<table>
<thead>
<tr>
<th>Name</th>
<th>Status</th>
</tr>
</thead>
<tbody>
<tr>
<td>David Aron</td>
<td>not able to pay</td>
</tr>
<tr>
<td>William Andrewsons</td>
<td>personal He dead and no property</td>
</tr>
<tr>
<td>Robert Artis</td>
<td>Dead and no property</td>
</tr>
<tr>
<td>Thomas Armstrong</td>
<td>not to be found</td>
</tr>
<tr>
<td>Samuel Biron</td>
<td>went to the back Countries last spring early</td>
</tr>
<tr>
<td>James Bauchamp</td>
<td>N worth nothing</td>
</tr>
<tr>
<td>David Bear</td>
<td>not to be found</td>
</tr>
<tr>
<td>Matthews Bethards</td>
<td>dead</td>
</tr>
<tr>
<td>John Bostick</td>
<td>Deceas’d last winter not one Cent</td>
</tr>
<tr>
<td>John Dill of Philamon</td>
<td>lives in Maryland no property here</td>
</tr>
<tr>
<td>Charles Errixen</td>
<td>[Ericson from other tax lists]</td>
</tr>
<tr>
<td>John Farlow</td>
<td>moved back</td>
</tr>
<tr>
<td>John Fisher Hatter</td>
<td>left this last winter and no property</td>
</tr>
<tr>
<td>Edward Fisher</td>
<td>says that he pays tax in the other hundred</td>
</tr>
<tr>
<td>Smithers &amp; Fisher</td>
<td></td>
</tr>
<tr>
<td>Tho’ Green</td>
<td>Carpenter went away last spring early</td>
</tr>
<tr>
<td>Abraham Hurlack</td>
<td>no such person</td>
</tr>
<tr>
<td>Peter Henry Henry</td>
<td>N sold up</td>
</tr>
<tr>
<td>Henry Hendrixon</td>
<td>Run away with his wife’s daughter</td>
</tr>
</tbody>
</table>

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ALL Class site: http://copland.udel.edu/~tdoherty
Item. I lend to my beloved wife Lovey Tillett (whose maiden name was Lovey Russell, afterwards the lawful wife of Jessee Ethridge, and married to me after his decease, by which reason I title her how Lovey Tillett my wife) the use of the manor plantation whereon I now live, with the dwelling house and all other out houses belonging to said plantation during her widowhood. Item. I give and bequeath to my son Thomas Tillett, one hundred and thirty acres of land, to the northward of my land adjoining William Ethridges, to him and his

...and thirty acres to the southward of my land, to her and her heirs forever. Als. I give to said daughter one negro, named Luis, to her and heirs forever. I give and bequeath to [my] son Jessee Tillett one hundred and thirty acres in the middle between my son Thomas and Sally Tillett’s land, to him and his heirs forever. Item, my Will is that my vessel be sold to pay my debts. Item. All the rest of my property not given away, to be equally divided among my wife as before mentioned, and my three children. Thomas, Sally and Jessee Tillett.
Otis Son of William Caswell & Hannah his
Wife was Born Middletown May ye 12, 1784,

Nancy Daughter of William Caswell & Hannah his
Wife was Born Taunton June ye 10, 1787,

Hannah Daughter of William Caswell & Hannah his
Wife was born Poland [Maine] September ye 18, 1793,

Source: Sperry, “Reading Early American Handwriting” (1998), p.175

This Indenture Made this thirteenth
Day of May in the Eight Year of the Reign of our Sove:
ryng Lord George the Second Annoq Domini one thousand
Seven Hundred thirty and five Between Catherina
Brett of the Fish Kill in the County of Duchess in the
Provence of New York in America of the one Part and Gyse-
bert Peele of the Corporation of Kingstown in the County of
Ulster in the Provence Aforesaid Yoeman of the other Part
Witnnesseth that the said Catherina Brett for and in
Consideration of the sum of Two Hundred and Ten Pounds

Sperry p.195
Consideration of the sum of Two Hundred and Ten Pounds Currant Lawfull Money of New York Aforesaid as also one Cow to her in hand paid by Gysebert Peele the Reciept whereof shee doth hereby Acknowledge hath bar gaind and sold and by these presents doth Bargain and Sell unto the said Gysebert Peele/all that Certain Messuage Tract or Parcell of Land Scituating Lying and Being in the County of Dutchess Aforesaid and known to be part of that Land Called Menisinek: Beginning at the South East Corner of the Land Called Francoy’s Possession by a butter

imprisoned in some stone place
In he managed to pry out a stone.
But the opening was too small to permit egress with the bulky clothing of that day so although it was winter he stripped naked & [and]
squeezed himself out. Then raw
& [and] bleeding he crawled away through
the snow. He daren’t wait to
get out any old thing & [and] daren’t push
any out before him for fear a sentry
would see it before he got it. He
certainly colorful, but Allie, as enumerator, lied in the census (embellished?)

Honble Sr
Hartford June 16th: 1698
I received your Letter of the 13th Instant by the Post Saml Rogers
And according to your Comand I have communicated the same to the Council here for their advise. And now send to your Honr. Inclosed a Copie of Colonl Dongans~
Letter of November the fift 1683 Containing his Claim upon this Colonie
of all the Land lying within twenty miles of Hudsons River. The act
of the Generall Assembly holden at Hartford Novemb the 14th following
Comissionating Majr Gold, Colonl Allin, And Mr Pitkin to treat with Colonl
Dongan about the Dividing Line between York and this Colonie, And
their instructions to the Commissioners. A writ formed Articles of agreement, Concluded Novemb’ 28: 1683: between Colon’ Dongan Governr of New York with his Councill Robert Treat Governr of Connecticut. An Account of a Line Rune [running] by persons Commissionated by Colon’ Dongan Octob’ 10th: 1684 Intended for a dividing Line between the Province of New York and this Colonie &c: The Several Applications of the towns of Rye and Bedford to this Court with Such papers as were Given in by their deputies. And the Acts of the Governr and Councill, and General Assembly thereupon. Which is all that by the Advice of the Assistants here,

Att a meeting of the Select men for granting Liberty to the Inhabitants to gitt Timber on the Towne Com’ on for ther [their] owne use in the Towne Decb. 27. 1697 Liberty granted to Benj: Edwards for Timber for building an End to his barne of fourteen foot [foot] long and for one hundred of Rayles Mordichai Larkum Two hundred of Rayles
This indenture witnesseth that John Bowers of medfield
in ye County of Suffolk in New England hath of his own free
will and with ye Consent of his Gardian Benjamin Clark
hath put and bound him selfe unto Samuell wight in said
town and County lininn [linen] weauer [weaver] as an apprentice from
ye Day and Date hereof until ye first Day of July in ye
term of six hundred ninety and four: in case
any Charges Rise upon his head this year if not then un
till ye first Day of June: 1694 to learn ye art and mistery
of a weaver: him to learne as a faithfull apprentice Dueing [During]
ye whole tearm he shall not absent himselfe by night or by
Day from his masters family or buisiness: with out his
said masters leave att his masters lawfull Comands
he shall carefully obay his secreets he shall keep his
goods he shall not imbasell nor inordinately spend nor
lend with out his said masters leine and in all thing[s]
he shall behave and Demean himselfe as afaith appren[tice]
to his said master the whole tearm [term]
And his said master Samuell wight shall teach in struct and learn: his said apprentice John Bowers in ye art and mistery of a weauer as farr as he can teach him and he ye said apprentice is capable of learnin[g] and also he shall pro9vide all nessisarys for his said apprentice in sicknesse and in helth [health] and whole tearm victuells Drink washing and lodgeing and he shall pro vide all sort of cloathing [linen] and woollin hats

Shooes and stockens all said tearm: and two suits of apparel when said time is out yᵉ one for holy Days and yᵉ other one for working Days: and for ye faith full performance hereof: Each to other we have intercha ngeably sett to our hands and seals: this: 23ᵈ: day of August Sixteen hundred ninety and two

wittnesˢ Joseph Bullard john bowers
Samⁿ Barbur Benjamin [Benjamin] Clarᵏ
Allowances made by the Justices Grandjurymen and Assessors
Members of the Levy Board and Court of Appeal both held at Dover and for Kent County on Delaware on Tuesday the fifteenth day of November and Tuesday the fifteenth day of December Annoque Domini Seventeen Sixty three

To John Wells and wife for keeping Mary Lavery after child the ensuing year £7
To Catherine Hand[?] for her support the ensuing year To the care of Obdh Voshall 1 10
the Premises Demand in his Demesne? as of for and being So seized thereof on the 26th of April 1694 by his Deed of Gift of that Date conveyed the Same to one Samuel Jackson and Mary his wife During their lives and the Longest Liver of them and after the Deceas of Such Survivor to the Heirs of the Body of the Said mary and Declare that by form of Said Gift the Said Samuel was Seized of the Premises in Right of said Mary which is a Contradiction and Repugnant and Inconsistent for that the Said Samuel Jackson was Seized in his Own Right by force of the Gift and not in Right of said Mary.

2ndly the Pla' Sues for the Premisses as Heir of the Said mary which mary he Says was Tenent intail and that the Said Premisses Descends to the Pla' from the Said mary but dont Declare that the Said Mary is Dead which he Ought to have Declared wherefore the Defend'n pray judgement that the writ abate and for Costs ------------ At [attest] Noah Emory ------------

Mary Melcher, dau of Edward, married Samuel Jackson 12 Oct 1693 with whom she had Hannah who married John Symes and Mary who married Abraham Ayers with whom she had Elizabeth who married Henry Biggenden.

Mary of Edward m2 Peter Man with whom she had Michael, Peter, Anne (who married Francis Tucker) and Edward
**1798 Renunciation of Cain McKenney estate**

April 9th day 1788 Respected Friend,

These are to inform thee that I do allow and appoint William Underwood to settle my fathers affairs he Being lately Dead.

Witness Present: Jacob McCinney, Josiah Davis, Joseph Underwood

Source (p): Cain McMenney 1788 probate papers New Castle Co Delaware

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**Genealogy**

- It's not a hobby, it's an obsession
- Will I ever find time to mow the lawn again?
- How can one ancestor cause so much trouble?

I think that I shall never see a complete Genealogy!

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