

DOC CODE: B-8  
DOC TYPE: PROMISSORY NOTE (ORIGINAL)

APRIL 15, 1793

SIGNED AND SEALED: Joshua Manning, John Manning, Charles Manning

Signators borrow 100 pounds from Nicholas Brower, Sarah Brower and Henry Bogert (estate of Nicholas Brower, Senior). Note specifies that if Helenah Manning (daughter of Nicholas Brower and wife of Joshua Manning) is paid legacy due her under her father's will and estate then lacks means to make payment to other legatees, Helenah's legacy will be returned to the estate and this debt voided to compensate.

Know all men by these presents that we, Joshua Manning, John Manning and Charles Manning of the County of Dutchess are held and firmly bound unto Sarah Brower, Nicholas Brower and Henry Bogert in the county of ours and in the sum of 100 pounds lawful money of the State of New York to be paid to the said Sarah, Nicholas and Henry, their executors, administrators or assigns, which payment to be well and truly made, we bind ourselves and our heirs, executors and administrators firmly by these presents. Sealed with our seals. Dated this 15th day of April in the year 1793.

Helenah Manning: Whereas in and by the last will and testament of Nicholas Brower, her late father, deceased, any other things therein contained, has bequeathed unto her in the will and testament aforesaid a certain legacy of 50 pounds lawful money aforesaid and is also entitled to a residuary part of the personal estate of the said Nicholas Brower, deceased, and whereas the said Helenah Manning has intermarried with and is now the wife of the said Joshua Manning who is by the intermarriage entitled to the legacy aforesaid and the residue of the personal estate aforesaid in proportion with the other legatees in the will aforesaid named. Now the condition of this obligation is such that if the said Sarah, Nicholas and Henry shall either of them well and truly pay to the said Joshua, his executors, administrators or assignees, the legacy aforesaid and also the residuary part of the said personal estate in proportion aforesaid.; that if any portion of the whole thereof shall at any time after appear to be wanting to discharge debt or debts, legacy or legacies which the said Sarah, Nicholas or Henry, executing and executors as aforesaid, may not have other assets to pay, then and in such case the said Joshua, John and Charles Manning will return the said legacy and the residue of the said personal estate in proportion as the same shall be paid or delivered unto him the said Joshua by the said Sarah, Nicholas and Henry or either of them or such part thereof from any beneficiary for the payment of the said legacies, then this obligation to be void or else to remain in full force and virtue.

Signed and Sealed: Charles Manning, Joshua Manning, John Manning

Witnesses: Michael Tompkins, Jesse Coon, Charles Manning, Junior



DGC CODE B-8:

CHARLES MANNING  
|  
CHARLES, JUNIOR

NICHOLAS BROWER

→ JOSHUA MANNING  
(HELENAH BROWER)

JOHN MANNING ①

Relationship of John, Joshua, Charles?  
B-55 shows Charles and Joshua brothers

① cannot refer to John, son of Joshua since Joshua/Helenah married 1789 any son would be a minor in 1793.