

to the bounds first mentioned. The above described 12 acres & a half is one full shair of the said real estate of the above s<sup>d</sup> dec<sup>d</sup>.

To the above settlement all parties consarned have agreed  
Sutton Oct<sup>r</sup> 19, 1771.

	JACOB COMMINGS	} Com <sup>tes</sup>
	DANIEL MARCH	
	TIMOTHY SIBLEY	
BRIDGET PRIME		
WILLIAM TODD Guardian for Sam <sup>l</sup> Prime		
BRIDGET PRIME	JOSIAH PRIME	
as guardian for	JOSHUA JEWETT PRIME	
	OLIVER PRIME	
	NATHANIEL PRIME	
	MEHETABEL PRIME	
	BRIDGET PRIME	
	ABIGAIL PRIME	

Com <sup>r</sup> charge Timothy Sibley 4 days . . . . .	£1.	0.	0
Jacob Comings 4 days & pay to Justice . . . . .			14.
Daniel March 4 days & going to Worcester . . . . .			14.
			<hr/>
			2. 8. 0

Worcester ss. To all people to whom these presents shall come. John Chandler Esq. Judge of ye Probate of Wills &c in ye county of Worcester within ye Province of ye Massachusetts Bay in New England sends greeting.

Know ye that pursuant to ye laws of ye said Province relative to the settlement of ye estates of Intestates & the disrection, power & authority to me therein given, I do hereby accept of ye doings of ye comittee by me appointed for ye apprising & dividing ye real estate of Joshua Prime late of Sutton in s<sup>d</sup> county, yeoman, dec<sup>d</sup> hereto annexed & for setting of unto Bridget Prime, ye said dec<sup>d</sup> widdow her dower therein & which at her Death must suffer a division among ye proven heirs that may then be agreeable to law.

I do also assign unto Samuel Prime, Josiah Prime, Joshua Jewett Prime, Oliver Prime, Nathaniel Prime, Mehetable