

The estate Deb  
 To funerell expences 2<sup>l</sup> 15<sup>s</sup> 0<sup>d</sup> To other debts  
 1<sup>l</sup> 14<sup>s</sup> 8<sup>d</sup> . . . . . 4 09 08  
 This Apprizement of the severell P<sup>t</sup>iculars was made P<sup>r</sup>  
 us the day and year above written.  
 Witness our hands JOHN HARRIS Sen<sup>r</sup>

SAMUEL PLATTS Junier.

Sarah Prime Administratix to the Estate of Marke Prime deceased made oath that the above written is a true Inventory of s<sup>d</sup> Estate to the best of her Knowledg & if more come to her Knowledg she will give the court an account thereof sworne in court at Ipswich this 15<sup>th</sup> of Aprill 1684 being held by adjournment.

Attest Barth<sup>o</sup> Gedney pr or<sup>dr</sup>

Sarah Prime widow & Abel Plats having power of Administration granted to them on the estate of Sam<sup>l</sup> Prime deceased amounting to 281<sup>l</sup> 6<sup>s</sup> clear of debts this court doth order the distribution of s<sup>d</sup> estate as followeth viz

Unto the widdow Sarah Prime 80<sup>l</sup> 11<sup>s</sup> unto Sam<sup>l</sup> Prime eldest son of ye deceased 80<sup>l</sup> 06<sup>s</sup> unto Sarah Prime Marke Prime & Añe Prime the rest of the children of the estate to each of them 40<sup>l</sup> 3<sup>s</sup> being 120<sup>l</sup> 9<sup>s</sup> And the whole estate to remain in the possession & to the use of ye widow Sarah Prime for the bringing up the children & paying their portions when they come of age & the houseing and lands stand bound to the court for paym<sup>t</sup> of ye childrens portions.

And whereas the executo<sup>r</sup> of the will of Mark Prime is deceased & power of administration to s<sup>d</sup> estate is granted unto ye s<sup>d</sup> Sarah Prime & Abel Platts this court doth order that they shall Administer upon s<sup>d</sup> estate according to the teno<sup>r</sup> of the will of s<sup>d</sup> Marke Prime that is given in & is on file with ye records of this court.

Agreed Apr 15 1684 in Court.