

Lambertson
Family
of
New Jersey
CJA

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FRED SISSE III
GENEALOGIST

EDITOR OF THE
Somerset County Genealogical Quarterly

POST OFFICE BOX 6493
BRIDGEWATER, NEW JERSEY 08807

20 July 1992

[REDACTED]
[REDACTED]
[REDACTED]
[REDACTED]
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OCCGS REFERENCE ONLY

Dear Mr. Chambers:

In response to your second request of 26 April 1992, I have done some genealogical research on the LAMBERTSON family of New Jersey in an effort to determine the origins of your known ancestor, Jeremiah Lambertson, whom you noted was born in this state about 1800.

As you had reason to suspect that "Elijah" Lambertson, who married Margaret Ellison on 11 March 1789, may be somehow connected to your Jeremiah, my research concentrated on this particular Lambertson and his family. When "Elijah Lambertson" joined the South Amboy Township, Middlesex County, New Jersey Militia in 1793, he was aged 33 (reference "A"). He was, therefore, born about 1760, and was almost thirty years old when he married in 1789.

The most comprehensive prime source I could find giving details on "Elisha" Lambertson and his family, was his last will and testament, made on 29 June 1824 (reference "B"). In this document he noted that he was a resident of "the Township of North Brunswick in the County of Middlesex," where he owned a home, two rooms of which he gave to the use of "my dear wife Margeret." The residue of his estate he left to "my Seven Children viz. Joseph, Jeremiah, Laurance, and Elisha and to my Daughters Hannah Susan and Meriah." From the wording of the will, it would seem that the son Joseph, and daughters Hannah and Susan, were to have their shares handled by the executors, who were designated as "my Son Elisha Lamberson and John Vandike." He signed his will in a very feeble hand: "Elisha Lamberson."

Elisha's will was probated on 3 August 1824, on the same date in which an inventory was made of the goods of "Elisha Lamberson, late of the Township of North Brunswick" (reference "C"). Though Elisha's will indicates that he probably died about July 1824, there are no concrete facts that his son Jeremiah is one and the same as your ancestor by this name. Albeit, it was significant that he had a son by the name of Jeremiah, and on this I continued my research on Elisha a step further.

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Among the estate papers of Elisha Lambertson/Lambertson was one very significant document. Elisha's son of the same name, whom he appointed executor, noted on 10 March 1841 that "I now reside out of the State of New Jersey to wit at Brooklyn in the State of New York" and thus he could no longer effectively discharge the duties imposed upon him by his father's will. He signed the affidavit "Elisha Lambertson," doing so in the presence of "Jeremiah Lambertson" (reference "D").

As this would indicate that Elisha Lambertson's son, Elisha, and probably his son, Jeremiah, were residents of Brooklyn, New York, in 1841, my search continued. Among the Middlesex County deeds, I found that on 1 April 1830, Elisha Lambertson and John Van Dyke, as executors of Elisha Lambertson's will, sold the elder Elisha's 105 acre "plantation" in North Brunswick Township, which he had bought on 1 June 1812 (reference "E"). Just a few months previous, on 15 February 1830, the "Heirs of Elisha Lambertson," consisting of his widow, Margaret, and children Joseph, Jeremiah, Laurence and Hannah, the wife of William Ervin (who are noted as the "surviving children"), authorized the executors to sell Elisha's property (reference "F").

The most crucial deed I found, however, was that executed on 17 August 1830, when "Elisha Lambertson & John Van Dyke executors of the last will and testament of Elisha Lambertson" sold "Jeremiah Lambertson of the city of Brooklyn in the County of Kings in the State of New York" a twenty-four acre tract in "the Township of South Amboy," which the elder Elisha purchased in 1806 (reference "G").

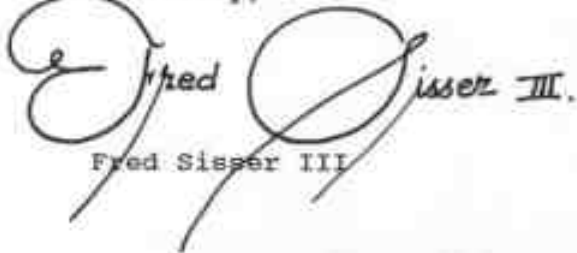
Clearly, this 1830 deed places Elisha Lambertson's son, Jeremiah, in Brooklyn, the very year in which your great great grandmother, Anna M. Lambertson, was born. Likewise, inasmuch as Elisha Lambertson's son, Elisha Lambertson (junior) was a resident of Brooklyn in 1841, he may be the one with whom Anna M. Lambertson was residing in 1850. To tie this all together, and prove that Jeremiah was indeed Elisha's son, a comparison of the signature of Jeremiah Lambertson on the 1841 affidavit (in the Elisha Lambertson estate papers) with a signature of Jeremiah Lambertson of Brooklyn, Kings County, would provide indisputable evidence.

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On the slim chance I could prove that the Jeremiah of New York was the one from New Jersey, I searched for his marriage (to Jane Williams) among the Middlesex County, New Jersey, marriages. Though I found Hannah Lambertson's marriage to William Ervin in 1816, and Lawrence Lambertson's marriage to Jane Ackerman in 1824 (reference "H"), I found no record of a marriage of Jeremiah (or Elisha) Lambertson in Middlesex County in the period 1800 to 1860. Of course, this would tend to support the fact that Elisha's son, Jeremiah, was married other than in Middlesex County, New Jersey particularly if it is considered that he is the one who married Jane Williams in New York.

I very much look forward to your thoughts and ideas on the above facts, and welcome any questions you may have. For now, please find enclosed, in addition to the various references cited, my Statement and Invoice.

Sincerely,


Fred Sisser III

FS:oak
Enc.

STATEMENT

7 July 1992
and
8 July 1992

New Jersey State Archives, Trenton, NJ:
research among a number of prime sources for
details on certain members of the Lambertson
family of New Jersey, including military and
civil records, deeds, probate records, wills,
marriage returns, etc.

- 11 hours

INVOICE

Mileage for round-trip from Bridgewater, NJ to Trenton, NJ (70 miles), twice, at \$.40 per mile	\$ 56.00
Total photocopies (20 pages) at \$.50 a page	10.00
Total hours research (11 hours) at \$17.00 an hour	187.00
Total:	\$253.00
Minus \$50.00 deposit of 22 February 1992	-50.00
	\$203.00

Middlebury

A movement of all & every free & able bodied
white male citizen between the ages of eighteen &
forty-five years within the County of Middlebury
makeable to a dam for organizing the militia
of the State of New Jersey passed at Trenton, 2
November the 30th A.D. 1775.

A movement of Citizens of the 1st Division within
the Township of Northumberland taken by one of the
Other Deputy Commissioners for the Township -

Names.	Age	Names.	Age	Names.	Age
George Freeman	41	Samuel Hartshorne	32	Henry Holden	51
Isaac Freeman	18	David Hult	27	Trade Webb	30
John Randolph	22	Lorin Scott	43	Abraham Britt	40
John Randolph	18	Thomas Steane	27	Abraham Britt	45
William Barnes	34	F. Sampson	19	Joseph Wabill	39
John Morrissey	18 ⁶	James Compton	31	Thos. Wabill	41
J. M. Haleton	20	Philip Reed	42	David West	51
John Haleton	20	Samuel Brooks	19	John George	43
John Haleton	30	David Reback	23	Malachay	23
John Avery	31	Howard Brown	27	William Webb	27
George Scott	28	Charles Gilman	31	Thomas Bell	28
Samuel West	27	Job Park	18	John Richardson	24
Edward Reed	28	Simon Duke	28	Joshua Richardson	32
Joseph Marshall	20	Stephen Franklin	20	Thomas S. Reed	20
Joseph Bolding	23	John Thompson	18	John Johnson	30
John Hilliard	19	John D. Trower	46	John Black	30
George Marshall	24	Samuel Frost	44	John Blodget	22
William Diamond	26	Stephen Green	25	Samuel Harrel	35
James Cobbe	25	James Compton	21	James Harrel	46
William Dobbins	21	Samuel Compton	26	Peter Henry	33
Nicholas Tiffey	18	Joseph Monday	32	John George	31
James Cushing	30	Robert Disenport	29	Charles Thompson	40
William Cushing	32	William Reed	20	John Hart	35
William Hart	22	George Hart	32	Jonathan Jones	19
William Hart	22	John Ross	40	John Henry	31
John Cushing	23	John Hobart	28	John Bill	29
John Cushing	19	David Morris	34	Joseph Taylor	33
John Cushing	19	John F. John	19	John Barry	18
John Cushing	24	Wm. Thorpe	23	William Johnson	30
				Malachay	30
				Total 90 Men	

A

South Amboy Township continued -

John Burton	36	Mather Ave	41	John Miller	28
Daniel Snell	30	John Rue	42	Daniel Miller	22
Joseph Moore	18	Katherine Page	26	Frank Miller	20
James May Penrose	25	John Proctor	21	Paul Miller	35
Joseph Ellerton	36	Grace Stora	42	Joseph Miller	26
Mathias Edwards	20	Felicia Moore	44	John Dwyer	30
John Johnson	24	Taylor Moore	10	John Dwyer	21
James Bondit	20	James Penrose	41	William Day	21
Abraham Bennett	23	John Miller	42	William Day	26
Lewis Johnson	19	Lewis Gordon	17	Robert Fletcher	26
James W. Graham	44	James Grumble	30	John Wright	20
John Adele	29	Malvina Gibb	41	Isaac Fletcher	31
Henry Johnson	31	William Reed	30	Isaac Fletcher	20
Coronation Sider	24	Joseph A. Johnson	29	Isaac Hartman	30
Robert Sider	40	George Ellerton	10	John Hartman	24
Charles Page	20	Richard Buckley	10	John Hartman	22
Eliza Leontine	33	John Parker	40	John Hartman	25
John Rose	35	David Vanderveen	10	John Hartman	10
James Lovan	32	Jonathan Penrose	37	John Hartman	21
John Hartman	32	James Morris	21	John Hartman	21
John Hartman	26	Coronation Sider	20	John Wilson	11
John Hartman	35	Daniel W. Hartman	33	James McLean	44
John Hartman	26	James Penrose	26	William Bean	29
John Hartman	30	John Penrose	43	Joseph Page	19
James Sider	39	John Penrose	15	James Hartman	27
William Crotter	44	John Penrose	20	David Anderson	23
John Hartman	24	John Penrose	20	John Penrose	23
James Penrose	10	John Penrose	52	John Penrose	-
John Hartman	25	John Penrose	26	David Day	26
John Hartman	20	Joseph Penrose	30	William Day	24
James Penrose	26	John Penrose	44	John Dwyer	29
William Story	43	John Penrose	24	John Dwyer	-
Joseph Penrose	26	John Penrose	45	Total of the above	-
			59	Wm. 100.	-

In the Name of God I make & declare this my last will and Testament. In the County of Middlesex and State of New Jersey being of sound mind and memory Do make & do publish this my last will and Testament. First I give and bequeath to my dear wife Margaret Lamberson the use of all my lands and tenements and the use of the two west side rooms in the house where I now live and half the cellar. And her board and house hold waggons and the farming utensils and household furniture sufficient to furnish two rooms and the residue of my good and chattels to be sold and the money arising therefrom I give and bequeath to my seven children to be divided in the manner hereafter mentioned my will is that after the Death of my wife that my good and chattels lands and tenements shall be sold and the money arising from the sale thereof I give my grand daughter Maggie one hundred and fifty Dollars — the remainder I give to my seven children — my Joseph, Jeremiah, Lawrence and Eliza and to my Daughters Hannah, Susan and Meriah to be equally divided between them I have and I share alike it is the intention of this my will that the proportional share of my son Joseph and my Daughters Hannah, Susan and Meriah shall be left in the hands of my Executors —

and my said Executors to pay unto the said
 Joseph Hamish & Susanna ~~the Interest~~^b thereof yearly During their several life and after
 their Death to pay the Principal to their Children
 Children if any the heirs and if they or any of them
 shall leave no Child or Children then the sum
 of the net age of them Dying and leaving no Child
 or Children shall be divided between my remain-
 ing Children and their heirs Share and ~~have~~ alike
 I appoint my Son Elisha Lamberson and John
 Van Slyck Executors of this my testament and last will
 In witness whereof I have here to set my hand and
 seal this Twenty ninth Day June in the year of
 our Lord one Thousand eight hundred and sever-
 ty four a line forth from the top and recd a
 dot two second from the bottom interlined A 1070
 Signed Sealed and published by Elisha Lamberson
 and Declar'd by the said

Elisha Lamberson to be
 his testament and last
 will in the presence of us

Mathan Conner

Garret Stalts

Peter Perrin

Jonathan Combs jun. & Sibb Combs wine two of the witnesses
 to the within will being dead ~~swore~~ did severally depose
 and say that they and eachs ~~these~~ saw Elisha Lamberson
 the testator therein named, sign and seal the within
 and declare the within
~~writing~~ to be his last will and testament, and
 that at the doing thereof, the said testator was of
 sound and disposing mind and memory, as far as
 these deponents know, and as they verily believe, and
 that ~~I am~~ ~~am~~ ~~not~~ ~~but~~ the other Subscribing witness
 was present at the same time, and signed his
 name as witness to the said will, together with
 these deponents, in the presence of the said testator.
 Iwoon at New Brunswick Jonathan Combs and
 August 3. 1824 before me, Sibb Pennington
John Heard Surrogate

Elisha Lamberson and John Haudike Executors in the
 within testament named being duly sworn did severally
 depose and say that the within instrument contains the
 true last will and testament of Elisha Lamberson the
 testator therein named, so far as they know and as they
 verily believe, and that they will well and truly perform
 the same, by paying first the debts of the said deceased, and
 then the legacies in the said testament specified so far
 as the goods chattels and credits of the said deceased
 can thereunto extend and that they will make and exhibit
 into the Surrogate at New Brunswick a true and perfect
 Inventory of all and singular the goods chattels and credits
 of the said deceased that have or shall come to their
 knowledge or profession or to the profession of any

OCkos REFERENCE ONLY

11082 L
Person or persons for whom I sue and tender a just and
true account which they so lawfully require
Signed at New Haven
the 3^d day of August 1803
before me John Head
John Head

Eliasia Lamberton Esq.
Stone Hambleton

12

J. H.

John Head
Aug 3 1803

11002 L

Douments
of the Imperial Estates
of Sigismund

1824

Dec 1

C

A true and perfect Inventory of all and singular
 the goods, chattels, rights, and credits of Elisha
 Lamberson, late of the Township of North Brunswick
 in the County of Middlesex deceased, made by us
 whose names are hereunto subscribed the third
 day of August in the year of our Lord 1804 —

Lamberson

	Dollars	Cents
This Wearing Apparel —	10	10
Horses —	125	00
Stonned Cattle —	100	00
Sheep —	4	25
Swine —	33	25
Farming Utencils —	34	10
Household Furniture —	52	62
Beds, and Bedding —	32	00
Ten cords of Woods cut and broken	20	00
Poultry —	2	00
Total	$\$135$	12

Appraised by us the day and year above

Written —

John S. Maxwell

Jonathan Combs Jr.

C

John T. M. Dowell and Jonathan Lamberson, appraisers
of the within Inventory being duly sworn did severally
depose and say that the goods chattels and credits in the
within Inventory set down and specified hereby were
appraised according to their just and true respective
values and values after the best of their judgment and
understanding and that they appraised all things that
were brought to their view for appraisement

sworn at New Brunswick
the 3^d day of August 1824 } John T. M. Dowell
before me John Head
Surgeon } Jonathan Lamberson

Elijah Lamberson and John Van Dike Executors of
the last Will and Testament of Elijah Lamberson
deceased being duly sworn did depose and say that
the within settling contains a true and perfect Inventory
of all and singular the goods chattels and credits of the
said Elijah Lamberson deceased as far as have come to
their knowledge or possession or to the possession of
any other person or persons for their use

sworn at New Brunswick
the 3^d day of August 1824 } Elijah Lamberson
before me John Head
Surgeon } John Van Dike

D

I Elizabth Lovett do hereby leave & appoint the sum of £400.
plus of the full value and payment of my Estate & such
Inheritance of the Township of South Wem and in the County
of Shropshire in the year of Christianity 1703 George the 2^d
of Monarch being the commencement of my 70th year to my son
John the 2^d son of John Lovett Esq. of Weston. & I
have directed of the rest of my property & land at Wem
in the County of Shropshire and Harington Park of my own
choice to be equally divided amongst my children & to obviate the
danger of my children getting to share the burden of their father
I have added sufficient land in the like town
and Inheritance thereon to make up to
my sonnes. & to my daughters who may happen
to be as burdened as the said John Lovett
and prevent this misfortune happening to any other
succession. The Testator doth further add
summes to be distributed in my wife's discretion.

The Testator doth further direct that my
deceased husband to pay of himself £100 yearly

for expenses in his funerall.

& funeral Exequation

Elizabth Lovett

beginning and also the right of survey particularly laid on the stream of Bound Brook aforesaid and returned to James Manning and by Andrew Bunnel purchased of Jeremiah Manning Beginning at Bound Brook aforesaid at the northwest corner of a tract of land formerly of Samuel Blackfords thence running down the Brook the whole width thereof one hundred and fifty chains more or less so that it contains seven acres and one third of an acre which is to be and remain for seven acres (as by deed from David

Cortell & wife dated 23d April 1808 & recorded in Middlesex Clerks office more fully appears) Together with all and singular the profits privileges & advantages with the appurtenances belonging or in any wise appertaining also all the estate right title interest property claim & demand whatsoever of him the said William Vail of in & to the equal undivided half of all the before described lands & premises & of in & to every part & parcel thereof To have and to hold one equal half of all & singular the herein before described lands & premises with all the appurtenances unto him the said William Vail Junior his heirs & assigns to the only proper use benefit & behoof of him the said William Vail Junior his heirs & assigns forever And the said William Vail doth for himself his heirs executors & administrators covenant and agree to & with the said William Vail Junior his heirs & assigns that he the said William Vail now is the true lawfull & right owner of all the equal undivided one half of the herein described premises and every part & parcel thereof with the appurtenances thereto belonging and that the said undivided half of said lands and premises or any part thereof at the time of sealing and delivery of these presents are not encumbered by any mortgage Judgment or limitation or by any encumbrance whatever by which the title of the said William Vail Junior hereby made or intended to be made for the one equal undivided half part of the before mentioned lands and premises can or may be changed charged altered or defected in any way whatever and also that the said William Vail now hath good & lawfull power & authority to grant bargain sell and convey the said land and premises aforesaid also that the said William Vail will warrant secure and forever defend the said land & premises with the appurtenances unto the said William Vail Junior his heirs and assigns forever against the lawfull claims & demands of all persons freely & clearly freed & discharged of and from all manner of encumbrances whatever to the one equal undivided half of all the before mentioned premises - In witness whereof the said William Vail hath hereto set his hand and seal the day & year first above written.

William Vail (LS)

Signed Sealed and delivered in presence of
the word "eight" being first interlined & the words "degrees" and "ninety" wrote on
scratches all on the first page

N. Booram

Middlesex County SS: Be it remembered that on this eighteenth day of March in the year of our Lord one thousand eight hundred and thirty before me Nicholas Booram one of the Judges of the Court of Common Pleas in and for said County personally came William Vail the within grantor known to me as such and to whom I first made known the contents of the within deed and did acknowledge that he signed sealed & delivered the within deed as his voluntary act and deed to & for the uses & purposes therein mentioned

N. Booram.

Received April 1st 1830 and recorded by

Vanarsdale C.R.

Elisha Lamberson & John Van Dyke execs of Elisha Lamberson dec to James Brown) This indenture made the first day of April in the year of our Lord one thousand eight hundred and thirty between Elisha Lamberson & John Van Dyke executors of the last will & testament of Elisha Lamberson late of the Township of North Brunswick in the County
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E

of Middlesex & State of New Jersey deceased of the first part and James Brown of the Township of North Brunswick County & State aforesaid of the second part witnesseth
 that the said Elisha Lamberson & John Van Dyke executors aforesaid for & in con-
 sideration of the sum of one thousand and three hundred & seventy four dollars &
 seventy five cents to them in hand paid or secured to be paid at the time of executing
 and delivery of these presents the receipt whereof is hereby acknowledged and the
 said James Brown being therof & therefrom acquitted exonerated & fully discharged by
 these presents have granted bargained sold & released & by these presents do fully
 clearly & absolutely grant bargain sell & release unto the said James Brown his
 heirs & assigns forever All that certain farm or plantation situated lying and being
 in the Township of North Brunswick County of Middlesex and State of New Jersey and is
 described in a conveyance by John Aitken & wife to Elisha Lamberson by deed bearing
 date the first day of June 1812 as follows Beginning at a pear tree standing in
 the line of Doctor John Johnsons Patent at the west corner of a lot of land surveyed
 & returned to Lewis Johnson at the forks of two brooks now the corner of William
 Jewells land and thence running as the magnetical needle now points (1) north three
 degrees & thirty six minutes west fourteen chains & sixteen links to Samuel Combs
 land thence along his line (2) south sixty four degrees and fifteen minutes west forty
 seven links thence (3) north fifty three degrees & fifteen minutes west twenty twenty
 one chains & twenty links thence (4) north forty four degrees & forty five minutes
 west twenty chains & ninety links thence (5) south thirty nine degrees west eleven
 chains to a stake thence (6) north seventy four degrees fifty five minutes west
 twenty three links thence (7) south thirty nine degrees east eighty links thence (8)
 north seventy four degrees & fifty five minutes west two chains & thirty one links
 thence (9) south forty seven degrees & eighteen minutes west thirteen chains and
 nineteen links thence (10) south forty one degrees & eighteen minutes east sixteen
 chains & fifty two links to a white oak tree thence (11) south seventy four degrees
 & forty five minutes east thirty one chains & fifty eight links to the road leading
 from the York road to New Brunswick thence along said road (12) south thirteen degrees
 & five minutes west four chains thence (13) north eighty eight degrees & fifteen
 minutes east twelve chains to the beginning Containing one hundred & five acres &
 three quarters which deed is recorded in Middlesex Clerks office in Book D 9 of deeds
 pages 713 & 714 Together with all & singular the privileges hereditaments & appur-
 tenances whatsoever unto the same belonging or in any wise appertaining and also all
 the right title interest claim & demand whatsoever which the said Elisha Lamberson
 at the time of his death had or of eight ought to have had of in & to the said land
 & premises hereby granted To have and ~~to~~ hold the above granted & bargained land &
 a premises with the appurtenances unto him the said James Brown his heirs & assigns
 forever And the said Elisha Lamberson & John Van Dyke Executors aforesaid do
 hereby severally for themselves their heirs executors & administrators & each of them
 covenant to & with the said James Brown his heirs & assigns that they the said ex-
 ecutors nor either of them have not at any time heretofore made or executed any former
 or other bargain sale or release of the said farm or plantation & premises hereby
 granted to any other person or persons whatsoever or incumbered the same in any
 other wise whatsoever but the same in as full clear & absolute a manner do hereby
 convey to the said James Brown his heirs & assigns as the same was vested in the said
 Elisha Lamberson at the time of his death And also that the said James Brown his
 heirs & assigns shall and may from hence forth & forever hereafter peaceably &
 quietly have hold occupy possess & enjoy

the said land & premises with the appurtenances without the let suit trouble molestation or interruption of them the said executors aforesaid or either of them or any person or persons whatsoever lawfully claiming by free or under them or by free or under the said Elisha Lamberson deceased In witness whereof the said Elisha Lamberson and John Van Dyke Executors as aforesaid have hereunto set their hands & seals the day & year first above written -

Signed Sealed & delivered in) Elisha Lamberson (LS)
presence of N. Booram) John Van Dyke (LS)

Middlesex County 25: Be it remembered that on the first day of April in the year of our Lord one thousand eight hundred and thirty before me Nicholas Booram one of the Judges of the Court of Common Pleas in and for said County personally came Elisha Lamberson & John Van Dyke the within grantors to me known & to whom I first made known the contents of the within deed & did severally acknowledge that they signed sealed and delivered the within deed as their voluntary act & deed for the uses & purposes therein mentioned.

N. Booram

Received April 2d 1830 and recorded by VanArdenalen CLV.

Ezekiel Kinnan acts) This Indenture made this fifth day of April in the
as'f of John Dennis Jr dec'd) year of our Lord one thousand eight hundred and
to) thirty Between Ezekiel Kinnan acting executor of
Littleton Kirkpatrick) the last will and testament of John Dennis Jun'r late
of the City of New Brunswick County of Middlesex &
State of New Jersey deceased of the first part and Littleton Kirkpatrick of the City
County & State aforesaid of the second part Whereas the Judges of the Orphans Court
of the County of Middlesex at a court helden at New Brunswick in & for said County
in the term of September in the year of our Lord one thousand eight hundred and twenty
eight on the application of the said Ezekiel Kinnan for an order to sell the real
estate of the above named John Dennis Junior did order and decree in manner and form
following that is to say

Middlesex Orphans Court) September term 1828

Ezekiel Kinnan acting executor) Order for the Sale of Real Estate
of John Dennis Junior deceased) The said executor having exhibited to this
Court in the term of June last on oath an account
of the personal estate of the said deceased and of his debts as far as he can discover
the same by which it appears that the personal estate of the said deceased is insuf-
ficient to pay the same and that the said Executor having represented to this Court
that the said John Dennis did seized of real estate in the County of Middlesex and
praying aid in the premises The Court did order and direct all persons interested
in the lands tenements and real estate of the said deceased to appear before the
Court on Wednesday the tenth day of September and shew cause if any they have why the
same or so much thereof as may be necessary for the payment of the debts and expenses
yet unpaid should not be sold And it appearing to the Court that the said order
signed by the Clerk of the said Court was immediately thereafter set up in five of the
most public places in said County and published in one of the newspapers printed
in this State and the Court having heard and examined the proofs and allegations
on full examination thereof do find the personal estate of the said deceased insuf-
ficient to pay his debts The Court do order and direct that the said Executor do
make sale of all of the real estate of the said John Dennis deceased for the pay-
ment of

presents he is seized in his possession as of fee of so much and of such parts of the above granted and bargained premises as now are in the actual possession of the said Henry Frases. And further that so much and such parts of the above granted and bargained premises as now are in occupation of the said Henry Frases as aforesaid he the said Daniel W Disborough his heirs executors and administrators shall and will warrant and forever defend the said Henry Frases his heirs and assigns against all and all manner of persons lawfully claiming and to claim.

In Testimony whereof the parties to these presents have hereunto interchangeably set their hands and seals the day and year first above written -

Signed sealed & delivered in the presence) D.W Disborough (LS)
of M.S.Clark N. Booram) Jane Disborough (LS)

Middlesex County 23: Be it remembered that on this fourteenth day of August in the year of our Lord one thousand eight hundred and thirty before me Nicholas Booram one of the Judges of the Court of Common Pleas in and for said County personally came Daniel W Disborough & Jane Disborough his wife the within grantors to me known & to whom I first made known the contents of the within deed and did severally acknowledge that they signed sealed and delivered the same as their voluntary act and deed for the uses and purposes therein mentioned and the said Jane Disborough being by me privately examined apart from her husband did declare that she signed sealed and delivered the same freely without any fear threats or compulsion from her husband

N. Booram

Received August 17th 1830 and recorded by Vanarsdale Clerk,

Heirs of Elisha Lamberson) Know all men by these presents that we Margaret
to) Lamberson widow & relict of Elisha Lamberson late
Elisha Lamberson & John) of North Brunswick in the County of Middlesex New
Van Dyke Executors &c) Jersey deceased and Joseph Lamberson, Jeremiah
Lamberson Lawrence Lamberson, Elisha Lamberson &
William Irvin and Hannah his wife, which said Joseph, Jeremiah, Lawrence, Elisha &
Hannah are the surviving children heirs at law & legatees of the said Elisha Lamberson
deceased having agreed among our selves that it will be for our mutual advantage to
sell & convey at this time the lands & tenements which were of said Elisha Lamberson
at the time of his death have & by these presents do agree to & authorize Elisha
Lamberson & John Van Dyke the executors of the last will & testament of the said
Elisha Lamberson deed to sell & convey the said real estate of the said deceased in
as full and ample a manner as they could & were directed to do in & by said will
after the decease of the said Margaret and the proceeds of such sales to put out at
interest on bond & mortgaged & pay the interest thereof to the said Margaret
Lamberson during her life & at her death to dispose of ~~the~~ claims arising from said
sales as is directed in & by said will of Elisha Lamberson deceased. And we do
hereby severally promise & agree for our and each of our heirs executors and ad-
ministrators for ever to indemnify & save harmless the said executors from all claims
or demands that may hereafter be lawfully made against them or either of them for
such sale being made previous to the death of the said Margaret Lamberson except
the payt. of the interest to the said Margaret Lamberson aforesaid and the
distribution of the

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proceeds thereof after her death agreeable to the will of said Elisha Lamberson deceased. In witness whereof we have hereunto set our hands and seals the fifteenth day of February in the year of our Lord one thousand eight hundred & thirty-

Signed sealed & delivered in presence of Wm W Conover, Guebert Dehart Daniel A Robbins) Margaret Lamberton (LS) mark
) Jeremiah Lamberton (LS)
) Lawrence Lamberton (LS)
) Joseph Lamberton (LS)
) Hannah Irvin (LS)
) Elisha Lamberton (LS)
) William A Irvin (LS) mark

Middlesex County NS: Be it remembered that on this eighteenth day of August in the year of our Lord one thousand eight hundred and thirty before me Nicholas Boorae one of the Judges of the Court of Common Pleas in and for said County personally appeared William W Conover one of the subscribing witnesses to the within indenture who I being duly sworn according to law did depose that he was present & heard Margaret Lamberton, Jeremiah Lamberton, Lawrence Lamberton, Joseph Lamberton Hannah Irvin, Elisha Lamberton & William Irvin acknowledge that they severally signed sealed & delivered the within instrument as their voluntary act and deed for the uses & purposes therein mentioned.

Sworn & subscribed before me the
day & year aforesaid N. Boorae W. W Conover.

Received August 18th 1830 and recorded by Vanarsdale Clerk.

Abigail Mount This Indenture made this ninth day of June in the
A Hannah Mount year of our Lord one thousand eight hundred and
to thirty Between Abigail Mount and Hannah Mount of
Sylvester Hutchinson the Township of East Windsor in the County of Middle-
sex and State of New Jersey party of the first part
and Sylvester Hutchinson of the same place party of the second part Witnesseth that
the said party of the first part for and in consideration of the sum of four hun-
dred and nineteen dollars and sixty nine cents lawful money of the United States to
them in hand well and truly paid by the said party of the second part before the
sealing and delivery of these presents the receipt whereof they the said party of the
first part do hereby acknowledge have given granted bargained sold aliened enfeoffed
released and confirmed and by these presents do give grant bargain sell alien en-
feoff release and confirm unto the said party of the second part his heirs and assigns
all that certain tract or lot of land and premises herein after particularly described
situate lying and being in the Township of East Windsor in the County of Middlesex
and State aforesaid. Beginning at a stone standing at a corner of Samuel C Johns land
and in the line of lot numbered six in the division of Liberty Hall farm late the
property of Daniel Johns deceased, thence 1 south eighteen minutes west seventeen
chains and forty eight links along the line of the said Johns land to a stone
in Eli's line thence 2 north eighty six degrees and fifty seven minutes east eleven
chains and seventy three links along Eli's line to the south west corner of the said
Sylvester Hutchinson's land, thence 3 north thirty two minutes west fifteen chains
and ninety nine links along his line to the line of lot numbered eight thence 4
north seventy six degrees west one chain and seventy nine links along the last men-
tioned lot to a corner of lot numbered six thence 5

Elisha Lambertson & John Van Dyke executors of Elisha Lambertson deceased to Jeremiah Lambertson This Indenture made this seventeenth day of August in the year of our Lord one thousand eight hundred and thirty between Elisha Lambertson & John Van Dyke executors of the last will and testament of Elisha Lambertson late of the township of North Brunswick in the County of Middlesex & State of New Jersey deceased of the first part and Jeremiah Lambertson of the city of Brooklyn in the County of Kings in the State of New York of the other part witnesseth that the said executors for and in consideration of the sum of seventy two dollars and seventy five cents to them in hand paid or secured to be paid at & before the sealing & delivery of these presents the receipt whereof is hereby acknowledged & thereof do acquit exonerated & discharge the said Jeremiah Lambertson his heirs and assigns by these presents have granted bargained sold & released & by these presents do grant bargain sell release & convey & confirm unto the said Jeremiah Lambertson his heirs and assigns forever All that certain tract or parcel of land situate lying and being in the Township of South Amboy in the county of Middlesex & State of New Jersey being part of two tracts of land conveyed to the said Elisha Lambertson dec'd the one tract by James Morgan by deed bearing date the 21st August 1806 & the other by Robert Rutledge by deed bearing date the 10th April 1812 & the lot hereby conveyed is designated on a map & survey made by N. Booram on the 3d Feby 1830 as lot No 7 & begins at the beginning corner of the whole tract conveyed as above mentioned by James Morgan and from thence running 1) south seventeen degrees forty minutes west fourteen chains thence 2) south forty eight degrees east nine chain & seventy links thence 3) south seventy eight degrees & forty minutes west sixteen chain & eighty links to a corner of No 6 thence along No 6 & 5 (4) north eleven degrees & twenty minutes west fifteen chain and eighty links to No 4 thence (5) north sixty six degrees & ten minutes east eighteen chain & twenty links to the Beginning Containing twenty four acres, & twenty five hundredths of an acre -

Together with all and singular the privileges hereditaments & appurtenances to the same belonging or in any wise appertaining and also all the estate right title interest claim & demand which the said Elisha Lambertson at the time of his death had of in & to the said land & premises hereby granted To have and to hold the above granted & bargained premises with the appurtenances unto the said Jeremiah Lambertson his heirs & assigns forever And the said Elisha Lambertson and John Van Dyke executors aforesaid do hereby severally for themselves their heirs executors and administrators covenant to & with the said Jeremiah Lambertson his heirs & assigns that they nor either of them have not at any time heretofore made or executed any other or former bargain sale or release of the said land & premises hereby granted to any

other person or persons whatever, and also that the said Jeremiah Lambertson shall and may from hence forth & forever hereafter peaceably & quietly have hold occupy & enjoy the said land and premises without the least trouble molestation or interruption of them the said executors or either of them or any other person or persons lawfully claiming by from or under them or either of them or by from or under the said Elisha Lambertson deceased.

In witness whereof the said Executors have hereunto set their hands & seals the day & year first above written -

Signed Sealed & delivered in the presence of N. Booram) Elisha Lambertson (LS)) John Van Dyke (LS)

Middlesex County 93: Be it remembered that on the seventeenth day of August in the year of our Lord one thousand eight hundred and thirty before me

Nicholas Booram one of the Judges of the Court of Common Pleas in & for said County personally came Eliasha Lamberson & John Van Dyke the grantors within mentioned known to me as such and to whom I first made known the contents of the within deed and did severally acknowledge that they signed sealed and delivered the within deed as their voluntary act and deed for the uses & purposes therein mentioned -

N. Booram

Received August 17th 1830 and recorded by Vanarsdalen Clk.

Daniel W Disborough & wife Henry Frazees This Indenture made this seventeenth day of July in the year of our Lord one thousand eight hundred and thirty Between Daniel W Disborough of the city of New Brunswick and State of New Jersey and Jane his wife of the first part and Henry Frazees of the same place of the second part Witnesseth that the said parties of the first part for and in consideration of the sum of one thousand and three hundred and fifty dollars money of the United States to them the said parties of the first part well and truly paid by the said party of the second part at and before the sealing and delivery of these presents the receipt whereof is hereby acknowledged have granted bargained and sold aliened released enfeoffed conveyed and confirmed and by these presents do grant bargain and sell alien release enfeoff convey and confirm unto the said party of the second part his heirs and assigns forever All that certain lot of land situate lying and being in the City of New Brunswick in the County of Middlesex and State of New Jersey Beginning on the westerly side of Burnet street at the northeast corner of John Hills lot thence running westerly along said Hills line one hundred feet to a lot formerly Abraham Van Dorens now James Richmonds, thence westerly along Richmonds line eighteen feet to a stake thence easterly along a straight line to the north west corner of the dwelling House on said lot thence along said dwelling House to the northeast corner thereof on Burnet street aforesaid thence southerly along said street twenty one feet five inches to said Hills lot and place of Beginning which said lot was conveyed to the said Daniel W Disborough by Lewis Dunham and wife by deed dated the 31st day of January A.D. 1812 which said deed is recorded in Middlesex clerks office in D 9 of deeds page 346 - the description of said lot herein set forth being the same as is contained in said deed.

Together with all and singular the buildings improvements privileges and appurtenances to the same belonging or in any wise appertaining And also all the estate right title property claim and demand of them the said parties of the first part or either of them at law or in equity of in and to the above described premises and of in and to every part and parcel thereof To have and to hold the above described lot of land and premises unto him the said party of the second part his heirs and assigns to the only proper use benefit and behoof of him the said party of the second part his heirs and assigns forever. And the said Daniel W Disborough doth for himself his heirs executors and administrators covenant with the said Henry Frazees his heirs executors and administrators and assigns that he the said Daniel W Disborough has full power and lawful authority to sell transfer and convey in manner and form aforesaid so much and such parts of the above granted and bargained premises and lot of land as is in the actual occupation of the said Henry Frazees at the time of the execution of these presents and that at the time of and until the sealing and delivery of these

1816

- Samuel Povine to Jane Gregg — 1st 9th
John Hibberts - to Euphemia Day — 1st 8th
Garret C. Low to Elizabeth Walton — 1st 10th
George Barclay to Abigail Shaw — 7th
Amos Comell to Margaret Brown — 1st 10th
Geo. W. Brown to Regia Baldwin — 5th
Robert McHenry to Anne Dewitt — 1st
David W. Gregg to Maria Berger — 9th
William Hoagland to Margaret Bartlett — 2nd
James Cole to Mary Sutphen — 8th 10th
James Beegle to Hannah Holland — 7th
Jacob P. Storykin to Samuel Gregg — 1st 10th
Joseph M. Taylor to Sarah Moore — 7th
Richard Walton to Ruth Stewart — 2nd
William Evans to Hannah Lambert — 1st 7th
George Job — to Eleanor Taylor — 7th
Gilbert Gibbons to Lucy Stout — 1st
Thomas West jun. to Ellinor Povine — 2nd
Jasper Smith jun. to Catherine Totten — 2nd
John Green jun. to Mary M. Reid — 2nd

1817

- Charles Foster to Anne Brown — Jan 1st
William Polan to Hannah Reynolds — 1st 9th
Matthew Chapman to Catherine Saffin Benbow — 7th
Samuel Miles to Mary Reid — 1st 10th
James McHenry to Catherine Ammons — 7th
Richard Tolson to David Morris — April 3rd
Samuel Povine to Mary Job — 1st 3rd
Daniel Foshee to Garrett Kedron — 5th
John McHenry to Lydia Reed — 8th
John McHenry to Lydia Reed — 10th

Charles Lanning to Hannah Penning — 26.
Brothaniel Johnson to Mary Costleyou — 25.
Jacob Steele to Margaret C. Lockette — 7.
George S. Baileys to Anna Gray — 25.

1819

Henry Litchfield to Isabell R. Hall — 1st.
John V. Wyckoff to Charity Kempton — 24.
Frederick Fenn to Margaret Gulett — July 11.
Horace Sanbury to Margaret Daniel — Aug 1st.
Lewis Day to Catharine Steele — 18.
Robert Murchison to Elizabeth Phillips — Sept 1.
Ralph S. Day to Margaret Penning — Oct 4.
Agus F. Thorne to Anna Williamson — 13.
Isaac W. Bassett to Eliza Kempton — 7.
Micajah Voorhees to Elizabeth Bishop Nov 9.
Cornelius Selover to Elizabeth A. Barnard — 13.

1820

Gilbert S. Kempton to Margaret C. Baileys Jan 5.
Henry Garrison to Harriet Little — 11.
William H. Cudberry to Delia A. Morris — 19.
John English to Mary Penning — 19.
Robert Longstreet to Catharine A. Penning Feb 5.
Joseph Whitney to Harriet Bishop — 25.
George McDowell to Phoebe Morris — 29.
David Gordon to Margaret Bassett March 29.
John Brown to Catharine Little — Apr 5.
John Reynolds to Eliza Major — 5.

I certify that I have joined in marriage the
above named persons, at the times above
specified.

George S. Montague

Minister of the Gospel

Commencing Jan 19, 1821

Revised May 4, 1828 by

George S. Montague

Received Drakes to Catherine Abbott by
me Joseph Parling

Received March 19th 1824 recorded by
Deacon

MARRIED

Sept 27 - Abigail Collier to Ellen Page

* Feb 11 1824 " Emmaus Lamberton to
Jane Ackerman }

Feb 28 " James Pierson to Ellen Page
John W. Clare

March 9th 1824 Misses at Spofford N.H.
- March 27 1824 recorded by Deacon

Elizabeth P. Gates - Mary Coddle
16th November 1822

John C. Brown to Jane Dunning
April 1822 -

Jane Dunning to Elizabeth Dolly
December 8 1825 -

Lewis Patterson to Sarah Stevenson
29th July 1820

I do hereby certify that the aforesaid named
were solemnized in Marriage by me

Schroeder Potter Justice
of peace

Received May 9th 1824 recorded by
Deacon