Using the Records of the East and West Jersey Proprietors

by

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USING THE RECORDS OF THE
EAST AND WEST JERSEY PROPRIETORS

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Part I – Introduction

Who Were (Are) the Proprietors?

Based on the joint rights granted by the Duke of York to Sir George Carteret and John, Lord Berkeley, New Jersey became a proprietary colony with eastern and western divisions. East Jersey’s development was tied to New York, New England, and the former Dutch colony of New Netherland. The settlement of West Jersey on the Delaware River was initially a Quaker venture, and was associated with William Penn and others involved in the colonization of Pennsylvania.

The successors to Carteret’s and Berkeley’s interests in New Jersey essentially evolved into the corporate East and West Jersey Proprietors, respectively. They were the first British landowners of New Jersey, and governed the provinces during the first four decades of British colonization. In 1702, after the proprietors in East and West Jersey had surrendered their governmental authority several times, Queen Anne established New Jersey as a unified royal colony. The proprietors nevertheless retained their land rights. The provincial dual capitals of Perth Amboy in East Jersey and Burlington in West Jersey also continued as the seats of government until Trenton became the state capital in 1790.

In 1998, the East Jersey Proprietors—reportedly New Jersey’s oldest corporation—dissolved and sold their rights to unappropriated land to the state’s Green Acres program. At that time, the East Jersey records were transferred from Perth Amboy to the State Archives in Trenton. In December 2005, the West Jersey Proprietors deposited their records with the State Archives as well, thus uniting all of New Jersey’s colonial land records under one roof. The West Jersey Proprietors continue as an active corporation based in Burlington, N.J., and retain legal ownership of their original records.

And Why do you Care?

The records of the East and West Jersey Proprietors document nearly three and a half centuries of land transactions and settlement in New Jersey. While the earliest volumes of proprietary land records and government commissions were united in the office of the Secretary of State at the time or soon after Trenton was established as the state capital in 1790, a large volume of books containing just surveys or warrants and certain other early records were retained by the proprietors.

Since the recording of land conveyances is and has always been voluntary, and since this function was not fully available in the county seats until 1785 for deeds and 1766 for mortgages, proprietary survey records are vital for documenting colonial land-owning families. Throughout the records are buried innumerable genealogical facts and connections. Since very little has been published in terms of abstracts or transcripts of the proprietors’ books, serious research requires using the original documents (on microfilm).

Genealogical documentation aside, a basic knowledge of the East and West Jersey proprietors and the partition lines between the two provinces will aid any genealogist researching colonial New Jersey families. The original counties and their boundaries and subdivisions were based on the east-west division, and references to the two regions are prevalent in land, estate, court and legislative records through to the revolutionary period and later.

Several major indexes to proprietary surveys are available at the State Archives, and we have produced or are in the process of creating databases that further catalog and index these records. Improving access to the proprietary records is one of the State Archives’ highest processing priorities.
East Jersey versus West Jersey

While the proprietary systems that evolved in East and West Jersey had much in common, there were marked differences in terms of the development of the two divisions of the colony and the relationship between the settlers and the proprietors. In East Jersey, patents had been granted independently by Governor Nicolls to colonists from New England and New York, setting the stage for major and ongoing disagreements. These disputes related to the very right of the proprietors to govern, the collection of quit-rents, the granting of unsettled lands within the Nicolls patents, and the means of funding government. East Jersey also was subject to customs-related challenges and annexation efforts on the part of New York. As a result of these controversies, settlement in East Jersey during the proprietary period was slower than had been anticipated.

The disputes related to land rights and quit-rents plagued East Jersey throughout the proprietary period and beyond the 1702 surrender of governing rights. The controversy over lots granted by the Elizabeth-Town Associates, culminating in the 1745 Bill in Chancery and its answer, is a reminder that even after the East Jersey Proprietors were no longer a governmental authority they were still at odds with a proportion of the settlers to the end of colonial times.

In West Jersey, where shares were divided into smaller fractions, there was greater opportunity for persons other than the extremely wealthy to hold stock in the colony and its land. Quit-rents were not required in much of West Jersey due to the wider distribution of land rights and the resultant competition for sales to settlers. While West Jersey’s governors Edward Byllynge and Daniel Coxe often acted in conflict with the chartering Concessions and Agreements (which Byllynge himself had written), the democratic ideals found in this document had a positive influence on the relationship between the settlers and the proprietors.

While members of the Society of Friends (including William Penn) were involved in the development of East Jersey and were in large numbers among its settlers, the initial English colonization of West Jersey was essentially a Quaker venture. In fact, many of the problems that arose in West Jersey toward the end of the proprietary period were connected to non-Quaker forces—in particular Dr. Daniel Coxe, the West Jersey Society (which acquired land and governance rights from Coxe), and the Society’s agents. Overall, West Jersey was a more peaceful province with a more open proprietorship.

It is of interest to note that there are also differences between the types of records kept by the East and West Jersey proprietors respectively. In East Jersey, the early proprietorship was characterized by contention over quit-rents and a need for defense of proprietary land rights. It is not surprising, therefore, that among East Jersey’s archive are certain record types not found in West Jersey, such as quit-rent accounts and exemplified copies (abstracts) of the earliest deed books—the originals having been taken over by the colonial government before 1741.

On the other hand, in West Jersey proprietary rights were divided into smaller fractions. There were (are) hypothetically 3,200 voting shares as compared to ninety-six in East Jersey, although many West Jersey shares have never been accounted for. In theory then (since the main purpose of proprietary records is to document land surveys and the initial severance of title from the proprietors), the West Jersey records might contain buried genealogical data pertaining to a greater number of families.

The proprietary records—from both East and West—are nevertheless vital to research on colonial New Jersey families. Both archives contain extensive and as yet unpublished documentation from the seventeenth century. Obviously, the largely untapped historical and genealogical research potential of the proprietary land records is vast indeed.
The following timeline is adapted primarily from John E. Pomfret, *The New Jersey Proprietors and Their Lands, 1664-1776* (Princeton, 1964) and John P. Snyder, *The Story of New Jersey’s Civil Boundaries, 1606-1968* (Trenton, 1969). A short list of important years to remember is included at the end. NOTE: The years as given are based on the modern calendar.

29 May 1660 – King Charles II restored to the throne in England; resolves to bring the New Netherland colony into the dominion of the British crown.

12 March 1664 – King Charles issues patent bestowing upon his brother James, Duke of York, the land extending from the St. Lawrence River to the Delaware. Included are Maine, Martha’s Vineyard, Nantucket, Long Island, and the mainland between the Connecticut and Delaware rivers (containing New York and New Jersey).

23-24 June 1664 – Duke James grants lands between the Hudson and Delaware rivers to loyal friends John, Lord Berkeley, and Sir George Carteret (both also proprietors of the Carolinas). The colony is to be called New Jersey or New Cesarea in honor of Carteret’s homeland, the Isle of Jersey in the English Channel.

18 August 1664 – Four British frigates arrive at New Amsterdam; the Dutch surrender. Col. Richard Nicolls is established as governor of the Duke’s territories. New Amsterdam is renamed New York; New Jersey is called Albania by the local English.

Late 1664 – Gov. Nicolls issues conditions upon which plantations would be created.

1 December 1664 – Gov. Nicolls grants patent for settlement on Achter Koll (Newark Bay), subsequently called Elizabeth-Town, which had been purchased from the Indians on 28 October by John Ogden, Luke Watson and others.

10 February 1665 – Berkeley and Carteret publish *Concessions and Agreements* based on Carolina’s concessions.

8 April 1665 – Gov. Nicolls grants patent for Navesink/Monmouth tract (Middletown and Shrewsbury settlements).

August 1665 – Capt. Philip Carteret, cousin of Sir George’s wife Elizabeth, arrives as governor of the new colony. Elizabeth-Town, named in honor of Lady Elizabeth Carteret, is established as the seat of government.

November 1665 – Settlers at Bergen take oath of allegiance to the king and the proprietors.

February 1666 – Lot owners in Elizabeth-Town take oath of allegiance.

May 1666 – Southern half of Elizabeth-Town patent sold to settlers from Massachusetts; becomes Woodbridge. Portion of Woodbridge patent sold to settlers from New Hampshire; becomes Piscataway. The two townships are set aside by Gov. Carteret on 21 May.

11 July 1667 – Newark tract purchased by Robert Treat and others. Settlers had landed 17 May 1666.

February 1668 – Woodbridge settlers take oath of allegiance. Township chartered 1 June 1669.

22 September 1668 – Bergen Township chartered by Gov. Carteret.

1 August 1673 – Dutch recapture former New Netherland area; begin to set up government at Achter Koll (New Jersey).


18 March 1674 – John, Lord Berkeley, sells his joint but as yet undivided interest in New Jersey to John Fenwick in trust for Edward Byllnyge.

June 1674 – King Charles II makes confirming grant of New Jersey to brother James, Duke of York, reserving the right of customs and duties.

1 July 1674 – Edmund Andros is commissioned governor of New York by Duke James; granted some authority over East New Jersey.
28-29 July 1674 – Duke of York issues patent to Sir George Carteret for East Jersey, being the territory lying north of a line connecting Barnegat Bay on the Atlantic Ocean with Pennsauken Creek on the Delaware River.

9 February 1675 – Tripartite (three-party) deed signed, in which William Penn, Gawen Lawrie and Nicholas Lucas become trustees of Edward Byllynge’s interest in western New Jersey except for one tenth granted to John Fenwick.

November 1675 – John Fenwick founds settlement at Salem in his tenth of western New Jersey.

13 November 1675 – Four counties are designated (without names) in East Jersey based on settlements at Bergen; Elizabeth-Town and Newark; Woodbridge and Piscataway; and Middletown and Shrewsbury.

1 July 1676 – Quintite or quintipartite (five-party) deed is signed between Carteret and the trustees of western New Jersey establishing boundary line projected from Little Egg Harbor to a point 41º 40' latitude on the upper Delaware.

3 March 1677 – West Jersey’s Concessions and Agreements, drafted in 1676 by Edward Byllynge and signed by the proprietors and inhabitants, sets forth a framework of government and fundamental laws of the colony.

August 1677 – The ship Kent arrives at Burlington in West Jersey; settlement of “London” and “Yorkshire” tenths follows.

September-October 1677 – Large tracts of lands in West Jersey are purchased from the Indians.

January 1680 – Sir George Carteret dies; Gov. Andros soon after asserts authority over New Jersey and challenges Gov. Philip Carteret’s authority.

6 August 1680 – Deed of confirmation is issued by the Duke of York conveying West Jersey to Edward Byllynge and other proprietors.

November 1680 – Duke James informs Gov. Andros that he has relieved East and West Jersey of Andros’s rights to government and public duties.

1681 – Courts are established for West Jersey in Burlington and Salem.

November 1681 – “Irish Tenth” (present-day Camden area) settlers arrive in West Jersey; remain in Fenwick’s colony for the first winter.

1-2 February 1682 – East Jersey is sold by the trustees of Sir George Carteret to twelve men, all Quakers except one, led by William Penn.

August-September 1682 – The twelve East Jersey purchasers each take on a partner in the venture, resulting in the Twenty-Four Proprietors.

September 1682 – Scottish Quaker Robert Barclay is elected by the proprietors as governor of East Jersey.

7 March 1683 – East Jersey’s counties—Bergen, Essex, Middlesex and Monmouth—are formalized, each with its own court.

14 March 1683 – New patent for East Jersey is issued by the Duke of York to the Twenty-Four Proprietors.

1684 to 1687 – The right of free ports in New Jersey (namely Perth Amboy) is challenged in New York and England.

1685 – Court jurisdiction is established in Cape May in West Jersey.

April 1685 – Fourteen local men are established as the Council (later Board) of Proprietors of East New Jersey; are given broad powers of government, collection of quit-rents, and determining the boundary line with West Jersey.

1686 – Perth Amboy becomes capital of East Jersey.

Late 1680s to 1695 – Challenges and lawsuits occur in East Jersey over quit-rents and land titles in the areas that had been patented by Gov. Nicolls in the 1660s.

26 May 1686 – Gloucester courts are established separate from Burlington, in West Jersey.
1 August 1686 to April 1689 – Edmund Andros, seated in Boston, commissioned to consolidate and administer the northern American colonies as the Dominion of New England.

8 January 1687 – William Emley and John Reid, commissioners from West and East Jersey respectively, determine boundary between the two provinces.

16 January 1687 – Edward Bylynye dies; Dr. Daniel Coxe purchases his interests in West Jersey.

April-May 1687 – Surveyor George Keith, for East Jersey, lays out partial east-west boundary; line is not continued above the south branch of the Raritan after the division is deemed inequitable.

June 1687 – East Jersey Proprietors assure royal council that they are willing to have customs collected and also are willing to surrender governance rights provided land rights are retained. With English proprietors of West Jersey, they petition that East and West Jersey be united rather than annexing East Jersey to New York.

September 1687 – Daniel Coxe informs West Jersey Proprietors that he will assume governorship.

April 1688 – East and West Jersey proprietors sign first of several surrenders of governance rights; “Glorious Revolution of 1688” in England and other events delay surrender for another fourteen years.

14 May 1688 – Somerset County is set off from Middlesex County in East Jersey.

5 September 1688 – The boundary from the end of the Keith line to the Hudson River is agreed to by West Jersey Governor Daniel Coxe and East Jersey Governor Robert Barclay.

6 September 1688 – West Jersey Council of Proprietors is formed to administer land distribution.

1689 – England enters war with France; New York presses for annexation of New Jersey for reasons of defense.

1690s – East Jersey Assembly presses for taxation of proprietors’ unimproved lands; East Jersey Proprietors press for collection of quit-rents or taxation to support government.

March 1692 – Dr. Daniel Coxe, West Jersey’s largest shareholder, sells governance and certain land rights to the West Jersey Society (a land speculation company) for £9,800. By 1699, 230,000 acres of land are surveyed out of 577,000 acres estimated to belong to the Coxe right.

31 October 1693 – East Jersey’s counties are formally divided into townships for administration of local government; all of Somerset County is treated as a single township.

17 May 1694 – West Jersey’s county boundaries are formalized, although the courts were well established. Boundaries are not extended far into the interior.

1696 to 1699 – Ongoing crises arise in East Jersey between the assembly and the proprietors during Jeremiah Basse’s governorship.

1697 – Sixty-five inhabitants of Elizabeth-Town petition the crown to abolish the proprietary government and unite East Jersey with New York.

1699 – “Revolution” occurs in East Jersey, with violence and civil disturbance in Elizabeth-Town, Newark, Piscataway and Middletown. Returning governor Andrew Hamilton calls on militia, but repelled.

December 1699 – Clinker Lot Division occurs in Elizabeth-Town, where 17,000 acres of undivided townlands are apportioned in disregard of the Proprietors’ survey.

15 April 1702 – East and West Jersey Proprietors surrender governance rights to Queen Anne. New Jersey becomes a single royal colony, although the provincial capitals of Perth Amboy and Burlington continue as dual seats of government for the colony’s eastern and western divisions, respectively. Proprietors retain land rights. Deeds, surveys and other records will continue to refer to the provinces of East and West Jersey into the revolutionary period and later.

27 March 1719 – Colonial legislature passes an act for appointment of commissioners to determine the true north point of the Duke of York’s grant of 1664.
25 July 1719 – Tripartite (three-party) deed executed between representatives of New York, East New Jersey and West New Jersey agreeing to northern boundary of New Jersey and the northern terminal of an unsurveyed partition line between East and West Jersey.

1738 to 1776 – Disputes prevail relative to quit-rent rights of the East Jersey Proprietors and land titles in areas for which patents were granted by Gov. Nicolls.

September-October 1743 – John Lawrence, for the East Jersey Proprietors, surveys the partition line between East and West Jersey to the northern terminal. Many parcels between the original partition and the Lawrence Line had been granted in the preceding decades, confusing the land titles in this triangular area in the center of the colony.

13 April 1745 – Bill in Chancery filed by East Jersey Proprietors challenging the settlers of the “Clinker Lots” in Elizabeth-Town. Defendants’ answer to bill is completed in August 1751. Longstanding dispute stemming from patents granted by Gov. Nicolls eighty years before are never resolved judicially.

1769 – Commissioners appointed by the king establish New York-New Jersey boundary line. Two hundred thousand acres within New York boundary had been considered part of New Jersey; however, East Jersey Proprietors agree to the line. The survey is completed in 1774. West Jersey Proprietors unsuccessfully attempt to have legislature recognize the new northern point as the northern end of the East-West Jersey partition.

25 November 1790 – Trenton becomes the capital of all New Jersey.

**Key Years to Remember**

1664: British take over New Netherland; New Jersey granted by Charles II to James, Duke of York.

1664-1667: East Jersey purchases are patented and seven towns are established: Bergen, Elizabeth-Town, Middletown, Shrewsbury, Woodbridge, Piscataway and Newark.

1675-1680s: West Jersey areas are settled, including Salem, Burlington and present-day Camden County.

1676: “Quintipartite Deed” is executed between Sir George Carteret (East Jersey’s owner) and the trustees of West Jersey; division line is projected.

1687-1688: Keith Line and upper boundary are established.

1702: East and West Jersey Proprietors surrender governance rights to the crown but retain land rights.

1719: Northern point of division between East and West Jersey and boundary with New York are agreed to.

1743: Lawrence Line establishes legal (and final) boundary between the two provinces.

1790: New Jersey has a single capital, Trenton.
Part III – The East-West Boundary

Berkeley and Carteret initially held undivided joint interests in New Jersey as granted by the Duke of York in 1664. In 1676, after seven towns in East Jersey had been established and John Fenwick had already founded the Salem colony in West Jersey, an east-west division line was projected based on the Quintipartite Deed between George Carteret and Lord Berkeley’s successors. It was not until 1687, however, that the Keith Line was surveyed. The following year the northern boundary was agreed to by the governors of the two provinces. While this surveyed partition line became the permanent boundary between certain counties, the division was contested and later superceded.

In 1719, New Jersey’s northern boundary was tentatively established by a Tripartite Deed between New York and the East and West Jersey Proprietors. It was agreed that the northern terminal of the border was to be the northern end of an unsurveyed new division line between East and West Jersey. A new east-west boundary, however, was not actually laid out until 1743, when John Lawrence surveyed the partition at the direction of the East Jersey Proprietors. West Jersey did not actually concede to this line, as was memorialized by its Council of Proprietors in 1887.

In 1769, the northern boundary of New Jersey was determined (and changed) by the Crown, resulting in a loss of approximately 200,000 acres formerly considered to be within East Jersey.

Part IV – East Jersey’s Earliest Settlements


Bergen, 1661/1665 – Originally settled by the Dutch as part of the New Netherland colony and incorporated by Peter Stuyvesant in 1661. Settlements included Harsimus and Communipaw (parts of Jersey City), and Pemrepaugh (part of Bayonne). In November 1665, thirty-two residents took the oath of allegiance to the proprietors—the first settlers in New Jersey to do so. Chartered as Bergen Township under Governor Carteret on 22 September 1668. From 1667 to 1670, huge purchases were made in the Bergen area with the approbation of Carteret by speculators from Barbados, namely William Sandford, Nathaniel Kingsland and John Berry. The area was called “New Barbadoes”; certain grants were within the boundaries of Newark (see below). The account of East Jersey’s settled towns, ca. 1682-84, noted above, estimated the European population of Bergen to be about 350 (70 families) at that time.

Elizabeth-Town, 1664 – Patent granted by Gov. Nicolls on 1 December 1664 to John Baker, John Ogden, John Bayly and Luke Watson. Large tract between Raritan and Passaic rivers purchased from the Indians for £154. Includes all of present-day Union County and parts of Morris and Somerset, about 500,000 acres in all. Only four families had settled in this area at the time of Philip Carteret’s arrival in August 1665. The town plat was laid out and rights were offered at £4 apiece. Home lots were six acres; second- and third-lot rights were proportionately larger. Elizabeth-Town was initially the capital of New Jersey and later East Jersey until 1686. In February 1666, sixty-five lot owners took the oath of allegiance to King Charles and to the proprietors. Practically all were settlers from Long Island with Puritan New England origins. In May 1666, three principal owners, Carteret, Ogden and Watson, sold the southern half their patent to settlers from Massachusetts (see Woodbridge below). The account of settled towns, noted above, estimated the European population of Elizabeth-Town to be about 750 (150 families) in 1682-84.

Middletown & Shrewsbury, 1665 (a.k.a. Navesink or Monmouth Patent) – In April 1665, twelve men, principally from Long Island, obtained a triangular tract from Governor Nicolls extending from Sandy Hook to the mouth of the Raritan River, up the river approximately twenty-five miles, then southwest to Barnegat Bay. The area was first known as Navesink, then Middletown and Shrewsbury County, and finally in 1683 as Monmouth County. Founders were mostly Baptists and Quakers. Purchasers at Middletown and Shrewsbury subscribed £3 or £4, which entitled them to 120 acres with additional increments for wives and children, and 60 acres for each servant. As many as eighty families arrived from Long Island, Rhode Island and Massachusetts during the first years. Quaker meetings were established by 1670. Settlers understood their patent to have endowed them with a right of government. The account of settled towns, ca. 1682-84, noted above, estimated the European population of Middletown to be 500 (100 families) and Shrewsbury to be about 400 (80 families) at that time.

Woodbridge, 1666 – Founded by Daniel Pierce, John Pike and Abraham Tappan of Newbury, Massachusetts, who purchased the southern half of the Elizabeth-Town patent in 1666. Pierce sold a third of his holdings to four men from New Hampshire (see Piscataway below). They added other associates, who also received 240 acres of upland and 40 acres of meadow. Individual settlers purchased allotments from the associates. In February 1668, thirteen Woodbridge men took the oath of allegiance as required by the proprietors. A town charter was received from Gov. Carteret in June 1669. The charter stipulated that home lots were to be 10-20 acres; each purchaser would be entitled to 60 acres of upland and 6 acres of meadow. In lieu of the standard proprietor’s seventh, 1,000 acres at Ambo Point (later Perth Amboy)
were set aside for the proprietors. The account of settled towns in Governor Barclay’s record book estimated the European population of Woodbridge to be about 600 (120 families) in 1682-84.

**Piscataway, 1666** (initially Piscataqua) – One third of Daniel Pierce’s rights in the Woodbridge patent was purchased by four men from New Hampshire; the settlement was named for the Piscataqua River. With four other associates, they brought fifteen additional families from New Hampshire. Although still short of the required sixty families by 1670, settlement was permitted to continue. Home lots, meadow and upland were similar to those allotted in Woodbridge. The account of settled towns, noted above, estimated the European population of Piscataway to be about 400 (80 families) in 1682-84.

**Newark, 1667** – In 1661, Robert Treat of Milford, Connecticut, had discussed with Gov. Peter Stuyvesant a plan for settlers to remove to New Netherland. Following the British takeover, and after discussion with Gov. Carteret, thirty settlers arrived from Milford, Branford and Guilford to the west bank of the Passaic River on 17 May 1666. Treaty was made with the Indians and the tract was purchased 11 July 1667. The leaders of the Puritan migration from the New Haven towns were Robert Treat, Samuel Swain, Jasper Crane and Rev. Abraham Pierson. Each settler was allowed a home lot of six acres, together with upland and meadow. The western boundary was subsequently extended to the foot of the Watchung Mountains, and again extended in 1678 to the summit line. The ca. 1682-84 account of East Jersey’s settled towns, noted above, estimated the European population of Newark to be 500 (100 families).

**Scottish Colony, 1683** – Following the acquisition of a share of East Jersey by Scottish Quaker and later Governor Robert Barclay, Scottish settlers were recruited and began to arrive in Perth Amboy and surrounding areas beginning in 1683. Most were not Quakers, but rather Calvinists from Edinburgh, Montrose, Aberdeen and Kelso. Settlers and their servants were granted lots in Perth Amboy and areas of Monmouth County. Perth Amboy became the capital of East New Jersey in 1686.

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**East Jersey’s Earliest Settlements**

East Jersey Counties during the Proprietary Period:

**Bergen** – Established 7 March 1683. In 1693, formally divided into Bergen and Hackensack Townships. New Barbadoes added from Essex County in 1710.

**Essex** – Established 7 March 1683. In 1693, formally divided into townships of New Barbadoes & Acquackanonk (a single township), Newark and Elizabeth-Town.

**Middlesex** – Established 7 March 1683. In 1693, formally divided into Woodbridge, Perth Amboy and Piscataway townships.

**Monmouth** – Established 7 March 1683. In 1693, formally divided into Freehold, Middletown and Shrewsbury townships.

**Somerset** – Set off from Middlesex County, 14 May 1688; administered as a single township in 1693, and not divided into precincts until about 1745.
Part V – West Jersey’s Earliest Settlements


West Jersey was first developed as a Quaker colony, with initial settlement primarily coming directly from England. The proprietors’ one-hundredth shares in West Jersey were estimated to equate to roughly twenty thousand acres each. Tenth-part divisions of the colony were later superseded by counties. Indentured servants were few in West Jersey compared to East Jersey, and the quit-rent system—so problematic in East Jersey—was never prevalent in the western division. This was due to the greater competition for sales to settlers as a result of a greater fractioning of proprietary rights in West Jersey. The unit of settlement was a medium-sized farm from fifty to three hundred acres.

Salem, 1675 (or Salem Tenth, a.k.a. Fenwick’s Colony) – Founded in November 1675 by Quaker John Fenwick, who had held title to the Berkeley undivided half interest in New Jersey in trust for Edward Byllynge. Based on his financial contribution, he was granted one tenth of West Jersey. Land was offered at £5 per 100 acres; owners of 1,000 to 10,000 acres were to be proprietors or freeholders. Settlers were largely Quakers of modest means, generally merchants or craftsmen. See also Swedish Colonists below.

Yorkshire Tenth – Ten shares of West Jersey were conveyed to five Yorkshire men at the Falls of the Delaware (Trenton). This first tenth (northernmost to be surveyed) became known as the Yorkshire Tenth, and was settled by mostly Yorkshire families. Initially, both the Yorkshire group and the “south country” or London group (see below) remained together on Rancocas Creek, later Burlington City.

London Tenth (including Burlington) – The second tenth was purchased by “south country” Englishmen united under commissioners to establish settlement on the Rancocas. The ship Kent arrived at Burlington in August 1677 carrying 230 passengers from Hull, in Yorkshire, and London. The settlement was first called New Beverly. Town lots were drawn in October 1677; settlement began in December 1678. Each owner of a whole propriety was entitled to 10 acres within the town plus 64 acres of meadow. Burlington became the capital of West New Jersey in 1681.

Irish Tenth – Six of the Irish proprietors of West Jersey settled on the third tenth, consisting of the land between the Pennsauken and Timber creeks (present-day Camden County). Their agent Robert Zane, then living at Salem, scouted out the land prior to the settlers’ arrival in November 1681 and chose Newton Creek. The village of Newton was founded in 1682, after the settlers spent their first American winter in Fenwick’s Colony. Cooper’s Ferry had been established (at present-day Camden) in 1681. In 1685, Gloucester Township (now Gloucester City) became the first municipality formed within the Third and Fourth Tents, which were united as Gloucester County in 1694. Newton, Waterford and Gloucester townships were established in 1695.

Fourth Tenth and Swedish Colonists – The land between Timber Creek and Oldmans Creek was called the Fourth Tenth, and became present-day Gloucester County. Areas within this tenth and along the southern Delaware River and Bay within the “Lower Six Tenths” had been part of the former colony of New Sweden. Fort Elfsborg below Salem Creek (called Varkens Kill) was an early Swedish settlement on the New Jersey side. New Sweden was taken over by the Dutch in 1655, and as part of New Netherland was taken over by the English in 1664. English settlement of the Fourth Tenth was well established by 1685, with Woodbury founded in 1683. The area called Raccoon, on the creek by that name, was settled by Swedish families in the 1670s. Regardless of earlier grants in the area as part of New Sweden and under the Dutch, new patents and titles were required by the English proprietorship. West Jersey’s third and fourth tenths became “old” Gloucester County in 1694. Egg Harbor Township (present-day Atlantic County) was established that year; Deptford and Greenwich were established in 1695.
West Jersey’s Earliest Settlements

West Jersey Counties during the Proprietary Period:

*Burlington* – Court established 1681. Boundary set with Gloucester, 12 November 1692, but then repealed. Formed by union of First and Second Tenths, 17 May 1694; consisted of Burlington, Chester, Chesterfield, Evesham, Mansfield, Northampton, Nottingham, Springfield and Willingboro townships.

*Cape May* – Court jurisdiction established 1685. Boundaries set up 12 November 1692; Great Egg Harbor area transferred to Gloucester County in 1694. Not divided into Upper, Middle and Lower precincts until 1723.

*Gloucester* – Court established separate from Burlington, 1686. Boundary set with Burlington, 12 November 1692, but then repealed. Formed by union of Third and Fourth Tenths, plus Egg Harbor area, 17 May 1694. By 1695 consisted of Deptford, Greenwich, Gloucester, Gloucesterstown, Newton, Waterford and Egg Harbor townships.

*Salem* – Townships laid out by or soon after 1675, including East Fenwick (later Maneton/Mannington), West Fenwick (Penn’s Neck), Elsinboro, and Salem. Court established 1681. Formed as a county from the Salem Tenth, 17 May 1694. Cohansey and Fairfield townships mentioned by 1697. Alloways Creek and Pilesgrove townships mentioned by 1701.

**Council/General Board of Proprietors** – The governing bodies of the province and of its divisions’ voting shareholders. While both bodies were originally referred to in early records as councils, East Jersey’s governing body became the “General Board of Proprietors.” Officers include the President, Vice President(s), Treasurer, Registrar/Clerk, and Surveyor General. The secretarial functionary was titled Recorder, Registrar, Secretary and Clerk at various times during the early history of the proprietors, but became the Registrar in East Jersey and Clerk in West Jersey. East Jersey also had a Receiver General to collect quit-rents during colonial times.

In the proprietary and colonial periods, the authority of the various offices can be unclear because the proprietors in England, the colonial legislative assemblies, the West Jersey Society and the colonial governors held and exercised varying rights over appointments, quit-rent collection, etc. Further, the government office of provincial secretary (after 1702) and the proprietary office of recorder or registrar were sometimes vested in the same person.

**Minutes** – The ongoing record of decisions made by the governing body. The minutes of East Jersey’s proprietors in America were published by the General Board for the period 1685-1794 (in 4 vols.), and can be read in manuscript form after that date to the dissolution of the General Board in 1998. The 1682-84 minutes of East Jersey’s proprietors in England were discovered in Governor Barclay’s record book, acquired at auction by the State Archives in 2005. A full transcription was published in 2009 (see Bibliography forward, under Klett).

West Jersey’s minutes begin in 1688, and are available on microfilm through 1951. They have never been published, though are now (2014) partly transcribed in anticipation of publication.

**Share/Propriety** – A right to a fractional division of the proprietorship of the colony, and the basis for voting rights in the General Board or Council. Sometimes, but not exclusively, used to mean a full share (i.e., 1/100th in West Jersey).

- **East Jersey** – The rights to unappropriated land in the eastern division were held by the original Twenty-Four Proprietors in 1682; however, patents for six settlements had already been granted prior to that time and many town lots and tracts in those areas had already been sold. The twenty-four shares were subsequently divided into quarter parts, resulting in ninety-six total shares of East Jersey. One full quarter share entitled a shareholder to vote as a proprietor on East Jersey’s General Board.

- **West Jersey** – The western division was partitioned into tenths, with one tenth granted to John Fenwick. “Fenwick’s Colony” became present-day Salem and Cumberland counties, and was essentially independent of the remaining trustees of West Jersey. The other nine tenths of West Jersey were then divided again into tenths producing ninety hundredth parts. These shares, or proprieties, were then divided into smaller parts. Some shares were divided into sevenths (i.e., 1/7 of 1/90) and initially valued at £50—an affordable price for many investors. Many of the shares were divided into 1/32 parts, and this became the minimum holding required for a shareholder to be entitled to a proprietary voting right.

As a result of the smaller fractioning of shares, the number of shareholders in West Jersey was (is) potentially much greater—hypothetically a maximum of 3,200 votes. However, shares were and always have been consolidated, so the number of voting proprietors was never so high. Also, due to incomplete recordkeeping during the early period a number of shares of West Jersey have never been accounted for since soon after the colony was established.
**Shareholder/Proprietor** – The owner of a share or shares of the province. “Proprietor” is typically used to mean a member of the General Board or Council, i.e., a voting shareholder. Owners of smaller fractions of shares are not considered “proprietors” since they do not have voting rights.

**Order** – A directive from the Board or Council to perform an action (e.g., to issue land rights after a dividend has been declared or to accept a claim or survey). Orders are recorded in the minutes.

**Dividend** – The share allotted to each of several persons entitled to part of a division of profits or property. Proprietary dividends have generally taken the form of a proportional share of a total number of acres of previously unappropriated land. Each shareholder receives an allotment of acreage in a location of his choosing, according to the proportion of shares held. In East Jersey (as of 1993), twelve dividends of “good land rights” had been granted. In each of the first two divisions, dividends were 10,000 acres to a quarter share. West Jersey’s initial dividend was 5,200 acres per full share, but only 3,200 acres were distributed; a second “taking” of 2,000 acres per share occurred in 1683.

**Patent** – A grant of a privilege, property, right, franchise or authority made to one or more individuals by the government or sovereign entity. In proprietary New Jersey, typically a patent (a.k.a. grant) came from the crown or governor to the proprietors or a group of settlers, or from the proprietors to the first purchasers of previously unappropriated land.

**Warrant** – An authority issued by the Registrar/Clerk to the Surveyor to lay out a parcel of land in compensation for a claim or right (of a shareholder), or a part thereof. Depending upon the time period, warrants in East and West Jersey may be recorded in the same books as the surveys, or in separate volumes.

**Survey and Return** – After a warrant is issued, a survey is (or multiple surveys are) made in which the boundaries of the parcel(s) are laid out. To document the fulfillment of the warrant, the Surveyor General signs a “return,” which once accepted by the proprietors is recorded as is the survey itself. The return is essentially an application to the Board/Council for severance of title, and once it is accepted and recorded it becomes part of the chain of title. The land is then either considered to be or can be formally conveyed to the shareholder. (Practice varies between East and West Jersey as to whether a separate conveyance instrument would have been created, and depends on the time period.) The surveys were recorded into books in both East and West Jersey, and both also have original loose returns beginning at different dates. Loose surveys typically include a drawing of the metes and bounds of the property in addition to the narrative record, and are therefore especially interesting when researching property ownership. East Jersey’s loose surveys begin in 1786, and are available on microfilm and original form. West Jersey’s loose surveys, on deposit at the State Archives, begin in the 1680s. The State Archives is currently processing these documents, which are not fully accessible to the public at this time.

A *caveat* is produced when another landowner asserts that a new survey overlaps with land that has been previously appropriated. If the Surveyor General finds that the caveat is valid after a *resurvey*, a *certificate of mislocation* is issued to document that all or part of the tract surveyed was previously appropriated and to credit the deficient acreage to the account of the individual with the inferior (later) title.

**Deed/Conveyance/Indenture** – A writing signed by the grantor whereby title to realty is transferred from one to another. Note that the *grantee does not* sign the deed. The earliest books recording deeds, surveys and government commissions (*see below*) in East and West Jersey were united in the office of the Secretary of State over two hundred years ago. Prior to the establishment of the state government in 1776—and subsequently the establishment of Trenton as the state capital in 1790—these volumes were located in the former dual capitals of Perth Amboy and Burlington. The recording function at the colonial level was vested in the Provincial Secretary, predecessor of the Secretary of State, who was responsible for the books and had deputies for an in each of the two divisions of the colony.
As the provincial secretaries/deputies were sometimes also the registrars or recorders of the East and West Jersey proprietors, the colonial provenance of the volumes is murky. In 1743, amidst the brewing controversy over land rights in Elizabeth-Town, the East Jersey Proprietors asserted ownership of the record books for the eastern division. They argued that the volumes had been “quietly” possessed by the proprietors after 1702 and that actions during Gov. Edward Hyde, Lord Cornbury’s administration which resulted in the government taking over recordkeeping were arbitrary and in conflict with the laws of the time.

This argument appears to have proved fruitless—at least in terms of the proprietors retaining or recovering the original books. Instead, the East Jersey Proprietors at its own expense produced a set of exemplified copies of the East Jersey volumes. This had been authorized by the East Jersey board in 1741, and the copies continue through Book E-2, which ends in that year. The controversy aside, separate books were still kept for (and assumedly in) East and West Jersey respectively through 1776.

**Commission** – A certificate issued from the government to a person authorizing and empowering him/her to perform certain duties such as the responsibilities of an office or military rank, executing judicial jurisdiction, etc. Commissions were recorded in the same colonial record books as deeds and surveys. Presumably, the colonial government claimed these early books as records of the Provincial Secretary based on the fact that they contained such documentation of governance.

**Quit-Rent** – A rent paid by the tenant of a freehold (i.e., on purchased property) to the grantor by which the tenant goes “quit and free,” that is, discharged from any other rent. In proprietary New Jersey, this was at first one half-penny per acre annually, or in some cases one penny per acre for town lands. East Jersey quit-rents were later 6 pence per 100 acres. While quit-rents were required throughout East Jersey, they were never systematically or effectively collected. It is estimated that in 1696, quit-rents were paid by only about 40-50% of the landowners required to pay, yielding only £200 for all of East Jersey. Separate records relating to the collection of quit-rents exist for East Jersey for the 1667-1703 period, but the completeness and usefulness of these accountings is uncertain.

The quit-rent system was not prevalent in West Jersey. (Only certain proprietors, including Dr. Daniel Coxe, demanded quit-rents.) Competition for land sales resulted in this title encumbrance not being required by most West Jersey shareholders in their deeds. Hence, we find no separate quit-rent records for West Jersey.

**Road Return** – The record of a survey made for a public road, typically mentioning property owners and/or buildings or other landmarks along the right-of-way. A road book for the period ca. 1740-1902 is among the records of the East Jersey Proprietors.

**Maps** – Both East and West Jersey proprietors have produced collections of maps. However, they tend to be for large areas (including “sweep surveys” to determine the location of unappropriated land). Since settling landowners are not typically shown, the maps are of limited value for genealogical research.

East and West Jersey Proprietors’ maps are available in original form at the State Archives. Note that depending upon their physical condition, some maps may be closed until they can be repaired and imaged.
Part VII – How Was Land Acquired?

The procedures for claiming and acquiring title to land were similar in East and West Jersey, but there were minor differences as is reflected in the available records. Also, the processes and policies evolved and/or were altered at different times. Costs to the shareholder or the purchaser were associated with the various steps, including surveying and recording fees. Depending upon the circumstances of settlement, certain steps in the process might have been bypassed or not recorded.

In East Jersey it is more difficult to distill the land distribution process into sequential steps due to the establishment of the original towns in the six areas patented by Governor Nicolls and the headright lands and town lots granted to settlers and their indentured servants. It is also important to note that patents might be granted either before or after tracts were actually surveyed.

To add to the confusion, recordkeeping was not always complete—especially in terms of documenting shareholders’ rights in early West Jersey. The West Jersey Society’s role in land distribution and the fact that the proprietors of East and West Jersey in England frequently acted independently of the proprietors in America, contributed to the incompleteness of the documentation.

While there are no known major losses of records in either the East or West Jersey proprietors’ archives, documentation on specific tracts or rights is often partial. The various steps in the land distribution and acquisition process are outlined below to provide a basic context to the several key document types.

Again, procedures evolved and were altered at different times, and the sequence of the documentation (especially as relates to patents and quit-rents) varies.

<table>
<thead>
<tr>
<th>West Jersey</th>
<th>East Jersey</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Dividend</strong> declared by Council; shares of acreage rights apportioned to shareholders.</td>
<td><strong>Dividend</strong> declared by General Board; shares of land rights apportioned to shareholders.</td>
</tr>
<tr>
<td>Shareholder applies for warrant to Council (originally to Commissioners); <strong>warrant</strong> issued if claim accepted.</td>
<td>Shareholder applies for warrant to General Board; <strong>warrant</strong> issued if claim accepted.</td>
</tr>
<tr>
<td>Surveyor General or Deputy Surveyor General lays out tract in location of shareholder’s choosing, i.e., completes the <strong>survey(s)</strong>.</td>
<td>Surveyor General or Deputy Surveyor General lays out tract in location of shareholder’s choosing, i.e., completes the <strong>survey(s)</strong>.</td>
</tr>
<tr>
<td><strong>Deed</strong> may be granted to proprietary shareholder.</td>
<td><strong>Deed</strong> may be granted (or <strong>patent</strong> may have been granted) to proprietary shareholder.</td>
</tr>
<tr>
<td>Subsequent <strong>deed or lease</strong> may be granted by shareholder to settler.</td>
<td>Subsequent <strong>deed or lease</strong> may be granted by shareholder to settler. <strong>Annual quit-rent</strong> often required in deeds during the early period.</td>
</tr>
</tbody>
</table>
Part VIII – Proprietors’ Records Available at the New Jersey State Archives

(see also website catalog listing)

NOTE: Many of the record series listed below include indexes, either in the back of each volume or otherwise. A discussion of major published abstracts and transcripts, indexes and databases is provided at the end of the series list.

Proprietary-Period Records filed with the Colonial Government:

SSTSE023  Department of State
Secretary of State’s Office
Deeds, Surveys and Commissions (Colonial Conveyances), ca. 1650-1856 [141 vols., 38 boxes & 1 mss. folder; 70 reels]
Note: Selected abstracts have been published for East Jersey through 1772 and for West Jersey through 1721. See bibliography (under Nelson, Hutchinson and Davis) and the discussion of abstracts and indexes below.

SSTSE033  Department of State
Secretary of State’s Office
Wills and Inventories, ca. 1670-1900 [208 vols. & 1,206 boxes; 1,536 reels]
Note: Abstracts have been published through 1818 (and later for some counties). See bibliography and discussion of abstracts and indexes below.

SEA00001  Governor and Council of East Jersey
Journals, 1674-1703 [2 vols.; 1 reel]
Note: Published. See bibliography and discussion of abstracts and indexes below.

Records of East Jersey Proprietary Governor Robert Barclay:

S0004001  Record Book, 1664-1688 [1 vol.]
Note: This volume, acquired at auction by the State Archives in 2005, contains the London minutes of the East Jersey Proprietors from 1682-84, extracts from Governor Barclay’s journal dating 1682-88, and five unique East Jersey maps dating from the period ca. 1677-1686. To date, two portions of the book have been published (see the bibliography, under Klett).

East Jersey Proprietors’ Records (record group: General Board of Proprietors of the Eastern Division of New Jersey):

PEASJ001  Minutes, 1685-1998 [5.5 vols. & 2 boxes; 4 reels]
Note: Published through 1794; see bibliography and discussion of abstracts and indexes below.

PEASJ002  Deeds and Wills, 1665-1951 [22.5 vols. & 5 boxes; 13 reels]

PEASJ003  Surveys and Warrants, 1675-1997 [36 vols. & 144 boxes; 51 reels]
Note: Indexes and databases available; see below.

PEASJ004  Road Book, ca. 1740-1902 [1 vol.]

PEASJ005  Quit-Rent Records, 1667-1703 [1 vol. & 10 booklets; 1 reel]

PEASJ006  Romopock Patent Records, 1680s-1800 [1 vol. & 2 boxes; 1 reel]

PEASJ007  Extracts of Proprietary Rights and Title, 1660s-1849 [2 vols. & 2 boxes; 1 reel]
PEASJ008 Dividend Records, 1797-1934 [2 vols. & loose papers]
PEASJ009 Miscellaneous Recorded Documents, 1740s-1998 [4 vols. & 1 box; 2 reels]
PEASJ010 Miscellaneous Records, 1680s-ca. 1950 [21 boxes & 1 large parchment case]
PEASJ011 Maps, 1700s-ca. 1950 [28 boxes & 21 folders]
PEASJ012 Proprietary House Construction Records, 1761-1794 [1 box, 1 map folder]
PEASJ013 Account Book, 1771-1843 [0.33 reel]
PEASJ014 General Instructions by the Surveyor General to Deputy Surveyors, 1747 [0.33 reel]

**West Jersey Proprietors’ Records** (record group: Council of Proprietors of West New Jersey):

PWESJ001 The Concessions and Agreements of the Proprietors, Freeholders and Inhabitants of West New Jersey, 1677 [1 vol.]
  
  **Note:** Published by Leaming and Spicer without the signatures and by the West Jersey Proprietors with images of the signatures. See bibliography and discussion of abstracts and indexes below.

PWESJ002 Minutes, 1688-1951 [14 vols.; 3.3 reels]

PWESJ003 Account Books, ca. 1676-1951 [3 vols.; 0.3 reel]

PWESJ004 Surveys and Warrants, ca. 1680-1952 [31 vols. and 23 boxes; 8.3 reels]
  
  **Note:** Indexes and databases available; see below.

PWESJ005 Rules and Regulations, 1688-1865 [1 vol.; 1 reel]

PWESJ006 Surveyor General’s Calculations Book, ca. 1688-1791 [1 vol.]

PWESJ007 Lawrence Division Line Journal and Notes, 1743-1751 & ca. 1777 [1 vol.]

PWESJ008 Fee Books, 1764-1815 [6 vols.; 1 reel]

PWESJ009 Maps and Drawings, 1780s-1980s [40 c.f.]

PWESJ010 Loose Parchments and Miscellaneous Records, 1664-1815 [11 parchments & 1 box]

**County and Municipal Records Dating from the Proprietary Period:**

CBECL005 Bergen County
  Clerk’s Office
  Deeds, 1689-1901 [320 reels]
  
  **Note:** Recording starts 1715. Early books abstracted by Davis—see bibliography.

CBUCP005 Burlington County
  Court of Common Pleas/Court of General Quarter Sessions
  Minutes, 1681-1919 [30 vols. & 2 boxes]
  
  **Note:** Published through 1709 by Reed & Miller, eds.; see bibliography.

CCPCL001 Cape May County
  Clerk’s Office
  Deeds, 1692-1901 and Indexes, 1692-1926 [122 reels]

CESCP004 Essex County
  Court of Common Pleas
  Road Books, 1698-1930 and Index, 1698-1970 [2 vols.; 5 reels]
CESRD001  Essex County
Register of Deeds and Mortgages
Deeds, 1728-1901 and Indexes, 1688-1909 [533 reels]
Note:  Only index survives for earliest county deeds.

CGLCL... & Gloucester County
CGLCP... Clerk’s Office/Court of Common Pleas [approx. 94 reels]
Note:  Various court records, 1680s+.

CMNCL001  Monmouth County
Clerk’s Office
Deeds, 1665-1899 and Indexes, 1667-1929 [383 reels]
Note:  Books A-D abstracted by Hutchinson—see bibliography.

CPACL011  Passaic County
Clerk’s Office
Perth Amboy Surveys, 1678-1814 [3 reels]

MCHCO001  Chesterfield Township (Burlington County)
Township Committee
Minutes, 1692-1712 [1 vol.; 1 reel]

MNTCO001  Northampton Township (Burlington County)
Township Committee
Minutes, 1697-1824 [1 vol.; 0.2 reel]

Manuscript Collections:

SNJSA001  New Jersey State Archives
Deeds and Miscellaneous Land Records, 1677-1947 [10 boxes & 18 map folders]
Note:  Includes original (signed) deeds; see discussion of indexes below.
**Major Published Abstracts and Transcripts, Indexes and Databases – An Annotated List**

**East and West Jersey:**

Leaming, Aaron and Spicer, Jacob eds. *The Grants, Concessions, and Original Constitutions of the Province of New Jersey. The Acts Passed during the Proprietary Governments, and other Material Transactions before the Surrender Thereof to Queen Anne*, (Philadelphia, Pa.: [1758]). See also reprint: *The Grants, Concessions, and original Constitutions …* (Union, N.J.: 2002). This includes various charters, laws and key documents relating to the proprietary and colonial periods, including Berkeley’s and Carteret’s charter and as well as West Jersey’s concessions and agreements of 1676. Leaming and Spicer do not include the names of those who signed the West Jersey document. See below under West Jersey for further information about that document specifically.

Hartlaub, Robert J. and George J. Miller. “Index to Colonial Conveyances, East & West Jersey, 1664-1794.” This unpublished, two-volume set indexes the grantees and grantors in deeds and surveys contained in the East and West Jersey books filed with the Secretary of State. The volumes—copies of which were placed in a small number of New Jersey repositories—supersede an earlier card index. The following information is provided: grantee and grantor (in one alphabetical sequence, showing whether “to” or “from”), book and page reference, date, and location or other explanatory notes. Approximately 112 volumes are indexed, thirty-one of which are abstracted or partially abstracted in Nelson’s *Patents and Deeds …* (see below).

“Proprietary Warrants and Surveys, 1670-1727.” This database is available online at the State Archives website <https://wwwnet1.state.nj.us/DOS/Admin/ArchivesDBPortal/NJProprietors.aspx>. It typically includes the following information for each record: name of grantee (i.e., to whom the survey was made), book and folio reference, location, date, acreage, explanatory notes. Sometimes additional patent and survey references (i.e., from other books or extracts) are included.

As of June 2014, this database indexes the following books:

- **East Jersey Liber II [2] of Surveys** (“Carteret’s Conveyances”), 1670-1727. Liber numbers 1, 2 of Deeds, 3, 4, etc., were turned over to the provincial government and became part of the Secretary of State’s collection of colonial deeds and surveys (and therefore were indexed in the Hartlaub-Miller “Index to Colonial Conveyances …” noted above and abstracted in Nelson’s *Patents and Deeds …* noted below). Liber II [2] of Surveys, however, was retained by the proprietors along with the other survey books, and therefore was not readily accessible to the public until 1998. Thus, providing access to its contents online was a priority for the State Archives. The book has two separately paginated parts and contains surveys and patents largely from the proprietary period (i.e., pre-1702).

- **East Jersey Books L and O of Surveys**, 1670-1716. Book L includes surveys dating from the 1675-1688 period. Book O includes surveys from 1670-1716. Since these survey books from the proprietary period were retained by the East Jersey Proprietors, they were not abstracted in Nelson’s *Patents and Deeds …* noted below, or referenced in the Hartlaub-Miller “Index to Colonial Conveyances …” noted above. Their contents were not readily accessible to the public prior to 1998, and thus the State Archives made online access to these books a priority. References to Books L and O are found in the Elizabeth-Town Bill in Chancery (see below under *East Jersey*).

- **Basse’s Book of Surveys**, 1677-1755. This West Jersey survey book, dating from the proprietary period, is part of the Secretary of State’s collection of colonial deeds and surveys. It is included in
the Hartlaub-Miller “Index to Colonial Conveyances …” referenced above, but was not abstracted in Nelson’s Patents and Deeds … referenced below. It is also not included in the West Jersey Proprietors’ Index to Survey Books, 1681-1952 (see below under West Jersey). Therefore, the State Archives made it a priority to provide online access to this book.

Nelson, William, ed. Patents and Deeds and Other Early Records of New Jersey, 1664-1703. (Baltimore, Md.: Genealogical Publishing Co., Inc., 1976 etc.). Originally published as: Calendar of Records in the Office of the Secretary of State, 1664-1703 [Documents relating to the Colonial History of the State of New Jersey a.k.a. New Jersey Archives, First Series, Volume XXI]. (Paterson, N.J.: 1899). This volume contains abstracts from the bulk of seventeenth-century survey books included in the Secretary of State’s Deeds, Surveys and Commissions: ten from East Jersey and twenty-one from West Jersey. However, Liber 2 of Deeds (which is bound together with Liber 1) was not abstracted and also was apparently confused with Liber 2 of Surveys (which had been retained by the East Jersey Proprietors). Note that the index at the back of Nelson’s Patents and Deeds provides access to the names of bordering property owners in addition to the grantors and grantees. Also note that multi-page subsections indexing “Occupations” and “Places, Names of” are inserted into the general index under “O” and “P” respectively, making the use of the index tricky.


New Jersey Index of Wills, Volumes 1-3. (Originally published in 1912; reprinted by GPC, Baltimore, Md.: 1969 etc.). This three-volume set indexes estate records from the 1670s to the year 1900, providing the file and/or book and page reference to the original wills (all held by the State Archives). The index is arranged county by county. Note that the “Unrecorded Wills” and “Addenda” sections at the end of the third volume include many seventeenth-century estates. A statewide index produced by Accelerated Indexing Systems is also available; however, the original county-by-county index may easier to use in terms of finding the documents indexed.

Commissions Card Index, 1660s-1856. This index is found in the State Archives’ Manuscript Reading Room, and provides access to governmental commissions (to public office and military posts) recorded in the colonial deed and survey books.

Guide to New Jersey State Archives / Deeds and Miscellaneous Land Records, 1669-1947. This is an item-level inventory of original deeds and other land records acquired by the State Archives and its predecessors through donation, purchase or otherwise. Typically, these documents include an actual (as opposed to recorded) signature or mark of the grantor. The item descriptions are arranged by surname or corporate name and typically include the following information: name of grantor and grantee, date, location, and book and page reference to where the deed is recorded. Note that the collection includes many transactions not recorded in the deed books.

East Jersey:

This is a record of the proceedings of the proprietary executive and his legislative council. The volume includes its own index.

This four-volume set contains transcribed minutes of the East Jersey Board for the first 110 years of its existence. Each volume contains its own index.

This is a master index all of the surveys recorded in the books retained and/or produced by the East Jersey Proprietors since the eighteenth century with the exception of the three volumes discussed above (under East and West Jersey)—Liber II (“Carteret’s Conveyances”), Book L and Book O. Finding the recorded surveys listed is a two-step process: the index is arranged alphabetically by the name of the person to whom the survey was made; it provides page and line references to a three-volume set of Extracts of Surveys. The extract books (numbered 1, 2 and 3, but also called Black, Red and Blue) provide the following information for each survey listed: shareholder’s name, survey book and page reference, county and acreage, and explanatory notes (a short description of land and/or cross references to related surveys). Extract Book No. 1 (“Black”) covers survey books S1 through S12, dating from 1719-1801. No. 2 (“Red”) covers survey books S12 through S21, dating from 1800-1835. No. 3 (“Blue”) covers survey books S22 and S23, dating from 1836 to the late twentieth century. Extract Books No. 2 & 3 also include reference to the name of the person at whose request the survey was made, that person being the first owner after severance of title from the Board. The master index uses the designations “No 2 R” for references to Extract Book No. 2 (Red) and “No 3 B” for references to Extract Book No. 3 (Blue); references without such a designation are to Extract No. 1 (Black). The page number is given before the “/” and the line number(s) after it. Information from this index and the related extract books will eventually be entered into the “Proprietary Warrants and Surveys” database noted above.

This database was produced after the East Jersey loose surveys were processed (flattened and foldered) in 2002. Loose surveys were not retained by the Proprietors before 1786, and the first years are incomplete. Users of this database, therefore, must remember that it is not a comprehensive index of East Jersey’s surveys but rather a supplemental resource. Nevertheless, since the loose surveys typically include a drawing of the metes and bounds of the property surveyed, they are especially helpful when researching the history of a tract’s ownership. The database includes the following information: name(s) of persons to whom survey was made, survey book and page reference (i.e., where recorded), acreage, location and date. An alphabetical printout is available in the State Archives’ Manuscript Reading Room.

The bill and answer include tables and maps relating to proprietary rights in Elizabeth-Town and the disputed distribution of land in the Clinker Lot Division. A photocopy of the bill (dated 1745 and printed in 1747) is available in the State Archives’ reference book collection. A copy of the published 1751 answer is owned by New Jersey Historical Society in Newark. The signed original is held by the New York Genealogical and Biographical Society, which published a good synopsis of the case and the list of signatories in 2007 (see bibliography under Goodwin). A list of the signatories to the answer can be found online at www.westfieldnjhistory.com.

This publication provides a history of the court and a record of its proceedings. Prior to the surrender of governance to Queen Anne in 1702 and the establishment of the royal courts, the Court of Chancery had jurisdiction over matters of equity (fairness), including property disputes. A table of cases and an index are included at the end of the volume.
**Hutchinson, Richard S. *East New Jersey Land Records*. 9 vols. (Lewes, Del.: 2005-8).** Hutchinson has abstracted the East Jersey volumes of the Secretary of State’s Deeds, Surveys and Commissions, continuing from Nelson, referenced above. The nine publications are broken down as follows:

<table>
<thead>
<tr>
<th>Vol</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>H, I, K-small</td>
<td>1702-1717  (published 2008)</td>
</tr>
<tr>
<td>A-2, B-2</td>
<td>1715-1722  (published 2007)</td>
</tr>
<tr>
<td>C-2, D-2</td>
<td>1719-1727  (published 2007)</td>
</tr>
<tr>
<td>E-2, F-2</td>
<td>1737-1747  (published 2006)</td>
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<td>G-2, H-2</td>
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<tr>
<td>I-2, K-2</td>
<td>1757-1763  (published 2005)</td>
</tr>
<tr>
<td>A-3, B-3</td>
<td>1763-1766  (published 2006)</td>
</tr>
<tr>
<td>K, C-3</td>
<td>1727-1737  (published 2007)</td>
</tr>
<tr>
<td>D-3, E-3, F-3</td>
<td>1766-1772  (published 2008)</td>
</tr>
</tbody>
</table>

**West Jersey:**

*The Concessions and Agreements of the Proprietors, Freeholders and Inhabitants of the Province of West New Jersey in America* (Burlington, N.J.: 1951; revised 1977; possibly other revisions). The West Jersey Proprietors’ pamphlet versions of the 1676 concessions and agreements, as compared to the version in Leaming & Spicer above, includes the names of those who signed the document as “Proprietors, Freeholders and inhabitants the Province.”

Note that there is a recorded copy of the Concessions in the deeds, survey and commission books formerly held by the Secretary of State. It includes over 120 transcribed signatures, but not all of the names included in the original, which apparently continued to be used to attest allegiance to the charter. The recorded (State) copy is included in both the film reels of the Secretary of State’s books and the West Jersey Proprietors’ records. The original Concessions book, containing the original signatures of the shareholders and inhabitants, is now on deposit at the State Archives.

**Index to Survey Books, 1681-1952.** This volume, available on film and as a photocopy in the State Archives’ Microfilm and Manuscript Reading Rooms, serves as a master grantee index to thirty volumes of West Jersey Proprietors survey books. The index is arranged by the first letter of the surname, but within each letter the survey books are indexed sequentially. Therefore, each letter of the alphabet typically has thirty subsections. The heading for each subsection notes the name and inclusive dates of the survey book. Use the page reference from this index to go directly to the recorded survey, or first consult the extract volume discussed below to see a fuller description of the tract.

**Extract of Survey Books, 1681-1952.** This volume provides short descriptions of the surveys arranged by survey book and page. In addition to the thirty volumes covered by the Index to Survey Books discussed above, it also includes an extract of Basse’s Book of Surveys (1681-1755), which was held by the State from an early date and therefore not included in the West Jersey Proprietors’ “Index to Survey Books” referenced above. (Basse’s Book is, however, included in the Hartlaub-Miller “Index to Colonial Conveyances …”) The extract entries, listed book by book, include the following information: page number, name, acreage, county and township (if recorded), date, and “adjoining surveys and descriptive objects.”

**Davis, John David. *West Jersey, New Jersey, Deed Records, 1676-1721*. (Westminster, Md.: 2005).** John Davis has abstracted four West Jersey books from the Secretary of State’s Deeds and Surveys. These include volumes B (1676-1698), A-A-A (1680-1719), B-B (1713-1721) and B-B-B (1713-1721). Note that volume B was previously abstracted—though not as fully—in Nelson’s *Patents and Deeds*, referenced above.
# Checklist of Key Indexes to Surveys and Deeds

See the annotated list above for detailed information about each of the sources listed below.

## EAST AND WEST JERSEY

<table>
<thead>
<tr>
<th>Incl. Dates</th>
<th>Name of Source</th>
<th>Archives Location(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1650-1801</td>
<td>“New Jersey's Early Land Records, 1650-1801” database at: <a href="https://wwwnet1.state.nj.us/DOS/Admin/ArchivesDBPortal/NJProprietors.aspx">https://wwwnet1.state.nj.us/DOS/Admin/ArchivesDBPortal/NJProprietors.aspx</a></td>
<td><a href="http://www.archives.nj.gov">www.archives.nj.gov</a> (Searchable Databases site)</td>
</tr>
<tr>
<td>1664-1794</td>
<td>Hartlaub &amp; Miller. “Index to Colonial Conveyances, East &amp; West Jersey.” Indexes grantors and grantees only.</td>
<td>Microfilm Reading Room (reference books): 974.9 N5.23</td>
</tr>
<tr>
<td>1664-1703</td>
<td>Nelson. <em>Patents and Deeds and Other Early Records of New Jersey...</em> Back-of-the-book index provides access to names of bordering property owners in addition to grantors and grantees; note multi-page subsections indexing “Occupations” and “Places, Names of” inserted into general index.</td>
<td>Microfilm Reading Room (reference books): 974.9 N432.1</td>
</tr>
<tr>
<td>1631-1703</td>
<td>Whitehead et al. <em>Documents relating to the Colonial History of the State of New Jersey [a.k.a. New Jersey Archives], Volume I, 1631-1687 and Volume II, 1687-1703.</em> Each volume contains its own index; both also indexed by <em>General Index to the Documents relating to the Colonial History...</em></td>
<td>Microfilm Reading Room (reference books): 974.9 A673</td>
</tr>
<tr>
<td>1669-1947</td>
<td>Guide to series <em>New Jersey State Archives / Deeds and Miscellaneous Land Records.</em> Item descriptions grouped by surname or corporate name.</td>
<td>Manuscript Reading Room (reference desk)</td>
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</table>

## EAST JERSEY

<table>
<thead>
<tr>
<th>Incl. Dates</th>
<th>Name of Source</th>
<th>Archives Location(s)</th>
</tr>
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<tbody>
<tr>
<td>1685-1794</td>
<td>Board of Proprietors ... <em>The Minutes of the Board of Proprietors of the Eastern Division of New Jersey ...</em> 4 vols. Include references to grants, allotments, survey warrants, etc.</td>
<td>Microfilm Reading Room (reference books): 974.91 B662</td>
</tr>
<tr>
<td>1719-20th c.</td>
<td>“Alphabetical Index to Surveys in the Office of the General Board of Proprietors of the Eastern Division of the State of New Jersey.” Provides page/line references to Extract Books No. 1, 2 &amp; 3. Extract books provide book and page references to survey books.</td>
<td>Manuscript Reading Room (reference desk); Microfilm Reading Room (microfilm cabinet #8)</td>
</tr>
<tr>
<td>1786-1951</td>
<td>Database index of loose surveys. Alphabetical printout available. Note that this is not a comprehensive index to recorded surveys, even for this time period.</td>
<td>Manuscript Reading Room (reference desk)</td>
</tr>
</tbody>
</table>

## WEST JERSEY

<table>
<thead>
<tr>
<th>Incl. Dates</th>
<th>Name of Source</th>
<th>Archives Location(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1681-1952</td>
<td>Index to Survey Books. Indexes grantees (to whom survey was made) volume by volume within surname initial letter.</td>
<td>Microfilm Reading Room (microfilm cabinet #8)</td>
</tr>
</tbody>
</table>
Acre or English acre – A unit of area equal to 43,560 square feet. See Chain and Rod below. An acre equals ten square chains or 160 square rods. A square mile is 640 acres.

Acreage right or land right – The share of a land division granted in proportion to the proprietary shares held.

Administrator (male), administratrix (female), often abbreviated admr, admx – The person to whom authority to administer and dispose of the estate of a deceased person has been granted by the appropriate court. Compare with Executor.

Alien or aliene, alienate – To transfer or make over to another; to convey.

Allowances – The deduction of acreage reserved for a specific purpose, such as a public road or highway. In colonial New Jersey, the king’s highways were by law to be six rods (ninety-nine feet) in breadth. If a property bounded a king’s highway, then the allowance would be half this measure, or 49.5 feet. See also Right-of-way.

Appurtenance – That which belongs to something else, as in the rights-of-way (see below), outbuildings, gardens and orchards, etc., belonging to a property.

Assign or assignee – A person or legal entity to whom property or a right has been transferred (as compared to an heir, who holds a hereditary right).

Associates – In early New Jersey, a group of settlers and/or landowners (such as in Elizabeth-Town) who corporately administer local land distribution, etc. See also Charter, Corporation.

Attachment – The act or process of seizing property by judicial order and bringing the same into the custody of the law. See also Lien.

Bequeath or devise – To give property to another by will. Technically, “bequeath” is used for personal property and “devise” is used for real property.

Bequest or devise – Something bequeathed or devised. See also Legacy.

Bondsman – see Surety.

Caveat – Latin for “let him beware.” Relative to property records, a warning and written notice that surveyed land was previously appropriated (i.e., is already owned), resulting in a resurvey. See also Certificate of mislocation.

Certificate of mislocation – Following a resurvey of lands (see Caveat above), a certificate documenting that an earlier survey was proven to contain acreage previously appropriated and crediting the deficient acreage back to the person with the inferior (later) title.

Chain – A measure used by surveyors, typically being twenty-two yards (sixty-six feet) in length. The meaning derives from the (100-link) measuring chains used by surveyors. An area one chain wide by ten chains long equals an acre (see above; see also Link). The use of “chain” can vary by region and time period. Early land descriptions in West Jersey are known to use “chain” to mean a measure of two rods (thirty-three feet) as opposed to four rods.

Charter – A legal instrument by which a sovereign power assures certain rights, liberties or powers. In early New Jersey, charters were granted by the governor to the settlers of new towns. See also Associates, Corporation.

Collateral or collateral security – Something given in addition to the personal obligation of a borrower, e.g., the property offered in a mortgage.

Commissioner of Deeds – An officer empowered by the government of one state to reside in another state and there take acknowledgements of deeds and other papers which are to be used as evidence or put on record in the former state. See also Notary Public.

Concession – A grant of privileges by the government.
Condemnation – The process by which the property of a private owner is taken for public use without his consent, i.e., by forced sale. See also Road return.

Confirmation or confirmatory grant, confirmatory patent – A conveyance of property to ensure title (see below), given when a previous conveyance of title is or might be questionable or voidable.

Consideration – The cause, motive, price, or impelling influence which induces a contracting party to enter into a contract or transaction. Typically, the sale price paid by the grantee to the grantor; sometimes “love and affection” for a family member.

Conveyance – see Deed.

Corporation – In early New Jersey, an incorporated municipality. See also Associates, Charter.

Deed or conveyance, indenture – A signed writing whereby title to property is transferred from one party to another. Under normal circumstances, deeds will contain only the signature of the grantor (seller). “Indenture” is derived from the practice of cutting or indenting the edges of multiple copies of the document (so they would tally with each other) in instances where the conveyance was from multiple persons. See Part VI.

Demesne – Domain or own right. “Seized in his demesne” means held in his own right.

Demise – A conveyance of an estate to another for life, for years, or at will; synonymous with lease (see below). The word is also used to mean decease or death.

Devise – see Bequeath, Bequest.

Devisee – The person to whom lands or other real property are devised or given by will.

Distrain – To take, as a pledge, property of another and keep it until he performs his obligation or until the property is taken by the sheriff. See also Foreclose, Replevin.

Dividend – The share allotted to each of several persons entitled to part of a division of profits or property. See Part VI.

Division – see Partition. Also used to mean the issuing of dividends.

Dower – The provision which the law makes for a widow out of the lands or tenements of her husband, for her support and the nurture of her children.

Easement – The right of one person or body to use the land of another person for a special purpose. Typically used for a non-public right of access to or through a tract of land, while right-of-way (see below) is more typically used for a public thoroughway right over land that has been condemned (see Condemnation).

Ejectment – A legal action to recover possession of land as well as damages resulting from not being able to possess it. See also Eviction, Richard Roe, Trespass.

Encumbrance – A claim, lien (see below), charge or liability to and binding real property. See also Attachment.

Enfeoff – To make a gift of tangible inherited property; to invest with a property or fee.

Equity – Specifically, the monetary value of a property beyond any mortgage debt or liabilities existing on it (see also Mortgage, etc.). Generally, the spirit of fairness or equal and impartial justice as between persons whose rights and claims are in conflict. In New Jersey, the Court of Chancery or Chancery Division of the Superior Court has had jurisdiction over equity cases (i.e., most land disputes).

Estate – The nature and extent of an owner’s rights with respect to his or her property. Also, all of one’s possessions, especially all of the property and debts left by a deceased person.

Et alii (abbreviated et al.) – Latin for “and others.”

Et cetera (abbreviated etc. or &c) – Latin for “and the rest”; used in land records to omit lengthy and/or repeated legal text, well-known titles of honor, and so on.

Et uxor (typically abbreviated et ux.) – Latin for “and wife.”
Eviction – The act of dispossessing a person of lands (in pursuance of a court judgment).

Executor (male), executrix (female), often abbreviated ex', ex – The person appointed to carry out the directions and requests made in a last will and testament, including the disposition of property. Compare with Administrator.

Fallow land – Barren or unproductive land; land plowed but not sown or left uncultivated/untilled for a year or more.

Fathom – Typically a nautical measure of six feet in length; however, occasionally used as a land measurement meaning a square fathom or thirty-six square feet.

Fee or feu, fief – A property or estate of inheritance. See also Enfeoff.

Fee simple – A condition in which the owner is entitled to the entire property with unconditional power of disposition during his life. Property clear of any condition or restrictions to particular heirs is held in fee simple.

Fellow bondsman – see Surety.

Feud – see Fee.

Fief – see Fee.

Foreclose – To terminate the rights of a mortgagor in the property covered by the mortgage (see Mortgage, etc., below; also Distraint, Replevin).

Franchise – A special privilege conferred by the government (on an individual or corporation) which does not belong to citizens generally in the common right. See also Patent.

Freehold – An estate in land or other real property of uncertain duration (i.e., for life or in fee simple); ownership, as compared to a leasehold.

Freeholder – Originally, a person having title to real property or a specified number of acres.

Furlong – A unit of length equal to 660 feet, or 40 rods/perches (see below). Derived from “furrow long,” meaning the distance that an ox can plow before being rested and turned.

Gore – In old English law, a small, narrow strip of land. Modern usage applies to small, triangular pieces of land such as may be left between surveys and boundary lines which do not meet/close.

Grant – (v) To bestow, confer. (n) A deed or conveyance. A “royal land grant” is a conveyance by the Crown. James, Duke of York, granted all of what became the colony of New Jersey to Berkeley and Carteret in 1664. Subsequent grants of land have been based on town-patent, proprietary or land rights or ownership

Grantee – The person to whom a grant (sale) is made; i.e., the buyer.

Grantor – The person by whom a grant (sale) is made; i.e., the seller.

Habendum – The portion of a land conveyance beginning with the words “To have and to hold ...,” being the language that defines the extent of the ownership of the property.

Hawkings – Business or peddling rights belonging to a property.

Headlands – see Upland.

Headright – A grant of property given in fulfillment of certain conditions relating especially to settlement and developing land.

Heir – A personal legally recognized to succeed to the property of another person; one who inherits property.

Hereditament – Something inherited or capable of being inherited. See also Inheritance, Legacy.

Highways – see Allowances, Right-of-way.

Houselot, homelot – A property containing a dwelling house, typically within a town settlement, as compared to outlying meadow (see below). See also Messuage.
Huntings – Hunting rights belonging to a property.

Husbandman – A farmer; originally a tenant who cultivates leased ground.

Improved land – Land used for the purpose of husbandry whether tillage, meadow or pasture (see definitions).

Incumbrance – see Encumbrance.

Indenture – see Deed.

Inheritance – Something that has descended to an heir, whether by will or otherwise. See also Hereditament, Legacy.

Intestate – Having died without leaving a testament and last will. In such cases, an administrator (see above) may be appointed by the court to manage and dispose of the estate.

John Doe, John Den, John Stiles, Richard Roe, Richard Fen, Richard Miles – Fictitious names used to represent unknown persons in legal proceedings for the purpose of making argument or illustration. Often used in ejectment cases when a lessee or other party is unknown or uncertain.

Joint tenancy – see Tenancy.

Kill – Dutch for small river or creek.

King’s highways – see Allowances.

Land warrant – see Warrant.

Landmark – A survey mark or monument set in a property line to fix its boundary or the boundary between properties. In colonial surveys, these were frequently piles of stones or marks made on trees.

Lease – Any agreement which gives rise to the relationship of landlord and tenant. Early colonial land transfers may take the form of a two-part transaction, first a lease and second, typically the following day, a Release (see below).

Leasehold – An estate in realty held under a lease; i.e., the right of a tenant for a fixed period of time (as compared to a freehold).

Legacy or bequest, devise – Something disposed of specifically by will, as compared to property acquired by right of inheritance.

Legatee – The person to whom a legacy is given. A residuary legatee inherits the residue or remainder of an estate after all other legacies are disposed of.

Lessee – The person (tenant) to whom a lease is made.

Lessor – The person who grants a lease; i.e., the owner of the property (landlord).

Letters of administration, letters testamentary or sometimes letters testimonial – Legal papers granted by a court to either the administrator or executor (see above) of an estate, respectively.

Letters patent – see Patent.

License – A grant of permission, e.g. to pursue a business. The term is also occasionally used in early New Jersey land records relative to permission to make a purchase, including a purchase of territory from the Indians.

Lien – A charge or claim for payment of debt or obligation legally attached to property (e.g., a mortgage, loan or tax debt). See also Attachment.

Life rights or life estate – Property ownership whose duration is limited to the natural life of the party holding it.

Link – One hundredth of a chain; i.e., 7.92 inches.

Lowland – see Meadow.

Manucaptor (or mainpernor) – Someone obligated to ensure the appearance in court of a person under arrest, who is delivered out of custody into the hands of his bail.
Marsh or sometimes Marrish – An area of low-lying, wet land.

Meadow or lowland – A tract of low or level land yielding grasses which are good for hay. See also Upland.

Messuage – A dwelling house with its outbuildings and adjoining lands.

Metes and Bounds – The boundary lines of land with their distances and angles.

Mislocation – See Certificate of mislocation.

Moiety – One equal half part of a property (whether partitioned or not). Two joint tenants each hold a moiety.

Monument – See Landmark.

Morgen – A German and Dutch measure of land equating to roughly two English acres (see above); used frequently in the Bergen settlement in East Jersey.

Mortgage – A conveyance intended to secure the performance of some act (usually the payment of money) and to become void when prescribed terms (e.g., the repayment of loaned money) are satisfied. Typically, this means temporary/partial ownership by the lender, who may take title to the property if the terms of the mortgage are not satisfied as prescribed.

Mortgagee – The person who takes or receives a mortgage; i.e., the one who is granted temporary/partial ownership of the property until the terms are met.

Mortgagor – The person who, having all or some part of the title to a property, by written instrument pledges that property for some particular purpose (e.g., to borrow money).

Neck – A narrow stretch of land (as an isthmus, cape, promontory or mountain pass); also, a narrow body of water between two larger bodies, i.e., a strait.

Notary Public – A public officer whose function is to administer oaths, to attest and certify certain documents, to take acknowledgements of deeds and other conveyances, etc. See also Commissioner of Deeds.

Order – A directive from a court or other authority to perform an action (e.g., a directive from a proprietary board to issue a dividend or grant a warrant). See Part VI.

Ordinary – A judicial officer with powers in regard to wills, probate, administration, guardianship, etc. In colonial New Jersey, the governor was called the Ordinary General. A surrogate (see below) for the Ordinary General is appointed or elected in each county. (Note that “ordinary” also means a tavern or eating house where regular meals are served.)

Partition or division – The dividing of land held by joint tenants (owners) so that they may hold and dispose of their respective parts separately. “Partition” is typically used to refer to a voluntary, not mandated, dividing of property while “division” is more frequently used to refer to a parceling of property by commissioners appointed by a court. However, the terms are used interchangeably.

Pasture – Ground for the grazing of domestic animals, and including the grass growing upon it.

Patent – A grant of a privilege, property, right, office, title, status or authority to one or more individuals by the government or sovereign entity. See Part VI; see also Franchise. This is done through a legal instrument sometimes referred to as “letters patent.” King Charles II, in his letters patent dated 12 March 1664, granted his brother James, Duke of York, rights to vast territory in American including the future New Jersey.

Patroon – The proprietors of certain manors established in the Dutch colony of New Netherland.

Per stirpes – The standard method of inheritance and division of property, meaning “by root or stock,” whereby the shares of the heirs are based on the share which a predeceased ancestor (typically parent) would have inherited as compared to equal division among living heirs. In other words, if a property is bequeathed to four children and one dies, the heirs of the deceased child divide a fourth part as opposed to having a share equal to the three heirs in the older generation.

Perch – See Rod.
Plantation – A large cultivated estate.
Planter – A farmer or owner of a plantation.
Plat – see Survey.
Pole – see Rod.

Propriety – Property, or a share of property along with the shareholder’s rights. See Part VI.

Quitclaim or release – A discharge of claim or title to a property. The grantor of a quitclaim releases and transfers interest in the property, but does not represent that he/she has a right to it.

Quit-rent – A rent paid by the tenant of a freehold (i.e., on purchased property) to the grantor by which the tenant goes “quit and free,” that is, discharged from any other rent. See Part VI.

Release – see Lease, Quitclaim.

Remainder – An estate limited to take effect and be enjoyed after another estate is determined. For example, property devised in a will to a second person following the expiration of the rights to it devised to another person first. Or, in wills, that part of the estate which is left after all of the other provisions of the will have been satisfied (also called the residue).

Replevin – An action brought to recover property unlawfully taken. See also Distain, Foreclose.

Residuary legatee – see Legatee.

Residue – see Remainder.

Resurvey – see Caveat, Certificate of mislocation.

Return of survey – see Survey.

Reversion, reversionary interest – Any estate (right) held by the grantor, if such exists under law, following the disposition of property.

Richard Roe, Richard Fen, Richard Miles – See John Doe, etc.

Right-of-way – A right to pass through property or the designated strip of land to which this right pertains. A public, transit-related or vehicular thruway right—i.e., for a road, railroad, canal—is typically referred to as a right-of-way as compared to an easement (see above; see also Condemnation, Road return).

Riparian – Relating to land under water or below the high tide line.

Road return – The record of a survey of the route of a public road, typically mentioning property owners and/or buildings or other landmarks. Road returns are made by commissioners or road surveyors appointed by the government seizing the land for a public right-of-way (see above). These officials may be appointed at the municipal, county or state level. See also Condemnation.

Road vacation – The abandoning or vacating of a public thruway, resulting in the reversion of condemned land to property owners along the right-of-way (see above). See also Condemnation.

Rod or perch, pole – A lineal measure of 16.5 feet; four rods equals one chain (see above). All three terms are sometimes used to mean a square rod, which is 1/160th of an acre or 272.25 square feet of land.

Rood – A unit of area usually equal to 1/4 acre.

Royalty – A payment reserved by the grantor of a patent, lease of a mine, or similar right and payable proportionately to the use made of the right by the grantee.

Seisin or seizin – The right to immediate possession (in accordance with the nature of the property).

Socage or soccage – A land holding in consideration of agricultural services provided to a feudal lord.

Stirpes – see Per stirpes.
Surety or bondsman, fellow bondsman – One who undertakes to pay money or to do any other act in the event that the principal party responsible fails to do so (e.g., the co-signor to a loan).

Surrogate – A judge or judicial officer with authority to administer probate matters, guardianships, etc.; i.e., a surrogate for the Ordinary (see above). In early colonial times, there were surrogates and deputy surrogates for East and West New Jersey. Later, surrogates were appointed for each county. Today, surrogates are elected county officials.

Survey – The process by which a parcel of land is measured and its contents ascertained, and the resulting document (also called a plat or plot) recording the boundaries and quantity of land. A return of survey is a certificate created to document that a warrant or claim for an allotment of land has been fulfilled by virtue of a survey or surveys. See Part VI.

Survivorship – When a person becomes entitled to property by surviving another person (e.g., a spouse) who had an interest in it.

Tenant – One who holds or possesses lands or tenements by any kind of right or title, whether in fee, for life, for years, at will, or otherwise.

Tenancy – The estate of a tenant. Joint tenancy is an estate arising from the purchase by or grant to two or more persons. Tenancy in common means that each tenant has a right to occupy the whole in common with his co-tenants. A joint tenant can acquire the interest of the other joint tenant by right of survivorship (see above); however, tenants in common do not have this right.

Tenement – Property held by a tenant; everything of a permanent nature on a property. Typically used to mean houses and other buildings.

Tenure – A mode of holding or occupying something, e.g., land.

Testament or will (or “last will and testament”) – A disposition of real and personal property after the owner’s decease, to take place according to his/her desire and direction.

Testate – Having died leaving a testament and last will. In such cases, an executor (see above) will have been appointed by the deceased to manage and dispose of the estate.

Testator (male), testatrix (female) – One who makes or has made a testament or last will.

Tillage – Cultivated or tilled land. Compare with Fallow land.

Title – The right to or ownership in land; the means whereby the owner of lands has legal possession of his property.

Town grant, town lot, townlands – Lands granted within a planned settlement or additional lands granted to established settlers. In early New Jersey settlements, town lots contained a few acres and a proportion of meadow land was granted to each settler outside the town. See also Headright.

Trespass – Doing an unlawful act or lawful act in an unlawful manner to the injury/damage of another person or his property. See also Ejectment.

Unappropriated or undiscovered land – Land for which there has been no severance of title from the proprietors.

Undivided right – A right or title held by two or more tenants in common or joint tenants before partition; a right held jointly (by the same title), whether equal or unequal in value or quantity.

Upland or headlands – The higher part of a region or tract, as compared to meadow (see above) or lowlands.

Venue or visne – The geographical division (neighborhood, place or county) where an injury is declared to have been done or fact declared to have happened.

Vendue – A sale, generally at public auction.

Warrant or land warrant – An authority to lay out a parcel of land in compensation for a claim or right (e.g., of a proprietary shareholder), or a part thereof. See Part VI.
Will – see Testament.

Yeoman – In English law, a commoner; a freeholder under the rank of gentleman.
Part X – Case Studies

East Jersey:

Thomas Bloomfield
- References from “Index to Colonial Conveyances ...”
- Woodbridge Quit-Rent Account, 1670-1683

Reynolds Family
- Will of John Reynolds of New Brunswick, 1766
- Will of William “Ronald” (Ranald) of Freehold, 1709
- 1688 East Jersey land transactions from published Patents and Deeds ...
- 1687 petition of “Scotch Proprietors’ servants” from published East Jersey minutes
- 1684 list of Scottish servants indentured for four years from East Jersey Deed Book A, p. 154

West Jersey:

Rogers Family
- Will of Alice Carter, 1694
- Deed of John Rogers Sr., executor of Alice Carter, to Mathew Clayton, 1694
- Pedigrees showing John Rogers of Burlington City as son of John Rogers Sr. of Nottingham
- 1712 sale by John Rogers Jr. of Nottingham of a fractional share of West Jersey purchased by his father John Rogers Sr. in 1683
- West Jersey Council minutes ordering warrant for John Rogers Jr., 1714
- West Jersey account book showing activity on John Rogers’ account, 1714-1767
- Amos and Abraham Rogers’ survey by right of conveyance from their father John, 1767
- Estate inventory of Amos Rogers of Nottingham Township, 1807

Sybilla (Buckworth) Clayton
- John Rogers Sr., executor of Alice Carter, to Mathew Clayton, 1694
- Sketch of property granted to Mathew Clayton in 1694
- 1727 will of Nathaniel Leonard of Trenton bequeathing “Sybal’s Plantation”

Roberts Family
- Published abstract of Jonathan Roberts’ will mentioning six daughters and wife with child, 1721
- Abstract of will of Mary Roberts of Trenton mentioning six daughters, 1740
- Original 1720 will of Jonathan Roberts showing bequest of all lands and tenements to unborn child if a boy
- Survey to Ralph Hart, Richard Furman and Nicholas Roberts, 1745
NOTE: The following bibliography is not a comprehensive list of available published genealogical sources for New Jersey’s proprietary period. The books and articles listed below relate to the history of the proprietors, abstracted land and estate records, colonial disputes over governance and property rights, and/or the earliest settlement of East and West Jersey. Published church records (including marriages and baptisms), for example, are not included.


Board of Proprietors of the Eastern Division of New Jersey. The General Board of Proprietors of the Eastern Division of New Jersey. 5th ed. (Barnegat, N.J.: 1993).


Hatfield, Edwin F. History of Elizabeth, New Jersey: Including the Early History of Union County. (New York, N.Y.: 1868).


Using the Records of the East and West Jersey Proprietors by Joseph R. Klett, New Jersey State Archives


West New Jersey Proprietors. The Concessions and Agreements of the Proprietors, Freeholders and Inhabitants of the Province of West New Jersey in America. (Burlington, N.J.: 1951; revised 1977; possibly other revisions).

