## ACCOMACK COUNTY CLERK OF THE CIRCULT COURT

## MARRIAGE LICENSE

AND BONDS

## WOLUNF: YEARS: 1784-1785 PAGES: UNNUMBERED 4-8-79



K & John Dir Mis are beid and firmly bound to Charles Baywell for Stewar Contlemen, Juffices of the court of Agence ack country history, in the fum of the Thousand house. De payment whereof, well and truly to be made to the faid Juffices, fuccesfors, we bind ourselves, and each of us, our and each of escenters, and administrators, joined and severally, firmly by the Sealed with our feals, this 2 \_\_\_\_\_ day of Ansily year our Lord one thousand seven bundred and sighty refents. and in the w of the commonwealth. THE condition of the above obligation is such, that if the above bound 300 hab? Rodgers of the last will and testament of e Pby Vannelion do make, or cause to be made, a true and perfect inventory of all and singular the goods, chattles, and credits, of the said deceased, which have or shall come to the hands, possession, or knowledge of the said because of the or into the hands and four filon of any other person or persons for him and the fame fo made do exhibit at fuch time as ar fuch time as and credits, and all other the goods, characteristic and credits of the faid decealed, after shall come to the hands possession, or a state of the faid decealed, on the hands or possession of any other person or persons for which and the country of well and truly administer, according to law; and farther, do make a just and the country of actings and doings therein, when thereto required by the same and also stall well and truly pay and deliver all the legacies contained and specified in the said and also stall well and truly pay and deliver all the legacies contained and specified in the said and truly pay and server and the same transport of the same the same fhall charge; then this obligation to be void and of no effect, or elfe to remain in full force Jan Label Hodger ( Co) and virtue. Sealed and delivered] in the prefence of

K & John In the are beld and firmly bound to la la les Bageselly wo Steward Gentlemen, Juffices of the court of described country fitting, in the fum of stree Theorem to fresh forther payment whereof, well and truly to be made to the faid Juffices, all then fuccesfors, we bind ourselves, and each of us, our and each of ar beirs, executors, and administrators, jointly and severally, firmly by the presents.

Sealed with our seals, this 27 day of Chicken in the our Lord one thousand seven bundred and eighty Year of the commonwealth. THE condition of the above obligation is such, that if the above bound Executor of the last will and testament of deceased, do make, or cause to be made, a true and perfect inventory of all and fingular the goods, chattles, and credits, of the faid deceased, which have or shall come to the han', possession, or knowledge of the faid Execution or into the hands and possession of any other person or persons for /11... and the fame fo made do exhibit at fuch time as fhall be thereunto a gred by the faid court, and the fame goods, chattle, and credits, and all other the goods, chattle and credits of the faid decaded, which at any time after shall come to the hands possession, or to who so of the faid or into the hands or possession of any other person or persons for do well and truly administer, according to law; and farther, do make a just and the account actings and doings therein, when thereto required by the fateand also shall well and truly pay and deliver all the legacies contained and specified in the faid testament, as far as the faid goods, chattels, and credits will thereunto extend, and the law shall charge; then this obligation to be void and of no effect, or else to remain in full force Junkabel Moderate Con Sealed and delivered]

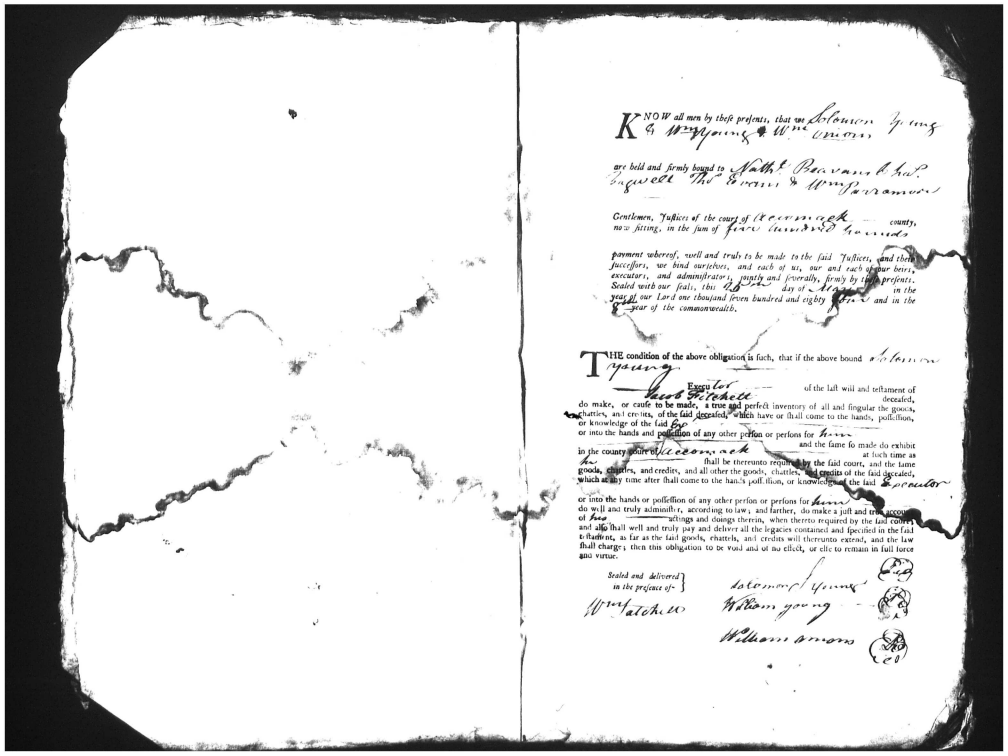
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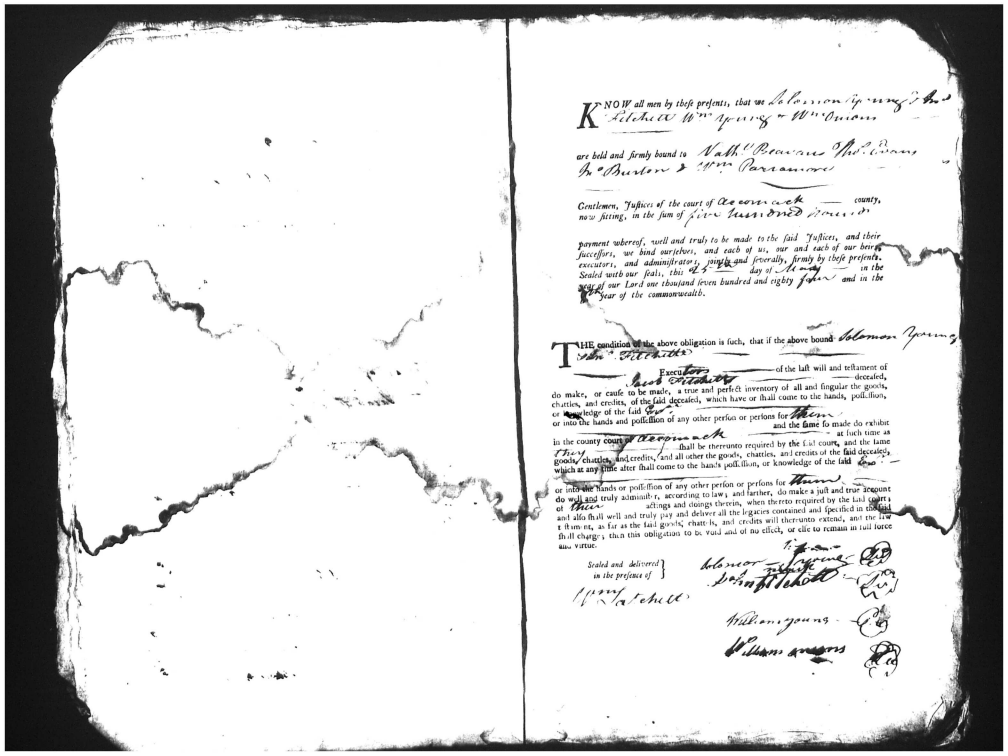
K NOW all men by thefe prefents, that we furthey Dunlan are beld and firmly bound to George ellewert him Buyley Gentlemen, Juffices of the court of least 1110ch. county, now fitting, in the fum of fire fected and five and payment whereof, well and truly to be made to the faid Justices, and their successors, we hind surjetives, and each of us, our and each of reheirs, executors, and administrators, jointly, and severally, firmly by their presents.

Scaled with our scale, this the day of control one thousand seven bundred and eighty and in the over of the commonwealth. HE condition of the above obligation is fuch, that if the above bound of the last will and testament of do make, or cause to be made, a true and perfect inventory of all and singular the goods, chattles, and credits, of the faid deceased, which have or shall come to the hands, possession, or knowledge of the faid or into the hands and poffession of any other person or persons for him. and the fame fo made do exhibit at fuch time as fhall be thereunto required by the faid court, and the fame goods, chartles, and credits, and all other the goods, chattles, and credits of the faid decealed, which at any time after shall come to the hands possition, or knowledge of the faid or into the hands or possession of any other person or persons for do well and truly administer, according to law; and farther, do make a just and true account of his actings and doings therein, when thereto required by the faid court, and also shall well and truly pay and deliver all the legacies contained and specified in the faid t stament, as far as the faid goods, chattels, and credits will thereunto extend, and the law shall charge; then this obligation to be void and of no effect, or elle to remain in full force and virtue. Scaled and delivered for the y function see John Moan ton from Lee 3

K NOW all men by these projents, that we Solouson young are beld and firmly bound to North & Beavers to hat. Gentlemen, Juffices of the court of (territories county now fitting, in the jum of fract territorial payment whereof, well and truly to be made to the faid Justices, and their Jucceffors, we bind ourselves, and each of us, our and each of your beirs, executors, and administrators, jointly and severally, firmly by this presents.

Sealed with our scals, this of day of the presents year of our Lord one thousand seven bundred and eighty for and in the year of the commonwealth. THE condition of the above obligation is such, that if the above bound a color is Executor — of the last will and testament of deceased, do make, or cause to be made, a true and perfect inventory of all and singular the goods, chattles, or results, of the said deceased, which have or shall come to the hands, possession, or knowledge of the laid for or into the hands and policifion of any other person or persons for hands and the same so made do exhibit in the county court of account ack shall be thereunto required by the faid court, and the same goods, chattles, and credits, and all other the goods, chattles, and credits of the faid decealed, which at any time after shall come to the hand's post thon, or knowledge of the faid & proculor into the hands or possession of any other person or persons for him the well and truly administer, according to law; and farther, do make a just and troa account actings and doings therein, when thereto required by the faid courtand also shall well and truly pay and deliver all the legacies contained and specified in the faid testament, as far as the faid goods, chattels, and credits will thereunto extend, and the law shall charge; then this obligation to be void and of no effect, or else to remain in full force and virtue. datement young End Sealed and delivered in the presence of-William young . Winfalchier William smons (A)





K Riletica Win young or Winding In are beld and firmly bound to Nath Beauch The Comme In Burlow & 11m Parramore Gentlemen, Juffices of the court of account cock \_ county, now fitting, in the fum of fire harrioned mound payment whereof, well and truly to be made to the fail Juflices, and their fucceffors, we bind ourselves, and each of us, our and each of our beirg executors, and administrators, someth and severally, firmly by these presents.

Sealed with our seals, this 22 day of the in the year of our Lord one thousand seven bundred and eighty forces and in the year of the commonwealth. HE condition of the above obligation is such, that if the above bound Jolamon Jacob Fitable of the last will and testament of decealed, do make, or cause to be made, a true and perfect inventory of all and singular the goods, chattles, and credits, of the faid decealed, which have or shall come to the hands, possifion, or knowledge of the faid faid for into the hands and possession of any other person or persons for the faid faid. and the fame fo made do exhibit in the county court of account well shall be thereunto required by the is! court, and the same goods, chattles, and credits, and all other the goods, chattles, and credits of the faid deceated, which at any time after shall come to the hands possession, or knowledge of the said or into the hands or polletion of any other person or persons for thurn do well and truly adminisher, according to law; and farther, do make a just and true account of these actings and doings therein, when thereto required by the Laboratory of their actings and doings therein, when thereto required by the Lad court, and also shall well and truly pay and deliver all the legacies contained and specified in the faid t ftim nt, as far as the faid goods, chatt Is, and credits will thereunto extend, and the liw fhall charges, then this obligation to be void and of no effect, or elie to remain in full force scaled and delivered deloneor frame (15)
in the presence of Langer Tehold (1) William young. Millan ansons

K NOW all men by these presents, that we don't ducling him are beld and firmly bound to all moulter Moth! Bewans The Evan & Mant Parramore Gentlemen, Juffices of the court of Ce ell on the county, now fitting, in the jum of terra here of proceeds payment whereof, well and truly to be made to the fail Juflices, and their fucceffors, we bind ourselves, and each of us, our and each of our beirs, executors, and administrators, jointly and severally, firmly by these presents. Sealed with our seals, this 24 day of the first in the year of our Lord one thousand seven bundred and eighty for and in the year of the commonwealth. HE condition of the above obligation is such, that if the above bound Turlington The fulling for of the last will and testament of deceased, do make, or cause to be made, a true and perfect inventory of all and singular the goods, chatcles, and credits, of the said deceased, which have or shall come to the hands, possession, or knowledge of the faid for into the hands and post. Ifion of any other person or persons for her and the fame fo made do exhibit in the county course of accornach at luch time as fhall be thereunto required by the faid court, and the fame fhall be thereunto required by the faid court, and the fame goods, chattles, and credits of the faid decealed, which at any time after shall come to the hands possifion, or knowledge of the faid & Leculius or into the hands or possession of any other person or persons for herdo will and truly administer, according to law; and farther, do make a just and true account actings and doings therein, when thereto required by the faid course and also shall well and truly pay and deliver all the legacies contained and specified in the fail t it ment, as far as the land goods, chattels, and credits will thereunto extend, and the law fhill charge; then this obligation to be void and of no effect, or elle to remain in full force and virtue. Sealed and delivered an ibe prefence of Coch Martinglore (12)

(profe (che 1) Good mark (12)

K Boon Means & Mr. Tarlington are beld and firmly bound to abmoulten Mith! Beavans Tho. Evan & Hom Parramore Gentlemen, Juflices of the court of Cle ed grand - county, now fitting, in the fum of two him Sico pounds payment whereof, well and truly to be made to the faid Justices, and their fucceffors, we bind ourselves, and each of us, our and each of our beirs, executors, and administrators, jointly and severally, sirmly by these presents. Sealed with our seals, this & day of lay in the year of our Lord one thousand seven bundred and eighty from and in the year of the commonwealth. HE condition of the above obligation is fuch, that if the above bound death Tur ( inglow do make, or cause to be made, a true and perfect inventory of all and singular the goods, chattles, and credits, of the deceased, which have or shall come to the hands, possession, or knowledge of the faid or into the hands and possession of any other person or persons for her and the same so made do exhibit in the county court of accorr ach shall be thereunto required by the said court, and the same chittles, and credits, and all other the goods, chattles, and credits of the faid decealed, which at any time after shall come to the hands possession, or knowledge of the faid & Leculius or into the hands or possession of any other person or persons for him do well and truly administer, according to law; and farther, do make a just and true account actings and doings therein, when thereto required by the fail course and also shall well and truly pay and deliver all the legacies contained and specified in the said t stament, as far as the faid goods, chattels, and credits will thereunto extend, and the law shall charge; then this obligation to be void and of no effect, or else to remain in full force Sealed and delivered a south Thylington (La)

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NOW all men by these presents, that we Charles diene Cherch are beld and firmly bound to Gronge Mount och Back. Ale.

Gentlemen, Juflices of the court of the comments now fitting, in the fum of find the second

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payment whereof, well and truly to be made to the fail Juflices, and their fuccesfors, we bind ourselves, and each of us, our and each of our beirs, executors, and administrators, jointly and severally, firmly by these presents.

Sealed with our seals, this 25th day of himy in the day of livery in the year of our Lord one thousand seven bundred and eighty for year of the commonwealth.

SHE condition of the above obligation is fuch, that if the above bound

of the last will and testament of Execu do make, or cause the made, a true and perfect inventory of all and fingular the goods,

chattles, and credits, of the faid deceased, which have or shall come to the hands, possession, or knowledge of the faid Pry

or knowledge of the failurity or into the hands and possession of any other person or persons for and the same so made do exhibit in the county court of Accommend shall be thereunto required by the faid court, and the same

goods, chattles, and credits, and all other the goods, chattles, and credits of the faid deceased, which at any time after shall come to the hands possession, or knowledge of the laid by

or into the hands or possession of any other person or persons for I. ... do well and truly administer, according to law; and farther, do make a just and true account of actings and doings therein, when thereto required by the faid courts and also shall well and truly pay and deliver all the legacies contained and specified in the faid testament, as far as the said goods, chattels, and credits will thereunto extend, and the law shall charge; then this obligation to be void and of no effect, or else to remain in full force and virtue.

Sealed and delivered in the presence of Eill Savage

Charles Ind Charles Mest KNOW all men by these presents, that we Charles Cheen Start.

Gentlemen, Juffices of the court of the country, now fitting, in the fum of find the form of find the first first

payment whereof, well and truly to be made to the full Juflices, and their fuccesfors, we hind ourselves, and each of us, our and each of our heirs, executors, and administrators, jointly and severally, firmly by these presents. Sealed with our seals, this 25 day of the year of our Lord one thousand seven hundred and eighty for and in the year of the commonwealth.

HE condition of the above obligation is fuch, that if the above bound

do make, or cause the made, a true and perfect inventory of all and singular the goods, chartles, and credits, of the said deceased, which have or shall come to the hands, possession, or knowledge of the said deceased, which have or persons for from the hands and possession of any other person or persons for from the hands and possession of any other person or persons for from the same so made do exhibit

and the fame fo made do exhibit at fuch time as in the county court of hall be thereunto required by the faid court, and the fame goods, chattles, and credits, and all other the goods, chattles, and credits of the faid decealed, which at any time after shall come to the hands possibilition, or knowledge of the faid decealed,

or into the hands or possession of any other person or persons for the hands or possession of according to law; and tarther, do make a just and true account of the actings and doings therein, when thereto required by the said court; and also shall well and truly pay and deliver all the legacies contained and specified in the said testament, as far as the said goods, chattels, and credits will thereunto extend, and the law shall charge; then this obligation to be void and of no effect, or else to remain in full force

and virtue.

Sealed and delivered in the presence of

Charles Med 3

K NOW all men by these presents, that we Sa Bonaca In are beld and firmly bound to Goo Steward Il Parameter Sully Hise & all mouther Gentlemen, Juflices of the court of de content county, now fitting, in the jum of fire Thousand forms. payment whereof, well and truly to be made to the faid Justices, and their succeffors, we bind ourselves, and each of us, our and each of our beirs, executors, and administrators, jointly and severally, firmly by these presents.

Sealed with our seals, this 26 day of May in the year of our Lord one thousand seven hundred and eighty for and in the Year of the commonwealth. THE condition of the above obligation is such, that if the above bound Bonwell & And Buil do make, or cause to be made, a true and perfect inventory of all and singular the goods, chattles, and credits, of the faid deceased, which have or shall come to the hands, possession, or knowledge of the faid Execution or into the hands and possession of any other person or person for thereand the same so made do exhibit in the county court of account well at fuch time as shall be thereunto required by the faid court, and the same good, chattles, and credits, and all other the goods, chattles, and credits of the faid decealed, which at any time after shall come to the hands possission, or knowledge of the said & or into the hands or possession of any other person or persons for Item. do well and truly administ r, according to law, and farther, do make a just and true account actings and doings therein, when thereto required by the faid codes of theer and also shall well and truly pay and deliver all the legacies contained and specified in the faid t flament, as far as the faid goods, chattels, and credits will thereunto extend, and the law shall charge; then this obligation to be void and of no effect, or elie to remain in full force and virtue. James Bon Je Sealed and delivered ] in the presence of John Buce (10 1 Villsom Wise ( CE

K NOW all men by these presents, that we Sa Bonaca In Tully Wise & alm Outen Gentlemen, Juflices of the court of Weggerice & county, now fitting, in the fum of the Thousand payment whereof, well and truly to be made to the faid Juflices, and their fucceffors, we bind ourselves, and each of us, our and each of our beirs, executors, and administrators, jointly and severally, sirmly by these presents.

Sealed with our seals, this 26 day of May in the year of our Lord one thousand seven bundred and eighty forces and in the Year of the commonwealth. THE condition of the above obligation is fuch, that if the above bound Bonwell & In Bull \_\_ James Lewis Levers of the last will and testament of do make, or cause to be made, a true and perfect inventory of all and singular the goods, chattles, and credits, of the faid deceased, which have or shall come to the hands, possession, or knowledge of the faid Execution or into the hands and possession of any other person or persons for them and the same so made do exhibit in the county court of accome uele at fuch time as shall be thereunto required by the said court, and the same good, chattles, and credits, and all other the goods, chattles, and credits of the faid deceased, which at any time after shall come to the hands possifion, or knowledge of the said & or into the hands or possession of any other person or persons for this c do well and truly administer, according to law; and farther, do make a just and true account actings and doings therein, when thereto required by the faid codes of Meer and also shall well and truly pay and deliver all the legacies contained and specified in the faid tiftament, as far as the faid goods, chattels, and credits will thereunto extend, and the law shall charge; then this obligation to be void and of no effect, or else to remain in full force and virtue. James Bon Jes Sealed and delivered] in the presence of John Buce (19 Man Wise &

K you all men by these presents, that we lie & Himman Elijah are beld and firmly bound to beto thewarthehad Bagwell Gentlemen, Juflices of the court of account ach now fitting, in the fum of An Thousand Pressed county, payment whereof, well and truly to be made to the faid Justices, and their fuccessors, we bind ourselves, and each of us, our and each of our beirs, executors, and administrators, jointly and severally, firmly by these presents.

Sealed with our seals, this 29 - day of in the year of our Lord one thousand seven bundred and eighty force and in the Year of the commonwealth. AHE condition of the above obligation is such, that if the above bound Gen Chinglen Human Executor of the last will and testament of do make, or canse to be made a true and perfect inventory of all and singular the goods, chattles, and credits, of the said deceased, which have or shall come to the hands, possession, or knowledge of the faid 600 or into the hands and possession of any other person or persons for him and the same so made do exhibit in the county court of a ceomiach shall be thereunto required by the said court, and the same goods, chattles, and credits, and all other the goods, chattles, and credits of the faid deceased, which at any time after shall come to the hands possession, or knowledge of the said or into the hands or possession of any other person or persons for ..... do well and truly administer, according to law; and farther, do make a just and true account actings and doings therein, when thereto required by the faid court; of his and also shall well and truly pay and deliver all the legacies contained and specified in the said t stiment, as far as the faid goods, chattels, and credits will thereunto extend, and the law shall charge; then this obligation to be void and of no effect, or else to remain in full force and virtue. Sealed and delivered] in the presence of Elyah grinnallo Elea William White El mfalohell Lot James

are bela and firmly bound to leto thewarthehad Baquell Gentlemen, Juflices of the court of accourt acht now fitting, in the fum of for Thousand Poured county, payment whereof, well and truly to be made to the faid Justices, and their fucceffors, we bind ourselves, and each of us, our and each of our beirs, executors, and administrators, jointly and severally, sirmly by these presents. Sealed with our seals, this 29 - day of fund in the year of our Lord one thousand seven bundred and eighty force and in the Year of the commonwealth. THE condition of the above obligation is fuch, that if the above bound Goo Elization Hannan of the last will and testament of do make, or cause to be made, a true and perfect inventory of all and singular the goods, chattles, and credits, of the said deceased, which have or shall come to the hands, possession, or knowledge of the faid 600 or into the hands and possession of any other person or persons for here and the same so made do exhibit in the county court of accomiach shall be thereunto required by the faid court, and the same goods, chattles, and credits, and all other the goods, chattles, and credits of the faid decealed, which at any time after shall come to the hands possession, or knowledge of the said or into the hands or possession of any other person or persons for ..... do well and truly administer, according to law; and farther, do make a just and true account actings and doings therein, when thereto required by the faid court; and also shall well and truly pay and deliver all the legacies contained and specified in the said t thoment, as far as the faid goods, chattels, and credits will thereunto extend, and the law shall charge; then this obligation to be void and of no effect, or elle to remain in full force and virtue. Sealed and delivered] in the presence of m fal shell holt Since D

Klyin ald wen by these presents, that we lie & Rol Janes

K Sorobaled Relland are beld and firmly bound to The Buying that Bugered This Gentlemen, Juflices of the court of a Accordance now fitting, in the fum of One land 100 /1011118 county. payment whereof, well and truly to be made to the faid Justices, and their fucceffors, we bind ourselves, and each of us, our and each of our beirs, executors, and administrators, jointly and severally, sirmly by these presents. Sealed with our seals, this 27th day of life, in the Sealed with our feals, this 27th day of filly in the year of our Lord one thousand seven bundred and eighty free and in the year of the commonwealth. HE condition of the above obligation is fuch, that if the above bound Reference Cultar Executor of the last will and testament of do make, or cause to be made, a true and perfect inventory of all and singular the goods, chattles, and credits, of the and deceased, which have or shall come to the hands, possession, or knowledge of the faid or into the hands and possession of any other person or persons for and the same so made do exhibit are such time as in the county court of Acception shall be thereunto required by the said court, and the same goods, chattles, and credits, and all other the goods, chattles, and credits of the faid decealed, which at any time after shall come to the hands possession, or knowledge of the said

or into the hands or possession of any other person or persons for here of do well and truly administer, according to law; and farther, do make a just and true account of here actings and doings therein, when thereto required by the said court; and also shall well and truly pay and deliver all the legacies contained and specified in the said to stament, as far as the said goods, chattels, and credits will thereunto extend, and the law shall charge; then this obligation to be void and of no effect, or else to remain in full force and virtue.

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Richard (23)

RNOW all men by these presents, that we Rich and by Coutlan & Jorobalach Relians.

are beld and sirmly bound to The Bayly what Bassaco This or and by John Cropped

Centlemen, Justices of the court of or Accomance county, now sitting, in the sum of One Section and poursed

payment whereof, well and truly to be made to the said Justices, and their

payment whereof, well and truly to be made to the faid Justices, and their successors, we hind ourselves, and each of us, our and each of our heirs, executors, and administrators, jointly and severally, sirmly by these presents. Sealed with our seals, this 27 day of in the year of our Lord one thousand seven hundred and eighty free and in the year of the commonwealth.

THE condition of the above obligation is fuch, that if the above bound Ruliard

do make, or cause to be made, a true and perfect inventory of all and fingular the goods, chattles, and credits, of the said deceased which have or shall come to the hands, possession, or knowledge of the said deceased which have or shall come to the hands, possession, or into the hands and possession of any other person or persons for

and the fame so made do exhibit at such time as shall be thereunto required by the said court, and the same goods, chattles, and credits, and all other the goods, chattles, and credits of the said deceased, which at any time after shall come to the hands possession, or knowledge of the said

or into the hands or possession of any other person or persons for here, and truly administer, according to law; and farther, do make a just and true account of here actings and doings therein, when thereto required by the said court; and also shall well and truly pay and deliver all the legacies contained and specified in the said tostament, as far as the said goods, chattels, and credits will thereunto extend, and the law shall charge; then this obligation to be void and of no effect, or else to remain in full force and virtue.

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in the presence of

In falchier

Richard Po

Torilded Holland

K NOW all men by these presents, that we Eliz Try low Litter are beld and firmly bound to Charles Baquell Jno Smith Gentlemen, Juffices of the court of accomach now fitting, in the sum of five him dred pound payment whereof, well and truly to be made to the faid Justices, and their fuccessors, we bind ourselves, and each of us, our and each of our beirs, executors, and administrators, jointly and severally, sirmly by these presents.

Sealed with our seals, this 31! — day of Aus in the year of our Lord one thousand seven bundred and eighty form and in the year of the commonwealth. HE condition of the above obligation is such, that if the above bound Thanash Taylor of the last will and testament of do make, or cause to be made, a true and perfect inventory of all and singular the goods, chattles, and credits, of the said deceased, which have or shall come to the hands, possession, or knowledge of the said Societies or into the hands and possession of any other person or persons for here. in the county court of a ecov 1 a ch shall be thereunto required by the faid court, and the same goods, chattles, and credits, and all other the goods, chattles, and credits of the faid deceafed, which at any time after shall come to the hands possession, or knowledge of the faid or into the hands or possession of any other person or persons for her do well and truly administer, according to law; and farther, do make a just and true account actings and doings therein, when thereto required by the faid court; of hu and also shall well and truly pay and deliver all the legacies contained and specified in the said t stament, as far as the faid goods, chattels, and credits will thereunto extend, and the law shall charge; then this obligation to be void and of no effect, or else to remain in full force and virtue. Sealed and delivered] in the presence of

KNOW all men by these presents, that we Eliza Englow Litter are beld and firmly bound to Charles Baquell Ino Inith Gentlemen, Juffices of the court of accomack now fitting, in the sum of five horn ded from payment whereof, well and truly to be made to the faid Justices, and their fucceffors, we bind ourselves, and each of us, our and each of our beirs, executors, and administrators, jointly and severally, sirmly by these presents. Sealed with our seals, this 31!— day of Austin in the year of our Lord one thousand seven bundred and eighty form and in the The year of the commonwealth. CHE condition of the above obligation is such, that if the above bound The brash Taylor of the last will and testament of do make, or cause to be made, a true and perfect inventory of all and singular the goods, chattles, and credits, of the said descent, which have or shall come to the hands, possession, or knowledge of the said Societies or into the hands and possession of any other person or persons for here. in the county court of Accord 1 x CA shall be thereunto required by the said court, and the same goods, chattles, and credits, and all other the goods, chattles, and credits of the faid deceated, which at any time after shall come to the hands possession, or knowledge of the said and executive or into the hands or possession of any other person or persons for fire do well and truly administer, according to law; and farther, do make a just and true account actings and doings therein, when thereto required by the faid court; and also shall well and truly pay and deliver all the legacies contained and specified in the said t stament, as far as the faid goods, chattels, and credits will thereunto extend, and the law shall charge; then this obligation to be void and of no effect, or else to remain in full force and virtue.

K NOW all men by these presents, that we aliquender to chely In O Buston & The Evans Gentlemen, Juflices of the court of accordinech county. now fitting, in the fum of five lum died hounds payment whereof, well and truly to be made to the faid Juflices, and their fuccesfors, we bind ourselves, and each of us, our and each of our beirs, executors, and administrators, jointly and severally, sirmly by these presents.

Sealed with our seals, this 3 day of access in the year of our Lord one thousand seven bundred and eighty form and in the The year of the commonwealth. THE condition of the above obligation is such, that if the above bound Alexand of the last will and testament of do make, or cause to be made, a true and perfect inventory of all and fingular the goods, chattles, and credits, of the faid deceased, which have or shall come to the hands, possession, or knowledge of the faid Executive or into the hands and possession of any other person or persons for f him and the same so made do exhibit in the county court of accommach at fuch time as shall be thereunto required by the said court, and the same goods, chattles, and credits, and all other the goods, chattles, and credits of the faid decealed, which at any time after shall come to the hands possession, or knowledge of the faid & cuth or into the hands or possession of any other person or persons for director do well and truly administer, according to law; and farther, do make a just and true account actings and doings therein, when thereto required by the faid court; and also shall well and truly pay and deliver all the legacies contained and specified in the said t flument, as far as the faid goods, chattels, and credits will thereunto extend, and the law fh Il charge; then this obligation to be void and of no effect, or else to remain in full force and virtue. Hosander Stockly See Sealed and delivered }
in the presence of William Salohell ( no Corting to

KNOW all men by these presents, that we aligned a fockly In Buston & The Coans Gentlemen, Jufices of the court of Decorate cethe now fitting, in the fum of five hern do hours do county. payment whereof, well and truly to be made to the faid Juflices, and their fuccesfors, we bind ourselves, and each of us, our and each of our beirs, executors, and administrators, jointly and severally, sirmly by these presents. Sealed with our seals, this 3 the day of August in the and in the year of our Lord one thousand seven bundred and eighty for all year of the commonwealth. THE condition of the above obligation is fuch, that if the above bound May Executor of the last will and testament of do make, or cause to be made, a true and perfect inventory of all and fingular the goods, chattles, and credits, of the faid deceased, which have or shall come to the names, possession, or knowledge of the faid in precess or knowledge of the faid Agree or into the hands and possession of any other person or persons for and the same so made do exhibit in the county court of ile con and il shall be thereunto required by the faid court, and the same goods, chattles, and credits, and all other the goods, chattles, and credits of the faid decealed, or into the hands or possession of any other person or persons for Zazaza do well and truly administer, according to law, and larther, do make a just and true account actings and doings therein, when thereto required by the faid court; and also shall well and truly pay and deliver all the legacies contained and specified in the said t floment, as far as the faid goods, chattels, and credits will thereunto extend, and the law the II charge, then this obligation to be void and of no effect, or elle to remain in full force Honander Stockle Eles Sealed and delivered } William o alchell yo Carting to

NOW all men by these presents, that we

are beld and firmly bound to ....

Gentlemen, Justices of the court of now fitting, in the sum of

county.

payment whereof, well and truly to be made to the faid Juflices, and their fuccesfors, we bind ourselves, and each of us, our and each of our beirs, executors, and administrators, jointly and severally firmly by these presents. Sealed with our feals, this day of e in the year of our Lord one thousand seven bundred and eighty or Year of the commonwealth.

VIE condition of the above obligation is such, that if the above bound & a &

Ana Waring Execution

of the last will and testament of

do make, or cause to be made, a true and perfect inventory of all and singular the goods,

chattles, and credits, of the faid deceased, which have or thall come to the hands, possession, or knowledge of the faid or into the hands and possession of any other person or persons for

and the fame so made do exhibit

in the county court of Accomack shall be thereunto required by the said court, and the same goods, chattles, and credits, and all other the goods, chattles, and credits of the faid deceafed, which at any time after shall come to the hands possession, or knowledge of the laid Execute

or into the hands or possession of any other person or persons for do well and truly administer, according to law; and farther, do make a just and true account actings and doings therein, when thereto required by the faid court; and also shall well and truly pay and deliver all the legacies contained and specified in the said t flument, as far as the faid goods, chattels, and credits will thereunto extend, and the law shall charge; then this obligation to be void and of no effect, or elle to remain in full force and virtue.

Sealed and delivered ] in the presence of

Han then the top

K NOW all men by these presents, that we seemed from the are beld and firmly bound to what Brywell of som who was po Gentlemen, Juflices of the court of iccommach - now fitting, in the fum of five hand to the standard payment whereof, well and truly to be made to the faid Justices, and their fuccessors, we bind ourselves, and each of us, our and each of our beirs, executors, and administrators, jointly and severally firmly by these presents.

Sealed with our seals, this / day of different in the year of our Lord one thousand seven bundred and eighty force and in the Year of the commonwealth. HE condition of the above obligation is such, that if the above bound Schoo Waring Executor of the last will and testament of deceased, do make, or cause to be made, a true and perfect inventory of all and singular the goods, chattles, and credits, of the faid deceased, which have or shall come to the hands, possession, or knowledge of the said for into the hands and possession of any other person or persons for and the fame fo made do exhibit in the county court of accomach shall be thereunto required by the faid court, and the same goods, chattles, and credits, and all other the goods, chattles, and credits of the faid deceated, which at any time after shall come to the hands possession, or knowledge of the said Exercise or into the hands or possession of any other person or persons for home do well and truly administer, according to law; and farther, do make a just and true account actings and doings therein, when thereto required by the laid court; and also shall well and truly pay and deliver all the legacies contained and specified in the said t stiment, as far as the said goods, chattels, and credits will thereunto extend, and the law shall charge; then this obligation to be void and of no effect, or else to remain in full force and virtue. . Kan Thin Fell Sealed and delivered in the presence of John Toward (

K NOW all men by these presents, that we Mizeak Bundich are beld and firmly bound to Cha! Baquell In bustes the mouther of Levin Joynes Gentlemen, Juffices of the court of del miles formed now fitting, in the fum of five hundred posino county, payment whereof, well and truly to be made to the faid Justices, and their fucceffors, we bind ourselves, and each of us, our and each of our beirs, executors, and administrators, jointly and severally, firmly by these presents.

Sealed with our seals, this III and any of external in the year of our Lord one thousand seven bundred and eighty form and in the 9 Syear of the commonwealth. HE condition of the above obligation is fuch, that if the above bound Bundick Execu Les of the last will and testament of do make, or cause to be made, a true and perfect inventory of all and fingular the goods, chattles, and credits, of the faid deceased, which have or shall come to the hands, possession, or knowledge of the finds and policifion of any other person or persons for him and the same so made do exhibit in the county court of accomach at fuch time as shall be therewato required by the faid court, and the same goods, chattles, and credits, and all other the goods, chattles, and credits of the faid deceafed, which at any time after shall come to the hands possession, or knowledge of the said Execus or into the hands or postession of any other person or persons for her do well and truly administer, according to law; and farther, do make a just and true account of his actings and doings therein, when thereto required by the faid court; and also shall well and truly pay and deliver all the legacies contained and specified in the fail t stament, as far as the said goods, chattels, and credits will thereunto extend, and the law thill charge; then this obligation to be void and of no effect, or elfe to remain in full force Reziah X Bundich (2)
Mithin - Bell & and virtue. Sealed and delivered in the presence of

K NOW all men by these presents, that we with cake Bundich sutten & Levis Joynes Prague de grobales de m Gentlemen, Juflices of the court of Lean () now fitting, in the sum of five function forces. payment whereof, well and truly to be made to the faid Justices, and their fucceffors, we bind ourselves, and each of us, our and each of our beirs, executors, and administrators, jointly and severally, sirmly by these presents.

Sealed with our seals, this 12 day of deficient in the year of our Lord one thousand seven bundred and eighty for and in the a freyear of the commonwealth. THE condition of the above obligation is fuch, that if the above bound Bundick of the last will and testament of deceased, do make, or cause to be made, a true and perfect inventory of all and singular the goods, chattles, and credits, of the faid deceased, which have or shall come to the hands, possession, or knowledge of the faid & or into the hands and possession of any other person or persons for her and the same so made do exhibit in the county court of accomach at fuch time as fhall be thereunto required by the faid court, and the same goods, chattles, and credits, and all other the goods, chattles, and credits of the said deceases, shall be thereunto required by the said court, and the same which at any time after shall come to the hands possession, or knowledge of the faid decent or into the hands or possession of any other person or persons for he do well and truly administer, according to law; and farther, do make a just and true account actings and doings therein, when thereto required by the faid court; and also shall well and truly pay and deliver all the legacies contained and specified in the fail t stament, as far as the faid goods, chattels, and credits will thereunto extend, and the law thall charge; then this obligation to be void and of no effect, or elfe to remain in full loice Horish Bunich Can Affin - Bell & and virtue. Sealed and delivered in the presence of " Fretoh cee

K NOW all men by these presents, that we Journal Andyon & James Warring ton Ant Burners and & worth! Badge Thomas Baly In Cashe Min Downing, Wm Panamore Gentlemen, Justices of the court of wecom ach now sitting, in the sum of feve hundred fround, payment whereof, well and truly to be made to the fail. Justices, and their fuccesfors, we bind ourselves, and each of us, our and each of our beirs, executors, and administrators, jointly and severally, sirmly by these presents.

Sealed with our seals, this and day of defit in the Sealed with our feals, this was any of selfth and in the The year of the commonwealth. HE condition of the above obligation is such, that if the above bound Zorob abe

Of the last will and testament of James Warrengton do make, or cause to be made, a true and perfect inventory of all and singular the goods, chattles, and credits, of the faid deceased, which have or shall come to the hands, possession, or knowledge of the said or into the hands and postession of any other person or persons for Think and the same so made do exhibit in the county court of Accomack at fuch time as shall be thereunto required by the faid court, and the same , chattles, and credits, and all other the goods, chattles, and credits of the faid decealed, which at any time after shall come to the hands possession, or knowledge of the said or into the hands or possession of any other person or persons for This do well and truly administer, according to law; and farther, do make a just and true account actings and doings therein, when thereto required by the faid court; and also shall well and truly pay and deliver all the legacies contained and specified in the said testament, as far as the said goods, chattels, and credits will thereunto extend, and the law shall charge; then this obligation to be void and of no effect, or effe to remain in full force Zembabel No and virtue. James & Warrington Sealed and delivered in the presence of Ribert Driminus Valtromise Bai

K NOW all men by these presents, that we Jord abel Rodgers & James Warring ton Rot Durmon on & North! Badger Thomas Baly In Custis Mymare beld and sirmly bound to Thomas Baly In Custis Mym Downing) Wm Panamore Gentlemen, Justices of the court of accornach now sitting, in the sum of five hundred pounds \_county. payment whereof, well and truly to be made to the fail Justices, and their fuccessors, we bind ourselves, and each of us, our and each of our beirs, executors, and administrators, jointly and severally, sirmly by these presents.

Sealed with our seals, this day of different in the year of our Lord one thousand seven bundred and eighty four The year of the commonwealth. IE condition of the above obligation is fuch, that if the above bound Jours See Execu! of the last will and testament of deceased, do make, or cause to be made, a true and perfect inventory of all and singular the goods, chattles, and credits, of the faid deceased, which have or shall come to the hands, possession, or knowledge of the said or into the hands and possession of any other person or persons for theme and the fame so made do exhibit at fuch time as in the county court of Accom ack shall be thereunto required by the said court, and the same , chattles, and credits, and all other the goods, chattles, and credits of the faid decealed, which at any time after shall come to the hands possession, or knowledge of the said or into the hands or possession of any other person or persons for This do well and truly administer, according to law; and farther, do make a just and true account of actings and doings therein, when thereto required by the said court; and also shall well and truly pay and deliver all the legacies contained and specified in the said testament, as far as the said goods, chattels, and credits will thereunto extend, and the law shall charge; then this obligation to be void and of no effect, or else to remain in full force Jew Babel AND and virtue. James Hyaring Sealed and delivered in the presence of Watchett Aibist Drimmun Vathorniel B.

K Down an by these prosents, that we John Means Comes are beld and firmly bound to The Layly Wingarramore W Downing Hono Buton Gentlemen, Juffices of the court of decomack now fitting, in the sum of five house to former county, payment whereof, well and truly to be made to the faid Justices, and their fuccesfors, we bind ourselves, and each of us, our and each of our beirs, executors, and administrators, jointly and severally, sirmly by these presents. Sealed with our seals, this 28 day of alpho in the year of our Lord one thousand seven bundred and eighty free and in the Theyear of the commonwealth. THE condition of the above obligation is such, that if the above bound I was Jana A Hystop Executory of the last will and testament of deceased, do make, or easile to be made, a true and perfect inventory of all and fingular the goods, chattles, and credits, of the faid deceased, which have or shall come to the hands, possession, or knowledge of the said or into the hands and postession of any other person or persons for him and the same so made do exhibit in the county court of accomack at fuch time as shall be thereunto required by the said court, and the same goods, chattles, and credits, and all other the goods, chattles, and credits of the faid deceafed, which at any time after shall come to the hands possession, or knowledge of the said & or into the hands or possession of any other person or persons for them do well and truly administer, according to law; and farther, do make actings and doings therein, when thereto required by the faid court, and also shall well and truly pay and deliver all the legacies contained and specified in the said bestament, as far as the said goods, chattels, and credits will thereunto extend, and the law shall charge; then this obligation to be void and of no effect, or else to remain in full force and virtue.

Sealed and delivered I Am Alloans in the presence of Mark Matchett Jos. Women

Susama Moumit franke Wist Franker Wist Franker Franker Franker Franker are beld and firmly bound to The Bayly abor " butten In Smith O Mon youring Gentlemen, Juflices of the court of accornice en now fitting, in the fum of Bree Thousand hounds payment whereof, well and truly to be made to the faid Justices, and their fuccessors, we bind ourselves, and each of us, our and each of our beirs, executors, and administrators, jointly and severally, sirmly by these presents.

Sealed with our seals, this Is day of Islamic in the year of our Lord one thousand seven bundred and eighty four and in the a Myear of the commonwealth. condition of the above obligation is such, that if the above bound (hat Jusanna Slocon of the last will and testament of do make, or cause to be made, a true and perfect inventory of all and lingular the goods, chattles, and credits, of the faid deceased, which have or shall come to the hands, possession, or knowledge of the said or into the hands and possession of any other person or persons for them and the fame so made do exhibit in the county court of a clom ach at fuch time as shall be thereunto required by the said court, and the same chattles, and credits, and all other the goods, chattles, and credits of the faid decealed, which at any time after shall come to the hands possession, or knowledge of the said a concertor? or into the hands or possession of any other person or persons for Municipal do well and truly administer, according to law, and farther, do make a just and true account actings and doings therein, when thereto required by the faid court; and also shall well and truly pay and deliver all the legacies contained and specified in the said testament, as far as the faid goods, chattels, and credits will thereunto extend, and the law shall charge, then this obligation to be void and of no effect, or elfe to remain in full force anu virtue. Charles West Sealed and delivered in the presence of Hiam Salchero Wm Finney

Susama Moumit franke Wist Franker Wist Franker Franker Franker Franker are beld and firmly bound to The Bayly abor " butten In Smith O Mon youring Gentlemen, Juflices of the court of accornice en now fitting, in the fum of Bree Thousand hounds payment whereof, well and truly to be made to the faid Justices, and their fuccessors, we bind ourselves, and each of us, our and each of our beirs, executors, and administrators, jointly and severally, sirmly by these presents.

Sealed with our seals, this Is day of Islamic in the year of our Lord one thousand seven bundred and eighty four and in the a Myear of the commonwealth. condition of the above obligation is such, that if the above bound (hat Jusanna Slocon of the last will and testament of do make, or cause to be made, a true and perfect inventory of all and lingular the goods, chattles, and credits, of the faid deceased, which have or shall come to the hands, possession, or knowledge of the said or into the hands and possession of any other person or persons for them and the fame so made do exhibit in the county court of a clom ach at fuch time as shall be thereunto required by the said court, and the same chattles, and credits, and all other the goods, chattles, and credits of the faid decealed, which at any time after shall come to the hands possession, or knowledge of the said a concertor? or into the hands or possession of any other person or persons for Municipal do well and truly administer, according to law, and farther, do make a just and true account actings and doings therein, when thereto required by the faid court; and also shall well and truly pay and deliver all the legacies contained and specified in the said testament, as far as the faid goods, chattels, and credits will thereunto extend, and the law shall charge, then this obligation to be void and of no effect, or elfe to remain in full force anu virtue. Charles West Sealed and delivered in the presence of Hiam Salchero Wm Finney

K NOW all men by these presents, that we John Leachle & John Boismand win Jaynes betitter da wage are beld and firmly bound to Min Downing In Smith Worldly raham Gutten Gentlemen, Juflices of the court of accornach now fitting, in the fum of Tim Thousand hound payment whereof, well and truly to be made to the said Justices, and their fuccesfors, we bind ourselves, and each of us, our and each of our beirs, executors, and administrators, jointly and severally, sirmly by these presents. Sealed with our seals, this 25 day of selection in the year of our Lord one thousand seven bundred and eighty four and in the year of the commonwealth. condition of the above obligation is such, that if the above bound I have Seach le John Boisnand Thorn as Jeachle of the last will and testament of deceased, do make, or easile to be made, a true and perfect inventory of all and singular the goods, chattles, and credits, of the faid deceased, which ave or shall come to the hands, possession, or knowledge of the faid or into the hands and poffession of any other person or persons for the same so made do exhibit and the same so made do exhibit in the county court of accomach at fuch time as they chittles, and credits, and all other the goods, chattles, and credits of the faid decealed, shall be thereunto required by the Tald court, and the same which at any time after shall come to the hands possession, or knowledge of the said or into the hands or possession of any other person or persons for there do well and truly administer, according to law; and farther, do make a just and true account of There actings and doings therein, when thereto required by the said court a actings and doings therein, when thereto required by the faid court; and also shall well and truly pay and deliver all the legacies contained and specified in the said testament, as far as the said goods, chattels, and credits will thereunto extend, and the law shall charge; then this obligation to be void and of no effect, or else to remain in full force and virtue. Sealed and delivered in the presence of Mitatehite

RNOW all men by these presents, that we Chance Wills Solling are beld and firmly bound to The Buyly Charles Bagroutt delin buch Gentlemen, Juflices of the court of Coccanach now fitting, in the fum of Land House house county, payment whereof, well and truly to be made to the faid Justices, and their successors, we hind ourselves, and each of us, our and each of our beirs, executors, and administrators, jointly and severally, sirmly by these presents.

Sealed with our seals, this day of John in the year of our Lord one thousand seven bundred and eighty for and in the ........ year of the commonwealth. condition of the above obligation is fuch, that if the above bound 6 hande of the last will and testament of do make, or cause to be made, a true and perfect inventory of all and singular the goods, chattles, and credits, of the faid deceased, which have or shall come to the hands, possession, or knowledge of the faid Exc. ? or into the hands and possession of any other person or persons for /.... and the same so made do exhibit in the county court of Classical shall be thereunto required by the faid court, and the same goods, chattles, and credits, and all other the goods, chattles, and credits of the faid decealed, which at any time after shall come to the hands possession, or knowledge of the said  $\varphi_{\times cc}$ or into the hands or possession of any other person or persons for /. . . . do well and truly administer, according to law, and farther, do make a just and true account actings and doings therein, when thereto required by the faid court; and also shall well and truly pay and deliver all the legacies contained and specified in the said testament, as far as the said goods, chattels, and credits will thereunto extend, and the law fhall charge; then this obligation to be void and of no effect, or else to remain in full force and virtue. Charles West Sealed and delivered }
in the presence of Fill Canage John Fearher (

NOW all men by these presents, that we wehal Gareon is & Southable. Golen are beld and firmly bound to John traster harter Sagwee Leven Joynes & Sathaniel Beavers Gentlemen, Juftices of the court of (commench county, now fitting, in the fum of one Thousand, courses payment whereof, well and truly to be made to the faid Justices, and their fuccessors, we bind ourselves, and each of us, our and each of our beirs, executors, and administrators, ignitly and severally, sirmly by these presents. Sealed with our seals, this 26th day of selection in the year of our Lord one thousand seven bundred and eighty of and in the It year of the commonwealth. HE condition of the above obligation is such, that if the above bound Bascoines of the last will and testament of do make, or ratie to be made, a true and perfect inventory of all and fingular the goods, chattles, and credits, of the faid deceased, which have or shall come to the hands, possession, or knowledge of the said Becauties or into the hands and poffession of any other person or persons for her and the fame fo made do exhibit at fuch time as in the county court of accomach shall be thereunto required by the said court, and the same goods, chattles, and credits, and all other the goods, chattles, and credits of the faid deceafed, which at any time after shall come to the hands possession, or knowledge of the said Exclass. or into the hands or possession of any other person or persons for her do well and truly administer, according to law, and farther, do make a just and true account actings and doings therein, when thereto required by the faid court; and also shall well and truly pay and deliver all the legacies contained and specified in the said testament, as far as the said goods, chattels, and credits will thereunto extend, and the law shall charge; then this obligation to be void and of no effect, or else to remain in full force Racher Gascoines - The Sealed and delivered }
in the presence of Vatchill Gordabel Groten To

NOW all men by these presents, that we Tasha need Bewane K Josebale Lodge & Mulyoung are beld and firmly bound to fin Barram no count found for Buston 4 Ino Custin Gentlemen, Juflices of the court of e Jecomach -now fitting, in the fum of one mousand founds county, payment whereof, well and truly to be made to the said Justices, and their fuccessors, we bind ourselves, and each of us, our and each of our beirs, executors, and administrators, jointly and severally, sirmly by these presents.

Sealed with our seals, this 26 day of selection in the - day of Petoter - in the year of our Lord one thousand seven bundred and eighty force and in the got year of the commonwealth. HB condition of the above obligation is such, that if the above bound of the anicl of the last will and testament of do make, a cause to be made, a true and perfect inventory of all and singular the goods, chattles, and credits, of the faid deceased, waich have or shall come to the hands, possession, or knowledge of the faid & form of into the hands and possession of any other person or persons for hum and the same so made do exhibit in the county court of a comuch shall be thereunto required by the said court, and the same goods, chittles, and credits, and all other the goods, chattles, and credits of the faid decealed, which at any time after shall come to the hands possession, or knowledge of the said Girin or into the hands or possession of any other person or persons for him do well and truly administer, according to law; and farther, do make a just and true account actings and doings therein, when thereto required by the faid court; and alforthall well and truly pay and deliver all the legacies contained and specified in the faid testament, as far as the said goods, chattels, and credits will thereunto extend, and the law shall charge; then this obligation to be void and of no effect, or else to remain in full force and virtue. Nath Beavans ( Sealed and delivered in the presence of Juntabel Product Hem Valetell

K NOW all men by these presents, that we Samuel Saunders & Baquell & Win Downing Gentlemen, Juflices of the court of Accomack now fitting, in the sum of Fin hundred pounds payment whereof, well and truly to be made to the faid Justices, and their fuccessors, we bind ourselves, and each of us, our and each of our heirs, executors, and administrators, jointly and severally, sirmly by these presents.

Sealed with our seals, this 26 day of Setsbyr in the year of the commonwealth. THE condition of the above obligation is such, that if the above bound Samous of the last will and testament of Execu loz do make, or cause to be made, a true and perfect inventory of all and singular the goods, chattles, and credits, of the faid deceased, which have or shall come to the hands, possession, or knowledge of the faid instanting other person or persons for him and the same so made do exhibit in the county court of accome ack shall be thereunto required by the said court, and the same goods, chattles, and credits, and all other the goods, chattles, and credits of the faid decealed, which at any time after shall come to the hands poss show, or knowledge of the said Execution or into the hands or possession of any other person or persons for with do well and truly administer, according to law; and farther, do make a just and true account actings and doings therein, when thereto required by the faid court; and also shall well and truly pay and deliver all the legacies contained and specified in the faid t stament, as far as the said goods, chattels, and credits will thereunto extend, and the law shall charge; then this obligation to be void and of no effect, or else to remain in full force and virtue. Sealed and delivered Samued Sanders in the presence of Intatchete

K NOW all men by these presents, that we African for & Som Bell & are beld and firmly bound to In Buston In Clister Tully lesson Gentlemen, Juflices of the court of excession ack now fitting, in the fum of One Thomand pounds payment whereof, well and truly to be made to the faid Justices, and their fuccesfors, we bind ourselves, and each of us, our and each of our beirs, executors, and administrators, jointly and severally, sirmly by these presents.

Sealed with our seals, this 26 day of Geterter in the year of our Lord one thousand seven bundred and eighty fere and in the a year of the commonwealth. CHE condition of the above obligation is such, that if the above bound of the last will and testament of Executor deceased, do make, or cause to be made, a true and perfect inventory of all and singular the goods, chattles, and credits, of the faid deceased, which have or shall come to the hands, possession, or knowledge of the faid Executor or into the hands and possession of any other person or persons for hum and the same so made do exhibit in the county court of a come and the faid court, and the fame fhall be thereunto required by the faid court, and the fame goods, chattles, and credits, and all other the goods, chattles, and credits of the faid decealed, which at any time after shall come to the hands possession, or knowledge of the said Executer or into the hands or possession of any other person or persons for him. do well and truly administer, according to law; and farther, do make a just and true account actings and doings therein, when thereto required by the faid court; and also shall well and truly pay and deliver all the legacies contained and specified in the said t stament, as far as the said goods, chattels, and credits will thereunto extend, and the law thall charge, then this obligation to be void and of no effect, or elfe to remain in full force William Saylor and virtue. Sealed and delivered William Bell & in the presence of Mondetilt The arms

K NOW all men by these presents, that we lot, Blown In " Mean are beld and firmly bound to The Evans for Custis July Wese & In Burton Gentlemen, Juflices of the court of Account county. payment whereof, well and truly to be made to the faid Justices, and their Jucceffors, we bind ourselves, and each of us, our and each of our beirs, executors, and administrators, jointly and severally, sixmly by these presents.

Sealed with our seals, this 26 and and eighty form and in the year of our Lord one thousand seven hundred and eighty form and in the year of the commonwealth. THE condition of the above obligation is fuch, that if the above bound In Blows Thomas Bloxom Executor of the last will and testament of deceased. do make, or cause to be made, a true and perfect inventory of all and singular the goods, chattles, and credits, of the faid deceased, which have or shall come to the hands, possession, or knowledge of the said executor or knowledge of the laid lecutor or into the hands and possession of any other person or persons for him and the same so made do exhibit in the county court of Accomach. shall be thereunto required by the said court, and the same goods, chattles, and credits, and all other the goods, chattles, and credits of the faid decealed, which at any time after shall come to the hands possession, or knowledge of the said or into the hands or possession of any other person or persons for him do well and truly administer, according to law; and farther, do make a just and true account actings and doings therein, when thereto required by the faid court; and also shall well and truly pay and deliver all the legacies contained and specified in the faid t stament, as far as the faid goods, chattels, and credits will thereunto extend, and the law shall charge; then this obligation to be void and of no effect, or else to remain in full force and virtue. In - Spleam Sealed and delivered in the presence of John Evan

K NOW all men by these projects, that we Solding Mars/into

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Tully Wise of Intention Gentlemen, Juflices of the court of Occamiach co now fitting, in the sum of how housand harry payment whereof, well and truly to be made to the faid Justices, and their successors, we hind ourselves, and each of us, our and each of our beirs, executors, and administrators, jointly and severally, sirmly by these presents. Sealed with our seals, this 26 day of the in the year of our Lord one thousand seven bundred and eighty free and in the year of the commonwealth. THE condition of the above obligation is such, that if the above bound of the street of the shall of the last will and testament of med Marshall do make, or cause to be made, a true and perfect inventory of all and singular the goods, chattles, and credits, of the fair deceased, which have or shall come to the hands, possession, or knowledge of the faid & course or into the hands and possession of any other person or persons for her and the same so made do exhibit in the county court of Accornach at fuch time as shall be thereunto required by the said court, and the same ods, chattles, and credits, and all other the goods, chattles, and credits of the faid deceased, which at any time after shall come to the hands possession, or knowledge of the faid or into the hands or possession of any other person or persons for here do well and truly administer, according to law; and farther, do make a just and true account actings and doings therein, when thereto required by the faid court; and also shall well and truly pay and deliver all the legacies contained and specified in the faid tritament, as far as the faid goods, chattels, and credits will thereunto extend, and the law shall charge; then this obligation to be void and of no effect, or else to remain in full force and virtue. Sealed and delivered in the presence of you Moushel

K NOW all men by these presents, that we George Packer Siames are beld and firmly bound to the Selly In o bustes Levin Gentlemen, Juftices of the court of a commended for the sum of Jen Thousand houseds county. payment whereof, well and truly to be made to the said Justices, and their fucceffors, we bind ourselves, and each of us, our and each of our beirs, executors, and administrators, jointly and severally, sirmly by these presents.

Sealed with our seals, this 2 day of (con (con) in the year of our Lord one thousand seven bundred and eighty form and in the year of the commonwealth. THE condition of the above obligation is fuch, that if the above bound Groups To ken of the last will and testament of deceased, do make, for cause to be made, a true and perfect inventory of all and singular the goods, chattles, and credits, of the faid deceased, which have or shall come to the hands, possession, or knowledge of the said Exercision or into the hands and possession of any other person or persons for factors. and the same so made do exhibit In the county court of accessine at fuch time as shall be thereunto required by the faid court, and the same goods, chattles, and credits, and all other the goods, chattles, and credits of the faid deceased, which at any time after shall come to the hands possession, or knowledge of the said or into the hands or possession of any other person or persons for him do well and truly administer, according to law; and farther, do make a just and true account actings and doings therein, when thereto required by the faid court; and also shall well and truly pay and deliver all the legacies contained and specified in the said testament, as far as the said goods, chattels, and credits will thereunto extend, and the law shall charge; then this obligation to be void and of no effect, or else to remain in full force and virtue. In Oll Ster ( ) Sealed and delivered an the presence of Thomas Sicher ( %) da (chitt 1119.66

K Rodmund Wisc are beld and firmly bound to Him Selly for bush July losses Gentlemen, Juflices of the court of Accomach now fitting, in the sum of war handed hounds county, payment whereof, well and truly to be made to the faid Justices, and their fucceffors, we bind ourselves, and each of us, our and each of our beirs, executors, and administrators, jointly and severally, firmly by these presents. Sealed with our seals, this 27th day of Cetalis in the year of our Lord one thousand seven bundred and eighty for and in the year of the commonwealth. HE condition of the above obligation is such, that if the above bound Thos Welley Executor of the last will and testament of - - deceafed, do make, or cause to be made, a true and perfect inventory of all and singular the goods, chattles, and credits, of the faid deceased, which have or shall come to the hands, possession, or knowledge of the faid Executive or into the hands and possession of any other persons for decident in the county court of Menors and the same so made do exhibit shall be thereunto required by the said couft, and the same goods, chattles, and credits, and all other the goods, chattles, and credits of the faid decealed, which at any time after shall come to the hands possession, or knowledge of the faid Execute or into the hands or possession of any other person or persons for him do well and truly administer, according to law; and farther, do make a just and true account actings and doings therein, when thereto required by the faid court; of his and also shall well and truly pay and deliver all the legacies contained and specified in the faid t stament, as far as the said goods, chattels, and credits will thereunto extend, and the law shall charge; then this obligation to be void and of no effect, or else to remain in full force Mon Ailey (2) and virtue. Sealed and delivered }
in the prefence of Bund Wile & William Satchett

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payment whereof, well and truly to be made to the faid Justices, and their successors, we hind ourselves, and each of us, our and each of our heirs, executors, and administrators, jointly and severally, sirmly by these presents. Sealed with our seals, this 30 day of a forecast in the year of our Lord one thousand seven hundred and eighty forecast and in the year of the commonwealth.	
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Execulor.  Of the last will and testament of deceased of make, or cause to be made, a true and perfect inventory of all and singular the goods chattles, and credits, of the said deceased, which have or shall come to the hands, possession or knowledge of the said deceased, which have or shall come to the hands, possession or into the hands and possession of any other person or persons for and the same so made do exhibit the country court of the same same same same same same same sam	i, s,
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or into the hands or possession of any other person or persons for hand do well and truly administer, according to law; and farther, do make a just and true account of hand actings and doings therein, when thereto required by the said court and also shall well and truly pay and deliver all the legacies contained and specified in the said trestament, as far as the said goods, chattels, and credits will thereunto extend, and the law shall charge; then this obligation to be void and of no effect, or else to remain in sull force and virtue.	i.i w
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K War & Bong Flored are beld and firmly bound to This Evans Mor Paisamone Ath Beavan & Jo Buston Gentlemen, Juflices of the court of Accornach now fitting, in the sum of fifteen him of fire him of county, payment whereof, well and truly to be made to the faid Justices, and their fuccesfors, we bind ourselves, and each of us, our and each of our beirs, executors, and administrators, jointly and severally, firmly by these presents.

Sealed with our seals, this 30 and day of for enclose in the year of our Lord one thousand seven bundred and eighty force and in the Tyear of the commonwealth. HE condition of the above obligation is such, that if the above bound (Bolous) of the last will and testament of Executor. to make, or cause to be made, a true and perfect inventory of all and fingular the goods, chattles, and credits, of the laid deceased, which have or shall come to the hands, possession, or knowledge of the faid Executor or into the hands and poffession of any other person or persons for him. and the fame so made do exhibit at fuch time as shall be thereunto required by the faid court, and the same goods, chattles, and credits, and all other the goods, chattles, and credits of the faid deceafed, which at any time after shall come to the hands possession, or knowledge of the said Execution or into the hands or possession of any other person or persons for him do well and truly administer, according to law, and farther, do make a just and true account actings and doings therein, when thereto required by the faid court; and also shall well and truly pay and deliver all the legacies contained and specified in the faid testament, as far as the said goods, chattels, and credits will thereunto extend, and the law shall charge; then this obligation to be void and of no effect, or else to remain in full force Robert Savay E and virtue. Sealed and delivered] in the presence of William Work D William Falchece Horny Flay De

K Mow all men by these presents, that we At shin Marshall Represent Coffier are beld and sirmly bound to In Toachle Thomas wans Gentlemen, Juflices of the court of Accornach now fitting, in the fum of Twelve hundred Counts county, payment whereof, well and truly to be made to the faid Justices, and their fuccesfors, we bind ourselves, and each of us, our and each of our beirs, executors, and administrators, jointly and severally, sirmly by these presents.

Sealed with our seals, this 30 the day of Voveriber in the year of our Lord one thousand seven bundred and eighty from and in the (/ Year of the commonwealth. HE condition of the above obligation is fuch, that if the above bound a helphann Marchale ve Manshall of the last will and testament of do make, or cause to be made, a true and perfect inventory of all and fingular the goods, chattles, and credits, of the fail deceased, which have or shall come to the hands, possession, or knowledge of the said leve culous or into the sands and possession of any other person of persons for him. and the fame fo made do exhibit in the county court of decomach shall be thereunto required by the faid court, and the same oods, chattles, and credits, and all other the goods, chattles, and credits of the faid decealed, which at any time after shall come to the hands possession, or knowledge of the laid Exercises or into the hands or possession of any other person or persons for him do well and truly administer, according to law; and farther, do make a just and true account actings and doings therein, when thereto required by the faid court; and also shall well and truly pay and deliver all the legacies contained and specified in the said testament, as far as the faid goods, chattels, and credits will thereunto extend, and the law shall charge; then this obligation to be void and of no effect, or else to remain in full force goo bootin & and virtue. Sealed and delivered in the presence of motalete Co Adaston frapper

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are held and firmly bound to In Burlow Nillion Jananion	
are beld and firmly bound to In! Burlow William Farrancow for Teachlo & Wathan Beavans.	
county.	
Gentlemen, Justices of the court of Accornach county, now fitting, in the sum of Eight hunder hounds	
payment whereof, well and truly to be made to the faid Justices, and their fuccessors, we hind ourselves, and each of us, our and each of our heirs, executors, and administrators, jointly and severally, sirmly by these presents. Sealed with our seals, this 30 day of four in the year of our Lord one thousand seven hundred and eighty four and in the 9 year of the commonwealth.	
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HE condition of the above obligation is fuch, that if the above bound Esther 30	
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NOW all men by these projects, that we Odmund Gustin Milchell Chandle & Tho Shead are beld and firmly bound to William Pariamose Nath Bourant Gentlemen, Juflices of the court of accordance to now fitting, in the sum of fillers hand and house payment whereof, well and truly to be made to the faid Justices, and their fuccesfors, we bind ourselves, and each of us, our and each of our beirs, executors, and administrators, jointly and severally, sirmly by these presents.

Sealed with our seals, this 30 - day of Nongeric. in the year of our Lord one thousand seven bundred and eighty force and in the Q year of the commonwealth. MIE condition of the above obligation is such, that if the above bound Cods is customer than the less than the condition of the above obligation is such, that if the above bound cods is customer to the condition of the above obligation is such, that if the above bound cods is customer to the above obligation is such, that if the above bound cods is customer to the above obligation is such, that if the above bound cods is customer to the above obligation is such, that if the above bound cods is consistent to the above obligation is such, that if the above bound cods is consistent to the above obligation is such, that if the above bound cods is consistent to the above obligation is such, that if the above bound cods is consistent to the above obligation is such as the consistent to the above obligation is such as the consistent to the above obligation is such as the consistent to the above obligation is such as the consistent to the con Thomas Chandles of the last will and testament of deceased, do make, or cause to be made, a true and perfect inventory of all and singular the goods, chattles, and credits, of the faid deceased, which have or shall come to the hands, possession, or knowledge of the faid afrecest. or into the hands and possession of any other person or persons for him and the same so made do exhibit at fuch time as in the county court of ilicarriach shall be thereunto required by the said court, and the same which at any time after shall come to the hands possession, or knowledge of the said deceased, or into the hands or possession of any other person or persons for the make a just and true account do well and truly administer, according to law; and farther, do make a just and true account actings and doings therein, when thereto required by the faid court; and also shall well and truly pay and deliver all the legacies contained and specified in the faid testament, as far as the said goods, chattels, and credits will thereunto extend, and the law shall charge; then this obligation to be void and of no effect, or else to remain in full force for Mitcheil handle and virtue. Sealed and delivered in the presence of

KNOW all men by these presents, that we adah Fich man Chu West & elajor losto
are beld and sirmly bound to Min Panamore Tully Uriso San Beavant & John Smith Gentlemen, Juflices of the court of are on a hand now fitting, in the fum of furn hundred house payment whereof, well and truly to be made to the faid Justices, and their fuccesfors, we bind ourselves, and each of us, our and each of our beirs, executors, and administrators, jointly and severally, sirmly by these presents. Sealed with our seals, this 30 day of former in the year of our Lord one thousand seven bundred and eighty form and in the 9 : Gear of the commonwealth. THE condition of the above obligation is such, that if the above bound AdaM Executive of the last will and testament of do make, or easile to be made, a true and perfect inventory of all and fingular the goods, chattles, and credits, of the faid deceased, which have or shall come to the hands, possession, or knowledge of the said access or into the hands and poffettion of any other perfor or perfons for head and the same so made do exhibit the county court of accomach at fuch time at shall be thereunto required by the said court, and the same goods, chattles, and credits, and all other the goods, chattles, and credits of the faid deceased, which at any time after shall come to the hands possession, or knowledge of the said or into the hands or possession of any other person or persons for her do well and truly administer, according to law, and farther, do make a just and true account actings and doings therein, when thereto required by the faid court; and also shall well and truly pay and deliver all the legacies contained and specified in the faid to stament, as far as the said goods, chattels, and credits will thereunto extend, and the law shall charge; then this obligation to be void and of no effect, or else to remain in full force and virtue. Sealed and delivered in the presence of

K NOW all men by these prefents, that we Hum Dummond are beld and firmly bound to Chat Baqwell Vette Beavan 11m Panamas & outly Miso Gentlemen, Juflices of the court of a comoch now fitting, in the sum of follow hunded from county. payment whereof, well and truly to be made to the faid Justices, and their fuccesfors, we bind ourselves, and each of us, our and each of our beirs, executors, and administrators, igintly and severally, sirmly by these presents. Sealed with our seals, this 3 day of Novers in the year of our Lord one thousand seven bundred and eighty for and in the 1 Lyear of the commonwealth. FIE condition of the above obligation is such, that if the above bound Amminon 2 of the last will and testament of deceased, make, or easie to be made, a true and perfect inventory of all and fingular the goods, chattles, and credits, of the said deceased, which have or shall come to the hands, possession, or knowledge of the said Executor or into the hands and possession of any other person or persons for hund and the same so made do exhibit in the county court of accomech at fuch time as shall be thereunto required by the faid court, and the same ods, chattles, and credits, and all other the goods, chattles, and credits of the faid decealed, which at any time after shall come to the hands possession, or knowledge of the faid Execution or into the hands or possession of any other person or persons for him do well and truly administer, according to law; and farther, do make a just and true account actings and doings therein, when thereto required by the faid court; and also shall well and truly pay and deliver all the legacies contained and specified in the said testament, as far as the said goods, chattels, and credits will thereunto extend, and the law shall charge; then this obligation to be void and of no effect, or else to remain in full force and virtue. Bus munimond with Sealed and delivered Rolen Donner Joh in the presence of Montehell John Darmines

KNOW all men by these presents, that we Sarah Parker Algeorge are beld and firmly bound to Charles Bagesell John Feachle Wow Panamore Albraham Vistlen Gentlemen, Juflices of the court of accomment county. payment whereof, well and truly to be made to the faid Justices, and their fuccesfors, we bind ourselves, and each of us, our and each of our beirs, executors, and administrators, jointly and severally sirmly by these presents. Sealed with our seals, this first day of Decession in the year of our Lord one thousand seven bundred and eighty for and in the Year of the commonwealth. THE condition of the above obligation is such, that if the above bound faraha Execution. of the last will and testament of deceased, Hardard andrews do make, or cause to be made, a true and perfect inventory of all and singular the goods, chattles, and credits, of the said deceased, which have or shall come to the hands, possession, or knowledge of the said describing or into the hands and poffession of any other person or persons for he and the fame fo made do exhibit at fuch time as in the county court of (lee shall be thereunto required by the said court, and the same goods, chattles, and credits, and all other the goods, chattles, and credits of the faid decealed, which at any time after shall come to the hands possession, or knowledge of the said or into the hands or possession of any other person or persons for here do well and truly administer, according to law; and farther, do make a just and true account of her - actings and doings therein, when thereto required by the faid court; and also shall well and truly pay and deliver all the legacies contained and specified in the said t-stament, as far as the faid goods, chattels, and credits will thereunto extend, and the law shall charge; then this obligation to be void and of no effect, or elle to remain in full force

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NOW all men by these presents, that we showard Townerd and outly While are beld and firmly bound to Ches Baquell Amfancimons Gentlemen, Justices of the court of Anomaria hours by payment whereof, well and truly to be made to the faid Justices, and their fuccessors, we bind ourselves, and each of us, our and each of our beirs, executors, and administrators, jointly and severally, sirmly by these presents.

Sealed with our seals, this first day of December in the year our Lord one thousand seven bundred and eighty for 1) g year of the commonwealth. HE condition of the above obligation is such, that if the above bound of the last will and testament of do pake, or cause to be made, a true and perfect inventory of all and singular the goods, chattles, and credits, of the faid deceased, which have or shall come to the hands, possession, or knowledge of the said or into the hands and possession of any other person or persons for him and the fame fo made do exhibit in the county court of ausmach shall be thereunto required by the faid court, and the same fhall be thereunto required by the faid court, and the same goods, chattles, and credits, and all other the goods, chattles, and credits of the said deceased, which at any time after shall come to the hands possession, or knowledge of the said Epeculor or into the hands or possession of any other person or persons for him do well and truly administer, according to law; and farther, do make a just and true account actings and doings therein, when thereto required by the faid court; ot hus and also shall well and truly pay and deliver all the legacies contained and specified in the faid t stament, as far as the said goods, chattels, and credits will thereunto extend, and the law shall charge; then this obligation to be void and of no effect, or else to remain in full torce and virtue. Thomas legel Sommiser Sealed and delivered Louthy White

K NOW all men by these presents, that we for fact helly Milliam are beld and firmly bound to Katharine Bewan, My Summed Chal Baquell & In a Jeachle Gentlemen, Juffices of the court of accommach county. now fitting, in the fum of Out thousand house the payment whereof, well and truly to be made to the faid Justices, and their fuccesfors, we bind ourselves, and each of us, our and each of our beirs, executors, and administrators, jointly and severally, sirmly by these presents. Sealed with our seals, this first day of December in the year of our Lord one thousand seven bundred and eighty for and in the 9 "year of the commonwealth. THE condition of the above obligation is fuch, that if the above bound do make, or cause to be made, a true and perfect inventory of all and singular the goods, chattles, and credits, of the faid deceased, which have or shall come to the hands, possession, or knowledge of the said less contains or into the hands and possession of any other person or persons for and the same so made do exhibit in the county court of accommack at fuch time as shall be thereunto required by the faid court, and the same fhall be thereunto required by the laid court, and the laid court, and the laid goods, chattles, and credits, and all other the goods, chattles, and credits of the faid deceased, which at any time after shall come to the hands possession, or knowledge of the said or into the hands or possession of any other person or persons for horn do well, and truly administer, according to law; and farther, do make a just and true account of 1110 .... actings and doings therein, when thereto required by the faid court; and also shall well and truly pay and deliver all the legacies contained and specified in the faid t flument, as far as the faid goods, chattels, and credits will thereunto extend, and the law fhill charge; then this obligation to be void and of no effect, or elfe to remain in full force and virtue. Sealed and delivered in the presence of

K NOW all men by these presents, that we John Read and Edmund we beld and firmly bound to All Cananin Ubm Rellen in! Gentlemen, Juflices of the court of de con ach now fitting, in the sum of Once Thousand hours county, payment whereof, well and truly to be made to the fail Justices, and their fucceffors, we bind ourselves, and each of us, our and each of our beirs, executors, and administrators, jointly and severally, sirmly by these presents.

Sealed with our seals, this sear of our Lord one thousand seven bundred and eighty, and and in the Gregor of the commonwealth. THE condition of the above obligation is such, that if the above bound of the last will and testament of (und Red) deceased, do make, or cause to be made, a true and perfect inventory of allyand fingular the goods, chattles, and credits, of the faid deceased, which have or shall come to the hands, possession, or knowledge of the faid document or into the hands and possession of any other person or persons for him and the same so made do exhibit in the county court of Access and the thereunto required by the faid court, and the tame goods, chattles, and credits, and all other the goods, chattles, and credits of the faid decealed, which at any time after shall come to the hands possession, or knowledge of the said Executor or into the hands or possession of any other person or persons for him do well and truly administer, according to law; and farther, do make a just and true account actings and doings therein, when thereto required by the faid court; and also shall well and truly pay and deliver all the legacies contained and specified in the faid t stiment, as far as the faid goods, chattels, and credits will thereunto extend, and the law shall charge; then this obligation to be void and of no effect, or else to remain in full force and virtue. Edmi Prad (5) Sealed and delivered }
in the prefence of

Wo Wall men by these presents, that we cha belle Snead are beld and sirmly bound to Therman Bayley the Cash and Cash and the court of t

payment whereof, well and truly to be made to the fail Justices, and their fuccessors, we hind ourselves, and each of us, our and each of our heirs, executors, and administrators, jointly and severally, sirmly by these presents. Sealed with our seals, this day of learn, ber in the year of our Lord one thousand seven hundred and eighty for and in the great of the commonwealth.

HE condition of the above obligation is such, that if the above bound dere be last do make, or cause to be made, a true and perfect inventory of all and singular the goods, chattles, and credits, of the faid deceased, which have or shall come to the hands, possession, or knowledge of the faid E = 1. (412)
or into the hands and possession of any other person or persons for and the same so made do exhibit Arrimach. at fuch time as in the county court of shall be thereunto required by the faid court, and the same SKO goods, chattles, and credits, and all other the goods, chattles, and credits of the faid decealed, which at any time after shall come to the hands possession, or knowledge of the said eccitoris or into the fands or possession of any other person or persons for /2 (2) do well and truly administer, according to law; and farther, do make a just and true account her \_\_ actings and doings therein, when thereto required by the faid court; and also shall well and truly pay and deliver all the legacies contained and specified in the faid testament, as far as the said goods, chattels, and credits will thereunto extend, and the law shall charge; then this obligation to be void and of no effect, or else to remain in full force and virtue.

Sealed and delivered in the presence of

Thomas garage Le

Alexander .

K now all men by these presents, that we live letter some wiley are beld and firmly bound to he Baifly The Evans me South & William Pair duche Gentlemen, Juffices of the court of Bus mich for the fun of the ser There and for the first for the county. payment whereof, well and truly to be made to the said Justices, and their fucceffors, we bind ourselves, and each of us, our and each of our beirs, executors, and administrators, jointly and severally, sirmly by these presents.

Sealed with our seals, this 2 day of lance and in the year of our Lord one thousand seven bundred and eighty and in the year of the commonwealth. HE condition of the above obligation is such, that if the above bound Chin Sections Executry of the last will and testament of do make, or cause to be made, a true and perfect inventory of all and singular the goods, chattles, and credits, of the faid deceased, which have or shall come to the hards, possession, or knowledge of the faid of his or into the hands and possession of any other person or persons for his and the same so made do exhibit in the country court of according to the faid court, and the same shall be thereunto required by the faid court, and the same goods, chattles, and credits, and all other the goods, chattles, and credits of the faid decealed, which at any time after shall come to the hands possession, or knowledge of the said Executions or into the hands or possession of any other person or persons for her do well and truly administer, according to law; and farther, do make a just and true account actings and doings therein, when thereto required by the faid court; and also shall well and truly pay and deliver all the legacies contained and specified in the faid teltament, as far as the faid goods, chattels, and credits will thereunto extend, and the law shall charge; then this obligation to be void and of no effect, or else to remain in full force and virtue. Unn R Kilery Sealed and delivered in the presence of

K NOW all men by these presents, that we had her him hand where we beld and firmly bound to / no land lim Cornamon in action & Telly Wise Centlemen, Juffices of the court of landing payment whereof, well and truly to be made to the faid Justices, and their fucceffors, we bind ourselves, and each of us, our and each of our beirs, executors, and administrators, jointly and severally, firmly by these presents.

Sealed with our seals, this of a day of facility in the Sealed with our feals, this of by day of factoring in the year of our Lord one thousand seven bundred and eighty feet and in the Tyear of the commonwealth. HE condition of the above obligation is such, that if the above bound in Thursd do make, or cause to be made, a true and perfect inventory of all and fingular the goods, chattles, and credits, of the faid deceased, which have or shall come to the hands, possession, or knowledge of the said the said to the hands and possession of any other person or persons for the said to the hands and possession of any other person or persons for the said to the hands and possession of any other person or persons for the said to the hands and possession of any other person or persons for the said to the hands and possession of any other person or persons for the said to the s and the fame so made do exhibit at fuch time as in the county court of coco fhall be thereunto required by the faid court, and the fame goods, chattles, and credits, and all other the goods, chattles, and credits of the faid deceased. which at any time after shall come to the hands possession, or knowledge of the said Exteri or into the hands or possession of any other person or persons for them do well and truly administer, according to law; and farther, do make a just and true account actings and doings therein, when thereto required by the faid court; and also shall well and truly pay and deliver all the legacies contained and specified in the faid t stament, as far as the faid goods, chattels, and credits will thereunto extend, and the law shall charge; then this obligation to be void and of no effect, or else to remain in full force and virtue. John Musson Sealed and delivered] Renoal Buch in the presence of STE Javan Juonas Colebara So

are beld and firmly bound to The Boyly July Wise Chat Brown Gentlemen, Juffices of the court of lugments now fitting, in the fum of Three Thom and hounds. payment whereof, well and truly to be made to the faid Justices, and their fuccessors, we bind ourselves, and each of us, our and each of our beirs, executors, and administrators, jointly and severally, firmly by these presents. Sealed with our seals, this lot day of sentency in the year of our Lord one thousand seven bundred and eighty find and in the Oth year of the commonwealth. HE condition of the above obligation is fuch, that if the above bound of of the last will and testament of deceased. do make, or cause to be made, a true and perfect inventory of all and singular the goods, chattles, and credits, of the faid deceased, which have of shall come to the hands, possession, or knowledge of the said come. or into the hands and possession of any other person or persons for mini and the same so made do exhibit at fuch time as in the county court of Accomian shall be thereunto required by the faid court, and the same goods, chattles, and credits, and all other the goods, chattles, and credits of the faid decealed which at any time after shall come to the hands possession, or knowledge of the said the or into the hands or possession of any other person or persons for him do well and truly administer, according to law, and farther, do make a just and true account actings and doings therein, when thereto required by the faid court; and also shall well and truly pay and deliver all the legacies contained and specified in the said testament, as far as the said goods, chattels, and credits will thereunto extend, and the law shall charge; then this obligation to be void and of no effect, or else to remain in full force and virtue. Arterson Savage La Sealed and delivered in the presence of David ashly

K NOW all men by these presents, that we Red woon Savage of

K Now all men by these presents, that we hise Chanhice hoche Baquell & Fully Wise Gentlemen, Juflices of the court of Janoprach - now fitting, in the sum of free Three Thursday hound payment whereof, well and truly to be made to the faid Justices, and their fuccessors, we bind ourselves, and each of us, our and each of our beirs, executors, and administrators, jointly and severally, sirmly by these presents. Sealed with our seals, this 2 for - day of leave any in the year of our Lord one thousand seven bundred and eighty fire and in the Tyear of the commonwealth. THE condition of the above obligation is fuch, that if the above bound Dise Marshall do make, or cause to be made, a true and perfect inventory of all and fingular the goods, chattles, and credits, of the said deceased, which have or shall come to the hands, possession, or knowledge of the said between or into the hands and possession of any other person or persons for and the same so made do exhibit in the county court of Anomash at such time as shall be thereunto required by the said court, and the same fhall be thereunto required by the faid court, and the fame goods, chattles, and credits, and all other the goods, chattles, and credits of the faid deceased, which at any time after shall come to the hands possession, or knowledge of the said or into the hands or pollellion of any other person or persons for her do well and truly administer, according to law; and farther, do make a just and true account actings and doings therein, when thereto required by the faid court; and also shall well and truly pay and deliver all the legacies contained and specified in the said testament, as far as the said goods, chattels, and credits will thereunto extend, and the law shall charge; then this obligation to be void and of no effect, or else to remain in full force and virtue. My Nerfhall 3 Sealed and delivered in the presence of Jenefsher Market

Kolm Wise & Possy Leather bury & form Wise & Colly Leather bury & form we beld and firmly bound to Tho. Bay by Char Bay well In Button & In Custis Gentlemen, Juflices of the court of accordence houngs county, payment whereof, well and truly to be made to the faid Justices, and their successors, we bind ourselves, and each of us, our and each of our beirs, executors, and administrators, jointly and severally, sirmly by these presents.

Sealed with our seals, this 24th day of February in the year of our Lord one thousand seven bundred and eighty free and in the year of the commonwealth. IE condition of the above obligation is such, that if the above bound Edni Wise & Coggy Leatherbury of the last will and deceased, do make, or cause to be made, a true and perfect inventory of all and fingular the goods, chattles, and credits, of the said deceased, which have or shall come to the hands, possession, of the last will and testament of or knowledge of the faithful Country or into the hands and possession of any other person or persons for Third and the same so made do exhibit in the county court of Unomack at such time as fhall be thereunto required by the faid court, and the fame goods, chattles, and credits, and all other the goods, chattles, and credits of the faid decealed, which at any time after shall come to the hands possession, or knowledge of the said or into the hands or possession of any other person or persons for them. do well and truly administer, according to law; and farther, do make a just and true account actings and doings therein, when thereto required by the faid court; of Thur and also shall well and truly pay and deliver all the legacies contained and specified in the said testament, as far as the said goods, chattels, and credits will thereunto extend, and the law shall charge, then this obligation to be void and of no effect, or else to remain in full force and virtue. Sealed and delivered in the presence of \}

K NOW all men by these presents, that we willtelow Il yatt Downing In an ith Gentlemen, Juflices of the court of accornace to \_ county, now fitting, in the sum of fire hundred poured payment whereof, well and truly to be made to the faid Justices, and their fuccesfors, we bind ourselves, and each of us, our and each of our beirs, executors, and administrators, jointly and severally, sirmly by these presents. Sealed with our seals, this 24 day of Solver any in the year of our Lord one thousand seven bundred and eighty fine and in the year of the commonwealth. THE condition of the above obligation is such, that if the above bound of ithick which of the last will and testament of Execu loz deceased, do make, or cause to be made, a true and perfect inventory of all and singular the goods, chattles, and credits, of the faid deceased, which have or shall come to the hands, possession, or knowledge of the said Security or into the hands and possession of any other person or persons for him. and the fame fo made do exhibit at fuch time as in the county court of automan h shall be thereunto required by the faid court, and the same goods, chattles, and credits, and all other the goods, chattles, and credits of the faid decealed, which at any time after shall come to the hands possession, or knowledge of the said or into the hands or possession of any other person or persons for home do will and truly administer, according to law; and farther, do make a just and true account actings and doings therein, when thereto required by the faid court; and also shall well and truly pay and deliver all the legacies contained and specified in the said of his testament, as far as the said goods, chattels, and credits will thereunto extend, and the law shall charge; then this obligation to be void and of no effect, or else to remain in full force and virtue. Idleton Hyall Sealed and delivered in the presence of John Spine

K NOW all men by these presents, that we a bencer & thears are beld and firmly bound to Thorna Bay by aby "Outlen Gentlemen, Juflices of the court of all oracle county, now fitting, in the sum of give hund in Pound payment whereof, well and truly to be made to the faid Justices, and their fucceffors, we bind ourselves, and each of us, our and each of our beirs, executors, and administrators, jointly and severally, signly by these presents.

Sealed with our seals, this 24 day of these in the year of our Lord one thousand seven bundred and eighty and in the year of the commonwealth. HE condition of the above obligation is such, that if the above bound bleart of the last will and testament of deceased, do make, or cause to be made, a true and perfect inventory of all and fingular the goods, chattles, and creats, of the faid deceased, which have or shall come to the hands, possession, deceased, or knowledge of the laid Execution or into the hands and possession of any other person or persons for him and the same so made do exhibit at fuch time as in the county court of divorce shall be thereunto required by the faid court, and the same shattles, and credits, and all other the goods, chattles, and credits of the faid decealed, which at any time after shall come to the hands possession, or knowledge of the said or into the hands or possession of any other person or persons for him do well, and truly administer, according to law; and farther, do make a just and true account actings and doings therein, when thereto required by the faid court; and also shall well and truly pay and deliver all the legacies contained and specified in the said testament, as far as the said goods, chattels, and credits will thereunto extend, and the law shall charge; then this obligation to be void and of no effect, or else to remain in full force and virtue. Sealed and delivered formen fallears in she presence of formen fallears with the flears with the flears

Quents that K NOW all men by these presents, that we Sabitha aboutle to are beld and firmly bound to homas Bay by for Teachle in Burton & Charles Bagwell Gentlemen, Juflices of the court of Accommands former of mow fitting, in the fum of This Thousand former payment whereof, well and truly to be made to the faid Justices, and their fuccesfors, we bind ourselves, and each of us, our and each of our beirs, executors, and administrators sojointly and severally, sirmly by these presents.

Sealed with our seals, this 23 - day of february in the year of our Lord one thousand seven hundred and eighty first and in the Q year of the commonwealth. HE condition of the above obligation is such, that if the above bound Satrothe arbuchle Sama arbushla of the last will and testament of do make, or cause to be made, a true and person inventory of all and singular the goods, chattles, and credits, of the said deceased, which have or shall come to the hands, possession, or knowledge of the said descention. or into the hands and poffession of any other person or persons for hur and the same of made do exhibit in the county court of amornach shall be thereunto required by the faid court, and the same goods, chattles, and credits, and all other the goods, chattles, and credits of the faid deceafed, which at any time after shall come to the hands possession, or knowledge of the said or into the hands or possession of any other person or persons for her do well and truly adminifer, according to law; and farther, do make a just and true account actings and doings therein, when thereto required by the faid court; and also shall well and truly pay and deliver all the legacies contained and specified in the said flament, as far as the faid goods, chattels, and credits will thereunto extend, and the law shall charge; then this obligation to be void and of no effect, or else to remain in full force and virtue. Tabella les Sealed and delivered in the presence of Hinry Jush

Prounts that K NOW all men by these presents, that we Satisha Orbuckle to are beld and firmly bound to roman Baybey for Seachle In Burton & Charles Bagierell Gentlemen, Juffices of the court of Secremante Pours or now fitting, in the fum of Dix Thousand Pours or payment whereof, well and truly to be made to the faid Juflices, and their fuccesfors, we bind ourselves, and each of us, our and each of our beirs, executors, and administrators sojointly and severally, sirmly by these presents. Sealed with our seals, this 23 - day of severally in the Sealed with our feals, this 23 day of february year of our Lord one thousand seven bundred and eighty fines ? .. year of the commonwealth. HE condition of the above obligation is such, that if the above bound Waterthew arbuchle James arbuckle of the last will and testament of do make, or cause to be made, a true and perfect inventory of all and singular the goods, chattles, and credits, of the said deceased, which have or shall come to the hands, possession, or knowledge of the said deceased, which have or shall come to the hands, possession, or into the hands and post fion of any other person or persons for her and the same so made do exhibit in the county court of anomack shall be thereunto required by the faid court, and the same goods, chattles, and credits, and all other the goods, chattles, and credits of the faid deceased, which at any time after shall come to the hands possession, or knowledge of the said or into the hands or possession of any other person or persons for his do well and truly adminiter, according to law; and farther, do make a just and true account actings and doings therein, when thereto required by the faid court; and also shall well and truly pay and deliver all the legacies contained and specified in the faid thament, as far as the laid goods, chattels, and credits will thereunto extend, and the law shill charge; then this obligation to be void and of no effect, or else to remain in full force and virtue. Tabethu lebro Sealed and delivered in the presence of Hinry Jush

W all men by these presents, that we desire Hade la bez fill are beld and firmly bound to Them as Bay Cy July Wigo Cha! Baywell'& Jr. Custis How Jitting, in the fum of Two thousand Rounds payment whereof, well and truly to be made to the faid Justices, and their Jucceffors, we bind ourselves, and each of us, our and each of our beirs, 2000 executors, and administrators, saintly and severally, firmly by these presents. Sealed with our seals, this 232 \_\_\_ day of sections \_\_ in the Sealed with our feals, this 232 \_\_ day of February in the wear of our Lord one thousand seven bundred and eighty frie and in the Gear of the commonwealth. THE condition of the above obligation is such, that if the above bound Henry Hall of the last will and testament of Executor do make, or cause to be made, a true and perfect inventory of all and singular the goods, chattles, and credits, of the faid deceased, which have or shall come to the hands, possession, or knowledge of the faid & cuthor or into the hands and possession of any other person or persons for him. and the fame so made do exhibit at fuch time as in the county court of Quemach shall be thereunto required by the said court, and the same goods, chattles, and credits, and all other the goods, chattles, and credits of the faid deceased, which at any time after shall come to the hands possession, or knowledge of the said or into the hands or possession of any other person or persons for Acros do well and truly administer, according to law; and farther, do make a just and true account actings and doings therein, when thereto-required by the faid court; and also shall well and troly pay and deliver all the legacies contained and specified in the faid testament, as far as the said goods, chattels, and credits will thereunto extend, and the law shall charge; then this obligation to be void and of no effect, or else to remain in full force and virtue. Sealed and, delivered in the presence of William Sallage ..

NOW all men by these presents, that we down Made heer fill are beld and firmly bound to Them as Bay Cy July Wige That! Baywell'& Jas Custing Wige That! now fitting, in the sum of Two thousand Bound payment whereof, well and truly to be made to the faid Justices, and their Jucceffors, we bind our letves, and each of us, our and each of our beirs, "ato executors, and administrators, igintly and severally, sirmly by these presents.

Sealed with our seals, this 27 \_\_\_\_ day of Sections in the year of our Lord one thousand seven bundred and eighty find and in the Gear of the commonwealth. THE condition of the above obligation is such, that if the above bound Fury Fall of the last will and testament of Executor deceased. do make, or cause to be made, a true and perfect inventory of all and singular the goods, chattles, and credits, of the faid deceased, which have or shall come to the hands, possession, or into the hands and possession of any other person or persons for him or knowledge of the laid & with and the fame fo made do exhibit in the county court of Zumach shall be thereunto required by the said court, and the same goods, chattles, and credits, and all other the goods, chattles, and credits of the faid deceated, which at any time after shall come to the hands possession, or knowledge of the said or into the hands or possession of any other person or persons for Hein do well and truly administer, according to law; and farther, do make a just and true account of 11 - actings and doings therein, when thereto-required by the faid court; and also shall well and truly pay and deliver all the legacies contained and specified in the faid t stament, as far as the said goods, chattels, and credits will thereunto extend, and the law shall charge; then this obligation to be void and of no effect, or elfe to remain in full force and virtue. Sealed and, delivered] in the presence of