

Witnesses, John Adams, Samuel Reman, Joseph Powell. Proved, May 18, 1761.

Page 40.—In the name of God, Amen, June 5, 1744. I, WILLIAM WAAREN, of the Fishkills, in Dutchess County, "being not in health of body." All debts to be paid by executors. All the surplus to my wife, Mary Waaren, and her heirs and assigns for ever. I make my wife and Jacobus De Peyster, Esq., executors.

Witnesses, Johanes Wheesy, Henry Lewis, schoolmaster, John Auer. Proved, June 10, 1761.

Page 42.—In the name of God, Amen, February 20, 1758. I, TIMOTHY CONKLING, of North Castle, in Westchester County, being weak in body. I leave to my wife Sarah the use of $\frac{1}{3}$ of my estate during widowhood. I leave to my beloved grandchildren, the eldest daughters of my sons John and Timothy, all the effects that were my first wife's. I leave to my son Nathaniel my team and tackling. I leave to my daughters (not named) £10 each. I leave to my four sons, Timothy, John, Stephen, and Nathaniel, all the rest of my estate. If my wife marries she is to have £20. I make my wife and my sons Timothy and Stephen executors.

Witnesses, Samuel Haddon, Mary Tompkins, Daniel Miller.

Codicil, April 1, 1761. Whereas, I am security for Adam Simmons, on a bond, which is said to be taken up. But if it is not paid, it is to be paid by my legatees. I leave to my daughter Philla a cow.

Witnesses, Nathaniel Tompkins, Mary Tompkins, Daniel Miller. Proved, May 26, 1761.

→ Page 44.—In the name of God, Amen, August 22, 1760. I, WILLIAM SUTHERLAND, of North Castle, in Westchester County, being very sick. "First of all it is my will that all lawful debts be paid, part out of the movables and part out of the estate." I leave to my wife Esther $\frac{1}{3}$ of the movable estate and the use of $\frac{1}{3}$ of the

land so long as she continues my widow; and the use of the house and home lot. And the charge for repairs of my house to be paid out of the whole of my estate. I leave to my eldest son, Smith Sutherland, £20 more than each of his brothers. After payment of debts I leave all my estate to my children as follows: Each of my sons to be equal in my estate, and each of my daughters to have half as much as each of my sons. It is my will that a certain farm of 100 acres that I had of David Peck be sold. My children shall be brought up and schooled out of my estate until my youngest son is of age. I make my wife *Esther* and my brother, *Roger Sutherland*, executors.

Witnesses, Jonathan Owen, Stephen Edgeet, John Raynolds. Proved, May 27, 1761.

Page 46.—In the name of God, Amen, May 16, 1758. "I, WILLIAM YEOMANS, JR., of the Manor of Cortlandt, soldier of the Provincial forces of the Colony." I direct all debts to be paid. I leave to my well beloved brother, Robert Yeomans, 40 shillings. To my brother Jacob 40 shillings. All the remainder of estate to my brother Abraham. I order the movables to be sold and the money put at interest till he comes of age. I make my father, William Yeomans, executor.

Witnesses, William Yeomans, Nathan Whitne, Dennis Wartman. Proved, June 2, 1761.

Page 47.—In the name of God, Amen. I, FRANCIS CHILD, of New York, perukemaker, being of sound mind. I leave to my son, Francis Child, 5 shillings as a bar to all claim as heir at law. All the rest of my estate I leave to my wife Catharine, and to her heirs and assigns for ever, with full power to sell or lease "when she thinks proper, for her own good, or the good of my children" (not named). And I make my wife and my loving friend, John Tomlinson, executors. December 24, 1760.

Witnesses, John Van Vleck, blacksmith, Daniel Dunscomb, Edward Sheppherd. Proved, June 10, 1761.