Henry Rogers,				15]	Richard Woodhull,		3.6					
William Pool,	-			16	Richard Floyd, -	. /	37					
Zachariah Hawking	8.	-		17	Thomas Jenner, John							
John Cooms,			-	18	Tooker, -	_	88					
William Williams,		-		19	Zachariah Hawkings,		89					
John Bud	-		-	20	Henry Rogers, D. B.		40					
Thomas Smith,		-		21	Mr. George Phillips, -		41					
frances Muney,	_		-	22	Peter Whitehear, -	_	42					
Daniel Lane,		-		23	Town Lot & John Davis	l,	43					
Richard Floyd,	*			24	Richard Woodhull,		44					
John Smith & Moses	s E	Bur	nit,	25	Thomas Biggs, Sen., -		45					
Old John Thomas &	F	rar	nk		Richard Waring,		46					
Money,	- \		-	26	Richard Hoyd, -		47					
William Salyer,		- \		27	Thomas Bigs, Jr., -		48					
Timothy Brewster,			-	28	Samuel Dayton, -		49					
John Thomas,		-	/	29	William ffrost,		50					
Nathaniel Norton,	-		-	30	William Satterly, -		51					
Joseph Davis,		-		31	Henry Perry		52					
Richard Smith, .	-		-	32	Mr. Lane, -		53					
Capt. Nicolls,				3/3	Robert Akerly,		54					
Obed Sewerd, -			- /	34	John Waid, -		55					
Henry Perry,				35								
Entered by mee.		/										
	DANIEL SMITH, Clerk.											
/												
JUNE THE 4TH, 1/40.												
Laid out to John Hulse, a piece of land at South, on the												
North side his home lot, in the fire place Neack, adjoining to the												
Beaver Dam River, bounded East by the highway, containing												
about one acre as it is bounded, it being laid out in lew of what												
and is taken off of a twenty acre lot ye said Hulse bought of												
Mr. Sills, taken off by a lot now in the possion of Eleazer												
Mr. Sins, taken on	. I.	y	a I	ot 1	low in the possion of E	leaz	er.					
Hawkins.					,							

AWARD

To all christian people to whome this present writing of award indented shall come or may any ways concearn. we, Isaac Browne, William Smith, James Tuthill & Richard Wodhull referrees or arbitrators named, chosen & apointed in and by a Town vot or order hereunto annexed, do hereby send greeting: know ye that we, the sd arbitrators, in obedince to and pursuance of ye sd Town order taking upon us ye burthen, & charge of ye sevil matters and things therein mentioned and exprest with respect to ye differences between ye church and presbyterions or Dissenting partis concerning ye several Tracts & parcels of land and Meadow in controversie Between them and the Division thereof, as in the same Town order or vote is exprest & set forth. And being very willing & desireous to make an amicable decison of that affair and put a lasting and final end to all dispute of that kind between the sd parties for ye future, do award, arbitrate, judge and determine of and concerning the sd premisses in manner and forme folloing, that is to say, In ye first place, we do unanimously award, adjudge and asigne unto the church and church party afore sd, the following several Tracts or parcels of land and meadow or thatch, with their appurtenaces and hereditaments, to witt: first, one full half part or moiety of the home or Town lott, commonly called the parsonage lott, lastly possessed by Mr. Phillips, to witt: The eastermost half thereof, to be equaly divided by a line to be rune Southerly from the Middle of that part or end of said lott that frounts the highway or street, so as each Division shall have an equel Front at ye street. Secondly, a certain lott of wood land lying near George Everson's, laid out to the Town alotments, in ye Equlizing Division, on ye 1st May, 1721, containing forty acres, more or less. Thirdly, the Southermost equal half or moiety of a certain piece of Thatch or thatch bed, lying between the little Neck & ye old Field Beach, being part of a larger piece of Thatch, and formerly laid out & given to ye parsonage, the sd piece of Thatchbed to be equaly divided in quallity & quantity; and lastly, half a right of all comonage that hereafter may be laid out or alotted in any future Division or Divisions of undivided lands in right of a parsonage. To have and to hold the said sevearl parcels or tracts of land & Thatch bed so situate & exprest as afore sd, with all other, the premises, appurtenances & hereditaments unto the sd church party of this Town of Brookhaven, for the use, benefite, and behoof of the present Incumbent, the Revd Mr. Isaac Browne and his successors, Ministers of the Church of England, as by Law estabershed, having the care of Souls here forever * * * And forther, we do, likewise unenimously, award adjudge and assigne unto the presbyterion or Dissenting party of the same Towne of Brookhaven afore sd, the severl Tracts, parcels & allotements of land, meadow and Thatch following with their appurtenances, hereditamts, that is to say: 1st, the other half or moiety, to witt: the western half of the home or Town lott, commonly called the parsonage lott, lastly possest by Mr. Phillips as afore mentioneds, and to be Divided & have an equel front as afore sd. 2cly, the northermost equal half or Moiety of the piece of Thatch or Thatch bed lying between ye little neck & the old Field Beech as above sd, to be equally divided, in quality & quantity, as afore sd. 3ely, a certain 20 acre lott lying to ye west side of the Town, laid out to the Town allottmt the 3d day of April, 1716, being No. 21. 4thly, twenty acres of land lying in the west Meadow Neck, by the side of the west meadow head, butting upon the Beach, westerly laid out for the parsonage, May first, 5thly, Another parcel of land being an equal half of a certain lott of land on the North side of the County Road, in the west Division of the long lots, being No. 17. 6thly, One equal half of a certain lott of land laid out in ye Skirt Division, March 29th, 1735, being No. 9. 7thly, the one half of the Sheep pasture Division, lying at the Southeast end of yo Town, laid out April 6th, 1738, being No. 14. Stuly, the equal half of a lott of land laid out in the Sheep Pasture Division in the west Meadow Neck, laid out April 4th, 1738, being No. 35. 9thly, One Sheare or piece of creek thatch lying in the mill creek, in ye Town, laid out in ye year 1720, being No. 45. 10thly, a lott of meadow or creek thatch lying in ye Old Man's Harbour, being No. 5, laid out 3d of April, 1716. 11thly. An equal half of a lott of land laid out in the Sheep pasture at the Old Man's, Febry 14th, 1737, being No. 15. 12thly, the equal half of a lott of land lying on ye South side of the Country Road joyning to ye sd road, laid out the 4th of May, 1731, being No. 47. 13thly, the Divisions between Connecticut River & Winthrop's line, the lott in ye East

That in ye W. Division No. 32 laid out Division is No. 24. December 10th, 1733. 14thly, a lott of land lying on the East side of Conneticut River, being No. 1, laid out January 16th. 1720, 15thly, a certain five Acre lott lying at Newtown, called 16thly, one shear of Meadow at South, lyye parsonage lott. ing in ye Fireplace neck, laid out ye 2d May, 1716, being No. 22. 17thly, the equal half of a certain lott of land on the East side of the head of Connecticut River, laid out 20th April, 1739, being No. 34. 18thly, The half of a lott of land at ye Long Swamp, laid out 9th May, 1739, being No. 43. And lastly, half a right of all commonage as afd, that hereafter may be laid out or allotted in any future Division or Divisions of undivided lands in right of a parsonage,&c. * * * to Have and to Hold the said several tracts, parcels and allotments of land and Meadow & crick thatch beds, last mentioned, the primeses & appurtenances unto the said prebyterans or Dissenting party of ye Inhabetents of this Town of Brookhaven and their successes for ever, to and for the use of any such presbyterian or Dissenting minister or Teacher, as they or the major part of them shall think proper, at any time, forever hereafter to call, in order to officiate in that quality among them. * * * And whereas sevearl other parcels of land that were formerly laid out, alotted & purchased, in this Town, for the use of a minister or parsonage here, have at several times heretofore been sold, exchanged or otherwise disposed of by the Trustees & Inhabetants of the Town, We do therefore, as far as in us lys, corraborate and confirme their sevral sales and disposals thereof, heretofore made as afore said, and do award, adjudge & arbitrate that the same shall forever remain ferim & unmolested, and we do arbitrate, adjudge & Determine that this, oure awarde, (as it is meant & intended, by us, as a full & final end of all disputes & controversies relating to the lands & premises afore sd, & the Divisions and settlements thereof, &c.,) shall be forever binding & conclusive to the parties, & that no advantage shall be taken of either side for lack of any due forme or sufficiency in this present writing, leaving it to the parties afore sd, whether for a further corrobaration of this, our award and decision, they will pass mutual releases each to the other for the premises afore sd, in such manner as they shall judge best, but that still this our award shall be deemed, esteemed and taken as full and suffict, in law, to pass and settle the rights and Divisions of the lands & primises afore sd, in Manner as above intended, without such releases, and finally we do award and recommend that this writeing of award be intred on Record, in this Town Records, next or immediately after the Town vote, or order upon which the same award is grounded. * * In testimony whereof, we, the sd Arbetrators, have hereunto set our hands and seals, this fifth day of October, in the year of our Lord Christ, 1741, and in the fifteenth of his Majesty Reign, sealed & delivered in the presence of us.

RICHARD FLOYD,
WALT. DONGAN.
Sealed & delivered by
JAMES TUTHILL, in
Presence of us,
DAVID SMITH,
ARTHUR BUCHANAN.

ISAAC BROWNE, [L.S.]
WM. SMITH, [L. S.]
JAMES TUTHILL, [L. S.]
RICHARD WOODHULL, [L.S.]

Whereas there is a deferanc and a dispute arisen betwen the prisbeterian or Discenting party of the inhabetents of this Town and ye Church party of ye inhabetents of the said Town, concearning several tracts and parcels of land and meadow, and one right of commonage part of the said lands was formerly purchased by the said Inhabetents, and part of the said lands was laid down by them, out of the undevided lands in the said Town, for a parsonage, which said lands and meadow is clamed by the prisbetearien or Decenting party of the inhabetents of said Town, As their rights, and also is clamed by ye church party of the inhabetents as their right. Wherefore, att a full Town Meeting, warned by virtue of a warrent from Col. Smith and Richard Wodhull, justises, on ye 12 day of May, 1741, in order to settel the said differance and dispute, there being present the vestery of the church partey and the Trustees of the said town and the jenerale-

ty of ye inhabetents of ye said Town, both of ye prisbetearens or decenting party and of ye church party. And it was then voted and mutuly agreeaed upon by both ye sd parteys, that the Disishon of ye sd difference and dispute should be intierly left and submitted to ye fineal judgment and determanation and division of Mr. Isaac Browne, William Smith, James Tuthill & Richard Wodhull, or the major part of them, agreeing to judg, awarde, determine and deside in whome ye right, title, intrust properly thereof, is vested, whether in ye prisbetearon or Decenting party, or in the said church party, or devide ye same as they shall think proper and make their awarde and arbiterment thereof acordingly, so as the said arbitrations or ye major part of them agreeing, shall give in there award indented, under there hands & seals, ready to be delivered to ye partys, on or before the 12th day of October next, but if it should so happen that the said arbitrators, or ye major part of them, shall not agree that then ye said arbitrators, or ye major part of them, shall and may nominate and chuse a fifth person, which person joyning with the said arbitrators, or any two of them, shall make a final award arbitrement and Determination in the manner and within ye time above said, which shall be of the same strength, validity and authority, as if ye same was made by the arbitrators.

Daniel Smith, Clerk.

BRO	OKHA VEN	TO W.	N ASS	ESSMENT.	1741.
		s D	D	* /	въ
Acerly	Philip, -	0.10	Burnit	Justis,	1 8
66	Ebenezer,	0 9	66	Widow,	2 1
Akarly	Widow,	0.10	Brewster	r, Samuel,	1 3
,	Benjamin,	0.10	Bayley	Thomas, -	0 9
	Nathaniel, -	1 3		Nathaniel,	0 9
Amos	Daniel, -	0 75		John, Jun.,	1 51
Bigs	Daniel, -	$0 2\tilde{1}$		John, -	1 8
44	John, at Coran	1, 0 1	Brewste	r, Benjamin, 🕞	1 8
Barsley	Joseph, -	0 5		Joseph, •	1.10½
Buconon	Arter, -	$0 - 7\frac{1}{2}$		John,	$2 8\frac{1}{2}$
/	William,	$0.7\frac{7}{2}$	1	Daniel, Jr.,	2 6
	, and the second	-			