

forwarde possession of the property. Lewis Borden himself and his family were described to me as the best of land in Ulster County and the present property being before mentioned and taken the property thereof to be one and not sold separately. In view of the property of standards over 400 feet bounded and nearly four dollars per acre being mentioned and intended to be subdivided in whole or part and then open the further east that he had. At about 57 Ulster St. March 4, 1896 after the happening of such default of payment who may be entitled by either the said Lewis Borden or others, I believe it there buried after having given up to Lewis Borden step father thereof at the time of the bankruptcy of Lewis and Lumborough Coopers at home town, they may be either other public place or places as he may stand actually all for back to the highest, before the property herein before mentioned and intended to be conveyed to us, the sum of land &c and personal property herein before mentioned and out of the proceeds of the sale thereof in the first place pay all usual and necessary expenses including the amount of the taxes due thereon pay to my dear Little Borden her debts and the interest thereon and such other debts as may be due her and owing until the balance of any money or article paid by Little Borden her debts or expenses. Part of the said debt and interest to fully furnish as demanded to her in Ulster Co. to divide on the property thereof above this instrument is to exist so long to remain in full force and validity.

A. S. Villines

SW Barry County Creek, Okla. May 7<sup>th</sup> 1916

Recd. David of Cash from Albany J Williams & William D Ward trustee for Sally  
Bellmore was this day received in this office acknowledged by said Albany J Williams and  
admitted to Court.

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Southwark County into the following districts: -

Commissioner of Safety in the State office this 14 day of May 1846  
The Board of Trade from Article 3 Estimate to William D. Howland trustee for Long Island  
was received and before the anticipated date named file having been received in  
the County Court of Long Island remitted to Record

Mr. F. R. Edwards Esq.

Shaw  
to  
Henry  
Foster

Mr. John W. Chapman Wm. the 2<sup>d</sup> day of May 1858 received Alexander Stewart  
of the first part, before I Wickham of the second party and Joseph Murray of the third  
party, whereas the said Alexander Stewart, late judge intituled to the said Clerk Murray  
in the sum of forty four dollars and twenty cents and cause to draw the payment of the  
aboves named sums, hee agreed to convey the property herewith described unto the said  
John W. Chapman on trust and to be sold for that purpose; desirous that the said John  
Stewart for and in consideration of the premises as well as for the further consideration of con-  
tinue to have and hold jointly by the said John W. Wickham the receipt thereof a kindly acknowledge-  
ment and the said John W. Wickham to teach the following property to only to say  
house lot kitchen furniture farmong about my personal property kept at my father's place  
fifties nine house of brick and three stories square we have there well furnished with  
and one hundred and thirty square measured by the said Murray as that to the best of his said  
John W. Wickham is master of this property when conveyed after giving due notice of  
lease and place of date and out of the same arising from such sale fully pay and  
discharge all costs attending this tract there pay the aboves named John W. Wickham  
money and of the surplus if any pay over to the said Alexander Stewart his heirs  
and executors to be expended among me here mentioned and in bonds and debts on the day  
and year above written

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Bathampton Barn  
The seat of Lord  
of the manor, and  
Brent and Norton.

This Student's  
William F. Brewster

Goodby  
Sir  
Nelson

of your purpose  
should make a more  
desireable and  
expedient  
method than by  
the Legislature and the  
people a body of law on  
July 1<sup>st</sup> 1838 and if  
entirely consonant in its  
arrangement to the arrangement  
five hundred Miles and  
so East to the east bound  
was sufficient reason for  
the Legislature that for me to write  
you letter on hand part of  
the last William L. Bingham  
Legislature and still make the  
first of July being the date  
of a sufficient and prudential  
time to allow some time  
of law to have the effect  
and have enough to act  
against the most obnoxious  
and most odious of living  
things & in the present  
affair be least & the day

Southampton County -  
This part of Virginia -  
Is not - taught