FAIRFAX COUNTY VIRGINIA

ILMED BY THE GENEALOGICAL SOCIETY OF UTAH

AT FAIRFAX COUNTY COURTHOUSE FAIRFAX, VA.

JUNE 2, 1951

KNOW all Men by these Presents, That We

Susanna Linton, John West, anthony Rusoell, James Ramilton

Saul Turley and John King

are beld and sirmly bound to John Colvil, John Carlyle &

William Ramsay and Stephen Lewis.

Gent. Justices of the Court of Jairfax

Sitting, in the Sum of One thousand pounds Current money.

To the

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 Seals, this oxisis Day of October in the Year of our Lord One Thousand Seven Hundred and Fifty have and in the oxisis Year of the Reign of our Sovereign Lord GEORGE the Second.

THE Condition of this Obligation is such, That if the above-bound

Adminishabix of all the Goods, Chattels and Credits of Inoses Linton Deceased, do make, or cause to be made, a true and perfect Inventory of all and singular the Goods, Chattels and Credits of the said Deceased, which have, or shall come to the Hands, Possession, or Knowledge of her the said Iwanna

or into the Hands or Possession of any other Person and the same so made, do exhibit or Persons, for her - - . or cause to be exhibited into the County Court of Sanfar. at fuch Time as she - . . . fhall be thereunto required by the faid Court; and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits of the said 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 Jusanna Person or Persons for her do well and truly administer according to Law: And further do make a just and true Account of her Actings and Doings therein, when thereto required by the said Court; and all the Rest and Residue of the faid Goods, Chattels, and Credits, which shall be found remaining upon the faid Admin whatiers . 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 faid Deceased, and the Executor of Executors therein named, do exhibit the same into the said Court, making Request to have it allowed and approved accordingly, if the faid Susanna being thereunto required, do render and deliver up her - Letters of Adminiftration, Approbation of such Testament being first had and made in the said Court: Then this Obligation to be void and of none Effect, or elfe to remain in full Force and Virtue.

Sealed and Delivered } in the Presence of }

John King Frale

Susanah Linton John West anthony Nufsells Ja! Hamilton Paul Farley

K Now all Men by these Presents, That We Robert Bogges and William Pozonaugh

John barly le William Ramsay, Daniel In barly and anthony Russell,

Gent. Justices of the Court of Sairfax. County, now sitting, in the Sum of Invo hundred sounds.

To the

W. Bronaugh seal

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 Seals, this axis.

Day of march in the Year of our Lord One Thousand Seven Hundred and Fifty three and in the axis Year of the Reign of our Sovereign Lord GEORGE the Second.

THE Condition of this Obligation is such, That if the above-bound

Administrator of all the Goods, Chattels and Credits of Samuel Jeanson Deceased, do make, or cause to be made, a true and perfect Inventory of all and singular the Goods, Chattels and Credits of the said Deceased, which have, or shall come to the Hands, Possession, or Knowledge of him the said Crobert

or into the Hands or 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 Fraisfor, at such 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 said Deceased, at the Time of he Death which at any Time after, shall come to the Hands, or Possession of the said Australia

or into the Hands, or Possession of any other Person or Persons for him do well and truly administer according to Law: And further 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 Administrators - 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 faid 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 said Robert thereunto required, do render and deliver up his . Letters of Adminiftration, Approbation of fuch Testament being first had and made in the said Court: Then this Obligation to be void and of none Effect, or else to remain in full Force and Virtue.

Sealed and Delivered }
in the Presence of

KNOW all Men by these Presents, That We hary Debell William Glading & Francis Saget

netticen Faifax John Carlyle, Daniel In Carly & Ficting Junez

Gent. Justices of the Court of Fairfax County, now string, in the Sum of Two hundred pounds burnent money

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 Seals, this and in the Year of our Lord One Thousand Seven Hundred and Fifty three and in the exercise.

Year of the Reign of our Sovereign Lord GEORGE the Second.

THE Condition of this Obligation is such, That if the above-bound

Administratrix of all the Goods, Chattels and Credits of John Debott

Deceased, do make, or cause to be made, a true and perfect Inventory of all and singular the Goods, Chattels and Credits of the said Deceased, which have, or shall come to the Hands, Possession, or Knowledge of here the said Inc.

or into the Hands or Possession of any other Person and the same so made, do exhibit or cause to be exhibited into the County Court of Fairfax at such Time as one 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 said Deceased, at the Time of his Death which at any Time after, shall come to the Hands, or Possession of any other

Person or Persons for hez do well and truly administer according to Law: And further do make a just and true Account of hez 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 Adminish alreas. 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 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 Court, making Request to have it allowed and approved accordingly, if the said heavy being thereunto required, do render and deliver up here. Letters of Administration, Approbation of such Testament being first had and made in the said Court: Then this Obligation to be void and of none Effect, or else to remain in sull Force and Virtue.

Sealed and Delivered }
in the Presence of

Mary & Debell'

mary & Debell'

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mark

Jiraneir Saget.

Jeal)

19al

K Now all Men by these Presents, That We John Dalton and John Carlyle Gent

Jaifan John West and Daniel Mebarty Gent'.

Gent. Justices of the Court of Jourfax sitting, in the Sum of Jwe hundred pounds

County, nove

To 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 Seals, this and severally, firmly by these Day of in the Year of our Lord One Thousand Seven Hundred and Fifty the and in the Administrators of the Reign of our Sovereign Lord GEORGE the Second.

THE Condition of this Obligation is such, That if the above-bound

Administrator of all the Goods, Chattels and Credits of the United States 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 said Deceased, which have, or shall come to the Hands, Possession, or Knowledge of him the said John Difference of the Tables of the Said Deceased.

or into the Hands or Possession of any other Person and the same so made, do exhibit or Persons, for him or cause to be exhibited into the County Court of Landax at fuch Time as Fe fhall 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 here. Death which at any Time after, shall come to the Hands, or Possession of the said John or into the Hands, or Possession of any other Dalton Person or Persons for him do well and truly administer according to Law: And further 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 faid Admin Shatow ... 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 faid 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 Join Lotton being thereunto required, do render and deliver up his Letters of Adminiftration, Approbation of such Testament being sirst had and made in the said Court: Then this Obligation to be void and of none Effect, or else to re-

Sealed and Delivered }
in the Presence of

main in full Force and Virtue.

John Carlylo . .

John Falton

NOW all Men by these Presents, That We John Abrill, Francis Hagne and Samuel Incad

are held and firmly bound to John Colvill, John West George William Fairfax, John Garlyle, Daniel In Garly and Fielding Turner Gent of Fairfup - County, now

fitting, in the Sum of Three hundred pounds

To the

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 Prefents. Sealed with our Seals, this ax On arch in the Year of our Lord One Thousand Seven Hundred and Year of the Fifty three'. and in the oca with Reign of our Sovereign Lord GEORGE the Second.

THE Condition of this Obligation is such, That if the above-bound

Administrator of all the Goods, Chattels and Credits of John Grantham Deceased, do make, or cause to be made, a true and persect 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 him the faid John Werill

or into the Hands or Possession of any other Person - and the same so made, do exhibit or Persons, for him or cause to be exhibited into the County Court of Fairfux fhall be thereunto required by the faid Court; at fuch Time as he 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 define or into the Hands, or Possession of any other Person or Persons for him do well and truly administer according to Law: il ill And further 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 Administrators. 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 faid 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 John abrad thereunto required, do render and deliver up his ... Letters of Adminiftration, Approbation of such Testament being first had and made in the said Court: Then this Obligation to be void and of none Effect, or else to re-

Sealed and Delivered in the Presence of S.

main in full Force and Virtue.

John abrill Francis Hagner Scal Sam Mead Geal

KNOW all Men by these Presents, That We Jhomas Fleming and William Ramsay -

John burlyle and Daniel In barly

To the

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 Seals, this exery Day of In a self in the Year of our Lord One Thousand Seven Hundred and Fifty fires and in the exercise Year of the Reign of our Sovereign Lord GEORGE the Second.

THE Condition of this Obligation is such, That if the above-bound

Administrator of all the Goods, Chattels and Credits of Anthony Managery Deceased, do make, or cause to be made, a true and persect Inventory of all and singular the Goods, Chattels and Credits of the said Deceased, which have, or shall come to the Hands, Possession, or Knowledge of hem the said Cream.

or into the Hands or 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 the faid Court; at such Time as that the 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 said Deceased, at the Time of the Death which at any Time after, shall come to the Hands, or Possession of the said the

or into the Hands, or Possession of any other do well and truly administer according to Law: Person or Persons for And further do make a just and true Account of hw - 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 Administrations of 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 faid 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 Thomas Eleming being thereunto required, do render and deliver up his ... Letters of Administration, Approbation of such Testament being first had and made in the said Court: Then this Obligation to be void and of none Effect, or else to remain in full Force and Virtue.

Scaled and Delivered - in the Presence of

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Year)

KNOW all Men by these Presents, That We
Sellature Bowling Robert Inius and Gorzard Bowling
are held and sirmly bound to Lewis Ellacy, John West,
George William Fairfax, William Hamsay & Thomas Colink

Gent. Justices of the Court of Junter hounds - County, now stitling, in the Sum of One hundred hounds

To the

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 Seals, this write Day of in the Year of our Lord One Thousand Seven Hundred and Fifty three and in the Administration of our Sovereign Lord GEORGE the Second.

THE Condition of this Obligation is such, That if the above-bound

Administration of all the Goods, Chattels and Credits of a breph torolong Deceased, do make, or cause to be made, a true and perfect Inventory of all and singular the Goods, Chattels and Credits of the said Deceased, which have, or shall come to the Hands, Possession, or Knowledge of the the said Suitable Community of the said Suitable Com

or into the Hands or Possession of any other Person and the same so made, do exhibit or cause to be exhibited into the County Court of factor fax at such Time as the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits of the said Deceased, at the Time of he Death which at any Time after, shall come to the Hands, or Possession of any other

do well and truly administer according to Law: Person or Persons for her And further 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 Goods, Chattels, and Credits, which shall be found remaining upon the faid Admin Ohrahuas . 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 faid 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 fellitures thereunto required, do render and deliver up her Letters of Administration, Approbation of such Testament being first had and made in the said Court: Then this Obligation to be void and of none Effect, or else to remain in full Force and Virtue.

Sealed and Delivered } in the Presence of

Ach his mark in the mark in the his mark.

KNOW all Men by these Presents, That We Deliah Searson & John Ryley

are held and firmly bound to Lewis Ellzey Daniel In Carty

Tieloing Jurner & Thomas Colvill

Gent. Justices of the Court of Sairfus . County, now fitting, in the Sum of One 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 Pre-Sealed with our Seals, this xiii in the Year of our Lord One Thousand Seven Hundred and

Gifty the and in the Axxvii Year of the Fifty three . . and in the xxvij " Reign of our Sovereign Lord GEORGE the Second.

THE Condition of this Obligation is such, That if the above-bound

Adminishments of all the Goods, Chattels and Credits of Samuel See . on 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 her the faid Leliah

or into the Hands or Possession of any other Person and the same so made, do exhibit or Persons, for here or cause to be exhibited into the County Court of Jair fac shall be thereunto required by the said Court; at fuch Time as the 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 Delicali or into the Hands, or Possession of any other

do well and truly administer according to Law: Person or Persons for her And further 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 Goods, Chattels, and Credits, which shall be found remaining upon the faid Admin who bride. 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 faid 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 Lefach being thereunto required, do render and deliver up Letters of Adminiftration, Approbation of such Testament being first had and made in the said Court: Then this Obligation to be void and of none Effect, or else to re-

Sealed and Delivered in the Presence of S

main in full Force and Virtue.

Form Miley

her mork

Deliahtteawon

KNOW all Men by these Presents, That We William Suffish, Thomas aubrey and Daniel Thomas are held and sirmly bound to Lewis Ellzey, George William

Jourfax, John West, & Daniel In barry

Gent. Justices of the Court of Janifax County, now fitting, in the Sum of Twe 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 Seals, this and in the Year of our Lord One Thousand Seven Hundred and Fifty three and in the exemption of our Sovereign Lord GEORGE the Second.

THE Condition of this Obligation is such, That if the above-bound within Griffith

Administrator of all the Goods, Chattels and Credits of Notice Male Deceased, do make, or cause to be made, a true and perfect Inventory of all and singular the Goods, Chattels and Credits of the said Deceased, which have, or shall come to the Hands, Possession, or Knowledge of him the said Notice Griffith

or into the Hands or Possession of any other Person and the same so made, do exhibit or Persons, for him or cause to be exhibited into the County Court of Fairfax at such 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 or into the Hands, or Possession of any other William Person or Persons for him do well and truly administer according to Law: And further 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 faid Admin is hatoris .. 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 faid 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 wincen Grithith thereunto required, do render and deliver up his - Letters of Administration, Approbation of such Testament being first had and made in the said Court: Then this Obligation to be void and of none Effect, or else to remain in full Force and Virtue.

Sealed and Delivered } in the Presence of

William Grifith Awbrey Daniel Thomas Iviliam Ramsay & Daniel Mebarty .

Gent. Justices of the Court of Fairfax Sterling, now fitting, in the Sum of One hundred pounds Sterling

To the

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 Seals, this are and severally firmly by these Presents. Sealed with our Seals, this are and severally firmly by these and in the Account of Thousand Seven Hundred and Fifty three and in the account of the Reign of our Sovereign Lord GEORGE the Second.

THE Condition of this Obligation is such, That if the above-bound

Administrator of all the Goods, Chattels and Credits of James Brown Deceased, do make, or cause to be made, a true and perfect Inventory of all and singular the Goods, Chattels and Credits of the said Deceased, which have, or shall come to the Hands, Possession, or Knowledge of him or into the Hands or Possession of any other Person

and the same so made, do exhibit or Persons, for him or cause to be exhibited into the County Court of Sanfax at such 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 Thomas Parown or into the Hands, or Possession of any other Person or Persons for him do well and truly administer according to Law: And further 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 whater . 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 faid 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 said Thomas Brown being thereunto required, do render and deliver up hw Letters of Adminiftration, Approbation of such Testament being first had and made in the said Court: Then this Obligation to be void and of none Effect, or else to rewhi mark . main in full Force and Virtue. Thomas T Brown 1 lead)

Sealed and Delivered }
in the Presence of

Thomas & Bosman

KNOW all Men by these Presents, That We John Fling

K John Templeman by Comond Linton of the County of Fairfax

are held and sirmly bound to John Colvill, John West, John

Carlyle and William Ramway

Gent. Justices of the Court of Fairfax

Stiting, in the Sum of Two 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 Seals, this executed Day of November in the Year of our Lord One Thousand Seven Hundred and Fifty three and in the executed Year of the Reign of our Sovereign Lord GEORGE the Second.

THE Condition of this Obligation is such, That if the above-bound

Administrator of all the Goods, Chattels and Credits of George Thomas Deceased, do make, or cause to be made, a true and persect Inventory of all and singular the Goods, Chattels and Credits of the said Deceased, which have, or shall come to the Hands, Possession, or Knowledge of him the said John Fling

or into the Hands or 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 Jairfan at fuch Time as he fhall 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 said John or into the Hands, or Possession of any other Hling Person or Persons for him do well and truly administer according to Law: And further 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 Admin ishators . 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 faid 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 John Thing thereunto required, do render and deliver up his Letters of Adminif tration, Approbation of fuch Testament being first had and made in the said Court: Then this Obligation to be void and of none Effect, or else to re-John x Fling main in full Force and Virtue.

Romand & Linton

& Templeman

Sealed and Delivered }
in the Presence of

KNOW all Men by these Presents, That We Joseph Inillard and George Johnston ;

are beld and firmly bound to John bolvil Lewin Ellzey

Stophen Lewis and Thomas Colvill

Gent. Justices of the Court of Jourfax fitting, in the Sum of Fifty founds

County, now

To the

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 Seals, this seventeenth Day of January in the Year of our Lord One Thousand Seven Hundred and Fifty four and in the axes Tear of the Reign of our Sovereign Lord GEORGE the Second.

THE Condition of this Obligation is such, That if the above-bound

Adminishator of all the Goods, Chattels and Credits of lackiel Griffin Deceased, do make, or cause to be made, a true and perfect Inventory of all and singular the Goods, Chattels and Credits of the said Deceased, which have, or shall come to the Hands, Possession, or Knowledge of him the said Joseph

or into the Hands or Possession of any other Person and the same so made, do exhibit or cause to be exhibited into the County Court of Fairfax at such 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 said Deceased, at the Time of his Death which at any Time after, shall come to the Hands, or Possession of any other

Person or Persons for him do well and truly administer according to Law: And surther do make a just and true Account of his. 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 sound remaining upon the said Adminishators. 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 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 Court, making Request to have it allowed and approved accordingly, if the said Sospela being thereunto required, do render and deliver up his Letters of Administration, Approbation of such Testament being first had and made in the said Court: Then this Obligation to be void and of none Essect, or else to re-

Sealed and Delivered } in the Presence of

main in full Force and Virtue.

Cour

11600

J. Johnston

Joseph millard

Seal

KNOW all Men by these Presents, That We Notion Ramway & John Carlyle Gent?

are held and firmly bound to John Colout, Lewis Ellzey.

Stephen Lewis, & Thomas bolvill

Gent. Justices of the Court of Jairfax County, now string, in the Sum of One hundred frounds current money

To the

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 Seals, this sevententh Day of January in the Year of our Lord One Thousand Seven Hundred and Fifty four and in the twenty seventh Year of the Reign of our Sovereign Lord GEORGE the Second.

THE Condition of this Obligation is such, That if the above-bound

Administrator of all the Goods, Chattels and Credits of angus machinald Deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels and Credits of the said Deceased, which have, or shall come to the Hands, Possession, or Knowledge of him the said William Ramsay

or into the Hands or Possession of any other Person and the same so made, do exhibit or Persons, for him - - - -• . or cause to be exhibited into the County Court of Four fax at fuch Time as he . . . fhall be thereunto required by the faid Court; and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits of the said Deceased, at the Time of his . Death which at any Time after, shall come to the Hands, or Possession of the said - - . William Ramsay or into the Hands, or Possession of any other Person or Persons for him do well and truly administer according to Law: And further 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 Adminish atozo ... Account, the same being first 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 faid 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 said William Ramsau being thereunto required, do render and deliver up his . . Letters of Administration tration, Approbation of such Testament being first had and made in the said Court: Then this Obligation to be void and of none Effect, or else to remain in full Force and Virtue.

Sealed and Delivered }
in the Presence of

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677

John Carlyhe

Seal

NOW all Men by these Presents, That We Samuel Moxley & Sampson Dagroll

are beld and firmly bound to Hophon Lennis John West William Ramsay & Charles Asroadwaler .

To the

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 Prefents. Sealed with our Seals, this 21 of Fobruary in the Year of our Lord One Thousand Seven Hundred, and Fifty four and in the execution Year of the Reign of our Sovereign Lord GEORGE the Second.

THE Condition of this Obligation is such, That if the above-bound Samuel Moxley.

Admin ishalor of all the Goods, Chattels and Credits of William Asagan Deceased, do make, or cause to be made, a true and persect 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 him . the faid Samuel Moxley . or into the Hands or Possession of any other Person

and the same so made, do exhibit or Persons, for him. or cause to be exhibited into the County Court of Fairface. at such 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.

Samuel Moxley . . . or into the Hands, or Possession of any other Person or Persons for him . do well and truly administer according to Law: And further 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 faid Adminishators 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 faid 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 Samuel Moxley . . . being thereunto required, do render and deliver up his . . Letters of Adminiftration, Approbation of such Testament being first had and made in the said Court: Then this Obligation to be void and of none Effect, or else to re-Samuel Moscley Seals Sampson Darrell Geals main in full Force and Virtue.

Sealed and Delivered }
in the Presence of

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 Seals, this hronly first. Day of May in the Year of our Lord One Thousand Seven Hundred and Fifty four. and in the XXIII. Year of the Reign of our Sovereign Lord GEORGE the Second.

THE Condition of this Obligation is such, That if the above-bound Mary Ann Faron

Adminuhahis of all the Goods, Chattels and Credits of Robert Jazen Deceased, do make, or cause to be made, a true and perfect Inventory of all and singular the Goods, Chattels and Credits of the said Deceased, which have, or shall come to the Hands, Possession, or Knowledge of hor the said Mary Ann Jazen.

or into the Hands or Possession of any other Person and the same so made, do exhibit or Persons, for her. or cause to be exhibited into the County Court of Sairfax. , at such Time as one. . . 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 Mary Ann Jazen . or into the Hands, or Possession of any other Person or Persons for hor do well and truly administer according to Law: And further do make a just and true Account of hor . 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 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 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 faid 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 said Mary ann Saren. . . . being thereunto required, do render and deliver up ho: . Letters of Adminiftration, Approbation of such Testament being first had and made in the said Court: Then this Obligation to be void and of none Effect, or else to remain in full Force and Virtue.

Sealed and Delivered }
in the Presence of

Mary ann + Jaren . Seal Nicholas garret . . weals

KNOW all Men by these Presents, That We Mary Saven Garard Frammel & Sames Spuzz.

Droadwater, William Ramsay & Hugh West.

Payment whereof, well and truly to be made to the said fustices, 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 Seals, this hronly first. Day of May in the Year of our Lord One Thousand Seven Hundred and Fifty four. and in the exercise. Year of the Reign of our Sovereign Lord GEORGE the Second.

THE Condition of this Obligation is such, That if the above-bound

Admin whahivof all the Goods, Chattels and Credits of Nicholas Savon Deceased, do make, or cause to be made, a true and perfect Inventory of all and singular the Goods, Chattels and Credits of the said Deceased, which have, or shall come to the Hands, Possession, or Knowledge of hor the said Mary Javon or into the Hands or Possession of any other Person

. . . and the fame so made, do exhibit or Persons, for her. or cause to be exhibited into the County Court of Jairfax. at such Time as sho. . . . 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 . Mary Savon. or into the Hands, or Possession of any other Person or Persons for her do well and truly administer according to Law: And further 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 faid Goods, Chattels, and Credits, which shall be found remaining upon the faid Admin ishahis's . 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 faid 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 Mary Saven. thereunto required, do render and deliver up hez . . Letters of Adminiftration, Approbation of such Testament being first had and made in the said Court: Then this Obligation to be void and of none Effect, or elfe to re-Mary of Saven . Seal, main in full Force and Virtue.

Janes Spurz . Jeals

Sealed and Delivered } in the Presence of

KNOW all Men by these Presents, That We William Stark

Farefax John West & William Ramoay).

To the

Freng. Jobashan weat

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 Seals, this seventeenth. Day of Selember in the Year of our Lord One Thousand Seven Hundred and Fifty four and in the XXIIII. Year of the Reign of our Sovereign Lord GEORGE the Second.

HE Condition of this Obligation is such, That if the above-bound

Administrator of all the Goods, Chattels and Credits of William Bught-Deceased, do make, or cause to be made, a true and perfect Inventory of all and singular the Goods, Chattels and Credits of the said Deceased, which have, or shall come to the Hands, Possession, or Knowledge of him the said William Nach

. or into the Hands or Possession of any other Person and the same so made, do exhibit or Persons, for him. or cause to be exhibited into the County Court of Fairfax. at such Time as /10 . . . 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 . . . William Jack or into the Hands, or Possession of any other Person or Persons for him do well and truly administer according to Law: And further 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 Adminiolators. 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 faid 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 said William Hash being thereunto required, do render and deliver up his . Letters of Administration, Approbation of fuch Testament being first had and made in the said Court: Then this Obligation to be void and of none Effect, or else to re-The mark of Wark Geal main in full Force and Virtue.

Sealed and Delivered }
in the Presence of

KNOW all Men by these Presents, That We Philip Noland Joseph Moxley & Sampson Darrell .

are held and firmly bound to John Colvill, Jeorge William

Fairfax John West of Thomas Colvill .

Gent. Justices of the Court of Janfax. . . . fitting, in the Sum of one hundred bounds.

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 Pre-Sents. Sealed with our Seals, this 18 16. Selden bee in the Year of our Lord One Thousand Seven Hundred and Fifty four and in the XXVIII Reign of our Sovereign Lord GEORGE the Second.

HE Condition of this Obligation is such, That if the above-bound Philis Joland

Adminwhales of all the Goods, Chattels and Credits of John Meazes Deceased, do make, or cause to be made, a true and persect 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 him. the faid Shills Ichand

. . or into the Hands or Possession of any other Person and the same so made, do exhibit or Persons, for him. or cause to be exhibited into the County Court of Jail fax. at such 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 hio. 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 Philip . Person or Persons for him . do well and truly administer according to Law: And further 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 Adminiohalow. 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 faid 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 said Philip. ... being thereunto required, do render and deliver up his . . Letters of Administration, Approbation of such Testament being first had and made in the said Court: Then this Obligation to be void and of none Effect, or else to remain in full Force and Virtue.

Sealed and Delivered ? in the Presence of Philip . loland . Seg Lampson Darrell &

KNOW all Men by these Presents, That We Uzabeth graddy Thomas Holly and Emond Butter -

william Jairfax John West & Thomas Colvill -

Gent. Justices of the Court of Jaurafax County, now string, in the Sum of Twe hundred frounds

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 Seals, this ho entieth — Day of November in the Year of our Lord One Thousand Seven Hundred and Fifty four — and in the twenty sighth — Year of the Reign of our Sovereign Lord GEORGE the Second.

THE Condition of this Obligation is fuch, That if the above-bound

Administration all the Goods, Chattels and Credits of William Inaddy Deceased, do make, or cause to be made, a true and perfect Inventory of all and singular the Goods, Chattels and Credits of the said Deceased, which have, or shall come to the Hands, Possession, or Knowledge of hor the said Stage of the said Stage o

or into the Hands or Possession of any other Person or Persons, for hear and the same so made, do exhibit or cause to be exhibited into the County Court of Factors at such Time as the same sods, Chattels, and Credits, and all other the Goods, Chattels, and Credits of the said Deceased, at the Time of hear 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 Elizabeth Person or Persons for here do well and truly administer according to Law: And further 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 Goods, Chattels, and Credits, which shall be found remaining upon the faid Adminimohahixo 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 faid 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 said luzacesti. thereunto required, do render and deliver up hor Letters of Administration, Approbation of such Testament being sirst had and made in the said Court: Then this Obligation to be void and of none Effect, or else to re-

Sealed and Delivered }
in the Presence of

main in full Force and Virtue.

lliz? Inaddy The! Kelly Lomond Butter

Weal,

NOW all Men by these Presents, That We mary Duncan Guy Broadwater and William Shortings are held and firmly bound to John West Charles . Broadwater Thomas Colvill and Fisting Jurner Gent. Justices of the Court of Sairfax sitting, in the Sum of Ino hundred frounds To 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 Pre-Sealed with our Seals, this twenty first - - Day of November in the Year of our Lord One Thousand Seven Hundred and Fifty four - and in the twenty lighth - - Year of the Reign of our Sovereign Lord G E O R G E the Second. THE Condition of this Obligation is such, That if the above-bound Administ of all the Goods, Chattels and Credits of Blanch Flower Duncan 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 her the faid mary or into the Hands or Possession of any other Person or Persons, for her - - and the same so made, do exhibit or cause to be exhibited into the County Court of Fairfax . at fuch Time as she -- fhall 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 hor - Death which at any Time after, shall come to the Hands, or Possession of the said mazy or into the Hands, or Possession of any other Person or Persons for her do well and truly administer according to Law: And further 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 Goods, Chattels, and Credits, which shall be found remaining upon the faid Admin is trative's. 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 faid 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 said approved accordingly, if the said thereunto required, do render and deliver up hoz. Letters of Administration, Approbation of such Testament being first had and made in the said Court: Then this Obligation to be void and of none Effect, or else to re-The mark of mary Duncan main in full Force and Virtue. Juy Broadwater . The mark of Sealed and Delivered ?

William Shortridge

in the Presence of

KNOW all Men by these Presents, That We William Ramsay & Hugh Wost

Sairfax John West & Charles Broadwater

Gent. Justices of the Court of Fairfax fitting, in the Sum of Out hundred pounds

County, now

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 Seals, this nine trens Day of Decombor in the Year of our Lord One Thousand Seven Hundred and Fifty four and in the twenty Lighth Year of the Reign of our Sovereign Lord GEORGE the Second.

THE Condition of this Obligation is such, That if the above-bound

Administration of all the Goods, Chattels and Credits of Poton Gleagan Deceased, do make, or cause to be made, a true and perfect Inventory of all and singular the Goods, Chattels and Credits of the said Deceased, which have, or shall come to the Hands, Possession, or Knowledge of him the said William

or into the Hands or Possession of any other Person and the same so made, do exhibit or Persons, for him or cause to be exhibited into the County Court of Fairfax . at such 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 said Deceased, at the Time of his - Death which at any Time after, shall come to the Hands, or Possession of the said - --Miliam or into the Hands, or Possession of any other Person or Persons for him do well and truly administer according to Law: And further 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 faid Adminishators . 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 faid 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 William thereunto required, do render and deliver up his Letters of Adminiftration, Approbation of such Testament being first had and made in the said Court: Then this Obligation to be void and of none Effect, or else to rehom hamsay main in full Force and Virtue.

Sealed and Delivered }
in the Presence of

HWest

Jeal)

KNOW all Men by these Presents, That We Subyl Donalsoon

To the Payment whereof, well and truly to be made to the said Justices, and their Successors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this hoenhich Seven Hundred and Fifty five and in the Paxwingth Tear of the

THE Condition of this Obligation is such, That if the above-bound ...

Reign of our Sovereign Lord GEORGE the Second.

Administrate of all the Goods, Chattels and Credits of William Lonathoon 900 Deceased, do make, or cause to be made, a true and persect Inventory of all and singular the Goods, Chattels and Credits of the said Deceased, which have, or shall come to the Hands, Possession, or Knowledge of heat the said Sibyl Donathoon or into the Hands or Possession of any other Person

or Persons, for her and the same so made, do exhibit or cause to be exhibited into the County Court of Januara at such Time as the same 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 said Deceased, at the Time of his Death which

at any Time after, shall come to the Hands, or Possession of the said about Donothorn or into the Hands, or Possession of any other Person or Persons for here do well and truly administer according to Law: And surthered make a just and true Account of here. 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 who have a 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 said Sibul Donasson being thereunto required, do render and deliver up here. Letters of Administration, Approbation of such Testament being sirst had and made in the said Court: Then this Obligation to be void and of none Essect, or else to re-

Sealed and Delivered } in the Presence of

main in full Force and Virtue.

Sibyl Donaldson Geals Michael Reagan Geals William ashford Geal

NOW all Men by these Presents, That We Statia Beshley 29 William Payne & Honey Gunnell are held and firmly bound to Lervis Elley; Chailes Broadwater Thomas Colvill & Lielsing Surner ... Gent. Justices of the Court of Janface County, now sitting, in the Sum of Live hundred hounds burrent money 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 Pre-sents. Sealed with our Seals, this 20 th. Day of fents. Sealed with our Seals, this 20th. Day of 97104 in the Year of our Lord One Thousand Seven Hundred and Fifty five and in the xxxvijth Year of the Reign of our Sevenian Lord O.F. O.B. O.F.

HE Condition of this Obligation is such, That if the above-bound Statia Berhlon .

Reign of our Sovereign Lord GEORGE the Second.

Admin of all the Goods, Chattels and Credits of Burges Berhlen 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 her the faid Statia Berkley or Persons, for her and the same so made, do exhibit or cause to be exhibited into the County Court of Janstone at fuch 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 Statia Berhley ... or into the Hands, or Possession of any other Person or Persons for her ... do well and truly administer according to Law: And further 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 faid 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 if it shall hereafter appear, that any Last Will and Testament was made by the faid 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 Statia Boshley being thereunto required, do render and deliver up ha. . . . Letters of Administration, Approbation of such Testament being first had and made in the said Court: Then this Obligation to be void and of none Effect, or else to remain in full Force and Virtue.

Sealed and Delivered ? in the Presence of

DIESTI

Statia Beskley Geal Henry Junnell . Be

KNOW all Men by these Presents, That We John Dalton b 24

Hugh West

are held and sirmly bound to John Garlyle, Poilliam Chamsay

Shomas Colvill V Fielding Surner

Gent. Justices of the Court of Fairfax County, now

sitting, in the Sum of Live, hundred Counts

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 Seals, this 19 th Day of

August in the Year of our Lord One Thousand Seven Hundred and

Fifty five and in the Exercical County Second.

THE Condition of this Obligation is such, That if the above-bound

Admination of all the Goods, Chattels and Credits of William Ceyzonne Deceased, do make, or cause to be made, a true and perfect Inventory of all and singular the Goods, Chattels and Credits of the said Deceased, which have, or shall come to the Hands, Possession, or Knowledge of him which the said John Walton or into the Hands or 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 January

at fuch Time as he . . . fhall 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 said from Dalton or into the Hands, or Possession of any other Person or Persons for him do well and truly administer according to Law: And further 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 Adminiohalors .. 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 faid 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 said Islam Dalton being thereunto required, do render and deliver up his Letters of Administration. tration, Approbation of such Testament being first had and made in the said Court: Then this Obligation to be void and of none Effect, or else to re-

Sealed and Delivered }
in the Presence of

main in full Force and Virtue.

Hugh West &

John Dalton Gen

NOW all Men by these Presents, That We Wilham. 23 Ramsay & Daniel 976 Cashy are held and firmly bound to John Gashyle Charles Broadwater Tielding Susner, Thomas Colvill & Sampson Justey . . . Gent. Justices of the Court of Sanface. County, now sitting, in the Sum of Live hundred Counds.

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 Seals, this 20 th Day of Augnot in the Year of our Lord One Thousand Seven Hundred and Fifty how and in the Acasa the Year of the Reign of our Sovereign Lord GEORGE the Second.

THE Condition of this Obligation is such, That if the above-bound William Ramoay

Adminiohator of all the Goods, Chattels and Credits of Hemy Salhels. 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 him . . . William ...

or into the Hands or Possession of any other Person and the same so made, do exhibit or Persons, for him. or cause to be exhibited into the County Court of Fausaw and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits of the said Deceased, at the Time of his Death which at any Time after, shall come to the Hands, or Possession of the said 9villiam or into the Hands, or Possession of any other Person or Persons for him do well and truly administer according to Law: And further 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 Adminishators . 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 faid 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 Wisham being thereunto required, do render and deliver up his Letters of Administration, Approbation of such Testament being first had and made in the said Court: Then this Obligation to be void and of none Effect, or else to remain in full Force and Virtue. nompamoay beats Daniel M. Lasty Coals

Sealed and Delivered ? in the Presence of S

KNOW all Men by these Presents, That We Lowis Evans (2) Daniel In Carry & Samos Samilton Gent Gent. Justices of the Court of Fairfap County, now fitting, in the Sum of One hundred pounds burrent money 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 Pre-Sents. Sealed with our Seals, this hvenhold November in the Year of our Lord One Thousand Seven Hundred and Fifty five . . and in the assisch! - - - Year of the Reign of our Sovereign Lord GEORGE the Second. HE Condition of this Obligation is fuch, That if the above-bound 10wis Evans Administrator of all the Goods, Chattels and Credits of Michael morgan 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 him the faid Loww or into the Hands or Possession of any other Person . and the same so made, do exhibit or Persons, for him or cause to be exhibited into the County Court of Janifap at such 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 said Deceased, at the Time of his . Death which at any Time after, shall come to the Hands, or Possession of the said Lowis · or into the Hands, or Possession of any other Person or Persons for hundo well and truly administer according to Law: And further 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 Adminishators . 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 faid 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 said Louis being thereunto required, do render and deliver up his . . Letters of Adminiftration, Approbation of such Testament being first had and made in the said Court: Then this Obligation to be void and of none Effect, or else to re-

Sealed and Delivered }
in the Presence of

main in full Force and Virtue.

Lewis Evans by John Jon

(onl)

NOW all Men by these Presents, That We Mary Gunston and John West Bent Wesh Jund Sampson Turley and Sampson Danoll Gent. Justices of the Court of Francisco County, now sitting, in the Sum of Thirty 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 Pre-sents. Sealed with our Seals, this distants Day of march in the Year of our Lord One Thousand Seven Hundred and Fifty Jip - and in the Occioc Year of the Reign of our Sovereign Lord GEORGE the Second. THE Condition of this Obligation is such, That if the above-bound 1 mary Gunston Administrate of all the Goods, Chattels and Credits of John Junston 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 her the faid mary or into the Hands or Possession of any other Person or Persons, for her - · · · and the same so made, do exhibit or cause to be exhibited into the County Court of Jairfap she shall be thereunto required by the faid Court; at such Time as 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 -- -mary. or into the Hands, or Possession of any other Person or Persons for do well and truly administer according to Law: And further do make a just and true Account of her Actings and Doings therein, when thereto required by the said Court; and all the Rest and Residue of the faid Goods, Chattels, and Credits, which shall be found remaining upon the faid Admin is ha hahiri 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 faid 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 said many being thereunto required, do render and deliver up her - Letters of Administration. tration, Approbation of such Testament being first had and made in the said Court: Then this Obligation to be void and of none Effect, or else to reher Gunston mark main in full Force and Virtue. Sealed and Delivered ? John West in the Presence of

KNOW all Men by these Presents, That We Elizabeth . 28

Solling Gerrard Bolling & Emond Button .

are beld and sirmly bound to John barty w William Ramsay

Thomas Coloil & John West Junt .

Gent. Justices of the Court of Sairfus County, now sitting, in the Sum of Five hundred pounds

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

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 Seals, this second.

Day of April in the Year of our Lord One Thousand Seven Hundred and Fifty six and in the occasion.

Year of the Reign of our Sovereign Lord GEORGE the Second.

THE Condition of this Obligation is such, That if the above-bound

Administic of all the Goods, Chattels and Credits of Winsom Bolling Deceased, do make, or cause to be made, a true and perfect Inventory of all and singular the Goods, Chattels and Credits of the said Deceased, which have, or shall come to the Hands, Possession, or Knowledge of hor the said Ungabeth or into the Hands or Possession of any other Person

or into the Hands or Possession of any other Person or Persons, for her and the same so made, do exhibit or cause to be exhibited into the County Court of Gairsap at such Time as who shall be thereunto required by the said Court;

at such Time as the 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 said Deceased, at the Time of the 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 the do well and truly administer according to Law: And surther do make a just and true Account of the 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

Person or Persons for her do well and truly administer according to Law: And further 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 faid Goods, Chattels, and Credits, which shall be found remaining upon Account, the same being first examined and althe faid Administration lowed 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 hereaster appear, that any Last Will and Testament was made by the faid 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 Mizaboth thereunto required, do render and deliver up her . Letters of Administration, Approbation of such Testament being first had and made in the said Court: Then this Obligation to be void and of none Effect, or else to re-

Sealed and Delivered }
in the Presence of

main in full Force and Virtue.

U.G.

Eliz. * Bolling The mark of Ger? Bolling Comond Bullor

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deal

NOW all Men by these Presents, That We ann Harrison and Selverton Seyton are beld and firmly bound to John barlyle Withiam Ramsay Thomas Coloil Wohn West junt Gent. Justices of the Court of Fairfay County, now fitting, in the Sum of One thousand pounds burnent on one 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 Pre-Sents. Sealed with our Seals, this work April in the Year of our Lord One Thousand Seven Hundred and Fifty Ivo and in the xxix "Year of the Fifty Sus . and in the accioc " Reign of our Sovereign Lord GEORGE the Second. HE Condition of this Obligation is fuch, That if the above-bound 1 ann Harrison Administr . of all the Goods, Chattels and Credits of homas Harrison ju 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 her the faid ann or into the Hands or Possession of any other Person and the same so made, do exhibit or Persons, for her or cause to be exhibited into the County Court of Fairfax 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 further 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 faid Goods, Chattels, and Credits, which shall be found remaining upon the faid Adminish whise ... 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 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 Court, making Request to have it allowed and approved accordingly, if the said Court being thereunto required, do render and deliver up here. Letters of Administration, Approbation of such Testament being first had and made in the said Court: Then this Obligation to be void and of none Effect, or else to remain in sull Force and Virtue.

Gelverton Seylon Goal

Sealed and Delivered \ in the Presence of

NOW all Men by these Presents, That We William Ellzey (30 and George Schuston Gent

John West John Carlyle and William Ramsay -

Gent. Justices of the Court of Fairfax County, now fitting, in the Sum of One hundred pounds burnent money

Payment whereof, well and truly to be made to the said 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 Pre-sents. Sealed with our Seals, this wix! Day of In ay - in the Year of our Lord One Thousand Seven Hundred and Fifty Six - and in the occase. Year of the Reign of our Sovereign Lord GEORGE the Second.

THE Condition of this Obligation is such, That if the above-bound Adminishator of all the Goods, Chattels and Credits of Series Noland

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 him the faid William Ellzey or into the Hands or 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 Janifap at such 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 - - william Eugey - - . or into the Hands, or Possession of any other Person or Persons for him do well and truly administer according to Law: And further 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 Adminishator's - Account, the same being first examined and allowed by the Justices of the Court for the Time being, shall deliver and pay un-

to 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 faid 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 nom Euroy being thereunto required, do render and deliver up his . Letters of Adminiftration, Approbation of such Testament being first had and made in the said Court: Then this Obligation to be void and of none Effect, or else to re-

Sealed and Delivered ? in the Presence of

main in full Force and Virtue.

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STATE

WEUzey (soal)
GJohnston boat

KNOW all Men by these Presents, That We Same Charlson John Dalton & Gerard Boling -

are beld and firmly bound to George William Fairfan, John Carly 10, William Ramsay & anthony Rufoll

Gent. Justices of the Court of Frairfax . County, now sitting, in the Sum of Two hundred founds current money

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 Seals, this xix! Day of Inorg in the Year of our Lord One Thousand Seven Hundred and Fifty six and in the xx1x! Year of the Reign of our Sovereign Lord GEORGE the Second.

THE Condition of this Obligation is such, That if the above-bound

Adminutes of all the Goods, Chattels and Credits of Condrow Charlton Deceased, do make, or cause to be made, a true and perfect Inventory of all and singular the Goods, Chattels and Credits of the said Deceased, which have, or shall come to the Hands, Possession, or Knowledge of hor the said Jane?

or into the Hands or Possession of any other Person or Persons, for hor and the same so made, do exhibit or cause to be exhibited into the County Court of Jaistan shall be thereunto required by the faid Court; at fuch Time as 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 Jane - or into the Hands, or Possession of any other Person or Persons for how do well and truly administer according to Law: And further do make a just and true Account of hor --- Actings and Doings therein, when thereto required by the said Court; and all the Rest and Residue of the faid Goods, Chattels, and Credits, which shall be found remaining upon the faid Admin whahires - 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 faid 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 said Same being thereunto required, do render and deliver up hor . . . Letters of Adminiftration, Approbation of such Testament being first had and made in the said Court: Then this Obligation to be void and of none Effect, or else to remain in full Force and Virtue.

Jane X Charlton (see

Sealed and Delivered }
in the Presence of

John Dalton John Dalton Gozzard Boling RNOW all Men by these Presents, That We.

Loward Hardin and George Grego Villiam Satisfax.

are held and firmly bound to George William Satisfax.

John Carlyle John West jun! & Shornas Colvill

Gent. Justices of the Court of Sairfax.

County, now sitting, in the Sum of Sifty 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 Seals, this listenth. Day of June in the Year of our Lord One Thousand Seven Hundred and Fifty vix and in the &xix:

Reign of our Sovereign Lord GEORGE the Second.

THE Condition of this Obligation is such, That if the above-bound

Administ of all the Goods, Chattels and Credits of James Jeen Deceased, do make, or cause to be made, a true and perfect Inventory of all and singular the Goods, Chattels and Credits of the said Deceased, which have, or shall come to the Hands, Possession, or Knowledge of him the said loward

or into the Hands or 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 Saisfax at such 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 or into the Hands, or Possession of any other Person or Persons for him do well and truly administer according to Law: And further 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 Administrators. 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 faid 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 Broard thereunto required, do render and deliver up his . . . Letters of Administration, Approbation of fuch Testament being first had and made in the said Court: Then this Obligation to be void and of none Effect, or else to remain in full Force and Virtue.

Sealed and Delivered } in the Presence of

She mard of Soward Mardin George Gregg

(s.el)

HE Condition of this Obligation is such, That if the above-bound Thomas Helley

Administrator of all the Goods, Chattels and Credits of John Wansn . . .

Deceased, do make, or cause to be made, a true and persect 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 him.... the faid Thomas Helly. or into the Hands or 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 Famfaw at such Time as he ... shall be thereunto required by the said 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 Thomas Henry or into the Hands, or Possession of any other Person or Persons for him do well and truly administer according to Law: And further do make a just and true Account of his 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 faid Admin is halors . 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 faid 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 said Thomas Helly being thereunto required, do render and deliver up his Letters of Administration. tration, Approbation of such Testament being sirst had and made in the said Court: Then this Obligation to be void and of none Effect, or else to re-Tho Helle Gear main in full Force and Virtue.

nollzey Even

Sealed and Delivered]
in the Presence of

NOW all Men by these Presents, That We John Dalton, Sere Noagener & Lee Moafey are beld and firmly bound to John West George William - Fairfax, John Carlyle & William Ramay. Gent. Justices of the Court of Townaw County, now fitting, in the Sum of Town Hundred pounds burn money . 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 Prefents. Sealed with our Seals, this Seventeenth " Day of august in the Year of our Lord One Thousand Seven Hundred and Fifty vice ... and in the firstish ___ - "- " - " Year of the Reign of our Sovereign Lord GEORGE the Second. HE Condition of this Obligation is fuch, That if the above-bound John Dallon . Administrator of all the Goods, Chattels and Credits of John North. 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 him . . . John Dallon or into the Hands or 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 Famface. 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 -John Dalton . . . or into the Hands, or Possession of any other Person or Persons for him do well and truly administer according to Law: And further 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 faid Adminion of orio .. 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 faid 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 John Dalton . - . . being thereunto required, do render and deliver up his . Letters of Administration, Approbation of such Testament being sirst had and made in the said Court: Then this Obligation to be void and of none Effect, or else to remain in full Force and Virtue. John Dalton . Ese Set Wagener. & Sealed and Delivered } in the Presence of

ANOW all Men by these Presents, That We Grafton Hich (35)

are held and sirmly bound to John West Jun or

Joines Hamilton & Thomas Colvill ...

Gent. Justices of the Court of Fariface. County, now

sitting, in the Sum of Bre hundred formed

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 Seals, this Down the Seal of the Seal of the Year of our Lord One Thousand Seven Hundred and

Fifty vice and in the Now K. Year of the

Reign of our Sovereign Lord GEORGE the Second.

THE Condition of this Obligation is such, That if the above-bound

Administrator of all the Goods, Chattels and Credits of William Supton Deceased, do make, or cause to be made, a true and perfect Inventory of all and singular the Goods, Chattels and Credits of the said Deceased, which have, or shall come to the Hands, Possession, or Knowledge of him the said Ination

grafion or into the Hands or Possession of any other Person and the same so made, do exhibit or Persons, for him and the same so made, do exhibit or cause to be exhibited into the County Court of Foir face . at fuch Time as fier . . . shall be thereunto required by the said Court; and the fame Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits of the said Deceased, at the Time of his - Death which at any Time after, shall come to the Hands, or Possession of the said -Person or Persons for him do well and truly administer according to Law: And further 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 Administrators - 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 faid 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 said Graffon being thereunto required, do render and deliver up his . Letters of Administration, Approbation of such Testament being first had and made in the said Court: Then this Obligation to be void and of none Effect, or else to remain in full Force and Virtue.

Sealed and Delivered }
in the Presence of

Joseph X Gash . Escalo grand

. . are beld and firmly bound to George William Foriford, John West. John Garlyle & Thomas Coloill ...

Gent. Justices of the Court of Jainforce. County, now fitting, in the Sum of Tive 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 Seals, this 10th Day of in the Year of our Lord One Thousand Seven Hundred and Fifty wowen and in the OCOCK to Year of the Reign of our Sovereign Lord GEORGE the Second.

HE Condition of this Obligation is fuch, That if the above-bound

Administration all the Goods, Chattels and Credits of William Jumes 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 her the faid Cothonne. or into the Hands or Possession of any other Person

or Persons, for her. and the same so made, do exhibit or cause to be exhibited into the County Court of Fairface. at such Time as Iha. . . shall be thereunto required by the said 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 further do make a just and true Account of her. 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 faid Adminishahis 's 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 faid 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 Gamanne. being thereunto required, do render and deliver up her. Letters of Adminif-

tration, Approbation of such Testament being first had and made in the said Court: Then this Obligation to be void and of none Effect, or else to remain in full Force and Virtue.

The mark of Camanne + gumes & The mark of Yieholow N gumes & John Humler & Sealed and Delivered ? in the Presence of

HE Condition of this Obligation is such, That if the above-bound

Administration all the Goods, Chattels and Credits of Barnaby Curry Deceased, do make, or cause to be made, a true and perfect Inventory of all and singular the Goods, Chattels and Credits of the said Deceased, which have, or shall come to the Hands, Possession, or Knowledge of here the said ann

or into the Hands or Possession of any other Person or Persons, for her . . . and the same so made, do exhibit or cause to be exhibited into the County Court of Joinstone 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 her. Death which at any Time after, shall come to the Hands, or Possession of the said ann or into the Hands, or Possession of any other Person or Persons for her. do well and truly administer according to Law: And further 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 Goods, Chattels, and Credits, which shall be found remaining upon the said Adminiola Marse's 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 faid 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 Anna being thereunto required, do render and deliver up her. Letters of Adminiftration, Approbation of such Testament being first had and made in the said Court: Then this Obligation to be void and of none Effect, or else to reann A Curry Gear main in full Force and Virtue.

Mark Somford . Cear

Sanford Fremey for

Sealed and Delivered }
in the Presence of

KNOW all Men by these Presents, That We Isabella Wilhie 37

Davey Davis & Janual Mobley.

are held and firmly bound to John West. Daniel 976 Carry

Fielding Jumer & Thomas Colvill

Gent. Justices of the Court of Januar Pounda Current money

sitting, in the Sum of Inso hundred pounds Current money

Payment whereof, well and truly to be made to the said Justices, and their Successors, we bind our selves, 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 fifteenthe Day of much in the Year of our Lord One Thousand Seven Hundred and Fifty veven and in the XXXX - Year of the Reign of our Sovereign Lord GEORGE the Second.

THE Condition of this Obligation is such, That if the above-bound

Administrativof all the Goods, Chattels and Credits of John Wilhey 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 har Soubella? or into the Hands or Possession of any other Person or Persons, for her. - and the same so made, do exhibit or cause to be exhibited into the County Court of Jan fax. at fuch Time as flo fhall 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 said Instella or into the Hands, or Possession of any other Person or Persons for her - do well and truly administer according to Law: And further 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 faid Goods, Chattels, and Credits, which shall be found remaining upon the said Admin iohan him b 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 faid 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 said for being thereunto required, do render and deliver up here. Letters of Administration, Approbation of such Testament being first had and made in the said

Court: Then this Obligation to be void and of none Effect, or else to re-

in the Presence of

main in full Force and Virtue.

Down Davis . . Cant his Samuel Smorth

NOW all Men by these Presents, That We Benjamin Sebashan 39 are beld and firmly bound to John West James Hamilton William Ramoay . Jampson Danell o Encas Gampbell, Gent. Justices of the Court of Fairford. County, now sitting, in the Sum of few pounds Councert money 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 thefe Pre-Sents. Sealed with our Seals, this sialeenth Monch in the Year of our Lord One Thousand Seven Hundred and Fifty veven and in the xxxx 1 -Year of the Reign of our Sovereign Lord GEORGE the Second.

HE Condition of this Obligation is such, That if the above-bound Benjamin Lebeutian

Administrator of all the Goods, Chattels and Credits of Worlhow Goodwin) 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 of home

the faid Monjamin - or into the Hands or 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 Jantacoat such 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 Person or Persons for him do well and truly administer according to Law: And further 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 faid Administrator's Account, the same being first examined and al-

lowed 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 faid 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 Obenjamin being thereunto required, do render and deliver up his - Letters of Adminif-

tration, Approbation of such Testament being first had and made in the said Court: Then this Obligation to be void and of none Effect, or else to re-Denje Sebachian Good main in full Force and Virtue.

Sealed and Delivered ? in the Presence of ANOW all Men by these Presents, That We John Boling (40)

are held and sirmly bound to John West Jielding Jurner Journes

Homiston & Oneas Compbell

Gent. Justices of the Court of Join fax. County, now

sitting, in the Sum of Inchanged pounds

To the

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

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 Seals, this & of Day of Day of in the Year of our Lord One Thousand Seven Hundred and Fifty veven - and in the & & & Year of the Reign of our Sovereign Lord GEORGE the Second.

THE Condition of this Obligation is such, That if the above-bound

Administrator of all the Goods, Chattels and Credits of Lizabeth Ibolina Deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels and Credits of the said Deceased, which have, or shall come to the Hands, Possession, or Knowledge of hemother said

or into the Hands or Possession of any other Person and the same so made, do exhibit or Persons, for or cause to be exhibited into the County Court of Janhae' - " at such 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 or into the Hands, or Possession of any other John . Person or Persons for him do well and truly administer according to Law: And further 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 Adminishators - 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 faid 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 John . thereunto required, do render and deliver up hie _ Letters of Adminiftration, Approbation of such Testament being first had and made in the said Court: Then this Obligation to be void and of none Effect, or else to re-The mark of Boling fuce main in full Force and Virtue.

Thomask To

Sealed and Delivered }
in the Presence of

ANOW all Men by these Presents, That We Elizaboth devois . (4)

Charles Brownwater & John Doubton .

are held and sirmly bound to John West, Fielding Junes, Jame Hamilton & Oneas Compbell."

Gent. Justices of the Court of Joinform. County, now sitting, in the Sum of Three thousand 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 Seals, this $\mathcal{X} \cup \mathcal{Y} = \mathcal{Y}$ Day of in the Year of our Lord One Thousand Seven Hundred and Fifty seven. and in the $\mathcal{X} \times \mathcal{X} \times \mathcal{Y} = \mathcal{X} \times \mathcal{Y}$ Year of the Reign of our Sovereign Lord GEORGE the Second.

THE Condition of this Obligation is fuch, That if the above-bound

Adminishalization all the Goods, Chattels and Credits of Sephen decored Deceased, do make, or cause to be made, a true and persect Inventory of all and singular the Goods, Chattels and Credits of the said Deceased, which have, or shall come to the Hands, Possession, or Knowledge of her the said Elizabeth or into the Hands or Possession of any other Person or Persons, for her and the same so made, do exhibit

or cause to be exhibited into the County Court of Jantas at such 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 said 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 here do well and truly administer according to Law: And surther do make a just and true Account of his 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 Administration. 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 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 Court, making Request to have it allowed and

hibit the same into the said Court, making Request to have it allowed and approved accordingly, if the said being thereunto required, do render and deliver up here. Letters of Administration, Approbation of such Testament being first had and made in the said Court: Then this Obligation to be void and of none Essect, or else to remain in sull Force and Virtue.

Sealed and Delivered }
in the Presence of

Seein

Char Drondwater Es

John Dalton .

HE Condition of this Obligation is such, That if the above-bound John Bichop Administrator of all the Goods, Chattels and Credits of William Smith 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 home. John Bookop or into the Hands or 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 Fairfap shall be thereunto required by the said Court; at fuch Time as 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 . . . Person or Persons for him do well and truly administer according to Law: And further 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 Administrators 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 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 Court, making Request to have it allowed and approved accordingly, if the said Thom being thereunto required, do render and deliver up his. Letters of Administration, Approbation of such Testament being sirst had and made in the said Court: Then this Obligation to be void and of none Effect, or else to re-

Sealed and Delivered } in the Presence of }

main in full Force and Virtue.

John Buchop cocal)

KNOW all Men by these Presents, That We ann Neale Ishn barlyle and William Sobbe - are beld and sirmly bound to Daniel Mo Carty Milliam Thamsay Thomas Colvill and John West - - County, now sitting, in the Sum of one Thousand Towndo - - County, now

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 Seals, this 10°. Day of May in the Year of our Lord One Thousand Seven Hundred and Fifty even and in the exect. Year of the Reign of our Sovereign Lord GEORGE the Second.

THE Condition of this Obligation is fuch, That if the above-bound

Adminwhatia of all the Goods, Chattels and Credits of Christopher Neals Deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels and Credits of the said Deceased, which have, or shall come to the Hands, Possession, or Knowledge of her the said and

or into the Hands or Possession of any other Person or Persons, for her and the same so made, do exhibit or cause to be exhibited into the County Court of Fairfar at such Time as who 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 said Deceased, at the Time of her Death which at any Time after, shall come to the Hands, or Possession of any other

or into the Hands, or Possession of any other Person or Persons for her do well and truly administer according to Law: And further do make a just and true Account of her. 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 Adminishams. 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 said thereunto required, do render and deliver up her. Letters of Administration, Approbation of such Testament being sirst had and made in the said Court: Then this Obligation to be void and of none Effect, or else to remain in sull Force and Virtue.

Sealed and Delivered }
in the Presence of

Ann Neals John Carlylo Milliam Tobbo

(voal)

	0.0
KNOW all Men by these Presents, That We John Gar	lyle a
A George Sahneston :	
are beld and firmly bound to Gange Hom Jaifap &	Thomas
Colvill John Wood and anthony Rufsell	
Gent. Justices of the Court of Fausfan Count fitting, in the Sum of fine hundred pounds.	ty, nou
sitting, in the Sum of fine hundred pounds.	
Payment whereof, well and truly to be made to the faid Justices, and Successors, we bind ourselves, and each of us, our and each of our Executors, and Administrators, jointly and severally, sirmly by the sents. Sealed with our Seals, this Accident in the Year of our Lord One Thousand Seven Hundr Fifty and in the Access Year Reign of our Sovereign Lord GEORGE the Second.	Heirs,
THE Condition of this Obligation is such, That if the above-be	
Administrator of all the Goods, Chattels and Credits of Occhand Site Deceased, do make, or cause to be made, a true and perfect Invenall and singular the Goods, Chattels and Credits of the said Deceased, have, or shall come to the Hands, Possession, or Knowledge of the said Volume Goalule.	tory of which
or into the Hands or Possession of any other or Persons, for him and the same so made, do or cause to be exhibited into the County Court of Jainfan at such Time as he shall be thereunto required by the said	Court;
and the same Goods, Chattels, and Credits, and all other the Goods, tels, and Credits of the said Deceased, at the Time of hw. Death at any Time after, shall come to the Hands, or Possession of the said or into the Hands, or Possession of any	which
Nohn Carlyle or into the Hands, or Possession of any Person or Persons for do well and truly administer according to And further do make a just and true Account of his Actings and therein, when thereto required by the said Court; and all the Rest and F	Doings Residue
of the faid Goods, Chattels, and Credits, which shall be found remaining the said Administrators. Account, the same being first examined a lowed by the Justices of the Court for the Time being, shall deliver and processing the same of the court for the Time being.	and al- oay un-
to such Person or Persons respectively, as the said Justices by their Or Judgment shall direct, pursuant to the Laws in that Case made and properly it is a little of the Laws in that Case made and properly it is a little of the Laws in that Case made and properly it is a little of the Laws in that Case made and properly it is a little of the Laws in that Case made and properly it is a little of the Laws in that Case made and properly it is a little of the Laws in that Case made and properly it is a little of the Laws in that Case made and properly it is a little of the Laws in that Case made and properly it is a little of the Laws in that Case made and properly it is a little of the Laws in that Case made and properly it is a little of the Laws in that Case made and properly it is a little of the Laws in that Case made and properly it is a little of the Laws in that Case made and properly it is a little of the Laws in that Case made and properly it is a little of the Laws in that Case made and properly it is a little of the Laws in the Laws in that Case made and properly it is a little of the Laws in the	vided:
and if it shall hereaster appear, that any Last Will and Testament was by the said Deceased, and the Executor or Executors therein named,	do ex-
approved accordingly, if the faid John Carlylo.	ed and being
thereunto required, do render and deliver up his. Letters of Ad	lminif-
tration, Approbation of such Testament being first had and made in t Court: Then this Obligation to be void and of none Essect, or esse	to re-
main in full Force and Virtue. John Carlylo	cal
Sealed and Delivered \ John Carlylo &	29)
in the Presence of	$\boldsymbol{\nu}$

NOW all Men by these Presents, That We Clyabeth Dont Traffer Hick John Phases and Sommich Hampton are held and firmly bound to John West William Ramon John Carlyle and Sampuon Donall Gent. Justices of the Court of Janfan County, now fitting, in the Sum of has 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, sirmly by these Presents. Sealed with our Seals, this wood one Thousand Seven Hundred and Fifty woven . and in the American Year of the Reign of our Sovereign Lord GEORGE the Second.

HE Condition of this Obligation is such, That if the above-bound - Elizabeth Dont. Administra of all the Goods, Chattels and Credits of George Dont 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 Gligabeth Dont or into the Hands or Possession of any other Person or Persons, for her and the same so made, do exhibit or cause to be exhibited into the County Court of Fairfax at such Time as whe shall be thereunto required by the said 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 Person or Persons for her do well and truly administer according to Law: And further 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 faid Goods, Chattels, and Credits, which shall be found remaining upon the faid Administratrice 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 faid 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 said Elizabeth Dent being thereunto required, do render and deliver up her . . Letters of Administration, Approbation of such Testament being sirst had and made in the said Court: Then this Obligation to be void and of none Effect, or else to re-Algabeth Dent . Escale main in full Force-and Virtue. Grafion Swith . Eval)
Ichn Ochodes . West,
Icromiah Hampoton . (Scal)

Sealed and Delivered ? in the Presence of And Men by these Presents, That We Samuel Morley are beld and sirmly bound to Daniel Mo Casty Charles

Breadwater Sampuen Daniell and Thomas Coloill

Gent. Justices of the Court of Jansar - County, now sitting, in the Sum of Jow hundred pounds

To the 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 Seals, this The Day of Nauember in the Year of our Lord One Thousand Seven Hundred and Fifty were - and in the ANXII. Year of the Reign of our Sovereign Lord GEORGE the Second.

THE Condition of this Obligation is such, That if the above-bound lamuel Morelay

Adminishator of all the Goods, Chattels and Credits of Mich Morelay

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 him the faid Samuel Morley or into the Hands or 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 Jacifap at such 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 said Deceased, at the Time of he Death which at any Time after shall come to the Hands or Possession of the said

at any Time after, shall come to the Hands, or Possession of the said Person or Persons for him do well and truly administer according to Law: And further 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 Adminushators 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 faid 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 Camuel Moreley being thereunto required, do render and deliver up his Letters of Adminiftration, Approbation of such Testament being first had and made in the said Court: Then this Obligation to be void and of none Effect, or else to remain in full Force and Virtue.

Sealed and Delivered }
in the Presence of

John Pladen - (Scal)

NOW all Men by these Presents, That We William Gladin Gerard Bording and William ashford ____ are held and firmly bound to John Garligle John West Jun" Sampson Davrell and Henry Gunnell .___ Gent. Justices of the Court of Fairfax fitting, in the Sum of Invo hundred Sounds - County, now

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 Pre-sents. Sealed with our Seals, this 22. Day of February in the Year of our Lord One Thousand Seven Hundred and Fifty Eight and in the xxxx. Year of the Reign of our Sovereign Lord GEORGE the Second.

HE Condition of this Obligation is such, That if the above-bound William Gladin

Administrator of all the Goods, Chattels and Credits of Jarah Nelson. 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 of him the faid William Gladin ...

or into the Hands or Possession of any other Person or Persons, for hum... and the same so made, do exhibit or cause to be exhibited into the County Court of Fairfax. at such 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 William Gladin ____ or into the Hands, or Possession of any other Person or Persons for him do well and truly administer according to Law: And further do make a just and true Account of heat 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 Administrators Account, the fame 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 hereaster appear, that any Last Will and Testament, was made by the faid 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 William Gladen thereunto required, do render and deliver up his - Letters of Administration, Approbation of such Testament being first had and made in the said Court: Then this Obligation to be void and of none Effect, or else to remain in full Force and Virtue

Sealed and Delivered ? in the Presence of S.

main in full Force and Virtue.

William W. Gladen G. F. Bolling W" ashford

K NOW all Men by these Presents, That We Thomas arrowing and - # &

Proadwater Robert adam and William Sayne

Gent. Justices of the Court of Fairfax _____ County, now fitting, in the Sum of One hundred Sounds _____

To the 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.

Day of Sealed with our Seals, this xi'i'.

Lord One Thousand Seven Hundred and Fifty Gight and in the xxxi' Year of the Reign of our Sovereign Lord King GEORGE the Second.

THE Condition of this Obligation is fuch, That if the above-bound Administrator of all the Goods, Chattels and Credits of Walter English -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 him the faid Thomas andrey or into the Hands, or 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 Fairfase at such 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 Shomas arobicy or into the Hands and Possession of any other Person or Persons for him - - do well and truly adminster according to Law: And further 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 Administration 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 same into

the said Thomas Arreagy
being thereunto required, do render and deliver up his Letters of Administration, Approbation of such Testament being first had and made in the said tion, Approbation of such Testament being first had and made in the said ton, Approbation to be void and of none Effect, or else to remain in sull Force and Virtue.

the faid Court, making Request to have it allowed and approved accordingly, if

Scaled and Delivered } in the Presence of }

Lee Maprey

William in Gladen &

NOW all Men by these Presents, That We Christian Long and William are held and firmly bound to George William Faurface John Carlyle Thomas Colvell and William Jayne Gent. Justices of the Court of Fairfax bour County, now string, in the Sum of One hundred Sounds To the 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 Seals, this and September . in the Year of our Lord One Thousand Seven Hundred and Fifty eight - and in the cooky --Reign of our Sovereign Lord King GEORGE the Second.

HE Condition of this Obligation is fuch, That if the above-bound Administrator of all the Goods, Chattels and Credits of John adam Song 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 Christian . - or into the Hands, or 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 Fairfax at such Time as he . . . shall be thereunto required by the said Court; and the fame Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits of the said Deceased, at the Time of her

Time after shall come to the Hands, or Possession of the said Christian or into the Hands and Possession of any other Person or . . do well and truly adminster according to Law: And further do make a just and true Account of his ____ Actings and Doings Persons for him 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 Administrators 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 faid Court, making Request to have it allowed and approved accordingly, if being thereunto required, do render and deliver up his Letters of Administrathe faid Christian Long tion, Approbation of such Testament being first had and made in the said Court: Then this Obligation to be void and of none Effect, or else to remain in

Scaled and Delivered \ Lee Majvey.

full Force and Virtue.

Wm W Gladen

K. John West jund. Gent are beld and firmly bound to . Daniel In charty, John Hunter

William Hayne jun & Robert adam .

Gent. Justices of the Court of Jairfan _ _ County, now fitting, in the Sum of One hundred pound

To the 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 Seals, this 22 November in the Year of our Lord One Thousand Seven Hundred and Fifty sight - and in the accept Reign of our Sovereign Lord King GEORGE the Second.

THE Condition of this Obligation is such, That if the above-bound Admin of all the Goods, Chattels and Credits of John Jamnley 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 said John Garlyte or into the Hands, or 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 Fairfay 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 John Gartyle) Persons for him - do well and truly adminster according to Law: And further 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 Administrator's 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 faid Court, making Request to have it allowed and approved accordingly, if the said John Gartyles being thereunto required, do render and deliver up his Letters of Administration, Approbation of such Testament being first had and made in the said Court: Then this Obligation to be void and of none Effect, or else to remain in

Sealed and Delivered } in the Presence-of }

full Force and Virtue.

John Garlyle . L. S John West jun. 1. S.