ACCOMACK COUNTY CLERK OF THE CIRCUIT COURT

MAR RIAGELICENS AND BONDS

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MAR RIAGELICENS AND BONDS

YOLUME: YEARS: 1785-1787 PAGES:UNNUMBERED DATE

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NOW all Men, by these Presents, That We Sarah abbott all Men, by these Professis, That The Dorock policies Thenry Certis Sout When Buston enay Cettis Sow & When Buston wir bild and firmly bound to hathel Bearages When Cellis When Smith & Thomas woran few un bett må fring bound to Methel Beer and tohn Certis When Smith & Thomas Coans and Cent. Jufices of the Court of account & County, now fitting, in the Cent. Juffices of the Court of Acco wear . County wow hilling, to the One thousand pounds. One thousand po curs Payment whereof, well and truly to be made to the faid Juflices, and their Succeffors, Dayment subereof, well and truly to be made to the faid Juflices, and their Succeffors, ave bind ourselves, and each of us, our, and each of our Heirs, Executors, and we bind ourfelves, and each of us, our, and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Scaled with our S. ali, this Person Day of Softeen bear in the Year of our Lord One Thousand Seven Hundred and Eighty free and in the 10th Year of the Commonwealth. Administrators, jointly and seperally, firmly by these Bessetts. Scaled with our Salt, this least of Des of September in the Type of our Lord One Thousand Soon Hundred and Eights force and in the 10th Year of the Communicated the HE Condition of this Obligation is the that if the above bound HE Condition of this Obligation is full that if the above bound Sarch abbott Scorge abboth of all the Goods, Chattels, and Credits of Admin 7 of all the Goods, Chattels, and Credits of from about made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, made; a rue and perfect inventory of all and fingular the Goods, Chattels, and Credits, of the fact Deceated, which have, or that come to the Hands, Possession, or Knowledge, of the fact. of the faid Deceafed, which have, or shall come to the Hands, Possession, or Knowledge, of the faid administration Hands and Poffession of any other Person or Persons, for herand the fame to made do exhibit, or cause to be exhibited, into the County Court of Currence the at such time as the and the same so made do exhibit, or cause to be exhibited, into the County Court of Currenceck at fuch time as the shall be thereunto required by the faid Court, and the same Goods, shall be thereunto required by the said Court, and the same Goods, Chattels, and Gredits, and all other the Goods, Chattels, and Credits, of the said Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceased at the Time of his Death, which at any Time after thall come to the Hands of Possession of the laid Sarah about Deceased, at the Time of his Death, which at any Time after shall come Decrated, it the Time or to the Hands or Possession of the Hands or Possession of the said farch a book or into the Hands or Poffession of any other Person or Persons for Ler of the Hands or Poffession of any other Person or Persons for do well and truly Administer, according to Law : And farther, do make a just and trule 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 eccount of her Actings and Doings therein, when thereto required by the faid Court; and all the rest and residue of the faid Goods, Chattels, and Credits, which he faid Court, and all the rest and residue of the faid Goods, Chattels, and Credits, which shall be found remaining upon the faid Admin Account (the same being first fhall be found remaining upon the faid Admin Account (the fame being first examined and allowed by the Justices of the Court for the Time being) shall deliver and examined and allowed by the Justices of the Court for the Time being / shall deliver and pay unto such Person or Persons respectively, as the faid Justices, by their Order, or pay unto Juch Person or Persons respectively, as the said Justices, by their Order, or Independent, shall direct, pursuant to the Laws in that case made and provided. And if Indement, thall direct, purfuant to the Laws in that case made and provided. And if it shall hereafter appear that any last Will and Testament was made by the faid Deceased. thall hereafter appear that any last Will and Testament was made by the faid Deceased. and the Executor or Executors therein named do exhibit the fame into the faid Court. and the Executor or Executors therein named do exhibit the fame into the faid Court, making sequest to have it Allowed and Approved accordingly, if the faid making sequest to have it Allowed and Approved accordingly, if the faid Naireth petitoff being thereunto required to render and deliver up Letters of Administration (approbation of such Testament being being thereuse required to cander and deliver up Letters of Administration approbation of such Testament-being and analysis in the said Court / then this Obligation to be Void and of no Effect, or elso had and made in the faid Court) then this Obligation to be Void and no Effect, or elic to temain in full Force and Virtue. semain in full Force and Virtues Sealed and Delivered in the Presence of

OW all Men, by thefe Prefents, That We Thom as Guy V Sharrack Dawsons are beld and firmly bound to Am Panamore Nothe Boavan Thomas ou & Fully Wie Gent. Justices of the Court of Recomack County, now sitting, in the Sum of One hundred pound, Payment whereof, well and truly to be made to the faid Justices, and their Successors, we bind ourfelves, and each of us, our, and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Scaled with our Scals, this 27 - Day of a fiture in the Year of our Lord One Thousand Schen Hundred and Eighty five - and in the 10th Year of the Commonwealth. HE Condition of this Obligation is fuch, that if the above bound Tho bying of all the Goods, Chattels, and Credits of Admin whater made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, deceased, do make, or cause to be of the faid Deceased, which have, or shall come to the Hands, Possession, or Knowledge, of the faid Administrator Hands and Possession of any other Person or Persons, for him and the same so made do exhibit, or cause to be exhibited, into the County Court of Lucra ack at fuch Time as ac shall be thereunto required by the said Court, and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid - Death, which at any Time after shall come Deceased, at the Time of Lev to the Hands or Possession of the said (Idministrates or into the Hands or Possession of any other Person or Persons for him do well and tryly Administer, according to Law: And farther, do make a just and true Actings and Doings therein, when thereto required by Account of Air the faid Court; and all the rest and residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the faid Administrator Account (the same being fi it examined and allowed by the Justices of the Court for the Time being) shall deliver and pay unto such Person or Persons respectively, as the said Justices, by their Order, or Judgment, shall direct, pursuant to the Laws in that case made and provided. And if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the fame into the faid Court, making request to have it Allowed and Approved accordingly, if the faid being thereunto required to render and deliver up adjunitation - Letters of Administration (approbation of such Testament being had and made in the faid Court / then this Obligation to be Void and of no Effect, or elfe Thomas gung to remain in full Force and Virtue, Sealed and Delivered in the Presence of

VOW all Men, by these Presents, That We Nicholas Knox & Same Smith blookburn Long are beld and firmly bound to Mm Paramere Charles Baquell Thomas Evans & John Smith Gent. Juflices of the Court of Auon with County, now fitting, in the Sum of One thousand hounds Payment whereof, well and truly to be made to the faid Justices, and their Successives, we hind ourfelves, 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 Seven Hundred and Eighty fire and in the 10 Tear of the Commonwealth. THE Condition of this Obligation is fuch, that if the above bound O Sucholas Anox Administrates of all the Goods, Chattels, and Credits of deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceased, which have, or shall come to the Hands, Possession, or Knowledge, or into the of the faid it dimenstrator Hands and Possession of any other Person or Persons, for him and the fame so made do exhibit, or cause to be exhibited, into the County Court of Guomack. at fuch Time as he shall be thereunto required by the said Court, and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceased, at the Time of his Death, which at any Time after shall come to the Hands or Possession of the said administrator 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 Actings and Doings therein, when thereto required by Account of his the faid Court; and all the rest and residue of the said Goods, Chattels, and Credits, which thall be found remaining upon the faid Administrator Account (the fame being first examined and allowed by the Justices of the Court for the Time being / shall deliver and pay unto fuch Person or Persons respectively, as the said Justices, by their Order, or Judgment, shall direct, pursuant to the Laws in that case made and provided. And it it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the fame into the faid Court, making request to have it Allowed and Approved accordingly, if the faid being thereunto required to render and deliver up Ed munistrator. Letters of Administration (approbation of such Testament being had and made in the faid Court) then this Obligation to be Void and of no Effect, or elle Mich! Knop & to remain in full Force and Virtue, Sealed and Delivered] farmer Smith in the Presence of \ my atitule. bleven Long

KNOW all Men, by these Presents, That We Present near, John bish are beld and firmly bound to Charles Baquell The Evans Mr. and John Smith. Gent. Juflices of the Court of aumack - County, now fitting, in the Live huntone pounds 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 Heirs, Executors, and Administrators, jointly and severally, sirmly by these Presents. Sealed with our Seals, this 2 5th Day of Celoter in the Year of our Lord One I boufund Seven Hundred and Eighty five and in the 10 Tear of the Commonwealth. HE Condition of this Obligation is fuch, that if the above bound Presson Snead Administrator of all the Goods, Chattels, and Credits of deceased, do make, or cause to be Charles smad. made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have, or shall come to the Hands, Possession, or Knowledge, or into the of the faid (Idnimishalor-Hands and Possession of any other Person or Persons, for him and the same so made do exhibit, or cause to be exhibited, into the County Court of acomach - - at fuch Time as he Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceased, at the Time of his . _ Death, which at any Time after shall come to the Hands or Possession of the said administrator. 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 of his - Actings and Doings therein, when thereto required by the faid Court; and all the rest and residue of the faid Goods, Chattels, and Credits, which shall be found remaining upon the said Admin whater Account (the same being first examined and allowed by the Justices of the Court for the Time being / shall deliver and pay unto such Person or Persons respectively, as the said Justices, by their Order, or Judgment, shall direct, pursuant to the Laws in that case made and provided. And if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the same into the said Court, making request to have it Allowed and Approved accordingly, if the faid administrator . . . being thereunto required to render and deliver up Letters of Administration (approbation of such Testament being had and made in the faid Court) then this Obligation to be Void and of no Effect, or elfe to remain in full Force and Virtue, Jacob Sharrow Sealed and Delivered in the Presence of

NOW all Men, by thefe Prefents, That We Treeson Since Schooling are beld and firmly bound to Charles Baquell John Smith Mm 9 Gent. Juflices of the Court of Occomente County, now fitting, in the Sum of Two hundred hounds Payment whereof, well and truly to be made to the said Justices, and their Successors, 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 Sals, this Seven Hundred and Eighty five and in the Vear of the Commonwealth. HE Condition of this Obligation is such, that if the above bound Vouson snead Administrator - of all the Goods, Chattels, and Credits of Duch Gillen - deceased, do make, or cause to be made a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceased, which have, or shall come to the Hands, Possession, or Knowledge, of the faid administrator -Hands and Possession of any other Person or Persons, for him and the same so made do exhibit, or cause to be exhibited, into the County Court of decomach at fuch Time as shall be thereunto required by the said Court, and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceased, at the Time of his Death, which at any Time after shall come to the Hands or Possession of the said Commistrator 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 Actings and Doings therein, when thereto required by the faid Court, and all the rest and residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Administrator Account (the same being first examined and allowed by the Justices of the Court for the Time being) shall deliver and pay unto fuch Person or Persons respectively, as the said Justices, by their Order, or Judgment, shall direct, pursuant to the Laws in that case made and provided. And if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the fame into the faid Court, making request to have it Allowed and Approved accordingly, if the faid being thereunto required to render and deliver up Letters of Administration (approbation of such Testament being had and made in the faid Court / then this Obligation to be Void and of no Effect, or elfe to remain in full Force and Virtue, ousonsnew & Sealed and Delivered I op broppen & in the Presence of S Lacol Shorne

KNOW all Men, by thefe Prefents, That We Thomas Sand ford Joakin Milburn are beld and firmly bound to Sharles Bagwell, Thomas to am Afm Gent. Justices of the Court of Que on all County, now fitting, in the Sum of 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 Heirs, Executors, and Administrators, jointly and severally, sirmly by these Presents. Scaled with our S. als, this

Day of October - in the Year of our Lord One Thousand

Seven Hundred and Eighty fine and in the 10 the Year of the Commonwealth. THE Condition of this Obligation is such, that if the above bound Thomas dansford. Administrator of all the Goods, Chattels, and Credits of deceased, do make, or cause to be John Michael . made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have, or shall come to the Hands, Possession, or Knowledge, of the faid administrato. or into the Hands and Possession of any other Person or Persons, for hem and the fame so made do exhibit, or cause to be exhibited, into the County Court of Alcomach. - at fuch Time as shall be thereunto required by the said Court, and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceased, at the Time of his . -Death, which at any Time after shall come to the Hands or Possession of the said (Dministrator or into the Hands or Possession of any other Person or Persons for him

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 of Actings and Doings therein, when thereto required by the said Court; and all the rest and residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Admin Malor Account (the same being first examined and allowed by the Justices of the Court for the Time being) shall deliver and pay unto such Person or Persons respectively, as the said Justices, by their Order, or Judgment, shall direct, pursuant to the Laws in that case made and provided. And if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the same into the said Court,

Letters of Administration (approbation of such Testament being had and made in the said Court) then this Obligation to be Void and of no Effect, or else to remain in full Force and Virtue,

making lequest to have it Allowed and Approved accordingly, if the faid

Sealed and Delivered in the Presence of

KNOW all Men, by thefe Prefents, That We ball Brown water & Ezekiel Fatham are beld and firmly bound to Mm Canamore Natte Beavar Im Sour formalastis Gent. Juflices of the Court of Quemach - County, now fitting, in the Sum of Am Thousand pounts Payment whereof, well and truly to be made to the Said Justices, and their Successors, we bind ourfelves, and each of us, our, and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our S. als, this 29th - Day of Wounder _ in the Year of our Lord One I boufand Seven Hundred and Eighty fine - and in the 16th - Year of the Commonwealth. HE Condition of this Obligation is such, that if the above bound Calet Brown water of all the Goods, Chattels, and Credits of Adminwhater Rout about -___deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceased, which have, or shall come to the Hands, Possession, or Knowledge, of the faid domor____ Hands and Possession of any other Person or Persons, for him and the same so made do exhibit, or cause to ke exhibited, into the County Court of his at such Time as shall be thereunto required by the said Court, and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the Time of his -Death, which at any Time after thall come to the Hands or Possession of the said arministrator 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 - Actings and Doings therein, when thereto required by Account of the faid Court; and all the rest and residue of the faid Goods, Chattels, and Credits, which shall be found remaining upon the faid Admin whaten Account (the same being fitte examined and allowed by the Justices of the Court for the Time being) shall deliver and pay unto fuch Person or Persons respectively, as the said Justices, by their Order, or Judgment, shall direct, pursuant to the Laws in that case made and provided. And if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the same into the faid Court, making request to have it Allowed and Approved accordingly, if the faid Cost for being thereunto required to render and deliver up Letters of Administration (approbation of such Testament being had and made in the faid Court / then this Obligation to be Void and of no Effect, or elic to remain in full Force and Virtue, Call Bushnester Sealed and Delivered in the Presence of Enhal Tother

KNOW all Men, by these Presents, That We Smith Snead & Gurge lenbin are beld and firmly bound to Mm Parramore, Mm Downing Math. Boaran & John Smith . -Gent. Justices of the Court of accomack - County, now fitting, in the Ane Thousand hounds Payment whereof, well and truly to be made to the faid Juflices, and their Succeffors, we bind ourselves, and each of us, our, and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our S. als, this 29th - Day of Court one in the Year of our Lord One Thousand Seven Hundred and Eighty five and in the 10 x Year of the Commonwealth. HE Condition of this Obligation is fuch, that if the above bound Smith Ine & Admin istrator of all the Goods, Chattels, and Credits of Sophia Inead deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceased, which have, or shall come to the Hands, Possession, or Knowledge, of the faid Commission trater --or into the Hands and Possession of any other Person or Persons, for him and the same so made do exhibit, or cause to be exhibited, into the County Court of ausmank . at fuch Time as fhall be thereunto required by the said Court, and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceased, at the Time of him - Death, which at any Time after shall come to the Hands or Possession of the said Commistrator - or into the Hands or Possession of any other Person or Persons for hem do well and truly Administer, according to Law: And farther, do make a just and true Actings and Doings therein, when thereto required by Account of his the faid Court; and all the rest and residue of the faid Goods, Chattels, and Credits, which shall be found remaining upon the faid Administrato Account (the same being first examined and allowed by the Justices of the Court for the Time being / shall deliver and pay unto such Person or Persons respectively, as the said Justices, by their Order, or Judgment, shall direct, pursuant to the Laws in that case made and provided. And it it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the fame into the faid Court, making request to have it Allowed and Approved accordingly, if the faid being thereunto required to render and deliver up Letters of Administration (approbation of such Testament being had and made in the faid Court) then this Obligation to be Void and of no Effect, or elie to remain in full Force and Virtue, Smith Inead (2) Sealed and Delivered) in the Presence of Geo Corting Intelete

KNOW all Men, by thefe Presents, That We William Suca & O Levin Joynes were beld and firmly bound to Millerin Panamore Ichin Enstis Gent. Justices of the Court of auromach - County, now fitting, in the Sum of fifteen hundred pounds Payment whereof, well and truly to be made to the said Justices, and their Successors, we bind ourselves, and each of us, our, and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Scali, this Day of Accepted in the Year of our Lord One Thougard Seven Hundred and Eighty five and in the Wear of the Commonwealth. HE Condition of this Obligation is such, that if the above bound William Smad -Admin of all the Goods, Chattels, and Credits of Charles Ineud deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have, or shall come to the Hands, Possession, or Knowledge, administrator or into the Hands and Possession of any other Person or Persons, for and the same so made do exhibit, or cause to be exhibited, into the County Court of auromach at fuch Time as shall be thereunto required by the said Court, and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceased, at the Time of his Death, which at any Time after shall come to the Hands or Possession of the said advancino ha land 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 all the rest and residue of the faid Goods, Chattels, and Credits, which shall be found remaining upon the said Admin - Account (the same being first examined and allowed by the Justices of the Court for the Time being / shall deliver and pay unto such Person or Persons respectively, as the said Justices, by their Order, or Judgment, shall direct, pursuant to the Laws in that case made and provided. And is it shall hereafter appear that any last Will and Testament was made by the said Deccased, and the Executor or Executors therein named do exhibit the fame into the faid Court, making request to have it Allowed and Approved accordingly, if the faid alm constructors being thereunto required to render and deliver up Letters of Administration (approbation of such Testament being had and made in the faid Court / then this Obligation to be Void and of no Effect, or else to remain in full Force and Virtue, Minnead Les Sealed and Delivered in the Presence of m fil6

Levis Jerpes

KNOW all Men, by these Presents, That We Offichael Concere Ce o John Bull ore beld and firmly bound to William Pananore Ich. Cent. Juffices of the Court of accornace County, now fitting, in the Sum of five hundred pounds -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 Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Scals, this Seven Hundred and Eighty five and in the Year of our Lord One Thoufand Seven Hundred and Eighty five and in the 10th Year of the Commonwealth. HE Condition of this Obligation is fuch, that if the above bound Mokael Bonewcle of all the Goods, Chattels, and Credits of Elitate Bonewell. deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceased, which have, or shall come to the Hands, Possession, or Knowledge, of the faid adminishation -Hands and Possession of any other Person or Persons, for him and the same so made do exhibit, or cause to be exhibited, into the County Court of Accounted at fuch Time as Ac hall be thereunto required by the faid Court, and the fame Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceased, at the Time of his Death, which at any Time after thall come to the Hands or Possession of the faid administration 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 - Actings and Doings therein, when thereto required by the faid Court; and all the rest and residue of the faid Goods, Chattels, and Credits, which shall be found remaining upon the said Admin Account (the fame being tirt examined and allowed by the Justices of the Court for the Time being) shall deliver and pay unto fuch Person or Persons respectively, as the said Justices, by their Order, or Judgment, shall direct, pursuant to the Laws in that case made and provided. And if it shall hereafter appear that, any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the fame into the faid Court, making lequest to have it Allowed and Approved accordingly, if the faid being thereunto required to render and deliver up Letters of Administration (approbation of such Testament being - had and made in the faid Court / then this Obligation to be Void and of no Effect, or clie to remain in full Force and Virtue, Sealed and Delivered John Bull for in the Presence of

KNOW all Men, by thefe Prefents, That We John Beech, William I Millian Bell . are beld and firmly bound to Charles Baquell Am. Fan amore Nath Beavours. Plake Smith Cent. Justices of the Court of Auoun ach -County, now fitting, in the Sum of five hundred founds 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 Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Scaled with our S. als, this in the Year of our Lord One Thousand Seven Hundred and Eighty Sey and in the 10 Year of the Common wealth. HE Condition of this Obligation is such, that if the above bound Ihm Beach & Friderick Beach of all the Goods, Chattels, and Credits of Admin estrator Mushack Watson de deceased, do make, or cause to be made, a true and perfect Inventory of all and singular the Goods, Chattels, and Credits, of the faid Deccased, which have, or shall come to the Hands, Possession, or Knowledge, of the faid adminut. Hands and Possession of any other Person or Persons, for his in and the same so made do exhibit, or cause to be exhibited, into the County Court of accomach County at fuch Time as Ac shall be thereunto required by the said Court, and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Death, which at any Time after thall come Deceased, at the Time of his to the Hands or Possession of the said amist. or into the Hands or Possession of any other Person or Persons for their do well and graly Administer, according to Law : And farther, do make a just and true Actings and Doings therein, when thereto required by Account of the faid Court; and all the rest and residue of the said Goods, Chattels, and Credits, which - Account (the same being first shall be found remaining upon the faid Admin examined and allowed by the Justices of the Court for the Time being) shall deliver and pay unto such Person or Persons respectively, as the said Justices, by their Order, or Judgment, shall direct, pursuant to the Laws in that case made and provided. And if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the same into the faid Court, making request to have it Allowed and Approved accordingly, if the faid being thereunto required to render and deliver up Letters of Administration (approbation of such Testament being had and made in the faid Court / then this Obligation to be Void and of no Liffect, or elfe to remain in full Force and Virtue, Sealed and Delivered in the Presence of \ William ka

KNOW all Men, by these Presents, That We Ishn Beech, William Bail

Alliam Boll

are held and firmly bound to behands Bagwell Mr. Panconione

North Boavours. Alohn Sunth

Gent. Justices of the Court of Auoun such ____ County, now sitting, in the

Sum of five hundred housed,

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 Heirs, Executors, and Administrators, jointly and severally, sirmly by these Presents. Scaled with our Sals, this in the Year of our Lord One Thousand Seven Hundred and Eighty Sey and in the 10 Year of the Commonwealth.

THE Condition of this Obligation is such, that if the above bound Ihm Beach & Friderick Beach of all the Goods, Chattels, and Credits of Admin istrator -Merhach Mation de deceased, do make, or cause to be made, a true and perfect Inventory of all and singular the Goods, Chattels, and Credits, of the faid Deceased, which have, or shall come to the Hands, Possession, or Knowledge, or into the of the faid administ. Hands and Possession of any other Person or Persons, for his in and the same so made do exhibit, or cause to be exhibited, into the County Court of accomanch County at fuch Time as shall be thereunto required by the said Court, and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Death, which at any Time after shall come Deceased, at the Time of his to the Hands or Possession 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 Account of Actings and Doings therein, when thereto required by the said Coort; and all the rest and residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Admin — Account (the same being sistent examined and allowed by the Justices of the Court for the Time being) shall deliver and pay unto such Person or Persons respectively, as the said Justices, by their Order, or Judgment, shall direct, pursuant to the Laws in that case made and provided. And is thall hereaster appear that any last Will and Testament was made by the said Deceased,

making request to have it Allowed and Approved accordingly, if the said

being thereunto required to render and deliver up

Letters of Administration (approbation of such Testament being
had and made in the said Court) then this Obligation to be Void and of no Lifect, or else
to remain in full Force and Virtue,

and the Executor or Executors therein named do exhibit the fame into the faid Court,

Sealed and Delivered } in the Presence of }

Ihre Longet South Swale William Walls

KNOW all Men, by these Presents, That We Shad rack ellears. William Undrews are beld and firmly bound to John Inith The Evan, Mm Carranto x Nathanul Beavan Gent. Juflices of the Court of Ocean cack County, now fitting, in the Two hund ned frounds Payment whereof, well and truly to be made to the faid Justices, and their Successives, we bind ourselves, and each of us, our, and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by thefe Prefents. Scaled with our Scals, this Seven Hundred and Eighty Jen and in the Ith Year of the Commonwealth. THE Condition of this Obligation is such, that if the above bound The danch ellears Admin strator of all the Goods, Chattels, and Credits of deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceased, which have, or shall come to the Hands, Possession, or Knowledge, or into the Hands and Possession of any other Person or Persons, for him and the fame so made do exhibit, or cause to be exhibited, into the County Court of Accounted - at fuch Time as de shall be thereunto required by the said Court, and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Death, which at any Time after shall come Deceased, at the Time of his to the Hands or Possession of the said Udnunishatoor into the Hands or Possession of any other Person or Persons for hui do well and truly Administer, according to Law: And farther, do make a just and true Account of Wis - Actings and Doings therein, when thereto required by the faid Court; and all the rest and residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the faid Administre - Account (the same being sire examined and allowed by the Justices of the Court for the Time being) shall deliver and pay unto such Person or Persons respectively, as the said Justices, by their Order, or Judgment, shall direct, pursuant to the Laws in that case made and provided. And it it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the fame into the faid Court, making request to have it Allowed and Approved accordingly, if the faid being thereunto required to render and deliver up Letters of Administration (approbation of such Testament being had and made in the faid Court / then this Obligation to be Void and of no Effect, or elle Shadrach mean og to remain in full Force and Virtue, Sealed and Delivered ? in the Presence of S " Profatetelle Suns

KNOW all Men, by thefe Prefents, That We Tabother achucker, are beld and firmly bound to Molliain Panamore, Math Becc Tully Wise o Who Treachle Gent. Justices of the Court of accornece L_ County, now fitting, in the Sum of Two thousand pounds Payment whereof, well and truly to be made to the faid Juflices, and their Succeffors, we bind 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 Seven Hundred and Eighty Iche and in the Wear of our Lord One I boufand Seven Hundred and Eighty Iche and in the W. Tear of the Commonwealth. HE Condition of this Obligation is such, that if the above bound Admin

Seas deceased do make and Credits of deceased do make Tabetha a buchle made, true and perfect Inventory of all and fingular the Goods, Chattels, and Ciedits, of the faid Deceased, which have, or shall come to the Hands, Possession, or Knowledge, adminishulnio Hands and Possession of any other Person or Persons, for and the same so made, do exhibit, or cause to be exhibited, into the County Court of Countricek at fuch Time as Mic shall be thereunto required by the faid Court, and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceased, at the Time of Leis Death, which at any Time after shall come to the Hands or Possession of the laid administration or into the Hands or Possession of any other Person or Persons for feer do well and truly Administer, according to Law: And farther, do make a just and true Actings and Doings therein, when thereto required by Account of Leer the faid Court; and all the rest and residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Admin 🥕 Account (the fame being first examined and allowed by the Justices of the Court for the Time being) shall deliver and pay unto fuch Person or Persons respectively, as the said Justices, by their Order, or Judgment, shall direct, pursuant to the Laws in that case made and provided. And if it thall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the same into the faid Court, making r quest to have it Allowed and Approved accordingly, if the said administration) being thereunto required to render and deliver up Letters of Administration (approbation of such Testament being had and made in the faid Court) then this Obligation to be Void and of no Effect, or elfe to remain in full Force and Virtue, Sabilla Subuche Ties Sealed and Delivered in the Presence of Golobin -

KNOW all Men, by thefe Prefents, That We Tabother achucker, are beld and firmly bound to Molliain Panamore, Math Becc Tully Wise o Who Treachle Gent. Justices of the Court of accornece L_ County, now fitting, in the Sum of Two thousand pounds Payment whereof, well and truly to be made to the faid Juflices, and their Succeffors, we bind 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 Seven Hundred and Eighty Iche and in the Wear of our Lord One I boufand Seven Hundred and Eighty Iche and in the W. Tear of the Commonwealth. HE Condition of this Obligation is such, that if the above bound Admin

Seas deceased do make and Credits of deceased do make Tabetha a buchle made, true and perfect Inventory of all and fingular the Goods, Chattels, and Ciedits, of the faid Deceased, which have, or shall come to the Hands, Possession, or Knowledge, adminishulnio Hands and Possession of any other Person or Persons, for and the same so made, do exhibit, or cause to be exhibited, into the County Court of Countricek at fuch Time as Mic shall be thereunto required by the faid Court, and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceased, at the Time of Leis Death, which at any Time after shall come to the Hands or Possession of the laid administration or into the Hands or Possession of any other Person or Persons for feer do well and truly Administer, according to Law: And farther, do make a just and true Actings and Doings therein, when thereto required by Account of Leer the faid Court; and all the rest and residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Admin 🥕 Account (the fame being first examined and allowed by the Justices of the Court for the Time being) shall deliver and pay unto fuch Person or Persons respectively, as the said Justices, by their Order, or Judgment, shall direct, pursuant to the Laws in that case made and provided. And if it thall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the same into the faid Court, making r quest to have it Allowed and Approved accordingly, if the said administration) being thereunto required to render and deliver up Letters of Administration (approbation of such Testament being had and made in the faid Court) then this Obligation to be Void and of no Effect, or elfe to remain in full Force and Virtue, Sabilla Subuche Ties Sealed and Delivered in the Presence of Golobin -

KNOW all Men, by these Presents, That We William Waning low we beld and firmly bound to Milliam Paramone Charles Baywell Wathaniel Bonvous & Thomas over Gent. Juflices of the Court of Checomack County, now fitting, in the De tive hundred founds Payment whereof, well and truly to be made to the faid Juflices, and their Succeffirs, we bind ourfelves, and each of us, our, and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Scals, this Seven Hundred and Eight Six and in the Year of our Lord One I boufund. HE Condition of this Obligation is such, that if the above bound Of William Warrington Admin is trator of all the Goods, Chattels, and Crodits of made a true and perfect Inventory of all and fingular the Goods, Chattels, and Crem's, of the faid Decgased, which have, or shall come to the Hands, Possession, or Knowledge, of the faid Con .. Hands and Possession of any other Person or Persons, for him - and the same so made do exhibit, or cause to be exhibited, into the County Court of Quo mack at fuch Time as her shall be thereunto required by the said Court, and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceased, at the Time of his - - Death, which at any Time after shall come to the Hands or Possession of the said (Doming halow 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 of his Actings and Doings therein, when thereto required by the faid Court; and all the rest and residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Admine Mache Account (the same being first examined and allowed by the Justices of the Court for the Time being) shall deliver and pay unto fuch Person or Persons respectively, as the said Justices, by their Order, or Judgment, shall direct, pursuant to the Laws in that case made and provided. And if it thall hereafter appear that any last Will and Testament was made by the said Deceas d. and the Executor or Executors therein named do exhibit the same into the faid Court, making request to have it Allowed and Approved accordingly, if the faid Rour? being thereunto required to render and deliver up Letters of Administration (approbation of such Testament being had and made in the faid Court / then this Obligation to be Void and of no Effect, or else to remain in full Force and Virtue, Mehiniah mark market Sealed and Delivered in the Presence of] Win Satterson

KNOW all Men, by these Presents, That We Souther, Selver Show are beld and firmly bound to Me Paracan over hattel Beaven Iden Smith & Charles Bequetes Gent. Justices of the Court of deconnech - County, now fitting, in the are hundred pormas 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 Heirs, Executors, and Administrators, jointly and severally, sirmly by these Presents. Sealed with our Sals, this Seven Hundred and Eighty Jex - and in the Year of our Lord One I boufind. HE Condition of this Obligation is fuch, that if the above bound Southy Selverthone Admin of all the Goods, Chattels, and Credits of deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of all the Goods, Chattels, and Credits of of the faid Deceased, which have, or shall come to the Hands, Possession, or Knowledge, adriantidos of the faid Hands and Possession of any other Person or Persons, for and the fame so made do exhibit, or cause to be exhibited, into the County Court of accounted - at fuch Time as he shall be thereunto required by the said Court, and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceased, at the Time of her Death, which at any Time after shall come to the Hands or Possession of the said deathy sellesther. or into the Hands or Possession of any other Person or Persons for Leave do well and truly Administer, according to Law: And farther, do make a just and true luis Account of Actings and Doings therein, when thereto required by the faid Court; and all the rest and residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Admin Account (the same being first examined and allowed by the Justices of the Court for the Time being) shall deliver and pay unto such Person or Persons respectively, as the said Justices, by their Order, or Judgment, shall direct, pursuant to the Laws in that case made and provided. And ic it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the same into the faid Court, making request to have it Allowed and Approved accordingly, if the said being thereunto required to render and deliver up Letters of Administration (approbation of such Testament being had and made in the faid Court) 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 Mmgel6

NOW all Men, by these Presents, That We Milliam Brown & Tolomon Bunting are beld and firmly bound to Thomas Evans Nathaniel Beaven William Downing & John Copper -Gent. Juflices of the Court of Cuomack - County, now fitting, in the Sum of Five hundred bounds 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 Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our S als, this 2 Day of March 1786 in the Year of our Lord One I boufund Seven Hundred and Eighty Seven Hundred and Ei HE Condition of this Obligation is such, that if the above bound William Brown of all the Goods, Chattels, and Credits of Admin ish alor Aichardoon of all the Goods, Chattels, and Credits of deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Creditor of the faid Deceafed, which have, or shall come to the Hands, Possession, or Knowledge, of the faid down -Hands and Possession of any other Person or Persons, for him and the same so made do exhibit, or cause to be exhibited, into the County Court of ausmack ___ at fuch Time as he fhall be thereunto required by the said Court, and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceased, at the Time of her -Death, which at any Time after shall come to the Hands or Possession of the said Commistrator 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 of his Actings and Doings therein, when thereto required by the faid Court; and all the rest and residue of the faid Goods, Chattels, and Credits, which shall be found remaining upon the faid Adminates - Account (the same being first examined and allowed by the Justices of the Court for the Time being / shall deliver and pay unto such Person or Persons respectively, as the said Justices, by their Order, or Judgment, shall direct, pursuant to the Laws in that case made and provided. And if it shall hereafter appear that any last Will and Testament was made by the said Deccased, and the Executor or Executors therein named do exhibit the fame into the faid Court, making request to have it Allowed and Approved accordingly, if the faid being thereunto required to render and deliver up Letters of Administration (approbation of such Testament being had and made in the faid Court) 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 S Man Satehate fur

KNOW all Men, by these Presents, That We Ashert wiford, Zoobabel Chandle Torstabel Rogers are beld and firmly bound to William Selby, John Swith, John brother N Thomas Evans Gent. Juffices of the Court of Checoner at County, now fitting, in the Sum of Two hundred hounds 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 Heirs, Executors, and Administrators, jointly and severally, sirmly by these Presents. Sealed with our S. als, this in the Year of our Lord One I boujand Seven Hundred and Eighty sext — and in the 10 Year of the Commonwealth. HE Condition of this Obligation is fuch, that if the above bound Probert Twiford + Zowobabel Chandler Administrator of all the Goods, Chattels, and Credits of Shorack Walson deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceased, which have, or shall come to the Hands, Possession, or Knowledge, of the faid admiss -Hands and Possession of any other Person or Persons, for These and the same to made do exhibit, or cause to be exhibited, into the County Court of Accounted at such Time as they shall be thereunto required by the said Court, and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceased, at the Time of his Death, which at any Time after shall come to the Hands or Possession 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 of their - Actings and Doings therein, when thereto required by the faid Court; and all the rest and residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the faid Admin - Account (the same being first examined and allowed by the Justices of the Court for the Time being / shall deliver and pay unto fuch Person or Persons respectively, as the said Justices, by their Order, or Judgment, shall direct, pursuant to the Laws in that case made and provided. And it it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the same into the faid Court, making request to have it Allowed and Approved accordingly, if the faid idinos being thereunto required to render and deliver up Letters of Administration (approbation of such Testament being had and made in the said Court) then this Obligation to be Void and of no Effect, or else to remain in full Force and Virtue, Robert Truston F Sealed and Delivered in the Presence of From la Bel ho zapo

TNOW all Men, by these Presents, That We Co	ime Henman Well as
KNOW all Men, by thefe Prefe nts, That We le Bell Thomas Buston Taylor	
The second secon	
are beld and firmly bound to John beoffer to	of Svans Vath Beava
of Ihm Smith -	
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Gent. Juflices of the Court of Cicomaik -	- County, now fitting, in the
Sum of	
Ine Thousand pound	
our survey	
Payment whereof, well and truly to be made to the fa	uid Justices, and their Successors,
one hind purselves, and each of us, our, and each	of our Heirs, Executors, and
Administrators, jointly and severally, sirmly by these Pr	be Year of our Lord One I bouland
Seven Hundred and Eighty sex - and in the le	Year of the Commonwealth.
THE Condition of this Obligation is such, that if the arme Himmer	ne above bound
Administration - of all the	Goods, Chattels, and Credits of
made, a true and perfect Inventory of all and fingular	the Goods, Chattels, and Credits,
of the faid Deceased, which have, or shall come to the	Hands, Policilion, or Knowledge,
of the faid (18)	or into the
Hands and Possession of any other Person or Persons, for	exhibit, or cause to be exhibited,
into the County Court of accomach	at fuch Time as the
shall be thereunto required by the	faid Court, and the fame Goods,
Chattels, and Credits, and all other the Goods, C Deceased, at the Time of his Death, w	hich at any Time after shall come
to the Hands or Possession of the said	,
about	
or into the Hands or Possession of any other Person or I do well and truly Administer, according to Law: An	d farther, do make a just and true
Account of her Actings and Doings	therein, when thereto required by
the faid Court: and all the rest and residue of the said G	oods, Chattels, and Credits, which
shall be found remaining upon the faid Administration	the Time being I hall deliver and
examined and allowed by the Justices of the Court for pay unto such Person or Persons respectively, as th	e faid Justices, by their Order, or
Judgment, shall direct, pursuant to the Laws in that	case made and provided. And if
it shall hereafter appear that any last Will and Testan	nent was made by the faid Deceafed,
and the Executor or Executors therein named do exh making request to have it Allowed and Approved accounts	ordingly, if the faid
being thereunte	o required to render and deliver up
Letters of Administration (ap	probation of fuch Testament being
had and made in the faid Court) then this Obligation to remain in full Force and Virtue,	to be Void and of no Effect, or elle
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On a State of the	in the Ros
Inf that	all The
off	Be Jan Portail
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	<i>U</i>

KNOW all Men, by thefe Presents, That We Ishn Cartes & Ishn Parker plating are beld and firmly bound to The broffer John In the homes beaus Vathaniel Beavans Gent. Justices of the Court of Accomach - County, now fitting, in the From Thousand pounds -Payment whereof, well and truly to be made to the faid Juflices, and their Succeffors, we bind burselves, and each of us, our, and each of our Heirs, Executors, and Administrators, jointly and severally, sirmly by these Presents. Scaled with our S als, this 25 - Day of March - in the Year of our Lord One I bousand Seven Hundred and Eighty sex - and in the 10 Fear of the Commonwealth. HE Condition of this Obligation'is fuch, that if the above bound John bustis dministrativ - of all the Goods, Chattels, and Credits of Themeas briffier deceased, do make, or cause to be nade, a true and perfect Inventory of all and singular the Goods, Chattels, and Credits, of the faid Deceased, which have, or shall come to the Hands, Possession, or Knowledge, of the faid amor! -Hands and Possession of any other Person or Persons, for him and the same so made do exhibit, or cause to be exhibited, into the County Court of Accomach --at fuch Time as he shall be thereunto required by the said Court, and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceased, at the Time of his . ___ Death, which at any Time after shall come to the Hands or Possession of the said alder . 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 Actings and Doings therein, when thereto required by the faid Court; and all the rest and residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Admin Account (the same being first examined and allowed by the Justices of the Court for the Time being / shall deliver and pay unto such Person or Persons respectively, as the said Justices, by their Order, or Judgment, shall direct, pursuant to the Laws in that case made and provided. And if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the fame into the faid Court, making request to have it Allowed and Approved accordingly, if the faid being thereunto required to render and deliver up Letters of Administration (approbation of such Testament being had and made in the faid Court) then this Obligation to be Void and of no Effect, or elfe to remain in full Force and Virtue, To handytes Sealed and Delivered in the Presence of John Darker &

matitude

KNOW all Men, by thefe Presents, That We William Seal Thomas Inea & are beld and firmly bound to Milliam Panamow Nath Bearing Cent. Juflices of the Court of Accomach___ County, now fitting, in the Three Mousand pour or 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 Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Scals, this 20 in the Year of our Lord One Thousand Seven Hundred and Eighty Seven and in the Year of the Commonwealth. HE Condition of this Obligation is fuch, that if the above bound Admin with thoused of all the Goods, Chattels, and Credits of deceased, do make, or cause to be made, a true and perfect Inventory of all and singular the Goods, Chattels, and Credits, of the faid Deceased, which have, or shall come to the Hands, Possession, or Knowledge, of the faid administrator Hands and Possession of any other Person or Persons, for and the same so made do exhibit, or cause to be exhibited, into the County Court of accounced at fuch Time as he shall be thereunto required by the faid Court, and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceased, at the Time of his ____ Death, which at any Time after shall come to the Hands or Possession of the laid administrator 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 examined and allowed by the Justices of the Court for the Time being / shall deliver and pay unto such Person or Persons respectively, as the said Justices, by their Order, or Judgment, shall direct, pursuant to the Laws in that case made and provided. And it it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the fame into the faid Court, making request to have it Allowed and Approved accordingly, if the faid administrator being thereunto required to render and deliver up Letters of Administration (approbation of such Testament being had and made in the faid Court / then this Obligation to be Void and of no Effect, or elle to remain in full Force and Virtue, Sealed and Delivered Winnead & in the Presence of

KNOW all Men, by these Presents, That We Isher allington & Roseythe are beld and firmly bound to Isher bropper, Lum Loyens, Willy Cent. Juflices of the Court of Auomack -County, now fitting, in the In Thousand pounds Payment whereof, well and truly to be made to the faid Justices, and their Successions, we bind ourselves, and each of us, our, and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Scaled with our Scale, this Seven Hundred and Eight See - and in the Vear of our Lord One I beautiful. THE Condition of this Obligation is fuch, that if the above bound John arlington Ollosay his wife of all the Goods, Chattels, and Credits of Administrators deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceased, which have, or shall come to the Hands, Possession, or Knowledge, of the faid doministrators Hands and Possession of any other Person or Persons, for home and the same so made do exhibit, or cause to be exhibited, into the County Court of auomack ____ at fuch Time as they -shall be thereunto required by the said Court, and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Death, which at any Time after shall come Deceased, at the Time of his to the Hands or Possession of the said Woministrators 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 their - Actings and Doings therein, when thereto required by the faid Court; and all the rest and residue of the said Goods, Chattels, and Credit; which shall be found remaining upon the said Administrator Account (the same being suit examined and allowed by the Justices of the Court for the Time being / thall deliver and pay unto fuch Person or Persons respectively, as the said Justices, by their Order, or Judgment, shall direct, pursuant to the Laws in that case made and provided. And if it shall hereafter appear that any last Will and Testament was made by the said Decent d, and the Executor or Executors therein named do exhibit the same into the faid Court, making request to have it Allowed and Approved accordingly, if the faid being thereunto required to render and deliver up asyion Letters of Administration (approbation of such Testament being had and made in the faid Court) then this Obligation to be Void and of no Effect, or elle to remain in full Force and Virtue, Rose - Studyation Sealed and Delivered in the Presence of William Mars

KNOW all Men, by these Presents, That We John arlington or Rasey his are beld and firmly bound to John broppen, Willy, Leven coynes or Gent. Juflices of the Court of accomache . County, now fitting, in the Sum of One Thousand hounds Payment whereof, well and truly to be made to the faid Juflices, and their Succeffors, we bind ourselves, and each of us, our, and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our S ali, this Seven Hundred and Eighty Dex and in the Vear of our Lord One I bougant THE Condition of this Obligation is fuch, that if the above bound Ishn arlington burge of all the Goods, Chattels, and Credits of Adminestrator made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, - deceased, do make, or cause to be of the faid Deceased, which have, or shall come to the Hands, Possession, or Knowledge, or into the of the faid amion. Hands and Possession of any other Person or Persons, for them and the same so made do exhibit, or cause to be exhibited, at fuch Time as into the County Court of Guomack - shall be thereunto required by the said Court, and the same Goods, Chartels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceased, at the Time of his Death, which at any Time after shall come to the Hands or Possession of the said anon 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 of the - Actings and Doings therein, when thereto required by the faid Court; and all the rest and residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the faid Admin - Account (the same being first examined and allowed by the Justices of the Court for the Time being) shall deliver and pay unto fuch Person or Persons respectively, as the said Justices, by their Order, or Judgment, shall direct, pursuant to the Laws in that case made and provided. And it it shall hereafter appear that any last Will and Testament was made by the said Decembed, and the Executor or Executors therein named do exhibit the fame into the faid Court, making sequest to have it Allowed and Approved accordingly, if the faid being thereunto required to render and deliver up - Letters of Administration (approbation of such Testament being had and made in the faid Court) then this Obligation to be Void and of no Effect, or effe How the Millington to remain in full Force and Virtue, Sealed and Delivered). in the Presence of \square Monthete

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KNOW all Men, by thefe Prefents, That We Colmand Wise & Southy		
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ore beld and firmly bound to William Lelby John beoffer, Leven Loyn & Charles Bage ell		
are held and firmly bound to William Lelby		
of Charles Bagwell -		
Cent. Juflices of the Court of acro mach - County, now fitting, in the		
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Payment whereof, well and truly to be made to the faid Justices, and their Succession,		
one hind ourfelves, and each of us, our, and each of our Heirs, Executors, and		
Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, the		
26th - Day of Afril - in the Year of our Lord One 1 bought. Seven Hundred and Eighty see - and in the 10 - Year of the Commonwealth.		
HE Condition of this Obligation is such, that if the above bound		
Edmind Wise		
Administrator of all the Goods, Chattels, and Cred's of		
made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Create,		
of the faid Deceased, which have, or shall come to the Hands, Possession, or Knowledge,		
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Hands and Possession of any other Person or Persons, for here		
and the same so made do exhibit, or cause to be exhibited, into the County Court of duomail at such Time as		
shall be thereunto required by the said Court, and the same Goods,		
Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid		
Deceased, at the Time of his - Death, which at any Time after shall come to the Hands or Possession of the said		
to the Flands of Policinoi of the land		
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 of his - Actings and Doings therein, when thereto required by the faid Court; and all the rest and residue of the said Goods, Chattels, and Credits, which		
shall be found remaining upon the said Admin Account (the same being sixt		
examined and allowed by the Justices of the Court for the Time being) shall deliver and		
pay unto fuch Person or Persons respectively, as the said Justices, by their Order, or		
Judgment, shall direct, pursuant to the Laws in that case made and provided. And if it shall hereafter appear that any last Will and Testament was made by the said Deceased,		
and the Executor or Executors therein named do exhibit the fame into the faid Court,		
making request to have it Allowed and Approved accordingly, if the faid		
his Letters of Administration (approbation of such Testament being		
had and made in the faid Court) then this Obligation to be Void and of no Effect, or elle		
to remain in full Force and Virtue,		
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Sealed and Delivered in the Prefence of Southy Southy Satch W		
Mont to Southy Satch le &		
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Jan and		

KNOW all Men, by these Prosents, That We Richard Baker & Ezekian are beld and firmly bound to Willy Levin Loynes John Cropper, Charles Bagusele -Gent. Juflices of the Court of accounted _ County, now fitting, in the Five hundred pounds Payment whereof, well and truly to be made to the faid Justices, and their Successives, we bind ourfelves, and each of us, our, and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our S als, tois Day of afril - in the Year of our Lord One Thoufind Seven Hundred and Eighty sia . . . and in the Year of the Commonwealth. HE Condition of this Obligation is such, that if the above bound of all the Goods, Chattels, and Credits of Adminutial deceased, do make, or cause is is about Burouk made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceased, which have, or shall come to the Hands, Possession, or Knowledge, of the faid assume trater Hands and Poffession of any other Person or Persons, for herry and the same so made do exhibit, or cause to be exhibited, into the County Court of Auon ack ___ at fuch Time as he shall be thereunto required by the faid Court, and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceased, at the Time of he Death, which at any Time after shall come to the Hands or Possession of the said Womens trator 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 - Actings and Doings therein, when thereto required by the faid Court; and all the rest and residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the faid Admin whall Account (the same being first examined and allowed by the Justices of the Court for the Time being) shall deliver and pay unto fuch Person or Persons respectively, as the said Justices, by their Order, or Judgment, shall direct, pursuant to the Laws in that case made and provided. And if is thall hereafter appear that any last Will and Testament was made by the said Deceased. and the Executor or Executors therein named do exhibit the same into the faid, Court, making request to have it Allowed and Approved accordingly, if the faid being thereunto required to render and deliver up Letters of Administration (approbation of such Testament being had and made in the faid Court / then this Obligation to be Void and of no Effect, or elfe to remain in full Force and Virtue, Richard Baker This Sohn Baker This Ish Baker Sealed and Delivered in the Presence of Menfathete

KNOW all Men, by these Presents, That We Major Chambers. mathan Seat are beld and firmly bound to William Selby, Livin Loynes Charly Bage ele Gent. Justices of the Court of accom auch -County, now fitting, in the Sum of One hund no bound, Payment whereof, well and truly to be made to the faid Justices, and their Successives, we bind ourfelves, and each of us, our, and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Scaled with our S. als, to s Seven Hundred and Eighty sea? — and in the Vear of our Lord One Thougand. HE Condition of this Obligation is such, that if the above bound Mijor Chambus Admin estratory of all the Goods, Chattels, and Credits of deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceased, which have, or shall come to the Hands, Possession, or Knowledge, of the faid Gorginis trater -Hands and Possession of any other Person or Persons, for him and the same so made do exhibit, or cause to be exhibited, ___ at fuch Time as he ___ into the County Court of Account auto shall be thereunto required by the said Court, and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Death, which at any Time after shall come Deceased, at the Time of his to the Hands or Possession of the said Comor. 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 of Curons auch - Actings and Doings therein, when thereto required by the faid Court; and all the rest and residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Admin 700 - Account (the same being first examined and allowed by the Justices of the Court for the Time being) shall deliver and pay unto fuch Person or Persons respectively, as the said Justices, by their Order, or Judgment, shall direct, pursuant to the Laws in that case made and provided. And it it shall hereafter appear that any last Will and Testament was made by the said Deccased, and the Executor or Executors therein named do exhibit the fame into the faid Court, making request to have it Allowed and Approved accordingly, if the faid being thereunto required to render and deliver up his . Letters of Administration (approbation of such Testament being had and made in the faid Court / then this Obligation to be Void and of no Effect, or elie to remain in full Force and Virtue, Sealed and Delivered] in the Presence of Mathete

KNOW all Men, by thefe Presents, That We Hyaling Bunling of from bropper Liv. are beld and firmly bound to Livin Joynes John Eroffer Charles Baywell Gent. Juflices of the Court of Account ack County, now fitting, in the Tive hundred Pounds -Payment whereof, well and truly to be made to the faid Juffices, and their Succeffors, 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 Scals, this 26. - Day of Capil - in the Year of our Lord One Thousand Seven Hundred and Eighty seise - and in the lot. Year of the Commonwealth. HE Condition of this Obligation is such, that if the above bound y atinca Bunting of all the Goods, Chattels, and Credits of Admin'. made, a true and perfect inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceased, which have, or shall come to the Hands, Possession, or Knowledge, of the faid aministratoris -Hands and Poffession of any other Person or Persons, for Low and the fame to made do exhibit, or cause to be exhibited, into the County Court of auomach -- at such Time as she shall be thereunto required by the said Court, and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceased, at the Time of his Death, which at any Time after shall come to the Hands or Possession of the said Commistratus or into the Hands or Possession of any other Person or Persons for herdo well and truly Administer, according to Law: And farther, do make a just and true Account of accommach - Actings and Doings therein, when thereto required by the faid Court; and all the rest and residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Admin - Account (the same being first examined and allowed by the Justices of the Court for the Time being / shall deliver and pay unto such Person or Persons respectively, as the said Justices, by their Order, or Judgment, shall direct, pursuant to the Laws in that case made and provided. And if it shall hereafter appear that any last Will and Testament was made by the said Deceased. and the Executor or Executors therein named do exhibit the fame into the faid Court, making request to have it Allowed and Approved accordingly, if the faid being thereunto required to render and deliver up Letters of Administration (approbation of such Testament being had and made in the faid Court) then this Obligation to be Void and of no Effect, or elie to remain in full Force and Virtue, Sealed and Delivered in the Presence of] Man Fathete

KNOW all Men, by thefe Prefents, That We William Down mond are beld and firmly bound to John Cropper Livin Joynes Charles Bagwell & Elijah Grunator Gent. Juflices of the Court of Auomach -County, now fitting, in the Two hundred pounds Payment whereof, well and truly to be made to the faid Juflices, and their Succeffirs, we bind ourselves, and each of us, our, and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. S aled with our Seals, the Seven Hundred and Eighty sex - and in the 10 - Year of the Commonweant. HE Condition of this Obligation is such, that if the above bound Milliam Drum noond of all the Goods, Chattels, and Crollin of Administrator Janua Dummond deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceased, which have, or shall come to the Hands, Possession, or Knowledge, or into the of the faid Committator Hands and Possession of any other Person or Persons, for him and the same so made do exhibit, or cause to be exhibited, at fuch Time as into the County Court of Auomant. shall be thereunto required by the said Court, and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Death, which at any Time after shall come Deceased, at the Time of his to the Hands or Possession of the laid Commistrator or into the Hands or Postestion of any other Person or Persons for hand do well and truly Administer, according to Law: And farther, do make a just and true Actings and Doings therein, when thereto required by Account of his the faid Court; and all the rest and residue of the faid Goods, Chattels, and Credits, which shall be found remaining upon the said Administrator Account (the same being first examined and allowed by the Justices of the Court for the Time being) shall deliver and pay unto fuch Person or Persons respectively, as the said Justices, by their Order, or Judgment, shall direct, pursuant to the Laws in that case made and provided. And if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the fame into the faid Court, making request to have it Allowed and Approved accordingly, if the faid Commonwood being thereunto required to render and deliver up Letters of Administration (approbation of such Testament being had and made in the faid Court then this Obligation to be Void and of no Effect, or elic to remain in full Force and Virtue, Sealed and Delivered in the Presence of Elijah Grimal Valeneto Jan.

KNOW all Men, by these Presents, That	Tully lying
KNOW all Men, by thefe Prefents, That	Wa Shu Lousles , William
Gibb (<i>Y</i>
are beld and firmly bound to William Ca	namow Charles Bugwill
William Selby & Nathaniel B	eavens
Gent. Juflices of the Court of accoms ack	
One thousand Por	
Payment whereof, well and truly to be made to we bind ourfelves, and each of us, our, and Administrators, jointly and severally, sirmly by Day of June Seven Hundred and Eighty Sex	the each of our Heirs, Executors, and thefe Prefents. Sealed with our Scals, this — in the Year of our Lord One Thousand the 10 Year of the Commonwealth.
HE Condition of this Obligation is fuch, t	hat if the above bound
John Custis & July lise	x .
Tidilini C. C.	all the Goods, Chattels, and Credits of
Laban Chandler	deceased, do make, or cause to be
made, a true and perfect Inventory of all and fir	agular the Goods, Chattels, and Credits,
of the faid Deceased, which have, or shall come of the faid down	or into the
Hands and Possession of any other Person or Per	Cons, for them
and the fame for	nade do exhibit, or cause to be exhibited,
into the County Court of lecon ask	by the Gid Court and the Court
Chattels, and Credits, and all other the Goo	by the faid Court, and the fame Goods,
Deceased, at the Time of his	eath, which at any Time after thall come
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Winns	istrators 11
or into the Hands or Possession of any other Person	on or Persons for Marn
do well and truly Administer, according to Lav	: And farther, do make a just and true
Account of their - Actings and I	Doings therein, when thereto required by
the faid Court; and all the rest and residue of the	faid Goods, Chattels, and Credits, which
shall be found remaining upon the faid Admin.	- Account (the fame being mit
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Judgment, shall direct, pursuant to the Laws	
i: shall hereafter appear that any last Will and	
and the Executor or Executors therein named	
making request to have it Allowed and Approv	ed accordingly, if the faid
Commistrators being th	
	on (approbation of fuch Testament being
had and mide in the faid Court) then this Obli	
to remain in full Force and Virtue,	01 1 7
Sealed and Delivered in the Prefence of	John (words)
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KNOW all Men, by these Presents, That We thouse Lowell of ore beld and firmly bound to Mille Selly Ishan leaster, william Canana Gent. Juflices of the Court of Cecon ach _ County, now fitting, in the Sum of Tive hundred hounds Payment whereof, well and truly to be made to the faid Justices, and their Successions, we bind ourselves, and each of us, our, and each of our Heirs, Executors, and Administrators, jointly and severally, sirmly by these Presents. Scaled with our S al., the Seven Hundred and Eighty von and in the 10 - Year of the Commence of the HE Condition of this Obligation is such, that if the above bound Admin is tralors of all the Goods, Chattels, and Crollits of Charles estitealt deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceased, which have, or shall come to the Hands, Possession, or Knowledge, of the faid Commentators Hands and Possession of any other Person or Persons, forthern and the same so made do exhibit, or cause to be exhibited, into the County Court of Quomach ___ at fuch Time as they shall be thereunto required by the said Court, and the same Goods. Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceased, at the Time of his - Death, which at any Time after shall come to the Hands or Possession of the said or into the Hands or Possession of any other Person or Persons for theme do well and truly Administer, according to Law: And farther, do make a just and true Account of the Actings and Doings therein, when thereto required by the faid Court; and all the rest and residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Admin Account (the same being sint examined and allowed by the Justices of the Court for the Time being / shall deliver and pay unto such Person or Persons respectively, as the said Justices, by their Order, or Judgment, shall direct, pursuant to the Laws in that case made and provided. And if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the same into the said Court, making request to have it Allowed and Approved accordingly, if the faid being thereunto required to render and deliver up Letters of Administration (approbation of such Testament being had and made in the faid Court) then this Obligation to be Void and of no Effect, or else to remain in full Force and Virtue, Sealed and Delivered in the Prefince of William Falhell Richard Grina lis

KNOW all Men, by these Presents, That We Strong Lowell of are beld and firmly bound to Miller Lilly, The beates, william Panama & July Wise John Smith Nathaniel Bearant Gent. Juflices of the Court of Cecon ach _ County, now fitting, in the Tive hundred hounds Payment whereof, well and truly to be made to the faid Justices, and their Successions, we bind ourselves, and each of us, our, and each of our Heirs, Executors, and Administrators, jointly and severally, sirmly by these Presents. Scaled with our Sah, the Seven Hundred and Eighty son - and in the 10 - Year of the Commonweach. HE Condition of this Obligation is fuch, that if the above bound Admin is tralors _ of all the Goods, Chattels, and Crollits of Charles ettetealt deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceased, which have, or shall come to the Hands, Possession, or Knowledge, of the faid Communications Hands and Possession of any other Person or Persons, for them into the County Cour of Quomach at fuch Time as they shall be thereunto required by the said Court, and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceased, at the Time of his Death, which at any Time after shall come to the Hands or Possession of the said or into the Hands or Poffession 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 of Actings and Doings therein, when thereto required by the faid Court; and all the rest and residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Admin & Account (the same being first examined and allowed by the Justices of the Court for the Time being / thall deliver and pay unto such Person or Persons respectively, as the said Justices, by their Order, or Judgment, shall direct, pursuant to the Laws in that case made and provided. And if is thall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the same into the said Court, making request to have it Allowed and Approved accordingly, if the faid Commistrators being thereunto required to render and deliver up Letters of Administration (approbation of such Testament being had and made in the faid Court) then this Obligation to be Void and of no Effect, or elfe to remain in full Force and Virtue. Sealed and Delivered in the Prefence of William Falchill

KNOW all Men, by these Presents, That We bathanne Powell Welliam Gread Sachar Hellam, Henry Heath, & Thomas Chillips, are beld and firmly bound to William Panamore & Nathaniel Boarans Charles Baquell Hully Wir Gent. Justices of the Court of accomach _ County, now sitting, in the Sum of Three hundred hounds Payment whereof, well and truly to be made to the faid Juflices, and their Succeffices, 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 Sale, the Seven Hundred and Eighty Jon and in the 10 - Year of the Commonwoods. HE Condition of this Obligation is fuch, that if the above bound Hathanine Lowell -Admin is tratin of all the Goods, Chattels, and Credits of Ederard bank deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceased, which have, or shall come to the Hands, Possession, or Knowledge, of the faid (Pommes halow Hands and Possession of any other Person or Persons, for him into the County Court of and the same so made do exhibit, or cause to be exhibited, shall be thereunto required by the faid Court, and the fame Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceased, at the Time of his ____ Death, which at any Time after shall come to the Hands or Possession 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 of . . . Actings and Doings therein, when thereto required by the faid Court; and all the rest and residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Admin Account (the same being first examined and allowed by the Justices of the Court for the Time being / shall deliver and pay unto fuch Person or Persons respectively, as the said Justices, by their Order, or fadgment, shall direct, pursuant to the Laws in that case made and provided. And if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the fame into the faid Court, making request to have it Allowed and Approved accordingly, if the faid and being thereunto required to render and deliver up Letters of Administration (approbation of such Testament being had and made in the faid Court) then this Obligation to be Void and of no Effect, or elfe remain in full Force and Virtue, Sealed and Delivered in the Presence of William Satisfull

KNOW all Men, by these Presents, That We Elisha Vannelson & William Ingles are beld and firmly bound to William Canamow, Charles Baquelle, Vathamil Beavans, Ashu lerspoper Gent . Juffices of the Court of Checomack -County, now fitting, in the Tive hundred Counts Payment whereof, well and truly to be made to the faid Juflices, and their Successions, we bind ourfelves, and each of us, our, and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Sal, the Seven Hundred and Eighty Ja and in the II Year of the Commonwood. HE Condition of this Obligation is fuch, that if the above bound Elisha Vannelson Administrator of all the Goods, Chattels, and Crollits of Sharach Chance . deceafed, do make, or caute to 13 made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Cred :, of the faid Deceased, which have, or shall come to the Hands, Possession, or Knowledge, or into the of the faid and Hands and Possession of any other Person or Persons, for his and the fame so made do exhibit, or cause to be exhibited, into the County Court of Ausmack at fuch Time as Acshall be thereunto required by the said Court, and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceased, at the Time of _ Death, which at any Time after shall come to the Hands or Possession of the said Commitator or into the Hands or Possession of any other Person or Persons for Line. do well and truly Administer, according to Law: And farther, do make a just and true Actings and Doings therein, when thereto required by --the faid Court; and all the rest and residue of the said Goods, Chattels, and Credits, which finall be found remaining upon the faid Admin at. Account (the fame being first examined and allowed by the Justices of the Court for the Time being) shall deliver and pay unto fuch Person or Persons respectively, as the said Justices, by their Order, or Judgment, shall direct, pursuant to the Laws in that case made and provided. And if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the same into the faid Court, . making request to have it Allowed and Approved accordingly, if the faid being thereunto required to render and deliver up Letters of Administration (approbation of such Testament being had and made in the faid Court) then this Obligation to be Void and of no Effect, or elic to remain in full Force and Virtue, William mon Tol Sealed and Delivered in the Presence of Miss

KNOW all Men, by these Presents, That We George of Taylor William Noch are beld and firmly bound to William Parramore Charles Bryweles (Nathaniel Beavons & John beopper gent. Gent. Juflices of the Court of Recommach - -County, now fitting, in the Fin hundred hound Payment whereof, well and truly to be made to the faid Justices, and their Successives, we bind ourselves, and each of us, our, and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by thefe Prefents. Scaled with our S. als, this Seven Hundred and Eighty West - and in the 11 Tear of the Commonwoodhis. THE Condition of this Obligation is such, that if the above bound George T. Taylor of all the Goods, Chattels, and Credits of Admin 15 deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceased, which have, or shall come to the Hands, Possession, or Knowledge, of the faid aminishalor Hands and Possession of any other Person or Persons, for him and the same so made do exhibit, or cause to be exhibited, at fuch Time as into the County Court of Ausmanh - shall be thereunto required by the said Court, and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceased, at the Time of his.

Death, which at any Time after shall come to the Hands or Possession of the said Coministrator or into the Hands or Possession of any other Person or Persons for Aim do well and truly Administer, according to Law: And farther, do make a just and true Actings and Doings therein, when thereto required by the faid Court; and all the rest and residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the faid Administ. - Account (the same being first examined and allowed by the Justices of the Court for the Time being / shall deliver and pay unto fuch Person or Persons respectively, as the said Justices, by their Order, or Judgment, thall direct, pursuant to the Laws in that case made and provided. And if i: thall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the fame into the faid Court, making request to have it Allowed and Approved accordingly, if the faid being thereunto required to render and deliver up Letters of Administration (approbation of such Testament being had and made in the faid Court / then this Obligation to be Void and of no Effect, or elfe to remain in full Force and Virtue, Man The A St Sealed and Delivered in the Presence of Edliam Latchele

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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 Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Scaled with our Scals, this Day of in the Year of our Lord One I bousand Seven Hundred and Eighty Seven Hundred Eighty Seven Hundred and Eighty Seven Hundred Eighty Seven Eighty Seven Hundred Eighty Seven Eig
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KNOW all Men, by these Presents, That We Cither Decky & Williams are beld and firmly bound to Men Panamow When Casher Che. 1 Gent. Juflices of the Court of Auom ach five hundred pounds Payment whereof, well and truly to be made to the faid Juffices, and their Succesfires, we bind ourfelves, and each of us, our, and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Scaled with our Scale, this Day of face and in the Year of our Lord One I bousend Seven Hundred and Eighty leven and in the Year of the Communication. HE Condition of this Obligation is such, that if the above bound of all the Goods, Chattels, and Credits of deceased, do make, or cause to be e, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, the faid Deceased, which have, or shall come to the Hands, Possession, or Knowledge, about cestralor he faid ds and Possession of any other Person or Persons, for heen and the same so made do exhibit, or cause to be exhibited, the County Court of Austrace _ at such Time as he shall be thereunto required by the said Court, and the same Goods, attels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Death, which at any Time after shall come ceased, at the Time of Wis the Hands or Possession of the said into the Hands or Possession of any other Person or Persons for her o well and truly Administer, according to Law : And farther, do make a just and true Actings and Doings therein, when thereto required by ccount of his ne faid Court; and all the rest and residue of the faid Goods, Chattels, and Credits, which hall be found remaining upon the faid Admin Account (the fame being first xamined and allowed by the Justices of the Court for the Time being / shall deliver and ay unto such Person or Persons respectively, as the said Justices, by their Order, or udgment, shall direct, pursuant to the Laws in that case made and provided. And it t shall hereafter appear that any last Will and Testament was made by the said Deceased, nd the Executor or Executors therein named do exhibit the same into the said Court, naking request to have it Allowed and Approved accordingly, if the said

being thereunto required to render and deliver up Letters of Administration (approbation of such Testament being had and made in the faid Court) then this Obligation to be Void and of no Effect, or elfe

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William (rows "

KNOW all Men, by these Presents, That We Soldneve Wist Polly West are beld and firmly bound to William Language water Calle on C Gent. Juflices of the Court of are arreach County, now fitting, in the five hundred pounds -Payment whereof, well and truly to be made to the faid Justices, and their Successors, we bind ourfelves, and each of us, our, and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Scaled with our Scale, this in the Year of our Lord One Thousand in the Year of our Lord One Thousand Seven Hundred and Eighty Seven and in the UM Year of the Commonwoodith. THE Condition of this Obligation is such, that if the above bound Stomen West + Polly West of all the Goods, Chattels, and Credits of Hater e Wather deceased, do make, or cause to be ade, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, the faid Deceased, which have, or shall come to the Hands, Possession, or Knowledge, Monen estrators or into the ands and Possession of any other Person or Persons, for Wien and the fame so made do exhibit, or cause to be exhibited, to the County Court of Cheromench at fuch Time as they shall be thereunto required by the said Court, and the same Goods, nattels, and Credits, and all other the Goods, Chattels, and Credits, of the fand Death, which at any Time after thall come eccased, at the Time of Juis rinto the Hands or Possession of any other Person or Persons for the well and truly Administer, according to Law: And farther, do make a just and true Actings and Doings therein, when thereto required by ccount of there he faid Court; and all the rest and residue of the faid Goods, Chattels, and Credits, which all be found remaining upon the faid Admin Account (the fame being fi it samined and allowed by the Justices of the Court for the Time being / shall deliver and my unto fuch Person or Persons respectively, as the said Justices, by their Order, or adgment, shall direct, pursuant to the Laws in that case made and provided. And it shall hereafter appear that any last Will and Testament was made by the said Deceased, nd the Executor or Executors therein named do exhibit the same into the said Court, aking request to have it Allowed and Approved accordingly, if the faid holom one polls being thereunto required to render and deliver up Letters of Administration (approbation of such Testament being d and made in the said Court) then this Obligation to be Void and of no Effect, or else remain in full Force and Virtue,

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Administrators, jointly and geverally, firmly by these Presents. Scaled with our Scale, this Day of Lancacy in the Year of our Lord One Touring. Seven Hundred and Eighty Lancacy and in the Lancacy of the Commonwesith. HE Condition of this Obligation is such, that if the above bound of all the Goods, Chattels, and Credits of deceased, do make, or cause to be ade, a true and perfect Inventory of all and singular the Goods, Chattels, and Credits, the said Deceased, which have, or shall come to the Hands, Possessin, or into the ands and Possessin of any other Person or Persons, for the said Credits, and Credits, and the same so made the same so made to exhibit, or cause to be exhibited, to the County Court of Carrack at such Time as shall be thereunto required by the said Court, and the same Goods, shattels, and Credits, and all other the Goods, Chattels, and Credits, of the said cecased, at the Time of Lancack Death, which at any Time after shall come to the Hands or Possession of the said Court. Actions and Deings therein, when thereto required by the said Court; and all the rest and residue of the said Goods, Chattels, and Credits, which hall be found remaining upon the said Admin Account (the same being first vanined and allowed by the Justices of the Court for the Time being) shall deliver and any unto such Person or Persons respectively, as the said Justices, by their Order, or adgment, shall direct, pursuant to the Laws in that case made and provided. And is shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the same into the faid Court, asking squest to have it Allowed and Approved accordingly, if the said Court, asking squest to have it Allowed and Approved accordingly, if the said and made in the said Goourt) then this Obligation to be Void and of no Effect, or the	Sum of the Court of accomach County, now fitting, in the
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of all the Goods, Chattels, and Credits of deceated, do make, or cause to be ade, a true and perfect Inventory of all and singular the Goods, Chattels, and Credits, the said Deceased which have, or shall come to the Hands, Possession, or Knowledge, the said Deceased which have, or shall come to the Hands, Possession, or into the ands and Possession of any other Person or Persons, for and the same so made do exhibit, or cause to be exhibited, to the County Court of and the same so shall be thereunto required by the said Court, and the same Goods, shattels, and Credits, and all other the Goods, Chattels, and Credits, of the said receased, at the Time of Death, which at any Time after shall come to the Hands or Possession of the said Administer, according to Law: And farther, do make a just and true count of Administer, according to Law: And farther, do make a just and true count of Administer, according to the said Goods, Chattels, and Credits, which hall be found remaining upon the said Admin Account (the same being first xamined and allowed by the Justices of the Court for the Time being shall deliver and any unto such Person or Persons respectively, as the said Justices, by their Order, or udgment, shall direct, pursuant to the Laws in that case made and provided. And is shall hereaster appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the same into the said Deceased, and the Executor or Executors therein named do exhibit the same into the said Deceased, and the Executor or Executors therein named do exhibit the same into the said Deceased, and the Executor or Executors therein named do exhibit the same into the said Deceased, and the Executor or Executors therein named do exhibit the same into the said Deceased, and the Executor or Executors therein named do exhibit the same into the said Deceased, and the Executor or Executors therein named do exhibit the same into the said Deceased, and made in the said Gourt) then this Obligation t	HE Condition of this Obligation is fuch, that if the above bound
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KNOW all Men, by these Presents, That We Jane Coliber of and Miliam Onioses are held and firmly bound to Min Panamou, Mile Bear and They Mire & Mon Smith Gent. Justices of the Court of Oursmann — County, now sitting, in the
are beld and firmly bound to Me Pornamore, Att Bear ans
are beld and firmly bound to Im Pouramore, Att Bear and
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They Wise & John Smith -
Gent. Juflices of the Court of Questional County, now fitting, in the
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we bind ourselves, and each of us, our, and each of our Heirs, Executors, and Administrators, jointly and severally, sirmly by these Presents. Scaled with our Scales, this furties.— Day of forecases— in the Year of our Lord One I bousand Seven Hundred and Eighty Seven and in the Man Year of the Commonwealth.
HE Condition of this Obligation is such, that if the above bound
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to well and truly Administer, according to Law: And farther, do make a just and true
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making request to have it Allowed and Approved accordingly, if the faid Administrative — being thereunto required to render and deliver up
Administration — being thereunto required to render and deliver up
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Letters of Administration (approbation of such Testament being ad and made in the said Court) then this Obligation to be Void and of no Effect, or else to remain in full Force and Virtue, Sealed and Delivered
Letters of Administration (approbation of such Testament being ad and made in the said Court) then this Obligation to be Void and of no Effect, or else to remain in full Force and Virtue,
Letters of Administration (approbation of such Testament being ad and made in the said Court) then this Obligation to be Void and of no Effect, or else o remain in full Force and Virtue, Sealed and Delivered

KNOW all Men, by these Presents, That We Wol Law Schallan laws & John Ellove are beld and firmly bound to Willy Well's faceances Gent. Justices of the Court of accomach County, now sitting, in the for hundred pounds Payment whereof, well and truly to be made to the faid Juflices, and their Successions, we bind ourselves, and each of us, our, and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Scaled with our Scali, this Seven Hundred and Eighty Leven and in the 1/ Year of the Commonwoodith. HE Condition of this Obligation is such, that if the above bound John Laws of all the Goods, Chattels, and Credits of deceased, do make, or cause to he de, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, the faid Deceased, which have, or shall come to the Hands, Possession, or Knowledge, or into the nds and Possession of any other Person or Persons, for he and the same so made do exhibit, or cause to be exhibited, at fuch Time as he to the County Court of Reconnects shall be thereunto required by the said Court, and the same Goods, nattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Death, which at any Time after shall come ecealed, at the Time of his Commestrated the Hands or Possession of the said into the Hands or Possession of any other Person or Persons for well and truly Administer, according to Law: And farther, do make a just and true Actings and Doings therein, when thereto required by e faid Court; and all the rest and residue of the said Goods, Chattels, and Credits, which fins all he found remaining upon the faid Administrator's Account (the fame being first camined and allowed by the Justices of the Court for the Time being / shall deliver and by unto fuch Person or Persons respectively, as the said Justices, by their Order, or adgment, shall direct, pursuant to the Laws in that case made and provided. And it shall hereafter appear that any last Will and Testament was made by the faid Deccas d, nd the Executor or Executors therein named do exhibit the same into the faid Court, aking request to have it Allowed and Approved accordingly, if the faid being thereunto required to render and deliver up Whe- Lawy Letters of Administration (approbation of such Testament being d and made in the faid Court) then this Obligation to be Void and of no Effect, or clie John Low Fin remain in full Force and Virtue, Sealed and Delivered in the Presence of In Mon & Sauge La 111966 John Moore

KNOW all Men, by thefe Prefents, That We Livin Bulling & Hollow
are beld and firmly bound to Me Sarroumond Death Bearing this from Some of Second of General Country, now fitting, in the
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Payment whereof, well and truly to be made to the said Justices, and their Successors, 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 Scales, this in the Year of our Lord One I boustand Seven Hundred and Eighty verse. — and in the 11 Pear of the Commonwealth.
HE Condition of this Obligation is fuch, that if the above bound
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Letters of Administration (approbation of such Testament being and made in the said Court) then this Obligation to be Void and of no Effect, or else

remain in full Force and Virtue,

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WNOW all Men, by these Presents, That We Sophica Baker, Milliam Taylo & Samuel Bewans are beld and firmly bound to William Tanamore, Nathaniel Beause In Smith & William Downing Gent. Juflices of the Court of Accomach Two humbred thefty Bounds Sum of Payment whereof, well and truly to be made to the faid Justices, and their Successives, we bind ourselves, and each of us, our, and each of our Heirs, Executors, and Administrators, jointly and severally, sirmly by these Presents. Scaled with our S. al., this twenty seven Day of February _ in the Year, of our Lord One I boufand Seven Hundred and Eighty Seven and in the chounts ear of the Commonwealth. HE Condition of this Obligation is such, that if the above bound Solhia Baker min is braties of all the Goods, Chattels, and Credits of deceased, do make, or cause to be de, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, the faid Deceased, which have, or shall come to the Hands, Possession, or Knowledge, Yohlia Bather nds and Possession of any other Person or Persons, for her and the same so made do exhibit, or cause to be exhibited, o the County Court of Automack - at fuch Time as the shall be thereunto required by the said Court, and the same Goods, attels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Death, which at any Time after thall come ceased, at the Time of his Sophia Baker the Hands or Possession of the said into the Hands or Possession of any other Person or Persons for her well and truly Administer, according to Law: And farther, do make a just and true Actings and Doings therein, when thereto required by count of her e faid Court; and all the rest and residue of the faid Goods, Chattels, and Credits, which all be found remaining upon the faid Admin - Account (the same being first amined and allowed by the Justices of the Court for the Time being / shall deliver and y unto fuch Person or Persons respectively, as the said Justices, by their Order, or dgment, shall direct, pursuant to the Laws in that case made and provided. And it hall hereafter appear that any last Will and Testament was made by the said Deceased, the Executor or Executors therein named do exhibit the same into the said Court, king request to have it Allowed and Approved accordingly, if the faid being thereunto required to render and deliver up Letters of Administration (approbation of such Testament being and made in the faid Court / then this Obligation to be Void and of no Effect, or elfe remain in full Force and Virtue, Sealed and Delivered in the Prefence of

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KNOW all Men, by these Presents, That We ford able En wands are beld and firmly bound to Muth Bearans William Downing John South + Waller Bayne Gent. Juflices of the Court of Reconnech County, now fitting, in the five humdred pounds 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 Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Scaled with our Scals, this Seven Hundred and Eight Seven and in the Year of our Lord One about and in the Hear of the Commonwealth. HE Condition of this Obligation is fuch, that if the above bound Indable Sodwards of all the Goods, Chattels, and Credits of John Edwards deceased, do make, or cause to be ade, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, the faid Deceased, which have, or shall come to the Hands, Possession, or Knowledge, administrator ands and Possession of any other Person or Persons, for here and the same so made do exhibit, or cause to be exhibited, to the County Court of accordance at fuch Time as /10/ shall be thereunto required by the said Court, and the same Goods, attels, and Credits, and all other the Goods, Chattels, and Credits, of the faid levi Death, which at any Time after thall come ceated, at the Time of the Hands or Possession of the taid & drie constitutor into the Hands or Possession of any other Person or Persons for heres well and truly Administer, according to Law: And farther, do make a just and true count of his Actings and Doings therein, when thereto required by faid Court; and all the rest and residue of the said Goods, Chattels, and Credits, which ll be found remaining upon the said Admin Account (the same being first amined and allowed by the Justices of the Court for the Time being / shall deliver and y unto such Person or Persons respectively, as the said Justices, by their Order, or agment, shall direct, pursuant to the Laws in that case made and provided. And if hall hereafter appear that any last Will and Testament was made by the said Deceased, the Executor or Executors therein named do exhibit the same into the said Court, king request to have it Allowed and Approved accordingly, if the faid addisconstitutor - being thereunto required to render and deliver up Letters of Administration (approbation of such Testament being and made in the faid Court) then this Obligation to be Void and of no Effect, or else emain in full Force and Virtue, Jerobable Swant & Sealed and Delivered

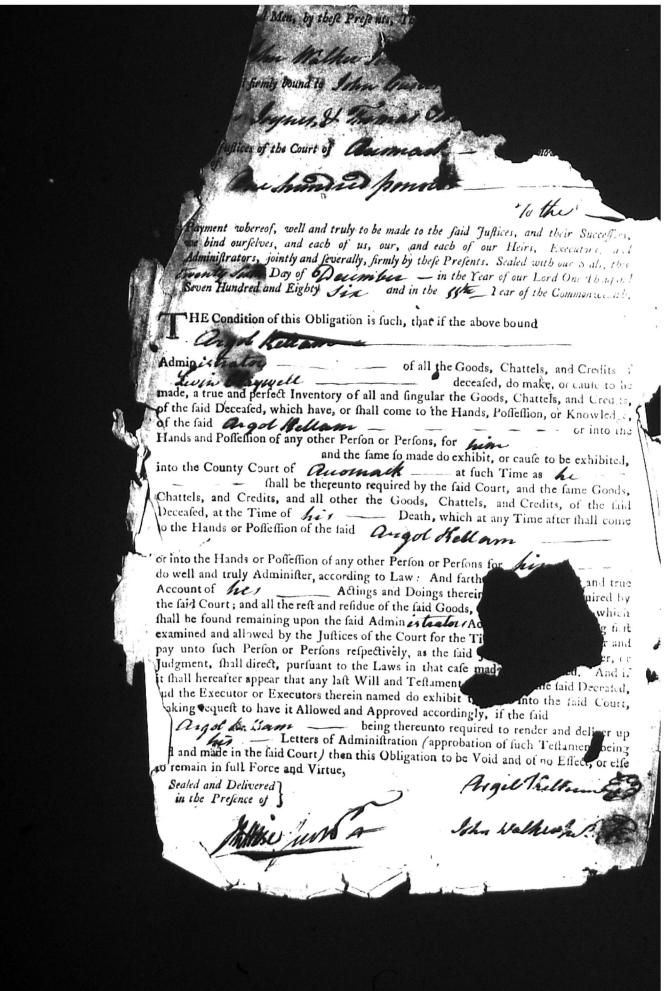
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NOW all Men, by these Presents, That We William Broadweller & William Browder don wie beld and firmly bound to North Beewery William Downing Gent. Juffices of the Court of Clevrick County, now fitting, in the five hundred pormes Payment whereof, well and truly to be made to the faid Juflices, and their Succeptives, we bind ourselves, and each of us, our, and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Scaled with our S. als, this Seven Hundred and Eighty fever and in the Wear of our Lord One Thought. HE Condition of this Obligation is such, that if the above bound William Broudevaler Jun Welleton Olerrell deceased do make or canter le, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, he faid Deceased, which have, or shall come to the Hands, Possession, or Knowledge, administrator nds and Possession of any other Person or Persons, for and the same so made do exhibit, or cause to be exhibited, the County Court of Aledone cecha at fuch Time as he? shall be thereunto required by the faid Court, and the same Goods, attels, and Credits, and all other the Goods, Chattels, and Credits, of the faid us Death, which at any Time after thall come ceased, at the Time of the Hands or Possession of the said Adminghalos. nto the Hands or Possession of any other Person or Persons for here well and truly Administer, according to Law: And farther, do make a just and true Actings and Doings therein, when thereto required by count of faid Court; and all the rest and residue of the said Goods, Chattels, and Credits, which ll be found remaining upon the said Admin Account (the same being first mined and allowed by the Justices of the Court for the Time being) shall deliver and unto fuch Person or Persons respectively, as the said Justices, by their Order, er Igment, shall direct, pursuant to the Laws in that case made and provided. And if hall hereafter appear that any last Will and Testament was made by the said Deceased. the Executor or Executors therein named do exhibit the fame into the faid Court, king request to have it Allowed and Approved accordingly, if the faid being thereunto required to render and deliver up Letters of Administration (approbation of such Testament being and made in the faid Court / then this Obligation to be Void and of no Effect, or elie Million & Produttes 2 emain in full Force and Virtue, Sealed and Delivered in the Presence of] William Productes

O W all Mens by these Presents, That We Williams beld and firmly bound to Nathaniel Bearans, John Downing Halter Bayn Bum of Fline Lineand por bunty, now fitting, in the 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 Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Scale, this Beven Hundred and Eighty given and in the Year of our Lord One Thousand HE Condition of this Obligation is fuch, that if the above bound William by of George Corbin Administrators 60 Monis thong of all the Goods, Chattele, and Credits of deceased, do make, or cause to be nade, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceased, which have or shall come to the Hands, Possession, or Knowledge, or into the Hands and Possession of any other Person or Persons, for their use and the same so made do exhibit, or cause to be exhibited, at fuch Time as they into the County Court of shall be thereunto required by the said Court, and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Death, which at any Time after shall come Deceased, at the Time of Lin to the Hands or Possession of the said William Lily offence labor or into the Hands or Possession of any other Person or Persons for their do well and truly Administer, according to Law: And farther, do make a just and true Actings and Doings therein, when thereto required by Account of this the faid Court; and all the rest and residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the faid Admining the Account (the same being first examined and allowed by the Justices of the Court for the Time being / shall deliver and pay unto such Person or Persons respectively, as the said Justices, by their Order, or Judgment, shall direct, pursuant to the Laws in that case made and provided. And if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the same into the said Court, making request to have it Allowed and Approved accordingly, if the faid Williams being thereunto required to render and deliver up Letters of Administration (approbation of such Testament being had and made in the faid Court) then this Obligation to be Void and of no Effect, or elfo to remain in full Force and Virtue, Geolosbin Sealed and Delivered in the Presence of 5

NOW all Men, by these Presents, That We William Sel re beld and firmly bound to Nathaniel Reasons John Jon Downing Halter Bayne Gent. Juffices of the Court of Console Sounds, now fitting, in the Payment whereof, well and truly to be made to the faid Justices, and their Successives, swe 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 Scals, this in the Year of our Lord One Thousand Seven Hundred and Eighty and in the Year of the Commonwealth. HE Condition of this Obligation is such, that if the above bound Williams They of George Corbin Administrators & Charis how of all the Goods, Chattels, and Credits of deceased, do make, or cause to be made, a true and perfect Inventory of all and singular the Goods, Chattels, and Credits, of the faid Deceased, which have, or shall come to the Hands, Possession, or Knowledge, or the faid William Willy of the faid William William or into the Hands and Possession of any other Person or Persons, for Their ways and the same so made do exhibit, or cause to be exhibited, into the County Court of Accomate at fuch Time as they shall be thereunto required by the said Court, and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceased, at the Time of ____ Death, which at any Time after thall come to the Hands or Possession of the laid William Lily offense Colon 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 Actings and Doings therein, when thereto required by the faid Court; and all the rest and residue of the said Goods, Chattels, and Credits, which Account of Their shall be found remaining upon the said Admininishation Account (the same being first examined and allowed by the Justices of the Court for the Time being / shall deliver and pay unto fuch Person or Persons respectively, as the said Justices, by their Order, or Judgment, shall direct, pursuant to the Laws in that case made and provided. And if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the fame into the faid Court, making request to have it Allowed and Approved accordingly, if the faid William being thereunto required to render and deliver up this this Letters of Administration (approbation of such Testament being had and made in the faid Court / then this Obligation to be Void and of no Effect, or elfo to remain in full Force and Virtue, Sealed and Delivered in the Presence of]

ent robereof, well and truly to be made to the faid Justices, and their Successors, bind ourselves, and each of us, our, and each of our Heirs, Executors, and Brators, jointly and severally, firmly by these Presents. Sealed with our S als, this Day of Decimber - in the Year of our Lord One Thousand and Eighty See and in the fife Year of the Commonwealth. HE Condition of this Obligation is fuch, that if the above bound of all the Goods, Chattels, and Credits of deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceased, which have, or shall come to the Hands, Possession, of Knowledge, f the faid ngol Mell or into the Hands and Policition of any other Person or Persons, for and the same so made do exhibit, or cause to be exhibited, into the County Court of Quomask ____ at fuch Time as he shall be thereunto required by the faid Court, and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceased, at the Time of his Death, which at any Time after shall come o the Hands or Possession of the said ared Hellam or into the Hands or Possession of any other Person or Persons for do well and truly Administer, according to Law . And farthe and true Account of hes Actings and Doings therein the faid Court; and all the rest and residue of the faid Goods, nired by which shall be found remaining upon the faid Admin estrator A g firft examined and allowed by the Justices of the Court for the Ti and pay unto fuch Person or Persons respectively, as the said udgment, shall direct, pursuant to the Laws in that case madr, or . And if t shall hereafter appear that any last Will and Testament ne faid Deceased, ed the Executor or Executors therein named do exhibit into the faid Court, aking vequest to have it Allowed and Approved accordingly, if the said being thereunto required to render and deliver up Letters of Administration (approbation of such Testamen and made in the faid Court / then this Obligation to be Void and of no Effect, or elfe remain in full Force and Virtue, Angiellien. Sealed and Delivered the Presence of Just?



Men, by these Presents, To firmly bound to John lives uflices of the Court of Coma Payment whereof, well and truly to be made to the faid Juffices, and their Socie we bind ourfelves, and each of us, our, and each of our Heat, Executer. Administrators, jointly and feverally, firmly by thefe Prefents. Sailed anthone Sal twenty Sand Day of December - in the Year of our I and One Town Seven Hundred and Eighty Six and in the ffee Vear of the Commence of HE Condition of this Obligation is fuch, that if the above bound Admin & trator of all the Goods, Chattels, and Credit made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Co. deceated, do make, or caute t of the faid Deceafed, which have, or shall come to the Hands, Postession, or Kingy le of the faid angol Bellam Hands and Possession of any other Person or Persons, for him and the same so made do exhibit, or cause to be exhibited, into the County Court of Auomack at fuch Time as shall be thereunto required by the faid Court, and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the rail Deceased, at the Time of his Death, which at any Time after thall come to the Hands or Possession of the said Quad Hellam or into the Hands or Policition of any other Person or Persons for do well and truly Administer, according to Law: And farth Account of 1201 _ Actings and Doings therein the faid Court; and all the rest and residue of the said Goods, shall be found remaining upon the faid Admin es tralor (Ad examined and all wed by the Juffices of the Court for the Ti pay unto fuch Person or Persons respectively, as the said Judgment, shall direct, pursuant to the Laws in that case made it thall hereafter appear that any last Will and Testament de faid Decret d, nd the Executor or Executors therein named do exhibit t into the faid Court, saking equest to have it Allowed and Approved accordingly, if the find being thereunto required to render and deliver up Letters of Administration /approbation of such Testamen and made in the faid Court) then this Obligation to be Void and of no Effect, or effe to remain in full Force and Virtue, Sohn Walker Sealed and Delivered in the Prefence of Alles just a