnto my two Grand Children Abigail & Mary Alcock a bill of six pound in Mony Due from Cozen John Shapleigh to be equally Devided between them.

It: I giue & bequeath the rest of my Estate in Chattells & Cattell within Dores and without Dores vnto my beloved wife Joane hoping shee Will be provident so of it that shee may leaue to my Children what remaines at her decease appointing & makeing my sd Wife my sole Executrix and

Elias Stileman & John Shapleigh my ouer seers in Wittness whereof I haue here vnto set my hand & seale the 26 January 1690 :

The marke of John Amerideth



(Seale)

Richard King and William Tetherly tooke oath that they saw John Amerideth sign & seale this Instrument as his last Will and testament while he was of a Disposing Capacitie & that they with Elias Stileman set to their hands as witnesses to it this 16 Day of June 1691 before two Justices & the recorder of this province : as attests : John Wincoll

ReCord^r

A true Cobby June 24 : 1691 p Jn^o Wincoll Record^r

[62] A true inventory of all and singular the Goods & Chattells of John Ameredeth of the town of Kittery in the province of Maine who deceased the 26th of Jan^r 16⁹⁰/₉₁ praysed by vs whose names are vnderwritten June 16th 1691 ://

	£	s	d
Imprs To 6 Neate Cattle one with another	08	00	00
To the bedding & Furniture	23	10	00
To the Table linen	03	00	00
To plate 10 oz $\frac{3}{4}$	02	13	00
To peuter new and old	02	19	00
To brass	01	07	00
To Iron Ware about the house	01	05	00
To Armes & armer	02	00	00
To Chests Trunks and Join Stooles Chaires and tables	03	00	00
To 6 swine	03	00	00
To his tooles belonging to his trade	01	18	00
To housing and land 32 acres	100	00	00
<hr/>			
Totall sum Errour Excepted.	152	12	00

This is a true account taken by vs as it was shewed vnto vs by m^{rs} Joan Ameradeth relict & executrix of the Deceased abouesaid

Peter Dixon

W^m Godsoe

All that tract or parcell of land containing by Estimation twelue acres (be it more or lesse) lyeing in the said towne of Kittery between a crick com̄only called Crockets Crick and the salt water comeing in at Piscat aqua harbour mouth from a pine tree lyeing on the banke of the said Crick vnto a stake Driven in South two Degrees Easterly eleven Chaines and a halfe or forty two rodd and from a stumpe lyeing likewise on the banke of the said Crick to a fence belonging to m^r John Bray South Westerly Eleven Chaines fifty eight links and the breadth to hold out to amount to twelue acres and a halfe as it was laid out and measured the twenty sixth of March one thousand six hundred and Eighty nine by Richard Clemens Dep^{ty} Survayor (He the said William Peprell leaveing a Convenient Highway according to law) which sd land is part of a certaine tract of land sold by John Ameredith and Joane his wife John Gilman and Elizabeth his wife and Lucy Wells vnto the said Benjamin Woodbridge his heires and assignes for ever by Deed bearing Date the 24th of July 1688 And was formerly land belonging to M^r Alexander Shapleigh and after to Major Nicholas Shapleigh as in and by the said Deed may more at large appeare, and all wayes waters water courses woods vnderwoods com̄ons profits priviledges and advantages whatsoever to the same or any part there of belonging or appertayning and the reverc̄on and reversion remainder and remainders thereof and of every part thereof and all the estate right title and Interest Claime and Demand whatsoever both in law and Equity power and Equity of redemption of him the said Benjamin Woodbridge of in or to the same or any part thereof, And Coppies of all such Deeds Evidences and writeings which concerne the same, To Haue and to Hold the said twelue acres and a halfe of land with the appurtenances vnto the said William Peprell his heires and assignes for ever to the sole only and proper vse and behoofe of the said William Peprell his heires and assignes

for ever and the said Benjamin Woodbridge Doth for himselfe and his heires Covenant promise and grant to and with the said William Peprell and his heires and assignes by these p'sents in maner & forme following That is to say That he the said Benjamin Woodbridge [63] Doth stand lawfully seized of and in the said parcell of land of a good perfect and absolute and Indefeazible estate of Inheritance in fee simple and that he hath full power good right and lawfull authority to grant and Convey the said land vnto the said William Peprell and his heires and assignes for ever And also that he the said William Peprell and his heires shall and lawfully may from time to time and at all tymes hereafter peaceably and quietly haue hold vse occupy possesse and enjoy the hereby granted and sold premises wth the appurtenances without the lawfull let suite trouble Deniall Ejection Eviction or Disturbance of him the said Benjamin Woodbridg or his heires or any other person or persons whatsoever Clayming to haue any Estate title or Interest therein And also that the said hereby bargained and sold p'mises with the appurtenances now are and be and soe from time to time and at all times hereafter shall be remaine and continew vnto the said William Peprell and his heires free and cleare and freely and clearly acquitted Exonerated and Discharged of and from all and all manner of former and other guifts grants bargains sales Dowes Judgm^{ts} Execu^{cons} Exents and of and from all titles troubles charges and Incumbrances whatsoever had made comitted suffered or executed by him the said Benjamin Woodbridg or any other person or persons whatsoever And also that he the said Benjamin Woodbridge & his heires from tyme to tyme and at all tymes hereafter for and Dureing the space of seaven yeares next Ensueing shall vppon the reasonable request and at the cost and charges of the said William Peprell his

This Deed of Sale Copied and Entered on record this first Day of december 1691 It being a true Copy of the originall Deed p me John Wincoill Recordr

heires or assignes make perform acknowledge leavy and Execute or cause to be performed acknowledged leavied and Executed all and every such further & other lawfull and reasonable assurances acts and conveyances in the law whatsoever for the better and more perfect & absolute assuring of the said land with the Appurtenances vnto and to the vse of the said William Peprell and his heires and assignes for ever as shall be required be it by fine feofm^t or confirmation or any other way Act Deed or meanes whatsoever All which said acts so hereafter to be Done shall be and endured to the only and proper vse and behoofe of the said William Peprell his heire and assignes for ever.

In Witness whereof the said Benjamin Woodbridge hath herevnto set his hand and seale the Day and yeare first aboue written

Sealed and delivered Benj: (^a_{seale}) Woodbridge/ Aprill the and livery and seizengiuen and ninteenth 1689
 deliverd according to law of the M^r Benjamin Woodbridge
 p^mises within mentioned the personally before me &
 word hereby betwene the twenty acknowledged the wthin In-
 ty six and twenty seventh lines strument to be his act &
 and the words as shall be re- Deed and Deborah Wood-
 quired, between thirty third & bridge wife of the sd Benj :
 thirty fourth lines being first Woodbridge being secretly
 Interlined in the presence of vs examined acknowledged her
 as likewise the words by Deed free consent to the wthin
 bearing Date the twenty fourth Deed
 of July 1688: between the Coram Francis Hooke
 fourteenth and fifteenth lines Just peace & Quor :
 and the word lawfull between { John Bray
 the twenty fourth and twenty { William Hooke
 fifth lines was Interlined before { Robert Mitchell
 the sealeing hereof

Know all men by these p^rsents that I Benjamin Woodbridge of the Towne of Kittery in the province of Mayne in New England Minister haue now had and receiued of William Peprell of the towne of Kittery aforesaid in the said Province Marriner the sume of twelue pounds of currant Money of New England being the full consideration money mentioned in one Indenture of bargaine and sale bearing equall Date with these p^rsents made betweene me the said Benjamin Woodbridge on the one parte and the sd William Peprell on the other parte And therefore I the said Benjamin Woodbridge Doe hereby remise release and for ever Discharge the said William Peprell his heires Exec^{rs} and Adm^{rs} of and from the said sume of twelue pounds and of every parte thereof in Witness wherof I haue herevnto set my hand and seale this nineteenth Day of Aprill Año Dⁿⁱ 1689

Sealed and Delivered Benj : Woodbridge (^a seale)
 in the p^rsence of John Bray
 William Hooke

The aboue written is a true cobby of the originall Discharge transcribed compared and here Entred this 2^d Day of December 1691. p me John Wincoll Record^r

Know all men by these p^rsents that I Benjamin Woodbridge of the towne of Kittery in the Province of Mayne Minister Doe ow and stand Indebted vnto William Peprell of the towne of Kittery aforesaid in the said Province mariner in the full and Just sume of twenty foure pounds of currant mony of New England To be paid to the said William Peprell or to his certain attorney his Executors Adm^{rs} or Assignes to the which payment well and truly to be made I bind me my heires Executors and Adm^{rs} firmly by these p^rsents Sealed wth my seale Dated this Nineteenth

PART I, FOL. 64.

Day of Aprill in the yeare of our lord God one thousand six hundred and Eighty Nine

The condition of this obligation is such that if the aboue bound Benjamin Woodbridge his heire Exec^{rs} and Adm^{rs} Doe and shall well and truly obserue performe accomplish fullfill and keepe all and singular the Covenants grants Articles Clauses and agreements which are and ought to be observed performed accomplished fulfilled and kept mentioned and Comprized in one Indenture of Bargaine and sale bearing equall Date wth these p^rsents made betweene the said Benjamin Woodbridge on the one parte and the aboue named William Peprell on the other parte in all things according to the true Intent and meaneing of the same Indenture of bargaine and sale: That then this obligation to be void and of none Effect or elee to be and remaine in full fforce effect and vertue

Benj: Woodbridge (^ascale)

Sealed and Delivered in

the p^rsence of John Bray

William Hooke

Robert Mitchell

This is a true Coppy of the originall obligation transcribed Compared and Entred this 2^d Day of December 1691:

p me John Wincoll Record^r

[64] This Instrument Declareth that I George Foxwell Mar^{nt} resident at Boston in New England haue Bargained sold and Emptied myself of all my right title and Interest of Eighteene head of Cattell And the halfe of all my Vncle Mr Richard Foxwells plantation which I the said George formerly bought of my said Vncle at black point in the towne of Scarborough alias Black point vnto James Robinson Cooper resident at the said Black point, For and Consideration of

part thereof doe acquitt Exonorate and discharge the sd Samuell Sewall his heires Executors and Adm^{rs} and every of them for ever by these presents Haue Giuen Granted bargained sold aliene Enfeoffed Conveyed and Confirmed And by these presents Doe fully freely Clearly and absolutely giue grant bargain sell aliene Infeoffe convay and Confirme vnto the said Samuell Sewall his heires and assignes for ever A Certaine tract or parcell of Land scittuate lyeing and being on a Neck of land Commonly called and knowne by name of Maricaneeg Neck neere vnto North Yarmouth in Cascoa bay in the province of Maine in New England aforesd Containeing by Estimation fiue hundred acres be the same more or less granted vnto the said Joshua Scottow by the Hon^{ble} Generall Court of the sd Massachusetts bay in the yeare 1684 and confirmed vnto him the said Joshua Scottow his heires and assignes for ever by the said hon^{ble} generall Court held at Boston by the Govern^r and Company of said Massachusetts Bay 27th May 1685 who then appointed Cap^t Edward Ting and Dominicus Jordan to lay out y^e aforesd grant And the said Edward Tyng and Silvanus Davis Deputed therevnto by and in behalfe of sd Jordan in obedience to authority accordingly laid out the same vnto the sd Scottow as by their returne vnder their hands at falmouth Dated the sixt Aprill 1686: more plainly appeares: Which sd tract is bounded as followeth viz^t Begining at a red oake tree Marked on the foure sides beareing Northeast Northerly from pulpit Island Comeing in at New Damaris Coue Sound and also to runn from the abouesaid Marked tree northwest and by north to run over the first Creeke vnto a litle river co^monly called litle or Crooked lane Also to run from the first said red oake Marked tree northeast vp by the water side vp the bayward to Come vp to Sandy point takeing in all that small point of Marsh or meadow further to run vp from the head of the aforesaid litle river or Crooked lane northeast into the woods and so

far vp along fronting to the bay at Sandy poynt to run on a parrallell line vntill two hundred acres be Expired being aded to aboue parcell to make vp the aforesd sum̄ or quantyty Together with all and singular the lands Grounds Meadows marshes timber trees woods lyeing Growing [65] vppon and Contained within the said tract and all waters fishings commodytyes profitts priuiledges hereditaments rights and appur^{ces} whatsoev^r to the same belonging or in any kind appertameing – and the reversion and reuertions remaind^r and remainders thereof and all their Estate right title Interest Inheritance Claime property and demand whatsoev^r of in and to the said bargained premises with all writings & Evidences relating thereto To Have and to hold all the aboue granted and bargained premises with the appurtenances and every part and parcell thereof vnto the said Samuell Sewall his heires and assignes for ever to his and their only sole and proper vse benefit and behoofe for ever And the said Joshua Scottow and Lydia his said wife for themselues their heires Executors and Adm^{rs} Doe hereby covenant promise and Grant to and with the said Samuell Sewall his his heires and assignes in manner and forme following that is to say – That at the time of this present grant bargaine and sale and vntill the Executeing of these presents they are the true sole and lawfull owners and stand lawfully seized in their own proper right of all the aforebargained premises in a good perfect and absolute estate of Inheritance in fee simple without any manner of condition reversion or limitation of vse or vses whatsoev^r so as to alter Change defeate or make void the same, Haueing in themselues full power good righ and lawfull authority to grant sell convey and assure the same in manner as aforesaid And that the said Samuell Sewall his heires and assignes shall and may by vertue of these presents f^rom henceforth and for ever hereafter lawfull peaceably and Quietly haue hold vse occupie possess and enjoy the aboue granted

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premises Free and Cleere and Clearly acquitted and Dis-
 charged of and from all and all Manner of former and other
 gifts grants bargaines sales leases Mortgadge Jointures
 Judgments Executions Entailes forfeitures and of and from
 all other titles Charges & Incumbrances whatsoever had
 made Committed Done or suffered to be done by them or
 either of y^m at any time or times before the Ensealing
 hereof And shall and will at all times henceforth and for
 euer hereafter warrant and Defend all the aboue granted
 premises with the appurtenances thereof vnto the said
 Samuell Sewall his heires and assignes forever against the
 the lawfull Claimes and Demands of of all person & persons
 whomsoev^r by from or vnder them or either of them their
 or either of their heires or assignes -

In Witness whereof the said Joshua Scottow & Lidia his
 wife haue herevnto sett their hands and seales the twenty
 ninth Day March Anno Domⁱ 1690 Annoq^b RR^s et Regine
 Gulielmi et Marie nunc Anglie &c secundo

Josh^(a) Scottow / Lidia^(a) Scottow

Signed Sealed & delivrd in p^rsence

of vs William Paine

Samuell Mears Joshua Scottow and Lydia his wife

Eliezer Moody Ser: psonall appeareing in Boston this

Boston Aprill 10th 1690 / third Day of aprill 1690 Acknowl-

Recorded with the rec- edged the within Insrument to be

ords of the county of their free act and Deed

Suffolke for Deeds Before Is^a Addington Assist^t

att^r Is^a Addington C^{lr}e

This is a true copy of the originall Deed of Sale and here
 Entred this 3^d Day of December 1691


p me John Wincoll Record^r

PART I, FOL. 65.

Inventory of the Estate of Major John Davies Deceased
Taken and appraised by me Ric^d Bankes and me Abraham
Prebell Aprill y^e 3^d 1691

	£	s	d
Impr His weareing Apparell	12	03	00
Two oxen 7£: 3 coves 6. 15.....	13	15	00
One heifer of 3 yeares old, two of 2 yeares 2£ 10.....	04	10	00
Two steares of 3 yeares old 4£ one of 2 yeares 25s.....	05	05	00
Twenty sheepe and six lambs 7£: 12s halfe aaffe 5s.....	07	17	00
To four hoggs and five piggs.....	04	00	00
One horse a two year old Coult and a year old Coult	06	00	00
To one pair of Dowlas sheetes 20s 5 pair Cotton sheetes	05	10	00
one pair of holland sheetes 22s 2 diaper board Cloaths 30s.....	02	12	00
fine table cloaths 25s sixteen Napkins 30s.....	02	15	00
Two towels 4s five pilobers 15s, 8 napkins 10s.....	01	09	00
Three yards new Canvis 7s one long & two short Carpets 30s	01	17	00
In the new roome one featherbed and furniture.....	04	05	00
One tabell two formes 25s a bedsted 10.....	01	15	00
A tabell and forme in the Chamber 25s a bed-tead 20s.....	02	15	00
In the chamber over the kitchen two beds and ruggs or.....	03	00	00
A table board 16s old tubs & Caske 25s.....	02	01	00
Three Iron and one brass pott two pair pot hookes Iron skilet.....	02	00	00
Two old brass kettles Chafing dish Candlestick Drip~ pan.....	02	06	00
Three flagons three quart three platters pint Cups &c.....	02	10	00
Earthen Ware 1s one saddell 15s two ould tabell 10s.....	01	06	00
One Musquett 18s Double barrell Carbine 20s one Carbine 12s.....	02	10	00
Three paire of Andirons two tramells fire shouell }			
Two paire of tongs two spitt Chafing dish..... }	03	10	00
one hide 12s a warming pan and lanthorne &c.....	01	04	00
Five Chests and a box 30s, a culboard 15s, five Chaires 20s.....	03	05	00
An ould Chest and box 6s, Cart wheelles and slid 32s.....	01	18	00
A plow plou Irons & Chaine 16s an Ax 4s bookes 22s.....	02	02	00
A grinding stone 4s paire stilers 5s.....	00	09	00
Plate and the Warehouse Wharfe & land 8£	18	12	00
The Dwelling house: barne: out houses and two acres of land adjoining.....	200	00	00
Soma.....	331	11	00

The marke of

Richard  Bancks

Abra~ Preble

A true Cobby of the originall Inventory recorded Decem-
ber 14th 1691 p me John Wincoll record^r

PART I, FOL. 66.

[66] An Inventory of parte of the Estate of Maj^r John Daves taken by vs whose names are here vnderwritten Septemb^r 21th 1691 :/

	£	s	d
In primo One small mill to grind malt.....	02	00	00
It 15 putr Dishes and one bason.....	02	00	00
It 6 Cushings.....	00	12	00
It Two feather beds & furniture belonging to them.....	08	00	00
It 4 Chambr potts.....	00	06	00
It 1 putr plattr.....	00	10	00
	<hr/>		
	13	08	00

March y^e 11th 1690 Disbursments on the
funerall of Maj^r Daves

	£	s	d	
In primo: For expences for the funerall.....	10	00	00	Abra [~] : Preble
It being for funerall Charges				John Twisden

Yorke March the 19th 169^o

Wee whose names are vnder written ware desired by M^{rs} Mary Davis to aprise a sloop which was Major John Davies late Deceased of yorke which accordingly wee haue Vallued at twenty & three pounds currant money of New England In Wittness hereof wee haue herevnto set our hands

Samuell Donnell

Samuell Banks

The aboue written are true Coppys of the originalls this
14th Day of december 1691 p me John Wincoll Record^r

An Inventory of William Milberrys Estate lately deceased taken and aprised by vs whose names are here vnder written this 2^d Day of october 1691

	£	s	d
His wearing Cloathes.....	05	00	00
Two Cowes 5£ halfe a store & a calfe 3£ 10s, 8 sheepe 2£.....	10	10	00
4 pigs 1£ 5s, a bed and bed Cloath 5£ 10s, 2 peuter dishes an axe 5s.....	07	00	00
Land and Marsh at bass Coue.....	16	00	00
A guu.....	01	00	00
	<hr/>		
	39	10	00

The marke of

John *H* harman

John Twisden

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This is a true Coppy of the originall Inventory Entred
this 14th Day of december 1691/ p me John Wincoll
Record^r

An Inventory of Steven Preble Estate lately Deceased
taken and aprised by vs whose names are vnder subscribed
this 3^d Day of October 1691/

	£	s	d
His wearing cloathes.....	04	10	00
A bed and bed Cloathes belonging to it.....	06	00	00
In Cash.....	02	02	00
23 yards of new Cloath.....	03	00	00
one hatt.....	00	04	00
2 Iron pots pot hookes one tramell.....	01	00	00
plow Joyring Chaîne axes and other Joyrn.....	01	10	00
A gun and Cutlas.....	01	10	00
A horse bridle and saddle.....	03	00	00
A mayre and two Colts.....	05	00	00
14 sheep 3£ 10s 9 swine 8£.....	11	10	00
4 Cowes 10£ one ox 4£.....	14	00	00
2 hafer and 2 steares.....	07	00	00
2 yearlings and 3 Calfes.....	03	00	00
old syths and rings.....	00	00	00
his Dwelling house & barne and aboue 40 acres of land and Mowing land ad- joining to his house.....	100	00	00
20 acres of wood land.....	005	00	00
1 acres of marsh vp the north west branch of yorke river.....	003	00	00
And more 36 shiling mony: 01: 16: 00			
	171	12	00

The marke of
John | H Harman
John Twisden

A true coppy of the originall Inventory Entred on record
this sixteenth Day of Decemb^r 1691/ p me John Wincoll
Record^r

[67] Inventory of Joseph Prebles Estate lately Deceased
Taken and Aprised by vs whose names are vnder subscribed
this 3th Day of october 1691/

	£	s	d
His Wearing Cloathes.....	04	00	00
In Cash.....	03	00	00
5 yards of sarge.....	01	00	00
5 yards of lining Cloath.....	00	10	00

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26 yards of Cotten Cloath.....	02	10	00
2 beds & bed cloaths to them.....	10	00	00
8 pounds of yarne and Wooll.....	00	16	00
6 yards of Cotten Cloath.....	00	18	00
In puter.....	01	00	00
and axe and other tulls.....	00	10	00
1 gun and a Cutlash.....	01	10	00
3 Joyron pots a kette and skillet.....	01	10	00
2 Cowes 5£ 4 hafers 7£.....	12	00	00
2 oxen one steare a Calfe at.....	10	10	00
3 swine.....	01	10	00
13 sheepe.....	02	05	00
a Multie.....	00	10	00
1 Mayre and Colt and saddle.....	03	00	00
House and barne and about 100 acres of land adjoining to it.....	40	00	00
1 acres of marsh vp the north west branch of yorke river.....	03	00	00
	<hr/>		99 19 00

2 wedges 18d

John Harman
his **I H** marke
John Twisden

A true Coppy of the originall Inventory Entred on record
This 16th Day of december 1691 p me John Wincoll Record^r

Know all men by these presents that I Joane Cartter now of the great Island in piscataqua Widdow Doe for Divers good Causes me moueing therevnto but more Especially that naturall affection which I beare vnto my beloued sone John Dimand doe by these p^rsents freely and volentarily giue and bestowe vnto my said sone Jn^o Dimand a tract of land of ten acres in Crooked lane with the house vpon it which land I formerly purchased of Joshua Downing and was the land on which my husband William Dymand deceased & my selfe Did formerly build and liue vpon, as also a tract of land of about Eight acres giuen vnto my sd husband Dymand by the town of Kittery as may apeare by their grant which tract of land lieth at the head of the abouesd tenn acres of land together with tenn acres of land be it more or less lying between my brothering laws lotts, to say John Dymand And

Andrew Dymand formerly giueinge by my father in law Jn^o Dymand deceased vnto my late husband William Dymaud Deceased with all the priviledges & appurtenances thereunto apertayning or belonginge vnto each & every parcell of land aboue specified to be the proper Estate of John Dymand my aboue said sone his heire Executors and Administrators for evermore To haue & to hould and improue as his and their Estate for ever without any lett or molestation by me my heires Executors Administrators or assignes, alwayes provided that he the sd John Dymand shall well and truly pay vnto his two sisters now liueing five pounds to each of them and that he shall not Alienate or sell the abouesd land or any part of it but shall receiue it for his posterity: but in case he should alter his condition and Marry and Dye without Issue then the sayd house and land abouesd to be Improued by his Widdow Dureing her naturall life and then to returne into my hands again as my proper estate or elce If I am deceased, into the hands of his two sisters equally to be devided or otherwise If them or either of them shold be Depated out of this world then to be dvided amongst their children that are surviueing and in the meane time If penury or want should overtake me that then I may haue an abideing place in the abouesd house & land Dureing my liue, all which being Duely performed I doe then giue & grant the abousd house & lands as aboue for ever vnto the performance of all which I doe herevnto sett my hand & seale this twenty second Day of Decemb^r 1691

Signed sealed & delivered

in the presence of vs

Francis Hooke

Jeremy  Walford

The marke of

Joan  Carter (^a_{seale})

A true Coppy of y^e originall

Entred Jan^{ry} 12 169 $\frac{1}{2}$

p Jn^o Wincoll Record

[68] This Indenture made the nineteenth Day of January Anno Domini one thousand six hundred and Ninety Annoq RR^s et Regine Gulielmi et Marie nunc Anglie &c^a secundo between John Alden Sen^r of boston in the County of Suffolke within their Maj^{ties} Collony of the Massachusets bay in New England Marrin^r and Elizabeth his wife one of the Daughters of m^r William Phillipps late of boston aforesd Gent^l Deed, on the one part and Simeon Stoddard of boston aforesd Shopkeeper on the other part Witnesseth that Whereas the sd John Alden Sen^r by an obigatory bill vnder his hand and seal It beareing Date the ninth Day of September A D 1689 stands Indebted vnto the sd Simeon Stoddard in the full and Just sume of two hundred seventy Foure pounds seven shillings and six pence currant Mony of New England made payable vnto the sd Simeon Stoddard his heires &c^a on or befor the first Day of October next Ensuing the Date of sd bill And wheras the time of payment therof is elapsed and the said Alden Desires twelue monthes time more from the Date hereof for the Discharge of sd bill with Interest vpon sd mony as is hereafter Expressed w^{ch} sd Stoddard hath consented vnto Now Further Witnesseth this Indenture that the sd John Alden and Elizabeth his wife as part security for payment of the aforesd summe of Two hundred seventy foure pounds seven shillings and six pence with Interest for y^e same as is herevnder mentioned and Expressed to the sd Simeon Stoddard his heires &c Haue giuen granted bargained & sold Alienated Enfeoffed conveyed and Confirmed and by thes presents Doe fully freely Clearly and absolutely giue grant bargain sell alien Enfeoffe convey and Confirme vnto the sd Simeon Stoddard his heires and assignes for ever One hundred acres of land in a place called Decaied Neck alias pechague together with one Eight part of all the meadow ground belonging to the sd neck And one hundred acres of

John Alden
& Elizabeth
his wife & daugr
of Wm Phillipps
to
Sim. Stoddard

land at a place called Rooty brooke together with a sixteen shilling purchase being the fifteenth lot in that devision all which parcels are within the limits and precincts of the town of Middleborough within the Jurisdiction of New Plymouth in New England aforesd also one hundred acres more being the first in a Devision of a thousand acres within bridgewater bounds in sd Jurisdiction all which was granted to the sd John Alden by Deed of gift vnder y^e hand and seale of his father John Alden dec^d of Duxbury bearing Date y^e thirteenth Day of January 1686 reference wherto or the record thereof being had more fully may appeare Also one Eighth part of a tract of land scittuate lyeing and being between Kinibunk riuer and Batsons river (so called or Known) within the Province of maine (al^s yorkshire) contaning by Estimation foure miles and more by the sea side that is to say from river to river and is to extend reach and run vp Eight miles into the land being butted and bounded by the sea on the Southeast (the Islands lyeing betweene the mouths of the two rivers of Kinibunke and Batsons to be alwayse reckoned and accounted to be belonging to the said aboue mençoned and Included therein) and is also bounded by the two rivers one to the north East and the other to the South west or pointing thereabout and so to extend or run vp Eight miles within the land there to Cross with a head line at the end of the sd Eight miles right vp from the sea side from one river to the other which prescribed bounds are to be the limitts and Extent of the aforesd tract or parcell of land which was purchased by the sd William Phillipps of an Indian Sagamore Comonly Knowne to the English people about that part of the Country by the name of Moghiggin with other lands therevnto Adjoining he being formerly the true Indian proprietor and possessor thereof as by the Deeds thereof vnder his hand and sealle vppon record in the publick office of the Province of Maine aforesd relation whereto being had more fully may ap-

peare and w^{ch} said tract hath since been Confirmed to y^e sd W^m Phillipps and his heires in the Kingdome of England by Fardinando Gorges Esq^r the true & right heire and successor of S^r Fardinando Gorges Kn^t the lord proprietor of the sd province of Maine al^s yorkshiere as by the pattent vnder the great Seale of England granted by the Kings Maj^{tie} to the sd S^r Ferdinando Gorges his heires and successors or by the true transcript or Coppys therof may more at large appeare and which sd Eighth part by Deed of Sale vnder the hand and seale of the said William Phillipps beareing date the twelfth Day of June Anno Domⁱ: 1676: was granted vnto the sd John Alden as by the sd Deed or record thereof in the 3^d booke of records page 4th for the province of Maine reference whereto being had more fully may appeare Also one thousand acres more of land Giuen and granted vnto the sd Elizabeth Alden by sd William Phillipps her father by Deed vnder his hand and seale vppon record in the aforsd third booke of records beareing Date the fifteenth Day of June Anno Domⁱ: 1676 being a part and parcell of a tract or parcell of land scittuate lyeing and being in the foresd Province of Maine and on the Westerne side of Kennibek river containing by Estimation Eight Miles square to extend Eight Miles from the sea and adjoining to the Inland head line of the township of Wells and so to be as aforsd Eight Miles square all which was formerly purchased by the said William Phillipps of an Indian Saggamore comonly known by the English people in and about that part of the Country by the name of Fluellin formerly the true Indian proprietor owner and possessor thereof and since Confirmed to him the sd William Phillipps by sd Fardinando Gorges esq^r the heire and successor of S^r Ferdinando Gorges Kn^t the lord proprietor of the whole Province of Maine al^s yorkshiere as by the aforsd pattent relation whereto being had more fully may appeare As also one quarter or fourth part of a Saw mill with sawes Dogs Crowes and all maⁿer of vtensells goc-

ing geare and tooles therevnto belonging scittuate vnder Sacoe falls with the benefitt of the place (which said Saw mill was built by the sd Alden) and also with sufficient Meadow land pasture land and timber for the sd quarter part porportionaby to the other three quarter parts which sd quarter part was granted [69] and Giuen to the sd John & Elizabeth Alden by Deed vnder the hand & seale of the sd William Phillipps bearing Date the twenty Eighth Day of November Anno Dom̄i 1662 as by the sd Deed or record thereof on the 35 & 36 pages of the new booke of records for the aforesd Province of Maine reference wherevnto being had more fully and at large Doth and may appeare Together with all and singular the lands grounds meadowes marshes woods vnderwoods timber trees swamps beach flats mines quarries rivers strēames Dams ponds water courses wayes Easments waters watercourses fishing fowleing hauking hunting within the liimits of the aboue granted premises with all other rights profitts priuiledges advantages Imunities Comodities hereditaments town rights Comodities and appurtenances whatsoever to the same or any part or parcell thereof belonging or in any Kind appertaining or therewith now vsed occupied or enjoyed or accepted reputed or taken as part parcell or memb^r thereof And Also all the Estate right title Interest Dower Claime Inheritance propriety and demand whatsoever of the sd John and Elizabeth Alden and either of them of in and to the same & every part thereof with the reversion and revercōns remainder and remainders thereof and of every part thereof To Haue and to Hold all the aboue granted and bargained Premises with their and and Every of their rights, members hereditaments and appurtenances and every part and parcell thereof (in as large and ample mañer & forme as the same were granted to the sd John and Elizabeth Alden & their heires and assignes by vertue of the aforementioned Deeds) vnto the sd Simeon Stoddard his heires and Assignes for ever, to the only

proper vse benefitt and behoof of him the sd Simeon Stoddard his heires and Assignes from henceforth and for evermore And the said John Alden and Elizabeth his wife for themselues their heires Executors and Administrators Doe hereby Covenant promise grant & agree to and with the said Simeon Stoddard his heires E^{rs} Administo^{rs} and assignes in manner and forme following that is to say that at the time of this present grant bargaine and sale and vntill thensealing and Delivery of these presents the sd John and Elizabeth Alden are the true sole and lawfull owners of all the aforebargained premises and stand lawfully seized thereof in their own proper right of a good perfect and Absolute Estate of Inheritance in Fee simple without any ma^{ner} of Condi^{cion} rever^{cion} or limitation whatsoever so as to alter Change defeat or make void the same Hauing in themselues full power good right and lawfull authority to grant sell Convey and assure the same in ma^{ner} and forme aforsd And that the sd Simeon Stoddard his heires and assignes shall and may by force and virtue of these presents from henceforth and for ever hereafter lawfully peaceably and Quietly haue Hold use occupy possess and Injoy the aboue granted p^rmisses with the appurtenances thereof Free and Cleare and freely and Clearely acquitted exonerated and Discharged off and from all and all ma^{ner} of former and other Gifts grants bargaines sales leases Mortgades Jointures Dowers Judgments Executions Extents Intaile forfeitures seizures fines Amerciaments rents and of and from all and all maner of other titles troubles Charges and Incombrances whatsoever And Further the said John Alden and Elizabeth his wife Doe hereby Covenant promise bind and oblidg themselues their heires Executors and Administrators from henceforth and forever hereafter to Warrant and Defend all the aboue granted premises with their and every of their appurtenances vnto the sd Simeon Stoddard his heires and assignes for ever against the

lawfull Claimes and demands of all and every person & persons whomsoever Provided allwayes and these presents are vpon this Condition any thing herein to the contrary thereof Notwithstanding That if the aboue named John Alden Sen^r his heires Ex^{rs} Administrators or assignes or either of them shall and Doe well and truely pay or Cause to be paid vnto the within named Simeon Stoddard or to his Certaine attorney heires Ex^{rs} Administo^{rs} or assignes in Boston aforesd the full and Just summe of three hundred and twelue pounds Currant money of New England on or before the nineteenth Day of January which will be in the yeare of our lord one thousand six hundred Ninety and one/₉₂ without fraud or farther delay That then this p^sent Indenture Sale and grant and every Clause and Article therof together with the aboue recited bill obligatory to be null void and of none Effect or elce to abide & remaine in full force and virtue to all Intents and purposes in the law whatsoever In Witnesse whereof the sd John Alden and Elizabeth his wife haue herevnto set their hands and seales the Day & yeare first aboue written/
Signed sealed & Delivrd John Alden Sen^r (^a seal)

in p^rsence of vs

Elizabeth Alden (^a seal)

Delivernee Torner

Cap^t John Alden and Elizabeth his

Eliezer Moody Scr :/

wife acknowledged this Instrument to be their act and Deed, before Elisha Hutchinson Assis^t:
Boston March. 2. 169^q

This aboue written Instrument or deed of Mortgadge is Recorded in Plimouth Counties new booke of records for deeds and Evidences of lands—begining at page 117 and Ending in page

120 Aprill 24. 1691

p Sam^l Sprague Recorder

This aboue written is a true Cobby of the originall Deed of Mortgadge and here Entred on Record January 30. 169^h

p John Wincoll Record^r

[70] The deposision of Henry Brookin, aged about forty foure years and Sarah Brookin, aged about nineteene years sworn saith that about october last past wee these Deponents was Desired by Mr Thomas Withers to goe over with him to his Island lieing betweene his house and Strawberry banke where wee did see y^e sd Mr Withers giue his Daughter Elizabeth Withers possession of the one halfe part of the said Island, next to Strabery banke by Delivering her a turfe and twigge of the sd Island and Did put his Daughter Elizabeth in possession of the house that is now on the Island, and further Mr Withers at the same time Did say that he Did give the litle Island that lies northeast from y^e abouesd Island y^t Elizabeth Withers hath possession of: vnto his sd Daughter the said Mr Withers pointing with his finger towards it and said, Betty I will giue thee that litle Island and further saith not

together with
ye house
so that it
was not
intended
yt side ovr
against
Strawbery
bank but
ye vpper end
& ye halfe of
ye same Island

Henry Brookin & Sarah Brookin Came and made oath to the verity abouesaid this 6 of Ap^r 1685

Before me Francis Hooke Jus^t pe

William Heynes aged about 49 yeares being with y^e abouesaid Mr Withers Deceased, and More over wheras it was at one and the same time when the deponents aboue Mentioned & the said Withers gaue his Daught^r Elizabeth free possession both of the house and also of the vpper end, to wit the vpper halfe of the same Island aforsd scittuated over against Strawberry banke and the manner of the sd possession giuen was by turfe & twig & more over by the same token shee his Daught^r put presently y^e said Deponent that an here subscribed in possession for her friend or tenant Dureing her pleasure

William Heynes

Mr William Haynes came and made oath to y^e verity


about sd this 7 of Apr: 1685 Before me Francis Hooke
Jus: pea

The about written are tru Coppies of the originall depo-
sitions of Henry Brookin Sarah Brookin and William
Heynes and here Entred on record this 16th Day of Feb-
ruary 169 $\frac{1}{2}$ p me John Wincoll Record^r


An Inventory of the Estate of Henry Child late of Bar-
wick deceased Sept 25 1691/

His wearing Cloathes.....	01	06	00
A peece of searge at 5s p yd 13yds.....	03	05	00
Two feather beds, 2 bolster, 2 pillows one p of sheets 1 p blanckets, 2 rugs, an old Coverlet & 2 old blankets.....	10	00	00
Seven Earthen milkpans and some Dishes.....	00	04	00
two Iron pots a kettle and 3 pailles.....	01	08	00
three Chests 20s sixteene yds linnen Cloath.....	02	12	00
Hoopes, boxes, axle trees pins for 2 p wheeles.....	02	00	00
two log Chaines two Draft Chaines.....	03	00	00
two paire of plow Irons.....	01	00	00
four old axes and a croscut saw.....	00	12	00
A homestall of forty acres of land and thirty acres bought of phineas Hull & 50 or 60 acres of land a town grant.....			
four oxen and two 4 year old steres at.....	21	00	00
four Cowes 8£, 1: 2 year old 1: 3 year old and three calves and one horse.....	14	10	00
seven swine.....	03	00	00
			63 17 00

Apprized this 10th Day of february 169 $\frac{1}{2}$ p vs

Richard  Nason
his marke

Province
of Maine Feb^{ry}: 10: 169 $\frac{1}{2}$

John  Nason
his marke

Sarah Child tooke oath that the about written is a true
Inventory of her deceased Husband Henry Child his Estate
and If any more estate appeare shee will ad it thereto and
the said Sarah Child and Richard Nason her father acknowl-
edg themselues bound to o^r sov^{rn} lord and lady the King &
Queene in the sum of a hundred twenty and seven pounds

fourteene shillings that the said Sarah Child shall administer on said Estate according to law

Before me John Wincoll Just^{ce} of peace

The aboue written is a true copy of the originall Inventory wth the oath & bond acknowledged & is here entred on record this 16th Day of February 169 $\frac{1}{2}$

p me John Wincoll Record^r

[71] The Inventory of the Estate and Goods of Joseph Hodsden lately Deceased had seene and apraised by Richard White and John More this 15th Day of June 1691/

	£	s	d
To foure Cowes.....	08	00	00
To two Steares.....	06	00	00
To two heifers three yeares old.....	03	10	00
To two heifers two yeares old.....	02	10	00
To one yearling.....	00	16	00
To one Mare and Colt.....	03	00	00
To foure Ewes.....	01	04	00
To five swine.....	03	00	00
To one Dwelling house & one barne.....	20	00	00
To two plow Chaines.....	00	12	00
To one yoake.....	00	02	06
To two small Gunes.....	01	10	00
To peuter.....	00	12	00
To one pot scelet, Cetele one frienpan.....	00	14	00
To Edg toole and Iron worke.....	01	00	00
To two Chests and one Box.....	00	09	00
To wooden ware.....	00	10	00
To two beds and furniture.....	08	00	00
To one saddle and one pillion.....	00	14	00
To one Cannoe.....	01	00	00
	63	02	06

The aboue Inventory had seen and apraised by us

John More

Richard White

+

his mark

ⓧ

his marke

John Hodsden made oath to this Inventory This 9 day June 1691 and If any more apeare to ad it

Before me Francis Hooke Jus peace :

A true Cobby of the originall Inventory here Entred on record this 19th Day of february 169 $\frac{1}{2}$

p me John Wincoll Record^r

PART I, FOL. 71.

June 15 91 Samuell Sawords Cloathes apprised by John Fost and Walter Allin which is in the hands of William Spencer

	£	s		
It one new Coate.....	03	13	00	Samuell Saword Debter To Wil-
It on pair of woosted stockens.	00	04	00	liam Spencer... ..
It two old shirts	00	02	00	To arthur Braglen
It one homespun Coate.....	00	12	00	To Nicholas Turbet.....
It one pair briches	00	07	00	To Mary fost.....
		03	13	To Ephem Joy for a razor....
one pair of shoos paid to Nich-				
olas Turbett for Diging				
his Grane				
				3 09 00

Jan^{ry} 26 169½ William Spencer tooke oath to the truth of this Inventory and If any more appeare he will ad it hereto
Before me John Wincoll Just^{ce} of peace

A true Coppy of the originall Inventory here Entred
Feb : 19 169½ p me John Wincoll Record^r

Be it knowne vnto all men by these presents that I Christian Ramick of the town of Kittery in the province of mayn Doe for Divers good considerations me moueing therevnto but more Especially the fatherly affection and tender care and loue that I beare vnto my beloved sone Isaak Ramick Doe by these presents freely grant and giue vnto him my beloved sone aforesaid and to his lawfull heires begotten of his own body for ever a sertayn tract and parcell of land with a Dwelling house vppon it scittuate and lying in the aforesaid province of Mayn in Kittery in the great Cove behind Thomas Spineyes Contayning thirty acres of vpland to say twenty poale breadth by the water side north and south and Eight score pole into the woods vppon an East and west line, and also forty pole square East and West, north and south Joyning to the aforesaid tract of land on the north side all which maketh vp thirty acres of

land as abouesaid all joining to Richard King and John fernalds land To haue and to hold the abouesaid land to him and his heires for ever as aboue said without any lett or molestation by mee or any vnder me alwayes provided that my sone Isaack abouesaid shall without any lett or hindrance giue way to me or any by my appointment to Cutt and carry of the abouesaid land two hundred cord of wood provided that I or mine shall cut the said wood within twenty yeares from the Date hereof, If not then to be freely my sone Isaack for ever vnto which Dayly Gift I doe hereby freely & voluntarily giue and Grant as abouesaid vnto my sone Isaack as abouesd for ever but If in case the said Isaac shall Dy without Isue his wife If he haue any shall Enjoy the said land Dureing her life together with the said house vnto which Deed of gift I doe herevnto freely set my hand and seale this sixteenth Day of Octobr Añ Doñ 1686/


Signed Sealed & deliurd

Christian Remick (^a_{seal})

in the presence of vs

Francis Hooke

The marke of

Nicholas  weekes

Christian Remick came before me this 9th of March 1686 and acknowledged this Deed or writeing to be his act and before

John Hinckes of the Councill

I vnderwritten doe freely & voluntary giue my Consent and aprobatation to the act and Deed of my father Christian Remick of the other side mentioned vnto my brother Isaack Remick & doe hereby Promise and ingadge never to Disturbe him or any of his on the said land which is within mentioned

vnto which I doe herevnto set my hand this sixteenth Day
of october 1686/

Witness

Jacob Remich

Francis Hooke

Jacob Remich Came before me this

The marke of

9th of March 1686 and acknowl-

Jonathan *FN* Nason edged this aboue wrighting to be
his akct and ded before

John Hinckes of the Councill

The aboue written are true Coppyes of the originall Deed
of gift and of the writing on the back side of it transcribed
& here entred on record this 25 Day of February 169 $\frac{1}{2}$

p me John Wincoll Recorder

[72] Inventory of Mr Shubaell Duñers Estate left in
yorke when he was Killd and substance destroyed Jan^{ry} 25.
169 $\frac{1}{2}$ p vs whose names are vnderwritten

	£	s	d
Impr 4 Cowes and one young bull.....	10	00	00
To one horse and one mare.....	05	00	00
To 4 pigs of last Spring.....	04	09	30
To fifteene sheepe.....	04	10	00
To three Acres of marsh.....	07	00	00
To one small Iron pott and Kettle.....	00	17	00
To 150 pound Gross of old peuter.....	01	12	04
	32		19 04

Inventory of Mr Shubaell Duñers Thomas Clarke
Estate in pascataqua the marke of

February 26 169 $\frac{1}{2}$ p vs vnderwritten Henry **H** Milbery

Imprimis one barrell of porke at fifty shillings.....	02	10	00
To three barrells of beefe at thirty shillings each.....	04	10	00
	07		00 00

To two Chests locked contents not yet Knowne | totall:..... 39 19 04

Mr George Snell made oath to this Inventory & that it is
all at p^rsent he knoweth of and as more Doe or may p^rsent

he will giue it in to the Court or such as ought to haue Cognisance hereof

Sworne in Kittery this 19th March 1691-2 before vs
Francis Hooke Dep^t pre[~]:
John Wincoll Just^{ce} of peace

A true Cobby of the originall here Entred this 23th Day
of March 169 $\frac{1}{2}$ p me John Wincoll Record^r

An Inventory of some goods found in two Chests belonging to the Estate of Mr Shubaell Duñer late of yorke deceased mentioned in the Inventory

	£	s	d		£	s	d
Impr 28 yds of blanket cloath new out of ye loome at 2s 9d p yd.....	03	17	00	A Sheet of fine brins.....	00	10	09
one p of Curtaines & Valance..	01	04	00	3 hand towels 2 shirts & 1 p drawers.....	00	15	00
one p home spun Curtaines be- ing 3 with Valence.....	01	00	00	3 pair of stockens.....	00	07	00
one small Carpet.....	00	06	00	a bolster 2 pillows & two Cush- ions.....	00	18	00
3 petty Coats & a mantie of her wearing Cloaths.....	02	00	00	a slick stone 1s 10 peeces earthen ware dutch.....	00	09	00
an old turkie Coverlate.....	00	10	00	33 pound of pewter.....	02	04	00
3 homespun blankets.....	01	10	00	4 peeces latin ware.....	00	04	00
2 old narrow green Curtaines one broad & valance.....	00	05	00	a brass bason of 4 lb waight.....	00	10	00
another small Carpet.....	00	06	00	2 skirts Kenting 5 caps & 7 bands 2 neck cloathes, half sleeues, 4 Kenting handkercheefs, 2 p cotton gloues & a cubbard cloath.....	01	15	00
6 napkins & a table cloath brins 5 yds $\frac{1}{2}$	00	15	00	two trunkes & 2 chests.....	01	00	00
6 napkins & a table cloath Dowlas 5 yds.....	00	10	00	a silver tankerd, a wine cup & a spoon 19 $\frac{1}{2}$ ounces.....	05	10	00
6 napkins & a table cloath Dia- per 5 yds.....	00	13	00		30	16	00
6 pillowbers cotton.....	00	10	00				
4 pillowbers Dowlas.....	00	08	00				
10 sheetes of cotton Cloath....	03	10	00				

Apprized by vs this 16th Day
of May 1692

Francis Hooke
John Wincoll

This is a true cobby of the additional Inventory here
Entred this 16th Day of may 1692 :

p me John Wincoll Record^r

An Inventory of the estate of Jonathan Nason Deceased
taken and prised this nintenth Day of march one thousand

PART I, FOL. 72.

six hundred Nintti one two by left^t John Tuttle and Petter grant Sen^r

ffurst To ye waring apparrell.....	05	00	00
pr Armes and Amenishon.....	04	00	00
pr mony noat.....	000	00	00
pr The houses and housen with all the land adjoining to it Containing one hundred accores prised at.....	170	00	00
pr Land and Marsh lyeing at Sturgeon Creek in partnership abot.....	25	00	00
pr one hundred Accores off land lieing near ye rocky hills.....	015	00	00
pr Two oxen foure Cowes two 3 yerere olds.....	021	10	00
pr one yearling 4 sheepe one horse.....	001	10	00
pr fifteen swine at the prices of.....	006	09	00
pr one fether bed and furniture to it.....	004	00	00
pr a flock bed and bedding.....	002	00	00
pr eleven pewter platters 4 plates & pr 8 porringer & other penter.....	004	00	00
pr a small p of scales & waites.....	000	06	00
pr a Cubbrd.....	003	00	00
pr two tables & Chaires & Jonte stooles.....	002	01	00
pr two Chests and two bedsteds.....	000	18	00
pr flax and Cotton yarne & woollen yarne & flax yarne.....	006	10	00
pr two payre of lomes and Gares.....	005	10	00
pr oyeren pots & tramells Dodges & tonges.....	002	12	00
pr bottles locken glasses & other small things.....	000	09	00
pr Two woollen wheales two lenen wheales one pair Cords.....	000	10	00
pr Enden Corne & English Corne & proveshen.....	007	08	00
pr sadle & bridle & sadle Cloath.....	000	12	00
pr old kaste & tubs and one sefe.....	000	16	00
pr one Hackell one warmeupan & more short flax.....	000	13	06
pr boockes and table linen.....	000	07	00
pr pales Dishes spones and trenshers.....	000	10	00
pr three Chanes 2 Clefeses one pair of bettell rings 4 wedges.....	001	16	00
pr one Cart & Wheeles plowe & slede one yocke.....	002	06	00
pr a Cyder press.....	000	06	00
pr three axes 2 howes one Ades 2 pich forckes.....	001	01	00
pr one Crosscut saw one sieth.....	000	11	00
pr one saw 2 Hacke 3 beles & other small toules.....	000	13	00
pr one Cannue one friing pan.....	001	05	00
as to a parcell of staues in partnership vndevided.....	000	05	00

John Tuttle, Peter O Grant

his marke

Sara Nason relict and Administratrix to the Estate of her late husband Jonathan Nason tooke oath to the truth of this Inventory and If any more shall hereafter appeare shee will ad it herevnto

Sworne this 24th day of march 169½ Before me

John Wincoll Just^{ce} of peace

The aboue written is a true Coppy of the originall Inventory & the widdows oath to it here recorded March 28th 1692
p me John Wincoll Record^r

[73] To all Cristen People to whom this present Righting shall Come and Appeare, I Steven Jenkenes of oshter rever in the townshepe of Dover in the provence of Nue Hampsheare in New England sendeath Greatting know ye that I the sad Steven Jenkenes ffor Good Cases and Considerationes him mouenig thearevnto and More Espeshally ffor and in Consideration of the sum of AEleven pounds in money in hand paid before the Insealing and delivering of the presents by y^e hands of my brother Jonathan Nasson of the toune of Barweck in the provence of Main the receipt whareoff I Doe acknowledg myselve Satisfied and paid and of every pence theareof Doth for ever acquet and Discharge my Brother Jonathan Nasson his Hires Executores Admenestratores and Assines by these presents hath obsolutly giuen Giuen Granted barganed sold Infefed asshured and Confermed and by these presents Doth giue Grant bargan and sell vnto my brother Jonathan Nasson two peases of Marsh liing in Sturgen Creeke in the provenes of Main one peas liing neare to Cap^t ffrosts marsh and the other peas liing at y^e south west end of y^e aforesd marsh which two peases of Marsh containing two Acores more or less that was formerly my father Jenkenes with all preveledges and Appertanses theareto belonging and Appertaining vnto the sd Steven Jenkenes shall be for the sole vse benefit and behoufe of the sd Jonathan Nasson his hires Executores Admenestratores and assines for ever To Haue and To Hold the premeses aforesd and the sd Steven Jenkenes Doth for himselve hires Executores Admenestratores Covenant &

An Inventory of the Estate of Jonathan Masterson late of yorke Deceased

His wearaing Cloathes, brass, penter, Iron two feather beds 2 rugs, 1 bolster two pillow bers, 2 Chests, 3 sheets 4 Napkins.....	036 00 00
His Dwelling house barne 16 acres of land and other lands Adjoining.....	109 00 00
	<u>136 00 00</u>

March 3^d 169 $\frac{1}{2}$ Apprized by phillip bab & John Linscott
A true copy of the originall Inventory here Entred on
record May 17th 1692 p me John Wincoll Record^r

[74]


In the name of god Amen I Abraham Conley of the town of Kittery in the County of yorke in New England being weake and sickly of body but perfect of memory thanks be to god Doe make and ordayne this my last will & testament in maner & forme as here followeth/ And first I Doe giue & bequeath vnto Nathan Lord and Abraham Lord the two sones of Nathan Lord the Elder my sone in law all that lot or tract of land with the appurtenances called or Cōmonly known by the name of Coole harbour which I lately purchased of James Emery of Kitry and all that pte of my land that lieth at Sturgeon Creeke which is now lett & Disposed of to one Francis Small with this pviso that If the sd Small Doe hold his bargaine made with me for the said land then the sd Nathan Lord & Abraham to receiue & haue all such pay either Money or other Engadgments as he oweth to and hath bound himselfe to pay for it but If hee the said Small Doe relinquish or otherwise make void his bargaine that he made with me for the said land then my will is that they shall haue the land as aforesaid to the only vse benefit and behoofe of them the said Nathan and Abraham Even all that land that was bargained granted or In-

This is a true Copy of the originall
written will of Abraham Conley
June 8th 1692 & entred on Record
p me John Wincoll Recordr

Adrian Fry & Sarah his wife attested on oath to
the truth abouesd June 8th 1692 Before vs
Charles Frost } Justices
John Wincoll } of the peace

tended to be granted vnto the said ffancis Small/ And my Will is that this shall be the deuission betwixt them the said Nathan and Abraham the one to haue the aforesd land at Sturgeon Creeke or the rents and profits therof and the other the land Called Coole harbour lately purchased of James Emery as aforesd with this pviso & pvisoes that Nathan Lord the Eldest brother to take his Choice which of they two he will haue And to haue it as they shall Come to the age of twenty one yeares each of them, the Eldest first as he Comes to the age aforesd and the other successiuely and in the mean time to be in their fathers Disposall after my Decease Also I Doe giue & bequeath vnto Nathan Lord thelder my sone in law all that land that Nicholas Frost now holdeth of me and all the other land either marsh meadow or vpland that I now haue or ought to haue at Sturgeon Creeke, (besides that I haue lett or granted vnto the aforesd Francis Small) by vertue of any town grant or grants or other wise to his own pper vse benefit & behoofe for ever/ Also I doe giue and bequeath vnto Adrian Fry with whom I doe now liue nine pounds or there abouts which is due vnto me on two bills and Doe acquitt him thereof for ever also I doe giue vnto John White my Neighbour all such debts as he oweth me and Doe thereof acquitt him Also I doe giue vnto Robert Allen all such Debts as he oweth me either by bill or otherwise and thereof Doe acquitt him: All which Debts aforesd If I doe happen to Dye before they are Due to me or before they are paid my meaning and will is that I Doe acquitt them against my Executor for ever/ All the rest of my Goods & Chattells or lands Mouceable or Vn-mouceable bills bonds or other Debts what soever not heretofore in or by this my last Will and testament not giuen or bequeathed I doe giue and bequeath vnto Nathan Lord thelder my sone in law whome I doe make my whole and sole Executor to see my Debts paid and my legacies performed in Witness hereof I haue Caused this my Will to be

made and haue here vnto sett my hand and seale Even the first Day of March in the twenty seventh yeare of the raigne of our Sovereign Lord Charles the Second by the grace of god of England Scotland France & Ireland King Defender of the faith: And in y^e yeare of o^r Lord 1674/ Sealed & Acknowledged in the

p^rsence of vs here vnderwritten The marke  of Andrew Searle

The marke of **A F** Adrian Fry Abraham Conley (^aSeal)

Province Adrian Fry & Sarah his wife tooke oath that of main they saw the aboue Abraham Conley set to his hand & seale to the aboue written will when he was of a disposing Capacity & that Andrew Searle and Adrian Fry set to their hands as witnesses then

Sworn this 5^t Day of March 16⁹⁰/₇₁

Before me John Wincoll Just^{ce} of pease

To all Christian people to whome this prisent Deed of Sale shall Come Greeting whereas the select men of Kittery within y^e Province of Mayne in New England vpon the 24th Day of March 1678 granted twenty acres of Land to Robert Allin Sen^r of Could harbour to him his heires or assignes for ever Know ye that I Robert Allin of y^e Town of Kittery in the province of Mayne on the one party & Adrian Fry of y^e said town & province Witnesseth that said Robert Allin for & in Consideration of the sum of six pounds in hand received before the Ensealing & Delivering of these presents well & truly paid of Adrian Fry & for every part & parcell thereof Doth acquit and Discharge the said Fry Eaires Execett^{rs} Administrat^{rs} & Assignes and every of them for ever & also for Divers other good cases and Considerations him the sd Allin therevnto of speciall moueing

hath Giuen Granted bargaind & sold Aliened and Confirmed and by these presents Doth Giue Grant bargaine & sell Alenat Infeoffe releas Deliver and Confirme vnto said Adrian Fry his heires & Assignes for ever all the right title Claime & Interest that the said Robert Allin hath Ever had : May Might or ought to haue whether by Improuement or possession or any other lawfull wayes or meanes whatsoever six acres of said Allen Town grant aboue said To Haue And To Hold standing & lieing with the liberties preuiledges Comodities benefits Appurtenances therevnto belonging whereof the six acres of land is now in the possession of Adrian Fry and alredy laid out by y^e Survaer of this town of Kittery baring Date the 16th of December 1679 to be vnto the only proper vse benefit and behoofe of the said Adrian Fry his Ares & assignes for ever Farthermore I Robert Allin for and in Consideration of the wintering of a mare well and truly paid whereof the sd Allin Acknowledgeth him selfe to be fully satisfied I the abouesd Robert Allin haue Giuen Granted bargaind sold and by these presents Doe fully and Absolutely giue grant bargain sell release infeoffe and confirme vnto the sd Adrian Fry for the abouesd wintering of a mare which sd Allin acknowledgeth himselfe to be fully satisfied & content & paid whereof he Doth Acquitt and Discharge the said Fry his heires Excetitor Administrat^{rs} and Assignes and every of them for ever and by these presents I also alinate one acre of land Deliver and Confirme vnto the said Adrian Fry his hears & assignes for ever all the right title Cleame & Intres that the said that the said Robert Allen hath ever had may might or ought to haue whether by possession or Improuement town grant or any other lawfull ways whatsoever To Haue & to Hold standing & lieing with the liberties preuiledges Comodities benefits and appurtenances there vnto belonging which land is to be laid out and is adjoining to Adrian Fry lot north from his house foure powl wide & so to run West till one

acre be accomplished And the said Adrian Fry for himselfe
 his heires Executors Admis^{rs} and Assignes shall or may at
 all time or times for ever hereafter lawfully peaceably
 quietly haue hold vse occupy possess by & Injoy all the said
 parcell of land with the preuiledges therof without the
 least lett hindrance Claine Challenge by or vnder the said
 Robert Allen In Wittness whereof I haue herevnto sett my
 hand and seale this 13 Day of February one thousand six
 hundred ninety and one

Signed Sealed and delivrd

Robat Allen (^a_{seale})

in p^rsence of Christo : Bampfield The aboue named Robert
 William Stacie

Allen appeared before me
 in Kittery this 24th Day
 of March Anno Domⁱ 169 $\frac{1}{2}$
 and did acknowledg the
 aboue written Deed of
 Sale to be his free act &
 Deed

A true copy of the original
 deed here recorded June
 8 : 1692

p John Wincoll Record^r

pvince of maine : Before me :

John Wincoll Just^{ce} of peace

[75] Wheras there hath beene a controversy betweene us
 Kathern Lidden and Sarah Trickie widdowes both of Kittery
 in the Province of Maine in New England concerning the
 deviding line betweene our house lotts in Crooked lane in
 the lower part of Kittery aforesaid, it is now by our volun-
 tary consent agreed and determined that the deviding line
 shall be from a certaine beech stump standing on the South
 side of the highway South west so much southerly as will
 goe Cleare of the sd Kathern Liddens Dwelling house and
 so to run on the same line to the water side (the sd beech
 stump being proued by Evidence to be the antient bound
 marke betweene the two foresaid lotts) and from the fore-

said beech stump Northeast or nearest northeast to the roote of a certaine Hemlock tree lieing vppon the ground which Hemlock tree appeared by Evidence to be another bound marke betweene the two foresd lotts, and from the roote of the said hemlock tree to run Due northeast to Spruce Creeke & these to be and remaine the standing bounds between vs and our heires for ever for Confirmation whereof Wee the aforesd Kathern Lidden and Sarah Trickie Doe bind ourselues our heires Executors and Administrators each to other in the penall sum of one hundred pounds sterling not to Molest Interupt or hinder one the other in the quiet and peaceable Enjoyment or Improuement by setting vp fence and standing in the said line from time to time or at any time from henceforth for ever, and for the further Confirmation of the premises Wee the aforesaid Kathern Lidden and Sarah Trickie haue herevnto sett our hands and scales this Eighteenth Day of Aprill Anno Dom̃: one thousand six hundred ninty two and in the third yeare of the reigne of our soveraigne lord and Ladie William and Mary by the grace of god of England Scotland France and Ireland King and Queene defenders of the faith &c :

Signed Sealed and Delivered
in the presence of vs

Katherin Letten (^a_{seale})
Sarah Trickey (^a_{seale})

Witnesses : William Screven
Elihu Gunnison

Province of maine

Katherin Letten and Sarah Trickey acknowledged the aboue written Instrument to be their free act and Deed this 18th Day of Aprill 1692/

Before me John Wincoll Just^{ce} of peace

The aboue written is a true Coppy of the originall agreement here Entred this 9th Day of May 1692/

p me John Wincoll Record^r

1692 Sept 26 County of yorke
in the Province of the Massachusetts bay
A Inventory of John Pears Astate Deceased at yorke

	£	s	d
on Iron pot: 7s shillings.....	00	07	00
on Frying pan 4 shillings.....	00	04	00
on Ax on shilling.....	00	01	00
one old roug 2 shillings.....	00	02	00
to mete at ten shillings.....	00	10	00
to one kettle at 3 shillings.....	00	03	00
to one booke at on: 1:	00	01	00
to a house and barne and land.....	30	00	00
to on Cow and Calfe three pound.....	03	00	00
to halfe a Calfe at 8 shillings.....	00	08	00
to one sheepe at 7 shillings.....	00	07	00
	35	03	06

the above is a true Cobby of the
original Inventory Sept 26 : 1692
p me Jn^o Winecoll Cleric :

James Plaisted
Matthew Austin

Articles of agreement made and Concludes betweene
William Godsoe of Kittery in the County of yorke and
province of the Mathatusets bay in New England of the
one party and John ball of the same town and County as
followeth Viz^t

That Whereas there hath beene a long controversy be-
tween y^e p^rdecessor of the abouesd William Godsoe in his
life time and the said John Ball as also betweene the now
Wife of the sd Godsoe in her Widdowhood and since be-
tweene the sd Godsoe and the said Ball concerning a devid-
ing line betweene the land of William Godsoe and the
homestall of the said John Ball in Spruce Creeke in the
town of Kittery aforesaid as also a like controversy Con-
cerning the fulfilling of a deed of sale from the late Thomas
Withers to the sd Ball his homestall as abouesd

Therefore for a finall Issue of all Controversies between
the sd Godsoe & Ball in the premises abouesd it is agreed

and Concluded between the sd William Godsoe and John Ball that the deviding line between the lands of the sd Godsoe and Ball shall be from between certain two rocks lying about a foote asunder neare the salt Marsh and from between the sd two rocks west south west vnto a certain white rock about three or four foot broad neare the middle of the length of sd balls land and from the Middle of sd rocks west south west vnto a certain Hemlock tree growing at the southermost and westernmost end of sd Balls land marked on the foure sides neare the ground and from sd Corner tree twenty six pole north north west vnto John Shepards fence [76] and from thence bounded by sd Shepards land till it come to the western Creeke and then bounded by said western Creeke till it come to the marsh and then bounded by said marsh till it come to the Middle betweene the two rocks where the deviding lines began, and these lines to stand as the deviding lines betweene the said Godsoe and ball and their heires for ever and the present fence is to stand as it is so long as it shall be serviceable and when it shall be decayed it is then to be new made at the Equall Charge of both partyes and sett in the true deviding lines betweene the sd William Godsoes and John Balls lands and the timber that makes the said new fence is to be taken off the sd William Godsoes land

And for the true performance of all the articles premised the said William Godsoe and John Ball Doe hereby Bind themselues their heires Executors and Administrators Each to other in the penall sum̄ of forty pounds sterling to be forfeited and payed by the party that shall breake the abouesd articles or either of them to the party that shall obserue and performe the same, For confirmation whereof the said William Godsoe and said John Ball haue herevnto

sett their hands & seales this sixt Day of October Anno
Dom̄ : one thousand six hundred ninety two :


Signed Sealed & delivered

W^m Godsoe (^a_{seale})

in the presence of vs

John Ball

The marke of

 (^a_{seale})

Enoch *EH* Huchin

his marke

John Wincoll

A true Coppy of the originall

John Alcock

articles taken and here Entred

this 13th Day of October 1692

p me John Wincoll Cleric :

To all Christian people to whom this present writing shall
com Know ye That I Ephraim Crocket of Kittery in the
province of Maine in New England and An my wife Doe for
Divers good Causes & valuable considerations me herevnto
moueing, and for and in Consideration of the sune of forty
six pounds sterling in hand receiued of Richard White of
Kittery aforesaid Doe acknowledg and Confess mysele to
be fully satisfied and paid for a peell of land and accordingly
Doe hereby Giue Grant bargaine and sell vnto the aforesd
Richard White his heires Executors Administrators and
assignes ninty acres of vpland begining at the bridge at the
head of broad bote harbor and runing from thence north west
along by yorke line one hundred & sixty poles into the
woods and ninty poles in breadth southwest being bounded
on the southeast with a small pees of salt marsh which said
Crocketts father did vsially mow leaveing out the places
where John billinge and James Wiggins built their houses,
And further Know ye that I the said Ephr : Crockett and
An my wife Doe by thes presents Giue Grant Alienat sell
Infeof and confirme vnto the abouesd White all the marsh :

begining at the bridge and so runing in the breadth of fifty acres of the abouesaid vpland on the southeast of it, which marsh is bounded with y^e sd vpland on one side and brod berd harbor Crick on the other side, as also a small strip of Marsh lieing on the north east side of the neck about the bridge To Haue and to Hold all the aboue bargained premises both vpland and marsh with all the singular appurtenances and privilidges thereto belonging or in any wise appertaining to him the said Richard White his heires & assigns for ever, he the said White his heires or assigns paying twelue pence in silver to the said Crocket his heires or assigns on the twenty fift of March yearly acknowledgment, further I the said Ephri: Crockett and An my wife Doe for our selfs our heysrs Exequ^{rs} Administrat^{rs} promise and Ingadge for ever to warrent and Defend the abouesd title both of vpland & marsh against all manner of person or persons whatsoever makeing any lawfull Claime or demand therevnto or to any part or parcell thereof by from or vnder vs or either of vs our heires Exequ^{rs} or Administrat^{rs} And more over I the said Crockett Doe couenant to & with the said White his heires Executors and Administrat^{rs} and to Every of them by these presents that all the aforesd vpland and marsh at the scaleing hereof shall remaine Clearly acquitted Exonerated and Discharged or otherwise saued and kept harmless from all former gifts barganes and sales whatsoever, and that forevermore vnto the confirmation of the truth hereof I the said Ephraim and An my wife haue hervnto set our hands and scales this twenty seventh Day of Aprill 1686

Signed sealed & delivered

The marke of

in the presence of vs

Francis Hooke

Ephraim **E** Crocket (^aseale)

John Daues by the abouenamed The marke of

William Hooke Ephraim Crocket An **A** Crocket (^aseale)


vnderwriten

Wheras there was formerly a Deed of Sale giuen by the abouesaid Ephraim Crockett to the aboue named Richard White of [77] fifty acres of land part of the land mentioned in the aboue written Deed, which sd Deed of Sale now remains recorded in the records of the province of Mayne, these presents testify that the said deed is from henceforth to be void and of none Effect and that the said Richard White is to take no advantage by reason of the same in witness w^of the partyes to these presents haue herevnto sett their hands and seales this twenty fourth Day of May one thousand six hundred and Eighty Eight

Sealed in the presence of


The marke of

John Daves

Richard  White (^a_{seale})

William Hooke

The Marke of

Ephram  Crocket (^a_{seal})

Ephraim Crocket and An his wife cam and Did acknowl-
edge this Instrument to be their act and Deed this twenty
sixt Day of Sept 1688/

Before me Francis Hooke Jus^t Quor[~]:

I Richard White of Kittery doe hereby for myselfe my
Heires &c Assigne and set over vnto Henry Dering of Bos-
ton & his heires &c all my right title and Interest of the
within written bill of sale as witness my hand Sept : 28. 1692

Witness

Richard  White

Sam^l Wentworth

his marke

Jn^o Wentworth

Boston Sep^t 28th 1692 Richard
white Came & acknowledged the
aboue assignm^t to be his act &
Deed

Before me Sa^m Sewall J. P.

These three last afore written are true Coppys of three Instruements written in one sheete of paper and here Entred this 13th Day of October 1692


p me John Wincoll Cleric̃:

To all Christian People to whom this present wrighting shall come Know ye that I Richard White of Kittery in the province of maine in New England Do for Divers good Causes and valluable Considerations me herevnto moueing and for and in Consideraçon of the summ of forty two pounds Mony in hand Recd: of Henry Dering of Boston Do acknowledg and confess myselfe to be fully sattisfied and paid for a pcell of land houseing and marsh and Do giue grant bargaine & sell vnto the aforesd Henry Dering his heires Exec^{rs} Adm^{rs} & assignes, Ninty acres of vpland be-
gining at the bridge at the head of broad boat harbour and runing from thence along by yorke line one hundred and sixty poles into the woods and ninty poles in breadth south west being bounded on the southeast with a small peece of salt marsh (which Ephraim Crockets father did vsually mowe) leaveing out the places where Jn^o Billing & Ja: Wiggin built their houses And Further Know ye that I the said Richard White Do by these presents Giue Grant alien sell Infeoff and Confirme vnto the abouesd Henry Dering all the Marsh be-
gining at the bridge aforesaid and runing in the breadth of ffifty acres of the abouesaid vpland on the southeast of it which Marsh is bounded with the said vpland on the one side and broad berd Harbour Creeke on the other side As also a small strip of Marsh lyeing on the North East side of the neck about the bridge aforesaid To Haue & To Hold all the aboue bargained premises both vp-
land and Marsh and houseing now standing vpon sd land

and all vnderwood, trees, timber, & fences with all and singular appurtenances and previlidges thereto belonging or in any wise apertaining To him the said Henry Dering his heires and Assignes for ever. Further I the said Richard White Do for myselfe my heires Exec^{rs} Adm^{rs} promise and Ingadge for ever To warrant and defend the abouesaid title of vpland & Marsh &c vnto'sd Henry Dering his heires and assignes for ever Against the lawfull Claimes and Demands of all and every person and persons whatsoever And the said Richard white for himselfe, his heires Exec^{rs} & Adm^{rs} Doe hereby Covenant promise Grant and agree to and with the said Henry Dering his heires and Assignes that at the time of this present grant and sale and to th'ensealing and delivery of these presents he the sd Richard White is the true sole and lawfull owner and stand lawfully seized of and in all the aboue bargained and Granted premises in his own proper right of a good perfect and absolute estate of inheritance in Fee simple without any manner of condition reversion or limetation whatsoever so as to alter change defeate or make voyd y^e same Haueing in my selfe full power good right and lawfull authority to grant sell Convey and assure the same in Manner as aforesaid And that the said Henry Dering his heires and assignes shall and may by force and vertue of these p^rsents from henceforth and forever hereafter lawfully peaceably and quietly haue hold vse occupy posses and Enjoy the aboue granted premises with the appurtenances thereof free and Cleare and Clearly acquitted and Discharged of and from all and all manner of former and other Gifts Grants Bargains sales leases Mortgades Joyntures Dowers [78] Judgments, Executions, Entailes, Forfeitures, and of and from all other titles, troubles, charges, and Incumbrances whatsoever, In Witness whereof the said Richard White haue herevnto sett his hand and seale the twenty seventh Day of September Anno Domⁱ one thousand

six hundred ninty two Annoq̄ R R^s et Reginae Gulielmi et
 Mariae nunc Angliæ &c Quarto./

Signed Sealed & delivered
 in presents of vs
 Sam^{ll} Wentworth
 Jn^o Wentworth

Richard  white (^a_{scale})
 his marke

Boston in New England Sept : 28 :
 1692 Richard White Came &
 acknowledged the aboue Deed
 of Sale to be his act and Deed

Before me Sañ Sewall Justice of peace

The above is a true copy of the originall Deed of Sale
 transcribed and here Entred this 14th Day of october 1692

p me John Wincoll Cleric̃:

By vertue of a letter of attorney from the within men-
 tioned Richard White vnto myself beareing Date the 27th
 Day of September last past I haue giuen by turfe and twigg
 possession of the within mentioned p^rmises vnto the within
 mentioned Henry Dering as witness my hand this 5th Day
 of october 1692

The marke of

John  More
 Eliz Parsons

Francis Hooke

This is also a true copy of the write-
 ing on the back side of the aboue
 Deed of Sale oct : 14 1692 p me
 Jn^o Wincoll Cleric̃:

To all Xtian People to whom this present Writeing shall
 Come Know ye that I Richard White Late of Kittery town
 on piscaqua river Do for Divers good Causes and valluable
 considerations me herevnto moueing and for and in Consid-
 eration of the summ of tenn pounds secured to be paid by
 Henry Dering of boston shopkeeper Do Giue, Grant, bar-

gaine, and sell vnto sd Henry Dering his heires Exec^{rs} Adm^{rs} and assignes Sixty acres of vpland lyeing and being in Kittery township bounded by the land of the township of yorke Easterly and by my land of ninety acres I sould sd Dering South Eastwardly and by James Wiggins land Southwardly : and Kittery Cōmons North Westerly or how- ever otherwise bounded To Haue & to Hold to haue and to hold all the aboue bargained premises be it more or less as it is laid out with all the trees timber and vnderwood with all and singular the appurtenances and priuiledges thereto belonging or in any wise apertaineing to him the sd Dering his heires & assignes for ever Haueing in myselfe full power thus to Do And Do for myselfe my heires & warrant the same vnto sd Dering his heires & assignes against any person and persons whatsoever lawfully Claiming the same In Witness whereof The said Richard White haue herevnto sett his hand & seale this twenty seventh Day of September one thousand six hundred ninty two Annoꝝ R R^s et Reginae Gulielmi et Mariae nunc Angliae &c : Quarto

Signed sealed & delivered
in presents of vs
Sam^{ll} Wentworth
Jn^o Wentworth

Richard  white (^a_{seal})
his marke

Boston in New England Sep^t
28th 1692 Richard White
Came & acknowledged
the aboue Instrum^t to be
his act & Deed Before me
Sañ Sewall J. peace

A true copy of the originall Deed of Sale transcribed & here Entred this 14th Day of October 1692

p me John Wincoll Cleric[~]

october 5th 1692 possession by turfe and twigg giuen vnto the within mentioned Henry Dering by Cap^t Francis Hooke

as Attorney to the within Mentioned Richard White which
letter of Attorney bears Date the 27th Day of Septemb^r last
past as witness our hands this 5th Day october 1692

The marke of

Francis Hooke

John † More a true cobby of the originall as it is

Eliz^a Parsons written on the back side of the

Deed of Sale

October 14th 1692 p me John Wincoll Cleric̃

Boston in New England

Know all men by these p^rsents that I Richard White late
of Kittery town on Piscataqua river haue made ordained,
Constituted & appointed and by these p^rsents Do make
ordaine & appoynt Cap^t fir: Hooke and Mr^r Sam^l Kease or
either of them my true and lawfull Attorney for me and In
my stead & name to Enter and Come Into and vpon my
farme and lands lyeing and being at the head of braue-boate
harbour which is between piscataqua and yorke rivers, or
vpon any part thereof and there to Deliver vnto Henry
Dering or any by his order by turff and twig full possession
of all my houseing, vpland & meadow that I haue and
possessed there, And their or his so Doeing shall be as my
verry act & Deed to all Intents and purposes in the law
whatsoever, Rattifieing and holding for firme and stable
whatsoever my said atorneys or either of them shall Do
herein In Witness whereof I haue herevnto sett my hand
and seale this 27th Day of September on thousand six hun-
dred ninty and two: Annoq^{ue} RR^s et Reginae Gulielmi et
Mariæ nunc Angliæ &c Quarto/ Nota. This is More fully in
compliance with my Deed of Sale for the same vnto the

said Henry Dering beareing Date with these presents

Signed sealed & dđ
 in p^rsents of vs
 Sam^l Wentworth
 Jn^o Wentworth

Richard  white (^a seal)
 his marke

Boston Sep^t 28th 1692. Richard
 White acknowledged this Instru-
 ment to be his act and Deed
 Before me Sañ Sewall J. peace

The aboue written is a true copy of the originall letter
 of attorney transcribed and here Entred octob^r 14th 1692
 p me John Wincoll Cleric[~]

[79] An Inventory of the estate of John Preble lately
 Deceased taken by vs whose names are hervnder written
 October y^e 26th 1692

	£	s	d
Imprimo 2 coves 5£, 2 hafers 4£, 2 yearlings & 2 calves.....	12	00	00
7 swine 6£ one pott 7s one gun 20s.....	07	07	00
on Carsie coate and a pair of breaches	01	00	00
3 sheets 1£: 10s:, 28 pounds of sheepes wooll 1£: 1s and yarne 1£: 3s:.....	03	14	00
Land and Marsh.....	50	00	00
on sheepe.....	00	05	00
	<hr/>		
	74	06	00
Some old Iron.....	00	08	00
	<hr/>		
	74	14	00

Abraham Preble
 John Harman

Octob^r 1st 1692 Sworne to In court p Hanna Preble that
 this is a true Invent^{ry} of the Estate of her deceased husband
 and If any more Estate shall hereafter appeare that shee will
 ad it herevnto

as Attests John Wincoll Cleric[~]

The aboue is a true copy of the originall Inventory &
 the oath to it transcribed & here entred this 14th Day of
 Feburary 1692 p me John Wincoll Cleric[~]

An Inventory of the Estate of Henry Simson lately deceased taken by vs whose names here vnder written this 7th Day of may 1692/

	£	s	d
Inpr: 2 cowes and 2 Calfs.....	05	00	00
2 heifers 3 yeare old.....	04	00	00
1 bull of 3 year old.....	02	00	00
1 stere on hafer of 2 year old.....	03	00	00
1 yearling Hafer.....	01	00	00
6 sheepe.....	02	02	00
9 swine.....	07	00	00
1 mare & colt.....	03	00	00
on Coate.....	01	10	00
12 napkins & a table Cloath.....	01	02	00
2 pilo Drayer.....	00	06	00
2 neck cloaths.....	00	02	00
books.....	00	04	00
on payr of White Curtain.....	01	04	00
on Wascoate.....	00	03	00
3 puter platter and Dishes.....	01	03	06
1 sheet.....	00	15	00
working tulls.....	00	14	00
Three Joyrn pots.....	02	08	00
14 acres of salt marsh.....	42	00	00
His planting land and paster ground & a barn & vacant land adjoining to it	40	00	00
	218	13	00
April 4 1693 more Estate found & aprized since at 15s.....	000	15	00

Daniell Simson took oath in Court Abraham Preble
to the truth of this Inventory Joseph Banks
and If any more Estate appear
to ad it hereto: Nov: 1st 1692/

as Attests John Wincoll Cleric:~

These are true Coppyes of the originall Inventory and the oath to it transcribed & here Entred this 14th Day of February 169 $\frac{3}{4}$ p me John Wincoll Cleric:~

An Inventory of the Estate of Phillip Coper lately Deceased taken and aprised by vs whose names are here vnder written october 31th 1692/

	£	s	d
Inpr 2 cows 5£ 2 calfs.....	06	00	00
2 Joron pots 12s: 4 sheep 1£ Trame pot hookes.....	02	00	00
1 axe.....	00	02	00
his Dwelling hcuse and barne and ten acres of land In fence			
one swine found since: 00£: 14: 00.....	30	00	00
	38	02	00

Benjamin Preble took oath in Court to the truth of this Inventory & If any more estate shall appeare he will ad it

Abrã Preble
John Harman

Nov: 1st
1692 . as attests John Wincoll Cleric :

A true copy of the original Inventory p me
feb^{ry} 14 169² John Wincoll Cleric

yorke April 18th 1692

An Inventory of the estate of M^r Peter weare lately deceased taken by vs whose names are here vnderwritten

	£	s	d
Inpro About 200 acres of land at Cape nedok and housing.....	170	00	00
and thre acres and halfe of salt marsh.....	015	00	00
3 brass ketles.....	002	10	00
1 Joyron pot & pot hookes & tramell.....	000	16	00
a frying pan & Iron skile beame.....	000	17	00
2 axes & a Iron skillet.....	000	10	00
2 spits a brass mortar an pæsell watch bill.....	090	10	00
Chaines & Churn augers & other things.....	001	16	00
[80] A bedsted a spinning wheele and other things.....	01	16	00
on table a paille a cup.....	00	10	00
on Mayre and six sheep.....	03	00	00
for puter 43s and two brass candlesticks 13s.....	02	09	00
on paire of streaked Curtings.....	01	04	00
on paire of Black curtings.....	00	07	00
on raper.....	00	12	00
one booke called the key of the bible.....	01	00	00
and other bookes.....	00	18	00
2 silver spones and a silver Cup.....	01	00	00
2 Cushens and some linnen.....	00	17	00
on Coate.....	00	10	00
2 great trunkes and a small one.....	01	05	00
on bed and bolster and the bed cloathes to it.....	02	05	00
on old bed and bed cloathes belonging to it.....	01	10	00
on warming pan & a paire of stilards.....	01	00	00
on bible.....	00	07	00
six swine.....	03	10	00
In Cash.....	00	04	00
4 Cows 10£ on hefer & 2 steres 4£ 10s.....	14	10	00
3 yearlings 3£ a saw & other things.....	04	00	00
	<hr/>	<hr/>	<hr/>
	231	13	00

Abrã Preble

John parker

M^{rs} Mary Weare tooke oath in Court that the aboue written is a true Inventory of the Estate of her deceased hus-

band Peter Weare to the best of her knowledge and If any more shall appeare she will ad it herevnto : Nov : 1st 1692

as attests John Wincoll Cleric[~]:

The aboue written is a true copy of the originall Inventory & the oath to it here entred this 14th Day of February 169 $\frac{3}{4}$
p me John Wincoll Cleric[~]:

An Inventory of the Estate of Nathaniell Preble lately Deceased, taken by vs whose names are here vnder written October y^e 16th 1692

	£	s	d
Inprino his Wearing Cloaths.....	01	10	00
in mony.....	03	11	00
3 Cows 7£ 10: 2 yearlings & one Calfe 2£ 15s..	10	05	00
4 sheep 1£ 4 pogs 2£ one horse	04	10	00
beds and bed Cloaths.....	04	10	00
2 Iron pots & one Iron kete..	01	00	00
for puter 2s Dishes spoons & tubs & a Chest.....	00	16	00
his Dwelling house & barn & about 100 acres of land and 3 acres of salt marsh	70	00	00
2 paire of old Cards & a wheel & wooll	00	11	00
Cotten wooll.....	00	10	00
A broad axe and other tuls	01	00	00
plow share & Colters, Chaines & other Iron things.....	01	05	00
1 Gun and a Cutlass.....	01	05	00
a bible 4s & a tramell.....	00	08	00
	101	03	00

Abrã Preble

John Harman

Sworn in Court p Abraham Preble Jun^r the first Day of November 1692. that this is a true Inventory of the estate of Nathaniell Preble Deceased & If any more Estate shall appeare he will ad it hervnto as attests

John Wincoll Cleric[~]:

These are tru Coppys of the originall Inventory & y^e oath giuen to it here Entred this 15th Day of February 169 $\frac{3}{4}$
p me John Wincoll Cleric[~]:

[81] A true Inventory of the Estate of Jn^o Parsons who
Deceased January 25. 169 $\frac{1}{2}$

	£	s	d
To three Cowes.....	06	00	00
To a yeareling bull.....	01	00	00
To a Horse & a mare.....	04	00	00
To nine swine.....	04	10	00
To a grind-stone.....	00	05	00
To three Iron p. ts.....	01	10	00
To four barking knives.....	00	04	00
To a barke shaue.....	00	03	00
To a last knife.....	00	03	00
To an old saddle 8s and one sheepe 5s.....	00	13	00
To a Keeler a tub & a beer barrill.....	00	07	00
To an oyle Jar and two Gun barralls.....	00	11	00
To 10 lb Rosin & Curring knife.....	00	10	00
To a pair stiliards 2 Chests and a box.....	00	18	00
To three pitch forkes and plow Irons.....	00	09	00
To an Iron framel & two Chaires.....	00	10	00
To an old Cart & slead.....	00	13	00
To a spinning Wheele & Cards.....	00	06	00
To three Hoos & woodden ware.....	00	10	00
To two hogsh of lime.....	00	14	00
To a paire fetters & a thousand of nailes.....	00	08	06
To a Dwelling house orchard & other land.....	35	00	00
To a Barne.....	00	08	00
To a barrill of beefe.....	02	05	00
To two Oagers & a hollowing Ads.....	00	07	00
To an Iron spit and two shop hamers.....	00	09	00
To two pair pinsers & one pair of nipers.....	00	04	00
	62	17	00

John Harman

Thomas Dunnell

Sworne in Court Nov^{br} 1st 1692 p Elizabeth parsons that
this is a true Inventor of the Estate of her Deceased hus-
band John Parsons & If any more Estate shall appeare she
will ad it hereto as attests John Wincoll Cleric[~]

The aboue written are true coppys of the originall Inven-
tory and the oath to it, & here entred Feb^{ry} 15th 169 $\frac{3}{4}$

p me John Wincoll Cleric[~]

Know all men by these presents that I Abraham Parker of yorke Doe for and in Consideration of the sum of sixteen pounds sterl: to me already payd in hand by Capt Francis Hooke of piscataqua Doe sell Bargayne Infeoffe and alianat vnto the sayd Hooke his heysrs Exequtors Administrat^{rs} and assignes one dwelling house with fifty ac̄rs of vpland or thereabouts lying one the western side of yorke river it being part of a tract of land containing about one hundred Aers which I formerly purchased of Capt Job Allcock of yorke butted & bounded as followeth to say of the vper side it is bounded by Thomas Adams his land & runs from the water side South west into the Woods vnto piscataqua bounds & so to run at the head of sayd piscatqua bounds halfe the breadth of the one hundred acres of land purchased as abouesayd from Capt Alcock & there to run north east vnto the river side, To Haue and to hould the abouesaid land and house with all the privileiges and apurtenances thereof to the proper vse and behoof of the sayd Hooke his heyres Exequtors administrators and Asignes for ever without any lett or any molestation by me my heirs Exequt^{rs} & Administrat^{rs} for ever or any person or persons by or vnder me & moreover I doe by these Presents empty myselfe my heyers Exeq^{rs} & administrat^{rs} of all my rite title and Intrest which formerly I had vnto the abouesayd hous and land granting & giueing vnto the abouesd Hooke all my right & titell therein with warrenty from all persons whatsoever and moreover I Doe by thes presents Declare at the signinge & sealing hereof the sayd house and land is prperly my own Estate & is free from all sales and Mortgages whatsoever and shall from this time & hens forward Disowne any propriety therein giuing and grantinge my sole & proper right which formerly I Did enjoy vnto the abouesayd Hooke his Eysrs Exeqt^{rs} Administ^{rs} and asignes for

evermore as witnes my hand & seale this tenth Day of June
one thousand six hundred ninty and two

the marke of

Signed Sealed & Deliu^d
in the presents of vs


Abraham  parker (Seale^a)

Hanno Jordan

Legall posesion giuen by Abraham

the marke of

Parker vnto Capt Francis Hooke

Elizabeth  Crusey

of the house abouesd as also of the

Robert Mitchell

land by twigg & turff in leiw of
the whole land abouesd this thir-
teenth Day Augst 1692

in presents of vs

the marke of



John Herman

the marke of

Thomas  Daniell

Abraham Parker came & owned every
particular of this instrument to be his
act & deed vnto Capt Francis Hooke
this 8th Day of decembr 1692

Before me Charles Frost J : pe. qu^r

a true copy of ye originall Deed
here Entered Feby 17 1692
p Jno Wincooll Clerke;


[82]

In the name of god Amen one thousand six hundred
ninty & one I John Card of yorke in the province of Maine
Cooper being sick of body but perfect Remembrance all
laud & praise be giuen to allmighty god for it, Doth Re-
voakeing all former Wills make and ordaine this my present
testament Contayning herein my last will in manner & forme
following, that is to say first I bequeath my soule to Al-

mighty god My Maker & redeemer, and my body to be buried in Christian buriall

Item I bequeath to my Eldest sone William Carde the tract of Land being bounded from the lower end of the Coue nigh to Edmond Cooks lott soe running vppon a north east line Joyning to my owne loot and so Joining in Breadth vpon the line of Edmond Coks Loote so running backward so farr as my loot Doth/ Item I doe bequeath Annas Carde my Daughter twelfe pence in silver to be paid by my Executor after my buryall/ Item I bequeath to Mary Card my Daughter twelff pence in silver to be payed by my Executor after my buriall/ Item I doe bequeath vnto my now wife Elesabth Card I doe bequeath the one halfe of my Goods and Chattells of what kind or nature soever and also the one halfe of my home loot and half of all my marsh hom and a brood during hir life not giuen nor bequeathed before, my funerall Expences and Debts discharged/ Item I doe bequeath to my Grandson John Card twenty shillings to be paid by my Executor after my buriall/ Item I do bequeath to my Grand Daughter Mary Card twenty shillings by my Executor after my buriall/ Item I doe bequeath to my younger sone Thomas Card whom I make my sole Executor, all the goods and Chattells & land of what kind or nature soever the one halfe not giuen nor bequeathed before my funerall expences & Debts and demands discharged olny after the desase of my now wife Elesabeth the land & Marsh of what kind or Nature so ever not now bequeathed to my younger sone Thomas my soll Exequetor

Signed Sealed published
in the presence of vs
William young
Samuell Bragdon

The marke of
John  Card
(^aseale)

William young personally appeared this 21th februry 169³ and made oath that he was present & saw John Card signe & seale & heard him declare and publish the within written

Instrument to be his last Will & testament & y^t y^e sd John Card was at the same time of right sound & Disposing mind & that Samuell Bragden was present at the same time & set to his hand together wth himself

Dated in Salem. 21. 12^{mo} 169³ Before me Jonathan Corwin: of y^e Council & Just^s peace

Samuell Bragdon tooke oath in Court at yorke, the same william young as aboue: Aprill 5. 1693 as attests John Winecoll Cleric̃

The aboue written are true Coppys of the originall Will & probat Compared & here entred April 7th 1693

p me John Winecoll Cleric̃

An Inventory of the Estate of John Card lately Deceased taken & aprised by vs whose whose names are here vnder written october 28th 1692

	£	s	d
Inpr: His Wearing Cloaths.....	02	00	00
one table cloth 9s 8 sheets 3£ 4s 2 pillow Drayers 10s	04	03	00
23 pound of wooll & 2 pound of yarne 1£ 11s.....	01	11	00
puter 6s, 3 Iron pots & pot hooke & litle Iron Kettle	02	00	00
old brass and a warming pan 1s 2d 8 Iron Wedges 8s.....	01	10	00
2 paire of betle rings and other Iron thing.....	00	13	00
a Crascut saw and his tuls	01	02	00
one skiff.....	03	00	00
3 hogsheds and barreils and tubs and other woodden things.....	01	00	00
Catle: 2 oxen 7£: 5 cowes 12£: 10s: 2 haifers 3 year old 3£ 10s.....	23	00	00
one horse 2£: 12 sheepe 3£ 5 swine 4£.....	09	00	00
3 Chests	01	00	00
2 fether be ls 2 bolsters 3 pillows 3 rugs & a blanket.....	11	10	00
one gun	01	00	00
in Cash twenty pounds	20	00	00
	82	09	00
his Dwelling house and barne & houslott land and Marsh at home & one acres an halfe of Marsh vp the river.....	80	00	00
and 60 acres of wood land vp the old mill Crick.....	10	00	00
one old sword.....	00	10	00
	172	19	00

Abrã: Preble

April 5^t 1693

John Harman

Thomas Card tooke oath in Court to the truth of this Inventory & If any more Estate appeare hereafter hee will ad it
p Curiam John Winecoll Cleric̃

The above written is a true copy of the originall Inventory & here Entred this 19th Day of Aprill 1693

p me John Wincoll Cleric̃

Samuell Donell aged 45 yeares maketh oath that about 7 or 8 yeares since hee was in Company with Major John Davis then of yorke and Humphrey Chadburne and I heard the said Davis verry much vrge & Importune the said Chadburne to chang a horse with him : the said Chadburnes horse being a gray horse and a verry sollid horse : and as said Davis said fit for his riding the said Chadburne Denied the sd Davis request at present and told him sd Davis that the horse was his wiues horse and for her riding : the said Major Davis said hee must haue the horse of said Chadburne in Exchange for his young horse : the said Chadburne still manifested himselfe very loath and vnwilling to part with his horse : but at length said Davis promising said Chadburne that If hee would let him haue said horse hee would not only giue him his young horse but further promised that hee would never Dispose of said horse while he liued, and at the Day of said Davis his Death if the horse were aliuie : hee said Chadbourne should freely haue him to his own proper vse : and also promised said Chadbourne to giue him freely his case of pistols : on which condition said said Chadbourne lett said Major Davis haue his horse

Taken vpon oath the 10. of November 1691

Before me Job Alcock Comēere

nath^l Raines took
oath the truth abosd
except the pistols

Jan^{ry} 19 : 169^½

before Francis Hooke

John Wincoll Justices of pe

Ric^d King toke oath
to the truth abouesd
Aprill 11th 1693 before
Francis hooke Jus. pe

This is a true copy of the originall oath and here Entred
 April: 19th 1693 p me John Wincoll Cleric[~]:

[83] An Inventory of some part of the goods of Mr
 Joseph Moulton who was taken by the Indians in January
 y^e 25th 1691 and left in a Chest at Lieu^t Prebles Garrison
 Taken this 12th of Octo^r 1692 :

	£	s	d
Impr It one Cotten Cover-led.....	00	10	00
It 1 Vallin.....	00	02	00
It 1 shash.....	00	01	06
It old Peuter.....	00	02	08
More some Cattell belonging to sd Moulton apprised October 31: 1692			
Impr Two steres of 4 yeares & vantage.....	06	10	00
Two Cowes & a calfe at.....	04	15	00

Apprised by Charles Frost
 Samuell Small

An Inventory of part of the Estate of Joseph Moulton
 lately Deceased Taken by vs whose names are heare vnder-
 written

	£	s	d
For Iron.....	01	16	00
one bull.....	01	08	00
one Grining stone.....	00	06	09
one Chaine.....	00	07	00
on Tammie pettecoate 16s and a black manto.....	01	06	00

August 29: 1693

Abr[~] Preble
 Lues Bane

The aboue written are true coppyes of the originall In-
 ventorys here Entred Sept^{br} 12 1693

p me John Wincoll Cleric[~]:

A list of w^t swine of Joseph Moltons hath bin prised at
 this 5th of December 1692

	£	s	d
To 1 Breeding Sow at 12s.....	00	12	00
To 10 swine at 11s p swine.....	05	10	00
To 4 young swine at 7s p swine.....	01	08	00

This part of the Inventory found & Entred this 9th Day
of nov^{br} 1693 p me John Wincoll Cleriċ

Wheras there hath been a Controversy between Joshua Downing and John Leighton, both of Kittery in the County of yorke in the Province of the Massathusets bay in New England concerning a devideing line betweene them in the lower parts of their house lots in Kittery neare the river and Arbtrators chosen by both parties and an award given accordingly

Know all men by these presents that wee the said Joshua Downing and John Leighton are freely and Mutually agreed that the Deviding line betweene our foresaid lots of land in the lower parts of it neare the river as aforesd shall begin at a certaine crooked white oake tree standing and growing by or neare a certaine corner of an old fence belonging to the sd Downing, and is a bound tree mentioned in the Deed of sale from M^{rs} Alice Shapleigh to sd Downing and also mentioned in the foresd award and is to stand as a fixed bound tree, and from the said Crooked white oake tree to run on a strait line which runs nine foote Distance from a certaine great walnut tree on the northwest side of said line and hath a hole in the Southward side of sd walnut tree and from thence said line runs the same course to the river side vnto a certain great stone appointed to stand for a bound marke between our said lands for ever and for confirmation of the truth hereof wee the said Joshua Downing and John Leighton herevnto sett our hands and seales this nineteenth Day of September in the fifth yeare of the reigne of our sovereign lord and Lady William and Mary of England

Scotland France and Ireland King and Queen Defenders of
the faith &c :

Signed Sealed & Delivrd

Joshua Downing (^a seal)

in the p^rsence of vs

John Leighton (^a seal)

Peter Wittum

Alexander Dennett

John Wincoll

The above Written is a true copy of the originall agree-
ment transcribed and here Entred This 26th Day of Septemb^r
1693

[84] To all Christian people to whom this present wright-
ing shall Come greetting: Know ye that I Harlackenden
Symonds Gentleman, of Ipswich in the County of Essex in
New England: haue for and In Consideration of a valluable
su^m of good pay to me in hand payd and other waise to me
secured to be paid by the persons vnder mentioned as pur-
chusers before the confirmation hereof in full satisfaction
and for Divers other good and lawfull causes and considera-
tions me therevnto moueing; Haue giuen Granted bargaind
sold Enfeoffed and Confirmed and by these presents Doe
fully Clearely and absolutely Giue Grant bargain sell alienate
and Infeoff and confirme vnto Roger Haskens Edward Bishop
William Baker George Herrick Thomas Edwards Samu^{el}
Ingalls Jn^{er} John Low Jn^{er} William Dixey Thomas Shepherd
William Goodhew Samu^{el} Gittings Barnett Thorne Michell
farlo Mesheck farlo, Moses Bradstreete Mathew Perkens
John Gitting Sen^r Paull Thorndick Isack Fellows Richard
Walker John Browne farmer Nathaniell Browne Zachary
Herrick Thomas Higginson John Stannford Thomas low
Sen^{er} Samu^{el} Ingalls Sen^{er} Robert Lord Jun^r Robert Brad-
ford Nicholas Wooberry Marke Haskell William Haskell

William Cleeues John Harrise John Burnam Nathaniell Rust Sen^r and Andrew Elliot Jun^r To them and their heires and Assignes for ever a Certaine Tract of land six miles in length and foure Miles in breadth Known by the name of Cokshall in the County of yorkshiere in the Province of Maine and Is bounded as followeth viz : at the Southeast end partly vpon the line of the township of Wells and partly vppon the line of the Township of Cape porpus and on the north east side partly bounded by the line of the land formerly Maj^r William Phillips his land and partly vppon the Co^man land and on tthe northwest end the said land is bounded on the Comon land and bounded on the southwest side with the land of the sd Symonds, and I the said Harlakenden Symonds for myselfe my heires Executors and Administrators Doe Covenant and promise to and with the said Roger Haskins and the rest of the Joint purchasers according to their severall proportions as they are entred in a list of their names beareing even Date herewith, their heires Executors Administrators and Assignes that the said bargained premises and every part and parcell thereof is free and Cleare and freely and Clearly Exonerated Discharged and acquitted of and from all former gifts grants bargains sales Alienations Changes Mortgadges dowers Jointures Extents Judgments Executions and all other Incumbrances whatsoever and I the said Harlakenden Symonds for myselfe my heires Executors and Administrators Doe and shall from time and at all times Warantize and Maintaine the said bargained premises with all and singular the appurtenances and priviledges and Comodityes as namly the the trees woods vnderwoods standing or lyeing vppon the said land with all meadows swamps waters water courses mines or Mineralls in or vppon the said land whatsoever or wheresoever it be, against all maner of persons whatsoever haueing Claiming or pretending to haue any Just and law-

full right and title or Interest into the said bargained premises or any part or parcell thereof To Haue And to Hold the said bargained premises and every part thereof to them the said Roger Hoskins and the rest their heires Executors Administrators and assignes for ever, In Wittness and confirmation of all the aboue written I the said Harlakenden Symonds haue hereunto sett my hand and seale Dated this twelfth Day of June in the yeare of our lord god one thousand six hundred Eighty and Eight And in the fourth yeare of the reigne of Sovereaign Lord King James the Second

The words according to their severall proportions as they are Entred in a list of their names bearing even Date here-with in the twentieth line were Entered before signing

Harlakinden
Symonds (^a_{Seale})

Signed Sealed and Delivered in
the presence of vs, as witnesses
Walter ffayerfeild
Daniell Davison Juner
Joshua Browne

Boston 22^d June 1688

Harlakinden Symonds personall appeareing before me one of the Councell of this his Ma^{ties} territory and Dominion of New England acknowledged the aboue written Instrument to be his act & Deed

Jn^o Usher

A true copy of the originall Deed Deed of Sale transcribed and here Entred on Record this 12th Day of October 1693

p me John Wincoll Cleric^o:

[85] A list of the names of those persons that haue bought land of M^r Symonds and the Quantity of land


Roger Haskins.....	200 acres	John Browne Farmer.....	300
Edward Bishop.....	200	Nathanie'l Browne.....	300
William Baker.	200	Zachariah Herrick....	100
George Herrick.....	100	Thomas Higginson.....	100
Thomas Edwards	100	John Stanford.....	200
Samuell Ingalls Junr..	200	Thomas Low Senr.....	200
John Low Junr.	200	Samuell Ingalls Senr.....	100
William Dixee	200	Robert Lord Junr.....	100
Thomas Sheperd.....	200	Robert Bradford.....	100
Nathll Fuller	William Goodhue.....	Nicholas Woodbury	100
	500	Marke Hascall.....	100
Samuell Gittins.....	200	William Hascall.....	100
Barnard Thorne.....	100	William Cleanes.....	100
Michael Farlo	200	John Harris.....	600
Messeck Farlo.....	200	John Burnam	600
Moses Bradstreete.....	200	Nathaniell Rust Senr.....	200
Mathew Perkins.....	200	Andrew Elliot Junr.....	100
John Gittins Senr.....	200	For publick vses.....	500
Paul Thorndick.	200		
Isaac Feellows.....	300		
Richard Walker.....	300		

June the 12th 1688

October y^e 12th 1693

We whose names are herevnto subscribed being desired by Richard Walker & Thomas Edwards both of Ipswich to acompany them to Coxhall to see the Delivery of a peell of land sold by M^r Harlackenden Symonds of Ipswich to sd persons together with severall more Wee Doe testify that sd M^r Symonds Did make Delivery by Turf and twigg to sd Walker and Edwards in behalfe of the rest of the Company Joint purchasers wee being with sd persons at Mousum falls within a few rods of sd falls

Captaine John Hill and Anthony Combes Made oath that they were personally present and saw Delivery of sd land as is above Exprest before me Sam^l Wheelwright

John Hill
the marke of
Anthony  Combes

October 12
1693

Jus : peace

The above written are true coppys of the originall list &
Delivery of land & here Entred Octo^{br} 13th 1693
p me John Wincoll Cleric ~

Septemb^r 15th 1693 At a meeting of the Majo^r part of the
within named Company it was voted that Jaecob perkins and
Nath : fuller is admitted in the roome of Samuell Giddins
and John Giddins

As attests Geo. Herrick by order of sd Company

Sep^t 15 it also voted by sd company that M^r Christopher
Pottle is admitted in the roome of M^r Nathaniell Rust Sen^r
Geo : Herrick as aboue

October y^e 13th


M^r Joseph Gerrish Minister of Wenham is Admitted in
the roome of Thomas Low Sen^r by the Company
Attests Richard Walker
Thomas Edwards


The aboue written are true Coppyes of the originalls
written on the back side of the foresd list of the names of
the purchasers and here recorded this 13th Day of octo^{br}
1693/
p me John Wincoll Cleric ~

[86] Know all men by these presents that I Nacodumiah
my Indian name, called by the English by the name of Dony
with the consent of Robert my Eldest sone haue Bargaind
& sold & by these presents Doe bargain sell & Deliver vnto
Harlaekenden Symons formerly of Wells : now of Ipswich
my land about the pond now called Coxhorne within and
about the land which was formerly in the possession of Saga-
more Sawsewen and confirmed by his son Fruellion his only

son: whith Indian witnesses as by Deed by record Doth appeare and further I the said Dony doe allow the sd Simons to advance for length and breadth Northward by soe farr as Sawsewen and his only son Fruellion had any thing to doe with the land ponds meadows or any appurtenances in reference to wood timber or anything therevnto belonging or any way appertaining to Harlacinton Simons his heire and assigns for ever, it is to be vnderstood it is for a Considerable sume in hand received before the delivery of all aboue Expressed, I Doe ratifie and confirme from any by or vnder me in Witness wherevnto wee haue sett our hands and seales, Signed Sealed in the presence of vs 11th of august 1686

Test Sam^{ll} Whelewright
Sam^{ll} Whelewright Jun^r

Robert alias Dony his  mark
Robert his

 marke
(^a
seal)
(^a
seal)

The aboue written is a true copy of the originall Deed of Sale here Entred on record This 10th Day of Novemb^r 1693
p me John Wincoll Cleric:

Know all men by these presents that I Sarah Goodin of Barwick in the pvince of Maine formerly the wife of Peter Turbet Sen^r late of Cape porpus and with the consent of Nicholas Turbet my Eldest sone liueing of the sd Peter Turbett Sen^r with the consent of Elizabeth his wife Doe make Deed and full Conveyance of their third part of the land, both meadow and vpland aboue the township of Wells and Capeporpus that John bush & John Sanders Sen^r &

Peter Turbett Sen^r bought of Sosowen Saggamore of the tract of land commonly called Coxshall and confirmed by his onely sone Fluellen vnto Harlackenden Simonds of Ipswich and to his heires & assignes for ever, this is to be vnderstood that the land abouesd was purchased of Sosowen before the people here Inhabiting being English submitted themselues vnder the government of the Massachusets and confirmed since by his only sone Fluellen, the land, the said tract of land lieth adjoining to the river called Cape porpus river alias Mowsum and so runs along as the trees are Marked wthin foure Miles of Sawco river with an Equall proportion both in length and breadth, it is to be vnderstood that Sawco river lieth Northeasterly foure miles from the marked tree being a great pine tree the lower croth of the said tree being wide beareth from the body Southerly the vpper forke or graine of the said tree being straitte vp: this Confirmation & Deed wee whose names are within written Doe hereby ratifie & confirme all our right and title to or in all the said tract of land both meadow and vpland with all the privileges and appurtenances belonging therevnto or any way apperteining vnto the sole & pp vse and behooffe of the said Harlackenden Symonds his heirs & assignes for ever In Witness wherof wee whose names are within Expressed haue setto our hands and seales.

Know also wee haue receiued satisfaction from the said Symonds before the scaling and delivery hereof

Dated in barwick June 29 : 1687 Sarah **3** Goodin (^a_{seal})
Signed sealed and Delivered her marke

in the presence of vs
witness Nathaniell Harris

Nicholas  Turbett (^a_{seal})
his marke

Jon fellows
John Wincoll

Elizabeth  Turbett (^a_{seal})
her marke

A true Cobby of the originall Deed here Entrẽd on record
this 10th Day of November 1693/
p me John Wincoll Cleric̃:

[87] March 29 : 1679

Measured and laid out vnto Peter Staple fiue acres of land
by town grant to his wife in her widdowhood bearing Date
in december 13. 1669 and ten acres by a town grant to him-
selfe bearing Date december 5. 1671 : at the head of his
house lot in the long reach begining at a litle brooke and
runs north east and by east twenty and three pole in breadth
as p the marked trees

John Wincoll Surv^r

December 24. 1679

Measured and laid out vnto Peter Staple his town grant
of thirty acres of land beareing Date July 28. 1679 Eight
acres of it at the Northeast End of Christopher Bidles tenn
acres and runs north east and by east into the woods twenty
and three pole in breadth and the other twenty and two
acres at the north east end of Richard Rogers his land and
runs north east into the woods Eighty pole and is forty and
two pole in breadth as p marked trees

John Wincoll Surv^r

Entred in the tow booke p Jos : Hamond Cleric̃:

At a Court of sessions of y^e peace held at yorke aprill 4.
1693 Ordered that the surveigher of Kittery shall lay out
the land within Mentioned according to the grants & to be
Done forthwith

as Attests John Wincoll Cleric̃:

September 6th 1693

By vertue of the aboue written order of court I haue measured and laid out vnto Peter Staple the within Mentioned fifteene acres at the head of his house lot twenty pole wide northwest and by north till it run seventy pole into the woods northeast and by East In length and then is twenty three pole wide till it run a hundred and twelue pole in the whole length to William Tetherlys bounds on the north east and bounded on the northwest with Christopher Bidles and his own land
p me John Wincoll Surv^r

Septemb^r 7th 1693

Measured and laid out to sd Peter Staple the within mentioned thirty acres of land: Eight acres of it at the head of Christopher bidles land nineteene pole in breadth northwest and by north and seventy pole in length north east and by East: and the other twenty two acres at the head of Richard Rogers land on the north east and runs in length Eighty pole north east & by east and fourty pole in breadth north west and by north

p me John Wincoll Surv^r

The aboue written are true coppys of their originalls here Entred on record this 9th Day of November 1693

p me John Wincoll Cleric[~]:

Know all men by these P^rsents that I Elizabeth Plaisted of Portsmouth in the province of New hampshier the relict and Executrix of Elisha Plaisted deceased for and in Consideration of the sume of forty pounds of lawfull mony of New England in hand before y^e ensealing & Delivery of these P^rsents well and truely paid the receipt whereof said Elizabeth Plaisted acknowledgeth, and herselfe to be fully satisfied content and paid and thereof and of every part

and penny thereof doth acquit exonerate and discharge John Plaisted Sen^r of said Portsmouth & Province Merchant his heires Executors Administrators and assignes and Every of them for Ev^r by these p^rsents as also for Divers other good Causes and Considerations her the said Elizabeth Plaisted therevnto Especially moueing hath Giuen Granted Bargained & sold aliened Enfeoffed released Delivered and by turfe and twigg confirmed and by these p^rsents doe giue grant bargain and sell alien Enfeoffe release deliver and by turfe and twigg confirme vnto said John Plaisted his heires and assignes for ever a certain parcel of land scittuate & being in the town of Kittery in the p^rvince of Maine bounded on the South with a brooke y^t runs along by Nicholas Hodsdens land into birch point cone and so Down y^e Coue till it comes to Elder Nutters salt marsh which is the westernd board and y^e north with the great river in part and the rest of that side with James Emerys house lot and y^e East with towns land it being the length of the rest of y^e lots it being by Estimation near Eighty acres more or less as it was formerly granted by y^e towne of Kittery vnto Capt: John Wincoll, as also the marsh Commonly called the new marsh or Meadow lieing in the line between Nechewonnook and yorke, neare to Agamenticus hills together with all profits priviledges and advantages therevnto belonging — To Haue and to Hold the before giuen granted and Bargained premises and every part & parcell thereof vnto the said John Plaisted his heires & assignes for ever And the said Elizabeth Plaisted for herselfe her [88] heires Executors Administrat^r: and Assignes Doth Covenant promise & grant to & with the said John Plaisted his heires Execut^r: Administrat^r and assignes & to & with Every of them by these p^rsents that all and singular the said premises with all the profits priuiledges & advantages in and by these p^rsents before giuen granted bargained and sold and every part & parcell thereof at y^e time of the Ensealing and Delivery of these p^rsents are & be and at all

times hereafter shall be remaine and continew Clearly acquitted Exonorated Discharged and kept Harmless of and from all and all Manner of former and other Bargaines sales guifts grants leases Charges Dowens titles troubles or incumbrances whatsoever had made suffered or Done or to be had made Committed suffered or done by said Elizabeth Plaisted her heires Executors Administrat̃ or assignes or by any of them or any other person or persons whatsoever by her or their meanes acts titles consents and procurement, As Witness my hand and seale this sixth of July one thousand six hundred and ninety three

Memorandum Interlined before the Ensealeing delivery of these p^rsents between the first and second line these words
[& Executrix

Signed sealed & Delivered	Elizabeth Plaisted
in presence of vs	her <i>EE</i> Marke (^a Seale)
Thomas Goodin	Elizabeth Plaisted acknowledged the
James Allin	aboue Instrument or Deed of sale
John Barsham	to bee her act & Deed: Portsm ^o
	July 17 th 1693

Before Me Richd Martin Just^s p^s

A true Cobby of the originall Deed of Sale taken & here Entred on record this 20th Day of Novemb^r 1693

p me John Wincoll Cleric[~]:

An Inventory of the Estate of Jonathan Sayword lately Deceased taken by vs whose names are here vnder written this 25th of November 1689

	£	s	d
His wearing Cloathes.....	03	00	00
one bed and bolster and other bed Cloathes belonging to it.....	02	00	00
two loomes slayes and harness to them.	05	00	00
housall stuff 3 Iron pots and penter platters and other things.....	03	00	00
30 pound of sheeps wooll.....	01	10	00

two guns	01 16 00
3 yards of woollen Cloath and 20 pound of yarn.....	02 10 00
one paire of sheets.....	01 00 00
20 sheepe.....	05 00 00
6 swine	05 10 00
one Mare and Colt.....	01 15 00
one Dwelling house and Cow house twenty acres of land.....	30 00 00
and 20 acre of lanl aboute the fal mills.....	03 00 00
four oxen, 4 Cowes, 2 yearlings 4 Calfs.....	20 00 00
	<hr/>
Witness our hands	83 01 00

the Day & yeare aboue
written

Abra: Preble
The *HS* marke of
Henry Simson

M^{rs} Mary Sayword appeared before vs and tooke oath that the aboue written is a true Inventory of her deccased husbands Estate as far as shee knowes and If any more appeare she will ad it hereto dec: 25 1689 Jn^o davess Jn^o Wincoll Jus: peac

Administration is granted vnto M^{rs} Mary Sayword of the Estate of her Deceased husband Jonathan Sayword and the said Mary Sayword and Matthew Austin Doe acknowledg themselues bound vnto our soveraigne lord the King in the sum of a hundred sixty six pounds sterling that the said Mary Sayword shall Administer on sd Estate according to law

a true Cobby of the originall Inventory and the oath to it and the grant of Administration this 9^t Day of december 1693
p me John Wincoll Cleric:

[89] To all Christian people to whom these presents shall Come Know ye that James Littlefield Senior of wells yeoman in the province of maine & in the County of yorke in New England in america sendeth greeting Know ye that I the sd James Litlefeild Sen^r for the sum of sixty pounds in Currant pay of New England to me in hand payd by my

father Francis Litlefeild Sen^r of wells as abonesd yeoman before the Ensealing and delivery of these presents which I doe acknowledge to haue received & therewith my selfe fully satisfied contented and paid haue Bargained and sould and Doe by these presents absolutely & Clearly Bargaine, sell, alien, assigne and set over & confirme vnto my said father Francis Litlefeild Sen^r his Heires Ex^{rs} Administrato^{rs} & assignes all that house and land which I bought of Abraham Tilton Lieing and being in the township of wells viz^t one hundred & fifty acres of vpland on the north side Augunkitt river begining Eight poles from the said river & so to run vp into the Country bounded on the northeast side by Francis Backhouse his lot vntill one hundred and fifty acres be Compleated: also a grant of tenne acres of Meadow in the woodds where it may be found fre from any Claime by any person: also one hundred and fifty acres of vpland bounded on the north East side by the lott of Joseph Crosse and on the South west side by Nagunkit river vntill it come to be forty poole wide at which wideness it is to run vppon a west norwes line vntil it be fully accomplished and compleated; also two acres of Salt Marsh meadow bounded by M^r Sam^l Wheelwrights on the east side and Joseph Cross on the west and foure acres of marsh that my father Francis Litlefeild Sen^r gaue formerly to me; with all my right title & Interest that I haue or ought to haue at the time of the sealeing of these presents in all the aforesaid houseings or land vpland or Meadowes with all mines Mineralls Comonages profits priuiledges & appurtenances thereto belonging To Haue and To Hold all & singular the aboue granted & bargained premises with every part and parcell thereof with all the timber timber trees woods vnderwoods profits preuiledges and appurtenances to every part and parcell thereof vnto me belonging with all my right title and Interest therein vnto the said Francis Litlefeild Sen^r my father his heires Ex^{rs} Administrators to his and their ow proper vse

benefit and behoofe for ever, And I the sd James Litlefeild doe by these covenant and promise for myselfe my heire Ex^{rs} & Administrators to and wt the said Francis Litlefeild Sen^r my father his heires Ex^{rs} Administrators and assignes, that at and Imediately before the Ensealeing of these presents was the true and lawfull owner of all & singular the afore bargained premises and that I haue good right and lawfull authority in my own name to Grant bargaine sell and Convey the same as aforesaid and that the said Francis Litlefeild Sen^r my father, his heires Ex^{rs} and assignes shall and may by vertue and force of these presents from time to time and at all times for ever hereafter lawfully peaceably and quietly haue hold vse occupy and Enjoy the aboue granted premises with their appurtenances free and Cleare & freely and Clearely acquitted and Discharged of from all Mañer of former Gifts grants bargaines sales leases Mort gages Jointures Dowers Judgments Executions forfeitures troubles and Incumbrances whatsoever, had made Done or suffered to be Done by me the said James Litlefeild or my heires or Ex^{rs} assignes at any time or times before the sealing & delivery of these presents and I the James Litlefeild Sen^r my heires Executors and Administrators shall and will from time to time and at all times for ever hereafter warrant and defend the aboue granted premises with their appurtenances and every part and parcell thereof vnto the abouenamed Francis Litlefeild Sen^r my father his heires Ex^{rs} and Assignes against all and Every person or persons laying Claime thereto or any part thereof from by or vnder me my heires Ex^{rs} Administrators In Wittnes whereof I haue herevnto sett my hand and seale this twentieth Day March one thousand six hundred Eighty & two: three Annoq; Regni regis Caroli Secundi: xxxv. 168 $\frac{3}{4}$ / (acres) in the eight row & (giuen) in the fifteenth row and (me) in the nineteenth rowe was Interlined before signeing & sealeing hereof (by Mr Samuell Wheelwrights on the east and Joseph Crosses

on the west) in the fourteenth row and that a litle rased before signing and sealing hercof.

Signed Sealed & Delivered	James Litlefeild ^{sa} (^{his} _{seale})
in presence of	James Littelfeild acknowledged
Rob : Hilton	this aboute writen Instrument
George Pearson	to be his act and Deede this
	3 ^d Day of May 1683

Before me Sam^l Wheelewright : Jus : peace

These two sides are a true copy of the originall Deed of Sale of James Litlefeild Senior to his father Francis Litlefeild Sen^r here entred on record this 15th Day of decem^{br} 1693
p me John Wincoll Cleric :

[90] To all Christian people to whom these presents shall Come Know ye That Francis Litlefeild Senr of wells in the Province of Mayne & in the County of york in New England in america sendeth greeting Know ye that the said Francis Litlefeild Sen^r out of that naturall loue and affection that I beare to my sone Daniell Litlefeild and Divers & other good Causes me therevnto moueing Haue Giuen Granted & doe by these presents freely Clearely and Absolutely Giue Grant aliene assigne and sett over & confirme vnto my said sone Daniell Litlefeild his heires Ex^{rs} administrat^{rs} & assignes all y^t tract of land with houseing therevnto belonging which formerly belonged to Abraham Tilton of this place, one hundred & fifty acres of vpland on the north side of Augunkitt river beging Eight pooles from the said riner & so to runne vp into the Country bounded on the northeast side by Francis Backhouse his lot vntill one hundred and fifty acres be accomplished & tenne acres of meadows in the woods w^t it may found free from any Claime by any person, Also one hundred & fifty acres more of vpland bounded on the northeast side by the lot of Joseph Crosses, and on the Southwest

side by Nagunkitt river vntill it come to be forty poles wide at which wideness it is to run vppon a west nor west line vntill it be fully Compleated & accomplished & two acres of salt marsh meadow bounded by Mr Sam^l Wheelwrights Sen^{rs} marsh on the East side & Joseph Crosses on the West : and foure acres of Marsh that I formerly gaue to my sone James Litlefeild Senior and tenn acres of salt marsh meadow more or less lyeing at the lower end of my own Marsh from the Island so called, Downward bounded with webhanicke river on one side & end & on the Southeast side by Joseph Crosse and two young heifers and two young steares all being one yeare old a peece, all the particulars abouesaid is in lew of his portion with all my right title & Interest, I haue or ought to haue at the time of the sealeing of these presents in all the aforesd houseings arable land fenceing vpland and meadowes with all mines mineralls Co^monages timbers timber trees profits preuiledges & appurtenances therevnto belonging To Haue and to Hold all & singular the aboue granted and bargained premises & every part and parcell thereof with all woods vnderwoods profits &c and to every part and parcell ther of vnto me belonging w^t all my right title and Interest therof vnto the said Daniell Litlefeild my sone his heires Ex^{rs} Administrat^{rs} to his & their owne proper vse benefit & behoofe forever And the said Francis Litlefeild Sen^r doe by these presents Covenant & promise for my selfe my heire Ex^{rs} Administrat^{rs} or assignes to & wth the sd Daniell Litlefeild my sone his heires Ex^{rs} Administrators & assignes that at and Imediately before the Ensealeing of these presents was the true and lawfull owner of all and singular the afore bargained premises and that I haue good right and lawfull authority in my owne name to grant giue bargaine Conuay the same as aforesaid and that the said Daniell Litlefeild my sone his heires Ex^{rs} Administrat^{rs} & assignes shall & may by vertue & force of these presents

from time to time & at all times for ever hereafter lawfully & peaceably & quietly Haue hold vse occupy & Inioy the aboue granted premises w^t their appurtenances free and Cleare & freely Discharged & Clearly acquitted of & from all manner of former gifts grants bargaines sailes leases Mortgages Jointures Dowes Judgments Executions forfeitures troubles & Incumbrances whatsoever had made Done or suffered to be Done by me the said Francis Litlefeild senior or my heires Ex^{rs} or assignes at any time or times before the Ensealing and Delivery of these presents, and I the said Francis Litlefeild Sen^r my heires Ex^{rs} & administrators shall & will from time to time & at all times for ever hereafter warrant & defend the aboue giuen and Granted premises with their appurtenances and every part & parcell thereof vnto the aboue named Daniell Litlefeild my sonne his heire Ex^{rs} administrat^{rs} or assignes against all & every parson or parsons laying Claime thereto or any part thereof from by or vnder me my heires Ex^{rs} administrat^{rs} In Witness whereof I haue herevnto sett my hand and seale this twenty eight Day of March one thousand six hundred Eighty and three Annoq^{ue} Regis Regis Caroli Secundi xxxv-1683 : It is to be further vnderstood that my sone Daniell Litlefeild is now to haue imediate posession of the aboue giuen & granted premises only his father Francis Litlefeild Sen^r is to lett it out for said Daniell Litlefeild his sone as to Improue it as he shall see most convenient vntill his said sone Daniell Litlefeild shall come to the full age of twenty one yeares : the said Daniell is to haue the Improuem^t and benefitt of the farme whateuer is made of it vntill he come of age Excepting fve acres marsh that I Francis Litlefeild Sen^r reserue in my own hands and to my own vse vntill my sd sone Daniell Litlefeild come to be twenty one yeares of age, then to be his, his heires Ex^{rs} & administrators for ever

may & Doth appeare all which land & houseing as abouesd is bounded by my sonne James Litlefeilds sen^r his land on the north side & by William Ashleys land and M^r Samuell Wheelwrights land on the South: and all the marsh that lieth neare m^r Sam^l Wheelewrights sen^r neck of land and all other marsh now in my Imediate possession after my Death and the Death of my now wife Rebecka Litlefeild with all my right title and Interest I now haue or ought to haue at the time of the sealeing of these presents in all the aforesd houseings arreable land fences Marsh or Meadowes lands out houses mines Minerals Co^modityes timber timber trees woods vnderwoods profitts priuiledges and appurtenances therevnto belonging To Haue and To Hold all & singular the aboue granted & bargained premises to every part & parcell thereof with all & singular other preveledges & to every part & parcell thereof vnto me belonging with all my right title & Interest thereof vnto the said Dependance Litlefeild my sonne after the decease of myselfe and Rebecka my now wife and to his heires Ex^{rs} administrators to his and their own proper vse benefitt & behoofe for ever : and the said Francis Litlefeild Sen^r Doe by these presents Covenant & promise for my selfe my heires Ex^{rs} administrators & assignes that at & Imediately before the Enscaleing of these presents was the true and lawfull owner of all & singular the afore bargained premises and that I haue good right & lawfull authority in my owne name to grant giue Bargaine & convay the same as aforesaid and that the said Dependance Litlefeild my sone after myselfe and Rebeckah my now wifes decease his heires Ex^{rs} administrators and assignes shall & may by vertue & force of these presents from time to time and at all times forever hereafter lawfully & peaceably & quietly Haue hold vse occupy possess & enjoy the aboue granted premises with their appurtenances fre & Cleare & freely Discharged & Clearly acquitted of and from all maner of former gifts grants

bargaines sailes leases mortgagdes Jointures Dowres Judgments Executions forfeitures troubles and Incumbrances whatsoever had made done or suffered to be done by me the said Francis Litlefeild Sen^r or my heires Ex^{rs} or assignes at any time or times before the sealeing & Delivery of these presents And I the said Francis Litlefeild Senior my heires Ex^{rs} and administrators shall & will from time to time & at all times for ever hereafter warrant & defend the aboue given & granted premises with their appurtenances & every part & parcell thereof vnto the aboue named Dependance Litlefeild my sonne his heires Ex^{rs} administrators or assignes against all & every parson or parsons laying Claime thereto, or any part thereof from by or vnder my heires Ex^{rs} administrators In Wittnes whereof I haue herevnto sett my hand and seale this twenty ninth Day of March one thousand six hundred Eighty and three Annoq̄ Regni Regis Caroli Secundi xxxv.

It is to be vnderstood that If my said sone Dependance Litlefeild should Dye before he come to age of twenty one yeares or Dye w^{out} Issue of his body lawfully begotten in Wedlock then the houseings lands as is aboue Expressed shall returne to my sonne James and Daniell Litlefeild to be equally Devided between them : & if either of my sonnes as abouesd should Dye then to returne to the Survivor his heires Executors & assignes for ever the Day and yeare aboue Expressed

Signed Sealed & delivered ffr Litlefeild Sener (^{his}_{Scale})
 in presence of Francis Litlefeild Sen^r acknowledged
 Robert Hilton this aboue Instrument to be his act
 George Pearson and Deed this 3^d day of may 1683
 Before me Sam^l Wheelwright. Jus. peac

These two sides are a true copy of the originall deed of francis Litlefeild to his sone Dependance here Entred on record this 16th Day of decemb^r 1693

p me John Wincoll Cleric[~]

[92] Be it knowne vnto all men by these presents that I John Butland of wells in the County of yorke in the province of y^e Maschusets bay in New England: Divers good Causes and Considerations me therevnto Moueing and More Especially for and in Consideration of a valluable sume of full satisfaction to me already payed, by Daniell Litlefeild of the aboue sayd towne and County Doe bargaine Covenant sell Infeofe and Conferme and by these presents haue from my selfe my heires Executors and administrators bargind Covenanted sold Infeofed and Confermed vnto the aboue saide Daniell Litlefeild his heires Executors administrators and assignes for ever, a Certaine tract or persell of Meadow containg two Acres scittuate and being in the towne of wells and bounded as followeth lieing neare or Joyning to a certaine psell of land comonly called the neck of land which belongs to M^r Samuell Wheelwright and from thence running towards a small pond the sea wall or beach on the one side Southestward and a psell of Marsh called Coles Marsh lying on the other side North Westward to him the said Daniell Litlefeild his heires Executors and Assigns To Haue and to hold and peacably Injoy for Ever without any Matter of Challenge Claime or demand of me the sd John Butland my heires Executors Administrators or assigns or any other person or persons either from by or vnd^r me and I doe farther covenant and promise to and with the said Daniell Litlefeild that before the Insealing hereof I am the right owner and true possessor of the sd meadow and haue full power and right to make lawfull sale thereof and y^t y^e said meadow is free and Cleare from all former gifts grants Leases legacies Judgments Dowryes Executions and all other Incombrances whatsoever and that I will maintaine and defend the right and title of the premises sold to the said Daniell Litlefeild his heires Executors administrators and assignes for ever from any psons or pson whatsoever laying any Just Claime therevnto In testimony whereof I haue

set my hand and seale this 15th Day of may in the yeare of our lord Anno Dom : 1693 and in the 4th yeare of the reignè of our lord and lady william and Mary King and Queene of England Defenders of the faith &c :

Signed Sealed and Deliverd

in prence of

Jonathan Hamond

Jeffrey Massey

John  Butland (^{his} Seale)

his marke

John Buckland appered before me this 17th of may 1693 and did aeknowledg this Instrument to be his act and Deed as attests Sam^{ll} Wheelwright : Jus peac

A true copy of y^e originall deed here entred decemb^r 19 : 1693 p me John Wincoll Cleric :

Be it Known vnto all men by these presents that I James Litlefeild of the towne of wells in the province of M^ayne in New England yeoman severall good Causes and considerations me therevnto moueing and more Especially for and in Consideration of certaine tract of land and meadow containing six hundred acres to me in hand delivered and sesion and possession giuen by John Buckland of the abouesaid town and province wherewith I Doe aeknowledge to be fully satisfied and contented Hauè bargained sold granted and Exchanged and Doe by these presents grant bargaine Make over Infeoffee and confirme freely fully and absolutely vnto the abouesaid John buckland from mee my heires Executors Administrators and assignes my now Dwelling house and out houseing with my vpland and meadow containing one hundred and seventy foure acres seittuate and being in the town of wells bounded as followeth, the lower end next the sea begining at the river and so bounded by a small brooke next to my father Litlefeilds on the South west side and

Joseph Littlefields on the North east side till it come vnto the cart bridge and then to be one and thirty poles in breadth and so to continew that breadth vp into the Country till one hundred and fifty acres be Compleated five acres of Marsh lieing be it more or less at the lower end of the said land and seven acres of marsh be it more or less lieing betweene the greate river and the ridge and foure acres more Joining to Ezekiell Knights marsh and so by an Island next the sea on the other side together with the said Island containing by Estimation about twenty acres be it more or less and also three acres of marsh lieing on the Southwest side of Mr Samuell Wheelwrights neck of land, also one hundred acres of vpland at a place called meryland and ten acres of meadow the vpland lyeing on the Southwest side of the meadow at sd Meryland next the greate swampe and so to run from the meadow Southwestward forty poles in breadth till one hundred acres be Compleated the ten acres of Meadow begining next to Thomas Littlefields meadow and so to run vp the river till ten acres be compleated with all the singular appurtenances and previledges in any wise appertaining or belonging to the premises granted and sold, woods and vnderwoods com̄ons and comonage together with all other conveniencys whatsoever in any wise appertaining or belonging [93] Freely and quietly To Haue and To Hold without any Matter of Challenge Claime or Demand of Me the said James Littlefeild or any person or persons either from by or vnder mee my heires Executors Administrators and assignes for ever hee the said John Buckland his heires Executors Administrators and assignes I doe hereby Declare to bee truly and rightly possessed of each and every part and parcell of the premises aboue mentioned and hee the said John Buckland his heires Executors administrators and assignes shall haue hold and Enjoy all and every part and parcell of the premises granted and sold to them for ever and I doe hereby promise and Covenant to and with the said

John Buckland that I am before the Ensealeing hereof the true lawfull and right owner and possessor of all the aboue mentioned premises and that I haue full power of myselfe to make lawfull Exchange and seall of the said premises and I doe further Covenant and promise to and with the said John Buckland that all and every part & parcell of the premises granted and free and Cleare from all former gifts grants bargaines leases Dowryes legacies Jointures Judgments mortgages Executions and all other Incombrances whatsoever and Doe promise to warrant and Defend the title and Interest of the premises from mee my heires Executors Administrators and assignes and from all other person or persons whatsoever vnder me or by my means or procurements In testimony whereof I haue herevnto sett my hand and seall the fourteenth Day of Aprill in the yeare of our Ld̄ anno Dom one thousand six hundred and Eighty seven and in the 3^d yeare of the reigne of our soveraigne Ld̄ James the 2^d of England Scotland France and Ireland King Defender of the faith

I Katherne Litlefeild the wife of James Litlefeild doe freely consent to this aboue bill of seall wherevnto I haue set my hand and seale

Signed sealed & delivered

in p^rsence of

Jona : Hamond

James Gooch

James Litlefeild (^a_{Seal})

Katherine Litlefeild (^a_{Seal})

her  marke

Know all men by these presents that I Harlakinden Symonds of Ipswich in the County of Essex in their Ma^{ties} provence of Masachusets bay in New England Gent: For and in Consideration of a valuable some of mony or other Goods paid to my satisfaction in hand already received of Leiu^r Thomas Baker of Topsfield in the County abouesd Haue Given

Granted bargened and sold Alienated Infeofed and Confirmed and by these presents doe give Grant bargin sell Alienate Infeoffe and Confirme vnto said Baker his Heires Executors Administrators and Assignes for ever a sartaine parsell of land in a place called Coxhall now called Swansfeild containing by Estimation fiftene hundred Akers which is part of that tract of land of six miles square which I formerly purchased of Lein^t John Saunders Sen^r John Bush and Peter Turbet who purchased the said land of y^e Indian Sagamore called Sosowan and was Confirmed as by writeing will appeare by y^e said Sagamores only sone called Fluellin and by y^e testimony of severall Indians as well as English which Land by this wrighting Granted is bounded as followeth to wit: by the land sold to to the six and thirty men towards the South which is but foure miles brode and it is bounded by Caporpus river alias Mousum river towards the West and y^e East End is bounded towards Sacoe riuer and from the sutherly side to the northerly side is six score and fiteene rods in breadth all along from End to End lyeing six miles in length: all the abouesaid fiteene hundred Acres as it is bounded: I the said Symonds doe acknowledge I haue bargained and sould and made over to the said Baker with all the woods rocks mines swamps vpland and meadow and ponds and water corses and whatsoever Doth properly belong vnto the said land with all the previledges and appurtenances therevnto belonging contained in the length and Breadth aboue Mentioned To Haue and To Hold and peaceably to Enjoy without any lett hindrance Molestation Deniall or or Disturbance and I the abouesd Symonds doe Ingadge to defend it from any lawfully laying Claime to all or any part of the abouesaid premises from by or vnder me or any or any other person whatsoever and to the true performance hereof I doe bind bind myselfe my heires Executors Administrators and Assignes to said Baker him his heires Executors Administrators and assignes for ever [94]

In Witness whereof I haue herevnto set my hand and Seale
this Eleventh of aprill one thousand six hundred and Ninty
three

Signed Sealed and Delivrd Harlackinden Symonds (^a_{Seale})
in the presence

Deed
H. Symonds
to Baker
169³₄

of vs witnesses Mr Harlackenden Symonds per-
Ephraim Dorman sonally appeared & owned
Thomas Waite this aboue written Instru-
Timothy Dorman ment to be his act & Deed
Ebenezer roxxell Jan^{ry} y^e 18th 1693 (4)

Before me Tho^s Wade Justice of peace

A true copy of the originall Deed of Sale taken and here
Entred this 22th of february 169³₄

p me John Wincoll Cleric[~]

Know all men by these presents that I Harlackinden
Symonds of Ipswich Gen^t: in the County of Essix in their
Majesties Province of the Massachusets bay in New Eng-
land for and in Consideration of a valuable some of money
or other good pay to my satisfaction in hand alredy received
of Tymothy Dorman of Boxford Husbandman in the County
aboue sd Haue Giuen Granted Bargained & sold Alienated
Infeoffed and Confirmed and by these presents Doe Giue
Grant Bargaine sell Alienat Infeoffe and Confirme vnto said
Dorman his heires Executors Administrators and Assignes
for ever a certaine parcell or Quantity of land scittuate
lyeing and being beyond Wells in y^e province of Maine in
New England at a place called Coxhall now called Swans-
feild containing by Estimation five hundred acres be it more
or lesse which is parte of that tract of land of six miles square
which I formerly purchased of Leiu^t Sanders Sen^r John
Bush Peter Turbett who purchased y^e said land of the
Indian Sagamore called Sosowan and was confirmed as by

wrighting will appeare by sd Sagamores only sone called Fluellin and by the testimonys of severall Indians as Well as English which land by this Wrighting granted is bounded as followeth, to wit, bounded by leiuñ Bakers land towards the South and bounded by Caporpus river alias Mousum river towards the West : and the East end bounded towards Sacoe river and from the Southerly sid to the Northerly side forty five rods in breadth all along from End to End lyeing six Miles in length : All the abouesaid five hundred acres as it is bounded : I the said Symonds doe acknowledge I haue bargaind and sold and made over to the said Dorman with all the trees rocks Mines swamps vpland and meadow and ponds and water coursis and whatever Doth properly belong to the said Land with all the preuiledges and appurtenances belonging therevnto contained in the length and breadth aboue mentioned To Haue and To Hold peaceably to Injoy without any lett hindrance Molestation denieall or disturbance and I the abouesd Symonds doe Ingadge to Defend it from any lawfully laying Claime to all or any part of the abouesaid premises from by or vnder me or any other person whatsoever and to the true performance hereof I Doe bind myselfe my heires Executors Administrators and Assignes to the sd Dorman him his heires Executors and Assignes for ever in Wittness whereof I haue herevnto sett my hand and seale this Eleventh of aprill one thousand six hundred and ninety three.

Signed Sealed and Delivered

Har. Symonds (^aSeale)

in the presence of vs

Witnesses	M ^r Harlackenden Symonds personally
Thomas Baker	appeared & owned this aboue written
Ephraim Dorman	Instrument to be his act & Deed
Thomas Waite	June y ^e 18 th 1693 (4)
Ebenezer rowell	

before me Tho^s Wade Justice of peace


A true copy of the originall Deed of Sale taken and here Entred on record this 22th of february 1693


p me John Wincoll Cleric:

[95] Know all men by these presents that I David Trustrum of Sacoe in the province of Maine in New England for and in Consideration of thirteen pound starling to me in hand paid by Edward Sergent of the same town and pvince before the Ensealeing & delivery of these presents to full content and satisfaction and of every part and parcell thereof Doe clearely acquitt and Exonorate & Discharge the said Edward Sergent his heires Executors and Administrators for ever Doe by these Giue Grant Bargin sell Alienate Infeoffie and Confirme vnto the said Edward Sergent a certaine tract of vpland scittuate and being in the towne of Sacoe aforesd it being part of that tract of land that my father Ralph Trustrum formerly Inhabited ocupied and Improved and now lawfully desended vnto me the aforesd David Trustrum sone of the aforesd Ralph Trustrum deceased and it lies in Winter harbour adjoyning to the aforesd Edward Sergents Dwelling house containing about thirty acres be it more or less bounded on thenorheard side with John Sergents Land & to a lot of Land which was formerly Richard Ranelles and now in the posession of the aforesd Edward Sergent and bounded on the Southwest side with a brook and adjoining to a orchard of David Trustrums abouesd with a peas that is now fenced in vpon the Sudeard side of the brook/ that is to say all the Land betweene the brook on the Southwest of the said Sergents house: and on the norheard side bounded as is aboue Expressed/ and now by the aforesaid David Trustram sold vnto the aforesaid Edward Sergent To Haue and to hold the

a true copy of ye originall here
 Entered february 28 1693
 p me John Wincoll Cleric:

said trackt of vpland with all and singular the apurtenances and previdedges therevnto belonging or in any wise appertaining to him the said Edward Sergent his heires Executors Administrators or assignes for ever fully and Clearly exonerated from all former other gifts grants sales mortgadges or other Incumbrances whatsoever made suffered to be done by me David Trustram or any other person or persons by from or vnder me and for confirmation the premises I y^e sd David Trustram haue herevnto put my hand this sixth Day of January in one thousand six hundred and ninty :

Signed Sealed & delivrd in y^e the marke of
 p^rsence of vs David  Trustram (^aSeale)
 Benjamin Sergent

The marke of Edward  Randuell

Benjamin Sergent & Edward Randell made oath that they saw david Trustram sign seal & Deliv^r the aboue Instrum^t as his act & Deed vnto which they sett y^r hands as witnesses :
 Portsm^o July 14 : 1693 :

Before me Richard Martin

Justis pe :

To all Christian People to whom this publick Instrument of deed of sale shall come or may concerne Arthur Hughes Senior Inhabitant of the towne of portsmouth in the province of New Hampshiere within their Majes^{ty}s territory and Dominion of New England planter and Sarah his wife the late widdow and relict of Samson Ainger of yorke in the province of Maine Deceased sendeth greetting — Know ye that wee the sd Arthur Hughes and Sarah my wife Administrators to y^e Estate of the late Samson Ainger are become lawfull owners of and good right vnto the said Estate and thereby for and in Consideration of a valluable

sume of money to vs in hand paid for our future subsistence
 being both of vs antient, by M^r John Partridge of ports-
 mouth aforesaid Vintner the receipt whereof and of every
 part and parcell thereof Doe hereby acknowledg ourselues
 to be therewith fully satisfied and contented for which doe
 Exonerate Discharge and forever acquit &c: Haue Giuen
 Granted Bargained sold Aliened set over and confirmed and
 by these presents Doe Giue Grant bargain sell set over
 Alienate and Confirme all that our right and title to and
 Interest in and vnto all that our predecessor Samson Ainger
 had at the Day of his Death in the towne of yorke in the
 province of maine and that wee now haue and ought
 to haue since the Decease of the sd Samson Ainger To-
 gether with the house and land he last liued in and
 vppon and therevnto belonging situate lyeing and being
 in the Towne of yorke fronting to the maine river on
 the South and to a highway on the East next vnto the
 land that was formerly M^r Edward Rishworth and on
 the west adjoining vnto the land of M^r John Penwills and
 on the north the bounds as yet unknowne together all
 other gifts and town grants highwayes waterwayes woods
 vnderwoods meadows mowing ground Arable or pasturage
 comons Comonages & priueledges whatsoever to the said
 Samson Ainger belonging or to vs the sd Arthur and Sarah
 Hughes haue therevnto or ought to haue therein by vertue
 of the sd Ainger right vnto any of the forementioned bar-
 gained premises &c: To Haue and To Hold to him the said
 John Partridge Senior his heires Executors Administrators
 and assignes For ever and to his and their owne proper vse
 benefit and behoofe without any lett or molestation of vs the
 sd Arthur and Sarah Hughes our heires Executors and Ad-
 ministrators or assignes or any other person or persons from
 by or vnder vs them or any of them [96] And wee doe
 heareby further Covenant promise and grant to saue harme-
 less and Defend the said John Partridge his heires Execu-

tors Administrators and assignes from all or any former Gifts grants bargaines sales Mortgadges Dowrie or right of Dowries Widdows thirds Joynters and all other Incumbrances heretofore whatsoever, In Testamony whereof wee the said Arthur Huges and Sarah my wife to this our Deed put our hands and Seales this twentieth Day of January anno Domini one thousand six hundred ninety and three, foure and in the fifth yeare of the reigne of our sovereigne Lord and Lady William and Mary King and Queen by the grace of god over England Scotland france and Ireland Defenders of the faith &c :

Signed Sealed and Delivered
 in the presence of vs
 William Bedford
 James Levitt
 Henry Crown Nata~: publick
 for the province of New hamp-
 shiere

his
 Arthur **H** Hughes (^a Seal)
 marke
 her
 Sarah **W** Hughes (^a Seal)
 marke

and whereas the land and premises is aboue and seems to be bounded and mentioned yet notwithstanding the bound are not perfectly Knowne vntill a survay

January the 22^d 169^e₄

Arthur Hughes and his wife Sarah Hughes acknowledged the aboue Instrument to be their act and Deed

Before me Thomas Parker Just: p^s:

A true copy of the originall Deed of Sale taken and here Entred on record February 23^d 169³₄

p me John Wincoll Cleric~:

May 16th 1692

Cap^t Job Alcock of yorke appeared before vs this 16th Day of may 1692 and Did testifie that the three acres of salt marsh giuen by the Court at yorke to his mother Elizabeth Alcock widdow and relict to his father John Alcock late of yorke Deceased was by the will of his said Mother Elizabeth Alcock vnder her hand in a written will left in her own Chest in M^r Du^mers house and there lost in the fire as wee conceiue in which will his sd mother gaue the said three acres of marsh to her said sone Job Alcock Dureing his life and after his Decease she gaue the said three acres of marsh to her two Grand Children Samuell Snell and John Snell

Cap^t Job Alcock came and made oath to ye verity of all that is aboue written this third Day of June 1692

Before me Francis hooke Just pea

A true cobby of the originall oath here Entred march 17 169² p John Wincoll Cleric^o

Know all men by these Prsents that I Thomas Fernald of the towne of Kittery in the province of Main shipwright & Temperance my wife for and in Consideration of the sume of thirteene pounds in goods and Merchandize already in hand paid mee by my Brother William Fernald of the towne and province aforesaid shipwright with which sume of goods and Merchandize I doe acknowledge myselfe to be fully satisfied and paid and Doe hereby Exonerate acquitt and Discharge the said William, Fernald his heires Executors & Administrators from the same, and every part & parcell thereof for ever: Haue granted bargaind and sold And Doe by these presents Grant bargaine sell alien Enfeofe confirme and make over vnto the said William Fernald his heire Executors & Assignes a certain parcell or tract of land containing

thirty acres laying and being on the head of Spruce Creeke in y^e towne and province aforesd which said land is in length one hundred and sixty poles West and be South & East & be North, and thirty two poles in breadth North & be West & South & be East bounded with the land of Margrett Adams (now sold to William Fernald aforesd) on the South with the Co^mons, on the North with a slipe of Co^mons on the East and Joynes with the land of John Morrill on the West To Haue and to Hold to him the said William Fernald his heires Executors Administrators & Assignes, all the aboue mentioned thirty acres of land being butted & bounded as aforesaid with all the preuiledges & appurtenances therevnto belonging for ever, And I the said Thomas Fernald and Temperance my wife Doe by these presents bind our selues our heires Executors & administrators to warrant & Defend vnto the said William Fernald his heires Executors Administ^{rs} & assignes all the aboue mentioned premises with all the preuiledges & appurtenances therevnto belonging for ever from any person or persons whatsoever that shall pretend any legall title or claime therevnto from by or vnder vs. in Witnesse whereof wee haue herevnto sett our hands & seales the fourth Day of March in the yeare of our lord one thousand six hundred Eighty & nine

Signed Sealed & Delivered

Thomas Fernald (^aSeale)

in the presence of vs

Temperance Fernald (^aSeale)

Abraham Spiller

Thomas Fernald & Temperance his

William Waye

wife acknowledged the aboue In-

A true copy of y^e original Deed compared therewith and here Entered this 17th Day of March 1693 p me

strument to be their act & Deed & shee freely renders vp her thirds of of Dowry in the aboue mentioned premises vnto the abouesd William Fernald & his heires &c for euer this fifth Day of may 1693 :

John Wincoll Cleric[~]:

Before me Rich^d Martin Jus^{ts} p^s

[97] Know all men by these presents that I Margret Adams of the towne of Kittery in the province of Maine Widdow and relict of Christopher Adams Deceased for and in Consideration of the sum of thirteene pounds in goods and Marchandize already in hand paid me by william Fernald of the towne and province aforesaid shipwright with which sume of goods and Merchandize I doe acknowledge myselfe to be fully satisfied & paid and Doe hereby Exonerate acquit and Discharge the said William Fernald his heires Executors and Administrators from the same and every part and parcell thereof for ever Haue Granted bargained & sold and Doe by these presents Grant bargaine sell Aliene Infeofe confirme & Make over vnto the said William Fernald his heires Executors Administrators & Assignes a certaine parcell or tract of land Containing Thirty acres laying & being on the head of Spruce Creeke in the towne & province aforesaid which said land is in length one hundred and sixty poles west and be south & East & East & be north and thirty two poles in breadth north & be west and South & be East bounded with the land of said William on the South & with the land of Thomas Fernald on the north with a slipe of Coñions on the East and Joines to the land of John Morrill on the West: To Haue and To Hold to him the said William Fernald his heire Executors Administrators and Assignes all the aboue mentioned thirty acres of land being butted and bounded as aforesaid with all the priviledges therevnto belonging for ever And I the said Margerit Adams Doe by these presents bind myselfe mine heires Executors and Administrators to warrant and defend vnto the said William Fernald his heires Executors and Administrators and Assignes all the aboue mentioned premises with all the priviledges and appurtenances therevnto belonging for ever from any person or persons whatsoever that shall pretend any legall Title or Claime therevnto from by or vnder mee

In Wittnesse whereof I haue herevnto sett my hand and
seale the 4th Day of march in the yeare of our lord one
thousand six hundred Eighty and nine

Signed sealed & delivered	Margret Adams (^a _{seale})
in the presence of vs	Margret Adams acknowledged
Nicholas Bennett	the aboue written Instru-
Richard Seward	ment to be her act and Deed
	Portsm ^o Decem ^r the 27 th
	1692

Before me Rieh^d Martyn Just^s p^s

A true copy of the originall Deed compared therwith and
here Entred this 17th Day of March 169³

p me John Wincoll Cleric[~]

Be it Knowne vnto all men by these presents that I John
More Doe assigne over this present Deed together with the
land within mentioned together with all previledges and ap-
purtenances therevnto belonging vnto John Seward of
portsm^o his heires Executors or assignes for ever being fully
satisfied to Content for the same in Witness whereof I haue
herevnto set my hand and seale y^e 13th June 1674

Witness

signe of

Gregory Williams

John  Moore (^a_{Seale})

Elias Stileman

Great Iland 13th June 1674 John Moore Came & acknowl-
edged this Assignem^t to be his free act and Deed

Before me Elias Stileman Co^miss :

The aboue written is a true Cobby of the assignment of a
deed of sale from John More to John Seaward the fourth
Day of June in the twentieth yeare of the reigne of our
sovereigne lord Charles the second and therewith Compared
this 24th Day of March 169³ & here Entred on record

p me John Wincoll Cleric[~]

Agnis More Widdow and Relict of John More Jun^r deceased Came and acknowledged the assignement on the other side to be Done with her consent and Doth freely surrender her thirds of Dowry in the land therein Mentioned to John Seward and his heires for ever Aprill 27th 1678

Before me Richard Martin Com^{is}r

The aboue written is a true Cobby of the acknowledg-
ment of Agnis More therewith Compared & here Entred
with the records of the County of yorke this 24th Day of
March 169³

as attest John Wincoll Cleric[~]:

[98] Know all men by these presents that I James Emery Jun^r of Kittery in the County of yorke and in the province of the Massatusets bay in New England with the Consent of Marget my wife and for many Good Causes and Considerations me moueing herevnto Especially for and In Consideration of a certaine tract of land sold and delivered vnto me in Exchange from John Searle of the same towne and County aforesaid as by Deed vnder his hand and seale beareing Date herewith more fully appeareth wherewith I y^e said James Emery Jun^r acknowledge myselfe fully Satisfied & paid Doe by these presents for myselfe my heires Executors and Administrators Giue Grant bargaine sell Infeoffee and in Exchange Confirme vnto the aforesaid John Searle a certaine tract of land containing fifty acres scittuate and being in the towne of Kittery aforesaid in that part of the towne called the long reach on the East side of y^e place called Simmons Marsh forty two acres of the aforesd fifty acres being vpland Is bounded with John Greenes land on the north and William Tetherlyes land on the South and the other Eight acres being Meadow and swampe is bounded on the West

with Christian Remichs land : Stephen Paulds land on the North and on the East is bounded in part with sd Tetherlys land and in and in part Comes vp to said forty two acres all which fifty acres of land was Giuen to me by my father James Emery Sen^r as by Deed of Gift vnder his hand and seale Dated September 3^d 1693 more fully appeares and now by me the aforesd James Emery Jun^r sold in Exchange vnto the aforesd John Searle To Haue and To Hold the aforesaid fifty acres of land with all and singular the appurtenances and preuiledges thereto belonging to him the said John Searle his heires Executors Administrators and Assignes for ever. For Confirmation of the premises I the aforesaid James Emery and Marget my Wife haue herevnto set our hands and seales this 20th Day of March 169³/₄

Signed sealed & Deliv rd in	James Emery Jun ^r (^{his} _{Seal})
presence of vs	Maraet Emery (^{her} _{Seal})
John Linscot	James Emery and Margret his wife
John Belcher	acknowledged the aboue written
Charles Frost Jun ^r	Instrument to be their act & Deed
	this 20 of march 169 ³ / ₄ Before me
	Charles Frost Just [̄] of peace

The aboue written is a true copy of the originall Deed of Sale from James Emery Jun^r to John Searle & therewith Compared march 26 : 1694

p me John Wincoll Cleric

To all Christian People to whom these presents shall Come Moses Spencer of Kittery in the Coutty of yorke-shiere now in the Massachuset Jurisdiction in NewEngland yeoman send Greeting Know ye that I the aboue mentioned Moses Spencer for Divers good Causes and Considerations me moueing therevnto More Espeially for and In Consid-

eration of y^e sume of twelue pounds in hand receiued before the signing and sealeing hereof of Daniell Goodden Senior wherewith I acknowledge myselfe fully satisfied Contented & paid and thereof & of euery part & parcell thereof Doe acquit & for ever Discharge the said Daniell Goodden Senior his heires and Assignes by these presents Haue absolutely Giuen granted bargained sold Aliened Infeoffed and Confirmed and by these presents Doe absolutely giue Grant Bargaine sell aliene Infeoffe and Confirme vnto the aboue named Daniell Goodden Senior a peece or parcell of land being twenty fine acres more or lesse being by Nequichawanick litle river and bounded as followeth Viz one the South west with the land of Moses Spencer on the north west with Isaack Botts land on the southeast with the aforesd river and on the north east with the Comon land and it being in length from Newichawanick litle river one hundred and twenty poles north west and in breadth thirty foure poles To Haue & To Hold y^e aboue mentioned peece or parcell of land to him the said Daniell Goodden Senior his heires and assignes for ever and to his only proper vse benefitt and behoofe for ever & the said Moses Spencer for himselfe his heires & assignes Doe Covenant promise & Grant to and with the said Daniell Goodden Sen^r his heires and Assignes that hee the said Moses Spencer hath in himselfe good right full power and lawfull authoryty the aboue Giuen and Granted Premises to sell and Dispose of & that the same & every part and parcell therof are free & Cleare and freely & Clearely acquitted Exonerated & Discharged of & from all and all maner of former Gifts Grants leases Mortgades Wills Entailes Judgments Executions power of third and all other Incombrances of what nature and kind soever had made Done acknowledged Comitted or suffered & to be done or Comitted whereby the said Daniell Goodden Senior his heires or assignes shall or may any wayes be molested

Evicted or ejected out of the aboue granted premises or any part or parcell thereof by any person or persons whatsoever, haueing Claiming or pretending to haue or Claime any legall right title Interest Claim or Demand [99] of in or to y^e aboue granted premises and the said Moses Spencer Doth for himselfe his heires Executors Administrator & Assignes Covenant promise and Grant to and with the said Daniell Goodden Sen^r his heires and Assignes y^e aboue granted peece or parcell of land with all the appurtenances and priviledges thereto belonging to Warrant and forever Defend by these presents in Witness Whereof y^e said Moses Spencer hath herevnto put his hand and seale this Eighteenth Day of December in the yeare of our lord one thousand six hundred and seventy foure and in the twenty sixth yeare of the reigne of our Sovereigne Lord Charles y^e (dⁱⁱ) Secund of England Scotland France and Ireland King Defender of the faith

Signed Sealed & delivered

his marke

in the presence of vs

Moses  Spencer (Seale)

George Broughton

Humphry Chadbourne

The aboue written Deed of Sale was acknowledged by the within named Moses Spencer to be his act and Deed this 18th Day of december 1674//

Before me John Wincoll Assotiate

The aboue written is a true Cobby of the originall Deed of Sale from Moses Spencer to Daniell Goodden Sen^r Compared & here Entred on record this 27th Day of March 1694 :

p me John Wincoll Cleric̃:

Barbados

To all People to whom this present Writing shall Come I John Hole late of the towne of Kittery in New England Planter now resident in the said Island send Greeting Know yee that I the said John Hole for Divers good Causes & considerations me therevnto Moueing Haue Made Assigned Constituted Authorized & appointed, and by these presents Doe make Assigne Constitute authorize and appoint and in my stead and place put & depute my loueing wife Elizabeth Hole of the towne of Kittery aforesaid to be my true and lawfull Attorney & procurator for me in my name and to my vse by all lawfull wayes & meanes whatsoever to enter into & vppon and take possession of all and singular such lands and plantations as are or shall be belonging or appertaining vnto me the said Constituent in the towne of Kittery aforesaid or elce where in New England together with all and every the houses Eddifices buildings Catle stock and other Appurtenances therevnto belonging or appertaining And more Especially to Cōmence sue and prosecute any actcon or actcons of Ejectm^t or other accons whatsoever (as the case shall require) against William Funnall of piscataqua in New England shipwright (or any other person or persons whom it Doth shall or may concerne) of and for all that my plantation contening by Estimaçon ninety acres of land scittuate lying and being in the towne of Kittery aforesaid; together with all and every the houses, Edefices & buildings Cattle & stock goods & Chattells rights Members profits priviledges & appurtenances therevnto belonging or in any wise appertaining; And being possessed thereof the same plantacon and p^rmises with y^e Appurtenances and Every part thereof for me & in my name to sell and Dispose of, Grant, Alien & convey to such person or persons and for and vppon such tearmes and Conditions, sum & sums of money as to my sd Attorney

shall be thought most for the benefitt & advantage of me the said Constituent; And to that End to make, pass, & Execute such Acts, Contracts or Agreement and to signe seale & Deliver such, Deed or Deeds of Sale and conveyances as shall be requisite in that behalfe; And the moneys goods or Effects arising vppon sale of the said planta^t & premises with the appurtenances to Demand, procure & receive to the vse of me the said Constituent, And according to my order to Consigne or otherwise Dispose of y^e same, And vppon receipt thereof to make and giue sufficient acquittances or Discharges in the law; And in Case my sd Attorney can not or Doe not sell & dispose of my said plantation with the buildings stock and appurtenances thereof, then I Doe hereby authorize and Impower my sd Attorney to mannage employ and improve the same from time to time to & for my best profit benefit and advantage as she shall see meet with all other my Estate whatsoever in New England aforsd [100] As also for me and in my name, and to my vse to aske demand sue for Levie recover & receive all and singular such debt and Debts sum & sums of money Goods and Chattells wares Merchandizes & Comodities, effects and things whatsoever as now are or hereafter shall be Due, Oweing & payable, belonging or appertaining vnto me the said Constituant by or from any person or persons whatsoever in New England or elsewhere, be the same arising by Judgment Bond bill booked debt acco^t Couenant Contract, promise, Will, bequest Consignem^t of goods or otherwise howsoever (nothing Execepted nor reserved) together with all Costs Charges Damāges and Interests for nonpayment already suffered and yet to susteine vntill full satisfaction be made, Giueing and by these presents granting vnto my sd attorney & procurator all my whole power strength and authority in & about the p^rmises And vppon the rec^t of the said Debt and Debts sum & sums of money Goods and Chattells wares merchandizes and Comodities

Effects and things whatsoever & wheresoever as aforesaid or any part thereof sufficient acquittances or other lawfull Discharges for me and in my name to make seale giue & deliver, And vppon refusall or nonpaym^t the sd person or persons every or any of them to sue impleade and prosecute pursue arrest attach Imprison & condemne and out of prison to deliver And if need be to recon and accompt Compound and make Composition Covenant Contract and agree with any person or persons for and Concerning the premises also to refer any difference to Arbitration and to End finish and Determine the same Moreouer One Attorney or more with like full power and authority vnder her my sd attorney to sett & substitute and at her pleasure the same againe to reuoake and all & every other act & acts thing & things needfull or nessesary to be Done in & about the premises and y^e dependences thereof for me and in my name to Doe Execute & p^rforme as fully amply and Efectually in every respect to all intents and purposes as I the said Constituent myselve might or could doe being personally present, Ratifieing allowing & Confirming all and whatsoever my said Attorney or her substitute or substitutes shall lawfully Doe or Cause to be Done in & about the premises by vertue of these presents In Witness whereof I the said John Hole haue herevnto set my hand & seale th twelfth Day of August Annoq^o Domⁱ one thousand six hundred & Ninty

Signed Sealed & Delivered in John Hole (^a _{Seale})
 in the p^rsence of witnesses Portsm^o In the Province of
 Elisha Plaisted New Hampshire 8 ber 28th
 Roberd Rously 1690. then Robert Rousley &
 his *R R* marke Jn^o Patee mad oath that they
 John Patee saw Jn^o Hole signe sele & de-
liver y^e aboue Instrument as
his act & Deed & they set to
there hands as witness before
me

William Vaughan Jus^{ts} Ps :

This is a true copy of the originall letter of Atorney
of John Hole to his wife therewith Compared & here
Entred March 27th 1694/

p me John Wincoll Cleric̃:

To all Christian People I Richard Cutt send Greeting in
our lord god everlasting, Know ye that I the said Richard
Cutt of the towne of Kittery in the province of Maine yeo-
man for the Consideration of the louc I beare vnto my
brother leiuetenant Richard Bryer of the same place Haue
Giuen and Granted and by these presents doe Giue Grant
and Confirme vnto the said Richard Bryer all that Creek of
water lyeing betweene the land of him the said Richard
Briar and John Muggridg generally Knowne by the name
of long Creeke goeing in att the mouth of broad Coue with
all and singular the rights titles and prehemences there-
vnto belonging as all priuiledges runs of water small Creekes
or rieuets or any waters that pass therein out of any brooke
or swampe into the aforesaid Creeke as also liberty to Dam
over the said Creek in any part thereof for the Erecting of
a Corne mill or sawmill or fulingmill for the sole vse of him
the said Richard Bryer his heires or Assignes for ever and
that it shall not be lawfull for mee the said Richard Cutts or
any vnder me to stop any waters or Divert them out of their
Naturall Course or streame that pass into the said Creek and
that the said Richard Bryer his heires or assignes shall haue
their free Egres and Regress to open or scoure any run of
water that may be brought into the said Creek for the vses
aforesaid To Haue and to Hold all and singular the Creek of
water and all the priuiledges aforementioned and all the
members thereof vnto the said Richard Briar his heires or
Assignes for ever 'to their owne proper vse and behoofe for

ever, And further that the said Richard Briar shall peaceably and Quietly Enjoy the same without any Claime Challenge or Demand of me the said Richard Cut or any vnder mee or my heires or assignes for ever and the peaceable possession therof to warrant maintaine and defend against al persons laiyng Claime therevnto our soveraign lord and their lawfull heires Excepted Witness my hand and seale this sixteenth Day of December 1693

in presence of vs

Richard Cutt (^a_{Seale})

Robt Eliot

M^r Richard Cutt cam and owned this

William Peperell

Instrument to be his act and Deed to M^r Richard Briar this 29th o March : 1694 :

Before me Francis Hooke Just. pea :

The aboue written is a true copy of the originall Deed from M^r M^r Richard Cutt to M^r Richard Briar and here Entred this 2^d Day of Aprill 1694

p me John Wincoll Cleric^z

[101] (This folio is blank)

[102] Memorandum that I John Vgrauē of Kittery vp̄ the Riuer of Pascataquah haue sold vnto Abraham Conley of the same one house or tenement with six acres of ground or land whereof pte is impaled and the rest of the ground he the said Abraham is to pale in Eastward which house the said Abraham Conley now posseseth and for the performance of the sale I haue herevnto sett my hand the first Day of January 1638//

Memorandum that the said Abraham Conley is to haue a way twelue foote wide along by his pales vp̄ into the woods Witnesses Hñsrd Knollys

John Vgroufe

Mary *crw* Vgroufe
her marke

A true copy of the originall here Entred Aprill 13th
 1694// p me John Wincoll Cleric̃:

This Indenture made the 24th of June in the yeare of our lord one thousand six hundred forty Eight witnesseth that I Abraham Conley by and with free consent of my wife Doth grant sell assigne and set over vnto Thomas Jones my house & feild inclosed with all the appurtenances therevnto belonging Cittuate lyeing and being in the bounds of Kittery next adjacent vnto the house and feild of William Everett Know all men therefore that I Abraham Conley for Divers Causes and Considerations me therevnto moueing as also for vallueable consideration to him in hand payed as Doth and may appeare by three bills giuen vnder my hand the Day and yeare aboue written Know all men therefore that I Abraham Conley Doe by these presents Giue Grant sell assigne and sett over the aforesaid premises wth the appurtenances vnto the foresayd Thomas Jones and his heires for ever To Haue and to Hold Quietly to posess and injoy wth out any Molestation from this time and for ever In Witnes whereof both the partyes haue setto their hands and seales Interchangeably the Day and yeare aboue written


Signed sealed and Delivered

The marke of

in the p^rsence of

Basill Parker

the marke of

Joseph  Austen

Abraham  Conley (^{his} Seale)

The aboue written is a true copy of the originall Deed of Abraham Conley to Thomas Jones here Entred on Record Aprill 13th 1694//

p me John Wincoll Cleric̃:


To all People before whom these presents shall Come Know y^e that I Thomas Jones of Kittery in the province of maine in New England for Dyvers good Causes me therevnto more Especially for and in consideration of a valluable sum̄ to mee in hand payd by John Leighton of the town and province aforesd the receipt whereof I ackknowledge, and of Every part and pcell thereof and therewith fully Satisfied contented and paid haue giuen granted bargaind sold Aliened made over and Confirmed and by these presents Doe for me my heires Execut^{rs} Administrators and assignes freely Clearly and absolutely giue grant bargaine sell Alien Make over and confirme vnto him the said John Leighton his heire Execut^{rs} Administrators and assignes for ever all that piece or parcell of land which I bought of Abraham Conley scituate lyeing and being in the towne of Kittery aforesd on the river of piscataqua butting vpon the said river on the south west and so running back betweene two lotts of sd Leightons that is to say his lott Joining to his Dwelling house on the North west & his lot comonly called the six acres on the South east till six acres be Compleated To Haue & to Hold the said six acres of land together with all my meadow at the heathy Marsh so called, with forty acres of vpland which was granted me by the towne of Kittery lyeing and being on the south west side of sd marsh with all the priviledges and appurtenances therevnto belonging or in any wise appertaining to him the said John Leighton his heires Execut^{rs} Administrators and Assignes for ever from me the said Thomas Jones my heires Executors Administrators & Assignes and that the said Leighton shall and may from time to time and at all times hereafter make vse of and Improue the aforesd premises without any Molestation lett or hindrance from me the said Jones or any other person or persons Claimeing any right title or Interest therevnto from by or vnder mee In Witnesse whereof I

haue herevnto sett my hand and seale this Thirtieth Day
of November one thousand six hundred Eighty and six 1686

Signed sealed and Delivered

Thomas Jones

in presence of vs

his mark  (Seale)

Richard Paine

Mr Richard Paine and Elisha Briard

Elisha Bryard

made oath to the truth of Thomas
Jones being verry sencible when
he signed and sealed the aboue
Deed as his act and Dede this 17th
June 1687 before

John Hinckes, of the Councill

The aboue written is a true copy of the origniall Deed
of Sale from Thomas Jones to John Leighton and here
Entred on record this 13th Day of Aprill 1694

p me John Wincoll Cleric 7

[103] Know all men by these presents that I Thomas
Rice of Kittery in the province of Maine in New England
with the consent of Mary my wife for and in consideration
of fueteene pounds currant pay of New England to me in
hand paid to full Content & satisfaction haue Giuen Granted
bargained sold Infeofeed & Confirmed and Doe by these
p^rsents for my selfe my heires Exec^{rs} Administrators or as-
signes Giue Grant bargain sell Infeoffe and Confirme vnto
Samuell Spiney of the town & province aforesaid a Certaine
pcell of land scittuate and lyeing neare Spruce Creeke in
the towne of Kittery aforsd Containing twenty acres it being
a town grant Granted vnto the said Rice at a generall town
meeting June 24th 1682 and Measured & laid out by Captⁿ
Jn^o Wincoll Surveyor october 9th 1682 it being 123 pole in
length west & by south and 32 pole in breadth bounded
with the land of Mr John Shapleigh on the South Mr With-
ers land on the East Jn^o Shepherds land on the north &

Thomas Spineys land on the west and now sold by me Tho.
Rice vnto the sd Sam^{ll} Spinney To Haue & to Hold the
aboue bargained 20 acres of land be it more or less as it Is
laid out with all and singular the the appurtenances & prived-
ledges therevnto belonging to him the sd Sam^{ll} Spinney his
heires Ex^{rs} Admin^{rs} ore Assignes for ever Clearly acquitted
from all former Mortgadges sales Gifts Dowryes or titles of
Dowries Done by me ore by any other person ore psons by
from ore vnder me ore my Assignes in Confirmation of the
truth hereof I the sd Thomas Rice & Mary my Wife haue
sett to our hands & seales this fowerth Day of January in
the yeare of o^r lord 1689⁹⁰

Sealed & Delivered in the presence

Tho Rice (^a_{seale})

of vs witnes

Mary *M* Rice (^a_{seal})

Sam^{ll} Knight

her marke

his

John *JZ* Shephard

Thomas Rice gaue possession by

marke

turfe and twig according to law

vnto Samuell Spinney the 13th of December 1690 of this
twenty acres of land within written before vs witnesses

John *JZ* Sheapard his marke :

John Spinney

Thomas Rice & Mary his wife Cam and Acknowledged
the Deed of Sale within written to be their act & Deed vnto
Sam^{ll} Spinney of Kittery the seventeenth Day of febr^r one
thousand six hundred ninty on & two 169¹/₂

Before me Francis Hooke Just pea

A true Cobby of the origiull Deed here Entred on rec-
ord this 26^t Day of May 1694 p me John Wincoll Cleric[~]:

To all Christian People to whom these presents may Come
Know ye that I Richard Carell of Kittery in the province of
maine in New England for many Good Causes and Consid-
erations me herevnto moueing Especially for and in Consid-

eration of nine pound starling in hand receiued of Samuell Spinney of the same towne to full content and satisfaction haue Giuen Granted Bargaind sold Infeoffed and Confirmed and Doe by these presents for my selfe and my heires Giue Grant Bargaine sell Infeoffee and Confirme vnto the said Samuell Spinney a certaine tract of land scittuate & lieing in the lower part of Kittery aforsaid in the great Coue containing six acres as it is bounded on the West with the said great Coue and bounded on the East with John Greens Jun : land and bounded on the north and south with the said Samuell Spinneys own land which six acres of land is part of a town grant and now by me sold as abouesd vnto Samuell Spinney To Haue and To Hold the aboue bargained six acres of land with all and singular the appurtenances prei- ledges and Comodities whatsoever thereto belonging or in any wise appertaining to him the sd Samuell Spinney his heires and Assignes for ever freely Dischargeing from all former sales mortgadges or any other Incumbrance by me made or Done whereby the said Samuell Spinney his heires or assignes may be Eviected or Disturbed out of the premises or any part or parcell thereof and for Confirmation of the premises I the aforesd Richard Carell haue herevnto sett my hand and seale this third Day of May Anno Dom̄ one thous- and six hundred ninety and three and in the fift yeare of the reign of our soveraigne lord and Lady William and Mary by the grace of god King and Queene of England Scotland France and Ireland Defenders of the faith

Signed sealed and Delivered

Richard

in the p^rsence of vs witnesses

Carell (^{his}_{Seale})

John Spinny

November y^e 4. 1693 Richard Carell

John Furneld

gaue possession of the within written

his **F**marke

six acres of land vnto Samuell Spin-
ney this 4th Day of november before

vs witnesses

John Spinney

John Fernald **I F**his marke

Richard Carell Cam and Acknowledged this Instrument to be his act and deed to Samuell Spinney this 18th Day of Aprill 1694 Before me Francis Hooke, of y^e Councill & Just. pea

The aboue written is a true copy of the originall Deed here Entred on record this 26^t Day of May 1694

p me John Wincoll Cleric 7

[104] Know all men by these present that I Thomas Spinney Sen^r of the towne of Kittery in the County of yorke in New England yeoman for the naturall loue I beare vnto my beloued sone John Spinney of the same place, Haue Giuen Granted Infeoffed and Confirmed, and Doe by these presents freely Giue Grant Alienat and Confirme vnto my said sone John Spinney all this my Messuage house houseing and land wherein I now Dwell and possess, as orchards gardens feilds and pastures and whatsoever therevnto apertain, as fences trees wood or vnderwood being bounded on the South with the Maine Riuer of piscataqua and on the East with Samuell Fernalds land and the Greate Coue, and on the North with the lands of Peter Dixon, and on the West with the land of John ffernald my said sone, to haue all the abouesaid Giuen and Granted premises Imediately after the Decease of me the said Thomas Spinney and my now wife Margrey Spinney and not vntill our decease, and that Dureing our naturall liues the abouesaid premises are to remaine in our own hands to vse and occupy as our proper Estate and after our Decease the aboue Giuen and Granted premises are to come into the hands of my said son John Spinney and his heires for ever, To Haue and to Hold all the abouesd house and houseing and outhouseing, lands feilds pastures orchards Gardens whatsoever therevnto belong with all apurtenances and preuiledges high wayes and landing fishing and fouleing with

all Comodities therevnto belonging vnto the said John Spinney, To him and his heires lawfully begotten of his body, To him and to them to their owne proper vse and behoofe for Ever and further I the said Thomas Spinney Doe by these presents Covenant and Engage the premises to be free from all Incumbrances whatsoever as Gifts sales Jointures or Dowries whatsoever and that I am the proper owner therof at the sealeing hereof, and the same to warrant and defend and the peaceable possession thereof to Maintaine against all Manner of persons laying lawfull Clayme therevnto our soveraigne lord and lady the king and Queens Majesties excepted, In Confirmation I haue herevnto sett my hand and seal this twenty third Day of March one thousand six hundred ninety and foure in the fifth yeare of their Majesties raiyne King William and Queene Mary alwayes to be taken and vnderstood that If my said sone John Spinney shall Decease without Issue or heires of his body as is aboue Expressed, the aboue Giuen and Granted premises shall Desend to my sone James Spinney, to him and his heires for ever.

Memorandum that on word is blotted out in line the twentieth six and one word Interlined between line the twenty sixth and twentieth fifth viz the word third

Signed Sealed and Delivered in Thomas Spinney (^a_{Seale})
y^e p^rsence of vs who haue subscribed

James Spinney
W^m Godsoe

M^r Thomas Spinney Came acknowledged this Instrument to bee his act and Deed vnto his sone John Spinney this twenty ninth Day of March 1694//

Before me Francis Hooke Just : pe :

A true copy of the originall Deed of Thomas Spinney to his sone James Spinney here Entred this 19th Day of June 1694

p me John Wincoll Cleric[~] :


Know all men by these presents that I Thomas Spiney Sen^r of Kittery in the County of yorke in New England yeoman with the free consent of Margrey my wife for Divers Good Causes & Considerations vs moueing therevnto, and for the naturall loue we beare vnto our loueing sone James Spinney of the same place, Haue freely Giuen granted and alienated Infeofet and Confirmed, and doe by these presents freely Giue Grant Allien and Conferm vnto our said loveing sone James Spinney a Certaine tract of land lieing in the towne of Kittery and is part of our homestall, and is bounded on the South side by the Maine river of piscataqua and on the Westward sid with John fernald land three pole in length and on the northermost sid with my owne land fourteen pole in length, and on the Eastermost sid with my owne land fifteene pole in length to the river aforesaid To Haue and To Hold the aforesaid tract of land with all the appurtenances and priueledges thereto belonging or apertaining to him the said James Spinney and his heires for ever and for Defect of heires lawfully Desending from him the said James Spinney, then the abouesd tract of land to desend to our yonges Sone John Spinney to him and his heires for Ever as his and their proper Inheritance, And further I the sd [105] Thomas Spinney doe Ingage Couenant and Warrant the premises to be free from all Incombrances and sales, Gifts Grants and Mortgadge and that I am the proper owner thereof at the Signeing and Sealeing hereof, and for Confermation of the premises I the said Thomas Spinney and Margrey my wife herevnto sett our hand and sealls this twenty second Day of March, on thousand six hundred Ninety and four and in the fifth yeare of their Majestyes Reign, William and Mary by the grace of god King and

Queen of England Scotland France and Ireland Defenders
of the faith &c :

Signed Sealed & Delivered

Thomas Spinney (^aSeal)

in the presence of vs

the sign  of

John Spinney /

Margrey Spinney (^aSeal)

W^m Godsoe

Mr Thomas Spinney cam and acknowledged this Instru-
ment to be his act & deed to his sone James Spinney this
24th of March 1694 Before me Francis Hooke Just. pea :

A true copy of the originall Deed of Thomas Spinney
to his sone James Spinney here Entred this 19th Day of
June 1694 : p me John Wincoll Cleriĉ

To all Christian People, To whom this bill of sale shall
Come or May Concerne Know ye that I Arthur Hughes late
of Sawcoe in the County of yorke in the province of Maine
at president in portsmouth in New hamshiere in New Eng-
land and Sarah my now wife for and in Consideration of the
sume of six pounds Currant Money of New England to me
in hand paid by my sone Arthur Hughes of the same place
the receipt whereof and of euery part & parcell thereof I
doe acknowledg ourselues to be therewth fully satisfied con-
tented and paid Doe by these p^sents Giue Grant bargaine
Alien Assigne set over and Confirme vnto my sd sone
Arthur Hughes his hēires Executors Administrators and
Assignes for ever from me my heires Executors Administra-
tors or Assignes for ever a parcell or necke of land lieing
on y^e Eastward side of Sacoe river and butted and bounded
as followeth To say the river on one side and bounded on
the northward side by a swampe Cōmonly called the great
swampe on the Eastward side by a creeke Called Padges
Creeke and the westwrd End to a hill called the flying hill

To Haue and to Hold the abouesd land with all the priviledges and profits, wayes high wayes water wayes, woods vnderwoods with all other the Appurtenances to y^e sd land belonging or any wayes Apertaining &c^a to him y^e sd Arthur Hughes my sone his heires Execut^{rs} Administrat^{rs} & assignes and to his & their prop^r vse benefit and behoofe for ever, and I the said Arthur Hughes and Sarah my wife for vs our heires Execut^{rs} & Administrat^{rs} doe avouch the sale hereof by these presents by vs Ginen, and that wee haue good right of lawfull authoritie to sell and Dispose of the sd land as by our deed from John Bonighton of Sacoe beareing Date the 24th Day of May last past viz^t 1694: and that the sd land and premises is free and Cleare from all Titles Claimes troubles Mortgages leases rents Dowries Rights of Dowries widdows thirds Jointers or any other Incumbrances whatsoever, and further we bind ourselues our heires Execut^{rs} and Administrators to warrant and defend the sd land title with all the priviledges aboue mentioned from all persons w^tsoever Claimeing or pretending any right title or Interest in any of the abouesd p^rmises vnto him the sd Arthur Hughes my sd sone his heires Execut^{rs} Administrat^{rs} and assignes for ever: In Testimony whereof I the sd Arthur Huges Sen^r and Sarah my wife haue to this our Deed put our hands and seales this fifteenth Day of June one thousand six hundred Ninety foure in the sixth yeare of the reign of our soveraigne lord and lady William and Mary King and Queen over England Scotland France and Ireland defenders of the faith &c :

Signed Sealed and Delivrd
in y^e p^rsence of vs
William Partridge Jun^r
Henry Crown Sec^r

his
Arthur **H** Hughes (^aSeale)
marke
her
Sarah **ll** Hughes (^aSeale)
marke

Arthur Hughes and Sarah his wife came & acknowledged this Instrument to be their voluntary act and Deed wherevnto they haue put their hands and seales vnto their sone Arthur Hughes this 15th day of June 1694


Before me Roger Kelly Jus : peace

A true copy of the originall deed from Arthur Hughes to his sone Arthur Hughes here Entred on record June 19th 1694

p me John Wincoll Cleric̃:

[106] Know all men by these presents that I John Bonighton late of the towne of Sacoe in the County of yorke in New England Doe for and in consideration of y^e sum of thre pounds ten shillings sterl to me already paid in hand by Arthur Hughes late of the same towne abouesayd Doe sell bargaine Infeoffee and Alienat vnto the said Hughes his heyers Executors Administrators and Assignes a percell or necke of land lying one the Easterne side of Sacoe river and butted and bounded as followeth to say the river on one side and bounded on the Northerne side by a swampe commonly Called the great swampe and the Easterne side by a Cricke formerly called Padjes his Cricke and the Westerne end to a hill formerly and vsually called the flying hill To Haue and to hould the abouesaid land with all the privileges and appurtenances thereof to the proper vse of the sayd Arthur Hughes his heires Executors Administrators and Assignes for ever without any lett or any Molestation by me my heires Executors and Administrators for ever, or any person or persons by or vnder me, and Moreover I doe by these presents from this time and henceforward Disowne and Empty myselfe my heires Executors and Administrators of all my right title and Interest which formerly I had vnto the abouesaid land granting and giueing vnto the abouesayd

Arthur Hughes all my right and titell therein with warranty from all persons whatsoever, and moreover I Doe by these presents Declare at the signeing and sealeing hereof the sayd land is properly my owne Estate and is free from all sales and Mortgadges whatsoever and shall from this time Disowne any propriety therein giueing & granting my sole and proper right which formerly I Did enjoy vnto the abou-sayd Arthur Hughes his heires Executors Administrators and Assignes for evermore as Wittness my hand and seale this twenty fourth Day of May Anno Dom̃ 1694

Signed Sealed and Delivered the marke of
 in the presence of vs John  Bonighton (^aSeale)
 Elihu Gunnison
 Samuell Winkley

John Bonighton came and acknowledged this Instrument to be his act and Deed vnto Arthur hughes this 24th Day of May 1694// Before me Francis Hooke, of y^e Council
 the aboue written is a true Coppie of the originall Deed of John Bonighton to Arthur Hughes here Entred on record this 20th Day of June 1694

p me John Wincoll Cleric̃

To all Christian People to whom this Deed of Sale or Instrument in writeing shall come to be seene read or heard Know ye that I Robert Elliot Mercht in the towne of Portsmouth in the province of New hampsheire in New England for and in Consideration of the sum of ten pounds received by me Robert Elliot at and before the Ensealeing and Delivery hereof of and from Nathaniell Kene now Inhabitant in Spruce Creeke in the province of Maine in New England Carpenter Have Giuen Granted Bargained sold Aliened Assigned and set over, and by these presents Doe for my-

selfe my heires Executors Giue Grant Bargaine sell Alien
 Assigne and set over vnto the said Nathaniell Kene his
 heires Executors Administrators and Assignes, All that
 right, title, Interest Claime and proerty which I haue or
 ever had, In, of or vnto a certaine lot or tract of land con-
 taineing ten acres: scittuate lyeing and being on the West-
 ward side of Spruce Creek in the Tounship of Kettery in
 the province of Maine in said New England betweene the
 land of Mr John Shapleigh and John Shepard begining at
 the water side and so runing back vntill ten acres be accom-
 plished, which ten acres of land was Giuen by the town of
 Kittery to Ephraim Crocket and laid out by the select men
 of the said town the third Day of June in the yeare of our
 lord one thousand six hundred seventy and two, And which
 lot or ten acres of land was afterwards sold by Ephraim
 Crockett to Charles OGrado of portsmouth yeoman Dwelling
 in the river of piscataqua in said New England and
 afterward was sold by said Charles Ogrado to me the said
 Robert Elliot as by the originall deed or bill of sale may
 and Doth appeare By assignment on the the backe side
 thereof, And which originall Deed of Sale to sd Charles
 Ogrado by the said Ephraim Crocket beares Date the six-
 teenth Day of September in the yeare of our lord one
 thousand six hundred seventy and two and in the twenty
 fourth yeare of the Reigne of our soveraigne lord King
 Charles the Second &c: To Haue and to Hould the said ten
 acres of land according to the tenour of the aboue Mentioned
 [107] Writeing or deed of sale together with all the privi-
 ledges or appurtenances thereof vnto him the said Nathaniell
 Kene his heires Executors Administrators and Assignes free
 of all former Gifts Grants Dowryes and titles of Dowries
 and all other Incombrances whatsoever, And I the said
 Robert Elliot for myselfe my heires Executors and Admin-
 istrators and for every of them do Couenant and Grant to

and with the said Nathaniell Kene his heires Executors Administrators and Assignes and to and with every one of them to defend the title thereof (as it was Granted to me as by writeing and Assignment aboue exprest) vnto Him the said Nathaniell Kene his heires Executors Administrators and Assignes against any Person Claimeing any right title or Interest to it, In Witness whereof I the said Robert Elliot do herevnto sett my hand and seale without fraud this third Day of July in the yeare of our lord one thousand six hundred Eighty and seaven and the third yeare of the reigne of our soveraigne Lord King James the Second

Signed Sealed and deliverd Robert Elliot (^a_{Seale})
 in presence of Nicholas Heskins & Joseph Read made
 Robert Jordan oath this 17th Day of January 1690
 Nicholas Heskins that they Did see M^r Robert Elliot
 Joseph Read signe seale & deliver the aboue written
 deed to Nathaniell Kene before
 me Nathaniell Fryer Jus: peac:

The aboue written is a tru Coppy of the originall Deed o:
 M Robert Elliot to Nathaniell Kene Compared and here
 Entred on Record June 25th 1694

p me John Wincoll Cleric: 7

To all Christian people to whom these presents shall Come Greetēg Know ye that I James Emery Sen^r of Kittery in the County of yorke in the province of the Massathusets bay in New England for Many Good Causes and Considerations me moueing herevnto Especially for the Naturall loue and affection that I beare vnto my two sones Daniell Emery and Job Emery haue freely and absolutely Giuen and Doe by these presents for myselve my heires Executors and Administrators freely and Absolutely Giue Grant Alien Infeoffe pass

over and Confirme vnto my foresaid two sones Daniell Emery and Job Emery a Certaine parcell of land scittuate and lieing in the towne of Kittery aforesaid containing a hundred forty and three acres more or less as it is bounded on the East with the land of John Thompson and a pond called yorke pond, and on the north bounded with the land of Peter Grant and on the west bounded with the land of Edward Hayes and Jabez Jenkins and bounded on the South with the land of Edward Waymouth and is partly vpland, partly swamp, partly Meadow and partly Heathy land and was partly giuen to me by my late father Anthony Emery and the rest was granted to me by the towne of Kittery and now by me the aforesaid James Emery Sen^r freely Giuen to my aforesaid two sones Daniell Emery and Job Emery in Equall halues so to be divided when they see cause To Haue and To hold the aforesaid tract of land together with all and singular the appurtenances priuiledges and Commodities of woods timber trees vnderwoods waters water Courses &c: to them the said Daniell Emery and Job Emery their heires and Assignes for ever without lett Interruption or molestation of me the said James Emery Sen^r or any other person or persons by from or vnder me my heires or Assignes, onely whereas Major Charles Frost James Emery Jun^r and Noah Emery lately built a sawmill on a brooke in the foresaid land I doe reserue a liberty for the said Major Charles Frost and James Emery Jun^r to Improue their parts in the said sawmill according to what Agreement was made betweene them and said Noah Emery, I also giue vnto the aforesaid Daniell Emery and Job Emery my whole right in that part of the said Sawmill that lately belonged vnto the foresaid Noah Emery. they paying to me or [108] to my order tenn pounds, and for confirmation of the premises I the said James Emery Sen^r herevnto sett my hand and seale this seaventh Day of May Anno Domⁱ one thousand six hundred ninety foure an

in the sixth yeare of their majestyes reigne of England
Scotland France and Ireland Defenders of the faith &c :

Signed Sealed & delivered James Emery Sen^r (^a_{scale})
in the presence of vs Kittery in the County of yorke
Daniell Stone June 23 1694 James Emery Sen^r
Silvanus Nocke acknowledged the aboue written
John Wincoll Instrument to be his act and Deed
Before me Charles Frost Just of peace

James Emery Sen^r acknowledged to haue received full
Satisfaction of his two sones daniell & Job for the ten
pounds aboue mentioned this 23. of June 1694

Before Me Charles Frost Just peace


A true copy of the originall Deed here Entred on Record
this 30th Day of June 1694

Province } To all to whom these p^rsents shall Come I
of Mayne } Peter Ware of Cape Nedock and Mary Ware
 Ihabitors in the aforesd Province send Greet-
 ting &c.

Know ye that I the sd Peter Ware and Mary my wife for
and in Consideration of the sum of twelue pounds in money
vnto vs in hand paid by our sone Daniell Ware of Cape
Nedock in the aforesd province before the Ensealing & De-
livery hereof (the receipt whereof I the sd Peter Ware
Mary my wife doe hereby acknowledge) and ourselues
therewith to be fully satisfied, Haue for ourselues Giuen
Granted Bargaind sold delivered and Confirmed and by
these presents doe fully freely and Absolutely Giue Grant
Bargaine sell deliver and Confirme vnto our sone Daniell
Ware his heires Executors Administrators and Assignes, a
certaine parcell of land Containing sixty acres more or Less
Formerly bought of M^r John Gooch for a certaine sum of

about fourteene pounds which land is Knowne by the name of Gooches Neck lyeing and being Neare Cape Nedoek in the aforesaid province, the bounds begining at the seaside one the north East side of a small pond which the stormes wash over Into there being a small heape of stones: and from thence North West forty and seven rods vnto a forked Walnut tree marked and from thence it runneth North and by East Eighty rode vnto a black birch Marked, and from thence it runeth Northeast vnto a small brooke which said brooke is the bounds betweene the lands of Thomas Avery and the land aboue mentioned and sold with all and singular the Timber, Timber trees, woods vnderwoods priviledges and appurtenances whatsoever to the said land now belonging or in any wayes Appertaining: To Haue and to Hold the sd land and premises hereby bargaind and sold vnto our said sone Daniell Ware his heires Executors Administrat^{rs} and Assignes as his and their owne proper Goods and Estate for ever and to his and their owne proper vse & behoofe for evermore, and I the said Peter Ware and Mary my wife for our selues our heires Execut^{rs} Administr^{rs} & assigns and every of them Doe Covenant promise and Grant to & wth our said sone Daniell Ware his heires Exe^qt^{rs} Administr^{rs} and assigns by these presents that I the said Peter Ware and Mary my wife are the Day of the Date hereof and at the time of the Ensealing & delivery hereof haue in ourselues full power Good right & lawfull Authority to giue Grant bargain sell dd^r and Confirme the said land and premises hereby bargained & sold vnto our sd sone Daniell Ware his heires Executors Administr^{rs} and Assignes for evermore in Mañer and forme aforesd And also that he our sd sone Daniell Ware his heires Exe^qt^{rs} Administr^{rs} and Assignes or any of them shall & may lawfully frome time to time and at all times hereafter peaceably & quietly haue, hold vse and Injoy y^e sd land & premises hereby bargained

and sold wthout any manner of lett suite trouble Eviçñ Ejeçñ Molestation disturbance Challenge Claime Deniall or demand whatsoever of or by me the sd Peter Ware & Mary my wife our heires Execq^{rs} Admist^{rs} and Assigns or any of y^m or of or by any other person or persons whatsoever lawfully Claimeing or to Claime frome by or vnder vs oure act or title, our sd sone Daniell Ware his heires Execq^{rs} Admist^{rs} and Assigns paying all such acknowledgment or acknowledgments as the proprietor shall require from time to time and at all times and to make and Maintaine a sufficient fence betweene my land & his land so bounded as aboue mentioned for the space of fifteene yeares from the Day of the Date hereof In Witness whereof wee haue herevnto Put our hand & seal this 28th Day Anno R R^s Jacobi Secundi tertio Annoq; Doñ 1687//

Signed sealed & Delivered in y^e Peter Weare Seale (^aSeale)
 presen of vs her
 John Penwill Mary  Ware (^aSeale)
 John **H** Herman : Henry Godard marke
 his marke

[109] M^r John Penwill cam and made oath that he saw m^e Peter Weare & Mary his wife signe seale and Deliver this Instrument as their act & Deed vnto Daniell Weare,

Taken this third March 169³ Just
 Before Me Francis Hooke, pea//

John Herman cam & made oath that he saw M^r Peter Weare and Mary his wif signe seale & Deliver this Instrument as ftheir act & Deed vnto Daniell Weare vnto which he put his hand as a witnes Taken 23 June 1694

Before Me Francis Hooke : Just pea :

M^{rs} Mary Weare owneth this Instrument to be her act & Deed vnto Daniell Wyer this 26 of June 1694 :

before Me Francis Hooke Just. pea :

PART I, FOL. 109.

This aboue written with the Deed of Sale on the other side Is a true cobby of the originall Deed of Sale from M^r Peter Ware & Mary his wife to their sone Daniell Ware here Entred on record this 7th Day of July 1694

p me John Wincoll Cleric ~

Know all men by these presents that Whereas I Joshua Crocket sone to Thomas Crocket some times of Kittery Deceased haue sometime since the Death of my said father Laid Claime to some part of a neck of land at the mouth of Spruce Creeke Comonly called Crockets Necke and was so accounted, and was in the possessione of of his said Father Thomas Crocket when he Dyed and and now is in the possession of my Elder brother Ephraim Crockett, and for as much as I haue some right vnto the said neck of land abouesd not only by Inheritance but also by a promise of my father abouesaid Deceased yet notwithstanding to the Intent that there may arise no controversye betweene my said Elder brother Ephraim Crocket and my selfe nor his heires nor mine for ever I Doe by this and other valuable Considerations me Moueing therevnto but More Especially for and in Consideration of twenty pounds to me secured before the Delivery hereof, I doe Disowne and Disclaime any right title or Interest to or in the said Necke of land abouesaid and Doe by these presents own and acknowledge my selfe to be fully satisfied and contented for all and every part or percell thereof that Doe now or may hereafter belong to me my heires Executors or Administrators for evermore, And moreover I Doe by these presents oblidge myselfe my heires Executors and Administrators from henceforth never to trouble Demand Challenge or molest my said brother Ephraim Crocket his heires Executors Administrators or Assignes in the peaceable and Quiet possession of the aboue-

said Necke of land and that without the least Mollestation from me my heires Executors Administr^{rs} or assignes for evermore as Witness my hand and seale this tenth Day of July 1688

Signed Sealed & Deliverd

in the presence of vs

Francis Hooke

Mary Hooke

The marke of

Joshua  Crocket (^aSeale)

Joshua Crocket cam & acknowledged
this Instrument to be his act &
Deed this 10th July 1688

Before me Francis Hooke Just̄ pea :

A true cobby of the originall Deed here Entred on record
this 15th Day of Augst 1694/

p me John Wincoll Cleric̄

This Indenture made this twenty fifth Day of March in the thirty seventh year of the reign of our Sovereigne Lord Charles the Second by the Grace of god of England Scotland France and Ireland King Defender of the faith Between Robert Nickolson of Casco bay and formerly of Scarborough in the province of Maine in New England yeoman of the one part And Robert Elliot of the towne of Portsmouth in the province of New Hampsheir New England Merchant of the other part Witnesseth That the said Robert Nickolson for and In Consideration of the sum of thirty eight pounds of good and lawfull Money of and In New England to him in hand paid by the said Robert Elliot at or before the En-sealeing and delivery of these presents the receipt whereof he Doth hereby acknowledge and himselfe therewith satisfied contented and paid: Hath granted bargained sold and Aliened And by these presents Doth Clearly and absolutely grant bargaine sell and Aliene vnto the said Robert Elliot his heires Executors Administrators or assignes for ever, All

that parcell of vpland Medow land and Marsh scittuate lyeing and being in the Village of Dunster in the town of Scarbrow in the Easter parts of New England aforesaid: or howsoever Conteyning in all two hundred and Thirty acres by Estimation be it more or less, And which vpland Medow land and Marsh the said Robert Nickolson bought and purchased formerly of Henry Watts as appeares by Deed vpon record Dated the twentieth Day of May In the yeare of our lord one thousand six hundred and seventy, And which Medow and Marsh ground and vpland were formerly in the possession of George Barlow Edward Shaw John Wakefeild or whomsoever: and containes all the lott of George Barlowes and two thirds of a lott of Edward Shawes and is bounded on the North north east or there about with a Creek comonly called Arthur Augers Creek then Westward [110] by the side of the river vntill it come to Westward of sd Barlowes land and so vp into the Country To Haue and to Hold all and singular Every part and parcell of the said vpland and Medow land Marsh and Marshes swamps, pastures, woods trees, bushes, fences waters free boards, wayes, Easements, propertyes and Emoluments whatsoever therevnto properly appertaining vnto him the said Robert Elliot his heires Executors Administrators and assignes for ever And by him or them to be peaceably had occupied posed and Injoyed without lett, law, trouble Eviction or Molestation from any person whatsoever: And the said Robert Nickolson for himselfe his heires Executors and Administrators Doth by these presents Warrant and Defend vnto the said Robert Elliot his heires Executors Administrators and Assignes for ever the sale of all and every part of the aboue recited premises against all other person or persons Claimeing or to Claime right or title therein or to any part thereof In Witness whereof the said Robert Nickolson hath herevnto put his hand and seale without fraud Dated this

25th Twenty fiftē Day of March in the yeare of our Lord
One thousand six hundred Eighty and five

Signed Sealed and	Robert Nickals (^a _{Seale})
Delivered in presens of	Robert Nickolls cam and ac-
Phillip Foxwell	knowledged this Instrument
Jeames Wiggens	to be his act and Deed vnto
	M ^r Robert Elliot this twenty
	fift Day of March 1685

Before me Francis Hooke Just pe

A true Coppy of the originall Deed here Entred on record this 15th Day of August 1694

p me John Wincoll Cleric[~]

and on the back side of the aboue Deed is as followeth

Memorandum full and peaceable livery and seisin and possession was Giuen by the within mentioned Robert Nickolson by turfe and twigg to Robert Elliot of all the premises according to the true Intent and Meaning of this Indenture in presence of vs

Phillip Foxwell

The Marke of

John **I** Jackson

Robert Nickolls cam and Acknowledged that he did this Day Deliver vnto M^r Robert Elliot the land within specified by twigg and turff as is aboue Mentioned as also the Marsh within specified this 25 Day of March 1685/

Before me Francis Hooke Just. pea :

This Livery & seisin here Entred on record August 15 :
1694

p me John Wincoll Cleric[~]

To all Christian People to whom this present writeing shall Come Greeting Know ye that I Francis Champernoon of Kittery in the province of Maine in New England Esq^r

for and in Consideration of the Naturall loue and affection that I beare to Elizabeth Elliot the Daughter of Mary my beloued wife, and in Consideration of a marriage already had & solemnized betweene Humphrey Elliot of Great Island in y^e province of New Hampsheire in New England Marin^r & the said Elizabeth, and for Divers other good Causes & Considerations haue by and with the Consent & approbation of my said beloued wife Giuen and Granted and hereby Doe freely & absolutely Giue Grant bargain sell Infeoffe and Confirme to the said Humphrey & Elizabeth Elliot their heires and assignes from & after my Decease the Moiety or half part of all that parcell of land and Marsh lieing and being in Kittery aforesaid called or knowne by the name of Champernoons Island and now in My possession together with all and singular y^e Comodities priuiledges & appurtenances to the same in any wise belonging or apertaining and the reversion & reversions remainder and remainders and all the Estate right title possession Interest Claime & Demand whatsoever in and to the said Moiety or halfe part of the said parcell of land Marsh & premises and every part thereof To Haue & to hold y^e sd Moiety or halfe part of the sd land Marsh and premises from and after My Decease to y^e sd Humphrey & Elizabeth Elliot their heires & assigns to the only vse & behoofe of them their heires and assignes for ever, And I the said Francis Champernoon for me my heires Executors & Administrators Do hereby Couenant with the said Humphrey & Elizabeth Elliot their heirs and ass^{ns} That they the said Humphrey & Elizabeth Elliot their heires and assignes from and after my Decease shall and may from time to time and at all times thereafter peaceably and Quietly haue hold possess & enjoy y^e said hereby granted p^mises & every part thereof free & Cleare and freely & clearely Discharged and kept harmeless from all former & other Gifts grants bargaines sales feoffments

vses Dowers thirds Jointures Judgm^{ts} Execu^õns Extents
 titles troubles Claimes Demands & incumbrances w^tsoever
 And the same premises to the sd Humphry & Elizabeth
 Elliot their heires & assignes against all persons w^tsoever I
 shall & will warrant & for ever hereby Defend. In Wit-
 ness whereof I haue hereto set my hand & seale the thir-
 teenth Day of July in y^e first yeare of the reign of our
 Sover^m lord James y^e Second King of England &c Ano^q
 Do^m 1685

Signed Sealed & Deliverd

in presens of vs

Sarah Elliot

Nicholas Heskins

ffran : Champernoun

Mary Champernown

(^a
Seale)

A true copy of the originall Deed in parchm^t is here
 Entred on record August 16th 1694

p me John Wincoll Cleric[~]

[111] To all Christian people to whom these presents
 may come — Know ye that Thomas Spencer of Kittery in
 the County of Yorkesheire & in the Massathusets Collony
 in New England plantor and Patience his Wife for many
 good Causes and Considerations them Moueing therevnto
 especially for that Naturall loue and affection that they beare
 vnto Humphrey Spencer their sone and Grace his wife and
 for their better liueliehood hath passed over Giuen Granted
 Aliened Infeoffeed and Confirmed and Doe by these presents
 for themselues their heires Executors and Administrators
 pass over, Giue Grant Alienate Infeoffee and Confirme vnto
 the aforesaid Humphry Spencer and Grace his wife Dureing
 the whole terme of their naturall liues or the longest liuer
 of either of them and after the Decease of the said Hum-

phrey Spencer and Grace his wife vnto ther heires of the said Humphrey Spencer one Messuage or tenement scittuate and being in the towne of Kittery aforesd Containeing one Dwelling house and about thirty acres of land adjoyning to it more or lesse as it is bounded on the south west with the house lot of Daniell Goodin in part and the land of John Wincoll in part and the land of the aforesd Thomas Spencer in part and on the southeast with a small brooke running out of a swampe called parkers Marsh into a meadow of Daniell Goodins called Sluts corner and on the northeast bounded with the land of Daniell Gooddin in a litle part and the rest of that Northeast side bounded with the land of Mr William Hutchinson and bounded on the north west with the high way that leadeth towards yorke which parcell of land is part of a lott of two hundred acres of land formerly Granted by the towne of Kittery vnto the said Thomas Spencer and now by the said Thomas Spencer and patience his wife passed over and Giuen as aforesaid vnto the said Humphrey Spencer and Grace his wife To Haue and to Hold all the aboue Granted premises with all the appurtenances and preuiledges thereto belonging or in any wise appertaining to him the said Humphrey Spencer and Grace his wife Dureing the whole terme of their naturall lines or the longest liuer of Either of them and from after the Decease of both of them to the lawfull heires of the said Humphrey Spencer & Grace for ever without any lett sute or molestation of the said Thomas Spencer or Patience his wife or any other person or persons whatsoever by from or vnder them the said Thomas Spencer or patience his wife or any of their heires: The foresd Thomas Spencer alwayes reserueing vnto himselfe and to Patience his wife free liberty of felling Cutting and Carrying away timber and firewood from the said tract of land or aboue Granted premises Dureing the whole terme of their Naturall liues or the longest liuer of

Either of them it being for the Nessesary vse of their family; and for confirmation of the truth hereof the foresd Thomas Spencer and Patience his wife haue setto their hands and seales this fiae and twentieth Day of July in the yeare of our lord one thousand six hundred seventy and six

Signed Sealed and Delivrd

Thomas Spencer (^a Seale)

in the presence of vs

his  marke

John † Terrie

Patience Spencer (^{her} Seale)

his marke

William Spencer

The aboue written deed of gift was acknowledged by the aboue named Thomas Spencer and Patience his wife to be their act and Deed this 25^t Day of July 1676 :

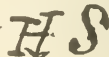
Before me John Wincoll Assotiate

These presents Declare and Witness that I humphrey Spencer mentioned in this Deed of Gift or Instrument in writeing hereby Do Make Over Surrender and Deliver vnto M^r Robert Elliot Merch^t in portsmouth in New Hamshiere in New England this Deed or writeing together with all the perticulars therein Mentioned and all my Interest and Concernes I haue or might haue therein from me and mine to him and his Witness my hand this Eleaventh Day September in the yeare of our Lord One thousand six hundred Eighty three

September 11th 1683

Marke of

Then came before me Edw^d Cranfeild Esq^r Gouvern^r the aboue named Humphry Spencer and acknowledged the aboue written to be his act and Deed

Humphry  Spencer

Edw : Cranfeild

These afore written are true Coppinges of the originall Deed and the surrender of it to M^r Robert Elliot here Entred Sept^{mbr} 13th 1694

p me John Wincoll Cleric̃:

[112] To all Christian people to whom these presents may Come to be seene read or heard Know ye that I humphrey Spencer of the great Island in the township of Portsmouth in New Hamsheir in New England Carpenter for and In Consideration of the sum of ten pounds to me in hand paid by M^r Robert Elliot merch^t the receipt whereof I doe hereby acknowledge and myselfe therewith fully satisfied contented and paid at and before the Enscaleing and delivery of these presents Haue Bargained and sold and by these presents Doe fully Clearely and Absolutely bargaine and sell vnto the sd Robert Elliot Merchant and Inhabitant in the towne of portsmouth in New hamsheir in New England aforesaid One Certain tract of land containing fifty acres being a town grant and ten acres of swampe bounded with the land of George Gray on the west Nicholas Gillison on the East and Thomas Spencer and Richard Nasons Marsh; and bounded on the South with the brook that runs out of wilcocks pond and his owne addition, and bounded on the north with the Cõmons next the river, all which demised premises are scituate lieing and being in Newichawanick in the province of Maine in New England aforesd To Haue and to hold the said fifty acres of land and ten acres of swamp bounded as aboue and laid out and measured by John Wincoll and Roger Plaisted surveyers and as the said premises are recorded or howsoever vnto the said Robert Elliot his heires Executors Administrators and assignes to his and their proper vse and behoofe for ever and I the said Humphrey Spencer my heires Executors and Adminis-

trators and Every of vs the said fifty acres of land and ten acres of swampe aboue specified: vnto the said Robert his heires Executors Administrators and Assignes shall and will warrant, and for Ever Defend, hereby revoakeing making void and Disanulling all and all manner of promises Contracts writeings or agreements formerly made or Don to any other person or persons in New England In of or concerning the premises demised as abouesaid or any part thereof and the said Humphrey Spencer Doth and by the vertue of these premises Hath, aliene sell Infeof and grant vnto the abouesaid Robert Elliot his heires Executors Administrators and assigns two fifth parts of the Marsh comonly called the farther Marsh and lyeing and Adjoining to Richard Nasons and the land abouesaid and which Marsh was formerly belonging to Thomas Spencer Deceased the father of said Humphrey Spencer and the said Humphrey Spencer, all the first and last Demised land swampe and Marsh for myselfe my heires Executors and Administrators together with all the priuiledges accomodations thereof shall and will warrant and for ever defend by these presents Witness my hand and seale without fraud this second Day of Aprill in the yeare of our lord one thousand six hundred Eighty and six — 1686/

Signed Sealled and Delivered

mark of

in presence of vs

Humphrey *HS* Spencer (^aSeal)

Nicho: Heskins

William Broad

Grace *RL* Spencer (^aSeal)

Nicholas Heskins Came before me Nathanill Fryer and made oath that Humphrey Spencer and Grace Spencer in his sight Did signe seale and Deliver this Deed in his sight and that he saw William broad write his name and was witness with himselfe to the same September 12: 1694

Nathan^l Fryer Jus. pes

A true copy of the originall Deed here Entred on Record this 13th Day of Septemb^r 1694

p me John Wincoll Cleric[~]

To all Christian People to whom this present Deed of Sale or Instrument in writing shall Come Know ye that John Griffin formerly of blue point in the township of Scarborough in the province of Mayne in New England Cooper and planter for and in Consideration of the sum of ten pounds to me in hand paid at and before the Ensealling and delivery of these presents by Robert Elliot Merchant and Inhabitant in the Town ship of portsmouth in the province of New hamsheire in said New England and with which sum of ten pounds I said John Griffin Doe acknowledge my selfe fully satisfied contented and paide, Haue for my selfe my heires Executors and Administrators Granted, sould giuen Aliened and by these presents doe Grant sell Giue Aliene Infeofe and confirme vnto the said Robert Elliot his heires Executors Administrators & Assignes for ever one certaine tract or parcell of vpland meadow and Marsh land scittuate lyeing and being at blue point aforesaid be it one hundred acres more or less : being bounded on the one side with the land of the abouesaid Robert Elliot and on the other side with the land of Giles Barge And which tract or parcell of vpland meadow and Marsh was formerly possesed by and imployed and in the teneur of my father Phillip Griffin Deceased To Haue and To Hould all that said tract or parcell of land together with all the priueledges Commonages Ease-ments and accomodations thereof and therevnto belonging vnto him the said Robert Elliot his heires [113] Executors Administrators & Assignes for ever hereby revoaking making void and Disanulling all former promises contracts Mortgadge or writings in or about the said Demised premises, And I the said John Griffin my heires Executors and Administrators vnto the said Robert Elliot his heires Executors Administrators or assignes Shall and will warrant and Defend for ever against all persons whatso ever all the said tract of land and marsh Together with all the appurtenances aboue recited In Witness whereof I the sayde John Griffin

haue setto my hand and seale this seaventeenth Day of March
in the yeare of our lord one thousand six hundred ninety
and two 169 $\frac{2}{3}$ and in the fifth yeare of the reigne of William
and Mary King and Queene of England &c :

Signed Sealed and Delivered John Greiffon (seal)

In presence of vs

after Interlineing

Peter Coffin

Tho. Davis

Nicho Heskins

Nicholas Heskins before me Nathan^{ll}

Fryer and made oath that the

abouesaid John Griffin Signed

sealed and Delivered the aboue

writeing in his sight and that he

saw the two witnesses M^r Coffin and

Thomas Davis set their hands as

witnesses Sep : 12 1694

Nathan^{ll} Fryer Jus peis

A true Cobby of the originall Deed of Sale from John
Griffin to M^r Robert Elliot here Entred this 14th Day Sep-
temb^r 1694

p me John Wincoll Cleric[~]

I John Griffin mentioned in this Deed of Sale Do Engage
myselfe to Deliver the land Mentioned therein to M^r Robert
Elliot or his assignes by turfe and twig and to Giue him
perfect Livery and Seizin according as the law requires on
demand Witnes My hand 17th March 169 $\frac{2}{3}$

Witness

John Greiffen

Nathaniell Martyn

A true cobby of a writeing on the back side of the
abouesd Deed of Sale here Entred Septem^{br} 14th 1694

p me John Wincoll Cleric[~]

Know all men by these presents that I Christian Remich of
Kittery in the County of yorke in the province of the Massa-

thusets bay in New England plantor with the consent of Hannah my wife haue demised Granted and to farne letten vnto my loueing sone Joshua Remich my home stall of Dwelling house barne orchard Garden planting land pasture and Meadow lieing on the neck of land by the boyleing rock in Kittery together with ten acres of land in the woods lieing at the head of Peter Dixons land, and fifteene acres of Land more lyeing in the place called Simons his Marsh on the South side of Stephen paulds land, To Haue hold and faithfully to Improue as a tennant (vppon the termes following) Dureing the whole terme of My Naturall life and the life of the said Hannah my wife and after my Decease and the Decease of my said wife his mother To Haue and to Hold the said Home stall of Dwelling house barne orchard Garden planting land pasture and Meadow together with the ten acres of land and the fifteene acres of land before Mentioned with all the appurtenances and priuiledges thereto belonging, to him the said Joshua Remich and his heires for ever, and also I haue lett vnto my said sone Two oxen of seven yeares old, fine cowes and a bull of three yeares old: two steres of two yeares old and two heifers of two yeares old and twenty Ewes for the terme of the Naturall liues of mee and my wife aforesaid And for and In Consideration of the premises the foresaid Joshua Remich shall allow and pay vnto me his said father yearely and vnto his mother If she outliue me the one halfe of the Increase and proffits of all the foresd lands as English or Indian corne, orchard and Garden fruites and also the one halfe of the Increase of the Neate Cattle to be deuided once in three yeares and the butter and Cheese with the lambs and wooll to be deuided in Equall halues one every yeare, and to allow to me and to his said mother the vse of the one halfe of the foresaid Dwelling house Dureing the whole terme of our Naturall liues And for the true performance thereof and every part of it the foresaid Joshua Remich Doth hereby bind himselfe his heires Executors and

Administrators to his said father and mother and his or her assignes: he said Joshua to deliver the aforesaid stock of neat Catle & sheepe within six monthes after the Decease of his [114] said father and mother to whomsoever they or the longest liver of them shall haue Disposed them vnto in their liues time and for Confirmation of all the aboue written premises both partyes to these presents haue herevnto sett their hands and seales this Eighteenth Day of October Anno Dom̄: one thousand six hundred ninety and three

Signed sealed & delivered

Christian Remich (seal)

in the presence of vs

the marke of

Jacob Remich

Hanah  Remich (seal)

Isaac Remich

John Tomison

the word after Interlined between the Eight and ninth lines & the word: hay: blotted out in the Eighteenth line before the signing & sealeing hereof

Christian Remich and Hanah his wife Came and acknowledged this Instrument to be their act and Deed vnto their sone Joshua Remich this thirteenth Day of Septemb^r 1694/

Before me Francis Hooke of the Councill & Just. pea

A true Coppy of the originall Deed of Christian Remich & Hanah his wife to their sone Joshua Remich here Entred Sep^t 15th 1694/ p me John Wincoll Cleric[~]

To all Christian People to whom these presents shall come greeting Know ye that I Richard Nason of Kittery in the County of yorke & in the province of the Massathusetz bay in New England yeoman with the consent of Abigail my wife For and in consideration of that Naturall loue and affection that wee beare vnto our two sones Benjamin Nason and Baker Nason and Especially for and in Consideration of

their helpe to vs in our old age by paying rent and other helps for our comfortable Maintenance Dureing our naturall liues to which they are Ingadged as is hereafter perticularly Expressed, the performance will be our full content and satisfaction Haue Giuen Granted bargained sold Infeoffed and confirmed And Doe by these presents for our selues our heires Executors and Administrators Absolutely Giue Grant bargaine sell Infeoffe and Confirme vnto the aforesd Benjamin Nason and Baker Nason all my houseing out houseing barnes and lands being my home stall of two hundred acres besides the pastures bounded on the North with the lands that were late Thomas Spencers deceased, and on the west with the tide river and on the south with the land of the Widdow Lord and bounded on the East with the town Comons, Together with all other outlands and Meadowes which belong or Appertaine vnto me the said Richard Nason and being all of them in this towne of Kittery together with six Cowes and six Calues, foure young oxen, twenty seven sheepe and all my horses and horse kind either at home or in the wods as also two sowes and seven pigs with all oxen tackling and all other tackling belonging to the farme either of Iron or wood To Haue and To Hold all and singular the aboue mentioned houses lands Meadowes out lands with all and singular their appurtenances and preuiledges therevnto belonging or in any wise appertaining together with all the cowes sheepe oxen calues horses swine ox tackling and other the vtencills for husbandry to them the said Benjamin and Baker their heires Executors Administrators and Assignes for ever in as ample manner to all Intents whatsoever as I the said Richard Nason can or may Estate them, and I the said Richard Nason for myselve my heires Executors and Administrators Doe Covenant and promise to and with the said Benjamin Nason and Baker Nason that they their heires Executors Administrators or Assignes shall from henceforth and forever Quietly and peaceably haue

hold vse and Injoy all the aboue granted premises with all and singular the appurtenances thereof as I the said Richard Nason haue formerly Done : The aforesaid Benjamin Nason and Baker Nason they or either of them or either of y^r heires Executors Administrators or Assignes shall performe [115] vnto their said father and mother the articles following viz^t first that they build or cause to be built a good and warme house of twenty six or twenty eight foote long and Eighteene foote wide with a good chimney every way fitted for their said father and mother to liue in as long as either sd father or mother shall liue and sd Benjamin and Baker shall Doe it at their owne charge as soone as it may be Done after sd father Demands it Secondly the said Benjamin Nason and Baker Nason shall pay sixteene pounds p annem rent in Currant Mony of New England the whole terme of their said father and Mothers liues & to pay it Quarterly and If their said father shall Dye before sd mother then they are to pay to her twelue pounds p annem Dureing her life in Money as aforesaid and then they said Benjamin and Baker to be free from all the other Articles : and in the Meanetime as long as their said father liues sd Benjamin and Baker are to provide and maintaine at their own charge a sufficient Maid for their said father and Mothers helpe and vse as long as they shall both liue and to allow them the milke of a cow yearely such as their sd father shall Choose and two Ewe lambs which he shall choose and to maintaine them for sd fathers vse and to allow them the fruite of his two aple trees and such garden fruite and tobacco as they may haue occasion for and to provide them sufficient fire-wood and make the fires for them constantly and to cause all such graine or mault, as they shall haue occasion to vse to be ground and to be borne to their house and to make them a celler vnder the aforesd house fitt & sufficiently Done and to allow them what wooll they shall haue occasion for at twelue pence per pound, and all the

aboue bargained premises of houses lands and cattell &c to stand bound vnto the said Richard Nason and Abigaile his wife (their sd father and Mother) for the true performance of all the articles to which the said Benjamin Nason and Baker Nason are bound, And for true performance of all the premises both parties to these presents haue herevnto set their hands and seales this twentieth Day of September 1694 in the 6^t yeare of their Majestyes Reigne

Signed Sealed and Richard Nason (seal) Benjamin Nason (seal)

Delivered in pres- his  marke Baker Nason (seal)

ence of vs Abigaile  Nason (seal)

John ffoste John Wincoll her marke

John Cooper

Richard Nason and Abigaile his wife and Benjamin Nason and Baker Nason acknowledged the aboue written Instrument to be their act and Deed this 20th Day of Sept^{br} 1694

before me Charles Frost Just : peace

A true copy of the originall Deed is here Entred on record this 5^t Day of october 1694

p me John Wincoll Cleric :

The within named Richard Nason and Abigaile his wife delivered possession by turf & twigg of the within Mentioned lands and houses &c vnto the within named Benjamin Nason and Baker Nason this twentieth Day of September 1694

in the p^rsence of vs John ffoste

John Cooper : John Wincoll/

This also Entred on record this 5^t Day of october 1694 being on the back side of the originall Deed

p me John Wincoll Cleric :

Know all men by these prents that I James Emery Sen^r of Barwick in the County of York, of the Prouince of the Massachusets in N: England for diuers good causes and considerations me hereunto mouing, but Especially for the loue I doe bear unto my Son in law Siluanus Knock of the Town and Prouince abouesaid haue granted giuen Alienated and confirmed and doe by these presents giue grant Alienate and confirm unto my aboue named Son, a certain parcell of land lying and being in Town and County aboue said containing Eighteen Acres more or less as appeareth by Sundry marked trees bounded Southerly on the land of Nathan Lord westerly on the land of John Playsted and on the land of Zechariah Emery till you come to a Small white oak Northerly which said white oak is marked with **I: E** on the North Side of the tree and **S N** on the South Side and soe to run on the North Side by seuerall marked trees of the same marks to an ash tree, and then to run South East by seuerall marked trees till you come to the Rockie hill to a white oak marked and then to run from that said white oak on a Southeast line twenty Rods, and soe to run to a marked tree which is Nathan Lords bound mark, all which parcell of land together with all its appurtenances of woods waters &c shall be to my son Sylvanus Nock his heires Execut^{rs} Administrat^{rs} and Assignes for euer. To haue and to hold the same as a quiet and peaceable possession free from all Moles- tation from me the aboue said James Emery my heires Execut^{rs} Administrat^{rs} and Assignes or any other pson or psons laying any Leagall Claime thereunto/ In confirmation of the aboue written I the said James Emery haue set to my hand and Seal this March y^e Second one thousand Six hundred

Ninety and four five In the sixth yeare of William and
Mary by the grace of God King and Queen of England &c
Signed Sealed and deliuered

in the presents of us.

James Emery Sen^r ○

Job Emery

Lemuel Smith

Edward Tompson

} James Emery Sen^r acknowledged th
about written Instrum^t to be his act
& deed this 18^o of March : 169 $\frac{1}{2}$

before me - Charles ffrost Just^{ice} peace

A true Copie of y^e origenall deed Transcribed & compared
this 20^o day of March : 169 $\frac{1}{2}$: p me Jos Hamond Registr^r

[116] To all Christian people to whom this present Deed
of gift shall come, John Purrington sometimes of York in
the Prouince of Mayn in New England Sendeth Greeting/
Now Know ye that I the said John Purrington for and in
consideration of the kindness rec^d of my Louing Cousin
Joseph Weare of York aforesaid in y^e Province aforesaid in
New England aforesaid and alsoe for the loue and affection
that I the said John Purrington doe bear unto the aforesaid
Weare, haue giuen and granted and by these presents doe
giue and grant unto the said Joseph Weare, all the Interest
right title or benefit that I the said John Purrington now
haue or hereafter may haue in Reversion as I am an heir to
my father George Purrington his lands or Estate in York
Viz^t I giue and grant to the said Weare all that Tract or
pcell of land which was formerly possessed by my father
afores^d which land the said Weare hath a dwelling house
upon, and the said land hath in part fenced, John Penwill of
York hauing alsoe a dwelling house on part of said land
he the said Penwill setting the said house there by my leaue
and Allowance and onely to Enjoy one halfe Acre of said land
where his house now standeth, which said halfe Acre was to
him ffrom y^e town high way to y^e Eastward of said Penwills

house down to the Creek in York called the Meeting house Creek/ the said land being bounded as followeth/ Imprimis — to y^e Southeast, or nere it, by a little gut before the s^d Penwills house, which gut cometh out of the afores^d Meeting house Creek, to the Eastward by the town high way aforesaid, and to the Northward by a piece of Marish Now in the possession of Joan Young Widow & by the Meeting house Creek aforesaid the s^d tract of land wholly and solely to y^e use and behoofe of the said Weare, I giue and grant all my Interest and title I haue therein now at this prs^t or after the Decease of my Mother/ To haue and to hold to him his heires Execut^{rs} Administrat^{rs} and Assignes for euer, all and euery part and peell thereof Except what before is Excepted Viz^t, one halfe acre before Expressed allowed to John Penwill afores^d, together with all the priuiledges and appurtenances thereunto belonging or appertaying to him the said Wear his heirs Execut^{rs} Administrat^{rs} and Assigns for euer/ ffurther promising for my selfe my heires and Assigns unto y^e said Weare his heirs and Assigns that the said tract of land with all its priuiledges or benefits is free & clear and freely and clearly acquitted from all and former Deeds Sales conveiances gifts grants promises engagements Judgements Executions Joyntures Dowryes Wills Testaments or any other hinderance or Incombrance whatsoever done or made from by or under me or my procurement/ And alsoe that I haue good right to conuey and giue the said premises as aforesaid, and alsoe that the said Wear shall and may him his heirs and Assignes Enjoy hold use occupie and possess the premises aforesaid euen all the Interest I haue therein at present or in Reversion, against the suit let or deniall of any psons whatsoever from by or under me, and doe alsoe Engage for my selfe my heires and Assignes unto the said Weare his heirs and Assignes to doe any further act or [117] acts that may be needfull in the law for further confirmation.

In witness whereof I hereunto set my hand and affix my seal this twenty fourth day of february one thousand six hundred Eighty Nine Ninety: 168⁹/₃₀

Signed Sealed and John Purrington (his seal)
deliuered in presents of us

John Parsons
Timothy Yealles } the 24^o february 168⁹/₃₀


John Purrington came before me and acknowledged this Instrument to be his act and Deed/ John Daues Dep: Presid^t

A true Copie of the origenall Deed is here Entred upon Record: and therewith compared: this 12^o day of April: 1695
p Jos Hamond Regist^r


Know all men by these presents that I Richard Green of the Town of Kittery in the Prouince of Mayn doe for diuers good Considerations me mouing thereunto, but more Especially the ffatherly affection and tender care and loue that I bear unto my beloued Son John Green, doe by these presents ffreely grant and giue unto him my beloued Son aforesaid and to his lawfull heires for euer, a certain tract & parcell of land be it more or less, Scituate and lying in y^e afores^d Town & Prouince of Mayn Joyning to y^e land of James Tobey on y^e North side, and on y^t side beginning at y^e Coue on y^e uper side of ffranks fforte butting to y^e home lot of the foresaid Richard Green, & from James Tobey's land runing on a square to a hemlock tree and on y^e same line till it comes to y^e Middle of the afores^d lot of land of y^e afores^d Richard Green And then to run up through y^e Middle of y^e lot to y^e head sad Richard Greens land, the other halfe of sad Greens land remains on y^e South side, the aforesad land thus butted and bounded on y^e North side with James Tobey's land and on y^e South side with y^e remaining halfe of sad Greens land, the aforesad land contains



halfe halfe sad Greens land runing back into y^e woods to y^e head of sad Greens land To haue & to hold y^e aboue said land to him & his heires for euer as aboue said with all y^e priuiledges and apportances thereunto belonging, without any let or hinderance or Molestation by me or any under me/ unto which daly gift I doe hereby ffreely and Voluntaryly giue and grant as aboue said unto my Son John Green as aboue said for euer unto which Deed of gift I doe hereunto ffreely set my hand and seale, this nineteenth day of June Añ: Dom̄ 1687.

Signed Sealed and deliuered
in the prents of vs

his
Thomas  Green
mark


Jacob Remich

his
Stephen  Toby
mark


Richard  Green
mark
her
Susanah  Green (seal)
mark

I doe ffreely and and volun-
tarily giue my consent to y^e
act of my husband Rich^d
Green aboue mentioned and

doe hereby promise and ingage neuer to disturb or Molest y^e said John Green on y^e said land nor hinder him or any of his from quietly possessing of y^e aboue said land In witness whereof I Susanah Green wife of sad Richard Green doe ffreely set my hand and seale this nineteenth of June: 1687

his
Thomas  Green
mark

Jacob Remich

her
Susanah  Green (seal)
mark

acknowledgem^t on y^e other side

[118] Richard Green and Susanah Green his wife appeared before me this 24. August 1687 — and acknowledged y^e aboue Instrum^t to be their acts and Deeds before me

John Hinckes of y^e Councill

A true Copie of y^e origenall Deed transcribed & compared
 this 22^o of June 1695 p Jos Hamond Regist^r

For as much as the Law of the Prouince Cause how persons claiming interests in house or Lands either to sue out such claim or claims or enter their claim before the term of the Law be expired—These are therefore to Inform and giue notice y^t I Joshua Downing of Kittery in the Prouince of Main do by these presents lay and shall in time Conuenient make out Just & right interest to one hundred and sixty acres of Land giuen & granted unto him the said Downing by y^e Town of Kittery as p y^e grant will more at Large appear which Land is good part of it detained from me the said Downing by Maj^r Hutchinson of Boston and others by his order without Just right

Dated 27^o of Septemb^r 1695

p Me Joshua Downing

A true Copsy of the Originall is here entred upon Record and therewith Compared this 28^o of Sept^r 1695

p John Newmarch Cleric^m

This is to giue notice to all persons to whom this writing shall come that Sarah Morrill of Boston in the Colony of the Massachusetts hauing lately had Administration granted to y^e Estate of John Ugroue sometime of Kittery in the Prouince of Main w^{ch} said Estate Consists in Land and is lying and being between Watts fort and ffranks fort in afore said Kittery These are therefore to signify to all persons concerned that I John Pickerin of Portsmouth in y^e Prouince of Newhampshire attorney to y^e said Sarah Morrell do in her behalf lay Just claim to all that tract of Land

aforesaid and forbid all persons of meddling or improving any part thereof without Leauē from y^e said Morrill This to preserue her right till oppertunity giues Leauē for triall of her title



Dated 27^o Sept^r : 1695 John Pickerin Attorney as afores^d

A true Cobby of the Originall is here entred upon Record & therewith Compared this 28^o Sept^r 1695

p Jn^o Newmarch Regist^r

[119] To all Christian People to whom this present writing or deed of Gift shall come Know ye that Michael Endle and his wife Wilmot Endle now inhabitants in the Township of Kittery in the Prouince of main in New England (in Spruce Creek) of their own uoluntary wills and mutuall Consents and for diuers good reasons them thereunto mouing haue giuen granted surrendered And by these presents do for themselues their Heirs Executors & Administrators give graunt surrender and giue quiet possession of all that house and Land Tenement Hereditament Purchase and Estate w^{ch} they now have and do Enjoy in Spruce Creek in the Prouince of Main aforesaid unto John Mogridg Bricklayer and Sarah his Wife Inhabitants in said Spruce Creek, To him and her & their Heyres Executors Administrators and Assignes for euer, To haue and to Hold the said demised premises together with all the priuiledges Conueniences Profitts Emoluments thing and things thereunto belonging Unto the said John Mogridg and his wife and their Heirs Executors Administrators and Assignes for euer prouided always and it is y^e true intent and meaning of this present Deed of Gift that the said John Mogridge and Sarah Mogrige their Heirs Execut^{rs} Administrators & Assigns Do & Shall from time to Time and all times during y^e Naturall Life of y^e said Michaell Endle and Wilmot Endle, find Pro-

uide Yeild; Supply and giue and grant to them either and both them Sufficent meat drink apparrell Lodging roome fire and Candle & all things necessary and Conuenient for aged persons as aforesaid at the sole and proper Charge of y^e said John Mogridge and Sarah Mogridge both and either of them their heirs Executors Administrat^{rs} and Assigns, During their naturall Life as aboue said, In Wittness and for Confirmation whereof we y^e said Michaell Endle and Wilmot Endle to this aboue mentioned Deed haue set our hands and seals this fifteenth day of December, in y^e Year of Lord One thousand Six hundred Ninety one.

Signed Sealed and Deliuered		mark of
In Presence of us	Michaell	 Endle (seal)
Rob ^t Elliot		mark of
Nicho Heskins	Wilmot	 Endle (seal)
Thomas Wise		

Michaell Endle and Wilmot Endle his wife came and acknowledged this Instrument to be their act and deed unto John Mogridg and Sarah his wife this Second day of August 1693

Before me Francis Hooke Just pe

A true Cobby of the originall Deed is here Entred upon Record: and therewith Compared this 20^o Day of Nouemb^r 1695

p Jn^o Newmarch Regist^r

[120] Know all men by these presents that I John Aleot Shipwright of y^e Town of Kittery in the Prouince of Maine with y^e consent of my Mother Abigail Rowsley of the Town of Portsm^o in y^e Prouince of New-Hampshiere for and in consideration of a valluable sum of money already in hand payd with which sum I doe acknowledge myselfe fully sat-

isfied/ Haue bargained and sold and doe by these presents bargain sell alien enfeoff and make ouer a parcle of land containning fifteen acres, unto Peter Dickson of y^e Town of Kittery afores^d Shipwright his heires Execut^{rs} Administrat^{rs} & Assigns which said parcle of land lies in y^e town of Kittery afores^d nere y^e boyling Rock hauing y^e Riuer of Piscataqua on y^e Southwest side thereof and is bounded on y^e South East with y^e land of Thomas Spinney and on the Northwest with y^e land of Christian Remax and on y^e north East with y^e land of the aforesaid Peter Dickson. To Haue & to Hold to him y^e said Peter Dickson his heires Execut^{rs} Administrat^{rs} and Assignes, all ye abouesaid fifteen acres of land soe butted and bounded as aforesaid with all the priuiledges and appurtenances thereunto belonging for Euer. And I y^e said John Alcot doe hereby Engage to Warrant and Defend all y^e aboue mentioned premises unto y^e said Dickson his heires &c. from all manner of pson or psons whatsoever that shall lay any claim thereunto from by or under me/ In witness whereof I haue hereunto set my hand and seal y^e 10^o day of Aug^o 1681 — and in the three & thirtieth year of y^e Reign of our Souereign Lord Charles y^e Second by y^e grace of God, of England Scotland ffrance & Ireland King Defend^r of y^e ffaith.

Signed Sealed and Deliuered

John Alcocke (seal)

in y^e presents of

John fletcher

John Alcot came & acknowledged the

Edward Melcher

aboue Instrum^t to be his free act & deed & his Mother Abigail Rowsley

came & acknowledged that she did approue of y^e aboue Sale of the s^d land and doth freely rend^r up all her Interest in y^e aboue mentioned premises to y^e s^d Peter Dickson &c. Portsm^o Aug^o 10^o 1681 before me Rich^d Martyn of y^e Council

A true Copie of y^e origenall here Entred on Record Jan : 13 : 169 $\frac{1}{2}$

p Jos Ham̄mond Regist^r

In the Name of God Amen/ the xxvth of June in y^e year of our Lord one thousand Six hundred fferty Seuen, I George Puddington the unprofitable Seruant of God, weake in body but Strong in mind, doe willingly and with a free heart render and giue again into y^e hands of my Lord God and Creat^r my Spirit which he of his ffatherly goodness gaue unto me when he first fashioned me in my Mothers Wombe, making me a liuing and a reasonable Creature, Nothing Doubting but that for his infinite Mercye, Set forth in y^e precious blood of his Dearly beloued Son Jesus Christ our onely Sani^r & Redem^r he will receiue my Soul into his Blessed Saints.

And as concerning my body Euen with a good will & free heart I giue ouer, recomending it to y^e earth whereof it came nothing doubting but according to ye Article of my faith at y^e great day of generall Resurrection when we shall appear before the Judgement Seat of Christ, I shall receiue y^e Same again by y^e mighty power of God whereas he is able to Subdue all things to himselfe, Not a corruptable, Mortall weak and vile body as it is now but an incorruptable, immortall, Strong and perfect body in all points.

first as concerning my wife with whome I Coupled my Selfe in y^e fear of God refusing all other women I linked my Selfe unto her, liuing with her in y^e Blessed State of Honourable Wedlock, by whom alsoe by the Blessing of God I haue now two Sons and three daughters, John & Elias Mary frances and Rebecca. And albeit I doubt not but that God after my departure according to his promise will be unto her a husband yea a father and a Patron and Defender, and will not Suffer her to lack if She trust fear and Serue him dilligently calling upon his holy name, yet for as much as God hath Blessed me with Worldly Substance and She is my own flesh, and whosoe prouideth not for his, denieth the ffaieth and is worse than an Infidell/ I therefore giue & bequeath unto John my Eldest Son, and Elias my youngest Son all my land

and houses and out houses which are now in my Possession where I now dwell in Gorgeana in New-England and alsoe all my Marsh ground, or land, in Gorgeana aforesaid with all y^e appurtenances thereunto belonging to them and to their heires for euer Equally to be Deided, but if any of my Sons doe die without heires of his body lawfully begotten that then the land and Marishes aforesaid remain to y^e longest liuer and to his heires ffor Euer. [121] But if it shall please God that both my Sons doe die wthout heires of their bodies lawfully begotten, that then I giue and bequeath the aforesaid lands and Marish ground unto my three daughters Mary Rebecca & ffrances, and and to their heires for Euer/ And if any of them shall die without Issue of their bodies lawfully begotten then to the longest liuer and their heires for euer/ but if all my Children doe die without heires that then I giue and bequeath my aforesaid land and Marish ground unto my brother Robert Puddington and his heires for Euer Provided alwayes that Mary my wife haue y^e Said land and Marsh ground during this her Mortall life for y^e bringing up and Maintainance of my said Children — moreouer I giue and bequeath unto Mary my Eldest daughter one cow called or known by y^e name of Ladd and ffive pounds Starling when She Shall come unto the age of Sixteen yeares/ I doe giue and bequeath unto my Second Daughter ffrances one Cow called or known by the name of young finch, and ffive pounds of money, and the which to be payd unto her at y^e age of Sixteen yeares ffrurther I doe giue and bequeath unto my youngest daughter Rebecca one heifer called or known by the name of young Ladd, and ffive pounds of money and the said 5^{lb} to be payd unto her at y^e age of Sixteen yeares And all y^e aforesaid Cattle to remain in Mary my wiues Custody untill they or Either of them Shall come unto y^e age of Sixteen years without any fraud or Couin And my meaning is that my three daught^{rs} Shall haue the thirds of y^e Increase of the afores^d Cattle in the mean to their use/ My Will is

further that I doe giue unto John my Eldest Son, my best feather bed with all things Else thereunto belonging, and one long Table and a Brewing ffurnis, but Mary my wife to haue y^e use of them untill he come unto ye age of one and twenty years but if he Shall die in the meantime that then my Will is that y^e ffether bed with that thereunto belonging, and the Table and the Brewing ffurnis I giue unto Elias my youngest Son and to his heires for Euer/ My Will is further that I doe giue unto Mary my Eldest daughter, one fflock bed and Bolster with all things Else belonging, also my Will is that Mary my Wife I doe make and ordaine to be full and wholly Executrix of this my last Will and Testament/ Alsoe my desire is that my Brother Robert Puddington and M^r Edward Johnson M^r Abraham Preble & M^r John Alcock to be Supervisors of this my Will/ And in token of my loue unto them, I bequeath unto these my Supervisers ten Shillings.

Witnesse hereof I haue hereunto Set my hand and Seal in the presents of/

John Alcock

George Puddington

The mark of **B** Bartholomew Barnet

(Seal)

The mark of **A** Arthur Bragdon

A true Copie of y^e originall here Entred on Record this
18^o of January : 169^z

p Jos Hamond Regist^r

SECOND PART.

[1*] Province 1689
of Maine

At a meeting of the Deputy p^rsident and Justices of this p^rvince viz. Major John Davese Deputy p^rsident, Major Charles Frost Cap^t Francis Hooke : Samuell Whelewright and John Wincoll Esq^{rs} By authority of their Ma^{ties} King William and Queene and by order of the Hon^{ble} president of this province : the sd Justices being first sworne before the sd Deputy p^rsident this twentieth Day of December at York. in sd province and the said Deputy p^rsident sworne be said Justices the publick officers Chosen are as foll

John Wincoll Chosen Clarke of the Courts and recorder of y^e p^rvince and sworne before the Deputy president
Arthur Bragdon Chosen Marshall of the province
Thomas Harris Chosen prison keeper

A Court of sessions of the peace appointed to be held at Wells the fir . . tuesday of March Next and a Court of pleas to be held at the same place the next Day following .

William Card bound to the Good behaviour in the sum of twenty pounds to our sov^{rain} lord the king till the next sessions of the peace and to appeare and Answere there

A Court of sessions of the peace held at Wells the fourth Day of Mar . . 1688²/₉ before Maj^r John Davese Esq^r Deputy

p^resident Cap^t Francis Hooke M^r Samuella Wheelwright and
John Wine . . . Justices of the peace

The Grand Jury were Jonathan Hamonds. John Preble . . . Hill
William Plaisted M
Ens : Thom
Thomas

Nathaniell
the oath th
Silvester

Maj^r Davese

Leiu^t Joseph

Christopher
is licenced

Richard
on both J
of them

[2]

Administration of the Estate of Samuella L Bar-
wic. Deceased is Granted vnto his Brother Abraham Lord
who together with William Plaisted Did acknowledg them-
selues bound to our Sovereaine lord the King in the sum of
one hundred pounds sterling that the sd Abraham Lord
shall on sd Estate according to law

William Card by proClamation Cleard from his bond for
Good behavior : fees pd

M^r Francis Litlefeild being approued of by the select men
of wells is licenced to keepe a house of publick Entertain-
ment according to law

PART II, FOL. 2.

Letters of Administration granted to Mary Barrett of Cape porpus of the Estate of her husband John Barrett deceased and sd Mary Barret and Cap̄ John Litlefeild Doe acknowlegd themselues bound vnto oʳ soveraign lord the King in the sūm of five hundred pound that the sd Mary Barret shall Administer on sd Estate acording to law

Letters of Administration granted to Anthony Bracket of falmouth of the Estate of his father Anthony Bracket Deceased and the said Anthony Brackett of falmouth and John Reding of wells Doe acknowlegd themselues bound vnto oʳ soveraign Lord the King in the sum of two hundred and fourteen pounds that the sd Anthony Bracket shall Administer on sd Estate according to law

Thomas Rice being bound by recognisance to Answere at this Court and being Called appeared not, his bond is declared forfeit

James Warren Jun^r being bound to this Court to answere Elizabeth Gattensby for being the father of a Child which shee then was great withall and being now delivered & not Capeable of appearance at this Court the sd James Warren appeared and his bond is continewd till the next Court of sessions of the peace and is by proclamation Cleared from his bond for the good behaviour

Daniell God n^r his Licence to keepe a house of publick Entertai ewed

. nce granted to sell Drinke by
. tinewed

. Molton haue both
 ses of publicke
 ruination to
 hall be licenced
 : . Court
 l the estate
 is left in the
 f her selfe

[3]

Mr Samuell Daniell of yorke his Licence for keeping a house of publick Entertainment is renewed and Continewed for the yeare Ensueing and the said Samuell Daniell Doth acknowledg himselfe bound vnto our soveraigne Lord the King in the sum of twenty pounds sterling that in keepinge sd house of publick Entertainment to obser . . the Statutes and lawes in that Case provided

Robert Steuart came before this Court and Ingadged to pay vnto Jonathan Hamond twenty shillings in mony for the vse of Mrs Bray within a fortnights time

James Warren Jun^r appearing to answeere his bond the young woman his accuser being newly Delivrd of a Child was prevented appearance & his bond for appearance Continewed to another sessions the 25. Instant at Major Frosts house & is Cleared of his bond of good behaviour

The Grand Jurys presen tments were as followeth viz^t

witness:	wee p ^r sent George Norton of yorke for re-
Thomas:	taileing of rum Cyder and beare in his house
Harris:	
witnes	Wee p ^r sent William More of yorke for re-
Thomas	taileing of strong Drinke in his house this winter
Harris	

PART II, FOL. 3.

Thomas
Bradgdon
Phillip
Frost

Wee present Timothy yeales William Hilton
and John Longmead for not frequenting the
publick worship of god vppon the lords Day

John
preble

Wee present the wife of Samson Anger for
not frequenting the publick worship of god vppon
the lords Day

Wee present Jeremiah Shiers for not frequenting the pub-
lick worship of god vpon the lords Day

A Court of Pleas held at Wells the 5^t Day of March
16⁸⁸/₉ befor Maj^r John Davese Esq^r Deputy p^rsident Cap^t
Francis Hooke M^r Samuell Wheelewright and John Wincoll
Justices of the peace

No actions appeareing the Jury is Dismissed

Grand Jurymen to be speedily Chosen in every town viz^t
Kittery : 5 : yorke 3 — wells. 2. Sacoe. 2 : Scarburoug and
Falmouth. 2 :

The returnes of the Juryes of Inquest vppon the vntime-
ly Death of Samuell Lord of Barwick Robert Houston of
Dover and Thomas Litlefeild of Wells the said Juryes are
are allowed one shilling p man, to say twelue shillings each
Jury, five shillings each Coroner and two shillings each Con-
stable to be paid out of the respectiue Estates of the
deccased

Lycence is Granted to Cap^t Edward Sargent of Sacoe to
keepe a house of publick Entertainment for the yeare En-
sueing

PART II, FOL. 4.

June 18th
1690
p 2 Justices
& ye Clarke

Letters of Administration is granted vnto Sarah Whinicke of Scarborough on the Estate of her husband Joseph Whinicke late of Scarborough deceased and shee is to bring in a true Inventor. and giue bond according to law at the next Court of sessions

[4]

Province
of Maine

July 15 : 1690

In their Mat^{ties} names A Court of sessions of the peace held at yorke before Maj^r John Davese Deputy p^rsident Cap^t Francis Hooke Maj^r Charles Frost and John Wincoll Justices of the peace

The Grand Jury : viz ^t	Mr Nathaniell Raines foreman
Nicholas Weekes	Ichabod Plaisted Jesper Pulman
Jabez Jenkins	John Harman Dominicus Jordan
John Heard	Arthur Kane John Bray
Thomas Rice	Samuell Bragdon Thomas Adams

George Norton su^mond to answer his p^rsentment for selling rum Cyder and beere by retaile is Cleared

George Norton bound by recognisance to answer for retailing strong Drinke without licence is fined to our sovereign lord the King the su^m of fieve pounds & Court fees, George Norton desired apeale which could not be granted because y^e law is positue in that case

William More sumoned to answer his p^rsentment pleading his licence to sell Drinke is Cleared paying fees

Letters of Administration Granted to Richard Endle of Kittery on the Estate of his brother John Endle Deceased

amounting to the Vallue of nineteen pound sixteen shillings and nine pence and phillip Addams acknowledged himselfe Indebted by way of recognisance vnto our soveraigne lord & lady William & Mary King and Queen of England & in the sum of forty pounds mony On condition that Richard Endle shall truely Administer acording to law & sd Richard Endle tooke oath to the Inventory any more Estate appeare to add it

Timothy yeales sūmoned to answe're his p^rsentment for not frequenting the publick worship of god on the lords Dayes vppon his promise of reformation is Cleared paying Court fees

William Hilton Called to Answe're his p^rsentm^t for not frequenting the publick worship of god on the lords Dayes vpon his promise of reformation is Cleared paying Court fees .

Sarah the wife of Samson Anger presented for not frequenting the publick worship of god on the lords Day vppon her acknowledgment & p^rmise of amendm^t is passed by shee paying fees

Nathaniel Kene not appeareing to answe're his recognisance of twentie pounds Currant Mony Dated June 19th 1690 : his sd recognisance is Declared forfeit but vpon his petition his recognisance is respited and Continewed to the next Court

Joshua Dowling his recognisance respited till the next Court of sessions

Jeffery Currier for abuseing one of their Ma^{ties} Justices of the peace M^r Andrew Deamant in open Court and for say-

ing the said Deamant was a lyer is fined to our souveraine Lord & Lady the king & Queene the sum of five pounds and to be bound to the good behaiour with sure . . . in the sum of fifty pounds vntill the next sessions of the . . . ace & to stand Cōmitted till it be performed

[5]

The Grand Jury Exhibited a p̄sentm^t against Samuell Mathews and Abraham Kelly for abusing their Ma^{ties} Constable of the northern Isles of Shoules both strikeing of sd Constable & sd Kelly taking away his staff The said Mathewes is fined forty shillings and the sd Kelly is fined fifty shillings to their Ma^{ties} and to pay Court fees and to stand Cōmitted till payment be made paid for Kelly By Alex : Maxwell

Thomas Mawaring Chosen and sworne Grand Jury man for y^e northen Isles of Shoules

Jeffery Currier being brought by warrant before this Court for speakeing Mutanous words in publick tending to the breach of their Ma^{ties} peace is to be admonished and to pay costs and fees of Court

Samuell Cater and Hugh Allard being Cōmitted to yorke Goale by vertue of a Mittimus from M^r Roger Kelly appeared at this Court and no pson appeareing to prosecute against them haveing paid officers fees

Joseph Banks Complained of for strikeing Nathaniell Adams while he was on their Ma^{ties} service gaurding of a prisoner, is fined to y^r Ma^{ties} ten shillings in Mony

Thomas Harris fined to y^r Majesties three shillings and fourpence for sweareing

Whereas there is Great Complaint made of severall abuses taken notice of in ordinaryes by excessiue Drinking of rum, flipp &c: the Il consequence whereof is pubickly seene in the misbehaviour of severall persons in y^e presence of authority and otherwise, for the prevention of the like for the future it is therefore ordered

That from henceforth there shall not be any rum or other strong liquor or flip be sold vnto any Inhabytant of the town by any ordinary keeper therein Directly or Indirectly, Except in Case of great nesessity as in Case of sickness &c: nor shall any ordinary keeper sell vnto any stranger more then one gill for a person at one time, and all Ciuell officers, Especially select men and constables in the respectiue townes in this province are required to take Especiall Care by Inspecting any suspitious house or houses where any such abuses or profanenesse may be acted, and in Case any ordinary keeper shall presume to transgress this order he shall Imediately forfeit his licence

The Gran Jurys presentments viz^t

Inprimo: Jeffery Currier for swearing:

Abraham Parker for theft:

William More for retailing liq^r:

Abraham Preble for marrieing Contrary to law:

William Hilton for not Comeing to Mitting:

Joseph Donicell for not Comeing to Mitting:

Adrian Fry & famely for not Coming to Mitting

William Munsay for not Comeing to mitting

John Longmaid for not Comeing to Mitting

Thomas Langly for not Comeing to Mitting

John Billin for not Coming to Mitting

Richard White for not Coming to Mitting

John Linscott for fornication

Province
of maine

[6]

In their Ma^{ties} names

A Court of pleas held at yorke the 16th Day
of July 1690 Before Major John Davese Dep^{ty} p^rsident
Cap^t Francis Hooke Maj^r Charles Frost and John Wincoll
Justices of the peace

The Jury of tryalls viz^t John penwill Foreman
John Harman Thomas Rice Jesper Pulman
Nicholas Weekes Ichabod Plaisted Dominicus Jordan
Jabez Jenkins Arthur Kane John Bray
John Heard Sam^l Bragdon Thomas Adams

Mr Peter Weare is plaintiff in an action of the Case for a
Debt Due by bill to the vallue of Nine pound curreant mony
&c Contra Elizabeth Stover Executrix and relict of Silves-
ter Stover Defendent/ The Jury finds for the defendent
Costs of Court

Maj^r John Davese is plaintiff in an action of the Case for
non payment of five pounds six shillings and twopence
in Mony or there abouts Contra Charles Brisson defendent
The Jury finds for the plaintiff five pounds six shillings and
two pence in mony or as mony or goods Equivalent and
Costs of Court

A day of solemn fasting and prayer appointed to be kept
throughout this province on the 24th Day of this Instant
July

William Bray apointed keeper of the Geale at yorke and
is to be paid foure pounds p Annem as mony

George Norton Complained of for vain sweareing and
proued by 3 witnesses is fined ten shillings and for his
abusiuw words against the Court and Minister of yorke is to

giue bond of ten pound for his good behaviour till the next Court and stands Committed till it be Effected

Joseph Johnson being brought before this Court vpon suspision of killing Samson Aingers horse vpon Examination Ingeniously Confessed that he went to Cap^t Alcocks Garrison and fetched a speare and kild sd Aingers horse being himselfe alone and no other pson Confederate with him

Province [7]
of Maine In their Mat^{ties} names

A Court of sessions of the peace held at yorke the 24th Day of february 1690: before Maj^r John Davese Dep^{ty} p^rsi- dent Cap^t Francis Hooke & John Wincoll Justices of the peace

The Grand Jury viz^t John Penwill Foreman : Jeremia Stover
 John Harman Arthur Beale Samuell Bragdon
 Jabez Jenkins Silvanus Nock Jesper pulman
 John Heard John Wheelewright Dominicus Jordan
 Thomas Rice Arthur Kane William More
 James Sayword Joseph Weare Jacob Remich

John Longmaid p^rsented for not Coming to meeting vpon his his acknowledgment is Cleared paying fees 2^s

Letters of Administration is granted to m^{rs} Elinor Foxwell of the Estate of her Husband phillip Foxwell late of Kittery deceased the Inventory Deliverd in vpon her oath and surety taken

Nicholas Frost Indicted for theft is by the Grand Jury found guilty and puts himself vpon tryall by god & the King: he is fined forty shillings or whipt fiftene lashes and

to pay Costs and giue bond for the good behauiour In the sum of fifty pound

Administration is granted to M^r Samuëll Penhallow of the estate of Christopher Grant late of Barwick deceased and Cap^t Franc . . Hooke stand bound with sd Sam^l Penhallow that he shall bring Inventory of y^t Estate & administer according to law, a the sd Penhallow paid seven shillings and six pence for the same by order of the Deputy president

Nathaniell Kene for abuse of the Constable in the Execution of his office is fined ten shillings and to pay Costs & stand Co^mmitted till it be Done, the Costs allowed are ten shillings

Whereas the Justices of this province haue no publick allowance for their time and Charges at Courts &c : wee Doe therfor according to pattent preuiledge and grant of the proprietor take seven shillings and six pence for probats of Wills, grants of Administration, Licences for ordinarys & six shillings p action for the Jurys of tryalls besides Entry mony & this by order of the Council/

Richard Ellett Constable of Kittery owned in Court that Nicholas Frost never offered any abuse when he had him by by warrant in his Custody

The grand Jurys presentments viz ^t	Sarah Anger for not frequenting the publick worship of god Joseph Carline & Elizabeth his wife for not co ^m ing to y ^e publick worship of god John Linscott for being fuddled George Norton & Hannah Grant for not Co ^m ing to y ^e publick worship of god Margaret Buckland for fornication Nicholas Frost for theft
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Province [8]
 of maine February 25 1699 In their Ma^{ties} names

A Court of Comon pleas held at yorke Maj^r John Davese
 Dep^{ty} p^rsident Maj^r Charles Frost Cap^t Francis Hooke M^r
 Samuel Wheelwright and John Wincoll, their Ma^{ties} Jus-
 tices of y^e peace

The Jury of tryalls: M^r John Penwill foreman
 John Harman Daniell Stone Thomas Baston
 William Young Andrew Neale Richard Cutt
 Joseph Molton Humphrey Axell James Sawyer
 Silvanus Nock Steven Toby

James Litlefeild and Mary Litlefeild are plaintiff in an
 action of trespass vpon the case for withholding of ten thou-
 sand foote of merchantable pine boards Contra William
 Sayer defendant The Jury finds for the plaintiff ten
 thousand foote of Merchantable pine to be delivered accord-
 ing to Covenant or the vullue of the boards, and Costs of
 Court, two pound fourteen shillings mony

George Norton Appellant Contra Samuel Daniell from a
 Judgment obtaind against him before Maj^r John Davese of
 twenty two shillings and the pence, the Court finds for y^e
 Appellant the revercion of the former Judgment & Costs of
 Court

Nathaniell Raines appellant versus William More from a
 Judgment obtained before Maj^r John Davese of thirty six
 shillings Damage and seven shillings ten pence Costs the
 Jury finds for the appellant the reversion of the former
 Judgment and costs of Court twenty Eight shillings Mony

Henry Goddard by vertue of a letter of attorney from
 Elizabeth Stover Did in her name & behalfe appeare before
 this Court and acknowledge a Judgment of six pounds in

mony to Peter Weare and Costs of Court allowed seven shillings nine pence

Maj^r John Davese is plaintiff in an Action of trespass on the Case Contra Samuell Hill defendent for damage Done to his said Sloope to the vullue of thirty pound mony: The Jury finds for the plaintiff six pounds eight shillings and five pence Daṁage Mony and Costs of Court twenty four shillings and six pence: The Defendent appeales to the next Court of appeales

Administration is granted to Israell Harden on the Estate of William Frost Sen^r Late of wells Deceased and sd Harden & William Frost Jun^r stand bound to o^r soveraigne Lord & lady the King & Queene in the sum of eighty pounds y^t the said Israell Harden shall administer on sd estate according to law

Administration is Granted to John Wooddin & Katherine his wife of the Estate of James Litlefeild late of wells Deceased and said Wooddin and Joseph Stover stand bound vnto our soveraigne lord and lady the King and Queen in the sum of two hundred and seventy pounds that the said John Wooddin and his sd wife shall Administer on sd Estate according to law

[9]

Robert Stewart not prosecuting his appeale against John Reding is according to law fined forty shillings

A Court of sessions of the peace appointed to be holden at yorke on the first Tuesday of June next and a Court of Coṁon pleas the next Day following in the same place

A Day of publick humiliation appointed to be kept the third Wednesday in March next & all servile labour is forbidden on that Day

Administration is granted vnto Nathaniell Kene of the Estate of John Wilson Late of Kittery Deceased

Whereas Nathaniell Kene hath taken away a certain Jersey boy named Joseph Eastknop (by warrant from Maj^r Davese) from John Alcock who had received him by Execution and being put into the Constables hands and thereby occasioned great Charges to the said Alcock and to the Constable Joseph Curtis, vpon heareing of the case the Court finds for John Alcock ten shillings costs and for Joseph Curtis the Constable one pound eighteene shilling six pence Costs

John Linscot bein p^rsented by y^e Grand Jury for fornication referring his triall to god & the King is fined twenty shillings or to receiue ten stripes at the post and to pay fees of Court: five shillings

Administration is granted to m^{rs} Mary Hull of the Estate of her deceased father M^r Edward Rishworth and the sd Mary hull & John Wheelwright stand bound to our soveraigne Lord and Lady the King and Queen in the su^m of seventy eight pounds that the sd Mary hull shall Administer on sd Estate according to law

Licence is granted to Lieu^t: Joseph Storer of wells to keepe a house of publick Entertainment for retailing of strong liquor wine beere and Cyder &c. for the yeare Ensueing he keeping good order according to law and no other to be granted in wells for the time being

Cap^t Francis Hooke and M^r Samuell Wheelewright are Chosen and Impowred a Co^mittee to settle the Estate of Lewes Beane (late of yorke Deceased) amongst his Children

Province

[10]

of Maine In their Mat^{ties} names June 2^d 1691

A Court of sessions of the peace held at yorke before y^r
Mat^{ties} Deputy p^rsident & Justices of the peace

The names of the Grand Jury viz^t

James Sawyer	Andrew Neale	Alexander Maxwell
Joseph Molton	Steven Tobie	Richard Ellett
William Young	Humphry Axtell	Richard Cutt
Daniell Stone	William Peprill	

This Court Grants Administration to Daniell Maning of Ipswich of the Estate of Samuell Saward late of yorke Deceased and the sd Daniell Maning James Sayward & Joseph Molton stand bound to our souveraine Lord and Lady the King & Queen in the su^m of thirty four pound that the sd Daniell Maning shall Administer on sd Estate according to Law

Ordered that James Emery late Constable of Barwick shall with a fortnight make vp his accounts with the select men and pay what he is behind in gathering vp the rates Committed to his hands or be liable to pay it out of his owne Estate

Joshua Downing is Cleared from his bond of the good behavior hee paying Court fees

Ordered that the select men of Kittery shall forthwith veiue and Lay out such highwayes in the town of Kittery as are in any wise Interrupted or hindred by fences or otherwise and Especially in the lower part of the towne that they may be made conveniently passable for horse and foote because of the present Complaint mad to this Court

It appearing to this Court that the garrison formerly in the possession of m^r Thomas Holmes at Quamphegon is and will be of great vse for the security of those parts against the Co^mon Enemy it being now in the Custody of m^r William Patridge he haueing men there & promising to keepe the same for the vse aforesd so long as he can or vntill this Court or the authority of this p^vince shall see cause otherwise to Dispose of the same for the vse aforesd & Whereas sd Court is Informed that sd Holmes widdow with some other abettors haue threatened the destruction thereof it is further ordered that Maj^r Charles Frost is appointed and Impowred to send for sd widdow Holmes & her abettors letting her and them know this Court order & If he find the Information to be true to punish as the matter of fact may require or bind the party or partys offending against this order over to the next Court held in sd province there to answeere the same

This Court is adjourned vntill the last tuesday of this Instant June as also the Court of pleas adjourned to the next Day following which will be the first Day of July next where all persons shall haue liberty to bring new Comenced actions as well as those already Depending & all Jurors & others already sum^oned for both Courts are to attend sd Courts at the time appointed

Province [11]
of Maine In their Ma^{ties} names July 1st 1691

A Court of pleas held at yorke before the deputy p^rsident and two Justices of the peace

A Court of sessions of the peace is appointed to be holden at yorke on the first tuesday of october next and a Court

of Common pleas is appointed to be held at yorke aforesd the next Day following and this present Court is adjorned to the same Day and all recognizances presentments and actions depending to stand good for tricall at sd Courts where all persons shall haue liberty to bring New Comēced actions and all Jurors in p^rsent are to appeare and serve at sd Courts

Ordered y^t the Comittees of Militia of yorke and wells are Impowred to Impress and take any fatt Cattell (for the suply of Country soldiers) from any person whatsoever Especially from such persons as Desert the province the giueing a true account of what cattell they shall so take

Province In their Ma^{ties} names, October 6^t 1691
of maine

At a court of sessions of the peace held at yorke before their Ma^{ties} Justices of the peace : Cap^t Francis Hook Deputy p^resident, Major Charles Frost and M^r Samuell Wheelewright

Letters of Administration granted vnto Mary Daves of the Estate of her husband Maj^r John Daves late of yorke Deceased and sd Mary Daves tooke oath to the Inventory of three hundred forty foure pound nineteene shillings and If any More Estate shall appear shee will ad it to sd Inventory And the said Mary Daves John Herman & Thomas Trafton bind themselues Jointly and severally to Our souveraine Lord and Lady the King and Queen in the su^m of six hundred Eighty nine pound Eighteene shillings that the sd Mary Daves Administratrix to the sd Estate of her deceased husband Major John Daves shall resond all Just Debts Due from the said Estate

Lett^{rs} of Administration granted vnto Rachell Preble of the Estate of her deceased husband Stephen Preble the Estate being valued one hundred seventy one p^d 12s: & Natt^l Preble and Sam^l Bragdon security to the value of three hundred forty three pound four shillings that the sd Rachell Preble respond all Just Debts

Administration Granted vnto Sarah Preble of the Estate of her Deceased husband Joseph Preble the Estate being valued at ninty nine pound ninteene shillings Abraham Preble & John Reding security

Administration granted vnto Hannah Milbery of the Estate of her Deceased husband william Milbery the Estate being vallued thirty nine pound ten shillings Abraham Preble & Natt^l Preble security

Grand Jurys	George Norton for not	The town of Kittery
p ^r sentm ^{ts}	attending the publick	for not maintain-
	worship of god	ing & allowing the
	William Hilton for the	kings highway ac-
	same Crime	cording to law

[12]

Charles Brissum Complaines against Jos Carline

It is ordered that the Constable shall deliver vnto Elizabeth Carline one Coate, and Manty Coate, one gold ring, two silke Hoods, one siluer bodkin, which was formerly her Mothers and the rest of the goods into the hands of Charles Brissume

Whereas Sarah Trickie widdow Complaines against George Lidden trespassing vpon her land in pulling Downe her fence and hindring her from planting these severall yeares. for the prevention thereof this Court Doth order

PART II, FOL. 12.

John Wincoll Lieut William Fernald & Mr William Screven
to veiw their bounds and Make returne theirol to the next
Court of sessions held in yorke in the province of Maine

It is ordered by this Court that the select men of y^e town
of yorke Doe forthwith meet together and make a rate for
y^e payment of Mr Shubaell Duñers sallary being for the
yeare past

It is ordered that there be a Day of publick thanksgiue-
ing kept on the fift Day of November next & all servile
worke on that Day is hereby prohibited

Whereas Elizabeth Carline was Justly Convicted of her
great abuses Done to their Ma^{ties} Constable of yorke and
was ordered to be gagged, M^{rs} Mary Weare became bound
for her Good behaviour promising that If the sd Elizabeth
shall in any ways act Contrary to their Ma^{ties} lawes with her
tongue in abusing any person: she will suffer in her owne
person for sd Elizabeth.

Province In their Ma^{ties} names October 7th 1691/
of maine

A Court of pleas held in yorke before their Ma^{ties}
Justices of y^e peace Cap^t Francis Hooke Deputy p^rsident
Maj^r Charles Frost and Mr Samuell Wheelewright

It is ordered that the first fines that shall come into the
treasury of this pvince shall be to satisfie the expences of
the Grand Jury at the house of Joseph Molton in yorke

It is ordered that there shall be a Court of sessions on the
last tuesday of December next held at yorke

It is Declared in Court that William Hillton hath forfeited his bond of ten pounds

It is ordered that there be a speedy warrant Issued out for delinquents

Licence is granted to Joseph Molton of yorke for retaileing of wine beere and Liquor and is bound to our sovereign lord the king in the su \bar{m} of ten pound that he shall keepe good order according to law.

Province [13]

of maine In their Ma^{ties} names December 29 : 1691

A Court of sessions of the peace holden at yorke before their Ma^{ties} Deputy p^rsident & Justices of the peace of this pvince

The names of the Grand Jury viz : Mr John Penwill foreman
 Daniell Stone Thomas Rice Henry Simson
 Andrew Neale Jonathan Hamond John Harman
 Stephen Tobie Nicholas Cole Thomas Wise
 Thomas Hunscome Josiah Litlefeild Pendleton Flether
 Richard Cutt

George Norton and William hilton being Sumoned & called to answere their presentments appeared not, therefore a especiall warrant to be Issued out against them to the next Court

William Hilton being bound in ten pounds to answere the Complaint of Thomas Wise at this Court & not appearing his bond is Declared forfeit

PART II, FOL. 13.

Thomas Wise appeareing to prosecute is Cleared of his bond and is now bound in the sum of ten pounds to our sov^{rne} Lord the King to prosecute his Complaint against sd Hilton at the next Court

Jonathan Hamond and Josiah Litlefeild for non appearance on the Grand Jury are fined Each of them thirteen shillings & foure pence

George Snell is plaintiff in an action of Scire Facias to the vullue of seven pound fifteen shillings Money Contra Stephen Hardison defend^t the Court finds for the plaintiff seven pound fifteen shilling Damage in Money and Costs of Court eighteene shillings

A Court of sessions of the peace appointed to be held at yorke on the first Tuesday in June Next and a Court of Co^mon pleas to be held the next Day following in the same place

Thursday the fourteenth Day of January next is appointed to be kept a Day of sollemn fasting and prayer throughout this province

Licence is Granted to Francis Litlefeild of Wells to sell strong beere victualls by retaile in his house

Nathaniell Kene ownd himsefe bound vnto our sovereign Lord & Lady the King and Queen in the sum of twenty pounds that he will personally appeare at the next Court of sessions of the peace in this pvince and in the meane time to be of good to their Ma^{ties} and all their leidg subjects

In answeare to a petition of M^r Richard Cutt of Kittery this Court Doth Impower the select men of Kittery with

the towns surveigher to bound his land according to the former agreement of Mr Robert Cutt with the sd towne

The grand :	Wee present the lower part of Kittery for
Jurys pre :	want of a ferry at sd point
sentments :	Wee present phillip babs and Liddia Bragden for fornication
viz :	Wee p'sent George Norton & William Hilton for not frequenting the publick worship of God
Stephen Tobie	presents John Cater and Mary Wittam for fornication
	Wee present Thomas Adams for theft
Jn ^o Penwill	presents John Bracy for a cōmon lyer

[14]

At a court of sessions of peace held at yorke before Cap^t Francis Hooke, Maj^r Charles Frost Mr Sam^l Whelewright & Mr Abraham Preble, their Ma^{ties} Justices of the peace in this County of yorkshiere the first Day of Novem^{br} 1692/

Viz^t :

John Wincoll Chosen Clarke

The names of the Grand Jury viz^t

John Harman foreman

Thomas Rice James Plaisted Nicholas Cole John Nason

John Alcock Thomas Trafton Jeremy Storer Thomas Spiney

John Banks Samuell Hath Daniell Goodin Alexander Denett

The new Highway lately cutt by order of Major Hutchinson betweene yorke & pascataque river from Thomas Traftons to John Woodmans is approued of and a ferry to be kept from Withers point to Strawberry banke and to be al-

lowed fifteen pence for a man & horse & five pence for a man when he goes alone The sd ferry being settled vpon John Woodman & his heires, he and they keeping and attending it with sufficient boate or Gundelo for horse and man

The Constables of yorke & well Complaining to this Court that they prosecuting hue & cry after Thomas Healy, a soldier vnder Cap^t Converse and John Boden a soldier vnder Cap^t Rogers, they both stood vpon their gaurd and would not be taken, it is therefore ordered that their respectiue Captains shall be desired to secure them that they may be forth comeing for their answeere

A ferry appointed to be kept at Thomas Traftons over york river & to be allowed six pence for horse & man & two pence for a single person

Margaret Buckland p^rsented for fornication is sentenced to receiue eleven stripes on the bare skin or to pay a fine of forty shillings to their Ma^{ties} forthwith & M^r Sam^l Wheelwright to see y^e Execution Done

This Cour orders Jn^o Wincoll y^r Clarke to take the records of this County into his Custody (that are with M^r Hutchinson in Boston) and to peruse them as occasion may require

Administration is Granted to Hannah Preble on the Estate of her husband John Preble late of yorke deceased and the said Hannah Preble and Leiu^t Abraham Preble stand bound to our soveraigne Lord & lady the King & Queene in the sum of a hundred & fifty pounds that the sd Hannah Preble shall Administer on sd Estate according to law

Thomas Adams ownes himselfe equally bound with Sarah Masterson & Arthur Bragden in the late Administration Granted to said Sarah Masterson March 8th 169 $\frac{1}{2}$

[15]

The widdow Elizabeth Addams is Joined with her sone Thomas Adams in the Administration on her deceased husbands Estate

The Estate of Nathaniell Addams being 60[£] 18^s is to be delivered to the widdow Elizabeth Addams fo the vse of Nath Adams Child

Administration is granted vnto Leiut Abraham preble of yorke on the Estate of Henry Simson late of yorke deceased and said Leiut Abraham Preble and Lewes Beane stand bound vnto y^r Ma^{ties} in y^e su^m of foure hundred and thirty pounds that the sd Abraham Preble shall Administer on sd estate according to law

Administration is granted to Benjamin Preble on the Estate of Cooper, & sd Benjamin Preble and Job Curtis stand bound to o^r sou^m Lord & Lady the King & Queene in the sum of seventy six pound that the said Benjamin Preble shall Administer on sd Estate according to law

John Woodman freed from his bond for the peace

Administration granted to M^{rs} Mary Were on the Estate of her deceased Husband Peter Were late of yorke an sd Mary Were as principle and John Harman as surety stand bound vnto o^r soveraigne Lord & Lady the King & Queen in the sum of foure hundred sixty & two pounds that sd Mary were shall Administer on sd Estate according to law

A court of sessions of y^e peace appointed to held at yorke on the last tuesday of March next

Administration is Granted vnto Abraham Preble Jun^r and John Harman on the Estate of Nathaniell Preble deceased and sd Abraham Preble Jun^r & John Harman stand bound vnto our soveraigne Lord & Lady the King & Queen in the su^m of two hundred pounds that they the sd Abraham Preble Jun^r and John Harman shall Administer on sd Estate According to law

Administration is granted to Elizabeth Parsons on the Estate of John Parsons her husband Deceased and sd Elizabeth parsons as principle and William Hilton and Thomas Trafton as suretyes stand bound to our soveraigne Lord and Lady the King and Queen in the sum of a hundred and twenty pounds that the sd Elizabeth Parsons shall Administer on sd Estate according to law

Matthew Austin of yorke hath Lycence to keepe a house of publicke Entertainement giueing twenty pound security and sd Austin ownes himselfe bound vnto o^r soveraigne Lord & Lady the King & Queen in the su^m of twenty pounds to obserue the lawes provided in that Case for the regulating of ordinaryes

[16]

Phillip Bab and Liddia his wife presented for fornication are sentenced to receiue seven stripes a peece on the bare skin or to pay forty shillings and M^r Preble to see Execution Done

Thomas Addams p^rsented for suspision of theft is Cleared paying 5^s

Ordered that what Da^mage shall be done to Nicholas Weeks by the New highway going through his land he shall be satisfied according to law :

Ordered that the twenty acres of land between bass coue and the Mill in yorke that was John perses be forth with laid Laid out by the select men of yorke according to y^e grants

The grand Juryes p^rsentm^{ts}

Wee present James Warrin & Mary his wife of barwick for fornication

Wee also p^rsent William Fost & Margery his wife of Barwick for fornication

Wee p^rsent Mathew austin of yorke for selling strong drinke by retale

Wee present Jeremiah Molton of yorke for selling strong drink by retale

Wee p^rsent Hannah Frethy widdow of yorke for selling strong drink by retayle

Wee p^rsent Rachell Credefur y^e wife of Joseph Credefur for fornication

of wels Wee present Jane Litlefeild for selling strong Drinke by retaile

of wells Wee p^rsent John Clais & Nathaniell Clais for selling strong drink by retaile

[17]

County of A Court of sessions of the peace held at yorke
yorkshiere April 4 1693 before Cap^t Francis Hooke
Maj^r Charles Frost M^r Sam^l Wheelewright
and Leiut^{ts} Abraham Preble Esqu^{rs} their Ma^{ties}
Justices of this County

The names of y^e grand Jury viz^t Thomas Donell
John Alcock Thomas Abbet Sen^r John Banks Jonathan Hamond
Richard Bryer Daniell Goodin Jun^r Sam^l Hatch John Claise
Thomas Spiney James Plaisted M^r Jun^o Wheelewright
Alexander Denet Thomas Trafton John Heard

Cap^t Francis hooke chosen Treasurer of the County of
yorke

Mr John Woodman freed by proclamation from his bond
to y^e peace paying fees

Francis Avant freed by proclamation from his bond to y^e
peace paying fees

Hannah Frethy being presented by the Grand Jury for
selling strong Drinke by retaile vppon her acknowledgment
is Cleared paying fees 3^s and hath liberty to sell beare sider
& victualls

Lycence Granted to M^r John Wheelewright to sell strong
beere cyder and victualls in the town of Wells for y^e yeare
Ensueing pd 5^s

John Clayse & Nathaniell Clayse being presented for sell-
ing strong Drinke by retaile are Cleared paying Cour fees :
6^s pd

Mathew Austin being presented for selling strong Drinke
by retaile is Cleared paying Court fees, 3^s

Joseph Storer of wells is licenced to sell strong beere cy-
der and victualls in the town of wells for the yeare ensueing

Jeremy Molton presented for selling strong Drinke vppon
his submission to the Court is Cleared paying fees 3^s 6^d

The Constable of yorke ordered to Deliver the Goods
taken out of the hands of Nathaniell Blackledg in to the
hands of Henry Milbery for his security

Mr William Screven & Richard Cutt for non apearance on the Jury are fined 13^s 4^d a peece — passed by

County A Court of Common pleas held at yorke before
of yorke Cap^t Job Alcock Cap^t Francis Hooke Maj^r
Charles Frost and M^r Samuell Wheelewright
y^r Ma^{ties} Justices of peace april 5 1693

no business appearing the court is Dissolved

Arthur Beale being apprehended on suspision of stealeing a Jett or boat buckett & a peece of a roade from Cap^t Hooke and being found in his boate saith he knowes not how they came there is sentenced to pay thirty shillings to Cap^t Hooke and to pay a fine of twenty shillings to y^r Ma^{ties} or to receiue ten stripes and to pay Costs 5 shillings

Arthur beale stands bound in five pounds to appeare at the next Quarter sessions to answer John Reding in behalfe of Roger Kelly for a Coate of his found in sd beals boate

[18]

John Reding in behalfe of Roger Kelly stands bound in five pounds to prosecute Arthur beale at the next Quarter sessions

Vppon complaint of Dorathy Moore of yorke, the select men of yorke to lay out a highway to the land that was formerly James Wiggens land

Administration is granted to James Emery Jun^r on the Estate of Phineas Hull late of yorke Deceased and sd James & his father James Emery Sen^r stand bound in the sum of

thirty pounds that the said James Emery Jnr shall bring in a true Inventory of sd Estate to the next Quarter sessions and Administer on sd Estate according to law

A Court of oyer and Terminer held by especial Comission for tryall of Murther &c before Cap^t Francis Hooke Maj^r Charles Frost & M^r Samuell Wheelewright at yorke:
 April 5^t 1693/

The Grand Jury :

Jonathan Hamond :	William Sayer	James Litlefeild
Nicholas Cole	Jeremy Molton	John Banks
John Claise	Lewes Beane	Thomas Spiney
John Wheelewright	Thomas Donell	Alexander Denett
		Thomas Trafton

The Grand Jury passing vpon the Indictme against Baker Nason brought in their verdict and found that Baker Nason Did Kill his brother Jonathan Nason

The names of the Jury of life and Death

Joseph Hamond foreman

M ^r John Shapleigh	John Morrell	John Harman
Nicholas Weeks	Nathaniell Raines	Richard Bryer
Peter Dixon	L ^t Joseph Storer	John Alcock
Richard King	Arthur Cane	

The Juryes Verdict viz^t

Whereas Baker Nason was Indicted to this Court for wilful murdering of his brother Jonathan Nason

The Jury finds him not Guilty

Jos Hamond foreman

The Court accepts y^e verdict
 & allows for costs 14[£] : 15^s : 06^d

County

[19]

of yorke A court of sessions of the peace held at yorke
 July 4th this 4th Day of July 1693 before Cap^t Francis
 1693 Hooke Maj^r Charles Frost Esq^{rs} and others their
 Ma^{ties} Justices of y^e peace of this County of
 yorke

The Constable of Wells Joseph Taylor being called & not
 Making returne of his warrant to summon in the Grand Jury
 is fined 13^s 4^d

The names of the Grand Jury

Mr William Screven foreman

Leiu ^t William Fernald	Benoni Hodsden	Arthur Kane
Mr John Shapleigh	James Emery Jun ^r	Nathaniell Raines
Richard King	Thomas Manaring	Lewes Beane
Jonathan Hamond	Samuell Bragden	Richard Cutt

Lycence is Granted to James Stagpole of barwick to sell
 by retaile beere Cyder rum provision and lodging he giue-
 ing ten pounds bond to their Ma^{ties} to obserue the laws in
 that case provided

As an addition to Mr John Wheelwrights licence April
 4th he hath liberty to sell wine Rhum

The Grand Jury for the next yeare

Mr William Sceven Benoni Hodsden James Emery Jun^r
 Robert Cutt John Leighton Richard Rogers Richard Endle
 Samuell Bragdon Sen^r Arthur Bragdon Sen^r Richard Bray
 Ezekiell Knights Daniell Litlefeild Jonathan Litlefeild

Iles of Shoules to Choose a man & Mr Kelly to giue him
 his oath

Rachell Credefur p^resented for fornication appeared not but her husband appeareing in her behalfe referd it to the Court and is fined twenty shillings or the woman to receiue seven stripes on the bare skin at the post and M^r Wheelwright to see the Execution speedily Done

M^r William Screven & M^r Richard Cutt being fined 13^s 4^d a peece for non appearance on the Jury giueing satisfieing answere were Cleared payin fees 2^s

Jane Litlefeild being presented for selling strong Drinke witho . . . Lycence by retaile in two presentments refers it to the Court is fined twenty shillings & costs of Court five shillin . . . eight shillings is remitted and the rest paid

Arthur Beale appeareing to answere his bond giuen of 5 p at the last Quarter sessions to answer John Reding in beha . . . of Roger Kelly for a Coate of sd Kellys found in sd beales boate beale is fined ten shillings to their Ma^{ties} & to pay 15^s to M^r Roger Kelly and fees 5^s

Richard Beale answering to his presentment is to
 . . monished and to pay fees five shillings : which

[20]

Alice Mathrell being Called to answere her presentment appeared not she not appeareing is to answere before three Justices

James Smith answereing in behalfe of his wife who was p^resented for fornication refers it to y^e Court & is fined twenty shillings & fees 5^s

Hannah Freathy hath Liberty granted to sell beere cyder and victualls she keeping good order in her house

M^r Roger Kelly hath lycence granted to sell rhum wine beere cyder for the yeare Ensueing & victualls

Lycence is Granted to John Woodman to keepe a publick Entertainment for men and horses to sell Rhum wine Cyder beere & victualls giueing bond to obserue the lawes

The widdow Elizabeth Parsons Complaining against William Hilton for taking a cow from her sd Hilton is ordered to returne the cow to her or another as Good in her roome

At a quarter sessions this 4th of July 1693/
presentments made to sd Court by the grand Jury

Wee present the Constable of Barwick for breach of his oath in not Makeing a returne of a somons according to law wherein he was required to sumon in to this Court severall Delinquents as in page 60

Wee present Cap^t John Litlefeild of Wells for selling Drinke by retale without lycence

Wee present Jane Litlefeild of wells for selling Drinke without lycence in page 26

Wee present M^r John Wheelewright and Joseph Storer of wells Inkeepers for keeping keeles and boules at their houses Contrary to law page 27.

Wee present the Constable of the northerne parts of the Isles of Shoules for breach of oath in not makeing a true returne of a warrant wherein he was required to warne a town meeting and to sumon in the Jury men according to law page 60 :

Signed by me William Screven foreman
& by consent & order of y^e Grand Juro^r

County
of york

[21]

October 3^d 1693

At a Court of sessions of the peace held at wells befor
y^e majesties Justices of the peace viz^t Maj^r Francis Hooke
M^r Samuell Whelewright M^r Roger Kelly & M^r Abraham
Preble Esqu^{rs} this 3^d Day of October 1693

The names of the Grand Jury Viz^t M^r William Screven
foreman

M ^r Richard Cutt	Benoni Hodsden	Arthur Bragden
Richard Endell	James Emery Jun ^r	Jonathan Litlefeild
Richard Rogers	Samuel Bragden	Daniell Litlefeild
John Leighton	Richard Bray	Ezekiell Knights

Thomas Manary of the Isles of Shoules sumoned to serue
of the Grand Jury & not appeareing Is fined thirteen shil-
lings & 4 pence

Nathan Lord Constable of Barwick in answeare to his pre-
sentment for not makeing retorne of his warrant to sumon
delinquents is Cleared paying fees

Lieu^t John Whelewright p^rsented for keeping Keeles
neare his ordinary is Cleared

Lieu^t Joseph Storer is also Cleared of the like p^rsentment

George Perkins of the Isles of Shoules Constable p^rsented
for breach of oath in not Makeing retorne of a warrant &c
M^r Roger Kelly is Impoured to heare & Determine it

James Warren and Mary his wife and William Fost & his
wife being presented for fornication & doe withdraw & will
not be found by the Constable it is ordered that the Clarke
shall giue Especiall warrant to seize them and take tenn

pounds bond of each for their appeareance at the next sessions or keepe in safe Custody for their appeareance there

Arthur Beale appeareing to answere his bond & the Complaint of Mr Nathaniell Raines for stealeing a bay mare & colt & sd Raines not being in Capasity to make out the Charge at present but saith he can & will Doe it their bonds are continewed vntill the next sessions in January next

Matthew Austin of yorke his lycence for keepeing of the ordinary is Renewed for the yeare Ensueing

The Jury for the next yeare

Leiu ^t Storer	Thomas Adams	Nicholas Tucker
Jonathan Hamonds	Job Young	Thomas Dering
Samuell Hatch	Thomas Abbett Sen ^r	John Morrell
Daniell Levingstone	William Spencer	Samuell Spiney
William Lakeman		

Jeremiah Molton being brought before this Court for threatening the Constable of yorke to shoot him when he was in the Execution of his office & sd Molton haueing a gun in his hand Did also threaten to shoot a Justice of y^e peace viz^t Leiu^t Preble that was present with the Constable, is fined to y^r Majesties the sum of ten pounds and to giue fifty pounds bond to y^r Ma^{ties} for his good behaviour and appearan . . at the next Quarter sessions and to pay Costs: viz^t

[22]

	£	s	d
To the Constable of yorke.....	00	03	00
To Phillip welch a witness.....	00	03	00
To Andrew Shaw a witness....	00	01	00
To the recognisance.....	00	02	06
To the Sherriff.....	00	08	06
To fees of court.....	00	04	00
	<u>01</u>	<u>02</u>	<u>00</u>

vppon his humble acknowl-
edgm^t and request the
Court remits three pounds
of the said fine of ten
pounds, the other seven
pounds to be forthwith
payd.

Jeremiah Moulton appeareing before this Court Did acknowledge himselfe to stand bound to our soveraigne Lord and Lady King William and Queen Mary in the sum of fifty pounds that he will be of good behaviour toward their Maties and all their leidge subjects and to make his personall appeareance before their Maties Justices at the next Quarter sessions to be held at wells on the first tuesday of January next and for security binds over his houses and lands in yorke whereon he now Dwells

Ordered that the hay in controversy between Leinſ Abraham Preble and Jeremiah Molton be by the Constable of yorke delivered to said Abraham Preble haueing giuen forty shillings bond to answere sd Molton at the next Quarter sessions in what Claime he may make to the said hay

Vppon Complaint of Dyvers persons for want of the records It is ordered that the Clarke of the court shall goe to Boston for the records that are with M^r Hutchinson and with Captin Scottow takeing the aprobatation of his Exelency and Councill

At a Court of Quarter sessions held by their Maties Justices of y^e peace at Wells October y^e 3. 1693/

Wee the Grand Jury hereafter Mentioned
of Kittery Wee present John Gowen alias Smith and Mercy Hamon that was for fornication presentable p the law fo : 16

Wee present William Saunders and Sary his wife for vnnesseary travaileing on the lords Day — page : 28 : 29

Wells presented for want of a paire of stockes
p the appointment & in the behalfe of y^e Grand Jury

Signed by me William Screven foreman

Wee present Kittery : Barwick yorke & Wells for not takeing due Care to provide them Ministers according to law
Signed p me William Screven foreman

[23]

County

January 2^d 169 $\frac{3}{4}$

of yorke A Court of sessions of the peace held at Wells
before Maj^r Francis Hooke Maj^r Charles Frost
& M^r Samuell Wheelewright Esqu^{rs} their Ma^{ties}
Justices of y^e peace in y^e County of yorke

The names of the Grand Jury viz^t

Jonathan Hamond foreman

Leiu ^t Joseph Storer	Job young	Samuell Spiney
Samuell Hatch	Nicholas Tucker	Isack Remich
Thomas Adams	Thomas Dering	Jabez Jenkins
Daniell Levingstone	John Morrell	Rowland young

William Spencer fined 13s 4d for non appeareance on the
Grand Jury

William Sanders & his wife presented the last quarter ses-
sions for vnnessesary travelling on the lords Day the heare-
ing of it is referd to the next Quarter sessions at yorke

Arthur Beale bound by recognisance in ten pound to this
Court appeared

Complaint being Entred the last sessions by m^r Nathaniell
Raines against Arthur Beale for stealeing a bay mare and
Colt and their bonds Continewed till this Court for tryall
Arthur Desires a Jury which is Granted for the tryall of y^e
Case and the Jury of tryalls are as followeth viz^t

Jonathan Hamond foreman,	Job young	Samuell Spiney
Samuell Hatch	Nicholas Tucker	Isack Remich
Thomas Adams	Thomas Dering	Jabez Jenkins
Daniell Levingstone	John Morrell	Rowland young

M^r Nathaniell Raines plaintiff against Arthur Beale defendent the Jury finds for the defendent Costs of Court one pound seventeene shillings and three pence and twelue shillings to the Constable of yorke

The Grand Jury for the next yeare
 Richard Tozer
 Joshua Downing Rouland young John Morrell John Cooper
 M^r John Wheelewright M^r William Peprill Joseph Wilson
 Jeremy Storer Nicholas Tucker Jabez Jenkins
 Nathaniell Clayes Thomas Dering

Joshua Remich being bound to this Court with suretyes his bonds are Continewed till the next sessions

M^r Preble & Jeremiah Moltons Case about the hay is continewed till the next sessions

James Warren Jun^r Voluntarily appeareing for his owne and his wifes presentment for fornication is fined twenty shillings & to pay 5^s fees which he paid Down

Mercy Gowen Alias Smith being presented for fornication vpon her Humble petition to Excuse her absence is fined thirty shillings & to pay five shillings fees which was paid

[24]

Arthur Beale bound by recognisance to apeare at this Court to answeere for Discourageing a soldier who was hired to goe to Sacoe to relieue Daniell Merrey and Conveying said soldier away is fined fifteene shillings and to pay Costs viz^t the recognisance 2^s Cour fees 5^s the bill of costs 8^s in all 15^s

Jeremiah Molton being bound over vnto this Court vppon the Good behaviour & being vppon his delivery from his bonds there came in New Evidence against him by Maj^r

Hooke for threatening sd Maj^r Hooke in the high way: at the first sd Molton denied that he met sd Maj^r Hooke alone but soone after said that If he did threaten him the sd Maj^r Hooke provoaked him to it: the Court vppon the sd Moltons request for respiting the case till the next Quarter sessions at yorke, Did grant it, and his bonds are continewed vntill sd Court.

Robert Hilton presented by y^e grand Jury for Exessive Drinkeing & it appeareing to be at least the second time is fined fiue shilings to the pore of the towne of wells and to stand bound to the good behaviour with suretyes in the sum of ten pounds till the next Quarter sessions & sd Robert Hilton to pay y^e Clarks fees 2^s pd

Robert Hilton as principle & m^r John Wheelewright and Jonathan Hamond as suretyes acknowledg themselues bound vnto our soveraigne lord & Lady the King & Queene in the sum of ten pounds that the said Robert Hilton shall be of good behaviour till the next Quarter sessions and sd Robert Hilton acknowledgeth his land & meadows in wells to stand Engaged to sd Wheelewright & sd Hamond for their security

Whereas there is great Complaint for want of the records this Court with the advice of the grand Jury Doe order that the records of this County which are at Boston shall be speedily sent for and brought to Leuif^r william Fernalds House vppon his Island and Kept there till further order and y^e Clarke of this Court to fetch them as soone as may be and the sheriff to Deliver him thirty shillings to pay for the bookes in Cap^t Scottows hand which are a part of the County records

Presentments made by the Grand Jury at a Court of sessions held at wells this second Day of January 1693/

Wee present Samuel Miller and Mary Neale the wife of
the sd Samuel Miller for fornication

Wee present Robert Hilton for Excessiue Drinking

Jona^t Hamond foreman

[25]

At a court of sessions of the peace held at yorke the 3^d
Day of Aprill 1694 before Maj^r Francis Hooke Maj^r
Charles Frost & M^r Abraham Preble Esqu^{rs} their Ma^{ties}
Justice of this County of yorke

The Grand Jury were M William Peprill foreman

M ^r Josna Downing	Nathaniell Clayes	John Morrell
M ^r John Wheelewright	Rowland Young	Joseph Wilson
Jeremy Storer	Nicholas Tucker	Richard Tozer
Nathaniell Raines	Thomas Dereing	John Cooper

Josuaa Remick appeareing to answeere his bond for appear-
ance at this Court the woman that was the occasion of his
bonds by Charging him sd Remick of being the father of
the Child she was great withall and being not yet delivered
sd Remick his bonds are continewed to the nex Quarter
sessions

Samuell Miller appeareing to answeere his presentment for
fornication ownes the fact and is fined thirtie shillings and
court fees or ten stripes and fees and his wife to be su^moned
to answeere at the next sessions

Robert Hilton Cleared from his bond of the good behau-
iour by proclamation

Thomas Rice fined for sweareing ten shillings to the pore
of the towne of Kittery & fees

John Woodman fined ten shillings to the poore of the towne of Kittery for swearing & fees

John Wooman Thomas Rice Jabez Jenkins and John Wormwood are fined five shillings a peece for Quarrelling and fees of Court and John Woodman to stand bound to their Ma^{ties} in five pound to the Good behaviour till the next sessions

Lycence is Granted vnto Sarah Nason to keepe a house of publicke Entertainment to sell wine, Rhum Cyder beere &c for the yeare Ensuing and stand bound vnto y^r Ma^{ties} and Jabez Jenkins stands bound with her that shee shall obserue the law in that Case provided

Lycence is granted to Leiu^t Joseph Storer to keepe a house of publicke Entertainment to sell wine rhum cyder beere &c: for the yeare Ensueing and ownes himself bound to their Ma^{ties} in the sum of tenn pounds to obserue the laws provided in that Case

[26]

Lycence is Granted to Mr John Wheelwright to keepe a house of publicke Entertainment to sell wine, Ruhm, Cyder, beere &c for y^e yeare Ensueing and ownes himselfe to stand bound vnto their Ma^{ties} in the sum of teñ pounds to obserue the lawes provided in that Case

Lycence is Granted to Mr William Peprill to sell wine, ruhm, Cyder, and beere &c: by retale out of Dores for the yeare Ensueing

Presentments made by the Grand Inquest for the body of this County of yorke at a Court of Quarter sessions held at yorke the 3^d day of April 1694

witnes
 Christian
 Remick
 Witnes
 Major ffrost

Wee present James Stagpole for selling strong
 drinke by retale
 Wee p^rsent Edward Baile & Elizabeth Baile for
 Comitting fornication
 We p^rsent John Lisen & Mary his wife for Com-
 mitting fornication
 Wee present John Furbush for breach of the sabbath
 W^m Peprell foreman

At an Inferiour Court of Comon pleas held at yorke
 Aprill 4th 1694

Phillip Atwell acknowledged a Judgement of ten pounds
 in fish at price Currant to M^r Francis Tucker of New Castle
 in the province of New Hamsheire Merch^t

John Tiney Sen^r acknowledged a Judgment of foure
 pounds : viz^t fifty shillings thereof to be paid in fish at price
 Currant and the other thirty shillings in Mony to M^r Fran-
 cis Tucker of the towne of New castle in the province of
 New hamschiere Merch^t

The Grand Jury for the Court Ensueing are

John Harman foreman

Thomas Goodin	James Plaisted	William Lakeman
Abraham Lord	Nathaniell Raines :	William Sayer
Enoch Hutchins	Peter Dixon	John Eldredg
Joseph Weekes	Richard Gowell	Thomas Cole
Leiu ^t Joseph Storer	Jonathan Litlefeild	

[27]

William and Mary by the Grace of god of
 England Scotland France and Ireland King and
 Queen defenders of the faith &^a To our trustey
 & welbeloued William Stoughton, John Rich-
 ards, Nathanael Saltonstall, Wait Winthrop,
 John Phillips, James Russell, Samuell Sewall,
 Samuell Appellton, Bartholomew Gedney, John

Hathorn, Elisha Hutchinson, Robert Pike Jonathan Cor-
 win John Joyliffe, Adam Winthrop, Richard Midlecutt,
 John Foster, Peter Sergeant, Joseph Lynde, Samuell Hay-
 man, William Bradford, John Walley, Barnabas Lathrop,
 Job Alcock, Samuell Donnel, Silvanus Davis, Isaac Ad-
 dington, Francis Hooke, Charles Frost, Samuell Wheele-
 wright, Abraham Preeble, Roger Kelly, and William Lake-
 man Esquires Greeting, Know ye that wee haue Assigned
 you and Every one of you Jointly and severally our Jus-
 tices to keepe our peace in our County of yorke within our
 province of the Massachusetts bay in New England, and to
 keepe and Cause to be kept all lawes & ordinances made for
 the Good of the peace and for the Conservation of the same
 and for the quiet rule and government of our people in all
 and every the articles thereof in the County aforesaid ac-
 cording to the force forme and Effect of the same, And to
 Chastise and punish all persons offending against the fforme
 of these said lawes and ordinances or any of them in the
 County aforesd as according to the fforme of these lawes and
 ordinances shall be fit to be done, And to Cause to Come
 before you, or any of you all those persons who shall
 threaten any of our people in their person or in burning their
 houses, to find Sufficient security for the peace or for the good
 behaiour towards vs and our people and If they shall refuse
 to find such securitie then to Cause them to be kept safe in
 Prison vntill they find such security We haue also assigned you
 and every three or more of you (wherof any of you the sd

Job Alcock Samuell Donnell Francis Hooke Charles Frost & Samuell Wheelwright shall be one) our Justices to Enquire by the oath of good and lawfull men of the County aforesaid by whom the truth may be the better knowne, of all and all manner of petty larcenys, thefts trespasses fforestallings Regratings Ingrossings and Extortions whatsoever and of all and singular other Misdeds and offences of which Justices of the peace May or ought lawfully to Enquire, [28] by whomsoever or howsoever Done or perpretated or which hereafter shall happen howsoever to be Done or attempted in the County aforesaid, And of all those who in the county aforesaid haue either gone or Ridden or that hereafter presume to goe or ride in Companyes with armed force against the peace to the Disturbance of our people; and also of all those who in like manner haue lien in waite, or hereafter shall præsume to lie in waite to maim or kill our people, And also of Innholders and of all and singular other persons who haue offended or attempted or hereafter shall presume to offend or Attempt in the abuse of waights or Measures or in the sale of victualls against the formes of the lawes and ordinances or any of them in that behalfe made for the common good of this province and the people thereof in the County aforesd; And also of all sherriffs, bayliffs, Constables goalers and other officers whatsoever who in the Execution of their offices about the premises or any of them haue vnlawfully demeaned themselues, or hereafter shall presume vnlawfully to demeane themselues, or hereafter shalbe Careless remiss or Negligent in the County aforesaid and of all and singular articles and Circumstances, And all other things whatsoever by whomsoever and howsoever Done or perpetrated in the County aforesaid or which shall hereafter happen howsoever to be done or attempted in any wise more fully concerning the truth of the premises or any of them And to Inspect all Indictm^{ts} whatsoever so before you or any of you taken or to be taken or made or

taken before others late Justices of the peace in the County aforesaid and not as yet determined and to make and continew the process therevpon against all and singular persons so Indicted before you vntill they be apprehended, render themselues, or be outlawed; And to heare and determin all and singular y^e petty larcenys, thefts trespasses, forestallings Regrateings, Ingrossings, Extortions, vnlawfull assemblyes, Indictments aforesaid, And all and singular other the p^rmises according to law And therefore We Command you and Every of you that you dilligently attend the keeping of the peace lawes and ordinances and all and singular other the p^rmises, And at certaine Dayes and places, which you, or any such three, or more of you as is aforesd shall in that behalfe appoint, or by law shall be appointed to make Inquiry vppon the premises, And heare and determin all and singular the p^rmises and performe and fullfill [29] the same in forme aforesaid Doeing therein that which to Justice apperteineth according to the Laws and ordinances aforesaid And we Command by vertue of these presents the Sherriffe of the said County of yorke that at certaine Dayes and places which you or any such three or more of you as aforesaid shall make known vnto him, or that shall be by law appointed as aforesd he cause to come before you or such three or more of you as aforesaid, such and so many good and lawfull men of his Bailiwick by whom the truth in the premises may be the better known and Enquired of In Testimonie whereof wee haue Caused the publick seal of our province of the Massachusetts bay in New England to be herevnto affixed: Witness S^r William Phips K^{nt} our Captain Generall and Governour in Cheife in and over our said province of the Massachusetts bay at Boston the thirtieth Day of May in the fourth yeare of our Reign Annoq̄ Dni 1692

William Phips

By order of his Ex^{cy} the
Gouerno^r and Councill
Jsa: Addington Sec^{ry}

[30]

County At their Majestyes Court of Quarter sessions of
of yorke the peace holden at yorke the 3^d Day of July
1694 before their Ma^{ties} Justices: viz Maj^r
Francis Hooke, Maj^r Charles Frost and M^r
Abraham Preble Esqu^{rs}

The names of the Grand Jury viz: M^r John Harman foreman
Leiu^t Joseph Storer James Plaisted Thomas Goodin
 Abraham Lord Peter Dixon William Sayer
 Enoch Huchins Richard Gowell John Eldredge
 Joseph Weekes Jonathan Litlefeild: Thomas Cole

John Furbush being p^rsented for breach of sabbath is sentenced to be Admonished & is Cleared payin officers fees: 5^s

James Stagpole for selling strong drinke by retale nothing appeareing and haueing lycence is Cleared

Edward Baile and Elizabeth Baile p^rsented for fornication: are fined to their Ma^{ties} twenty shillings a peece or to receiue five stripes a peece & pay five shillings fees: y^e fine & fees payd

John Lisson and mary wife presented for Co^mmitting fornication are fined to y^r Ma^{ties} 25^s a peece or to receiue five stripes a peece and fees 5^s: paid

Nicholas Morrell bound to this Court: his bond is Continued to the next sessions

The verdict of the Jury of Inquest on the vntimely Death of Richard Pope is allowed in Court

The verdict of the Jury of inquest on the vntimely Death of Thomas Milfort is allowed in Court

Peter Dixon hath Lycence Granted to him to sell beer Ale Cyder perry & Cakes at a litle house Distant from the publick meeting neare Christian Remichs for the yeare Ensueing and to giue ten pounds bond according to law

James Emery Sen^r bound by recognisance to this Court is fined to their Ma^{ties} twenty shillings for his abuse of Major hooke and stopping the highway and to giue ten pounds bond for the Good behaviour till the next sessions for his abuse in carriage before the Court this Day and to stand Committed till payd

Daniell Emery bound by recognisance to this Court is fined 3s 4d and 5s fees & to stand Comitted till payd: & is all paid

Job Emery bound by recognisance to this Court is fines to y^r majisties 25^s and fees 5^s & to stand Committed till paid is

Lycence Granted to John Morgridg to sell beer, cyder bread and victualls for y^e yeare Ensueing & to giue bond according to law

[31]

Lycence granted to James Stagpole to sell by retale beer Cyder victualls horsmeate & lodging for y^e yeare Ensueing and to giue bond according to law

John Woodman Cleared of his bond by proclamation & fees paid

Isaac Remich his offence forgiuen vppon his pettition: & fees paid

Mr Jeremy Molton cleared of bond by p[re]lamation vppon his humble pettition, & fees paid

Joshua Remich bound by recognisance continewed to this Court for being the reputed father of a bastard Child by Sarah Lisson being legally proued is sentenced to pay two shillings six pence p weeke from y^e birth of the Child towards the Maintenance of it for seven yeares Ensueing and to Giue sufficient bond to pay it Quarterly in mony to said Sarah Lisson at her fathers house and to giue bond with sufficient surety for his good behaiour till the next Quarter sessions and to pay Costs & to stand Co[m]mitted till it be performed as aboue, : the Costs allowed said Lisson is twenty shillings : which was paid to sd Lisson in Court

Sarah Lisson being convicted of fornication in haueing a bastard Child is fined to their Majesties to pay 30^s or to receiue 9 lashes on the bare skin at the post, the fine being paid she is Cleared

John Tomson bound by recognisance to this Court for his vncivell Carriage with Sarah Lisson, Lieing on the bed with her is fined to their Ma^{ties} to pay ten shillings & costs 3^s is payed & Cleared

Ordered that the Sheriff shall pay ten shillings to James Warren Constable of Kittery out of the fines for his labour and Charges about James Emery Sen^r and his sones

Christian Remich and Peter Dixon stand bound with Joshua Remich in ten pounds to their Majestyes that said Joshua Remich shall be of good behaviour towards their Majestyes and all their leidg subjects till the next Quarter sessions

Joshua Remich as principle and Christian Remich and Isaac Remich as sureties acknowledge themselves Jointly and severally to stand bound vnto their Majesties in the sum of fifty pounds that the said Joshua Remich shall pay two shillings and six pence p weeke in money to Sarah Lisson or to her order at her fathers house in Kittery for seven yeares from the birth of her Child according to the sentence of this Court this 4th Day of July 1694/

The presentments of the Grand Jury : viz^t

Wee present Sarah Lesson for fornication

Wee present Mary Theyfts for fornication

John Harman foreman

County

[32]

of York

At their Majesties Inferi^r Court of Comon pleas holden at York July y^e 4^o 1694 — before Maj^r Francis Hook Major Charles frost and Cap^{tn} Job Alcock Esq^{rs} their Majesties Justices of this County of York

	1 James Plaisted fforeman/	7 Thomas Trafton
Jury	2 Benjamin Nason	8 Benjamin Preble
of tryall	3 William Gooden	9 John Green
	4 Joseph Tayler	10 Rowland Williams
	5 Moses Littlefield	11 John Spinney
	6 Jeremiah Molton	12 Jonathan Littlefield

John Shepard is Plaintiff in an action of y^e case for unjustly and forcibly detayning land as p attachment, versus Nathaniell Keen Defendant. The Jury ffinds for the Plaintiff the land in Controuersy and Costs of Court

The Court accepts the verdict and y^e Costs allowed, 2^s : 10^s : 10^d / The Execution serued Septemb^r the 5^o : & returned Octob^r 2^d

John Pickerin is Plaintiff in an action of y^e case versus m^{rs} Mary Champernoun Defendant for detayning a pcell of Marsh or money as p attachm^t

The Plaintiff withdraws his action/

James Emery Sen^r & Joshua Downing in behalfe of the town of Kittery are Plaintiffs versus John Leighton Defendant for not fulfilling an agreement with y^e Selectmen of Kittery &c as p attachment

Cast out of Court

Bill of Costs allowed : 11s

[33]

Abraham Lord is Plaintiff in an action of the Case, versus Ensigne Thomas Abbet and Sarah Nason Defendants for entring upon and holding in possession a Certain Legasie in Land giuen by Abraham Conley as p attachment, The Jury finds for y^e Plaintiff the Marsh and land in Controuersie and Cost of Court — The Defendant appeales to the next Superi^r Court

Thomas Abbet & Sarah Nason Principles and John Morrell & Jabes Jinkins Sureties own themselues bound to their Majesties in 200^l to prosecute y^e appeale to Efect at y^e s^d Super^r Court

Cap^{tn} Joseph Hamond is Plaintiff in an action of Slander, Contra : Joshua Downing Defend^t for saying he was a great lyer &c. The Jury ffinds for y^e plaintiff ten shillings & cost of Court 1^l : 12^s : 8^d — which y^e Defendant payd in Court : 2^l : 12^s : 8^d

2 ^d Jury	1 Mr W ^m ffernald fforeman	1 Jeremiah Molton
of tryall	2 Mr John Shapleigh	2 Thomas Trafton
	3 Benjamin Nason	3 Benjamin Preble
	4 William Gooden	4 John Geer
	5 Joseph Tayler	5 Rowland Williams
	6 Moses Littlefield	6 John Spinney
		7 Jonathan Littlefield

The Case of appeale of John Ball Plaintiff Contra Elizabeth Berry Entred y^e last Court Aprell: 4^o: 1694 and referred to this Court, is referred to the next Court of pleas at Wells

[34]

County October: 2^o: 1694
of York At their Majesties Court of Session of y^e peace
held at Wells before Majr ffrancis Hooke Major
Charls ffrost Mr Samuell Wheelright Mr Sam-
uuell Donnell and Lieu^t Abraham Preble Esq^{rs},
their Majesties Justices of y^e peace

The names of y^e Grand Jury

1 Jonathan Hamond fforeman	8 William Goodin
2 Jeremiah Molton	9 Jonathan Littlefield
3 Rowland Williams	10 Joseph Tayler
4 Thomas Trafton	11 Moses Littlefield
5 Benjamin Nason	12 Benjamin Preble
6 Lewis Bean	13 Humphrey Spencer
7 John Spinney	

John Geer not appearing on the Grand Jury is fined to their Majesties: 13^s: 4^d

Nicholas Brown not appearing on the Grand Jury is fined to their Majesties 13^s: 4^d

Nicholas Morrell bound to y^e last Sessions by recognisance and continued to this Court is continued to y^e next Sessions

Mary Theyfts presented by y^e Grand Jury for ffornication is fined to their Majesties thirty shillings or to receiue seuen stripes at y^e post and pay five shillings ffes/ the Sentance to be Executed before Maj^r Hook within Eight dayes

John Gowen Alias Smith presented by y^e Grand Jury for ffornication being Su^moned & called and not appearing a speciall warrant to be Isued out for his contempt of Authority and for his appearance at y^e next Sessions

[35]

Lysence is granted to M^{rs} Joan Amerideth to sell bere sider and victualls by retayle and to giue ten pound bond to keep good order according to law in that case provided

Joshua Remich is by proclamation cleared from his bond of the good behaiour

Mary Miller being presented & su^mond to answer for ffornication & resining herselfe to the pleasure of the Court is fined to their Majesties thirty shillings or to receiue seuen stripes and pay 5^s ffes and Sentance to be Executed within Eight dayes before Maj^r Hooke

Lycence is granted to Matthew Austin to keep a house of publike Entertaynment according to law in the house he now liues in for y^e year Ensuing upon y^e bond that he formerly gaue, Octobr 1692

William ffoost and Margery his wife presented for ffornication and submitting themselues to this Court, are ffined to

their Majesties 20^s a piece and Costs of Court 5^s or to receiue seuen stripes a piece at y^e post & 5^s ffees

ordered that: fforty shillings p añ be payd to a Prison keper at York

James Emery Sen^r being called and not appearing to answer his bond for y^e good behaiour his bond is continued till the next Sessions

[36]

Octob^r 2^o 1694

At an Inferiour Court of Coñmon pleas held at Wells the 2^d. day of Octob^r 1694

John Ball is Plaintiff in an action of appeale Contra : Elizabeth Berry Defendant from a Judgement giuen by Maj^r Hook in an action of Trespass the day of 169

The Jury finds for y^e Defen dant a confirmation of the former Judgement & costs of Court : 6^s

The Grand Jury for y^e next Sessions

Jonathan Hamond fforeman

Jeremiah Molton

Moses Littlefield

Rowland Williams

John Spinney

Thomas Trafton

William Goodin

Benjamin Nason

Jonathan Littlefield

Lewis Bean

Joseph Tayler

Benjamin Preble

[40]

William and Mary by the grace of God of England Scotland France and Ireland **King** and **Queen** Defenders of the faith &c. **To all** to whom this shall come Greeting, **Know ye** that we haue assigned and doe hereby Constitute and appoint You Samuel Wheelwright Job Alcott Charles frost and William Peperill Esq^{rs} our Justices of our Inferiour Court of Common pleas within our County of York, And you or any three of you to hear Try and Determine all causes and Matters Ciuill by by law Cognizeable in said Court, And to award Execution thereupon accordingly, with authority to use and exercise all powers and Jurisdictions belonging to y^e said Court, pursuant to an Act of our great and Generall Court or Assembly of our Prouince of the Massachusetts Bay in New England Entituled an Act for y^e Establishing of Judicatories and Courts of Justice within y^e same/ And to doe that which to Justice doth appertain according to law. In Testimony whereof we haue Caused the Seal of our said Prouince to be hereunto affixed. **Witness** William Stoughton Esq^r our Lieu^t Gouvern^r and Comander in Chiefe in and ouer our said Prouince of y^e Massachusetts Bay with y^e aduise and consent of y^e Councill at Boston the Sixth day of March 169 $\frac{1}{2}$ In y^e seuenth year of our Reign

W^m Stoughton

By order of the Lieuten^t
Gouernour and Council
Is^a Addington Sec^{ry}

A true Copie of y^e origenall Comission Transcribed and compared
p Jos Hamond Regist^r

[47]

County of York

Anno
169 4-5

At their Majesties Court of Quarter Sessions held the 1st day of January 169 $\frac{3}{4}$ at Wells before Francis Hook Charles frost Samuel Wheelwright & Samuel Donnell Esq^{rs} Justices of their Majesties peace for this County

Justices

Proclamation being made, the Grand Jurors summoned to appear, to inquire between our Soueraign Lord & Lady the King and Queens Majesties and y^e body of this County were as ffolloweth.

Jurors

	1	Jonathan Hamond foreman	
	2	Jeremiah Molton	Moses Littlefield 8
	3	Rowland Williams	Benjamin Preble 9
Jurors	4	Thomas Trafton	Edmund Gatch 10
	5	Lewis Bean	James Warren 11
	6	Jonath: Littlefield	Joseph Weare 12
	7	Joseph Taylor	Nicholas Cole 13

John Spinney being warned and not appearing upon the Grand Jury is fined to their Majesties : 13^s 4^d

[48]

Anno

169 4-5

Nich Morrell

Nicholas Morrell being bound to this Court by recognesance & not appearing in time his bonds are Continued till the next Quarter Sessions

John Braun being bound to this Court by Recognisance for comitting y^e act of ffornication with Annah Langley appeared in Court & owned the ffact and is sentenced to receiue seuen stripes upon the Naked back: or to pay thirty shillings to their Majesties & ffles 4^s

John Braun
and Annah
Langley

the ffees being payd, he is acquitted
and the said Annah to be sūmond to y^e next Quarter
Sessions

Richard Rogers being bound to this Court by Recogni-
sance for abusive carriage toward m^r Joseph
Richd Rogers
of Spruce Creek Curtes is fined five shillings to their Majesties &
ffees : 4^s
fine & ffees being payd hee is acquitted

Rich^d Bryar being bound to this Court by the Complaint
Richd Briar of Nathaniel Keen and appearing in Court was
Cleared by proclamation — ffees payd

[49]

Anno
169 4-5
Nathaniel
Keen Nathaniell Keen bound to this Court by Re-
cognisance by the Complaint of Rich^d Briar
appeared in Court and cleared by proclamation.
ffees payd

Benjamin Nason being bound to this Court by Recogni-
sance for Swearing Cursing and taking the name
of God in vaine ffrequently and being Leagally
Benja:
Nason
for Swear-
ing &c Convicted he is Adjudged to pay ten shillings to
y^e Select men of Kittery for y^e use of y^e pore
thereof, and to be Admonished — ffees payd

It is ordered at this Court that Lieut Jeremiah Storer M^r
James Plaisted and Peter Dixon shall view the
Bridge at
Spruce creek bridge built by M^r Joseph Curtes ouer Spruce
Creek and Judge of the Cost thereof according
to the best of their understanding and make return thereof
to y^e next Quarter Sessions

Presentmts
of ye grand
Inquest

Presentments brought into this Court by the
Grand Jury is as follows

We pres^t Nathaniell Keen for suspicion of Murdering a
Negro woman as appears by seuerall Euidences

[50]

Anno
1694-5

Wee present Mr William Godsoe for not fre-
quenting the publike worship of God upon the

Lords day

We present Sarah Sanders the wife of William
Sanders for not frequenting the publike
worship of God upon the Lords day

We present Constant Raining and his wife for not fre-
quenting y^e publike worship of God upon y^e Lords day.

We present John More for selling Rhum without Lycence
by retayle

Jonathan Hamond
fforeman.

[51]

Anno
1695
Justices

At their Majesties Court of Sessions held at
York at York April 2^o : 1695 : before Charles ffrost
Samuel Wheelwright Samuel Donnell Abraham
Preble & Roger Kelly : Esq^{rs} Justices of their
Majesties peace for this County of York

Proclamation made the Grand Jury summoned to appear
are as ffolloweth

	Mr John Wheelwright	1	fforeman	
	Lieu ^t Jeremiah Storer	2	Christian Remich	8
Jurors	Nicholas Cole	3	Peter Dixon	9
	Mr Nathaniel Rayns	4	Joseph Couch	10
	John Parker	5	Peter Lewis	11
	Joseph Banks	6	John Heard	12
	Arthur Bragdon	7	Thomas Gooden	13

Nicholas Morrell being bound to this Court by the continuance of his Recognisance for being the reputed flather of a Bastard Child by Sarah flry, made his appearance and noe Evidence appearing against him he is acquitted, — paying ffees : 16^s 6^d

Nicholas
Morrell

Sarah Sanders being presented for not ffrequenting y^e publique worship of God upon the Lords day, appeared in Court and upon promise of reformation she is acquitted, paying ffees : 2^s and to be admonished

Sarah
Sanders

Admonition ginen & ffees payd in Court

[51^a]

Constant Raining and his wife being presented for not ffrequenting the publique worship of God upon y^e Lords day the said Raining appearing in Court to answer for himself and his wife, promising reformation are acquitted paying ffees : 4^s and to be Admonished/ which was done in Court

Anno
1695
Constant
Raining
and his wife

Mr William Godsoe being presented by the Grand Jury for not frequenting the publique worship of God upon y^e Lords day appeared in Court and being Admonished & paying ffees he is acquitted

Will Godsoe

John More being presented for selling Rhum without Lycence, appeared in Court, and is acquitted paying ffees : 3^s

Jno More

John Nelson & Elizabeth Hayly y^e now wife of John Nelson being presented by the grand Jury for Comitting ffornication, he appearing in Court and being Leagally Convicted are ffined to their Majesties ffive & twenty shillings a piece, or to be whipt ffive stripes

John Nelson
& his wife

a peece upon their naked backs/ fine & fees 5^s payd in Court

Presentments

Presentments made by the Grand Jury are as ffolloweth

We present William Staey of Barwick for not ffrequenting y^e publike worship of God upon y^e Lords day

[51^b]Anno
1695

Wee present the Town of Kittery for not haueing a pound

We present Alice Methrill of Kittery for not ffrequenting the publike worship of God upon the Lords day

We present Rich^d Kearle of Kittery for not ffrequenting the publike worship of God upon y^e Lords day

Presentmts We present John Granger of Kittery ffor not ffrequenting the publike worship of God upon the Lords Day

We present Rich^d Carter of York for not ffrequenting y^e publick worship of God upon y^e Lords dayes

We present Phillip Atwell of Kittery for not ffrequenting y^e publike worship of God upon the Lords day

We pres^t Annah Braun of York for ffornication

We present William Thomas of Kittery for not ffrequenting the publike worship of God upon the Lords day

We present Robert Clark of Kittery for a Co^mon Drunkard and an Idle pson

We present Arthur Bale of York for fencing in the Kings high way

We pres^t Mr W^m Pepprell of Kittery for hauing Tan pits uncouered & unfenct in or Joyning to y^e Kings high way w^{ch} is very dangerous both for man & beast

[52]

Anno 1695
Abraham
Preble &
Mary his
wife

We present Abraham Preble, of York Jun^r, & Mary Bragdon his now wife for comitting ffornication. Abraham Preble and Mary his wife appeared at this Court and owned the ffact and are ffined to their Majesties ffifty shillings and to pay ffees 5^s, or to receive ffive stripes upon their naked backs & pay ffees 5^s and to stand Comitted till it be done The ffine and ffees payd in Court & they Acquitted

These presentments Agreed upon & consented to by y^e Grand Jury, and brought into Court by John Wheelwright fforemaⁿ

Lieu^t Jeremiah Storer m^r James Plaisted and Peter Dixon for obseruing y^e Court order in viewing y^e bridge at Spruce Creek and makeing their return to this Court: are allowed: 10^s that is 6^s to Lieu^t Storer and 2^s a piece to each of y^e other.

Spruce
Creek
Bridge

Aprill 1st 1695/ we underwritten being ordered by the Court to set a Valluation of the worth of the Bridge at Spruce Creek built by M^r Curtes haue vallued it at ten pounds in mony.

Jeremiah Storer
James Plaisted
Peter Dixon

It is ordered & agreed by y^e Justices in Quarter Sessions that the Judges of the next Superi^r Court at Kittery are to be requested to determine whether the County of York in generall or town of Kittery shall be at y^e Charge of y^e Bridge aboue mentioned

[53]

Anno 1695 Lycence is granted to Thomas More to keep a ferry ouer York Riuer nere his dwelling house he keeping a sufficient boat or vessell to transport horse & man and to giue good attendance, for which he giues bond of ten pounds to their Majesties.

Lycences Lycence granted to Lieu^t Joseph Storer to keep a publique house of Entertainment and to retayle all sorts of Strong drink: giuing bond of ten pounds to their Majesties to obserue the law in such cases provided.

Lycences Lycence granted to m^r John Wheelwright to keep a publique house of Entertaynment and to retayle all sorts of strong drink at his now dwelling house in Wells, giuing bond of ten pounds to their Majesties to obserue the law in such Cases provided.

Lycence granted to Sarah Nason to keep a publique house of Entertaynment at her now dwelling house in Barwick and to retayle all sorts of strong drink she Entering into recognisance of ten pounds to their Majesties to obserue the law provided in such cases.

Lycence granted to Matthew Austine to keep a publique house of Entertaynment at his now dwelling house at York and to retayle all sorts of strong drink, giuing bond of ten pounds to their Majesties to observe the law provided in such Cases.

[54]

Anno 1695 Lycence granted to M^r William Peprell to retayle all sorts of strong drink at his now dwelling house at Kittery giuing bond of ten pounds to their Majesties to obserue the law provided in such Cases.

County of York

At their Majesties Inferi^r Court of Co^mon pleas held at
 Justices York. the 2^o day of Ap^l 1695 before Samuel
 Wheelwright Job Alcock Charles ffrost and Wil-
 liam Peprill Esq^{rs} their Majesties Justices of this County.

Proclamation made

The Jury of tryalls are as ffollows

	1	M ^r John Wheelwright	fforeman		
Jurors sworn	2	Lieut ^t Jeremiah Storer	7	Arthur Bragdon	
	3	Nicholas Cole	8	Joseph Couch	
	4	Nathaniel Rayns	9	Peter Lewis	
	5	John Parker	Jury	10	John Heard
	6	Joseph Banks	Sworn	11	Christian Remic h
				12	Peter Dixon

Cap^{tn} John Pickerin is Plaintiff in an action of Debt ver-
 sus M^{rs} Mary Champernoun Defendant for wth-
 Cap^{tn} Pickerin
 Mrs Champr-
 noun
 holding twenty pounds payd by y^e Plaintiff for
 Cap^{tn} ffran : Champernoun Deceased as p attach-
 ment

The Jury finds for y^e Plaintiff twenty pounds in money
 verdict sued for twenty one pounds Interest money and
 Cost of Court/ The Court accepts y^e verdict

Bill of cost : 1^l : 17^s : 3^d : allowed in Court.

[55]

County of York

Anno : 1695

At his Majesties Court of Sessions held at York July 2,
 Justices 1695 before Charles ffrost, Samuel Wheelwright,
 Job Alcock Samuel Donnell Will^m Pepprell and
 Abraham Prebble Esq^{rs} Justices of his Majesties peace for
 the County of York

The names of the Grand Jury summoned to appear are as followeth.

	1 Mr Jn ^o Wheelwright	8 Christian Remich
	2 Jeremias Storer	9 Peter Dixon
Jurors	3 Nicholas Cole	10 Joseph Couch
	4 Nath : Raines	11 John Heard
	5 Jn ^o Parker	12 Ensign Abbet
	6 Joseph Banks	13 Nicholas Brown
	7 Arthur Bragdon	

Peter Lewis Peter Lewis not appearing upon the Jury : is fined to his Majestie thirteen shillings and four pence

William Stacy being presented for not frequenting the publick Worship of God upon y^e Lords Day appeared in Court and promising reformation is acquitted paying fees 5^s

John Grangiar being presented for not frequenting y^e Publick Worship of God upon the Lords day : he making application to Maj^r ffrost one of his Maj^{ties} Justices & submitting himself & promises reformation is acquitted paying fees 5^s.

[56]

Ri Rich^d Karle being presented for not frequenting the Worship of God &c and making application to this Court by his humble petition is sentenced to be admonished before the next Justice of Peace & to pay fees 5^s.

Walter Burks being bound to this Court by Recognisance for abusing Mr Sam^l Donnell one of his Maj^{ties} Justices by lifting up his hand against him and giuing him threatning speeches is sentenced to be Whipt, five strip . . upon the naked back & pay fees 8^s or to pay fifty shillings fine to his Majestie and pay fees : 8^s

Upon his humble petition the Court has remitted 25^s of his fine and clear'd of his bonds paying fees

Arthur Beale being presented by the Grand Jury for fencing in the Kings high way

Arthur Beale This Court orders that the Select men of York & survey^{rs} forthwith lay out a convenient high way from the Lower ferry at York . . Cap^t Rains his Braue boat harbour and w^t other ways are needfull : And to make return of their doings therein to the next Quarter Sessio . . and especially to make report referring to the way for which s^d Beale is presented.

In answer to the petition of Mr William Godsoe the Court orders that Cap^t W^m fernald Mr Elihu

Wm Godsoe Gunnison and Mr Rich^d Cutt Select men of Kittery shall forthwith Lay out the land mentioned in s^d petition according to Grant

There being seuerall persons summoned to appear at this Court, which haue made default, it is ordered by this Court that a Speciall Warrant shall be [57] forthwith granted to the Sheriff to seize the s^d persons and secure them so that they appear at the next Quarter Sessions to answer their Contempt

Presentment

Presentment made by the Grand Jury is as followeth

We present Andrew Shaw for a common Drunk-
ard and for a common Lyar

wittness
Hugh Crocket

This presentment 'greed upon and Consented to
by the Grand Jury and brought into Court by John Wheel-
wright, foreman

Licence is granted to James Stagpole to keep a publick
house of Entertainm^t he giuing bond wth security as the
Law directs : Ensign Abbet & W^m Stacy suretys

Licences

Licence is granted to John Shepard to retayle
bear syder perry & Victualls giuing bond with security as
the Law directs

Licence granted to John Morgrage to retayle bear ale
sider perry and victualls he giuing bond of ten pounds pay-
able to his Maj^{tie} to obserue the Law provided in such Cases

Licence is granted to Peter Dixon to keep a publick
house of entertainm^t & to retayle all sorts of strong drink
at his now dwelling house, and also to keep a ferry over the
Riuer Piscataqua from Kittery to Portsm^o side
near his s^d dwelling house he giving bond with
[58] Sureties according to Law to obserue and
perform the law in such cases made and provided

Anno
1695

Licence granted to Joan Dearing Widdow to keep a pub-
lique house of entertainment giuing bond according to Law.

Licence granted to the widow Hannah ffreathy to retayle
bear sider ale perry and Victualls giuing bond according to
law

Licence granted to Katherine Paul to sell bear &c

County of York

At his Majesties Inferior Court of Common Pleas held at
 York July 2^d 1695, before Samuel Wheelwright Job Al-
 cock Charles ffrost & William Peprell Esq^{rs} his
 Justices Majesties Justices for this County of York

Proclamation made

The Jury of Tryalls are as followeth

	1	Mr John Wheelwright	foreman
	2	Jeremiah Storer	8 Christian Remich
Jurors	3	Nicholas Cole	9 Peter Dixon
	4	Nath ^l Raines	10 Joseph Couch
	5	Jn ^o Parker	11 Jn ^o Heard
	6	Joseph Banks	12 Tho ^s Abbitt
	7	Arthur Bragdon	

[59]

Anno
 1695.
 Philip
 White &
 Eliz:
 Gowen

Mr Philip White Plaintiff in an action of the
 Case versus Eliz : Gowen Defendant for detaining
 & wthholding from the Plaintiff one half part of
 all y^e Estate both reall and psonall belonging to
 Trustrum Harris or Harriden Deceased

Verdict

The Jury finds for the Plaintiff the premises
 sued for and Costs of Court

Jn^o Wheelwright foreman.

The Court accepts the Verdict

The Defendant appeales to the next Superi^r Court holden
 for this County of York according to Law Eliz : Gowen as
 Principle & Lein^t Jn^o Shapleigh & John Heard as Sureties
 own themselues bound to his Maj^{tie} King Will^m his succes-
 sors in 80^{lb} bond to prosecute the said appeal to Effect at the
 sd Superi^r Court.

Elihu Gunnison Plaintiff in an action of the Case versus Rich^d Endle Defendant for Entering upon a pcell of Land in Spruce Creek as p Attachm^t Richard Endle appeared in Court and owned a Judgment for the Land sued for

Ellhu
Gunnison
uersus
Richd
Endle

[60]

County of York

Anno
1695

At his Maj^{ties} Court of Quarter Sessions held at Wells Octob^r 1st 1695 before Charles ffrost Sam^{ll} Wheelwright Job Alcock, Sam^{ll} Donnell Will^m Peprill Abraham Preble & Roger Kelly Esq^{rs} Justices of his Maj^{ties} peace for the County of York

Justices

Roger Kelly Esq^r non appearance

Jno Newmarch

John Newmarch chosen to be Clerk of y^e Courts for this County and sworn to the true Discharge of y^t offic^e in Court.

Proclamation made

The names of the Grand Jury summoned to appear are as followeth.

Jurors

- | | |
|----------------------------|-----------------------------|
| 1 John Wheelwright foreman | |
| 2 Jeremiah Storer | 8 Thomas Abbit |
| 3 Nicholas Cole | 9 John Heard |
| 4 Nath ^{ll} Rains | 10 Peter Dixon |
| 5 Jn ^o Parker | 11 Peter Lewis |
| 6 Joseph Banks | 12 Joseph Couch |
| 7 Arthur Bragdon | 13 Rich ^d Gowell |

Whereas Peter Lewis not appearing in time at the last Quarter Sessions of the peace upon the Grand Jury was fined to his Maj^{tie} 13^s 4^d it is ordered by this Court that the said Lewis hath his fine Remitted.

Peter Lewis

Andrew Shaw Anna Brawn & Rich^d Carter being summoned personally to appear in Court to answer their presentments Exhibited against them by the Grand Jury they not appearing it is ordered by this Court that Charles Frost Sam^l Donnell & Will^m Pepprill Esq^{rs} shall cause the said Shaw Brawn and Carter also Sarah ffry now the wife of Nicholas Morrell who was presented for fornication to appear before them when and where they shall think fitt and determine their Contempt of authority and presentm^{ts}

Andrew Shaw
Anna Brawn
Richd Carter
&
Sarah ffry

Elisha
Engerson
Anno
1695

Elisha Engerson being bound to this Court by Recognizance [61] on suspicion of Adultery it not being proved against him is discharged paying fees 11^s 6^d fees paid

Alice
Metherill

Alice Metherill of Kittery made Oath in Court that Jn^o Thomson of Kittery is the father of that respective bastard Child which she hath lately brought forth and no other man

Alice
Metherill

Alice Metherill being brought before this Court for having a Bastard child and it being aggravated by severall Circumstances It is ordered by this Court y^t she be whipped 10 stripes upon the naked back & pay fees 15^s or to pay five pounds to his Maj^{tie} & fees and to stand Committed until the Judgm^t be answered

John
Thomson

John Thomson being brought before this Court by Recognizance for being the reputed father of a bastard child which Alice Metherill charges him with it is ordered by this Court y^t y^e said Thomson shall pay towards the maintainance of the Child to Alice Metherill 2^s 6^d p week to be paid monthly in money from the time of the childs birth being brought forth y^e 21st of

August, During the Courts pleasure and to pay fees 11^s 6^d and to stand Committed till he bring sufficient suretys for his true performance thereof.

Mary Remich being brought before this Court by Recognizance for scolding and fighting it is ordered by y^e Court y^t she receiue publick admonition & pay fees 6^s 10^d publick admonition giuen in Court & fees paid

Will^m Thomas & Philip Atwell being brought before this Court by a speciall warrant for their Contempt of authority in not answering to present^t Exhibited against [62] then by the Grand jury for not frequenting the publick worship of God upon the Lords day as p^r summons warned it is ordered by this Court that they Receiueing publick admonition and promising future reformation & paying fees 6^s a peice are discharged & to stand Committed untill the Judgm^t be answered, fees payd.

There being seuerall persons at this and y^e Last Court of Quarter Sessions w^{ch} haue made default it is ordered by this Court y^t a speciall Warrant shall be granted to the Sheriff to seize y^e said p^{rs}ons and them secure so that they may appear before any two of the Justices of y^e peace of this County when and where they shall be appointed to answer for their contempt & presentments. Also y^t a Warrant be giuen to the Sheriff or his deputy p^{rs}onally to summons Sarah ffry now y^e wife of Nich^s Morrell to answer to a presentm^t Exhibited against her by y^e Grand Jury for fornication, before any two or more of y^e Justices of this County when and where said Justices shall appoint.

It being hazardous traueiling wth prisoners to the Co^mon goale by reason of y^e Indian Enemy also y^e Goale being

much out of Repair it is ordered by this Court y^t y^e Sheriff shall Constitute any house which he thinks most conuenient for a common County Goale for the present.

Licence is granted to Joan Crafts to keep a publick house of Entertainm^t at the house w^r she now liues
Licence She giuing in bond wth security as y^e Law directs at the next meeting of three of y^e Justices of y^e peace of this County at M^r Pepprills.

Presentm^{ts} Presentments made by y^e grand Jury at y^s Court are as followeth

We present Sarah Gullishaw of Kittery for Committing fornication

[63]

Anno
1695 We present y^e Town of Kittery, The Town of York & the Town of Wells for not Choosing a county Treasurer John Wheelwright foreman

[64]

County of York

At his Majesties Inferior Court of Common pleas held at Wells Octobr 1st 1695 before Samuell Wheelwright Job Alcock Charles Frost and Will^m Pepprill Esq^{rs} his Maj^{ties} Justices for this County of York

Proclamation made

No actions entred the Jury are discharged

County of York

The Reasons of Appeal of Eliz^a Gowen alias Smith Administratrix to y^e Estate of her late husband William Gowen alias Smith of Kittery dec^d Appell^t against Phillip White Defendant from the Judgm^t of y^e Inferior Court of Co^mon pleas held at York for the County of York on the first tuesday of July last To y^e Superior Court of Judicature to be held at Boston for the s^d County of York on the last tuesday of Octob^r Anno Do^mi 1695.

Eliza
Gowens
reasons
of appeal
versus
White

1 That y^e Judgm^t rendred at y^e s^d Inferiour Court of Pleas for y^e now Defend^t against y^e p^rsent appellant is erroneous and contrary to Law and ought to be reversed for y^t an action of Detinue cannot by Law be maintained ag^t an Administ^r of an Administ^r for withholding goods Chattells &c.

2 That if y^e Appellant was liable to such action as y^e Defend^t co^menced against her there is no evidence to make her lyable to respond the defend^{ts} demaund for y^e proof against her is a Judgm^t of a Generall Court w^{ch} is still in force for any that appears to y^e Contrary to y^e Court and the Defendant must either bring a Scire facias or co^mence a new action upon y^e Judgm^t but cannot bring y^t originall action and make y^t Judgment his evidence and ground of action

3 That y^r is such incertainty in the writt for the things in Demaund as no Judgment can be rendred for or any Execution [65] granted upon such Judgm^t the Law requires certainty in all actions and the things sued for must be certainly set forth & expressed in the writt so y^t y^e same may be plain and intelligible to y^e Court and Jury and y^e writt claims only one half part of y^e reall and personall Estate of one Trustrum Harridon, w^{ch} is as great an incertainty w^t it is as may be for There is no certainty of w^t y^e reall Es-

tate sued for is how many number of acres, or wheather they are upland or meadow, what houses mills or buildings or in what County Town province or territory they lye in or how butted and bounded all which ought to haue been particularly speci-
 fyed & set forth in y^e attachment otherwise y^e reall Estate sued for is as incertaī as y^e Land in the moon.

Eliza
 Gowens
 Reasons
 of Appeal

That the personall Estate is as incertainly specified in y^e writt as y^e Reall there being no mention made therein of any particular nor of any vallue not so much as y^e name of beds Chairs pewter brass or any manner of houshold stuff w^{ch} ought to haue been set forth in y^e writt otherwise right can not be administered to either party

That y^e Defend^t Doth not shew forth any title to y^e Reall Estate for he deriues his Right from an Administration granted him by y^e prerogatiue Court of y^e Archbishop of Canterbury which can giue him no interest in y^e Reall Estate.

That y^e Action commenced is both for a reall and Personall Estate w^{ch} cannot be connexed in one processe all which being duly weighed and Considered by y^e Honourable Court and Jury the Appellant hopes they will see good Reason to reuerse y^e former Judgm^t and allow her Reasonable Costs.

Tho^s Newton Attorney
 for y^e Appellant.

A true Coppy of the originall transcribed & therewith Compared here Entred upon Record this 14^o day of October 1695
 p Jn^o Newmarch Clericum

[66]

County of York

By vertue of an order of the Last quart^r sessions which was held at wells on the first tuesday of octob^r 1695 Charles

frost Samuel Wheelwright and William Peprill Esq^{rs} Justices of his majesties peace for this County, met this 29^o of Octob^r 1695, In Kettery to hear and determine seuerall defaults w^{ch} should haue been answered at y^e sd Court :

Anna Brawn being brought before us by uertue of a speciall warrant for her contempt of authority in not appearing at his majesties Court of Quarter Sessions held at York on the first tuesday of July Last past to answer to a presentm^t Exhibited against her for fornication, it is ordered that she pay ten shillings for her contempt of authority, or be whipt three stripes upon her naked back and pay fees, and to pay thirty shillings for committing of fornication or be whipt seven stripes upon her naked back & pay fees thirteen shillings and to stand committed till y^e Judgm^t be answered

John Brawn and Anna his wife humbly petitioning to us for a remission of part of her fine upon consideration of their Condition we haue seen Cause to remitt her ten shillings.

Andrew Shaw being brought before us by uertue of a speciall warrant for his contempt of authority in not answering to a Presentment Exhibited against him by y^e Grand Jury for being a common drunkard and a common Lyar when he was summoned, it is ordered that he pay ten shillings for his contempt and fees and stand committed till it be done and that he pay fifteen shillings [67] for his Presentm^t for y^e use of the poor of y^e Town and pay fees or to sit in the stocks three hous and pay fees 13^s & 3^d and to stand committed 'till y^e Judgm^t be answered

Richard Carter being brought before us by uertue of a

Richd
Carter

speciall warrant for his contempt of authority in not answering to a presentm^t Exhibited against him by y^e Grandjury for not frequenting y^e Publick Worship of God on the Lords day it is ordered that the sd Carter receive publick admonition and promising Reformation for y^e future and paying fees 8^s 6^d is discharged & to stand committed untill y^e Judm^t be answered, admonition giuen :

Thos
Trafton

Thomas Trafton addressing to us for liberty to keep a publick house of entertainm^t, it is granted to him till the next Quarter Sessions prouided he make his address to the Court for a licence and that till then he obserue y^e Law made and prouided in such cases

At a meeting of Charles ffrost Sam^{ll} Wheelwright & William Pepprell Esq^{rs} three of his Majesties Justices for the County of York

These are to order yee' Select men for the Town of Kittery that yee forthwith take y^t Care of and make y^t Provision for Alice Metherill and her Children w^{ch} the Law requires of you they being persons destitute of any habitation.

[68]

169 5-6
Anno

County of Yorke

Justices

At his Majesties Court of Quarter Sessions holden at Wells January 7^o 169⁵/₈ Before Charles ffrost Samuel Wheelwright Job Alcock Sam^{ll} Donnell and William Pepprell and Abraham Preble Esq^{rs} Justices of his Majesties peace for this County of Yorke

Proclamation made

The Grand Jury Sumōned to appear are as follows

	1 John Wheelwright fforeman		
	2 Nicholas Cole	7 Thomas Abbet Sen ^r	Grand Jurrs
Jurors	3 Jeremiah Storer	8 John Heard	
	4 James Plaisted	9 Peter Lewis	
	5 William Sayer	10 Joseph Couch	
	6 John Parker	11 Arthur Bragdon Sen ^r	
		12 Rich ^d Gowell	
• Jur ^{rs} Sworn : in Cour.	13 Isaac Remich		Nathll Rayns and Joseph Banks not appearing on ye Jury ac- cording to Sum- ons are fined to his Matie 13s 4d each

William Goodden being presented to this Court by the Grand Jury for Retailing Rhum & sider is sentenced to pay forty shillings to y^e Selectmen of Kittery for y^e use of y^e pore of s^d Town. and to pay ffees : 4^s. ffees payd in Court

Mr Joseph Curtes being presented to this Court by the Grand Jury for Retayling of Rhum & sid^r is sentenced to pay forty shillings to y^e Select men of Kittery for y^e use of y^e pore of said Town and to pay fees : 4^s — ffees payd in Court

This Court taking into serrious consideration y^e humble Petition of Joshua Remich praying liberty to take into his charge & care or to put out to some [69] other p^{rs}on the child that was laid to his charge by Sarah Lisson — This Court orders that the said Sarah Lisson shall be sumōned to appear at y^e next Quarter Sessions to giue her Reason why y^e s^d Remich may not dispose of s^d Child as aforesd.

There being complaint made to this Court that the Meeting house at Kittery point is very much out of repair soe y^t it is very uncomfortable to meet in — Therefore this Court orders that y^e Select men of that part of Kittery forthwith cause y^e same to be repayred, and to rayne money upon y^e Inhabitants belonging to that p^t of y^e Town by way of rate for y^e doing of it.

Whereas the Records or Town Books of Cape Porpus are not to be found in this County, for want whereof seuerall of the propriet^{rs} of land there are very like to come to Dañage, And this Court being aduised that said Records were comitted to the care & custody of John Puddington late of Cape Porpus by S^r Edm^d Andros, doth order that y^e Clerk shall with all conuenient speed send to James Puddington, son of s^d John Puddington, in whose custody they are supposed to be that he forthwith send them safely to y^e Clerk of this Court — and he to keep them till further order.

This Court orders that y^e Select men of y^e lower part of Kittery shall with all conuenient speed lay out a conuenient high way from Kittery point to Stirgeon Creek and other conuenient high ways into y^e woods to y^e seuerall out lots in that part of the Town — And that M^r William Peprill shall & is hereby ordered to be with y^e s^d Select men at y^e doing of it. And to make return of their doing therein to y^e next Quarter Sessions/ M^r Peprill to appoint y^e time when to doe it, and to giue notice to the Select men.

[70]

It is ordered by this Court that y^e Select men of York shall lay out a conuenient high way or Country Rode from York Town through y^e woods to y^e head of Cape Nuddeck^r Riuer by y^e Mill and from thence to y^e back side of Auerells pond or where they shall find it most conuenient to come to y^e old Road.

high way
from York
to Cape
Nuddeck
&c

Itt is ordered by this Court that y^e Select men of y^e lower part of Kittery shall appoint some meet pson in that part of the Town for a Sealer of Leather it being neglected in y^e season of it and complaint being made to this Court for want of that officer it is ordered as afores^d

Culler
of leathr

Whereas Complaint is made to this Court by Cap^{tn} John Eueret & Sargeant Daniel Black against John Woodman of Kittery for not giuing due attendance at y^e fferry from Kittery to Portsm^o — Itt is ordered by this Court that y^e said Woodman shall be suū-
oned to answer at y^e next Quarter Sessions to be holden at York.

Euerits com-
plaint again . .
Woodman

Lycence is granted to M^r Joseph Curtes to retayle all sorts of drink & victualls &^e, he giuing bond wth sureties according to law well & truly to obserue the law in such cases made & prouided.

Lycenses

Lycence is Granted to John Woodman to Retayle all sorts of strong drink victualls &^e giuing security to obserue y^e law in such Cases made and prouided

Lycence is Granted to John Leighton to retayle all sorts strong drink victualls &^e giuing bond wth sureties to obserue y^e law in such cases made and prouided

[71]

Lycence Granted to Thomas Trafton to retayle all sorts of drink victualls & Giuing bond wth sureties duly to obserue y^e law in such Cases made & prouided

Allowed y^e Constables for su^moning y^e Select men to answer the presentm^{ts} of y^e seuerall Towns in this County for not Chusing a County Tresu^r

vizt To John Cooper..... : : 03:
 To Richd Endle.... : : 03:
 To Sephn Tobey..... : : 01:
 To Moses Littlefield..... : : 01:

Witness Presentm^{ts} giuen by the Grand Jury to this Court
 Josiah Clark
 Wm Sanders We present William Goodden of Barwick for
 Jno Thorne selling by retayle Rhum & Sid^r/ this presentm^t
 Ephm Joy
 Benjm Louell ans^wrd

Witness We present Jeremiah Molton of york for sell-
 Richd Comer ing Rhum by Retayle
 Thos ffauor

We present M^r Joseph Curtes of Kittery for
 selling by retayle strong drink/ answered in Court

We present John Nelson of Kittery for a co^mon
 presentm^{ts} Drunkard and for Cursing Swearing & Quarrell-
 ing in his drink

We present Rich^d Green & his wife of Kittery for not
 ffrequenting y^e publike worship of God

We present Alice Hanseum & Mary Miller of Kittery for
 not ffrequenting y^e publike worship of God.

[72]

Witness We present James Stagpole of Barwick for
 Wm Gooden suffering seuerall p^{ns}ons to sit drinking in his
 Eph: Joy House at unseasonable times to Excess & many of
 Walter Abet them Inhabitants and on y^e Sabbath day.

We present Alexander Maxell of Yorke for selling sider
 by Retayle.

We present Robert Junkins of York for selling sider by Retayle

John Wheelwright fforeman.

[73]

1695-6
Anno

Justices
of Inferr
Court

County of York

At his Majesties Inferiour Court of Common pleas holden at Wells: before Samuell Wheelwright Job Alcock Charles ffrost & William Pepprill Esq^{rs} his Majesties Justices for this County, January 7^o 169⁵/₆

Proclamation Made

The names of the Jury of Tryalls su^moned to appear are as followeth, viz^t:

	1 John Wheelwright fforeman	
	2 Jeremiah Storer	7 Thomas Abbet Sen ^r
Jurrs	3 Nicholas Cole	8 John Heard
	4 James Plaisted	9 Peter Lewis
	5 W ^m Sayer	10 Joseph Couch
	6 John Parker	11 Joseph Hill
Jur ^{rs}	Sworn in Court	12 Lewis Bean

Nicholas Gowen alias Smith is plaintiff in an action of Trespass for cutting and carrying away about five or 6 load of hay from y^e Widow Mary Twisdens Marsh at York as p attachment versus Sarah Chadbourn Defendant

The Jury finds for y^e Defend^t Costs of sute
the Court accepts y^e verdict/ Costs Alowed 1[£] : 19^s : 6^d

John Thomson Plaintiff in an action of y^e case for Defam-

ing and Injuring him in his name & Estate as p attachm^t,
versus Alice Medrell Defendant

The Jury finds for y^e Defend^t Costs of sute

Costs Allowed 00[£] :16^s : 06^d.

1696

Anno

Justices

[74]

County of York

At his Majesties Court of Quarter Sessions
held at york, April y^e 7^o 1696 before Charles ffrost Samuel
Wheelwright Job Alcock Samuel Donnell Will^l Pepperill &
Abraham Preble Esq^{rs} Justices of y^e peace for this County.

The names of y^e Grand Jury are as follows

	1 Jonathan Ham̄mond fforeman	
Jurrs	2 Daniel Littlefield	8 Jacob Remich
	3 Jonath ⁿ Littlefield	9 Thomas Hunscorn
	4 Thomas Donnell	10 Daniel Goodwin
	5 Arthur Cane	11 Nicholas Gowen
	6 Rich ^d Hunniwill	12 Richard Briar
	7 Abraham Preble	13 Richard Endle

Roger Dearing not appearing to serue on y^e Jury accord-
ing to su^mons : is fined to his Majesty : 13^s : 4^d

Wm Peperill
Esqr Tresur

Mr William Pepperill is Chosen Tresur^r for this
County of York.

John Nelson of Kittery not appearing according to su^mons
to answer his presentm^t: It is ordered by this
Court that a Speciall warrant be giuen out to
seize y^e s^d Nelson and secure him soe that he ap-
pear at y^e next Quarter Sessions to be holden for this
County to answer for his contempt, as also for his presentm^t

John
Nelson
to answer

Rich^d Green & his wife being presented for not
 & his wife
 to be Admon-
 ished and pay
 fees
 Rich^d Green & his wife being presented for not
 frequenting the public worship of God, And
 making their humble supplication to Maj^r frost
 one of his Ma^{ties} Justices and promising reformation
 are sentenced to be admonished before y^e next Justice,
 & to pay fees : 8^s.

[75]

Mary Miller being presented for not frequenting the public
 worship of God and not appearing according to summons
 the Court orders that a special warrant be Issued forth to
 seize & secure y^e s^d Mary Miller soe that she appear before
 his Ma^{ties} Justices at y^e next Quarter Sessions to be holden
 for this County to answer her contempt as alsoe for her
 presentm^t

James Stacpole being presented to this Court for suffering
 bad orders in his house &c. as p^r y^e presentment, is for
 his offence sentenced to pay twenty shillings for y^e use of
 his Ma^{tie} and to be Admonished : & pay fees 5^s

Admonition rec^d & fees payd in Court

Alexander Maxel being presented for selling sider by re-
 taile without lycence, is sentenced to pay forty shillings to
 y^e Select men of York for use of pore thereof And to pay
 fees : 5^s : fees payd in Court.

Ensign Nathaniel Rayns being bound to this Court by
 Recognizance by y^e complaint of Arthur Beal, appeared in
 Court to answer and at y^e hearing thereof is Adjudged to
 pay to his Majestie : 15^s and to pay fees : 5^s : 9^d :

fees payd in Court—and he is cleared of his Bonds.

Arthur Beal being bound to this Court by recognezance
 by complaint of Ensign Raynes, appeared in Court and at
 y^e hearing thereof is sentenced to pay to his Majestie

twenty shillings, and to pay ffees : 5^s : 9^d/ ffees payd and he is cleared of his bonds.

[76]

John Woodman being bound to this Court by recognizance, by complaint of Isaac Remich & John Staple for swearing, appeared in Court and at y^e hearing thereof is sentenced to pay 8^s to y^e Select men of Kittery for y^e use of y^e pore thereof, and to pay ffees : 5^s ffees payd in Court, and he is cleared of his bonds

Isaac Remich & John Staple being bound to this Court by recognizance, by complaint of John Woodman for abusing him s^d Woodman & drawing blood of him, appeared in Court and upon Leagall conviction are sentenced to pay to his Majestie 20^s a piece and to pay ffees 5^s each, And to stand bound to his Majestie his success^{rs} in y^e sum of ten pounds for their good behau^r till y^e next Quarter Sessions.

Cap^{tn} John Pickerin is surety for Isaac Remich and Jacob Remich is suretie for John Staple.

Jeremiah Molton being presented by y^e Grand Jury for selling Rhum by retayle, is sentenced to pay ffourty shillings to y^e Select men of York for y^e use of y^e pore thereof, and to pay ffees 5^s

ffees payd in Court.

Lycence is granted unto Licu^t Joseph Storer to keep a public House of Entertainment & to retayle all sorts of strong drink he giuing bond according to law/

Mr John Wheelright has Lycence granted him to sell all sorts of strong drink by retayle & to keep a public house of Entertainment.

Lycence is granted to M^r James Playsted to retayle bear syder and victualls at his now dwelling house

[77]

Lycence is granted to Matthew Austine to keep a public house of Entertainment & to retayle all sorts of strong drink at his now Dwelling house

It is ordered by this Court that M^r Samuel Donnell Lie^t Preble & m^r James Playsted shall forthwith view the Prison at york & see whats amiss in it, and cause it to be repayred and to be payd by y^e Sheriff out of that ten pounds which was giuen to y^e County by y^e Generall Court.

Prison
to be re-
payred

It is ordered that y^e Sheriff forthwith prouide a payr of Iron Billbows for y^e Prison & to be payd out of y^e afores^d ten pound

It is ordered that twenty pounds be forthwith rayسد upon this County of York, by warr^t from y^e County Tresur^r, Whereof Kittery is to pay ten pounds: york: 5[£] and Wells five pounds for y^e Defraying of y^e public Charge of y^e County.

County At his Majesties Inferio^r Court of pleas held at
of York York Apr^{ll} 7^o 1696 before Samuel Wheelwright
Job Alcock Charles frost & W^m Pepperill Esq^{rs}
his Majesties Justices for this County of York

The names of y^e Jury of tryalls are as followeth viz^t

- | | |
|--|----------------------------|
| 1 Jonathan Hamond ^d foreman | |
| 2 Daniel Littlefield | 8 Jacob Remich |
| 3 Jonath ⁿ Littlefield | 9 Thomas Hunscomb |
| 4 Thomas Donnell | 10 Daniell Goodwin |
| 5 Arthur Cane | 11 Nich ^o Gowen |
| 6 Rich ^d Huniwill | 12 Rich ^d Briar |
| 7 Abraham Preble | |

[78]

William Parsons is Plaintiff in an action of the Case for withholding a horse as p^r attachm^t, versus Baker Nason Defend^t

The Jury for y^e Plaintiff y^e horse sued for and Costs of sute/ Costs allowed 2[£] : 13^s : 00^d

Cap^{tn} John Pickerin is Plaintiff in an action of the case for a Debt of 3[£] : 11^s : 3^d due by bill from the Estate of John Deament Deceased, versus John Woodman & Nathaniel Raynes Defend^{ts} The Jury finds for y^e Plaintiff his Debt sued for and Costs of sute/ Costs allowed 1[£] : 14^s : 00^d

John Woodman & Nath^l Rayns appeal to y^e next Sup^r Court to be holden for this County of York & sd Woodman & Rayns as principles and Thomas Rice as surety own themselues bound to his Ma^{tie} King William his Succes^{rs} in 7[£] bond to prosecute their appeal to Effect

M^r Samuell Cutt Suruiuing heir of John Cutt Esq^r Dec^d is plaintiff in an action of y^e Case for a debt due by Book to y^e vallue of six pounds fourteen shillings and nine pence, versus Thomas Rice Defendant. The Jury finds for y^e Defendant Costs of Court/ Cost allowed 0[£] 9^s 6^d

Maj^r William Vaughan is plaintiff in an action of Debt of twenty six pounds as p^r attachm^t versus John Buckland Defend^t

John Buckland came into Court & owned a Judgement of thirty one pounds fourteen shillings due to Maj^r Vaughan from s^d Buckland in money which is in full of all acco^{ts} & concerns between said Vaughan & Buckland relating to y^e Estate of Cap^m Rich^d Cutt Deceased.

John Woodman Appeal^t from a Judgm^t obtayned against him of thirty seven shillings & nine pence at a hearing of y^e case March 16 : 169 $\frac{5}{8}$ before W^m Pepprell Esq^r versus Thomas Trafton Defend^t.

The Jury finds for y^e Appeal^t a Reuersion of y^e former Judgm^t and costs of Court. Costs allowed 2^s : 0^s : 6^d

[79]

Thomas Rice came into Court and owned a Judgment of nine pounds & 2^d due to Maj^r William Vaughan from s^d Rice in money.

Presentments made by y^e Grand Jury at y^e Quart^r Sessions held at York : Apr^{ll} 7^o : 1696

We present Thomas Walters for doing Seruile Lab^r that is to say lading his sloop upon y^e day of Humiliation which was upon y^e second day of this Ins^t

presentmts We pres^t Thomas More of York for selling strong drink without Lycence

We present Nicholas Smith and Hannah Hodsdon, now the wife of s^d Smith for comitting ffornication.

Nicholas Smith and Hannah his wife appeared in Court and submitting themselues are sentenced to pay to y^e use of his Majestie twenty shillings a piece & to pay fees 5^s : or to receiue fiue stripes a piece upon y^e Naked back : & pay fees : The fine and ffees both payd down in Court

We present Rich^d Bray for not ffrequenting y^e public worship of God upon y^e Lords day

We present Abraham Parker of York for not ffrequenting y^e public worship of God upon y^e Lords day

We present Edmund Gage of Kittery for profane swearing & for being Drunk.

We present Thomas Hooper for not ffrequenting the public worship of God upon y^e Lords day

We present John Braun Jun^r for not ffrequenting y^e public worship of God upon y^e Lords day.

[80]

We present John Thompson & Elizabeth Paul now y^e wife of s^d Thompson for comitting ffornication.

We present Katherine Paul for selling Rhum and wine by Retayle without Lycence.

We present Christopher Banfield and Grace Banfield his wife for not ffrequenting y^e public worship of God upon y^e Lords day.

We present Edward Waymouth & Hester his wife for not ffrequenting y^e public worship of God upon y^e Lords day.

We pres^t y^e Widow Taylor for not ffrequenting y^e public worship of God upon y^e Lords day.

We present W^m Godsoe and wife for not ffrequenting y^e public worship of God upon y^e Lords day.

We present Mary y^e wife of Walter Allen for not ffrequenting y^e public worship of God upon the Lords day

We pres^t Nich Turbet & Eliz : his wife for not ffrequenting y^e publick worship of God upon y^e Lords day.

We present Peter Wittum Sen^r & Peter Wittum Jun^r for not ffrequenting y^e public worship of God upon y^e Lords day
Jonath : Hamond fforeman

Anno
1696

[82]

County of York

At his Majesties Court of Quarter Sessions held at York
 July y^e 7^o 1696, Before Charles ffrost Sam^{ll}
 Justices Wheelwright Job Alcock Samuel Doñel W^m Pep-
 rill Abraham Preble and Roger Kelly Esq^{rs} Justices of
 the peace for this County

Proclamation made

The Jury su^moned to appear are as follows

	1 Jonathan Ham ^o nd fforeman	
	2 Daniel Littlefield	8 Jacob Remich
	3 Jonathan Littlefield	9 Thomas Hunscom
Jurrs	4 Thomas Donnell	10 Daniel Goodwin
	5 Arthur Cane	11 Nicholas Gowen
	6 Rich ^d Hunniwill	12 Roger Dearing
	7 Abraham Preble	13 Joseph Couch

Rich^d Bryar being su^moned and not appearing on y^e Jury
 is fined to his Ma^{tie} 13^s 4^d

Thomas Walters being presented for doing servile labour
 upon y^e day of Humiliation presenting his resons of Nesses-
 sity of his soe doing, is acquitted, paying fees : 5^s

Isaac Remich & John Staple being bound to y^e good be-
 hauiour, appeared in Court and nothing appearing against
 them ; are Cleared of their bonds.

[83]

John Nelson being brought to this Court by special War-
 rant for his contempt in not appearing at y^e last Quarter
 Sessions according to Summons to answer a presentment of
 the Grand Jury Exhibited against him for being a common
 Drunkard and for cursing swearing and quarreling, is for

his offences fined five and twenty shillings, to be payd to y^e Selectmen of Kittery for y^e use of the pore thereof and to pay ffes of Court : 10^s : And to stand comitted till done / And to giue bond of ten[£] to be of good behauir till y^e next Quarter Sessions. ffine & ffes payd in Court.

John Nelson Principle and Edmund Gage and Thomas Hooper Sureties doe own themselues firmly bound and obliged to our Soueraigne Lord King W^m his Success^{rs} in the sun of ten pounds sterling, Joyntly & seuerally that the said John Nelson shall be of good behauir till the Next Quarter Sessions.

Nelsons
bond

Mary the wife of Samuel Miller being brought to this Court by Special Warrant for her contempt in not appearing at the last Quarter Sessions according to Summons, to answer a presentm^t of the Grand Jury for not ffrequenting the public Worship of God upon y^e Lords day, is for her offence to be admonished and to sit one hour in y^e Stocks at Kittery point on Monday y^e 20th of this Instant and to pay ffes : 5^s.

ffes payd in Court.

[84]

John Thomson and Elizabeth his wife presented for Comitting ffornication, s^d Thomson appeared for himselfe and in behalfe of his wife, owned y^e ffact and referr^d it to the Court, Are sentenced to receiue five stripes a piece upon their Naked backs. & pay fees 10^s or to pay five & twenty shillings a piece to his Majestie and to pay ffes of Court : 10^s and to stand comitted till done.

William Godsoe and his wife presented for not ffrequenting y^e public worship of God upon the Lords day : the s^d Godsoe appeared, and being Legally couicted is for his offence to pay 5^s for y^e use of the pore of Kittery : And to pay ffes 5^s

Presentmts
answered

his wife bringing Evidence that she often frequ^{ts} y^e public Worship of God : is acquitted.

Rich^d Bray not being su^moned to answer his present^t at this Court is to be su^moned to answer at y^e next Quarter Sessions to be holden at wells.

Christoph^r Banfield and his wife presented for not frequenting y^e public worship of God upon the Lords day they making application to Maj^r ffrost one of his Ma^{ties} Justices, are acquitted paying fees of Court 4^s a piece.

Edward Waymouth & his wife presented for not frequenting y^e public worship of God, producing Evidence that they haue been sometimes at Douer Meeting are acquitted, paying fees of Court : 4^s a piece

[85]

The widow Martha Tayler presented for not frequenting y^e public worship of God upon y^e Lords day she presenting her humble petition & promising reformation is acquitted paying fees 4^s

Mary y^e wife of Walter Allen, & Nicholas Turbet & his wife presented for not frequenting y^e public worship of God upon y^e Lords day : presenting their Humble petitions to this Court, are acquitted paying fees : 4^s each

Peter Wittum Sen^r and Peter Wittum Jun^r not appearing to answer their presentm^{ts} according to Su^mons It is ordered that a special warr^t be forthwith granted to y^e Sheriff or Constable, to answer their contempt at y^e next Sessions

Rich^d Milberry and Mary his wife formerly Mary Winchester, being presented to this Court for comitting ffornica-

tion s^d Milberry appeared in Court for himselfe and in behalfe of his wife to answer the s^d presentment, And owning the ffact they are sentenced to receiue fīue stripes a peece upon their Naked backs and to pay ffees of Court 5^s a peece. or to pay fīue & twenty shillings a peece. and pay ffees : 5^s a peece and to stand comitted till done.

ffine & ffees payd in Court.

It is ordered at this Court that y^e Grand Jur^{rs} shall be
 paid by the seuerall Towns to which they doe
 belong, considering there is at pres^t noe money in
 y^e Tresu^{rs} hand, And this to continue till ffurther
 order/

Jurrs to be
 payd by
 the Towns
 where they
 dwell

Constant Raynking & his wife being presented to this Court for not frequenting y^e public worship of God upon y^e Lords day, he apeared in Court to answer for himselfe [86] and his wife, are for their ofence fined fīue shillings a peece, to be payd to the Select men of York for y^e use of y^e pore thereof, and to pay ffees of Court : 2^s

ffees payd in Court

Abraham Parker being brought to this Court by speciall order to answer his contempt in not appearing to answer his presentment according to su^mons, is for his ofence sentenced to sit in y^e Stocks one hour : & to pay fees 5^s and to be Admonished for his not Attending y^e public worship of God upon y^e Lords day : for which which he was presented.

Alexan^d Maxell and Agnes his wife presented to this Court for not ffrequenting y^e public worship of God he apeared in Court and being Admonished, promised reformation, is acquitted paying fees of Court : 2^s which was payd in Court

Daniell ffurbish presented to this Court for endeavouring to catch ffish upon y^e Lords day appeared in Court, and is for his ofence to pay : 5^s for y^e use of pore of y^e Town of Kittery and to pay fees : 1^s

Lycence granted to Katherine Paul to keep a public house of Entertainment, and to retayle all sorts of strong drink victualls &^c She giuing bond with suretys as y^e law directs.

[87]

Lycence granted to Mr W^m Pepril to retayle Rhum wine sider &^c, he giuing bond with sureties to obserue the laws made & provided for y^e Regulation of such houses

Lycence granted to James Stackpole to keep a public house of Entertainment at his now dwelling house, and to
 Lycences retayle all sorts of strong drink & victualls he
 giuing bond with sureties to observe y^e law made
 and provided in such Cases.

Lycence granted to John Shepard to retayle bere Cyder and cakes and ale he keeping & obseruing y^e law made and provided in such Cases

Lycence granted to Joanna Dearing, widow, to keep a public house of Entertainment And to retayle Rhum wine Cyder bere &^c giuing bond with sureties to obserue and keep y^e law made & provided in such Cases.

Lycence granted to y^e Widow ffrethy to keep a public house of Entertainm^t And to retayle Rhum wine bere Cyder &^c giuing bond with sureties to obserue & keep y^e law made for y^e Regulation of such houses.

Lycence Granted to Thomas More to keep a ferry ouer

York Riue^r as formerly he giuing due attendance as y^e Law Directs in such Cases.

Presentments made by the Grand Jury to this Court are as ffolloweth —

York We present Rich^d Milberry & Mary answered
 Winchester, now the wife [88] of s^d Milberry for comitting
 fornication

We present George Norton & Shedrach Norton his son
 for doing seruile labour upon y^e Lords day by breaking
 ground Rowing and Sayling out of York Harbour this was
 done on the Lords day.

Answered We present Alexander Maxel & Agnes his wife
 for not ffrequenting y^e public worship of God
 upon y^e Lords day

Answered We pres^t Constant Reignking & Hannah his wife
 for not ffrequenting y^e public worship of God
 upon y^e Lords day

answered We present Abraham Parker and Sarah his
 wife for not ffrequenting y^e public worship of God
 upon the Lords day.

Kittery We present y^e Lower part of Kittery for not
 keeping a ffery ouer y^e Riu^r to y^e Great Island
 according to law.

Presentsmts We present y^e Lower part of Kittery for not
 hauing a pound according to law.

We present m^r Joseph Curtis for Incombring y^e Kings
 High way namely y^e bridge near his house by setting a Gate
 and Piling of wood upon s^d Bridge to y^e great Hinder-
 ance of Trauailers.

We present y^e Middle part of Kittery for not keeping the
 Kings high way Clear & ffeazable between m^r Joshua Down-
 ings & Thomas Hunscoms.

We present y^e Town of Kittery for not keeping a sufficient bridge ouer Stirgeon Creek.

Answered We present Daniel flurbish for Indeauouring to cath fish on the Lords day/ We present Joseph Abbet for breaking y^e Kings peace by throwing a man down and striking him seuerall blows/ We present Katherine Neal for doing seruile work, to say making a shirt upon y^e last day of thanksgiving

Answered We present M^r Peprils two Tanners Namely John Robinson and James Tryworgye for doing seruile work vpon y^e last day of thanksgiving by seraping of hides vpon y^t day and doing other work in the Tanyard.

These presentm^{ts} agreed on by y^e Grand Jury/

Jonathan Hamond foreman

[89]

Anno
1696
Court of
Pleas

County of York

At his Majesties Inferiour Court of Co^mon pleas held at York July y^e 7^o 1696 Before Samuel

Justices Wheelwright Job Alcock Charles ffrost & William Pepril Esq^{rs} his Majesties Justices for this County of York.

Proclamation made

The names of the Jury of tryalls are as follows

Jurrs

- | | |
|-------------------------------------|-------------------|
| 1 Jonathan Hamond fforeman | |
| 2 Daniel Littlefield | 7 Abraham Preble |
| 3 Jonath ⁿ : Littlefeild | 8 Jacob Remich |
| 4 Thomas Donnel | 9 Thomas Hunscom |
| 5 Arthur Cane | 10 Daniel Goodwin |
| 6 Rich ^d Hunniwell | 11 Nicholas Gowen |
| | 12 Roger Dearing |

Samuel Cutt is Plaintiff in an Action of the case for a Debt Due by Book to y^e vullue of fifty five pounds versus Joseph Wear : Defend^t

The Plaintiff withdraws his Action

Costs allowed y^e Defend^t 00[£] : 14^s : 06^d

The Quarter Sessions is Adjourned till the 20^o of this Inst^t at Kittery point at y^e house of M^r W^m Peprill

[90]

Anno 1696
Adjournment of ye Sessions

At an Adjournment of the Quarter Sessions from York July 7^o : 1696, held at Kittery : July : 20^o 1696 before Maj^r Charles frost Samuel Wheelwright Job Alcock Samuel Donnel and William Pepril Esq^{rs} Justices of his Majesties peace for this County

Peter Wittum Jun^r appeared in Court to answe^r his contempt &c, is for his offence to sit in the Stocks one hour and is to pay fees : 5^s : and to stand committed till done

John Robertson and James Treworgie being presented for doing servill labour on a day of thanksgiving, appeared in Court and pleading Nessesity are acquitted paying fees 5^s a piece and to stand committed till done.

John Robertson & his wife appeared in Court to answer for their not frequenting the public worship of God upon y^e Lords day, Are for their offence to be Admonished, And to pay fees : 2^s.

Sarah Gullishaw appeared in Court to answer her presentment Exhibited against her for committing ffornication, is for

her offence to receive five stripes upon her Naked back, at y^e post, And to pay fees five shillings, or to pay five & twenty shillings to his Majestie, and fees 5^s, And to stand committed till done/ the fine & fees payd in Court

Stephen Hardison & his wife appeared in Court to answer for their not frequenting the public Worship of God upon y^e Lords day are for their offence to be Admonished, And to pay fees : 4^s

Admonition received and fees payd in Court.

[91]

Anno
1696 Elisha Clark and his wife appeared in Court to answer for their not frequenting the public worship of God upon the Lords day, Are for their offence to be Admonished, and pay fees three shillings.

Admonition received in Court

Adjournmt
of ye Sessions Thomas Dearing appeared in Court to answer for his not frequenting y^e public worship of God upon y^e Lords day, Is for his offence to be Admonished and to pay fees : 2^s : 6^d.

Admonition received and fees paid in Court.

Mary Miller the wife of Sam^l Miller, for her Contempt of Authority in not appearing according to Summons to answer her presentment, and further Agreuations therein, Is for her offence to receive five stripes at y^e post upon her Naked back and to pay fees 2^s, or to pay twenty shillings and fees : 2^s/ 12^s payd in Court and fees, and she is acquitted.

Anno
1696

County of York

Justices

At his Majesties Court of Quarter Sessions held at Wells Octob^r The 6th 1696, before Charles frost Samuel Wheelwright Job Alcock Sam^{ll} Donnel William Peprel and Abraham Preble Esq^{rs}

Proclamation made

The names of the Grand Jury are as followeth

	1 Jonathan Hamond fforeman	
	2 Daniel Littlefield	9 Thomas Hanscome
Jurors	3 Jonath Littlefield	10 Roger Dearing *
	4 Arthur Kane *	11 Richard Briar
	5 Thomas Donnell	12 Andrew Neal
	6 Daniel Goodwin	13 Benjamin Preble
	7 Nicholas Gowen	14 Job Young
	8 Jacob Remich	15 James Spinney

Joseph Abbet being presented for breach of the Kings peace, by throwing down a man and striking of him seuerall blows, Is for his ofence fined to his Majestie six shillings, and to pay ffees: 4^s: 6^d, and to stand committed till it be payd.

Jos: Abbett
presentmt
AnsweredKatherine
Neals pr-
sentment
answered

Katherine Neal being presented for doing of seruile labour on y^e day of thanksgiuing, her husband appearing in her behalfe, and pleading Ignorance, she is acquitted, paying ffees: 4^s 6^d ffees payd in Court

Richd Briar
Acquitted

Richard Briar being Delinquent in not appearing on y^e Jury y^e Last Sessions: and amerced to pay to our Soueraign Lord y^e King: 13^s: 4^d. Upon his Application to this Court is acquitted, paying ffees: 2^s 6^d/ ffees payd in Court.

1696
annoq

John Nelson is Cleared of his bonds of good behau^r by proclamation

[93]

Humphrey Sca^mon being brought to this Court by the Sheriff as a prison^r for some Misdemeni^r/ And the said Sca^mon as principle and M^r Rich^d Cutt as surety do own themselues bound and firmly obliged Joyntly & Seuerally to our Souereign Lord King William his Successors in the sum of ten pounds that y^e said Sca^mon shall psonally appear at y^e next Quarter Sessions holden for this County, and there to answer to what shall be aleged against him by William Pepril Esqu^r on y^e Kings behalfe and to abide the order of Court therein and not to depart wthout Lycence, and to be of the good behau^r till then.

The Town of Kittery being presented for not keeping a sufficient Bridge ouer Stirgen Creek, &^c/ M^r Josh: Down-
ing to answer in behalfe of s^d Town.

It is ordered by this Court that y^e s^d Bridge shall built within six weeks from y^e date hereof, upon the fforfiture of fme pounds to be payd to the Tres^r of this County, for y^e use of the s^d County, and to pay ffees: 4^s: 6^d.

Job Young appearing in Court and owning himselfe Guilty of breach of y^e Kings peace by Striking of a man Is for his ofence fined to his Majestic: 6^s and to pay fees: 1^s and to stand Comitted till done.

Presentments

[94]

Presentments made by the Grand Jury this Court

York

We present Constant Raining and Hannah his wife for not ffrequenting the public worship of God upon the Lords day.

We present Abraham Parker & Sarah his wife for not attending the public worship of God on y^e Lords day

✓ We present m^{rs} Mary Plaisted wife of m^r James Plaisted for not attending y^e public worship of God upon y^e Lords day. ✓

Presentmts We present Rowland Young Sen^r for Swearing seuerall sinfull oaths.

Kittery We present John Staple and Mary his now wife for committing fornication.

We present Peter Staple & Mary his wife for fornication

We present Peter Staple for swearing & cursing.

We present John Staple for swearing and cursing

We present Samuel Pray for Cursing.

We present William Graunt & Martha his now wife, for comitting fornication. ✓

Jonathan Hamond fforeman

[95]

Anno
1696-7

County of York

At a Court of Quarter Sessions held at wells January the 5^o: 1696 before the Honour^d Charles ffrost Samuel Wheelwright Samuel Donnel W^m Pepril and Abraham Preble Esq^{rs}, Justices of his Majesties Peace in this Countie of York.

Proclamation made/ the Comission for holding s^d Court
Read

The names of the Jury of Inquest to Enquire betwixt

our Soueraign Lord the King and the body of this County are as followeth vidz^t

	1 Jonathan Hamond fforeman	
	2 Daniel Littlefield	8 Thomas Hunscom
Grand Jurrs	3 Jonathan Littlefield	9 Abraham Preble
	4 Thomas Donnel	10 Abraham Lord
	5 Daniel Goodwin	11 Arthur Bragdon
	6 Nicholas Gowen	12 Benjamin Preble
	7 Jacob Remich	13 Jeremiah Storer

Mr Roger Dearing and Arthur Came not appearing to serue on the Jury according to Sumons are fined to his Majestie : 13^s : 4^d a piece.

Humphrey Scañon appearing at this Court to answer his bonds of good behaiour, and nothing appearing against him he is acquitted from his s^d bonds paying the ffees of Court. ffees payd in Court.

Abel Molton of york being brought to this Court to answ^r for some Misdemenio^{rs} as p Euidence giuen in against him desires to be tryed by a Jury, the Court grants it/ The Jury are the psons aboue named except Arthur Bragdon onely

The Jury finds Abel Molton Guilty of speaking abusie words against authority, for which abusie speeches the s^d Molton is sentenced by this Court to pay three pounds to the use of his Majestie and to pay ffees : 12^s. and to stand Comitted till it be payd/ ffine & ffees payd in Court.

he presenting his humble petition, the Court remits 30^s of his fine

[96]

Baker Nason being brought to this Court by Recognance nothing appearing against him he is discharged of his said Recognance by Proclamation/ fees of Court payd.

Rowland Young Sen^r appearing at this Court to answer a presentment Exhibited against him by y^e Grand Jury for Swearing seuerall Sinfull oaths, is for his offence to pay to the Select men of York: six shillings for the use of the pore of said Town, and to pay fees: 4^s: 6^d

fine and fees payd in Court.

Abraham Parker and Sarah his wife being presented for not ffrequenting the public worship of God upon y^e Lords day they applying themselues to one of his Majesties Justices of this County and promising reformation are acquitted paying fees 4^s/ fees payd in Court.

Seuerall of the Town of Barwick presenting their humble Petion to this Court relating to the Irrigular and Illeagall proceeding of the Select men thereof by giuing warrant for the raysing of money upon the Inhabitants to satisfie for y^e building of a house for the Ministry without Consulting the s^d Inhabitants the Court Thinks Meet upon Mature Consideration to order that there shall be a public Meeting of the Inhabitants, and that the gathering of the rate comitted to the Constable shall be suspended till y^e s^d Inhabitants haue had a Meeting for their better satisfaction and in Case of none agreement between said Select men and Town, they shall chuse two Indifferent men which are unconcerned, who shall view y^e s^d house and Compute the Cost as near as may be and alsoe Examine the Select mens Accounts and giue their Determination thereof under their hands which shall be Complied with, and a Rate Imediately made to reimburse y^e s^d Select men what is adjudged their due to be payd in Money or otherwise as shall be ordered.

[97]

Samuel Spinney presenting his humble Petition to this Court to haue a conuenient high way from his homestead to

his out Lot This Court taking it into Consideration doe order a high way to be Layd out according to his Petition if there be Land there to be found.

William Grant of Barwick and Martha his now wife being presented by the Grand Jury for comitting ffornication s^d Grant appearing to answer for himselfe and wife, giuing satisfying reasons for his s^d wiues not appearing, and he owning the ffact, they are sentenced to pay to the use of Majestie fine and twenty shillings a piece and ffees: 10^s, or to receiue fine stripes a piece upon their Naked backs at the Post, and to pay ffees afores^d, and to stand Comitted till the fine be payd or Execution done/ fine and ffees payd

Lycence Granted to John Woodman to keep a public house of Entertainment and to retaile all sorts of strong drink he obseruing the laws and orders made and
 Lycences provided for the regulation of such houses.

Lycence is granted to John Leighton to keep a public house of Entertainment and to retayle all sorts of strong drink &^c he obseruing the Law made and provided for y^e regulation of such houses.

Mr Joseph Curtis has Lycence granted him to keep a public house of Entertainment and to retaile all sorts of strong drink he obseruing the Law made and provided for y^e Regulation of such houses.

[98]

↓ Presentments made by the Grand Jury to this Court of Sessions at wells upon the 5^o day of January: 169^z

We present William Parsons and Hannah
 Wells Wheelwright the now wife of s^d Parsons for Comitting ffornication/

We present Joseph Credifor and Rachel his wife for not ffrequenting the pubic worship of God upon the Lords day.

We present Elizabeth Denmark the wife of James Denmark for not ffrequenting y^e public worship of
 Presentmts God upon the Lords day/ We present Rebeckah Mackanney the wife of Rob^t Mackanney for not ffrequenting the public worship of God upon the Lords day/ We present William Sawyer and Joseph Sawyer for doing seruile Labour upon y^e Lords day, by trauailing from Kittery to Wells with burdens.

We present Matthew Young and Elin^r Hayns
 York his now wife for coūitting ffornication.

We present Peter Nowel for selling deliuering and re- ceuing pay for a horse upon y^e Lords day.

We present Martha Taylor for not ffrequenting
 Kittery y^e public worship of God upon y^e Lords day/ We present Mary Allen the wife of Walter Allen for not ffrequenting y^e public worship of God upon y^e Lords day/ We present Elizabeth the wife of Nicholas Turbet for not ffrequenting the public worship of God upon ye Lords day.

We present the widow Sarah Chadborn for not ffrequent- ing the public worship of God upon the Lords day/

We present Moses Woster for striking and abusing his wife upon the Lords day seuerall times/

We present Elizabeth Bracket for not ffrequenting the public worship of God upon the Lord day.

Jonathan Haūond fforeman

William Parsons appearing at this Court to answer a pre- sentm^t Exhibited against himselfe and wife, by the Grand Jury as apears aboue for Comitting ffornication, s^d parsons owning the ffact are [99] ffor said ofence sentenced to pay to the use of his Majestie fīue and twenty shillings a piece and to pay fees : 2^s : 6^d/ his s^d wife for resons shewed to y^e Courts satisfaction Excused for her not appearing/ fine and fees paid in Court.

Joseph Credifor and his wife and Elizabeth Denmark appeared to answer their presentm^{ts} for not frequenting the public worship of God upon y^e Lords day, are for their offence, admonished by the Court, and to pay fees: 1^s 6^d a piece/ fees payd

Peter Staple Jun^r and Mary his wife, and John Staple and Mary his wife being presented by the Grand Jury for Comitting fornication, and s^d Peter and John Staple for swearing and Cursing, the said Peter Staple and his wife being su^moned to appear at this Court to answer for their offence, And for theyr not appearing according to Su^mons It is ordered that a speciall warrant be granted by the Clerk of s^d Court to seize y^e s^d p^{rs}ons and bring them before his Majesties Justices at y^e Next Quart^r Sessions to be holden at york to answer for their Contempt and alsoe for their s^d presentment. And alsoe a speciall warr^t to be granted for Constant Raining & Hannah his wife for their not appearing according to Su^mons to answer their presentm^t at this Court. And Su^mons granted for Jn^o Staple & his wife to answer.

Anno
1696-7

County of York

An Inferiour Court of Co^mon pleas held at
Inferir Court Wells on the 5^o day of January: 1694 Before
of pleas Samuel Wheelwright Charles f^lrost Samuel Don-
nel & W^m Peppril Esq^{rs}/

Proclamation made, and Comission Read for holding s^d
Court/ Noe business appearing the Court is Desolu^d/

[100]

William the third by the grace of God, of England Scotland France and Ireland King Defend^r of the faith &c/ To our trusty and beloved Samuel Wheelwright Charles ffrost W^m Peppril and Samuel Donnel Esq^{rs} Greeting/ Whereas the Great and generall Court or Assembly of our Prouince of the Massachusets Bay in New England in America haue lately revined the Act ffor establishing of Judicatories and Courts of Justice within our s^d Prouince Except such paragraphs, articles clauses and sentences thereof as haue been heretofore repealed altered or otherwise provided for by the Generall Assembly and with such further alterations and amendments as we have signified our Royall plesure to be necessary, upon our disallowance of the s^d act to cōtinue and abide in full force untill the end of the first Sessions of the Generall Assembly of our said Prouince to be begun and held upon the last Wednesday in May next anno 1697 and noe longer, We have Assigned and Doe hereby Constitute and appoint you o^r Justices of our Inferiour Court of Comon Pleas within our County of Yorke during the continuance of the s^d act and you or any three of you to here try and Determine all causes and Matters ciuil by Law cognizeable in s^d Court With authoritie to use & exercise all powers and Jurisdictions belonging to the same, and to award Execution and to doe that w^{ch} to Justice doth appertain according to Law In Testimony whereof We have caused the publick Seal of our Prouince of the Massachusets Bay afores^d to be hereunto affixed Witness William Stoughton Esq^r our Lieu^t Gouvern^r and Comand^r in Chief in and over our s^d Prouince at Boston the Sixteenth day of octob^r 1696, In the Eighth year of our Reign. W^m Stoughton

By order of the Lieu^t Gouvern^r

and Council

Is^a Addington Sec^{ry}

A true Copie of the originall Comission Transcribed and
 Compared this third day of february : 1697
 p Jos : Hamond Regist^r

[101]

Anno
 1697

County of York

At his Majesties Court of Quarter Sessions held
 at York Apr^{ll} 6th 1697 Before Charles ffrost Sam^{ll} Wheel-
 wright Sam^{ll} Donnell William Peprill and Abraham Preble
 Esq^{rs} Justices of his Majesties peace for s^d County

Proclamation made & Comission read for holdⁿ s^d Court

The names of Grand Jury are as follows

- | | |
|---------------------------|------------------------------|
| 1 John Leighton fforeman | 8 Sam ^{ll} ffernald |
| 2 W ^m Sayer | 9 Richard Rogers |
| 3 Josiah Littlefield | 10 James Goodwin |
| 4 Sam ^{ll} Hatch | 11 Arthur Bragdon |
| 5 Jeremiah Molton | 12 Abraham Lord |
| 6 Lewis Bean | 13 Arthur Came |
| 7 Robert Cutt | |

M^r William Pepril Chosen County Tresur^r for this year

Roger Thomas being bound ouer to this Court by Recog-
 nesance upon suspicion of Stealing a parcel of Money from
 Mary Dixon, Nothing appearing against him he is Cleared of
 his bonds.

Alexander Thompson Cleared of his bons for appearing at
 this Court by Proclamation.

William Sawyer being presented for doing serule Labour

upon y^e Lords day, being Legally Conuicted is for his said offence to pay fīue shillings fine to y^e Select men of Wells for y^e use of y^e pore thereof, and to pay fees : 4^s 6^d
 fīne and ffes payd in Court

[102]

Moses woster appearing to answer his presentment for striking his wife upon y^e Lords day, he being Leagally Conuicted thereof is sentenced to pay twenty shillings fine for y^e use of his Majestie for breach of the peace in striking his wife, and to pay fīue shillings for breach of y^e Sabbath, and ffes : 4^s : 6^d, and to stand Comitted till done/ payd in Court.

Sarah Chadborn appearing to answer presentment for not fīrequenting y^e public worship of God upon y^e Lords day is for her offence to be admonished and to pay ffes of Court fīue shillings 6^d and to stand Comitted till done.

Admonition giuen and fees payd in Court.

Peter Nowell appearing to answer his presentment for breach of Sabbath as appears p s^d presentm^t on Record, he Submitting himselfe to y^e Court is for his offence fined fīue shillings for y^e use of y^e pore of York and to pay fees of Court : four shillings 6^d and to stand Comitted till done, payd in Court

Matthews Young and Ellin^r his wife appearing to answer their presentments for Comitting fīornication, they owning the ffact are Sentenced to receiue nine stripes a piece upon their Naked backs at y^e post, or to pay fīue & twenty shillings a piece for y^e use of his Majestie, and to pay fees nine shillings, and to stand Comitted till it be done.

Upon their humble petition ten shillings of their fine is remitted, the rest payd in Court.

Elias Weare & Magdalen his wife being presented to this Court for Comitting ffornication they owning y^e fact are sentenced to Receiue nine stripes a piece upon y^e Naked back or to pay ffive & twenty shillings a piece and ffees : 9^s : 3^d and to stand Comitted till done/ ffees payd in Court

[103]

Thomas Trafton being presented to this Court for Retailing of Strong drink without Lycence, he pleading of y^e time of renewing his Lycence is sentenced to pay ten shillings to y^e use of y^e pore of York, and to pay ffees : 2^s : 6^d. ffees payd in Court.

Elizabeth Trafton being brought to this Court by Complaint of Sargeant Daniel Black, for her and her sons abusive Carriage toward him s^d Black in the Execution of his office she being Leagally Conuicted is sentenced to be admonished and to pay ffees of Court : 5^s 6^d — payd in Court

✓ Mr James Plaisted appearing to answer in behalfe of his wife to answer her presentm^t for not ffrequenting y^e public worship of God upon y^e Lords day, she being under some bodily Infirmary hindering her own appearance, Is for her offence to pay ffees : 4^s 6^d and to be admonished : ffees payd in Court.

✓ Lycence is granted to Lieut Joseph Storer of Wells to keep a public house of Entertainment and to retale all sorts of strong drink and Victualls he giuing bond to obserue y^e law made and prouided in such Cases.

✓ Mr John Wheelwright has Lycence granted to keep a public house of Entertainment and to retale all sorts of strong drink and victualls he giuing bond to obserue y^e law made and prouided in such Cases

[104]

Lycence is Granted to Mr James Plaisted of York to retail all sorts of strong drink and Victualls, he giuing bond to obserue y^e Law made and provided in such Cases

Lycences Matthew Austine has Lycence granted him to keep a public house of Entertainment and to retale all sorts of strong drink and victualls he giuing bond to obserue y^e law in such Cases made & provided

Lycence is granted to Joan Crofts to keep a public house of Entertainment and to retaile all sorts of strong drink and victualls she giuing bond to obserue y^e law in such Cases made and provided

Lycence is granted to John Morgrage to retail Victualls beer and Cyder he giuing bond to obserue y^e law in such Cases mad and provided

Thomas Trafton has Lycence granted him to retaile all sorts of strong drink and victuall and to keep a public house of Entertainment he giuing bond to obserue the Law made and provided in such Cases

prest
ments Presentments made by the Grand Jury to y^e
Court of Quarter Sessions held at York Apr^{ll} y^e
6th 1697.

We present Elias Weare & Magdaleen Adams his now wife for Comitting ffornication.

We present George Spencer & Brawn his now wife for Comitting ffornication

We present Thomas Trafton for retayling strong drink without Lycence.

We present The Towns of York and Kittery for the Defect of Braue boat Harb^r Bridge.

[105]

We present the Town of Kittery for not repairing the High way from York bounds to Spruce Creek

York Apr^{ll} 6. 1697

John Leighton forem̄

At his Majesties Inferiour Court of Cōmon pleas held at York April y^e 6th 1697, before Samuel Wheelwright Charles ffrost Samuel Doñell and William Pepril Esq^{rs} his Majesties Justices appointed to hold s^d Court.

The Names of y^e Jury of Tryalls are as ffolloweth —

1 John Leighton fforeman	7 Sam ^{ll} ffernald
2 W ^m Sawyer	8 Robert Cutt
3 Josiah Littlefield	9 Rich ^d Rogers
4 Sam ^{ll} Hatch	10 James Goodwyn
5 Jeremiah Molton	11 Arthur Bragdon
6 Lewis Bean	12 Abraham Lord

James ffoul is Plaintiff in an Action of y^e Case for Detaining three pounds in money as p Attachm^t Versus Nathaniel Johnson Defendant

The Jury finds for y^e Plaintiff three pounds sued for and Cost of sute. John Leighton fforeman

Bill of Costs brought in and allowed : two pounds ffifteen shillings & 6^d p Sam^{ll} Wheelwright

[106]

County of York

At his Ma^{ties} Court of Sessions held at York Jan^{ry} 4th 1697

Before Sam^{ll} Wheelwright Sam^{ll} Donnell William Pepprill and Abraham Preble Esq^{rs} his Ma^{ties} Justices of y^e peace for s^d County.

Proclamation made

The names of the Grand Jury are as followeth

1 John Leighton fforeman	
2 William Sayer	8 Baker Nason
3 Josiah Littlefield	9 John Heard
4 Samuel Hatch	10 Richard Rogers
5 Lewis Bean	11 Robert Cutt
6 Jeremiah Molton	12 Samuel ffernald
7 Arthur Bragdon	13 Nicholas Gowen

John Staple appearing to answer a presentment of the Grand Jury Exhibited against himself & his now wife for comitting y^e act of ffornication, the s^d Staple owning the ffact are sentenced to receiue seuen stripes a piece on y^e Naked back at y^e post or to pay unto his Majestie 25^s a piece, and to pay ffes : 9^s and to stand Comitted till done/

ffine & ffes both payd in Court & they are Acquitted

John Staple appearing to answer a presentm^t brought against him by the Grand Jury for cursing & swearing and being Leagally Conuicted is for his offence to pay 5^s fine for y^e use of y^e pore of Kittery and to be admonished or to sit one houre in the Stocks, and to pay ffes : 4^s 6^d and to stand Comitted till done/ Admonition receiued, and ffes paid

[107]

George Spencer and his now wife appearing to answer a presentm^t of y^e grand Jury brought in against them for comitting the act of ffornication, they owning the ffact are sentenced to be whipt seuen stripes a piece upon y^e Naked back or to pay a fine of fiue & twenty shillings a piece to his Maj-

estic and to pay fees nine shillings. ffine and ffees payd in Court, and they are Cleared.

The Towns of York & Kittery being presented to this Court for y^e defect of Braue-boat Harb^r bridge, Matthew Austine appearing to answer for y^e Town of York and Lieu^t John Shapleigh for y^e town of Kittery, The Court orders that s^d Bridge be repaired by the last of Apr^{ll} next on y^e forfeiture of five pound a piece for each town, for his Ma^{ties} use, and to pay ffees 4^s 6^d each town

Lieu^t John Shapleigh appearing at this Court to answer a presentm^t of the grand Jury Exhibited against y^e town of Kittery for not repairing the highway between Kittery bounds & Spruce Creek this Court ordereth that s^d high way be repaired by the last of June next upon y^e forfeiture of five pounds to be payd by s^d town for the use of his Majestie, and to pay ffees : 4^s : 6^d

Samuel ffernald presenting his humble Petition to this Court for a conuenient high way from his Land lying in y^e great Coue as p his Petition the Court taking it into Consideration doe order that y^e Select men for y^e Town of Kittery or y^e Maj^r part of them, shall lay out from s^d ffernalds Land to y^e water side a conuenient way prouided that if it be any considerable damage to any other man it shall be made up to him in some other place/ And this to be done by the first of Aprill next. And to make return thereof under their hands to y^e town Clerk

[108]

Richard Rogers presenting his humble Petition to this Court to haue his Land in the long Reach layd out, that is to say his the line to be run on that side next Peter Staples according to grant the Court taking it into consideration doe

order that the Suruei^r of Kittery shall run s^d line by the first of Aprill next. And that according to grant/ And make return thereof under his hand to y^e Town Clerk.

Lycence is granted to Arthur Beal of York to Keep a fferry ouer york Riuer for one year, where Thomas More formerly kept it he keeping a sufficient Boat to transport horse and man and to giue good attendance/ And to be allowed 6^d for a man & horse that is 2^d a man & 4^d an horse, for w^{ch} he stands bound to our Soueraign L^d the King in y^e sum of ten pounds.

Jeremiah Moulton being complained of to this Court for retailing strong drink without Lycence, he appearing in Court and owning the ffact, the Court taking it into consideration and duly weighing all circumstances doe acquit him from any fine that might by law be Impos^d he giuing bond as ffolloweth & to pay ffees : 3^s : 6^d

Jeremiah Molton owns himselfe bound & firmly obliged to our Souerⁿ L^d King William his Success^{rs} in the sum of ten pounds that for time to come he will neither directly nor Indirectly sell any strong drink without Lycence.

Samuel Bragdon Sen^r being complained of to this Court for retailing of strong drink without Lycence he appearing in Court and being Legally Conuicted is adjudged to pay 40^s to y^e use of the pore of York, and to pay ffees : 2^s 6^d and to stand com̄itted till payd/

Upon his humble Petition the one half of y^e fine is remitted

[109]

Samuel Bragdon Jun^r being Complained to this Court for his abusie carriage toward Abraham Preble Esq^r one of his Majesties Justices, appearing in Court and being Legally

Conuicted is fined to his Majestie 30^s and to pay ffees: 8^s 10^d and to stand Committed till it be payd/ And stands bound & firmly obliged to o^r Soueraign Lord y^e King in y^e sum of ten pound to be of y^e good behauior till the Next Sessions of y^e Peace

Thomas Rice and his two Sons Thomas and Richard brought to this Court as Prisoners upon of feloniously taking away and concealing of goods from seuerall psons. And upon Examination in Court the s^d Thomas Rice Jun^r owned & confessed in Court that he had stolen a shallops foresaile fishing lines bread and pork out of James Blagdons shallop and a parces of ffish from Clarks Island belonging to Rich^d oliuer & William Tucker the s^d goods being found in the Custodie of Thomas Rice Sen^r giues Just cause of Judging him Guilty of being priuie to y^e fact — the s^d foresaile fishing lines bread & pork taken from Blagdons boat vallued at 4[£] and y^e fish taken from Clarks Island val^d at 1[£] 2^s The s^d psons submitting themselues to y^e Court are sentenced as ffolloweth vidz^t the s^d Thomas Rice Sen^r for concealing s^d goods is to receiue ffifteen stripes upon y^e Naked back or to pay 4[£] fine to his Majestie and to pay to M^r James Blagdon twelue pounds and to Rich^d olliur & Witt Tucker 3[£]: 6^s: And Thomas Rice Jun^r is sentenced to pay ffiftie shillings to his Ma^{tie} or to receiue twelue stripes at y^e post upon his Naked back, And Rich^d Rice to be admonished and soe acquitted/ And y^e s^d Thom^s Rice Sen^r to pay ffees & other Charges as ffolloweth.

That is to say

	s	d
To Wm Pepprill Esqr.....	£01	07 00
To ye Constable Weeks & ye Sheriff.....	02	11 06
To Mr James Blagdons charges.....	01	14 09
To the Kings Attorney, Capt Pickerin.....	00	10 00
To the Clerk of ye Court.....	00	07 00
	<u>6</u>	<u>10 3</u>

and to stand Comitted till done.

[110]

Lycence is granted to M^{rs} Mary ffrost to keep a publick house of entertainment she giuing bond to obserue the laws made and prouided in such Cases.

Lycence is granted to John Leighton, he obseruing the laws made & prouided in such cases.

Lycence granted to M^r Sam^l Donnell he obseruing the laws made & prouided such cases

Lycence granted to M^r William Pepperill he obseruing the laws made & prouided in such cases.

Lycence granted to M^r Joseph Curtis he obseruing the laws made and prouided in such cases.

Lycence granted to Joanna Dearing she obseruing the laws made and prouided in such Cases.

All these aforenamed haue liberty to sell all sorts of strong drink.

It is ordered by this Court that thirty pounds shall be raysed by rate upon y^e Inhabitants of this Countie for defraying of the charge thereof/ And that there shall be a Comission^r Chosen in each Town who are to meet at York y^e last Tuesday of March next to compute y^e Towns Estate, in order to raising s^d sum of Money

[111]

County York

Presentments agreed upon and brought in by the grand Jury Jan^{ry} 4th 169⁷/₈, to y^e Court of Sessions at York.

Wells We pres^t Sarah King for comitting ffornication.

York We present Sam^l Bragdon Sen^r for retailing strong strong drink without Lyeence — answered in Court.

We present Alexander Maxell for drinking to Excess

We present John Bracie for cursing

We present Thomas ffeauo^r & Ruth Donnel his now wife for comitting ffornication.

Kittery We present Thomas Starboard for not frequent-
ing the public Worship of God upon y^e Lords
day.

We present y^e Town of Kittery for not laying out high ways according to Law in s^d Town.

We present John Hought for swearing.

We present ffrancis Herloe for swearing he would cut his wiues throat.

We present y^e Widdow Taylor, Walter Allens wife, Nicholas Turbet & his wife Sam^l Brackett & his wife & John ffosts wife, for not ffrequenting the public worship of God upon the Lords day.

John Leighton fforemān

[112]

County York

Anno
169 7-8

At an Inferiour Court of Co^mon pleas held at York Jan^{ru} 4th 169⁷/₈ Before Samuel Wheelwright William Pepperill & Samuel Donnell Esq^{rs} his Majesties Justices for s^d County —

Proclamation made.

The Comission for holding s^d Court Read.
and the Jury Impenneled.

The names of y^e Jury of trialls are as ffolloweth —

John Leighton fforeman	
William Sayer	Arthur Bragdon
Josiah Littlefield	Baker Nason
Samuel Hatch	John Heard
Lewis Bean	Robert Cutt
Jeremiah Molton	Sam ^l ffernald
	Nicholas Gowen

John Woodman is Plaintiff in an Action of the Case for none paym^t of four pounds as p y^e attachment

Versus Richard King Defendant

The Jury ffinds for y^e Defendant Costs of suit.

Costs allowed : 1^z : 4^s : 0^d

Cap^t francis Raynes is Plaintiff in an Action of Debt due upon Acco^t to y^e vallue of 11^z : 18^s : as p attachment

Versus Richard Carter Defendant

The Jury ffinds for y^e Defendant Costs of suit

Costs allowed : 16^s : 9^d :

[113]

Christian Remich is Plaintiff in an action of Trespass to y^e vallue of twenty five pounds money for cutting down trees upon his Lund to y^e Numb^r of about Sixtie, as p Attachm^t versus Sam^l Spinney Defend^t

The Jury finds for y^e Defendant Costs of suite

The Plaintiff Appeals to y^e next Superi^r Court to be holden for the County of York — And y^e s^d Remich Apelant as principle & Jacob Remich of Kittery & Jaruis Ring of Salisbury as Sureties own themselues bound to our Sou-

eraign Lord King William his Success^{rs} in the sum of fiftie pounds that y^e s^d Christian Remich shall prosecute his Appeal to Effect at s^d Superi^r Court

Nathaniel Keen is Plaintiff in a suite to compell y^e making and acknowledging a Deed of Sale for a hundred Acres of Land as p Attachm^t versus Lieu^t John Shapleigh Defend^t

The writ abates by reson there is noe Action Mentioned
Costs allowed y^e Defend^t twentie shillings £1 : 0 : 0

Nathaniel Keen is Plaintiff in an Action of y^e case for y^e forfiture of a bond of Eighty pounds, versus Lieu^t John Shapleigh Defend^t

The writ abates by reason it is not mentioned what y^e forfiture is for.

Costs allowed y^e Defend^t 19^s 0^d

[114]

Christian Remichs Reasons of Appeal from the Judgment of the Inferi^r Court of Pleas holden at York the first Tuesday in January : 1697 unto the next Superi^r Court to be holden for The County of Yorke In a case wherein he was Plaintiff against Sam^l Spiuney, Which are as followeth

first. My first and generall reson is because I fairly and fully proued my case and yet y^e Verdict was giuen against me.

2^{ly}/ That it was soe we make it thus appear/ our Action was an Action of Trespass for falling of seuerall trees, to the number about Sixty, upon the Land of the Plaintiff/ Now that such trees were fell, and fell upon y^t very land doe appear by the Testimony of Jacob Remich Joshua Remich Daniel Green & Thomas Spinney Sen^r/ All these Testifie to the cutting of the trees and that they were Cut upon the Plaintiffs Land, wherein the Case or action is fully proued/ the Jury are to goe by law and Euidence, and by

y^e law, by the mouth of two or three witnesses euery word shall be Established but here are four substantiall knowing Euidences to the whole soe that what is more is more then is Needfull

3^{dly} But we haue alsoe produced the seuerall grants of said land to s^d Remich and layd out all in one day and bounded and that the s^d and that y^e s^d bounds were run and owned by him and y^e Defend^t, and seuerall years according to law renewed between them.

4th We haue a gener^{ll} order of Legall Town Meeting in Kittery Dated June y^e 24th 1687 wherein they being sensible of some Inconueniency that might come by the naming of the numb^r of Acres or breadth of bounds in mens Lands did pass this ord^r for preuention thereof that those antient bounds set between one mans land and an other through y^e whole Town either by y^e Select men or Suruei^{rs} for y^e laying out of land, shall stand as the true and lawfull bounds between euery mans Land And what can more be said in y^e case if firm foundations be remoued what can y^e Righteous doe or when can [115] any man be safe or quiet, troubling Courts with many woes is not to Clear but darken truth which to auoyd we humbly add that all their Allegations on y^e dispute are too friuelous to abuse the cares of the Honoured Court and Jury with any further taking Notice of them by way of Answer/ humbly hoping that y^e case will soe appear to y^r Hon^{rs} as to reuerse the former Judgment All which I leaue with y^r hon^{rs} Subscribing myselfe, y^r Hon^{rs} humble Seruant

Christian Remich

A true Copie of y^e origenall Reasons Transcribed and Compared this 11th day of Aprill, 1698

p Jos Hamond Cleñ

[116]

County York

At a Court of Sessions held at Wells July y^e 5th 1698
 Before Samuel Wheelwright Samuel Donnell William Pepperrell & Abraham Preble Esq^{rs}, his Majesties Justices of
 peace in s^d County.

Proclamation made

The names of the Grand-Jury are as follows

Imp^{rs} Joshua Downing, fforeman

2 Thomas Spinney	8 Andrew Brown
3 Christopher Mitchell	9 Joseph Pray
4 Thomas Thompson	10 John Clayce
5 James Emery	11 David Littlefield
6 Lewis Bean	12 Nicholas Gowen
7 Joseph Banks	13 John Eldridge

The Jury swrne in Court

Joseph Wilson Philip Hubbord & Eliab Littlefield being
 summoned to appear on y^e Jury and they being defectiue are
 fined for their Delinquency to s^d County : 20^s a piece.

Alexand^r Maxell being presented to this Court for drink-
 ing to Excess, he making application to M^r Samuell Don-
 nell, one of his Maties Justices for s^d County and promising
 reformation, he is acquitted paying five shillings fine for y^e
 use of y^e pore of y^e Town of York and to pay fees : 5^s

[117]

John Bracy being summoned to appear at this Court to
 answer a presentment of y^e Grand Jury Exhibited against
 him for Cursing/ And this Court being made senceable that
 he was not Capable to appear is sentenced to sit in y^e Stocks
 at York not exceeding three houres/ Mr Donnell & L^t

Preble to see y^e Execution done within one Moneth of y^e Day hereof and he is to pay ffes of Court, 5^s

Sarah King appearing at this Court to answer a presentm^t Exhibited against her for comitting y^e act of ffornication/ She owning the ffact is sentenced to receiue seuen stripes at y^e Post upon y^e Naked back, and to pay ffes of Court 5^s, or to pay five & twenty shillings fine to his Majesty & pay ffes as afores^d and to stand Comitted till done
fine and ffes payd in Court.

Thomas ffeauaugh and his wife being su^moned to apear at this Court to answer a presentm^t of the Grand Jury Exhibited against them for comitting ffornication and they not appearing, its ordered by the Court that a speciall warrant be granted by the Clerk for their appearance at y^e Next Sessions at York to answer Contempt as alsoe their presentm^t

John Hoit appearing to answer a presentm^t against him for swearing, and being Legally Conuicted is fined five shillings for y^e use of y^e pore of Kittery and to pay fees of Court: 5^s and to stand comitted till done
fine and ffes payd in Court

[118]

The Widow Martha Taylor, Walter Allens wife, Nicholas Turbet & his wife Sam^l Bracket & his wife & John ffosts wife not apearig at this Court to answer their presentm^{ts} Exhibited against them by y^e Grand Jury for not ffrequenting y^e public worship of God upon y^e Lords day/ Its ordered by the Court that a speciall Warrant be granted by the Clerk for their appearance at y^e Next Sessions to be held at York to answer for their Contempt as alsoe to answer their s^d presentment

The Town of Kittery being presented to this Court, for not laying out high wayes in s^d Town according to Law/ M^r William Pepperrell appearing in Court to answer in s^d Towns behalf this Court orders that the Select men of Kittery shall some time between this and y^e next Sessions lay out such high ways in said Town as are nessessary & conuenient on penalty of paying five pounds to y^e County Tresu^r for y^e use of y^e County of York, and to pay ffees of Court 5^s
ffees payd in Court.

✓ The Town of Wells being presented for not making a nigh way from John Littlefield Jun^{rs} to Sam^{ll} Hatchs, M^r John Wheelwright appearing to answer in s^d Towns behalf/ The Court orders that a conuenient high way be made there between & y^e next Sessions upon penalty of five pounds to be payd to y^e County Tresu^r for y^e use of s^d County and to pay fees : 2^s 6^d/ ffees payd.

[119]

M^r Jeremiah Molton Cleared of bonds of: 10[£]

Edmund Gatch brought to this Court by recognezence for stealing a siluer spoon, he owning y^e ffact is sentenced to receiue five stripes at y^e post upon the Naked back, and to pay ffees of Court 4^s or to pay 15^s fine to his Majesty & fees afores^d, and to stand Comitted till done.

Thomas Spinney Sen^r presenting his humble Petition to haue a Survigh upon his old Lott in the great Coue behind Sam^{ll} Spinneys house And the Addition at the head thereof and on y^e North side next Christian Remichs land where there is a present controuersie between his son Sam^{ll} and s^d Remich/ In answer whereunto after Mature Consideration. This Court has appointed M^r William Pepperrell Maj^r

Joseph Hamond Mr Richard Cutt Ensign John Leighton and Mr William Godsoe Surueigh^{rs} to meet upon y^e place and to run y^e line between y^e Petition^r and s^d Remichs lands according to y^e antient grants & returns/ And to make true return of their doing therein to y^e next S^{essions} to be holden for or wthin this County.

Lycence Granted to Matthew Austine of York to keep a public house of Entertainment and to retayle all sorts of strong drink, he giuing bond to obserue in that behalf made and Prouided

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Lycence granted to Thomas Trafton to keep a house of public Entertainment and to Retaile all sorts of strong drink, he giuing 10[£] bond to obserue the Law made and provided in such Cases.

Lycence granted to James Plaisted to kepe a house of Entertainment he giving 10[£] bond to observe and keep the Law, in such cases made and Provided

Lycence Granted unto Katharine Paul of Kittery to Keep a house of public she giving bond of 10[£] to observe and keep the Law in such eases made and provided.

Lycence granted to James Staekpole to keep a house of public Entertainm^t he giving bond of 10[£] to observe and keep the Law in such Cases made and provided

Lycence granted to L^t Joseph Storer of Wells to keep a house of public Entertainm^t he giueing bond of 10[£] to observe and keep y^e Law in such Cases made and provided.

M^r John Wheelwright has Lycence granted to keep a house of public Entertainm^t and to retaile all sorts of strong drink/ he giuing bond to observe and keep the Law In such cases made & Provided

Lycence granted to John Morgrage to retaile all sorts of strong drink, he giuin 10[£] bond to obserue the Law In such cases made and Provided

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Presentments brought in by the Grand Jury

Wells We pres^t y^e Town of Wells for not making a convenient high way betwixt the house of John Littlefield Jun^r & Samuel Hatches/ Answered

York We Present Susana Young, daughter of Rowland young for Comitting ffornication.

We present Arthur Beal for selling strong drink by retale without Lycence.

We Present Elizabeth Parsons for selling strong drink by retayle without Lycence.

We Present Sarg^t Daniel Black for selling strong drink by retale without Lycence.

We Present Thomas Hains for falling trees athwart the Kings high way & for Cumbring y^e same

We present Hannah ffrethy for selling strong drink by retale without Lycence.

Kittery We present Hugh Tucker & his now wife for comitting the act of ffornication

We present Hugh Crocket & his now wife Committing the act of ffornication.

p me Joshua Downing ffloerman

Anno
1698

[122]

County of York

At his Majesties Court of Quarter Sessions held at York
January y^e 3^d 1698/ Before Samuel Wheelwright, Sam^l
Donnell William Pepperrell & Abraham Preble Esq^{rs} Justices
of the Peace for s^d County of York.

Proclamation made

The names of the Grand Jury are as followeth viz^t

1 st Joshua Downing	fforeman
2 Tho : Spinney	8 Joseph Banks
3 Joseph Wilson	9 Joseph Pray
4 Christoph ^r Mitchell	10 John Clayce
5 Phillip Hubbord	11 David Littlefield
6 Thomas Thomson	12 Eliab Littlefield
7 Andrew Brown	13 Richard King

Susana Young appearing at this Court to answer a presentment Exhibited against her by the grand Jury for committing the act of ffornication/ She owning the ffact and humbly submitting herselfe, is sentenced to receive five stripes upon the naked back at y^e Post and to pay fees 5^s/ or to pay 25^s fine to his Maj^{tie} and fees as afores^d/

The s^t Young presenting her humble Petition and severall Circumstances moveing y^e Court thereto, have Metigated her fine to 12^s, She standing Comitted till done/ ffees payd in Court.

Arthur Beale appearing in Court to answer his presentm^t Exhibited against him by y^e Grand Jury for selling strong drink by retale without Lycence he making it appear that he had liberty from one of his Ma^{tis} Justices of y^e Peace to sell drink for y^e reliefe of Trauailers till y^e Sessions, he is acquitted paying ffees : 5^s/ ffees paid in Court.

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Elizabeth Parsons appearing to answer her presentm^t for selling strong drink by retale without Lycence and being Legally convicted/ She is Adjudged to pay: 40^s fine to y^e Select men of York for y^e use of y^e pore y^rof and to pay ffees: 5^s, and to stand Comitted while done/ fees payd

Daniel Black appearing in Court to answer his presentm^t for seling strong drink by retale without Lycence and being Legally convicted is Adjudged to pay 40^s to y^e Select men of York for y^e use of y^e pore thereof and to pay ffees: 5^s and to stand Comitted till done/ ffees paid

Thomas Haines appearing in Court to answer his presentm^t for felling trees athwart y^e Kings high way, it not Legally appearing against him, he is acquitted, paying ffees: 3^s: 6^d/ paid in Court

Hannah ffrethy appearing in Court to answer her presentm^t for selling strong drink by retale without Lycence, is sentenced to pay 40^s to y^e Select men of York for y^e use of y^e pore thereof, and to pay fees 5^s. ffees paid in Court.

Hugh Crocket appearing in Court to answer a presentm^t Exhibited against himselfe & his wife by y^e grand jury, for comitting y^e act of flornication/ he owning y^e ffact they are sentenced to receive fine stripes a piece upon y^e Naked back at y^e post, & to pay ffees 5^s each, or to pay 25^s a piece to his Majestie & fees as afores^d, and to stand Comitted till it be performed. He presenting his humble Petition the Court thinks Meet to remit 20^s of the fine ffees paid in Court.

William Gooden appearing in Court to answer his presentm^t for selling stron drink by retaile without Lycence is Adjudged to pay: 40^s to y^e Select men of Kittery for y^e use

of y^e pore thereof, and to pay fees five shillings and to stand Comitted till done.

William Gooden for refusing to giue bond for his good behav^r when requi^d thereto by one of his Maj^{tis} Justices of y^e Peace, was comitted to Prison & from thence brought to this Court to answer ffor y^e same, is sentenced to pay all charges arising through his disorder, which is 15^s 4^d and to stand Comitted till it be satisfied.

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francis Herlow appearing to answer his presentment for swearing he would cut his wifes throat, being legally conuicted is sentenced to sit in y^e Stocks one houre, and to pay fees five shillings and to stand comitted till Executed/

Thomas ffevaugh & Ruth his wife appearing in Court to answer their presentment Exhibited against them by the Grand jury for comitting y^e act of ffornication, they owning the ffact are sentenced to receiue five stripes a piece upon y^e Naked back at y^e Post & to pay fees 5^s each, or to pay fine & twenty shillings a piece & fees as afores^d, and to stand Comitted till done. They presenting their humble Petition the Court remits 20^s of their fine

John ffostr appearing to answer in behalfe of his wife for her contempt in not appearing to answer her presentment at y^e last Court, as alsoe to answer s^d presentment in not attending the Public worship of God upon y^e Lords day, is Adjudged (all circumstances duely weighed) to pay fees, 7^s and to stand committed till done.

Nicholas Turbut and his wife being brought to this Court for their contempt in not appearing at y^e last Court of Sessions held at Wells July : 1698, to answer their presentment

for not frequenting the Public worship of God upon y^e Lords day, as alsoe to answer s^d presentment s^d Turbet is sentenced to sit in y^e Stocks one houre, and his wife to be Admonished. And they to pay ffees: 20^s and to stand comitted till done.

Samuel Bracket appearing to answer in behalfe of his wife for her not ffrequenting y^e public worship of God upon y^e Lords day, is sentenced to pay fees 5^s & she to be Admonished.

Joseph Wilson Eliab Littlefield & Philip Hubbord appearing to answer their Delinquencie for not attending his Maj^{ties} service on y^e Grand jury & Jury of tryalls at the last Sessions and Court of Pleas holden at Wells, they giuing reasons to satisfaction are Acquitted.

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Philip flollet bound by recognesance to this Court to answer for his uncivill carriage wth Grace Lewis by attempting to take up her coats & lying upon her, is for his offence, sentenced to receive five stripes upon y^e Naked back at y^e Post, or to pay 20^s for y^e use of his Majestie, and to pay ffees & other Charges arising thereby. ffees paid.

Mary Hutchins bound by recognezance to this Court to be of y^e good behav^r in y^e sum of five pounds for abusing & striking some of her Neighb^{rs}/ She appearing to answer for her Misdemen^r & being legally convicted is sentenced to pay ten shillings to his Maj^{tie} and her bonds to be continued till y^e next Sessions and to pay ffees: 5^s 6^d/ paid in Court.

Henry Barnes being bound to this Court by recognezance for his wiues good behav^r, and nothing appearing against her, he is acquitted of his bonds.

It is ordered by this Court that twenty pounds be forthwith raised by way of Rate upon y^e Inhabitants of this County for paying y^e Grand jury & other charges of y^e County and to be deliuered to y^e County Tresu^r for y^e use afores^d

ordered that y^e Clerk of this Court shall make up all accounts with y^e Sheriff for what he has rec^d & paid in reference to his office since he has bin in y^e place & office of Sheriff.

Lycence granted to John Woodman to keep a public house of Entertainment and retale all sorts of strong drink giuing bond according to Law

Lycence granted to Charles Kelley to retaile all sorts of strong drink out of Dores, not under a pint he giuing bond according to law

Lycence granted Arthur Beal to retale all sorts of strong drink he giuing bond according to law.

Lycence granted to John Leighton to keep a public house of Entertainment and to retale all sorts of strong drink giuing bond &c

Lycence granted to M^r William Pepperrell to retale strong drink giuing bond &c

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Lycence granted to M^r Joseph Curtis to retaile strong drink he giuing bond &c

Lycence granted to Joanna Dearing to retale strong drink, giuing bond &c

Lycence granted to Mr Sam^l Donnell to keep a public house & to retale strong dring, giuing bond as y^e Law Directs.

Presentm^{ts} made by y^e Grand Jury

Kittery

We present Henry Barns & his wife, & Elisha Crocket, & Jane Hamons all of Kittery, for not frequenting y^e public worship of God on y^e Lords day

We present Joanna Crafts, Widow for retaling of strong Liq^{rs} without Lycence

We present Mary Lisson for retaling of strong liq^r without Lycence

York

We present in York y^e high way between broad boat harb^r & Thomas Mores

Wells

We present in Wells John Cyas & Ann Pitman w^{ch} is now his wife for for comitting ffornication.

Joshua Downing fforeman

County } At his Ma^{ties} Inferi^r Court of Co^mon Pleas held
York } at York Jan^{ry} 3^d 169^s/₈, before his Ma^{tis} Justices
of s^d County appointed for holding s^d Court.

The names of y^e Jury of Tryalls are as followeth viz^t

1 Thomas Spinney	7 Daniel Black
2 Joseph Wilson	8 Joseph Banks
3 Christoph ^r Mitchell	9 Joseph Pray
4 Philip Hubbord	10 John Claise
5 Thomas Tomson	11 David Littlefield
6 Andrew Brown	12 Eliab Littlefield

Peter Wear Plaintiff in an Action of y^e Case for a Debt due from y^e Estate of Gabriel Tetherly as p Attachm^t, ver-
sus: Rich^d King Defend^t/ The Jury finds for y^e Defend^t

Costs of suit/ The Plaintiff by his Attorney viz^t Cap^m John Pickerin, appeales to y^e next Superi^r Court to be holden within this s^d County of York, And y^e s^d John Pickerin Woodman & Samuel Spinney own themselues bound & obliged to our Sovereign L^d King William his Success^{rs} in y^e sum of twenty pounds that y^e s^d Weare shall prosecute his Appeal with Effect.

Sam^l Spinney is Plaintiff in an Action of the Case for laying Claim to a pece of land and timb^r as p Attachm^t, versus Christian Remich Defend^t/ The Jury finds for y^e Plaintiff y^e land sued for, ten pound: 10^s: 6^d Damage & Costs of suite The Defend^t appeals to y^e next Superi^r Court to holden within or for this County of york/ And y^e s^d Remich Appell^t as Principle and Jarvis Ring of Salisbury and Joshua Downing of Kittery as Sureties own themselues bound & obliged to our Sovereign L^d King William his Success^{rs} in y^e sum of fiftie pounds that y^e s^d Remich shall Prosecute his Appeal to Effect

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Christian Remich his Réasons of Appeal/

ffrom y^e Judgement of y^e Inferi^r Court of Pleas holden at York y^e first Tuesday in January 1698, unto the next Superior Court to be holden for y^e County of York in a case where he was Defend^t against Samuel Spinney the Judgement was for y^e Plaintiff the Land sued for ten pounds & ten shillings and six pence Damage and Cost of Court which Judgment is wrong and eronious & ought to be reversed, for reasons following.

1st Reason because there was noe cause of Action/ we were sued in an Action of y^e Cause for claiming Right unto & Propriety in a certain peell of land and timb^r belonging to the Plaintiff/ which had we soe done it was not suable.

2^{dly} The Land and timbr^r which I claim Right in is my own w^{ch} has fully appeared by record and Evidence and confirmed by the Judgement of two Superio^r Courts held for y^e County of York in my Possession And I humbly conceive the Inferio^r Court had not power to reverse y^e Judgement of the Superi^r Court for y^e ten pounds ten shillings & six pence Which Spinney hath recovered a Judgement for, from which we appealed, was that same Money which I recevered at y^e Superiour Court and to be recovered back again at an Inferi^r Court is contrary to Law & Reason the Premises considered we make noe Doubt but the Honoured Court will see cause to reverse the former Judgement and find for y^e Appell^t his Just Costs

Christian Remich

A true Copie of y^e origenall Reasons of Appeal Transcribed and Compared this 10th day of April 1699

Jos Hamond Cler̄

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Know all men by these presents that I Robert Bronsdon of Boston In New England Merch^t for Diners good Causes and considerations me hereunto moueing Haue Assigned ordained and made, and in my stead & place by these presents put & constituted my trusty friend M^r John Watson of Boston afores^d, to be my true sufficient and Lawfull Atturney Giuing and hereby granting unto my s^d Atturney full power Authority and speciall Comission for me and in my name & to my use and behoofe, to Ask Demand Sue for Leuie require recouer receiue and take out of the hands Custodie and possession of Nathaniel flyyer sometime of y^e County of York in New Eng^d Gen^t and of all and euery pson & psons whomsoeuer it doth shall or may concern, All and singular such Lands Island Tenem^{ts} houses Hereditam^{ts} their rights memb^{rs} and appurtenances, scituate lying and

being in y^e County of York and Prouince of y^e Massachu-
 sets Bay in N. E. Goods Chattells rents arrears of rent,
 Effects of things and other Estate whatsoever which is, are,
 or hereafter shall be due owing belonging or appertaining
 unto me by any manner of wayes or means whatsoever And
 upon recouery and receipts thereof to giue due Acquittances
 and discharges And if need be to appear and y^e p^{son} of me
 constituent to repres^t before any Gouvern^r Judges Justices or
 Minist^{rs} of y^e Law in any Court or Courts of Judicature and
 there in my behalf to answer defend and reply to all actions
 matters and things relating to the premises And to sue arrest
 attach Cite Plaint prosecute Implead Imprison & condemn
 and out of prison again when need shall be to Deliu^r, As
 alsoe to contest in Law in most ample manner until Definiti-
 ue sentence, with full power to make and substitute one
 or Attorneys under him my s^d Attorney and the same again
 at pleasure to reuoke and generally in touching & concerning
 the premises and y^e Dependencies thereof to doe say trans-
 act execute Determine & finish all and whatsoever the con-
 stituant myself might or could do personally pres^t Ratifying
 allowing & holding firm & valled all & whatsoever my s^d
 Attorney shall Lawfully doe or cause to be done in and
 about y^e premises by vertue of these presents/ In Witness
 whereof I haue hereunto set my hand and seal this Seuen-
 teenth day of June Anno Dom one thousand six hundred
 Ninety & eight, In the tenth year of the Reign of our
 Soueraign L^d William y^e third ouer Engl^d &^{ct}

Robert Bronsdon (seal)

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Signed Sealed & Deliuerd

in presents of us

Antho : Stoddard

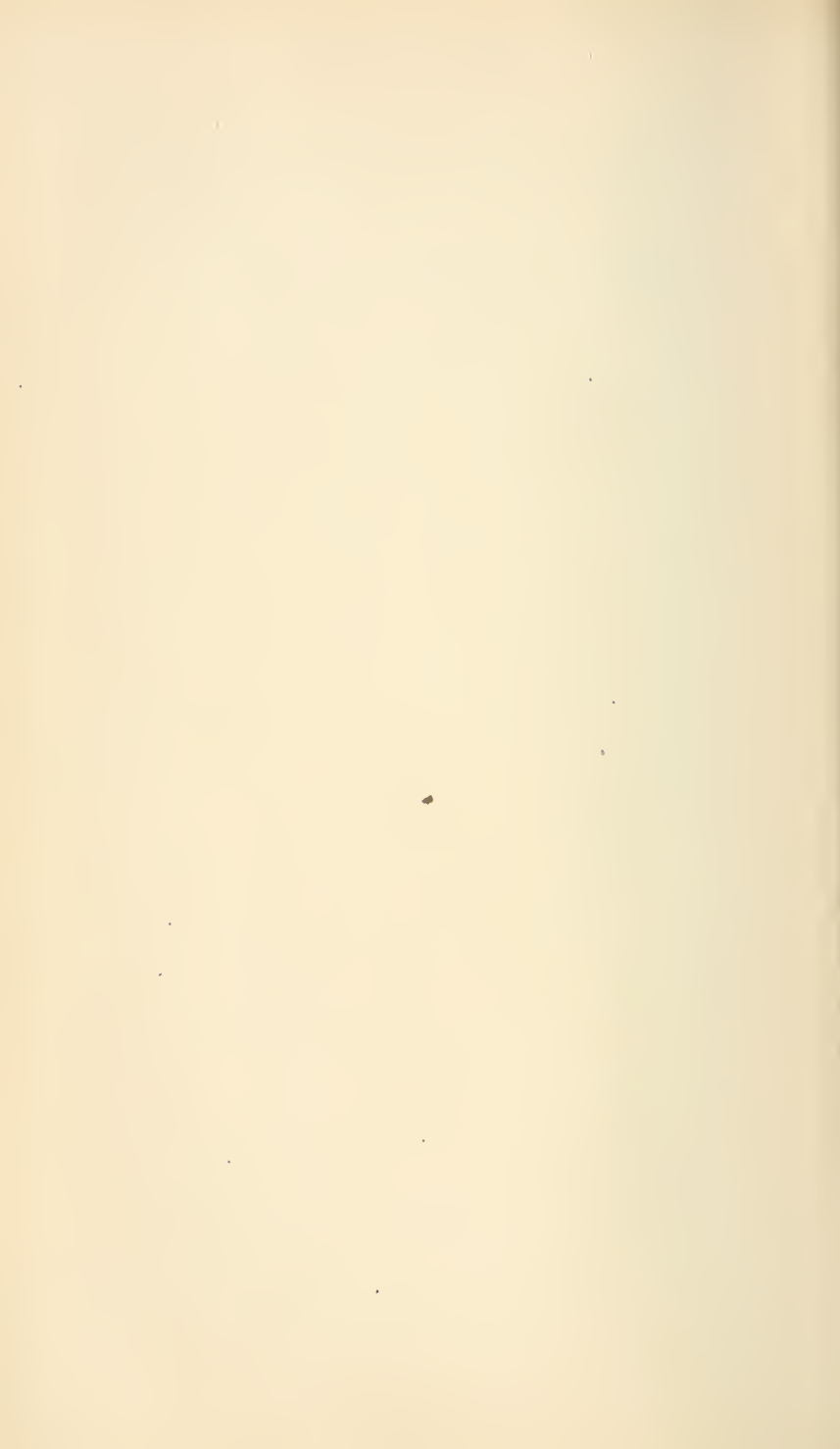
Elias Purinton

Suffolk ss Boston Prim^o August 1698

the within named Robert Bronsdon psonally appearing
Acknowledged the within written Instrument or letter of
Attorney to be his Act & Deed, Cor : Is^a Addington

Jus : peace

A true Copie of the origenall Transcribed & compared
this 19th day of Augst 1678, p Jos Hamōnd Cleñ



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INDEX OF

Date.	Grantor.	Grantee.	Instrument.
1689, Mar. 4	ADAMS, Margaret	William Fernald	Deed
1681, Aug. 10	ALCOCKE [Alcot], John and Abigail Rowsley	Peter Dickson	Deed
1690, Jan. 19	ALDEN, John et ux.	Simeon Stoddard	Mortgage
1691, Feb. 13	ALLEN, Robert	Adrian Fry	Deed
1693, Jan. 20	ANGER, Samson, estate of, by Arthur Hughes and Sarah Hughes, adm'rs BALL, John, see William Godsoe	John Partridge	Deed
1694, May 24	BONIGTON, John	Arthur Hughes	Deed
1678, May 25	BRAGDON, Arthur, sen.	Thomas Bragdon	Conditional Deed
1698, June 17	BRONSDON, Robert	John Watson	Power atty
1693, May 15	BUTLAND [Buckland], John	Daniel Littlefield	Deed
1693, May 3	CARELL, Richard	Samuel Spinney	Deed
1691, Dec. 22	CARTER, JOAN	John Diamond	Deed
1685, July 13	CHAMPERNOUN, Francis et ux.	Humphrey Elliot et ux.	Deed

GRANTORS.

Folio.	Description.
97	30 acres at the head of Spruce Creek, in <i>Kittery</i> .
120	15 acres on Piscataqua river, opposite Boiling Rock, in <i>Kittery</i> .
68	One-eighth in common of the tract between Kennebunk river and Saco river, from the seashore to the Salmon Falls, in the latter river; also 1000 acres on west side of Kennebunk river; also one-fourth part of a saw-mill and appurtenances at Saco river falls.
74	6 acres, part of town grant at Cold Harbor, in <i>Kittery</i> ; also one acre more adjoining same.
95	Messuage of the deceased on the main river, between Edward Rishworth and John Penwill in <i>York</i> .
106	A neck of land on the Eastern side of Saco river, between Page's Creek, the Flying Hill and the Great Swamp.
26	His whole estate [in <i>York</i>], conditioned for support of himself and wife.
II, 128	General power of attorney.
92	2 acres adjoining Wheelwright's Neck and the sea wall in <i>Wells</i> .
103	6 acres, part of a town grant, at Great Cove, in <i>Kittery</i> .
67	10 acres at Crooked Lane; also town grant of 8 acres adjoining; also 10 acres, by gift from John Dymand sr., all in <i>Kittery</i> .
110	One-half of Champernou's island, in <i>Kittery</i> , reserving a life estate therein.

Date.	Grantor.	Grantee.	Instrument.
1687, Mar. 18	CHILD, Henry et ux	Samuel Lord	Deed
1648, June 24	CONLEY, Abraham	Thomas Jones	Deed
1693, Sept. 15	COXHALL Proprietors	Jacob Perkins Nathaniel Fuller	Vote
1693, Sept. 15	COXHALL Proprietors	Christopher Pot- tle	Vote
1693, Oct. 13	COXHALL Proprietors	Joseph Gerrish	Vote
1686, Apr. 27	CROCKET, Ephraim et ux	Richard White	Deed
1688, July 10	CROCKET, Joshua	Ephraim Crocket	Deed
1693, Dec. 16	CUTT, Richard	Richard Bryer	Deed
1693, Sept. 19	DOWNING, Joshua and John Leighton	Each other	Deed
1687, July 3	ELLIOT, Robert	Nathaniel Kene	Deed
1694, May 7	EMERY, James, sen.	Daniel Emery Job Emery	Deed
1695, Mar. 2	EMERY, James, sen.	Sylvanus Nock	Deed
1694, Mar. 20	EMERY, James, jun. et ux	John Searle	Deed
1691, Dec. 15	ENDLE, Michael et ux	John Mogridg	Deed
1689, Mar. 4	FERNALD, Thomas et ux	William Fernald	Deed
1671, Aug. 26	FOXWELL, George	James Robinson	Deed

Folio.	Description.
60	40 acres at Post Wigwam, on Newichawannoek river, in <i>Berwick</i> , with a dwelling-house, but excepting Mr. Leader's grant of pine trees.
102	Field and house in <i>Kittery</i> , next to William Everett's.
86	Admitting them to shares (200 acres each) in the lands in <i>Lyman</i> .
86	Admitting him to a share (200 acres) in the lands in <i>Lyman</i> .
86	Admitting him to a share (200 acres) in the lands in <i>Lyman</i> .
76	90 acres at Broad-[Brave-]boat Harbor Creek and adjoining York line in <i>Kittery</i> , and all the marsh between the above and the creek below the bridge, and a strip of marsh above the bridge.
109	Quit-claiming all right &c. to Crocket's Neck, at the mouth of Spruce Creek in <i>Kittery</i> .
100	A mill privilege on Long Creek, at the mouth of Broad Cove in <i>Kittery</i> , with rights of flowage, and to scour its tributaries.
83	Fixing the dividing line between their house lots, near the [Piscataqua] river, in <i>Kittery</i> .
106	10 acres on the west side of Spruce Creek, in <i>Kittery</i> , between lands of John Shapleigh and John Shepard.
107	143 acres on York pond, in <i>Kittery</i> .
115	18 acres at Rocky Hill, in <i>Berwick</i> .
98	42 acres upland and 8 acres marsh adjoining at Long Reach, in <i>Kittery</i> .
119	Messuage at Spruce Creek, in <i>Kittery</i> .
119	30 acres at the head of Spruce Creek, in <i>Kittery</i> .
64	One-half of the plantation at Black Point, in <i>Scarborough</i> , bought of Richard Foxwell.

Date.	Grantor.	Grantee.	Instrument.
1688, Oct. 26	FRYER, Nathaniel	Robert Bronsdon	Mortgage
1690, July 17	GIBBONS, James and Thomas Gibbons GIBBONS, Thomas, see James Gibbons	Elizabeth Sharp	Deed
1692, Oct. 6	GODSOE, William and John Ball	Each other	Deed
1687, June 29	GOODIN, Sarah and Nich- olas Turbet et ux.	Harlakenden Sy- monds	Deed
1644, Mar. 20	GORGES, Sir Ferdinando, by Richard Vines, Steward General	Thomas Withers	Grant
1687, June 19	GREEN, Richard et ux.	John Green	Deed
1693, Mar. 17	GRIFFIN, John	Robert Elliot	Deed
1690, Aug. 12	HOLE, John	Elizabeth Hole	Power atty
1694, June 15	HUGHES, Arthur et ux.	Arthur Hughes	Deed
1691, Apr. 3	JENKENES, Stephen	Jonathan Nason	Deed
1686, Nov. 30	JONES, Thomas	John Leighton	Deed
1679, Mar. 29	KITTERY, TOWN of	Peter Staple	Grant
1693, Sept. 6	KITTERY, TOWN of	Peter Staple	Survey
1679, Dec. 24	KITTERY, TOWN of	Peter Staple	Grant
1693, Sept. 7	KITTERY, TOWN of	Peter Staple	Survey

Folio.	Description.
48	Champernoun's island, in <i>Kittery</i> , except 80 acres conveyed to John Hinks, with certain live stock.
45	100 acres on Saco river, with marsh adjoining; also marsh on Fresh Water Creek, all in <i>Saco</i> .
76	Fixing the dividing line between their lands at Spruce Creek, in <i>Kittery</i> .
86	One-third in common of the tract called Coxhall, now <i>Lyman</i>
58	600 acres between two creeks, at the head of Spruce Creek, in <i>Kittery</i> .
117	A tract at the cove on the upper side of Frank's Fort, in <i>Kittery</i> .
112	100 acres at Blue Point [in <i>Scarborough</i>], between lands of Grantee and Giles Barge.
99	To manage his estates in <i>Kittery</i> , or elsewhere in New England.
105	A neck of land east of Saco river, between it and Page's Creek, the Great Swamp and the Flying Hill.
73	2 acres of marsh in two pieces, at Sturgeon Creek, in <i>Berwick</i> .
102	6 acres between two other lots of Grantee's, on Piscataqua river; also all meadow at Heathy Marsh; also 40 acres by town grant, adjoining said marsh, all in <i>Kittery</i> .
87	10 acres adjoining his house lot at the Long Reach, in his own right, and 5 acres in right of his wife.
87	Of the above 15 acres.
87	30 acres adjoining Christopher Biddle's and Richard Rogers' lands.
87	Of the above 30 acres.

Date.	Grantor.	Grantee.	Instrument.
	LEIGHTON, John, see Joshua Downing		
1692, Apr. 18	LIDDEN, (Letten) Katherine and Sarah Trickey	Each other	Deed
1683, Mar. 28	LITTLEFIELD, Francis, sen.	Daniel Littlefield	Deed
1683, Mar. 29	LITTLEFIELD, Francis, sen.	Dependence Littlefield	Deed
1682, Mar. 20	LITTLEFIELD, James, sen.	Francis Littlefield, sen.	Deed
1687, Apr. 14	LITTLEFIELD, James, et ux.	John Buckland	Deed
1678, Apr. 27	MORE, Agnes	John Se[a]ward	Deed
1674, June 13	MORE, John	John Se[a]ward	Deed
1686, Aug. 11	NACODUMIAH, <i>alias</i> Dony, <i>alias</i> Robert, and Robert, his son	Harlakinden Symonds	Deed
1694, Sept. 20	NASON, Richard, et ux.	Benjamin Nason Baker Nason	Conditional Deed
1675, July 24	NEWBERRY, Thomas	Thomas Homes	Bond
1675, July 24	NEWBERRY, Thomas	Thomas Homes	Mortgage
1685, Mar. 25	NICKALS [Nicholson], Robert	Robert Elliot	Deed
1692, June 10	PARKER, Abraham	Francis Hooke	Deed

Folio.	Description.
75	Fixing the dividing line between their house lots at Crooked lane in <i>Kittery</i> .
90	150 acres on the north side of Ogunquet river, with 10 acres of meadow; also 150 acres northeast of said river adjoining Joseph Cross, with 2 acres of salt marsh; also 4 acres of marsh; also 10 acres of marsh at the island in Webhannet river, all in <i>Wells</i> . Reserving the use of 5 acres of marsh till Daniel comes of age.
91	All his homestead in <i>Wells</i> , except what had been conveyed to James Littlefield and Daniel Littlefield, reserving life estate to himself and wife, with reversion to said James and Daniel.
89	Land in <i>Wells</i> by the same description as the second above (except the ten acres of marsh).
92	House and 174 acres on the sea next the river with an island and several parcels of marsh; also 100 acres of upland at Merryland, with 10 acres of marsh, all in <i>Wells</i> .
97	Quitclaim to the next below.
97	Of land [probably in <i>Kittery</i>] endorsed on a previous deed.
86	Land about Coxhorne pond, in Coxhall, now <i>Lyman</i> .
114	Homestead of 200 acres, and pastures between tide-water and town commons in <i>Kittery</i> .
60	Conditioned to pay £8 in eleven months.
59	House and town grant of 50 acres, of and in <i>Kittery</i> as further security for the above debt.
110	230 acres upland and meadow between the river and Arthur Auger's Creek, at Dunster, in <i>Scarboroughh</i> .
81	House and 50 acres, extending from west side of river to <i>Kittery</i> line, in <i>York</i> .

Date.	Grantor.	Grantee.	Instrument.
1687, July 13	PENNYWEL, Walter	Edward Sergeant	Deed
1693, July 6	PLAISTED, Elisha, estate of, by Elizabeth Plaisted, Exe'x	John Plaisted	Deed
1690, Feb. 24	PURRINGTON, John	Joseph Weare	Deed
1686, Oct. 16	REMICH [Remick] Christian	Isaac Remick	Deed
1693, Oct. 18	REMICH [Remick] Christian, et ux.	Joshua Remick	Conditional deed
1686, Oct. 16	REMICH [Remick] Jacob	Isaac Remick	Deed
1690, Jan. 4	RICE, Thomas, et ux. ROBERT, Indian, see Nacodumiah ROWSLEY, Abigail, see John Alcocke	Samuel Spinney	Deed
1690, Mar. 29	SCOTTOW, Joshua, et ux.	Samuel Sewall	Deed
1683, Sept. 11	SPENCER, Humphrey	Robert Elliot	Deed
1686, Apr. 2	SPENCER, Humphrey, et ux.	Robert Elliot	Deed
1674, Dec. 18	SPENCER, Moses	Daniel Goodden [Goodwin]	Deed
1676, July 25	SPENCER, Thomas, et ux.	Humphrey Spencer, et ux.	Deed
1694, Mar. 22	SPINNEY, Thomas, et ux.	James Spinney	Deed

Folio.	Description.
49	50 acres at Scadlock's or Little river, and 7 acres of marsh near said river, on the sea-wall in <i>Saco</i> .
87	80 acres at Birch Point Cove, on the Great river and the new meadow near York line, in <i>Kittery</i> [<i>Berwick</i>].
116	About half an acre under and around grantee's house, at Meeting-house Creek, in <i>York</i> .
71	House and 30 acres, at the Great Cove, behind Thomas Spinney's, in <i>Kittery</i> .
113	Homestead on the neck, opposite Boiling Rock, and 10 acres in the woods, and 15 acres marsh in <i>Kittery</i> , reserving life estates to himself and wife.
71	Quitclaim to the land at Great cove, in <i>Kittery</i> .
103	20 acres near Spruce Creek, between Shapleigh's, Withers' Shepherd's and Thos. Spinney's lands, in <i>Kittery</i> .
64	500 acres, between Little or Crooked Lane river and Sandy point, on Merriconeag neck, now <i>Harpwell</i> , granted to Grantor by the General Court.
111	House and 30 acres on the brook running from Parker's marsh swamp to the marsh called Slut's Corner, in <i>Kittery</i> [<i>Berwick</i>].
112	50 acres and 10 acres of swamp, on the brook running from Wilcocks' pond and the commons next the river, at Newichewannock [in <i>Berwick</i>].
98	25 acres on Newichawannock Little river [in <i>Berwick</i>].
111	House and 30 acres, on the brook running from Parker's marsh swamp to the marsh called Slut's Corner, in <i>Kittery</i> [<i>Berwick</i>].
104	Part of his homestead, on Piscataqua river, in <i>Kittery</i> , with reversion to John Spinney.

Date.	Grantor.	Grantee.	Instrument.
1694, Mar. 23	SPINNEY, Thomas	John Spinney	Deed
1688, June 12	SYMONDS, Harlakinden	Roger Haskens Edward Bishop William Baker Geo. Herrick Thos. Edwards Sam'l Ingalls jun. John Low jun. William Dixey Thos. Shepherd Wm. Goodhew Samuel Gittins Barnett Thorne Michael Farlo Meshech Farlo Moses Bradstreet Matthew Perkins John Gitting sen Paul Thorndick Isaac Fellows Richard Walker John Browne Nathan'l Browne Zachary Herrick Thomas Higgin- son John Stanford Thomas Low sen Sam'l Ingalls sen. Robert Lord jun. Robert Bradford Nicholas Wood- bury Mark Haskell William Haskell William Cleeves John Harris John Burnam Nathaniel Rust sen. Andrew Elliot jun.	Deed
1693, Apr. 11	SYMONDS, Harlakinden	Thomas Baker	Deed

Folio.	Description.
104	The remainder of his homestead at Great Cove, on Piscataqua river, in <i>Kittery</i> , reserving life estates to himself and wife.
84	Part of the tract of land called Coxhall, now <i>Lyman</i> , six miles by four miles in extent.
	<p><i>Mem.</i> It appears by the votes of these Coxhall proprietors, fol. 86, that these substitutions were made: Jacob Perkins, in place of Samuel Giddins; Nathaniel Fuller, in place of John Giddins; Christopher Pottle, in place of Nathaniel Rust sen.; Joseph Gerrish, in place of Thomas Low sen.</p>
93	1500 acres in Coxhall, now <i>Lyman</i> , next north of the above tract, 135 rods broad and six miles in length, between Saco river and Mousam river.

Date.	Grantor.	Grantee.	Instrument.
1693, Apr. 11	SYMONDS, Harlakinden	Timothy Dorman	Deed
	TRICKEY, Sarah, see Katherine Lidden		
1690, Jan. 6	TRUSTRUM, David	Edward Sergent	Deed
	TURBET, Nicholas, et ux., see Sarah Goodin		
1638, Jan. 1	UGROUFE, John	Abraham Conley	Deed
1687, — 28	WEARE, Peter, et ux.	Daniel Weare	Deed
1688, May 24	WHITE, Richard	Ephraim Crocket	Deed
1689, Jan. 4	WHITE, Richard	John Moore	Deed
1692, Sept. 28	WHITE, Richard	Henry De[e]ring	Deed
1692, Sept. 27	WHITE, Richard	Henry De[e]ring	Deed
1692, Sept. 27	WHITE, Richard	Henry De[e]ring	Deed
1692, Sept. 27	WHITE, Richard	Francis Hooke Samuel Kease	Power atty
1675, July 22	WITHIERS, Thomas	Thomas Rice et ux.	Deed
1689, Apr. 19	WOODBRIDGE, Benjamin	William Pepper- rell	Deed
1689, Apr. 19	WOODBRIDGE, Benjamin	William Pepper- rell	Bond

Folio.	Description.
94	500 acres in Coxhall, now <i>Lyman</i> , next north of the above tract, of the same length, but 45 rods broad, between the same bounds.
95	30 acres at Winter Harbor in <i>Saco</i> , adjoining to Grantee's land and a brook on the southwest.
102	House and 6 acres in <i>Kittery</i> .
108	60 acres called Gooch's Neck, near Cape Neddick, in <i>York</i> .
76	By quit-claim, revoking the deed from Grantee to Grantor in folio 76.
54	All Grantor's marsh on the northeast side of Broad-[Brave-]boat Harbor creek, from land of Capt. Raines, to the head of the creek, in <i>Kittery</i> .
77	Quit-claiming all right, &c., in the above.
77	90 acres at Broad-[Brave-]boat Harbor creek and adjoining York line, in <i>Kittery</i> , and all the marsh between the above and the creek below the bridge, and a strip of marsh above the bridge.
78	60 acres of upland between the above parcel and York line in <i>Kittery</i> .
78	To enter upon and deliver possession of the above parcels of land to Henry Deering.
43	A tract at Eagle point, on Piscataqua river, in <i>Kittery</i> .
62	12½ acres between Crocket's creek and Piscataqua harbor mouth, in <i>Kittery</i> .
	In a penalty of £24, to observe the covenants in the above deed.

INDEX OF

Date.	Grantee.	Grantor.	Instrument.
1693, Apr. 11	THOMAS BAKER	Symonds, Harla- kinden	Deed
	BAKER, William, see Roger Haskens		
	BISHOP, Edward, see Roger Haskens		
	BRADFORD, Robert, see Roger Haskens		
	BRADSTREET, Moses, see Roger Haskens		
1678, May 25	BRAGDON, Thomas	Arthur Bragdon, sen.	Conditional Deed
1688, Oct. 26	BRONSDON, Robert	Nathaniel Fryer	Mortgage
	BROWN, John, see Roger Haskens		
	BROWN, Nathaniel, see Roger Haskens		
1693, Dec. 16	BRYER, Richard	Richard Cutt	Deed
1687, Apr. 14	BUCKLAND, John	James Littlefield, et ux.	Deed
	BURNAM, John, see Roger Haskens		
	CLEEVES, William, see Roger Haskens		

GRANTEES.

Folio.	Description.
93	1500 acres in Coxhall, now <i>Lyman</i> , next north of the above tract, 135 rods broad and six miles in length, between Saco river and Mousam river.
26	His whole estate [in <i>York</i>], conditioned for support of himself and wife.
48	Champernoun's island, in <i>Kittery</i> , except 80 acres conveyed to John Hinks, with certain live stock.
100	A mill privilege on Long Creek, at the mouth of Broad Cove in <i>Kittery</i> , with rights of flowage, and to scour its tributaries.
92	House and 174 acres on the sea next the river with an island and several parcels of marsh; also 100 acres of upland at Merryland, with 10 acres of marsh, all in <i>Wells</i> .

Date.	Grantee.	Grantor.	Instrument.
1638, Jan. 1	CONLEY, Abraham	John Ugroufe	Deed
1688, May 24	CROCKET, Ephraim	Richard White	Deed
1688, July 10	CROCKET, Ephraim	Joshua Crocket	Deed
1692, Sept. 28	DE[E]RING Henry	Richard White	Deed
1692, Sept. 27	DE[E]RING Henry	Richard White	Deed
1692, Sept. 27	DE[E]RING, Henry	Richard White	Deed
1691, Dec. 22	DIAMOND, John	Joan Carter	Deed
1681, Aug. 10	DICKSON, Peter DIXEY, William, see Roger Haskens	John Alcocke [Alcot], and Abigail Rows- ley	Deed
1693, Apr. 11	DOORMAN, Timothy EDWARDS, Thomas, see Roger Haskens ELLIOT, Andrew, jun. see Roger Haskens	Harlakinden Sy- monds	Deed
1685, July 13	ELLIOT, Humphrey, et ux.	Francis Champ- ernoun, et ux.	Deed
1683, Sept. 11	ELIOT, Robert	Humphrey Spen- cer	Deed

Folio.	Description.
102	House and 6 acres in <i>Kittery</i> .
76	By quit-claim, revoking the deed from Grantee to Grantor in folio 76.
109	Quit-claiming all right &c. to Crocket's Neck, at the mouth of Spruce Creek in <i>Kittery</i> .
77	Quit-claiming all rights, &c., in the deed Richard White to John More, fol. 54.
77	90 acres at Broad-[Brave-]boat Harbor creek and adjoining York line, in <i>Kittery</i> , and all the marsh between the above and the creek below the bridge, and a strip of marsh above the bridge.
78	60 acres of upland between the above parcel and York line in <i>Kittery</i> .
67	10 acres at Crooked Lane; also town grant of 8 acres adjoining; also 10 acres, by gift from John Dymand sr., all in <i>Kittery</i> .
120	15 acres on Piscataqua river, opposite Boiling Rock, in <i>Kittery</i> .
94	500 acres in Coxhall, now <i>Lyman</i> , next north of the Baker tract, fol. 93, of the same length, but 45 rods broad, between the same bounds.
110	One-half of Champernoun's island, in <i>Kittery</i> , reserving a life estate therein.
111	House and 30 acres on the brook running from Parker's marsh swamp to the marsh called Slut's Corner, in <i>Kittery</i> [<i>Berwick</i>].

Date.	Grantee.	Grantor.	Instrument.
1685, Mar. 25	ELLIOT, Robert	Robert Nickals [Nicholson]	Deed
1686, Apr. 2	ELLIOT, Robert,	Humphrey Spencer, et ux.	Deed
1693, Mar. 17	ELLIOT, Robert	John Griffin	Deed
1694, May 7	EMERY, Daniel, and Job Emery	James Emery, sen.	Deed
	EMERY, Job, see Daniel Emery		
	FARLO, Meshech, see Roger Haskens		
	FARLO, Michael, see Roger Haskens		
	FELLOWS, Isaac, see Roger Haskens		
1689, Mar. 4	FERNALD, William	Margaret Adams	Deed
1689, Mar. 4	FERNALD, William	Thomas Fernald, et ux.	Deed
1691, Feb. 13	FRY, Adrian	Robert Allen	Deed
	FULLER, Nathaniel, see Jacob Perkins		
1693, Oct. 13	GERRISH, Joseph	Coxhall Proprietors	Vote
	GITTINGS, John, senior see Roger Haskens		
	GITTINGS, Samuel, see Roger Haskens		
	GOODHEW, William, see Roger Haskens		

Folio.	Description.
110	230 acres upland and meadow between the river and Arthur Auger's Creek, at Dunster, in <i>Scarborough</i> .
112	50 acres and 10 acres of swamp, on the brook running from Wilcocks' pond and the commons next the river, at Newichewannock [in <i>Berwick</i>].
112	100 acres at Blue Point [in <i>Scarborough</i>], between lands of Grantee and Giles Barge.
107	143 acres on York pond, in <i>Kittery</i> .
97	30 acres at the head of Spruce Creek, in <i>Kittery</i> .
119	30 acres at the head of Spruce Creek, in <i>Kittery</i> .
74	6 acres, part of town grant at Cold Harbor, in <i>Kittery</i> ; also one acre more adjoining same.
86	Admitting him to a share (200 acres) in the lands in <i>Lyman</i> .

Date.	Grantee.	Grantor.	Instrument.
1674, Dec. 18	GOODDEN [Goodwin], Daniel	Moses Spencer	Deed
1687, June 19	GREEN, John	Richard Green, et ux.	Deed
	HARRIS, John, see Roger Haskens		
	HASKELL, Mark, see Roger Haskens		
	HASKELL, William, see Roger Haskens		
1688, June 12	HASKENS, Roger	Harlakinden Sy- monds	Deed
	HERRICK, George, see Roger Haskens		
	HERRICK, Zachary, see Roger Haskens		
	HIGGINSON, Thomas, see Roger Haskens		
1690, Aug. 12	HOLE, Elizabeth	John Hole	Power atty
1675, July 24	HOMES, Thomas	Thomas New- berry	Bond
1675, July 24	HOMES, Thomas	Thomas New- berry	Mortgage
1692, June 10	HOOKE, Francis,	Abraham Parker	Deed
1692, Sept. 27	HOOKE, Francis, and Samuel Kease	Richard White	Power atty
1694, May 24	HUGHES, Arthur	John Bonigton	Deed
1694, June 15	HUGHES, Arthur	Arthur Hughes, et ux.	Deed

Folio.	Description.
98	25 acres on Newichawannock Little river [in <i>Berwick</i>].
117	A tract at the cove on the upper side of Frank's Fort, in <i>Kittery</i> .
84	Part of the tract of land called Coxhall, now <i>Lyman</i> , six miles by four miles in extent.
99	To manage his estates in <i>Kittery</i> , or elsewhere in New England.
60	Conditioned to pay £8 in eleven months.
59	House and town grant of 50 acres, of and in <i>Kittery</i> as further security for the above debt.
81	House and 50 acres, extending from west side of river to <i>Kittery</i> line, in <i>York</i> , fols. 77 and 78.
78	To enter upon and deliver possession of the lands to Henry Deering.
106	A neck of land on the Eastern side of Saco river, between Page's Creek, the Flying Hill and the Great Swamp.
105	A neck of land east of Saco river, between it and Page's Creek, the Great Swamp and the Flying Hill.

Date.	Grantee.	Grantor.	Instrument.
	INGALLS, Samuel, sen., see Roger Haskens		
	INGALLS, Samuel, jr., see Roger Haskens		
1648, June 24	JONES, Thomas,	Abram Conley	Deed
	KEASE, Samuel, see Francis Hooke		
1687, July 3	KENE, Nathaniel	Robert Elliot	Deed
1686, Nov. 30	LEIGHTON, John	Thomas Jones	Deed
1683, Mar. 28	LITTLEFIELD, Daniel	Francis Little- field sen.	Deed
1693, May 15	LITTLEFIELD, Daniel	John Butland [Buckland]	Deed
1683, Mar. 29	LITTLEFIELD, Depend- ence	Francis Little- field, sen.	Deed
1682, Mar. 20	LITTLEFIELD, Francis, sen.	James Littlefield sen.	Deed
	LORD, Robert, jun., see Roger Haskens		
1687, Mar. 18	LORD, Samuel	Henry Child, et ux.	Deed
	Low, John, jun., see Roger Haskens		
	Low, Thomas, sen., see Roger Haskens		

Folio.	Description.
102	Field and house in <i>Kittery</i> , next to William Everett's.
106	10 acres on the west side of Spruce Creek, in <i>Kittery</i> , between lands of John Shapleigh and John Shepard.
102	6 acres between two other lots of Grantee's, on Piscataqua river; also all meadow at Heathy Marsh; also 40 acres by town grant, adjoining said marsh, all in <i>Kittery</i> .
90	150 acres on the north side of Ogunquet river, with 10 acres of meadow; also 150 acres northeast of said river adjoining Joseph Cross, with 2 acres of salt marsh; also 4 acres of marsh; also 10 acres of marsh at the island in Webhannet river, all in <i>Wells</i> . Reserving the use of 5 acres of marsh till Daniel comes of age.
92	2 acres adjoining Wheelwright's Neck and the sea wall in <i>Wells</i> .
91	All his homestead in <i>Wells</i> , except what had been conveyed to James Littlefield and Daniel Littlefield, reserving life estate to himself and wife, with reversion to said James and Daniel.
89	Land in <i>Wells</i> by the same description as the third above (except the ten acres of marsh).
60	40 acres at Post Wigwam, on Newichawannock river, in <i>Berwick</i> , with a dwelling-house, but excepting Mr. Leader's grant of pine trees.

Date.	Grantee.	Grantor.	Instrument.
1691, Dec. 15	MOGRIDG, John	Michael Endle et ux.	Deed
1689, Jan. 4	MOORE, John NASON, Barker, see Ben- jamin Nason	Richard White	Deed
1694, Sept. 20	NASON, Benjamin and Baker Nason	Richard Nason et ux.	Conditional Deed
1691, Apr. 3	NASON, Jonathan	Stephen Jen- kenes	Deed
1695, Mar. 2	NOCK, Sylvanus	James Emery, sen.	Deed
1693, Jan. 20	PARTRIDGE, John	Samson Anger, estate of, by Arthur Hughes and Sarah Hughes, adm'rs	Deed
1689, Apr. 19	PEPPERRELL, William	Benjamin Wood- bridge	Deed
1689, Apr. 19	PEPPERRELL, William	Benjamin Wood- bridge	Bond
1693, Sept. 15	PERKINS, Jacob and Nathaniel Fuller PERKINS, Matthew, see Roger Haskens	Coxhall Proprie- tors	Vote
1693, July 6	PLAISTED, John	Elisha Plaisted, estate of, by Elizabeth Plaisted, Exe'x	Deed
1693, Sept. 15	POTTLE, Christopher	Coxhall Proprie- tors	Vote
1686, Oct. 16	REMICK, Isaac	Christian Rem- ich [Remick]	Deed

Folio.	Description.
119	Messuage at Spruce Creek, in <i>Kittery</i> .
54	All Grantor's marsh on the northeast side of Broad[Brave] boat Harbor Creek, from land of Capt. Raines, to the head of the creek, in <i>Kittery</i> .
114	Homestead of 200 acres, and pastures between tide-water and town commons in <i>Kittery</i> .
73	2 acres of marsh in two pieces, at Sturgeon Creek, in <i>Berwick</i> .
115	18 acres at Rocky Hill, in <i>Berwick</i> .
95	Messuage of the deceased on the main river, between Edward Rishworth and John Penwill in <i>York</i> .
62	12½ acres between Crocket's Creek and Piscataqua harbor mouth, in <i>Kittery</i> .
63	In a penalty of £24, to observe the covenants in the above deed.
68	Admitting them to shares (200 acres each) in the lands in <i>Lyman</i> .
87	80 acres at Birch Point Cove, on the Great river and the new meadow near York line, in <i>Kittery</i> [<i>Berwick</i>].
86	Admitting him to a share (200 acres) in the lands in <i>Lyman</i> .
71	House and 30 acres, at the Great Cove, behind Thomas Spinney's, in <i>Kittery</i> .

Date.	Grantee.	Grantor.	Instrument.
1686, Oct. 16	REMICK, Isaac	Jacob Remich [Remick]	Deed
1693, Oct. 18	REMICK, Joshua	Christian Remich [Remick] et ux.	Conditional deed
1675, July 22	RICE, Thomas, et ux.	Thomas Withers	Deed
1671, Aug. 26	ROBINSON, James	George Foxwell	Deed
	RUST, Nathaniel, see Roger Haskens		
1694, Mar. 20	SEARLE, John	James Emery, jun., et ux.	Deed
1678, Apr. 27	SE[A]WARD, John	Agnes More	Deed
1674, June 13	SE[A]WARD, John	John More	Deed
1687, July 13	SERGEANT, Edward	Walter Penny- wel	Deed
1690, Jan. 6	SERGEANT, Edward	David Trustrum	Deed
1690, Mar. 29	SEWALL, Samuel	Joshua Scottow et ux.	Deed
1690, July 17	SHARP, Elizabeth	James Gibbons Thos. Gibbons	Deed
	SHEPHERD Thomas, see Roger Haskens		
1676, July 25	SPENCER, Humphrey, et ux.	Thomas Spencer, et ux.	Deed
1694, Mar. 22	SPINNEY, James	Thomas Spinney, et ux.	Deed
1694, Mar. 23	SPINNEY, John	Thomas Spinney	Deed

Folio.	Description.
71	Quitelaim to the land at Great cove, in <i>Kittery</i> .
113	Homestead on the neck, opposite Boiling Rock, and 10 acres in the woods, and 15 acres marsh in <i>Kittery</i> , reserving life estates to himself and wife.
43	A tract at Eagle point, on Piscataqua river, in <i>Kittery</i> .
64	One-half of the plantation at Black Point, in <i>Scarborough</i> bought of Richard Foxwell.
98	42 acres upland and 8 acres marsh adjoining at Long Reach, in <i>Kittery</i> .
97	Quitelaim to the next below.
97	Of land [probably in <i>Kittery</i>] endorsed on a previous deed.
49	50 acres at Scadlock's or Little river, and 7 acres of marsh near said river, on the sea-wall in <i>Saco</i> .
95	30 acres at Winter Harbor in <i>Saco</i> , adjoining to Grantee's land and a brook on the southwest.
64	500 acres, between Little or Crooked Lane river and Sandy point, on Merriconeag neck, now <i>Harpwell</i> , granted to Grantor by the General Court.
45	100 acres on Saco river, with marsh adjoining; also marsh on Fresh Water Creek, all in <i>Saco</i> .
111	House and 30 acres, on the brook running from Parker's marsh swamp to the marsh called Slut's Corner, in <i>Kittery</i> [<i>Berwick</i>].
104	Part of his homestead, on Piscataqua river, in <i>Kittery</i> , with reversion to John Spinney.
104	The remainder of his homestead at Great Cove, on Piscataqua river, in <i>Kittery</i> , reserving life estates to himself and wife.

Date.	Grantee.	Grantor.	Instrument.
1690, Jan. 4	SPINNEY, Samuel	Thomas Rice et ux.	Deed
1693, May 3	SPINNEY, Samuel STANFORD, John, see Roger Haskens	Richard Carell	Deed
1679, Mar. 29	STAPLE, Peter	Town of Kittery	Grant
1693, Sept. 6	STAPLE, Peter	Town of Kittery	Survey
1679, Dec. 24	STAPLE, Peter	Town of Kittery	Grant
1693, Sept. 7	STAPLE, Peter	Town of Kittery	Survey
1690, Jan. 19	STODDARD, Simeon	John Alden et ux.	Mortgage
1686, Aug. 11	SYMONDS, Harlakinden	Nacodumiah, <i>alias</i> Dony, <i>alias</i> Robert, and Robert, his son	Deed
1687, June 29	SYMONDS, Harlakinden THORNDICK, Paul, see Roger Haskens THORNE, Barnett, see Roger Haskens WALKER, Richard, see Roger Haskens	Sarah Goodwin and Nicholas Turbet et ux.	Deed
1698, June 17	WATSON, John	Robert Bronsdon	Power atty
1687, — 28	WEARE, Daniel	Peter Weare et ux.	Deed

Folio.	Description.
103	20 acres near Spruce Creek, between Shapleigh's, Withers' Shepherd's and Thos. Spinney's lands, in <i>Kittery</i> .
103	6 acres, part of a town grant, at Great Cove, in <i>Kittery</i> .
87	10 acres adjoining his house lot at the Long Reach, in his own right, and $\frac{5}{8}$ acres in right of his wife.
87	Of the above 15 acres.
87	30 acres adjoining Christopher Biddle's and Richard Rogers' lands.
87	Of the above 30 acres.
68	One-eighth in common of the tract between Kennebunk river and Saco river, from the seashore to the Salmon Falls, in the latter river; also 1000 acres on west side of Kennebunk river; also one-fourth part of a saw-mill and appurtenances at Saco river falls.
86	Land about Coxhorne pond, in Coxhall, now <i>Lyman</i> .
86	One-third in common of the tract called Coxhall, now <i>Lyman</i> .
II, 128	General power of attorney.
108	60 acres called Gooch's Neck, near Cape Neddick, in <i>York</i> .

Date.	Grantee.	Grantor.	Instrument.
1690, Feb. 24	WEARE, Joseph	John Purrington	Deed
1686, Apr. 27	WHITE, Richard	Ephraim Crocket et ux.	Deed
1644, Mar. 20	WITHERS, Thomas WOODBURY, Nicholas, see Roger Haskens	Sir Ferdinando Gorges, by Richard Vines, Steward Gen- eral	Grant

Folio.	Description.
116	About half an acre under and around Grantee's house, at Meeting-house Creek, in <i>York</i> .
76	90 acres at Broad-[Brave-]boat Harbor Creek and adjoining York line in <i>Kittery</i> , and all the marsh between the above and the creek below the bridge, and a strip of marsh above the bridge.
58	600 acres between two creeks, at the head of Spruce Creek, in <i>Kittery</i> .

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