



## **Application Record Copies and Existing, Unrestricted, Supporting Documentation for Record Copies**

The DAR uses the term “record copy” for a reproduction of an approved membership application paper or a copy of an approved supplemental application paper. A “supplemental application” is a, additional form that a member files tracing her lineage back to an ancestor different from the one on whom she joined on her original application.

The term “documentation” refers to the supporting materials that came with an application or supplemental application. The older the application is there is a greater likelihood that no documentation now survives. In the years before easy access to photocopy machines (roughly the 1960s), many members requested that their documentation be returned to them. The DAR honored these requests until about 1984. As a result, prior to 1984, a major percentage of applications and supplementals do not have supporting documentation. After that date, all documentation should be present with some exceptions. The DAR does not guarantee that documentation within these files will meet today’s genealogical standards and will be acceptable for current or future DAR applications or supplemental applications.

“Restricted” documentation is material, such as vital records, that is less than 100 years old. The DAR does not make such documents available for copying or for research under any circumstances. Vital records for a number of states are available online through a variety of websites. For those records that are not online, researchers must contact the appropriate state office to obtain such copies under state laws and the restrictions that will apply

### **RESTRICTIONS ON USE OF THE DOCUMENTS YOU JUST RECEIVED**

Purchase of a record copy of a DAR application paper or supplemental application paper does not transfer any intellectual property rights or ownership to the purchaser. The DAR asserts copyright protection on record copies and prohibits the posting of images of DAR application papers and supplemental application papers online in any form by anyone. By ordering a record copy either electronically, by mail, or by fax, the purchaser acknowledges awareness of this policy and agrees not to post images online.

Supporting documentation files are comprised of documents from a variety of sources and repositories. DAR makes no assertion of ownership or copyright. Copies are provided for personal research purposes only. Researchers should contact the original owning repository for permission to publish.

**All record copy fees are non-refundable, and no substitutions will be made.**

Membership and supplemental application papers of active, deceased, resigned, or dropped DAR members may be ordered by mail or by fax for a fee of \$15.00 per paper via the DAR Library’s [Copy Service](#).

To order copies of supporting documentation by mail, contact the Library’s [Search Service](#). The Search Service does not provide record copies. For more information, [visit our Search Service page](#).



Associated Member

**Member’s Name:** Mary Elba Sanders McKee Phillips  
**National Number:** 708451

Associated Ancestor (Revolutionary)

**BENTHALL, REUBEN**  
**Ancestor #:** A009420  
**Service:** NORTH CAROLINA **Rank:** FIRST LIEUTENANT  
**Birth:** (CIRCA) 1737 VIRGINIA  
**Death:** (ANTE) 6- -1782 CARTERET CO NORTH CAROLINA  
**Service Description:** 1) CAPT. ENCOH WARD

NSDAR  
Record  
Copy

DAR  
DATA COVER SHEET

708451 +809  
A009420

Property of Genealogical Division

☐ New Ancestor

☒ Different Child

☐ Short Form

Ancestor Benthall Reuben  
Last First Middle

Through which child Patience

Birth c1737 VA  
Date State

Death 26-1782 NC  
Date State

Service 1<sup>st</sup> Lt. NC  
Rank/Patriot State

Source

Residence during revolution NC

Correction

Source

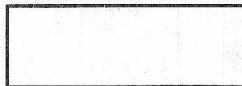
Applicants Mary Elba Sanders Phillips  
708451 - 809

Chapter Baton Rouge Code No. 6-006 LA

Genealogist (initials) ONE/nd Date verified 9-21-99

Date microfiched

Revised September 1998



SEP 25 2000

(0599-500-PS)



Received from Wm. Sanday the 27<sup>th</sup> day of April the sum of  
Twenty seven Yarn of Ray wool by row this.

Carteret County

August Term 1799

The within Deed was acknowledged in open Court  
by William Thompson Clerk and ordered to be registered.

Wm. Thompson Clk.

Saml. Liffert C. C.

This Indenture made the 5<sup>th</sup> day of October in the year of our  
one thousand seven hundred and ninety four between William  
Sanday of Carteret County in the State of North Carolina and Patience  
his wife, late Patience Benschall daughter of Ruben Benschall late of  
Carteret County dec'd of the one part and William Borden, senr of the County of  
and State aforesaid of the other part witnesses that the said William  
Sanday and Patience his wife for and in consideration of the sum of  
one hundred pounds current money of the aforesaid State, to the said  
William Sanday in hand paid by the said William Borden the receipt  
whereof the said William Sanday doth hereby acknowledge and confess  
that he is therewith fully satisfied contented and paid, they do hereby  
William Sanday and Patience his wife have granted bargained and sold  
aliened infested conveyed and confirmed and by their present  
do grant bargain and sell alien enfeoff convey and confirm



the land of the said John Paterson for use as an estate of the  
said John Paterson and being in the County of ...  
the said John Paterson beginning at a point near the ...  
the said John Paterson to a point in the back line of ...  
the said land of 29 rods along the said line 24 rods to a point  
in the said line to a small corner piece and from thence North 23  
326 rods to the beginning containing three hundred acres given  
will of the said Runden the said three hundred acres given  
by the said John Paterson to the said John Paterson and the  
said John Paterson as by the said will of the said William Paterson  
and at large appears and the said Runden as a reversioner, remainder  
said John Paterson and the said Runden of all singular the said Runden  
the said John Paterson and the said Runden and premises hereby granted and  
support of parcel thereof and all profits commodities advantage  
thereof to the said John Paterson and parcel thereof in  
belonging or appertaining and also all the Estate Right Title  
the said John Paterson and Runden as co-tenants of the said John Paterson  
the said John Paterson his wife if he and to the same tract or parcel of  
the said Runden and Runden as a survey and parcel thereof  
and to hold the said John Paterson and parcel of land appertaining  
to the said John Paterson and Runden as a survey and parcel of land appertaining  
to the said John Paterson and Runden as a survey and parcel of land appertaining

Edw



the said William Sanders and his heirs and assigns to the only  
her use and behoof of the said William Sanders his heirs and  
assigns forever. And the said William Sanders doth hereby  
release for himself and his heirs and also the said Patience his  
and her heirs that the Plantation tract of parcel of land sheweth  
and provided that the said parcel of land sheweth to be granted  
to every part and parcel thereof and all and singular these and  
of these rights and members & appurtenances and the said William  
his heirs and assigns against the lawful claim of any person  
persons whatsoever and clear of and from all manner of  
incumbrances shall and will remain and forever defend by the  
seals. And testimony whereof the said William Sanders and Patience  
have hereunto set their hands and seals the day and year  
of above written

William Sanders  
P. Sanders

in and before me  
the presence of  
Phillips Sanders  
James Sanders who consented  
to said William Sanders as

Sam of  
ff.  
from Com  
e of our  
William  
a Patience  
a lot of  
city of  
William  
dams of  
the day  
the day



the said William Gordon the Heir and assignors to the only  
heir and behoof of the said William Gordon the Heir and  
assignors forever. And the said William Gordon and his  
heir for himself and his Heir and also the said Patience his  
and her Heir that the Plantation tract or parcel of land situated  
and bounded thereby granted or mentioned or intended to be granted  
at every part and parcel thereof with all and singular these and  
of these rights, messuages, appurtenances unto the said William  
the Heir and assignors against the lawful claim of any Person  
or persons whatsoever free and clear of and from all manner of  
incumbrances shall and will be and as a former deed by the  
said John Gordon and his Heir and assignors in and to the said William Gordon and his  
heir and assignors the Heir and assignors that the Heir and assignors shall the day and  
at above written

in and to the said William Gordon, (Witness)  
the Heir and assignors  
P. Gordon — (Witness)

Philip Gordon  
Wm. Gordon and counsel  
to said William Gordon as  
attorney for the said  
William Gordon

Witness my hand and seal of office  
this 10th day of August 1733  
John Gordon



This indenture made the fifth day of October in the year of our (lord) one thousand seven hundred and ninety five between WILLIAM SANDERS OF ONSLOW COUNTY IN THE STATE OF NORTH CAROLINA AND PATIENCE HIS WIFE LATE PATIENCE BENTHALL DAUGHTER OF REUBEN BENTHALL LATE OF THIS COUNTY DECEASED of the one part and William Borden, Senior of the County of Carteret and State aforesaid of the other part witnesseth that said William Sanders and Patience his wife for and in consideration of the sum of one hundred pounds current money of the aforesaid State to the said William Sanders in hand paid by the said William Borden the receipt whereof the said William Sanders doth humbly acknowledge and confer that he is therewith fully satisfied contented and paid, they the (same) William Sanders and Patience his wife have granted bargained and sold aliened infeoffed conveyed and confirmed and by these presents do grant bargain and sell alien infeoff convey and confirm to the said William Borden his heirs and assigns forever a certain plantation (tract) or parcel of land situate lying and being in Carteret County aforesaid in (a) fork of Newport River beginning at a pine near the (---) side running (east) 180 poles down the Northeast Branch to a pine in the back line of Reuben Benthall's land then S 29 W along the side line 344 poles to a pine (tree) west 140 poles to a small corner pine and from thence north 23 (east) <sup>314 poles</sup> to the beginning containing three hundred acres given (by) will of THE SAID REUBEN BENTHALL TO THIS AFORESAID PATIENCE BENTHALL HIS DAUGHTER AND <sup>the</sup> NOW WIFE OF THE AFORESAID WILLIAM SANDERS and (---) to these presents as by the said will being to that had may more (fully) and at large appear and the reversion and reversions, remainder (and) remainders



rents and services of all singular the said plantation (tract) or parcel of land hereditament and premises hereby granted and every part and parcel thereof and all profits commodities advantage (...tenancy) to the same and every part and parcel thereof incident (to) belonging or appurtenanting and also the Estate Right Title in Profit whatsoever of them the said William Sanders and Patience his wife in and to the same tract or parcel of (said) hereditaments and premises and every part and parcel thereof (to) have and to hold the plantation tract or parcel of land aforesaid all other the premises hereby granted bargained sold or mentioned (intended) to be

hereby granted bargained and sold and every part and parcel thereof with these and every of these appurtenances to the said William Borden his heirs and assigns to the only use and behoof of the said William Borden his heirs and (assigns) forever. And the said William Sanders doth hereby (warrant) for himself and his heirs and also the said Patience his (wife) and her heirs that the plantation tract or parcel of land hereditaments (and) premises hereby granted or mentioned or intended to be granted and every part and parcel thereof with all and singular these and (---) of these rights members and appurtenances unto the said William Borden his heirs and assigns against the lawful claim of any person (or) persons whatsoever free and clear of and from all manner of encumbrances shall and will warrant and defend by these presents. In testimony whereof the said William Sanders and Patience his wife have hereunto set their hands and seals the day and year (first) above written.



Signed sealed and delivered

(in) the presence of

Phillip Sanders

Wm. Borden, Sr. who consulted

(the) said Patience Sanders

according to law previous to her

signing the deed.

William Sanders =seal=

P. Sanders =seal=

Carteret County

August Term, 1797

The above deed was proved in open  
court by the oath of Wm. Borden, Sr.  
and ordered to be registered.

Sam'l. Leffers C. C.

*TRANSCRIBED FROM CARTERET CO., N.C. DEED BOOK "O" P. 5, FF.*