

1767, Jan. 3. **Stockton, Samuel**, of Somerset Co. Int. Adm'r—Amy Stockton. Fellowbondsmen—Samuel Stockton (son of Joseph) and Philip Phillips; first two of said Co., and Phillips of Hunterdon Co. Witness—John Stockton.

1767, Jan. 3. Inventory, £3, made by Joseph Hornor and Joseph Olden.

1768, March 8. Account by Amy Stockton.

Lib. 12, p. 479; Lib. 13, p. 319.

✓ 1769, May 12. **Stone, Jeremiah**, of Middlesex Co. Ward. Son of Joshua Stone, of said Co., deceased, and makes choice of David Flin, of said Co., cooper, as his Guardian.

1769, May 12. Guardian—David Flin. Fellowbondsmen—Moses Bishop, of said Co.

1772, Aug. 17. The above Letters were revoked, upon the petition of said Jeremiah Stone, and other Letters of Guardianship are now granted to his grandfather, Benjamin Tharp.

Lib. K, p. 89; Lib. K, p. 441.

815H 1762, Oct. 25. **Stone, William**, of Waterford, Gloucester Co. Int. Adm'r—John Stone, yeoman. Fellowbondsmen—Samuel Parr, yeoman; both of said place. Witnesses—Jasper Smith and Samuel Allinson.

1762, Oct. 21. Inventory, £178.15.2, made by Henry Wood and Samuel Parr.

Lib. 11, p. 240.

385R 1770, Jan. 20. **Stoothoff, Jaques**, of Somerset Co. Int. Adm'r—Jaques Voorheese, of said Co. Fellowbondsmen—William William-son, of Middlesex Co. Witness—Thomas Andrews.

1770, Jan. 19. Renunciation by Catolina Stoothoff, the widow.

1770, Jan. 23. Inventory, £1,258, made by Abraham Voorhees, Sr., Petrus Nevius and Abraham Voorhees, Jr.

Lib. K, p. 143.

720J 1767, Aug. 27. **Stout, Benjamin**, of Amwell Twsp., Hunterdon Co.; will of. Eldest son, Joseph, £5. Wife, Ruth, £20 yearly, to be paid by my son, Benjamin; and she is otherwise provided for. Rest of moveables to be sold and the money to be given to wife, and sons, Joseph and Benjamin, and my daughters, Elizabeth, Sarah, Ruth, Mary, Rachel, Ann and Johannah. Daughters, Rachel, Ann and Johannah, to have an outset, as the older sisters had. Son, Benjamin, my plantation. Grandson, John, son of my son Joseph, a small tract of land in Kingwood, when he is 21. Rest of land in Kingwood to be sold and money given to my 7 daughters, Elizabeth, Sarah, Ruth, Mary, Rachel, Ann and Johannah. Son, Benjamin, land I bought of William Anderson, in Amwell Twsp. Executors—my nephew, John Jewell, and my friend, Gershom Lee. Witnesses—Joseph Hudnut, Jacob Mattison, Peter Latourrette. Proved Sept. 19, 1767.

1767, Sept. 14. Inventory, £947.15.7, made by Thomas Atkinson and James Clark. The one-third part of Martin Tagan's estate, consisting of wearing apparel, bonds, bills, and notes, as appears by an Inventory appraised by James Stout and Peter Peterson, taken the 16th day of Sept., 1767, with addition of £10 more than the other legatees amounted to £144.9.8. (See, for explanation, under Tagen, Michael, whose Executor was Benjamin Stout).

1769, March 14. Account made by Executors.

Lib. 13, p. 191; Lib. 13, p. 493.



KNOW all Men by these Presents, That
we David Glen and Moses Bishop, both of the
County of Middlesex are
 holden and do stand indebted unto *his Excellency William*
Franklin Esq.
 in the Sum of *nine hundred pounds*
 of current lawful Money of *New-Jersey*; to be paid
 to his said *Excellency William Franklin Esq.*
 his Successors or Assigns: For the which Payment well
 and truly to be made and done, *we* do bind *our*
selves our Heirs, Executors and Administrators,
 and every of them, *Jointly and Severally* firmly by
 these Presents. Sealed with *our* Seal: Dated this
Twelfth Day of *May* Annoque Domini
 One Thousand Seven Hundred and Sixty *seven*

WHEREAS *Jeremiah Stone* an Infant of
 the Age of Fourteen Years and upwards, *son*
 of *Joshua Stone* late of the County
 of *Middlesex* deceased, hath by his Petition to the
 Governor, filed in the Prerogative Office in *Philadelphia*
 prayed that the above bound *David Glen* may
 be appointed Guardian of his Person and Estate, till he
 attains the Age of *Twenty one* Years, the said
 Guardianship not having been disposed of by the Will of the
 said Infant's Father. NOW THE CONDITION of the above
 Obligation is such, That if the above-bound *David Glen*
 do and shall take Care of the Person, Estate,
 and Education of the said Infant, and of all Writings and
 Evidences touching his Lands, and render the same to him
 at full Age; or to such Person or Persons, as by Law are
 or may be entitled to receive the same, and render a just and
 true Account of the Rents, Issues, and Profits of the Real
 and Personal Estate of the said Infant; and in the mean
 Time, improve the same for his Use and best Advantage,
 and make no Sale, nor commit any Waste or Destruction
 thereof or therein: Then this Obligation to be void, or else
 to stand and remain in full Force and Virtue.

Sealed and Delivered
 in Presence of

Thomas And,

Shirley Andrews

David Glen

Moses Bishop



KNOW all Men by these Presents, That
us David Glen and Moses Bishop both of the
County of Middlesex are
holders and do stand indebted unto *his Excellency William*
Franklin Esq.
in the Sum of *five hundred pounds*
of current lawful Money of *New-Jersey*; to be paid
to his said *Excellency William Franklin Esq.*
his Successors or Assigns: For the which Payment well
and truly to be made and done, *us* do bind our
selves our Heirs, Executors and Administrators,
and every of them, *Jointly and Severally* firmly by
these Presents. Sealed with our Seal: Dated this
Twelfth Day of *May* Annoque Domini
One Thousand Seven Hundred and Sixty *seven*

WHEREAS *Juniah Stone* an Infant of
the Age of Fourteen Years and upwards, *son*
of *Joshua Stone* late of the County
of *Middlesex* deceased, hath by his Petition to the
Governor, filed in the Prerogative Office in *Philadelphia*
prayed that the above bound *David Glen* may
be appointed Guardian of his Person and Estate, till he
attains the Age of *Twenty one* Years, the said
Guardianship not having been disposed of by the Will of the
said Infant's Father. NOW THE CONDITION of the above
Obligation is such, That if the above-bound *David Glen*
do and shall take Care of the Person, Estate,
and Education of the said Infant, and of all Writings and
Evidences touching his Lands, and render the same to him
at full Age; or to such Person or Persons, as by Law are
or may be entitled to receive the same, and render a just and
true Account of the Rents, Issues, and Profits of the Real
and Personal Estate of the said Infant; and in the mean
Time, improve the same for his Use and best Advantage,
and make no Sale, nor commit any Waste or Destruction
thereof or therein: Then this Obligation to be void, or else
to stand and remain in full Force and Virtue.

Sealed and Delivered
in Presence of
Howe's Aud,
Sho. Schanew
David Glen
Moses Bishop



KNOW all Men by these Presents, That

holder and do hereby attached unto

in the sum of of current lawful Money of New Jersey; to be paid

and truly to be made and done, do bind
Heirs, Executors and Administrators
and every of them, jointly by
these Presents, sealed with
Seal: Dated this
Day of
One Thousand Seven Hundred and Sixty

WHEREAS, the Age of fourteen Years and upwards
of the County
Governor, fixed in the Prolegative Office in

be appointed Guardian of the Person and Estate, in
Years, the said
Guardianship not having been disposed of by the Will of the
said Infant's Father. NOW the Convention of the above
Obligation is made, I have the above bound
do and shall take Care of the Person, Estate,
and Education of the said Infant, and of all Writings and
Business touching the same, and render the same to
at all Ages, as soon as the same, and render a full and
true Account of the same, and Profits of the Real
Estate, and of the said Infant, and in the mean
time to do all such Acts and Things as shall be required

to stand and remain in full force and Virtue
of the said Obligation to be void, or else



TO His Excellency William Franklin Esquire
Governor and Commander in Chief
in and over the Province
of New-Jersey, and Territories thereon depending
in America, &c.

The Petition of Jeremiah Stone Son
of ~~Jeremiah Stone~~ late of the County of Middlesex

HUMBLY SHEWETH,

THAT your Petitioner's Father hath not by any
Deed in his Life Time ~~nor by his last will and~~
~~Testament~~ disposed of the Guardian-
ship of your Petitioner, pursuant to the Statute made in the
Twelfth Year of the Reign of CHARLES the Second, late
King of England, &c. enabling the Father to dispose of
the Guardian-ship of his Child or Children, until their Age
of ~~Twenty one~~ Years.

THAT your Petitioner being out of the Wardship of
~~his~~ Guardian in Socage: And having an Estate
Real and Personal, which stands in Need of due Care being
taken of, HATH made Choice of ~~David Stone of the County~~
~~of Middlesex Cooper~~

to be ~~his~~ Guardian, until your Petitioner shall attain ~~his~~
full Age of ~~Twenty one~~ Years. Your Petitioner there-
fore prays, That your Excellency will be pleased to
grant unto the said ~~David Stone~~

the Guardian-ship of your Petitioner's
Estate, until your Petitioner shall attain ~~his~~ full Age aforesaid.

Signed by the Petitioner, this ~~twelfth~~
~~Day of May~~

Anno Domini, 1769. In the Presence of

~~Thomas Reed~~

Jeremiah Stone
his Mark



TO THE HONORABLE SENATE OF THE STATE OF NEW-YORK,
IN AND OVER THE PROVINCE
OF NEW-YORK, and Territories therein depending
in America, &c.
The Petition of

HUMBLY SHEWETH,

THAT your Petitioner's Father died not by any
Deed in his Life Time
but of the Guardian
ship of your Petitioner, to wit, to the said lands in the
Twelfth Year of the Reigned of Queen the Second, late
King of England, &c. and that the said lands to which of
the Guardian ship of the said lands of the said your Petitioner
of the said your Petitioner's

Real and Personal, which he had in the said your Petitioner's
taken of the said your Petitioner's
to be the Guardian, with your Petitioner's
full Age of the said your Petitioner's
the said your Petitioner's
your Petitioner's
These matters your Petitioner's
of the said your Petitioner's
of the said your Petitioner's

*Received of the Hon. Secy of the State
of New York
James W. Smith
1789*

