

(2)

Administration Bond
Stones Estate
to
Pates et ux.

Know all Men by these presents that we William Pates, and Catherine his wife, John Branx & Francis Martin are held & firmly bound unto William Robinson Gentleman the First Justice in the Commission of the Peace for King George County; for, and in Behalf, and to the sole use and behoof of the Justices of the said County, and there Successors, in the sum of Twenty pounds current money to be paid to the said William Robinson his Executors, Administrators and Assigns: To the Whereto payment well and truly to be made, we Bind ourselves, and every one of us and every of our Heirs, Executors, and Administrators, Jointly and severally, firmly, by these presents, sealed with our seals. Dated this 7 Day of March 1739

The Condition of this Obligation is Such, That if the above-bound Mr. Pates, and Catherine his wife Administrator of all the Goods, Chattels & Credits of William Stone 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 them the Said William & Catherine or into the Hands, or Possession of any other Person, or Persons, for them and the same to make, do Exhibit, or cause to be Exhibited into the County Courts of King George at such Time as they shall be there unto Required by the Said Courts; 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 and Catherine or into the Hands and Possession of any other Person or Persons for them do well and truly Administer according to Law: and further do make a just and true Accounts of their Actions and Doings there in, when thereto required by the Said Courts; and all the Rest and Residue of the said Goods, Chattels, and Credits which shall be found Remaining upon the said Administrators Accounts the same being first Examined and Allowed by the said Justices by their Order, or Judgment, Shall Desist pursuant to the Law 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 Executrix herein named, do Exhibit the same into the said County making Request to have it allowed and approved: Accordingly, if the said William & Catherine being thereto Required, do Render and Deliver up their Letters of Administration, Approbation of such Testaments being first had and made in the said County; 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 -
Harry Turner

1739 by William Pates, Francis Martin, John Branx
and to be Recorded Copy Sept.

William Pates
Fran^m. Branx Martin
John Branx Martin
John Branx Martin
John Branx Martin



(3)

Know all Men by these Presents, That we John Armstrong and Henry Mc'Kie are held and firmly bound unto William Robinson Gentleman the first Justice in the Commission of the Peace for King George County; for and in behalf, and to the sole use and behoof of the Justices of the said County, and their successors in the sum of one hundred pounds current money to be paid to the said William Robinson his executors, administrators, and assigns. To the which payment well and truly to be made we Bind our selves, and Every of us, our and every of our Heirs, executors, and administrators, jointly and severally, firmly, by these presents, sealed with our seals, Dated this Sist Day of June 1740.

The condition of this obligation is just that if the above bound John Armstrong, Executor of the last will and testament of Ann Glendening deceased do make or cause to be made a true and perfect inventory of all and singular the Goods, Chattels and Creditor of the said deceased, which have or shall come to the hands, possession, or knowledge of the said John or into the hands, and possession of any other person or persons for him and the same so made, do exhibit into the County Courts of King George at such time as he shall be therunto required by the said Courts; and the same Goods, Chattels and Creditor, and all other the Goods, Chattels, and Creditor of the said deceased, which at any time after shall come to the hands, possession or knowledge of the said John or into the hands and possession of any other person, for him to well and truly administer according to law; and further do make a true and just account of his debts and dues therein, when thereto required by the said Courts: and also shall well and truly pay and deliver all the Legacies contained, and specified in the said testament, as for the said Goods, Chattels, and Creditor will thereunto extend, and the Law shall charge; then this obligation to be void and of none effect, or else to remain in full force and virtue.

Sealed & Delivered
In the presence of

John Armstrong Seal
Hen: Mc'Kie Seal

Acknowledged in King George County Courts
the 8 Day of June 1740 by John Armstrong Hen
Mc'Kie & ordered to be recorded

Copy. Test

J. Turner

ing and Henry
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To be paid to
Agnes: So
we, and
Administrator
Dated this

(A)

Am. Bond
Edward Jennings Et
Liz. Jennings.

Know all Men by these presents that we Elizabeth Jennings
are and firmly bound unto William Robinson
Jennings & Isaac Pitman his agent, the first Justice in the Common Pleas of
Law for King George County; for, and in Behalf, and to the full sum
and Brewh of the Justices of the said County and their Successors
in the sum of one Hundred pounds To be paid to the said William
Robinson his Executors, Administrators and Assignees to the best
of our Knowledge and every of our Heirs, Executors, and Administrators jointly
and severally, firmly, by these presents sealed with our seals. Dated this
Six Day of June 1740

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The Condition of this Obligation is such, That if the above-bound Elizabeth Jenning Administratrix of all the Goods, Chattels and Credits of Edward Jennings Deceased, do make, or cause to be made, a true and proper Inventory of all and singular the Goods, Chattels and Credits of the said Deceased, which have or shall come to her 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 made, do Exhibit, or cause to be exhibited into the County Courts of King George at just Time as she shall be therunto 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 her Hands or possession of the said Elizabeth or into the Hands and possession of any other person or persons for her done well and truly Administer according to Law, and further do make a Just and true Account of her Actions 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 Administratrix Account, the same being first examined and allowed by the Justices of the Courts for the time being, Shall Deliver and pay unto such person or persons respectively, as the said Justices by their Order, or Judgments, Shall Direct, pursuant to the Law 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 Executrix herein named, do Exhibit the same into the said Courts making Request to have it allowed and approved accordingly, if the said Elizabeth being therunto Required, do render and Deliver up her Letters of Administration, Approbation of such Testaments being first had and made in the said Courts; Then this Obligation to be void and of no Effect, or else to remain in full force and Virtue her
Sealed and Delivered

Eliz. E. Jennings Seal
mark

In the Presence of -
Acknowledged in King George County Court
the Six Day of June 1740 by Liz. Jennings John
Fox & Isaac Pitman & Order to be Recorded

John Fox Seal
Isaac Pitman Seal

Copy Test J. Turner Clerk

(5)
John Bond
Angeffin Et
James White

Know all Men by these Presents, That we James White and William Allups are held and firmly bound unto William Robinson Gent the first Justice in the County of the peace for King George County; for and in behalf and to the sole use and benefit of the Justice of the said County, and their successors, in the sum of Twenty pounds current money to be paid to the said William Robinson his executors, administrators, and assigns. To the which payment well and truly to be made, we bind our selves, and every of us, our said every of our heirs, executors, and administrators, jointly and severally, firmly, by these presents, sealed with our seals. Dated this first Day of August 1750.

The condition of this obligation is such, that if the above-bound James White doth of all the goods, chattels and credits of Ann Griffie 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 James White or into the hands and possession of any other person or persons for him to will and truly Administrate according to Law: and further do make a just and true Account of his Acting and Doing thereon, when the same to be 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 Administrators account, the same being first examined and allowed by the Justice 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 Law in that case made and provided: and if it shall hereafter appear that an Executor will and testament was made by the said Deceased and the executors therein named doth not the same into the said Court making request to have it allowed or approved accordingly; the said Justice where being thereto required, to render and deliver up the Letters of Administration: approbation of such Testaments being first had 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 } I his
In the presence of } James F. White. Seal
W^m Allups.

Acknowledged in King George County Court the
first Day of August 1750. by James White and William
Allups and ordered to be Recorded.

Copied from

J. Turner Esq

Administration
James Greecen Est.
to
W^m Rose

I know all men by these presents that we William Rose
Christ. Robinson & James Lewis are held and firmly bound unto
William Robinson the first Justice in the Commission of the Peace
for King George County; for, and in behalf, and to the sole use
and behoof of the Justices of the said County and their successors
in the sum of Forty pounds current money to be paid to the said
William Robinson his Executors, Administrators, and Assignees
the which payment well and truly to be made, we bind our-
selves, and every of us, and every of our heirs, Executors and
Administrators, jointly and severally, firmly, by these presents.
Sealed with our seals. Dated this fifth day of December 17th

The Condition of the Obligation is such, That if the above bound William Rose
I Mary his wife Administrat^r of all the goods, chattels and credits of James Greecen
Deceased, do make, or cause to be made, a true and perfect Inventory of all and singular the goods, chattels and credits of the Deceased, which have, or shall come
to the hands, possession, or knowledge of them the said William & Mary or into the hands,
or possession of any other person, or persons, for them and the same to be
made, do exhibit, or cause to be exhibited into the County Court of King George the
same goods, chattels, and credits, and all other the goods, chattels, and cre-
dits of the said Deceased, at the time of his Death, which as any time after shall
come to the hands, or possession of the said William & Mary or into the hands, and
possession of any other person, for them do well and truly administer according to
Law: and further do make a just and further do make a just and true account
of their Acting and Doing wherein sover 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 accordingly 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 Law in the 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 Executrix therein named, do exhibit
the same into the said Court, making Request to have it allowed and Approved
accordingly, if the said William & Mary being thereunto required, do render
and deliver up their Letter 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 & Delivered
In the Presence of

acknowledged in King George County 5 Day of Decem^r 17th 18⁰⁰
by W^m Rose Ch^t. Robinson & James Lewis his
Assignee to be Recorded. Copy Test. J. Turner Cur.

W^m Rose
Ch^t. Robinson
James Lewis

(D)
John Wren & Francis
Brattrop are Hold and firmly Bound unto William Robinson the first
Justice in the County of the peace for King George County; for, and in behalf
and to the sole Eye and Benefit of the Justice of the Said County, and their fa
ce, in the sum of Twenty pounds Current money to be paid to the said
Robinson his Executors, Administrators, and Assigns. To the which payment well
and truly to be made, we bind our selves, and every one of us, our and every one of
our Heirs, Executors, and Administrators, jointly and severally, firmly, by these
presents. Sealed with our Seals. Dated this six Day of March 1748.

The Condition of this Obligation is such, that if the above bound John Wren
Administrator of all the goods chattels and credits of Sudrach Collifer 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 Hand, or possession, or Knowledge
of him the Executor, or into the Hands, or possession of any other person, or persons, for him
and the same to make, doctribit, or cause to be exhibited into the County Court of King George
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, or next at any time after shall come to the Hand, or possession of the said John
Wren or into the Hand, or possession of any other person or persons for him to make and truly
determine according to Law, and further to make a just and true account of his letting
and Lending 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 Justice of the
Court for the time being, shall Deliver and pay unto such person or persons respectively
as the said Justice by their Order, or Judgment, shall Direct pursuant to the Laws in most
case made and provided; and if it shall hereafter appear that any Last will and Testa
ment was made by the said Deceased and the Executor or Executrix therein named, do come
the same into the said Court making Request to have it allowed and approved according
to the said John Wren 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 No effect, oblige to remain in full force and
virtue.

Sealed and Delivered
In the Presence of -

John Wren
Francis Brattrop

O A
I acknowledge in King George County Court
Me this Day of March 1748 by John Wren & Francis
Brattrop & ordered to be Recorded
Copy Test
J. Turner Clerk

Dom^r: Joseph Bailey Esq
W^m Annadale

Know all men by these presents that we William Annadale & Will
iam Fletcher are held and firmly bound unto William Robinson the first Justice
in the Commission of the Peace for King George County; for, and in behalf, and to the
use of the said Justice and his successors, in the sum of
Thirty pounds current money to be paid to the said William Robinson his Execut
Administrator, and a pauper. To the return payment well and truly to be made, we bind
ourselves, and every of us, our executors, and administrators,
Jointly and severally, firmly, by these presents. Sealed with our seals. Dated this
six Day of March 1720.

The Condition of this obligation is such, That if the above bound William Annadale,
Administrator of all the Goods, Chattels and Credits of Joseph Bailey 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, or persons, for him and
the same so made, do exhibit, or cause to be exhibited into the County Court of King George
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 as any time after shall come to the hands, or posse
ssion of the said William Annadale or into the hands and possession of any other
person or persons for him do well and truly Administrated according to Law; and fur
ther do make a just and true account of his Actions and Doings wherein there
is to be 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. Ac
count, 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
Law in that case made and provided; and if I 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
William being thereto required, do Render and Deliver up his Letters of
Administration, Aporobation 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 & Delivered
In Presence of }

Will^m Annadale ^{Seal}
Will^m Fletcher ^{Seal}

Acknowledged in King George County Court
the six Day of March 1720 by Will^m Annadale
and William Fletcher for me to be Recorded
Copy Testh F: Turner Clerk

(9)

Know all Men by these Presents that we Francis Thornton
Dom^r James Brown Esq^r
to Harry Turner are held and firmly bound unto William Robinson Gent.
Francis Thornton
the first Justices in the Commission of the Peace for King George County, for
and in Consideration to the sole Use and Benefit of the Justices of the said County
and their Successors, in the sum of Twenty pounds Current money to be paid
to the said William Robinson his Executrix, Administratrix, and Assignee
To the which payment well and truly to be made we bind our selves, and
every of us, our and every of our Heirs Executrix, and Administratrix, Jointly
and severally, firmly, by these presents. Sealed with our seals. Dated the
Third Day of April 17th At

The Condition of this Obligation is such that if the above bound Francis Thornton
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, Chat-
tels and Credits of the said Deceased, which have, or shall come to the hands, pos-
session, or knowledge of him the said Francis or into the hands, or possession of any
other person or persons, for him and the same to make, do exhibit, or cause to be ex-
hibited into the County Court of King George at such time as he shall be then
under 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
Francis or into the hands and possession of any other person, or persons for him
do well and truly Administer according to Law, and further do make a true
true Account of his Actions and Doings therein, when thereto Required by the said
Court, and at the rest and Residue of the said Goods, Chattels, and Credits, which shall
be found Remaining upon the said Administrators Account, the same being first
examined and allowed by the Justices of the Court for the time being, shall Deli-
ver and pay unto such person, or persons respectively, as the said Justices by their Order,
or Judgment, shall Direct, puruant 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 Executrix there in Named, do exhibit the
same to the said Court, making Request to have it allowed and approved accord-
ingly, if the said Francis 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
and to remain in full force and Virtue.

Sealed and Delivered

In presence of

Francis Thornton ^{Esq^r}
Harry Turner ^{Esq^r}

Acknowledged in King George County Court
the Fifth Day of April 17th At by Francis Thornton
Harry Turner and ordered to be Recorded

Copy kept by J. Turner Esq^r

Dow^r. W^t. Smith Esq
to
Margery Smith

Know all Men by these presents, that we Margery Smith William Rowley and John Grant are held and firmly bound unto William Robinson Gent. the first Justice in the Commission of the Peace for King George County for; and on behalf, to the sole use and benefit of the Justices of the said County, and their successors, in the sum of Two Hundred pounds current money to be paid to the said William Robinson his executors, administrators, and assigns, to the amount and payment well and truly to be made, we bind our selves, and every of us, and every of ours, executors, and administrators, severally and severally, firmly by these presents, sealed with our seals. Dated this third Day of April. 1781.

The Condition of this obligation is such, that if the above bound Margery Smith

Administrat^r of all the Goods, Chattels and Credits of Mr. Smith 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 of Knowledge after the said Margery comes into the hands, or possession of any other person or persons for her, and the same soon made, do exhibit, or request to be exhibited into the County Court of King George at just time as she shall be 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, or such as any time after shall come to the Hands, or possession of the said Margery Smith or into the Hands and possession of any other person or persons for her Do well and truly Administrat^r According to Law: and further do make a true and true Account of her actions and Doms^r thereto, when there to Required by the said Court; and do the rest and Prejudice of the said Goods, Chattels, and Credits which shall be found remaining upon the said Administrat^r Account, the same 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 that the Creditor or Creditors herein named do exhibit the same into the said Court, making Request to have it allowed and approved according ly, if the said Margery Smith being thereunto Required Delivers and deliver up her Letter of Administration, Approval of such Testaments being given 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

Margery O' Smith *her*
Seal
on ante

William Rowley *Seal*
John Grant *Seal*



*acknowledged in King George County Court the third Day of April
1781 by Margery Smith William Rowley and John Grant and do
not to be recorded.*

Copy Supt

J. Turner attorney

Probate Bond
Rowland Thornton Esq
to
Francis Thornton

(14)

Now all We by these presents that we Francis Thornton
Son Chamberlaiij Benjth Strother are held and firmly bound unto Willm.
Thornton Gen^r the first Justice in the Commissiones of the peace for King
George Countye for and in Behalfe and to the sole use and Roote of the Inve
tione of the said Countye and their successore in the sum of Five Thousand pounds
Sterling to be paid to the said William Thornton his Executore Administrato^r
and Assignee To the payment well and truly to be made, we bind our selves and
and Every of us, our and Every of our Heirs, Executore, and Administrato^r,
Jointly and severally, firmly, by these presents. Sealed with our seals, Dated
the fifth Day of March 17⁵¹

The Condition of this Obligation is such that if the above bound Francis Thornton
Executor of the last will and Testament of Rowland Thornton first Deceased, do make or shall
make a true and perfect Inventory of all and singular the Goods, Chattels, and Credit^s of
the said Deceased, which have, or shall come to the hands, possession, or knowledge of them
Francis Thornton or to the hands and possession of any other person or persons, for him
and the same to make, to exhibit into the County Court of King George at such
time as shall be thereunto required by the said Court; and the same Goods, Chas
tells, and Credit^s of all other the Goods, Chattels, and Credit^s of the said De
ceased, which at any time after shall come to the hands, possession or knowledge of
the said Francis Thornton or into the hands and possession of any other person or
persons, for him to make and truly Administer according to Law and further
To make a true and just Account of his Actions and Doings therer^t, when then
to be required by the said Court; and also shall well and truly pay and Deliver
all the Legacies containing and specified in the said Testament, as farre as the
said Goods, Chattels, and Credit^s will thereunto Extend and the Law shall Charge
then this Obligation to be void and of none Effect, or else to remaine in full force
and Virtue.

Sealed & Delivered }
In presence of - - -

Francis Thornton *Sealed*
John Champs *Sealed*
Benjth Strother *Sealed*

I acknowledge in King George County Court the fifth Day
of March 17⁵¹ by Francis Thornton John Champs and
Benjth Strother and ordered to be Recorded
Copy Test^r.

J. Turner Collier

Know all Mankind by these presents that we George Bain and John White are held and firmly bound unto William Robinson Gent. the just Justice in the Commission of the peace for King George County for and in Behalf and to the full use and behoef of the Justices of the said County and their successors in the sum of Twenty pounds to be paid to the said William Robinson his Creditors Administrators and Assignees to the White payment well and truly to be made us before Ourself and Every of us our and Every of our Heirs Executors and Administrators jointly and severally firmly by these presents sealed with Our seals dated this second Day of April 1742.

Condition of this Obligation is such that if the above bound George Bain Administrator of all the goods, chattels and credits of George Lewis Deceased, to 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 George Bain or into the hands, or possession of any other person or persons for him and the same to make do Exhibit or cause to be exhibited into the County Court of King George 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 George Bain or into the hands, or possession of any other Person or persons for him so well and truly Administer according to Law: and further to make a just & true account of his Actions 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 Justice 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 not made by the said Deceased and the Executor or Executors herein named do Exhibit the same unto the said Court making Request to have it allowed and approved accordingly if the said George Bain being thereto Required to Render and Deliver up his Letters of Administration Aprovalation of such Testament being first Read and made into 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 Presence of - - - - }

George Bain ^{his} ^{Seal}
mark

John White - ^{Seal}

I acknowledge in King George County Court the second
Day of April 1742 by George Bain and John White and
ordered to be Recorded

Copy Test
J. Turner Esq.

Probate the 1st Greenstreet
to
Mary Greenstreet

(13)

KNOW ALL MEN BY THESE PRESENTS THAT we Mary Greenstreet
and Daniel White Junr, are held and firmly bound unto William
Robinson the first Justice in the Commission of the Peace for
King George County; for, and in behalf, and to the sole use and behoof
of the Justice of the said County, and their Successors, in the sum of Sixty
Pounds to be paid to the said Wm. Robinson his Executors, Administrators,
Assignees. To the which payment well and truly to be made on this our
fifteenth day of April, and every year, on and after your Heirs, Executors, and Administrators,
Jointly and severally, firmly by these presents. Sealed with
our seals. Dated this second day of April 1742.

The Ammon
to
John Ammon

The Condition of this Obligation is such, That if the above bound Mary Greenstreet, exec^r.
of the last Will & Testament of Thomas Greenstreet Deceased do make or cause
to be made, a true & perfect Inventory of all her singular the Goods, Chattels, & Credit
of the sd Deceased, which have, or shall come to the hands of her Executor or Adminis-
trator of the sd Estate or into the hands of her Copeypon of any Other Person or Persons for
and the same to make, do Exhibit into the County Court of King George as soon as
as she shall be therunto required by the said Court, and the same Goods, Chattels
and Credits and all Other the Goods, Chattels, and Credits of the said Deceased
which, at any time after shall come to the hands of her Copeypon, or Knowledge of
said Mary or into the hands of her Copeypon, of any Other Person or Persons, for
her to sell and dispose of minister according to Law and further do make an ac-
curate Account of her Belongings and Debts therein, when there be Required by the
said Court, and also shall well and truly pay and Deliver all the Legacies
contained and specified in the said Testament, as far as the said Goods, Chattels
and Credits of the said Deceased extend and the Law shall charge, then this Obligation
to void and of none Effect, or else to remain in full force and Virtue.

Sealed & Delivered
In the Presence of

Mary M Greenstreet. *Seal*

Daniell White. *Seal*

I acknowledge in King George County before the second
Day of April 1742 by Mary Greenstreet & Daniell White
and ordered to be Recorded

Copy Test

J. Turner

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Recd: The Ammons Esq

to

Sarah Ammon

Know all Men by these Presents that we Sarah Ammon
Henry Drake & Thomas Thomson are held and Firmly Bound unto
William Robinson Esq^r the first Justice in the Commission of the
Peace for King George County for and in Behalf, and to the use
and behoef of the Justices of the said County, and their Successors
in the sum of Two hundred Pounds to be Paid to the said William
Robinson his Executor Administrators and Assignors to the same
Payment well and truly to be made we bind our selves & Every
of us our and Every of our heirs Executors & Administrators and
and severally firmly by these Presents sealed with our Seals dated
this Seventh Day of May 1712.

The Condition of this Obligation is such that if the Above Bound Sarah Ammon
Administrator of all the Goods & Chattels & Credits of Thomas Ammon Deceased do make
or cause to be made at such Perfect Inventory of all and Singular the Goods & Chattels and Cred-
its of the said Deceased which have, or shall come to the hands of possession or Knowledge
of her the said Sarah Ammon 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 before the County Court
of King George at such time as before shall be thereunto required by the said Court; and
the same Goods & Chattels and Credits and all other the Goods & Chattels & 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 Sarah or into the hands and possession of
any other Person or Persons for her do well & truly Administer according to Law and
so further do take a just and true Account of her Actions and Doms therem when
thereunto required by the said Court; and all the rest & residue of the said Goods & Chattels &
Credits which shall before hand remain 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 Law in that
case made and provided and if it shall here after appear that any Deed will
and Testament was made by the said Deceased and the Executor or Executrix ther-
on named do Exhibit the same into the same Court making Request to have
it allowed and Approved accordingly; if the said Sarah being thereunto required
do render and Deliver up her Letter of Administration Approbation of such Test-
ament being first had & made before the said Court; then this Obligation to
be Void and of none Effect or else to remain in full Force & Virtue.

Sealed & Delivered
In the Presence of

Sarah Ammon Esq^r
Henry

Henry Drake Esq^r
Tho. Thomson Esq^r

Acknowledged in King George County Court the 7th day of May 1712
by Sarah Ammon Henry Drake & Thos. Thomson & Ordained
to be Recorded

Copy Recd

J. Turner Esq

Am^r George Wilkinson Esq.

Recd and Acknowledged by these Presents before me Stephen Bowen
 to Stephen Bowens Esq James Brother aforesaid Firmly Sealed unto Joseph Shrother the Jr
 Justice in the Commission of the Peace for King George County for his
 Debting to the late wife and before the Justice of the Peace of the said County of their
 Sureties in the sum of Forty pounds to be paid to the said Joseph Shrother
 his Executor Adminr and Assign to the which Payment well & truly
 to be made we bind our selves & Every one of us & Every of our heirs &
 Administrators jointly & severally firmly by these presents sealed with
 Our seals Dated this 5 day of November 1782

The CONDITION of this Obligation is just that if the Above bound Stephen
 Bowen Administrator of the goods chattels & credits of George Wilkinson Esq.
 Do Make or Cause to be made a true & perfect Inventory of all singular the
 the goods chattels & credits of the said Deceased which have or shall come to the
 hands Possession or Knowledge of him the said Stephen Bowen 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 King George at such
 time to be thereunto Required by the said Court and the value of goods &
 credits & all other the goods chattels & 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 Stephen Bowen or into the hands of Possession of any Other
 Person or Persons for him do well & truly Administer according to Law & Construe
 to do & execute a just & true Account of his Altings & Dings therin when the same to require
 by the said Court and the Just & Record of the said goods chattels & credits w/
 which shall be found Remaining upon the S^d Administration Account & the
 being first Examined & Allowed by the Justices of the Court for me to be by
 shall Deliver and Pay unto such Person or Persons respectively at the S^d Judgment
 by their Order or Judgment shall direct Pursuant to the Law or that Law
 made and Provided and if it shall hereafter appear that any last Will
 Testament was made by the said Deceased & the Executors Executors theron
 named do Exhibit the same into the S^d Court making request to have it
 allowed and Approved Accordingly if the said Stephen Bowen being then
 unrepresented do render and Deliver up his Letters of Administration Ap-
 plication of such Testament being first had and made in the S^d Court then
 this Obligation to be void and of none Effect or else to remain in full force
 and Virtue

Signed & Delivered }
 In the presence of us } his
 Stephen S Bowen Seal
 math

Joseph Shrother Esq

Acknowledged in King George County Court the fifth
 day of November 1782 by Stephen Bowen of James
 Shrother and Ordered to be Recorded

Geo Peck

Henry Turner Esq

Berij. Palmer Esq.
to
Palmer

(16)
KNOW all Men by these Presents that we Margaret Palmer & James Grant are held & firmly bound unto Joseph Strother the first Justice in the Commission of the Peace for King George Counter for & In Behalf, & to the sole use & benefit of the Trustees of the Said County, and their successors in the sum of two hundred Pounds Current Money of Virginia to be paid to the said Joseph Strother his Executor and Administrators, & Assigns. To the which Payment well & Truly to be made we bind Ourselves & Every of us Deas & Every of Our heirs, Executors and Administrators Jointly & Severally. Firmly by These Presents Sealed With Our Seals, Dated this fourt^h Day of March 1742.

Condition of this Obligation is such, That if the Above bound Margaret Palmer Adminis^rt^r of all the Goods, Chattels, and Credits of Brij^a Palmer Deceased do make of cause to be Made at true & Perfect Inventory of all singular the goods, chattels & credits of the said Deceased which shall or shall come to the hands Possession or Knowledge of her the said Margaret or into the hands Possession of any Other Person or Persons for her said the same shall be do Compt^d & cause to be Exhibited into the County Court of King George at such Times as she shall be thereunto required by the said Court and the same Goods, chattels, & Credits, & all Other the goods, chattels & Credits of the said Deceased at the time of her Death which at any time after shall come to the hands or Possession of the said Margaret or into the hands and Possession of any Other Person or Persons for her do kill and truly Administer according to Law: and further, do make a just and true Account of her Actions and Doings wherein When More to be required by the said Court, and all the Rest & Produe of the said Goods, chattels, and Credits which shall be found remaining upon me hand 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 at any Last will and Testament was made by the said Deceased, and the Executor or Executrix therein named, to Exhibit the same into the said Court making request to have it allowed and Approved accordingly, if the said Margaret being thereunto required so to do and Deliver up her Letter of Administration, Approbation of such Testament being first had and made in the said Court then this Obligation to be Void as to all of None Effect; or else to remain in full Force and Virtue
Sealed and Delivered
In the Presence of } *Mary M Palmer* ^{her} *mark*

Acknowledged in King George County Court the James Grant
Tenth Day of March 1742 By Margaret Palmer and
James Grant and Ordered to be Recorded

Long Test: Henry Turner Esq

(7)

Know all Men by these Presents that we Francis Thornton William
Thornton & John Champs are held & Firmly Bound unto Joseph Strother Gent the
First Justice in the Commission of the Peace for King George County; for him & Betray
And to the sole Use and Benefit of the Justice of the said County, and their Successors, in
the sum of Three Thousand pounds Current Money, To be paid to the said Joseph
Strother his Executors, Administrators, and Assigns. To the intent Payment
well and truly to be made, we do bind our selves, & Every of us, Our & Every of our
Heirs, Executors, & Administrators Jointly severally, firmly, by these Presents
Sealed with our Seals. Dated this Fourth Day of March 1772.

The Condition of this Obligation is such, That if the above bound Francis
Thornton William Thornton Executors of the Last will & Testament of William
Thornton Deceased, by us, do make or cause to be made, a true and Perfect Inventory
of all & singular the goods, Chattels, and Credits of the said Deceased, without
Fraud or shall come to the Knowledge, Possession, or Knowledge of the said Francis
& William or into the Hands of Possession of any other Person or Persons for him
and the same so made, do Exhibit into the County Court of King George at
Time as they shall be thereunto required by the said Court, and the same to be
Chattels and Credits of the said Deceased Other than goods, Chattels, and Credit
of the said Deceased which at any time after shall come to the hands, Posses-
sion, or Knowledge of the said Francis & William or into the hands of any
other Person or Persons for them do well & truly Adminis-
ter according to Law, and further do make a true & just Account of their Acting
and Doing therein, when thereunto required by the said Court, and also shall
well & truly pay & Deliver all the Legacies contained and specified in the said
Testament, as far as the said goods, Chattels & Credits will thereunto Extend, &
the Law shall charge 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

Francis Thornton.

William Thornton.

John Champs.

Acknowledged in King George County Court the 6 Day of April 1772
1772 by Francis Thornton William Thornton & John Champs
& Ordered to be Recorded.

Copy sent

J. Turner Esq.

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At the Under Lot
to
Mary Arnold

(18)

Know all Men by these presents, That we Mary Arnold & John Harrison are held and firmly bound unto Joseph Shattoe Gent; the first Justice in the Commission of the Peace for King George County for, and in Behalf, and to the sole use and behalfe of the Justice of the said County, and their Successors in the sum of Fifty pounds; To be paid to the said Joseph Shattoe his Executor, Administrator, and Assignee: To make which Payment well & truly to be made, we Bind ourselves, & Every of us, our, & Every of our Heirs, Executors, and Administrators, Jointly & severally, firmly, by these Presents, Sealed with our Seals, Dated this 6 Day of May 1748

The Condition of this Obligation is such, That if the above bound Mary Arnold Admin^r of all the Goods, Chattels, and Credits of the said Deceased, do make, or cause to be made, a true & perfect Inventory of all singular the Goods, Chattels, & Credits of the said Deed, whereto have, or shall come to the hands, Possession, or Knowledge of her the said Mary or to 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 King George at such time as she shall be thereto required by the said Court, and the same Goods, Chattels, & Credits of all other the Goods, Chattels & Credits of the said Deed at the time of her Death, which at any time after shall come to the hands, or possession of the said Mary or to the hands, or possession of any other Person or Persons for her do well & truly Administer, according to law: and further, do make a true & true Account of her Actions & Doings therein, when thereto required by the said Court; and all the rest & residue of the said Goods, Chattels & Credits, which shall be found remaining upon the said Administration Account, the same being first Examined & allowed by the Justice of the Court for the time being, shall Deliver & Pay unto such Person or Persons respectively, as the said Justice by their Ordinance Judgment shall direct Pursuant to the Law in that Case made & provided & it shall appear upon Appear that any Last will & Testament was made by the said Deed, and the Executor or Executrix named, do Exhibit the same into the said Court, making Request to have it allowed & approved accordingly if the said Mary being thereto required do render & deliver up her Letters of Administration, Approbation of her Testament being first had & maid in the said Court: Then this Obligation to be void & of no Effect, or else to remain in full Force & Virtue Sealed & Delivered
On the Presece of

Mary Arnold
John Harrison Seal

Am't W Taylor Esq
to
Eliz: Taylor

Know all Men by these Presents, That We Elizabeth Taylor
and Anthony Strother are Held & firmly Bound unto Joseph Strother Gent.
the first Justice in the Commission of the Peace for King George County, for
and in Behalf, and to the sole Use & Behoof of the Justices of the said County
and their Successors, in the sum of One Hundred Pounds To be paid to the said
Joseph Strother his Executors, Administrators, & Assigns, To whom which payment
well & truly to be made, we bind our Selves, & every of us, our, and heirs of our
Heirs Executors, and Administrators, jointly and severally, firmly by these
Presents, sealed with our Seals. Dated this ^{6th day of May 1743}

The Condition of this Obligation is such, that if the above bound Elizabeth Taylor
deceas'd of all the Goods, Chattels, and Credits of William Taylor 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 Elizabeth, or in
the hands, or possession of any other Person or Persons for her, & the same so made, do exhibit
or cause to be exhibited into the County Court of King George at such time as she shall be
directed to appear 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 Elizabeth, or into the
hands and possession of any other Person or Persons for her do well and truly administer
according to Law, and further do make a just & true Acc^t. of all things wherein
she 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
deceased, the same being first examined and allowed by the Justices of the Court for
the time being, shall deliver & 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 Executrix therein named do exhibit
the same into the said Court, making request to have it allowed and approved according
to the late Elizabeth being therewith required, do remit 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 use to remain in full force
and virtue.

Sealed & Delivered At a Court Held for King George County
In the presence of } The 6th day of May 1743 Anthony Strother Seal

Acknowledged in King George County Court the 6th day of May 1743
by Elizabeth Taylor & Anthony Strother & ordered to be Recorded

C^o Test Harry Turner C: C.

(20)

Probate Bond
Augustine
Washington
to
Law: Washington

Elizabeth Taylor
vs Strother Gent.
George County, for
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7 1723

Elizabeth Taylor
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Land Testament
and do exhibit
Approved Accordingly
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made in the said
said in full force
Elizabeth Taylor Seal
y Strother Seal
of May 1723
Red

Know all Men by these Presents That we Lawrence Washington & Thomas
Turner & Jonathan Sydenham Gent. are held and firmly bound unto Joseph Strother
Gent. The first Justice in the Comif^r of the Peace for King George County, for and
in Behalf Agid to the Sole Use and Behoof of the Justices of the said County, and
their Successors in the Sum of Four Thousand Pounds Current Money to be paid
to the said Joseph Strother his Executors, Administrators, and Assigns, To the which
Payment well and truly to be made, We bind our Selves, & Every of us, our Heirs,
Executors & Administrators Jointly & Severally firmly by these Presents Sealed with
our Seals Dated this Sixth day of May 1723

The Condition of this Obligation is such that if the above bound Lawrence Washington
Exec^t of the Last Will & Testament of Augustine Washington Deceased, do make or cause to be made
a True & Perfect Inventory of all and singular the Goods and Chattels & Credits of the said Deceased,
which have, or Shall Come to the Hands, Possession, or Knowledge of the said Lawrence or into the
Hands and Possession of any Other Person or Persons for him & the same so made, do Exhibit into
the County Court of King George at Such Time as he Shall be thereunto Required by the Court
and the same Goods Chattels and Credits, and all Other the Goods Chattels & Credits of the said
Deceased, which at any Time after Shall Come to the Hands, Possession or Knowledge of the said
Lawrence or into the Hands and Possession of any Other Person or Persons for him, Do well
& Truly Administer According to Law, and further do make a True and Just Account of his
Actings & Doings therein, when thereto required by the said Court. And Also shall well & truly
Pay and Deliver all the Legacies Contained & Specified in the said Testament, as far as
the said Goods, Chattels, and Credits will thereunto Extend, and the Law shall Charger Then
This Obligation to be Void and of None Effect Or Else to Remain in full force & Virtue
Sealed & Delivered
In the presence of

Law: Washington Seal

T Turner Seal

Jon: Sydenham Seal

Acknowledged in King George County Court The Sixth day of May 1723
by Lawrence Washington Thomas Turner & Jonathan Sydenham
& Ordered to be Recorded

Cop^r Seal

Thomas Turner G.C.

Probato Bond

*Know all Men by these Presents, That We Jane Kenyon Abraham
 Kenyon & William Clark are held and firmly Bound unto Joseph Strother
 John Kenyon Esq Gent. The first Justice in the Commission of the Peace for King George County
 for and in Behalf, and to the Sole Use and Behoof of the Justices of the
 said County, and their Successors, in the Sum of Five Hundred Pounds
 to be paid to the said Joseph Strother his Executors, Administrators, and
 Assigns. To the Which Payment well and truly to be made, we Bind
 Our Selves, and Every of us, Our, and Every of our Heirs, Executors, and
 Administrators, Jointly, & Severally, firmly by these Presents Sealed with
 our Seals Dated this Sixth day of May 1743.*

*The Condition of this Obligation is Such, That if the Above Bound Jane
 Kenyon and Abraham Kenyon Executors of the Last Will and Testaments of John
 Kenyon Deceased, Do make & 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 said Jane & Abraham or into
 the Hands and Possession of any other Person or Persons for them, and the same so made
 to be laid into the County Court of King George at such time as they Shall be thereunto
 Required by the said Court, and the same Goods, Chattels, and Credits, and all Other
 the Goods, Chattels, and Credits of the said Deceased, which at anytime after shall
 come to the Hands, Possession or Knowledge of the said Jane & Abraham, or into the
 Hands and Possession of any other Person or Persons, for them, do well and truly Admini-
 ister according to Law, and further do make a True and Just Account of their Actions
 and Doings therein, when thereto required by the said Court. And also Shall well and
 truly pay and Deliver all the Legacies Contained and Specified in the said Testament
 as far as the said Goods, Chattels, and Credits will thereto Extend, and the Law Shall
 Charge 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*

*Jane her
 mark Kenyon Seal
 Abraham Kenyon Seal*

*William W. Clark his
 mark Seal*

Seal

*Acknowledged in King George County Court The Sixth day of May 1743
 by Jane Kenyon Abraham Kenyon & William Clark and ordered
 to be Recorded*

C. Test Harry Turner C.C.

Know all Men by these Presents, That we Jeremiah Murdock
 & Harry Turner are held and Firmly Bound unto Charles Carter Gent The first
 Justice in the Commission of the Peace for King George County, for and in Behalf
 and to the sole Use and Behoof of the Justices of the said County, and their Successors
 in the sum of Fifty Pounds Current Money To be paid to the said Charles Carter
 his Executors, Administrators, and Assigns To the which Payment we and truly
 to be made, we bind our Selves, and every of us, our, and every of our Heirs, Exec^r
 and Administrators, Jointly and Severally, firmly by these Presents. Sealed with
 our Seals Dated this Third day of June 1713

The Condition of this Obligation is such, That if the Above Bound Jer^e Murdock
 Administrator of all the Goods, Chattels, and Credits, of John Parsons Deceas'd, 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
 Jeremiah 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 King George 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 Jer^e
 or into the Hands and Possession of any other Person or Persons for him to reveal and Truly
 Administer according to Law. And Further do make a just & True Account of his Actions
 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 Law 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 Jeremiah 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
 or else to remain in full force and Virtue

Sealed and Delivered

In the Presence of

Acknowledged in King George County Court The 3 day of June 1713
 by Jeremiah Murdock and Harry Turner & Ordred to be Recorded

Jer^e Murdock

Seale

Harry Turner

Seale

Op^a Test

Harry Turner. C. C.

Admin^r BondJohn Bell's Esq^rto
Marg^t. Bell

Probate
Edward Smith Esq^r
to
Julia Smith

Know all Men by these Presents, That we Margaret Bell
 and John Foley are held and firmly bound unto Charles Carter Gent
 The first Justice in the Commission of the Peace for King George County
 for and in Behalf and to the sole Use and Behoof of the Justices of the Said
 County, and their Successors, in the sum of Fifty pounds To be paid to the said
 Charles Carter his exec^r Administrators, and Assigns To the which Payment well
 and truly to be made, we bind our Selves, and Every of us Our and ~~and~~ of our
 Heirs Executors and Administrators, jointly and severally, firmly by these Presents
 Sealed with our seals dated this Third day of June 1713

The Condition of this Obligation is such, That if the above bound Margaret
 Bell Admin^r of all the Goods Chattels and Credits of John Bell Deceased, do make or cause
 to be made, a true and perfect Inventory of all and Singular the Goods, Chattels, and Credit
 of the said Deceased, which shall come to the Hands, Possession, or Knowledge of her the
 said Margaret or into the Hands, or Possession of any Person or Persons for her, and theram
 cause made to exhibit, or cause to be exhibited into the County Court of King George 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 said Deceased at the Time
 of his Death, which at any Time after shall come to the Hands of the said Margaret or
 into the Hands and Possession of any other Person or Persons for her do make & truly
 administer according to Law. And further do make a just and True Account
 of her Actions and Domes 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 Administration Act, 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, puru-
 ant to the Laws in that Case made and provided, & if it shall hereafter appear
 That any Last Will and Testament was made by the Deceased, and the Execut^r
 or Executors therein named, do exhibit the same into the said Court, making
 Request to have it Allowed & Approved Accordingly, if the said Margaret be
 thereunto required to render and Deliver up her Letters of Administration, App-
 unction 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 & virtue
 Sealed and Delivered

In the Presence of }

Margaret ^{her} Bell Seal
mark

John Foley

Sealed

Acknowledged in King George County Court the
3 day of June 1713 by Margaret Bell and
John Foley & Ordered to be Recorded

(Copy) Test

Harry Turner. C.C.

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Acknow
of July 1
Patterson

Probate
and Smith's Esq.
to
Purilla Smith

(24)

Know all Men by these Presents, That the Purilla Smith
John Simpson & John Patterson are held and firmly Bound unto Charles
Carter the first Justice in the Commission of the Peace for King George
County for and in Behalf, and to the Sole Use and Behoof of the Justice
of the said County, and their Successors in the sum of Two Hundred
Pounds to be paid to the said Charles Carter his Executors, Administrators
and Assigns to the which payment well and truly to be made we
Bind our Selves, and Every of us, our, & Every of our Heirs, Executors
and Administrators jointly & severally, firmly, by these Presents, Sealed
with our Seals Dated this first day of July 1743

The Condition of this Obligation is such That if the above bound
Purilla Smith Executrix of the Last Will & Testament of Jarrad Smith Deceased
make, or Cause to be made, a True and Perfect Inventory of all and Singular
the Goods Chattels & Credits of the said Deceased, which shall Come to the Hands
Possession, or Knowledge of the said Purilla or into the Hands and Possession of
any other Person or Persons for her, and the same so made, do Exhibit into the County
Court of King George at such Time as she Shall be thereunto Required by the said
Court, and the same Goods, Chattels and Credits, & all Other the Goods Chattels & Credits
of the said Deceased, which at any time after shall Come to the Hands, Possession
or Knowledge of the said Purilla or into the Hands and Possession of any other
Person or Persons for her, do well and truly Administer According to Law, and further
make a True and Just Acct. of her Actings & Doings thereto, when thereto required
by the said Court. And also shall well and truly pay and Deliver all the
Legacys Contained & Specified in the said Testament, as far as the said Goods
Chattels & Credits, will therunto Extend, & the Law Shall Charge, Then This Obli-
gation to be Void & of None Effect, or Else to remain in full force & Virtue

Sealed & Delivered
In the Presence of

Purilla ^{her} Smith
mark 
John ^{his} Simpson
mark 
John ^{his} Patterson
mark 

Acknowledged in King George County Court, the first day
of July 1743 by Purilla Smith John Simpson & John
Patterson and Ordred to be Recorded

Cop. a Test.

Barry Turner C. C.

Adam. Bond

John Edwards Esq.

Richd. Tutt

Know all Men by these Presents, That We Richd. Tutt John Fox and Abraham Hanyon are held and firmly Bound unto Charles Carter Gent The first Justice in the Commission of the Peace for King George County for and in Behalf, and to the Sole Use and Behoof of the Justices of the said County, and their Successors, in the Sum of eight Hundred Pounds Current Money to be paid to the said Charles Carter his Executors, Administrators, & Assigns To the Which Payment we and Truly to be made we Bind our Selves, and each of us, Our, & Every of our Heirs, Executors, and Administrators, Jointly, and Severally, firmly by these Presents. Sealed with our Seals Dated this Second Day of December 1748.

The Condition of this Obligation is Such, That if the Above Bound Richard Tutt Administrator of all the Goods, Chattels, and Credits of John Edwards Gent Deceased do make or Cause to be made, a True and Perfect Inventory of all and Singular the good Chattels, and Credits, of the said Deceased, which have or Shall Come to the Hands Possession or Knowledge of him the said Richard 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 King George 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 Richd. Tutt or into the Hands and Possession of any other Person or Persons, for him do we hold and Truly Administris, according to Law. And Further do make a Last and True Account of his Deings 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 Act, 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 and Executors therein Named, do Exhibit the same into the said Court making Request to have it Allowed and Approved Accordingly, if the said Richd. Tutt being thereunto Required to Render and Deliver up his Letters of Administration, Approbation of such Testament being first had and made in the said Court This Obligation to be Void, & of None Effect, or Else to Remain in full force & Virtue.

Sealed and Delivered

In the Presence of

Richard Tutt

Seale

Abraham Hanyon

Seale

Acknowledged in King George County Court the 2 day
of December 1748 by Richard Tutt Abraham Hanyon &
John Fox and Ordred to be Recorded

John Fox

Seale

Copy Test Harry Turner C.C.

ich? Tutt John
als Carter Gent
County for and
said County,
ent Money to
rators, & Assigns
in selves, and/or
us, Jointly, and
Dated this

Probate Bond
W^m. Carter's lot
to Richd. Drake

(26)

Know all Men by these presents That we Richard Drake
and Henry Drake are held and firmly Bound unto Charles Carter Gent
The first Justice in the Commission of the Peace for King George County for
and in Behalf, and to the Sole Use and Behalf of the Justices of the said
County, and their Successors in the Sum of One Hundred Pounds to be
paid to the said Charles Carter his Executors, Administrators, and Assigns
To the which payment well and Truly to be made, we Bind our Selves &
Every of us, Our and Every of our Heirs Executors and Administrators
Jointly & Severally, firmly by these presents sealed with our Seals Dated
this 2^d day of December 1743

Bound Richard
Gent Deceased
singular the good.
The Hlands Posse-
sion of any
use to be Exhibited
thereunto requi-
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th which at
Tutt or into
well and Truly
True Account of
ourt, and all
shall be found
it Examined
and pay unto
or Judgment
, and if it shall
said Deceased
to the said Court
said Richd. Tutt
ministration,
t This Obligation

Drake Expect of the Last Will and Testament of William Carter Deed, 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 Hlands, Possession, or
Knowledge of the said Richard or into the Hlands and Possession of any other Person or
Persons for him and the same so made, do Exhibit into the County Court of King George
at such Time as he Shall be therewto required by the said Court, and the same Goods
Chattels and Credits, and all other the goods, Chattels, and Credits of the said Deceased
which at any time after Shall come to the Hlands, Possession or Knowledge of the
said Richard or into the Hlands and Possession of any other Person or Persons, for him
do well and truly Administer According to Law, and further do make a True and just
Acc't. of his Actions and Doings therein when thereto required by the said Court and
also Shall Well and Truly pay and Deliver all the Legacies Contained and Specified
in the said Testament, as far as the said Goods, Chattels, and Credits will therewto
Extend, and the Law Shall Charge, Then This Obligation to be Void & of none Effect, or
Else to remain in full force and Virtue
Sealed and Delivered
In the Presence of

Richard ^{his} R. Drake Seal
Henry Drake Seal

Acknowledged in King George County Court the 2^d day of December 1743
by Richard Drake & Henry Drake and

op. Test

Harry Turner. C.C.

C.C.

Guardian Bond *Know all Men* by these Presents that we Maximilian
May Robinson Children Robertson & John Champe Gent. are Held & firmly Bound unto

Charles Carter Gent of the County of King George his Heirs Executors
and Administrators for and on Behalf of the said Court of the
aforesaid County in the Sum of Six hundred Pounds Current Money.
To the which Payment well and Truly to be made we do bind
our Selves our Heirs Executors & Administrators Jointly & severally
firmly by these Presents sealed with our Seals & Dated this 2nd
day of December 1713

The Condition of this Obligation is such that if the Above Bound
Maximilian Robinson Guardian of William & ~~Robinson~~ his Heirs Exec^{rs}
and Administrators do and Shall well and Truly pay or Cause to be paid unto
the said Orphans all such Estate & Estates as now is or hereafter shall come
to the Hands of the said Maximilian as soon as the said Orphan shall attain
to Lawfull Age or when there^{re} required by the Justices of the Peace for
King George County Court as also to save & Keep harmless the said Justices
their Heirs ~~successors~~ from all trouble and Damage that Shall or may Arise
about the said Estate then this Obligation to be Void Else to be & remain in full
force & Virtue

Sealed and Delivered }
In the Presence of }

M. Robinson

(Seal)

John Champe

(Seal)

Acknowledged in King George County Court the 2nd day of
December 1713 by Maximilian Robinson and John Champe
and ordered to be Recorded

op^r test

Harby Turner C. L.

Administrat^r Bond

@

Thos Mustin

to
James Dishman

Know all Men by these Presents, That We James Dishman
 and John Butler are held and firmly Bound unto Charles Carter Gent
 The first Justice in the Commission of the Peace for King George County
 for and in Behalf and to the Sole Use and Behoof of the Justices of the
 Said County, and their Successors, in the sum of One Hundred Pounds Current
 Money to be paid to the said Charles Carter his Executors, Administrators, and
 Assigns, To the Which Payment Well and Truly to be made, We bind our
 selves, and every of us, our, and Every of Our Heirs, Executors and Administrators
 Jointly and Severally, firmly, by these Presents Sealed with our seals Dated
 this 6th day of January 1743.

The Condition of this Obligation is such, That if the Above Bound James
 Dishman Administrator of all the Goods, Chattels, and Credits of Thomas Mustin 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 James or into the Hands, or Possession of any other Person
 or Persons for him, and the same so made to Exhibit or Cause to be exhibited into the
 County Court of King George 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 James Dishman or into the Hands
 and 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 Actions
 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 here-
 after appear that any Last Will and Testament was made by the said Deceased
 and the Executor or Executrix therein Named, do Exhibit the same into the said Court
 making request to have it Allowed and Approved according to if the said James
 Dishman being thereunto required to render and deliver up his Letters of Administra-
 tion 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 & Virtue

Sealed & Delivered
In the Presence of

James Dishman

Seale

Acknowledged in King George County
Court the 6th day of January 1743

& ordered to be Recorded

John Butler

Seale

G: Test H: G: Turner

Administrator Bond. **Know all Men** by these Presents, That We Harry Turner
 & John Champe Gent. are Held and firmly Bound unto Charles Carter
 the first Justice in the Commission of the Peace for King George
 County, for and in Behalf, and to the sole Use and Behoof of the
 Justices of the said County, & their Successors, in the Sum of eight
 Thousand Pounds Curr^t Money to be paid to the said Charles Carter
 his Executors, Administrators, and Assigns, To the Which Payment
 well and truly to be made, we Bind ourselves, and every of us, our
 and Every of our Heirs, Executors, and Administrators, Jointly & severally
 firmly by these Presents Sealed with our Seals, Dated this 3^d day of
 February 1743.

The Condition of this Obligation is such, That if the above Bound Harry
 Turner Administrator of all the Goods, Chattels, and Credits of Nicholas Smith 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 of us
 or Knowledge of him the said Harry Turner 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 King George 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 that
 were and Credits of the said Deceased at the time of his Death, which at anytime
 after Shall Come to the Hands or Possession of the said Harry Turner or into the
 Hands and Possession of any other Person or Persons for him, do well and truly Admin.
 according to Law, And Further do make a just and True Account of his Actions and
 doings therein when thereto required by the said Court, and all the rest and residue
 of the Goods Chattels and Credits, which Shall be found remaining upon the said
 Administration Act. 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 & provided, & 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 requd
 to have it Allowed and Approved accordingly if the P. Harry Turner being thereto
 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
 be void, and of none Effect, or else to remain in full force and virtue

Sealed and Delivered
 In the Presence of

Acknowledged in King George County Court the 3^d day of
 February 1743 by Harry Turner & John Champe and ordered
 to be Recorded

Cop. Test

J Harry Turner 6:6

John Champe seal
 seal

Turner
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Inde Bond
Rob. Doniphans
Wile to
James Hackley
Ellen Doniphans

Know all Men by these Presents, That we James Hackley & Ellen Doniphans and John Fox are Held and firmly Bound unto Charles Carter Gent. The first Justice in the Commission of the Peace for King George County, for and in Behalf, and to the sole Use and Behoof of the Justices of the said County, and their Successors in the sum of Five Hundred Pounds To be paid to the said Charles Carter his Executors, Administrators, and Assigns To the Which payment well and Truly to be made, we Bind our selves, and Every of us, Our and Every of our Heirs, Executors, and Administrators Jointly & Severally, firmly by these Presents Sealed with our Seals Dated this 2^d day of March 1743.

The Condition of this Obligation is such, That if the above Bound James Hackley & Ellen Doniphans Exec^t of the Last Wile and Testament of Robert Doniphans 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 said James Hackley & Ellen Doniphans or into the Hands and Possession of any other Person or Persons for them and the same so made, to Exhibitiato the County Court of King George at Such Time as they shall be thereunto required by the said Court, and the same Goods Chattels and Credits of the said Deceased, which at any time after shall Come to the Hands, Possession or Knowledge of the said James Hackley & Ellen Doniphans, or into the Hands and Possession of any other Person or Persons for them to well and Truly Administrato according to Law. and Further do make a True and Just Account of their Actings and Doings therein, when thereto required by the said Court, And also shall Well and Truly pay and Deliver all the Legacies Contained and specified in the said Testament, as far as the said Goods, Chattels and Credits will Thereunto Extend, and the Law shall Charge Then this Obligation to be void and of None Effect, or Else to remain in full force and Virtue.

Sealed & Delivered

In the Presence of

James ^{his} I H Hackley Seal
^{mark}
Ellen + Doniphans Seal

John Fox Seal

Acknowledged in King George County Court The 2^d day of March 1743
by James Hackley, Ellen Doniphans & John Fox & ordered to be Recorded

Cop^t Test
H. Cartry Turner. C. L.

Dom: Bond. Know all Men by these Presents, That We Thomas Harper and
 John Fox are helle and firmly Bound unto Charles Carter Gent. The first
 & Thos. Harper
 on Dan: Harper Justice of the Commission of the Peace for King George County for and in
 Behalf And to the sole Use and Behoof of the Justices of the Said County, and
 their Successors, in the Sum of One Hundred Pounds To be paid to the said
 Charles Carter his Executors Administrators, and Assigns. To the which payment
 well and Truly to be made, We bind our selves, and Every of us Our, and
 Every of our Heirs, Executors, and Administrators Jointly and Severally firmly
 by these Presents. Sealed with our Seals Dated this 2 day of March 1743

The Condition of this Obligation is such That if the above bound Thomas
 Harper Administrator of all the Goods Chattels and Credits of Daniel Harper 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 Knowledge
 of him the said Thomas 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 King George 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 Thomas or into the Hands and Possession of any other Person or
 Persons for him to 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 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 Persons 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 and Executors therein named do Exhibit
 the same into the said Court making request to have it Allowed and Approved Accordingly
 if the said Thomas Harper being thereunto required by the said Court do 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

Thomas Harper

E. Seale

John Fox

E. Seale

Acknowledged in King George County Court The
 2 day of March 1743 by Thomas Harper & Jn: Fox
 & Ordered to be Recorded

C. T. Test

Barry Turner Esq

and
be first
named
Francis Thornton
on
W^m Thornton's
Estate

Know all Men by these Presents That we Francis Thornton and John Champe Gent. are held and firmly bound unto Charles Carter the first Justice in the Commission of the Peace for King George County for and in Behalf, and to the Sole Use and Behalf of the Justices of the Said County, and their Successors, in the Sum of Two Thousand Pounds to be paid to the said Charles Carter his Executors, Administrators, and Assigns To the which payment Well and Truly to be made, we Bind ourselves, and Every of us, our and Every of our Heirs, Executors, and Administrators Jointly and Severally firmly by these Presents Sealed with our Seals Dated this 2 day of March 1743

The Condition of this Obligation is such, That if the Above Bound Francis Thornton Executor of the Last Will and Testament of William Thornton 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 said Francis Thornton or into the Hands and Possession of any other Person or Persons for him and the same so made to Exhibit into the County Court of King George 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 which at anytime after shall Come to the Hands Possession or Knowledge of the said Francis Thornton or into the Hands and Possession of any other Person or Persons for him, do well and Truly Administer according to Law, and further do make a True and just Account of his Actions and Doings therein when thereto required by the said Court, And also shall Well and Truly pay and Deliver all the Legacies Contained & Specified in the said Testament as far as the said Goods Chattels and Credits will thereunto Extend, and the Law shall Charge Then this Obligation to be Void and of None Effect or Else to remain in full force and Virtue

Sealed and Delivered
In the Presence of

Francis Thornton

(Seal)

John Champe

(Seal)

Acknowledged in King George County Court
The 2^d day of March 1743 by Francis Thornton
& John Champe & Orderd to be Recorded

Cop^a Test

Barry Turner. C.C.

Guardian Bond
Ct. Cha Carter to
Matthew Page

Know all Men by these Presents that we Charles Carter
& Landon Carter Gent^r. are held and firmly Bound unto Charles Carter
Gent of the County of King George his Heirs Ex^r & Administrators for
and on Behalf of the said Court of the ~~Ex~~ ^r County in the Sum
of Three Thousand Pounds To the which payment well and Truly to
be made we do bind our Selves our Heirs Ex^r & Administrators Jointly
and Severally firmly by these Presents Sealed with our Seals Dated
This 2^d day of March 1753

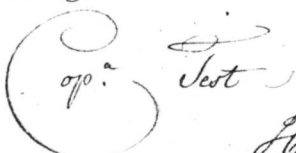
The Condition of this Obligation is such That if the Above Bound
Charles Carter Guardian of Matthew Page & his Heirs Executors and Administrators
do and shall well and Truly pay or Cause to be paid unto the said Orphan all such
Estate & Estates as now is or hereafter shall Come to the hands of the said Charles
Carter as soon as the said Orphan shall Attain to Lawfull Age or when there
unto Required by the Justices of the Peace for King George County Court as
Also to Save and keep Harmless the said Justices their Heirs & Successors from
all Trouble and Damage that Shall or may Arise about the said Estate
Then this Obligation to be void else to be and remain in full force

Scaled and Delivered

In Presence of } {

Ch Carter 
Landon Carter 

Acknowledged in King George County Court
The 2^d day of March 1753 by Charles Carter
and Landon Carter ^{Gent^r} & Ord^r to be Recorded

 John Stetson

Henry Turner C.C.

Seal

Admin: Bond
George Davenport
in the Minton's
State

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Charles Carter
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Know all Men by these Presents, That We George Davenport & Henry Drake are held & firmly Bound unto Charles Carter Esq: the first Justice in the Commission of the Peace for King George County, for & in Behalf, and to the sole Use and Benefit of the Justices of the said County, & their Successors in the sum of Fifty Pounds Current Money to be paid to the said Charles Carter Esq: his Executors, Administrators, and Assigns, To the which Payment well and truly to be made, we bind our selves, & every of us, our ^{Heirs} Executors, and Administrators, ~~Jointly~~ and severally, firmly, by these Presents. Sealed with our Seals
Dated this Second day of November 1714

The Condition of this Obligation is such that if the above bound George Davenport Administrator of all the Goods Chattels and Credits of Thomas Minton Deceased, do make or cause to be made a True & perfect Inventory of all & Singular the Goods Chattels, & Credits of the said Deceased which have, or shall come to the Hands, Possession or Knowledge of him the said George Davenport, 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 King George at such time as he shall be thereunto required by the S: Court & the same goods Chattels & Credits & all other the goods chattels & credits of the S: Deceased at the time of his Death which at any time after shall come to the Hands or Possession of the S: George Davenport or into the Hands & possession of any other person or persons for him do well & truly Administered according to Law, & further do make a Just & True Acct. of his Actions & doings therein, when thereto required by the S: Court, and all the residue of the S: goods & Chattels, and Credits, which shall be found remaining upon the S: Administration Account the same being first Examined & allowed by the Justices of the Court for the time being, shall deliver & pay unto such person or persons respectively, as the S: Justices, by their Order or Judgment shall direct, pursuant to the Laws, in that case made & provided, & if it shall hereafter appear, that any Last Will & Testament was made by the S: Deceased, & the Executor or Executrix named do Exhibit the same into the said Court, making Request to have it allowed & approved accordingly if the S: George Davenport being thereunto required, do render and deliver up his Letters of Administration, Approbation of such Testament being first had & made in the said Court, Then this Obligation to be void & of none Effect or else to remain in full force and Virtue.

Sealed & Delivered
In the presence of

George Davenport (Seal)

Henry Drake (Seal)

Acknowledged in King George County Court

This Second day of November 1714 by George Davenport
& Henry Drake & Order to be Recorded.

Cop: Test

Barry Turner. C: 6

John Bond
Margt Palmer Esq.
to Glendening

(35)

Know all Men by these Presents, That We John Glendening & John Champ gent. are held & firmly bound unto Charles Carter Esq. the first Justice in the Commission of the Peace for King George County for & in behalf, & to the sole use & behoof of the Justices of the said County & their Successors, in the sum of Two Hundred Pounds Current Money to be paid to the said Charles Carter, his Executors Administrators, & Assigns To the which payment well & truly to be made, we bind ourselves & every of us, our & every of our Heirs Executors & Administrators Jointly & severally firmly by these Presents, Sealed with our Seals, dated this fifth day of January 1712.

The Condition of this Obligation is such, that if the above bound John Glendening Administrator of all the Goods, Chattels, & Credits, of Margaret Palmer Dec^d, do make or cause to be made, a true & perfect Inventory of all and Singular the Goods, Chattels, & Credits of the said Dec^d which have, or shall come to the hands, Possession, or Knowledge of him the said John Glendening, or into the hands or possession of any other person or persons for him, & the same so made, do Exhibit, or cause to be exhibited into the County Court of King George, at such time as he shall be thereupon required by the said Court, & the same goods, chattels, & credits, & all other the goods chattels & credits of the said Dec^d, at the time of her death which at any time after shall come to the hands or possession of the said John Glendening or into the hands & possession of any other person or persons, for him to well and truly administer, according to Law, & further do make a just & true Account of all his Actions & doings therin when thereunto required by the said Court, & all the rest & residue of the said goods, chattels, & credits which shall be found remaining upon the administration account the same being first examined, & allowed by the Justices of the Court for the time being, shall deliver & 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 & provided, & if it shall hereafter appear, that any last Will & Testament was made by the said deceased & the Executor or Executrix therein named, to exhibit the same into the said Court, making request to have it allowed & approved accordingly, if the John Glendening being thereunto required to render and deliver up his letter of Administration Approval of such testament being first had & made in the said Court Then this obligation to be void & of none effect or else to remain in full force & virtue.

Sealed & Delivered
In Presence of

Acknowledged in King George County
Court the 5 day of February 1712 by John
Glendening & John Champ gent. & ordered
to be recorded.

John Glendening (Seal)
John Champ (Seal)

Opp. Sect. Hardy Turner C: C.

John Bond
Margt Anderson
H: D:
Sarah Anderson
S: n
C: b
J: S

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& Virtue:

Sealed & Delive
In the Presence

Connin: Bond
on Capt. Anderson's
Aff't to
Susannah Anderson

Know all Men by these presents, that we, Susannah Anderson and Edward Hoyle, are held & firmly bound unto Charles Carter Gent. the first Justice in the Commission of the Peace for King George County, for and in behalf & to the sole use & behoof of the Justices of the said County, & their Successors, in the sum of one hundred pounds Current money to be paid to the said Charles Carter Gent. his Executors, Administrators, & Assigns, to the which payment well and truly to be made, we bind our selves, & every of us, our, & every of our Heirs Executors, & Administrators, jointly, & severally, firmly, by these presents.

Sealed with our Seals. Dated this first day of February 1755.

The Condition of this Obligation is such, that if the above bound Susannah Anderson Administrator of all the goods, chattels, & credit, of Cyprian Anderson Dec'd do make or cause to be made a true & perfect Inventory of all & singular the goods, Chattels, & Credits of the said Dec'd which have, or shall come to the Hands, possession, or knowledge of her the said Susannah Anderson or into the hands of possession of any other person or persons for her, & the same so made do exhibit, or cause to be exhibited, into the County Court of King George at such time as she shall be thereunto required by the said Court, & the same goods, chattels, & credits of the s^d Dec'd at the time of his Death which at any time after shall come to the Hands or possession of the s^d Susannah or into the Hands & possession of any other person or persons for her, do wedle & truly administer, according to Law, & further do make, a just & true Account of her Actions & Doings therein, when thereto required by the said Court, and all the rest, & residue, of the s^d Goods, chattels, & credits, which shall be found remaining upon the Administration Account, the same being first Examined, & allow'd, by the Justices of the Court for the time being, shall deliver & pay unto such person or persons respectively as the said Justices, by their order or judgment, shall direct, pursuant to the Law in that case made & provided, & if it shall hereafter appear, that any Last Will & Testament was made by the s^d Dec'd, & the Executor or Executrix therein named do Exhibit or cause to be exhibited the same into the s^d Court, making request, to have it allow'd & approved accordingly if the s^d Susannah Anderson, being thereunto required, do render and deliver up her Letters of Administration. Approbation of such Testament, being first had & made in the said Court. Then this Obligation to be void & of none effect, or else to remain in full force & Virtue.

Sealed & Delivered

Susannah X Anderson (Seal)

In the Presence of } Acknowledged in King George County
Court the 1st day of February 1755 by
Susannah Anderson & Edward Hoyle &
Admitted to Record.

Edward Hoyle (Seal)

Cop. & Test
Harmy Turner C:G

Probate of Mary Brooks
Gt: to W^m Deane

Know all Men by these presents, that we William Deane and Charles Deane are held & firmly bound unto Charles Carter Gent. the first Justice in the Commission of the Peace for King George County, for and in Behalf, & to the sole use and behoof of the Justices of their County & their Successors, in the sum of four Hundred Pounds Current Money to be paid to the said Charles Carter Gent. his Executors, Administrators, & Assigns, to the which payment well and truly to be made, we bind our selves, & every of us our, & every of our Heirs, Executors, & Administrators, jointly & severally firmly by these presents, Sealed with our Seals, Dated this first day of February 1755.

The Condition of this Obligation is such, that if the above bound William Deane Executor of the Last Will & Testament of Mary Brook Deceased, do make or cause to be made, a true & perfect Inventory of all and Singular the goods, chattels, & credits, of the said Deceased, which have, or shall come to the Hands, Possession or Knowledge of the said William Deane or into the hands & Possession of any other person or persons for him & the same so made, do exhibit into the County Court of King George, at such time as he, shall be thereunto required by the said Court, & the same goods, chattels & credits, & all other the goods, chattels, & credits of the said Deceased which at any time after shall come to the Hands, possession, or knowledge of the s^r William Deane or into the hands & possession of any other person or persons for him, do well & truly administer according to Law, & further do make a true & just account of his Actions, & Doings there whereto required by the said Court, & also shall well & truly pay & deliver all the Legacies contained, & specified in the said Testament as far as the said goods, chattels & credits will thereto extend, & the Law shall charge, Then this Obligation to be void, & of none Effect, or else to remain in full force & Virtue.

Sealed and Delivered
In the presence of

William Deane ^{his} Seal

Charles Deane ^{his} Seal

Acknowledged in King George County Court on Friday
February the 1st 1755 by William Deane & Charles Deane
& Admitted to Record.

Cop: Test

Hubby Turner C.C.

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Simpson, To the
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first day

William Deane
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to be laid in

John Simpson Esq.
Know all Men by these presents that we William Simpson & his Cottions
are held & firmly bound unto Charles Carter Esq. the first Justice in the Commission
of the Peace for King George County for & in behalf of & to the sole use & behoof
of the Justices of the S^d. County & their Successors, in the sum of One Hundred pounds
Current Money to be paid to the S^d. Charles Carter his Executor Adm^r and Assigns
to them which payment well & truly to be made we bind our selves & every of us, our
and every of our Heirs, Executors, & Adm^rs Jointly & Severally, firmly by these
Presents Sealed with our Seals. Dated this first day of March 1748.

The Condition of this Obligation is such that if the above bound William Simpson
Executor of the last Will & Testament of John Simpson Dec^d, do make, or cause to be made, a true
& perfect Inventory of all & Singular the Goods, chattels & Credits of the S^d. Deceased, which
have, or shall come to the Hands Possession, or Knowledge of the S^d. William Simpson
or into the hands or Possession of any other person or persons for him, & if same so made
to exhibit into the County Court of King George at such time as he shall be thereto required
by the S^d. Court, & the same Goods Chattels & Credits & all other the goods Chattels &
Credits of the S^d. Deceased, which at any time after shall come to the Hands Possession or know-
ledge of the S^d. William Simpson or into the Hands & Possession of any other person or persons for
him do well & truly Administer according to Law, & further do make a true & just account of
his Actings & doings therein when thereto required by the S^d. Court, & also shall well & truly pay
& deliver all the legacies Contained & Specified in the S^d. Testament, as far as the S^d. goods
Chattels & Credits will thereunto extend, & the Law shall charge, Then this Obligation to be
void & of none Effect, or else to remain in full force & Virtue.

Sealed & Delivered

In Presence of

William *M* Simpson
Mark

John *E* Pattison
Mark

Acknowledged in King George County Court on Friday
March the 1st by William Simpson & John Pattison
& admitted to Record.

Barry Turner C.C.

66

Probate Bond on
Frances Thornton, Esq.
to Fra : Thornton

Know all Men by these Presents that We Francis Thornton & Samuel
Downe are held & firmly bound unto Charles Carter Esq^r the first Justice in the County
of the Peace for King George County for and in behalf, & to the sole uses & behoif, of the
Justices of the S^e County & their Successors, in the sum of Five Hundred Pounds Curr^r Mon^y
to be paid to the S^e Carter, his Esq^r Adm^r & Aftizns, to the which payment well & truly
to be made, we bind our selves, and every of us, our, and every of our Heirs, Execrs,
and Administrators, Jointly & Severally firmly by these presents, Sealed with our
Seals. Dated this fifth day of April 1715

The Condition of this Obligation is such, that if the above bound Francis Thornton Executor of the Last Will & Testament of Frances Thornton Deceased do make or cause to be made a true and perfect Inventory of all and singular the Goods, Chattels, & Credits of the s^d Deceased, which have or shall come to the Hands, Possession, or Knowledge of the said Thornton or into the Hands or Possession of any other person or persons for him, & the same so made do exhibit into the County Court of King George at such time as he shall be thereto required by the said Court, & the same goods Chattels, and Credits, & all other the goods Chattels and Credits of the said Deceased, which at any time after shall come to the Hands Possession or Knowledge of the s^d Thornton or into the Hands & Possession of any other Person or Persons for him, do well & truly Administer according to Law, & further do make a true & just Account of his Debts and Cognys therin when thereto required by the s^d Court, And also shall well and truly pay & deliver all the Legacies contained & specified in the s^d Testament, as far as their Goods Chattels & Credits will therunto extend & the Law shall charge, Then this Obligation to be free & of none Effect, or else to remain in full force & Virtue.

Sealed & Delivered

In the Presence of

Francis Thornton

Scale

Samuel (Donie)

Scale

Acknowledged in King George County Court
on Friday April 5th 1785 by Francis Thornton
& Samuel Donne & Admitted to Record

Op. ^a Carl

Hadry Turner. C. C.

bond on
Stanton's left
Scott

Know all Men by these Presents that we William Scott & James Jones are
Held & firmly bound unto Charles Carter Esq: the first Justice in the Commission of
the Peace for King George County, for & in behalf of & to the sole use & behoof
of the Justices of the s^d County & their Successors in the sum of one hundred Pounds
curr^t Money to be paid to the s^d Carter his Executors, Administrators & Assigns,
To the which Payment well & truly to be made, we bind our selves, & every of us,
Our, & every of our Heirs, Executors, & Administrators, Jointly & severally,
firmly by these Presents, Sealed with our Seals. Dated this 3^d day of May 1755

The Condition of this Obligation is such, that if the above bound William Scott
Executor of the Last Will & Testament of Sarah Stanton Deceased, do make or cause to
be made, a true & perfect Inventory of all and Singular the Goods Chattels & Credits of
the s^d Deceased, which have, or shall come to the Hands possession or Knowledge of the s^d
Scott, or into the Hands or Possession of any other Person or Persons for him, & the same
so made do exhibit into the County Court of King George at such time as he shall be
thereunto required by the s^d Court, & the same Goods Chattels & Credits, & all other the goods
Chattels & Credits of the s^d Deceased, which at any time after shall come to the Hands
Possession or Knowledge of the s^d Scott, or into the Hands & Possession of any other Person or
Persons for him, do well & truly Administer According to Law, & further do make a true
& just Account of his Actions & Doings therein when thereto required by the s^d Court
And also shall well & truly pay & deliver all the Legacies contained & Specified in the said
Testament, as far as the s^d Goods Chattels & Credits will thereunto extend, & the Law shall
charge, Then this Obligation to be void & of none Effect, or else to remain in full force & virtue

William Scott

Seal

James Jones

Seal

Acknowledged in King George County Court on Friday
the 3^d day of May 1755 by W^m Scott & James Jones
& admitted to Record.

(op: test)

Hecky Turner. C. L.

G. G.

Admin. Bond on
Mary Butler left to
Miss Powell

(A1)

Know all Men by these Presents that we Elias Powell Samuel
Reids & James Hackley are held & firmly Bound unto Charles Costa
Esq; the first Justice in the Commission of the Peace for King George
County for and in behalf & to the sole use & behoof of the Justices of the
County & their Successors in the Sum of Two Hundred Pounds Current Money
to be paid to them Carter his Executors, Administrators, & Assigns To the
which payment well & truly to be made, we bind our selves & every of
us, our, & every of our Heirs, Executors, & Administrators, Jointly and
Severally, firmly by these Presents, Sealed with our Seals Dated this
3^d day of May 1745

The Condition of this Obligation is such that if the above bound Elias Powell
Administrator of all the Goods Chattels & Credits of Mary Butler Deceased, do make or cause
to be made a true & perfect Inventory of all and Singular the goods, Chattels & Credits of the said
which have or shall come to the hands Possession or Knowledge of him the s^r Elias Powell or into
the hands, or Possession of any other person or persons for him, & the same so made to Exhibit
or cause to be exhibited into the County Court of King George at such time as he shall be thereupon
required by the s^r Court, & the same goods, Chattels & Credits, & all other the goods, Chattels and
Credits of the s^r Deceased at the time of her Death which at any time after shall come to the
Hands or Possession of the s^r Elias or into the Hands & Possession of any other Person or persons for
him so well & truly Administer according to Law, & further to make a just & true Account of
his Actions & doings therein when thereto required by the s^r Court & all the rest & residue of
the s^r goods, Chattels, & Credits which shall be found remaining upon the s^r Administration
Account, the same being first Examined & Allowed by the Justices of the Court for the time being
shall deliver & pay unto such person or persons respectively as the s^r Justices, by their Order
& Judgment shall direct Pursuant to the Laws in that Case made & provided, if it shall
hereafter appear that any Last Will & Testament was made by the s^r Deceased & the Executor
or Executrix therein named, to Exhibit the same into the s^r Court, making request to have it
Allowed & Approved Accordingly if the s^r Elias being therunto required to render & deliver up
his Letters of Administration Approval of such Testament being first had & made in the s^r Court
Then this Obligation to be void & of none Effect, & else to remain in full force & Virtue

laid & delivered
in the presence of }
 }

Elias Powell sealed

Samuel Reid sealed

James F. Hackley sealed

Acknowledged in King George County Court
on Friday May 3. 1745 by Elias Powell
Samuel Reid & James Hackley & admitted to Record

Opp: West.

Harry Turner Clerk

as Powell Samuel
unto Charles Carter
for King George
County Sutes of the
Pounds Court Money
& Assigns to the
Selves & Every of
us, Jointly and
Seal'd Dated this

Map Brown Estate
man & ses: Brown }

(12)

Know all Men by these Presents that We Newman Brown George
Brown Josiah Ferguson & Isaac Arnold Sen^r are held & firmly bound unto
Charles Carter Esq^r the first Justice in the Commission of the Peace for
King George County for & in behalf and to the sole Use & behoof of the
Sutes of the C^r County & their Successors, in the sum of forty Pounds
Current Money to be paid to the said Charles Carter his Executors Adm^r
& Assigns to the which payment well & truly to be made, we bind our selves
& Every of us, our & every of our Heirs, Executors, & Administrators jointly
& severally firmly by these Presents. Sealed with our seals Dated this
5th Day of July 1715.

The Condition of this Obligation is such that if the above bound Newman Brown and
George Brown Executors of the last Will & Testament of Mapfield Brown Dec^d do make or cause
to be made a true & perfect Inventory of all & Singular the Goods Chattels & Credits of the said Dec^d which
have or shall come to the Hands Possession, or Knowledge of the said Newman & George Brown or
into the Hands & Possession of any other Person or Persons for them & the same so made do Exhibit into
the County Court of King George at such time as they shall be thereunto required by the C^r Court & the
same Goods, Chattels & Credits & all the goods, Chattels & Credits of the said Deced^d which at any
time after shall come to the Hands Possession or Knowledge of the said Newman & George Brown or into
the Hands & Possession of any other person or persons for them, do well & truly Administer according to Law
& further do make a true & just Account of their Actings & Things therein when thereunto required by the Court
And also shall well & truly pay & deliver all the legacies Contain'd & specified in their Testaments as far as
the said Goods Chattels, & Credits will thereunto Extend & the law shall charge, Then this Obligation to be void &
of none Effect, or else to remain in full force & Virtue.

Sealed & Delivered }
In the Presence of }

Newman Brown Seal
George Brown Seal
Josiah Ferguson Seal

At a Court Held for King George County Isaac Arnold
on Friday July 5: 1715 Seal

Acknowledged in King George County Court on Friday July 8: 1715
by Newman Brown George Brown Josiah Ferguson & Isaac Arnold Sen^r
& Admitted to Record.

Cop^a. Test.

Harry Turner. C.J.

Sealed
Sealed
Sealed

22

Probate W^m Duff Estate
to Robt Green

(13)

Know all Men by these Presents, that We Robert Green & John Champe Gent & George Morton Gent. are held & firmly bound unto Charles Carter Esq^r. the first Justice in the Commission of the Peace for King George County for and in behalf & to the sole use & behalf of the Justices of the said County & their Successors in the sum of One Thousand Pounds Current Money to be paid to the said Carter his Executors Administrators and Assignees to the which Payment we & may to be made we bind our Selves & every of us, our & every of our Heirs Executors Administrators Jointly & Severally, firmly by these presents, sealed with our seals. Dated this Second day of August 1745.

The Condition of this Obligation is Such that if the Above bound Robt Green exec^e of the Last Will & Testament of William Duff Dec^d. do make or cause to be made a true and perfect Inventory of all and Singular the goods Chattels & Credits of the said Deceased which have or Shall come to the Hands Possession or Knowledge of the said Robt Green or into the Hands of ~~or~~ another person or persons for him and the same so made to Exhibit into the County Court of King George at such time as he shall be thereunto required by the said Court, & the same goods, Chattels & Credits & all other the goods Chattels & Credits & all other the goods Chattels, & Credits of the said Deceased which at any time after shall come to the Hands Possession or Knowledge of them Robert Green or into the Hands Possession of any other person or persons for him do well & truly Administer According to Law & further to make a true & just Account of his Actions & doings therein when there to require by the said Court & also shall well & truly pay and deliver all the Legacies Contained & specified in the said Testament as far as the goods, Chattels, & Credits will thereunto extend & the Law shall Charge, Then this Obligation to be Void & of none Effect, or Else to remain in full force, & Virtue.

Sealed & Delivered
in the Presence of

Robert Green
John Champe
George Morton

Seal
Seal
Seal

Acknowledged in King George County Court
on Friday August 2: 1745 by Robert Green
John Champe & George Morton Gent. & Admitted
to Record.

(78) Test.

Hanry Turner. Notary

Guardian Bond
Lucy Thornton
Date 17.
Samuel Donne

(A.A.)

Know all Men by these presents that we Samuel Donne & Harry Turner are
had & firmly bound unto Charles Carter Gent. of the County of King George his Heirs
Ex: " & Adm: " for and on behalf of the S: Court of the Afore: County in the sum of
Five Thousand Pounds Current Money to the which payment well & truly to be made
we do bind our selves our Heirs Ex: " & Adm: " Jointly & Severally firmly by these
Presents Sealed with our Seals & dated this Sixth day of September 1745

The Condition of this Obligation is such that if the above bound Samuel Donne
Guardian of Lucy Thornton his Heirs Ex: " & Adm: " do and shall well and truly pay or cause
unto the S: Orphan all such Estates & Estates as now is or hereafter shall come to the Hands of
the S: Samuel Donne as soon as the said Orphan shall attain to Lawfull Age or when there
unto Required by the Justices of the Peace for King George County Court as also to save and
keep harmless the said Justices their Heirs & Successors from all Trouble & damage that shall
or may arise about the said Estate then this Obligation to be void Else to be and remain in
full force.

Sealed & Delivered }
In Presence of }

H: Tyler

Samuel Donne

Seale

Harry Turner

Seale

Acknowledged in King George County Court the
Sixth day of September 1745 by Samuel Donne and
Harry Turner & Admitted to Record.

q: - vst

Harry Turner. Cllwr

Probate George Payne
Estate to Martha Payne
& Willm. Sett.

(45)

Know all Men by these presents that We Martha Payne William Sett & Harry Turner are held and firmly bound unto Charles Carter Esq: the first Justice in the Commission of the Peace for King George County for and in behalf & to the sole use & behoof of the Justices of the s^e County and their Successors in the Sum of One Hundred Pounds Current Money to be paid to the s^e Charles Carter his Executors, Administrators & Assigns to whom payment Well and truly to be made, we bind our selves & every of us our every of our Heirs, Executors, & Administrators Jointly and Severally firmly by these Presents Sealed with our Seals dated this 4th day of October 1745.

The Condition of this Obligation is Such, That if the above bound Martha Payne & William Sett Executors of the last Will & Testament of George Payne Deceased, do make or cause to be made a true and perfect Inventory of all and Singular the goods Chattels & Credits of the s^e Deceas^d which have or Shall come to the Hands Possession or Knowledge of the s^e Martha & William or into the Hands and Possession of any other person or persons for them & the same so made to Exhibit into the County Court of King George at such time as they shall be thereto required by the s^e Court and the same goods Chattels & Credits & all other the goods Chattels, & Credits of the said Deceased, which at any time after shall come to the Hands, Possession or Knowledge of the s^e Martha & William or into the Hands and Possession of any other person or persons for them do well and truly Administrator according to Law and further to make a true and just Account of their Actings and doing thereon when thereto required by the s^e Court And also shall well and truly pay & deliver all the Legacies contained & Specified in the s^e Testament as far as the s^e goods Chattels and Credits will thereto extend and the Law shall Charge Then this Obligation to be Void & of None Effect or Else to remain in full force & Virtue

Sealed and Delivered in }
the presence of }
W^m Longmire

Martha + Payne Seal
Will Sett Seal
Harry Turner Seal

Acknowledged in King George County Court on Friday October 4th 1745
by Martha Payne William Sett & Harry Turner
and Admitted to Record.

Copy: West

Harry Turner. witness

Know all Men by these presents that we George Davenport Charles Deane

Thomas Pratt are held & firmly bound unto Charles Carter Esq: the first Justice in the Commission of the peace for King George County for and in behalf of to the sole Use & behalf of the Justices of their County & their Successors in the same of one Thousand Pounds Sterling to be paid to the said Carter his Executors Administrators & Assigns to the which payment well & truly to be made we bind our selves & every of us our & every of our Heirs Executors & Administrators Jointly severally firmly by these Presents sealed with our Seals Dated this first day of November 1745.

The Condition of this Obligation is such that if the above bound George Davenport Executor of the Last Will & Testament of Ann Edmonds Dec^d, do make or cause to be made a true & perfect Inventory of all & Singular the goods Chattels & Credits of the said Deceased which have or shall come to the Hands Possession or Knowledge of the said George or into the Hands & possession of any other person or persons for him & there are so made to exhibit into the County Court of King George at such time as he shall be thereunto required by the said Court of the same goods Chattels & Credits & all other the goods Chattels & Credits of the said Deceased which at any time after shall come to the Hands Possession or Knowledge of the said George or into the Hands & Possession of any other person or persons for him do well & truly Administer according to Law & further do make a true and just Account of his Actions and Doings therein when thereto required by the said Court & also shall well & truly pay & deliver all the Legacies contained & specified in the said Testaments as far as the said goods Chattels & Credits will thereunto extend & the law shall charge Then this Obligation to be void & of none Effect or else to remain in full force & virtue:

Sealed & Delivered
In the Presence of
Wm Longmore

George Davenport

Charles Deane

Tho: Pratt

Acknowledged in King George County Court on Friday
November the 1st 1745 by George Davenport Charles Deane
& Thomas Pratt Admitted to Record.

Cop^d: Test

Charl^ry Turner. Cllwr

Re Payne William
the Carter Esq: the
George County for and
the S^r. County and the
Money to be paid,
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Every of us our
and severally firmly
of October 1745.

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goods Chattels

Obligation to be

Sealed

Sealed

Nov 1st 1745

two

Guardian Bond
T Turner
to
John Morison

Know all Men by these presents that we Thomas Turner &
John Champs Gent. are held & firmly bound unto Charles Carter Gent. of the
County of King George his Heirs Ex: & Adm: for and on behalf of
the S: Court of the aforesaid County in the sum of Three Thousand Pounds
Current Money to the which payment well & truly to be made we do bind
our selves our Heirs Ex: & Adm: Jointly & Severally firmly by these
Presents Sealed with our Seals & dated this 6th day of December 1745.

The Condition of this Obligation is such that if the above bound Thomas Turner,
Guardian of John Morison his Heirs Ex: & Adm: do & shall well & truly pay or cause to
be paid unto the said Orphan all such Estate & Estates as now is or hereafter shall come to the
Hands of the said Thomas Turner as soon as the said Orphan shall attain to Lawfull Age
or when thereto required by the Justices of the Peace for King George County Court as also to
save and keep harmless the said Justices their Heirs & Successors from all trouble & damage that
shall or may arise about the said Estate then this Obligation to be bid to be remain in full
Virtue.

Sealed & Delivered

In presence of

T Turner

Seale

John Champs

Seale

Acknowledged in King George County Court on
Friday Decr 6 1745 by Thomas Turner & John
Champs Gent. & Admitted to Record.

Cop^a Test

Harry Turner C.C.

Guardian Bond
Benjamin Graves to
W^m Rebecca & Sarah Graves

Know all Men by these Presents that we Benjamin Graves
& James Stigler are held & firmly bound unto Charles Carter Gent. of
the County of King George his Heirs Ex: & Adm: for and on behalf
of the S: Court of the aforesaid County in the sum of one hundred &
Current Money to the which payment well and truly to be made we
do bind our selves our Heirs Ex: & Administrators Jointly & severally
by these presents sealed with our Seals & dated this 6th day of Decr
1745.

(A 8)

The Condition of this Obligation is such that if the above bound Benjamin Graves
Guardian of William Rebbeck & Sarah Graves his Heirs Esq^r Adm^r do make well & truly pay
or cause to be paid unto their Orphans at such lotates & lotates as now is or hereafter shall come
to the Hands of them^d Benjamin as soon as the said Orphans shall attain to Lawfull Age or
when thereunto Required by the Justices of the Peace for King George County Court as also
to save and keep harmless the said Justices their Heirs & Successors from all trouble & damage
that shall or may Arise about the said Estate then this Obligation to be void else to be
remain in full force.

Sealed & Delivered

In Presence of
W^m Longmire

Benj^a his
Mark Scale

James F. Stigler
his
Mark Scale

Acknowledged in King George County
Court on Friday December the 6: 1745 by
Benjamin Graves & James Stigler & admitted to Record

Cop^r. Test

Harry Turner. C. C.

Administration Bond
Elias Sharp's Estate to
Margaret Sharp.

Know all Men by these presents that we Margaret Sharp Richard Ulchin John Booth
are held & firmly bound unto Charles Carter Esq^r the first Justice in the Commission of Pleas
for King George County for and in behalf & to the sole Use & behoof of the Justices of this County
& their Successors in the sum of Two Hundred & fifty Pounds Current Money to be paid to the
said Carter his Esq^r Adm^r & Assigns to the which payment well & truly to be made we bind
ourselves & every of us our & every of our Heirs Esq^r & Adm^r Scarcely & severally firmly by these
presents sealed with our Seals Dated this 6th day of December 1745

The Condition of this Obligation is such that if the above bound Margaret Sharp Administrator fail
the goods Chattels & Credits of Elias Sharp Deceased to make or cause to be made a true and perfect Inventory of
all and Singular the goods Chattels & Credits of the said Deceased which have or shall come to the Hands
Possession or Knowledge of her the said Margaret or into the Hands or Possession of any other person or
persons for her & the same so made to exhibit or cause to be exhibited into the County Court of King
George at such time as she shall be thereunto required by the said Court & the same goods Chattels & Credits
& all other the goods Chattels & 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 Margaret or into the Hands & Possession of any other person or
persons for her to well & truly Administrator according to Law & further to make a true Account of her Actions &
Wings therin when thereunto required by the said Court & all the rest & residue of the said Goods Chattels & Credits
which shall be found remaining upon the said Administration Account the same being first Examined &
Allowed by the Justices of the Court for the time being shall deliver & pay unto such person or persons respectively
as the said Justices by their Order, or Judgment shall direct pursuant to the Law in that Case made & provided
if it shall here after appear that any last Will & Testament was made by the said Deceased & the Executor or
Administrator therein named to exhibit the same into the said Court making request to have it Allowed & Approved
Accordingly if the said Margaret being thereunto required to render up & deliver up her Letters of Administration
Approval of such testament being first had & made in the said Court then this Obligation to be void & gone
Effect, or else to remain in full force & Virtue

Sealed & Delivered

In Presence of

Margaret Sharp
his
Mark Scale

Richard R. E. Ulchin
his
Mark Scale

John F. B. Booth
his
Mark Scale

Acknowledged in King George County Court
by Margaret Sharp Richard Ulchin & John Booth
on Friday the 6th day of December 1745 &
Admitted to Record.

Cop^r. Test

Harry Turner. C. C.

Administration Bond
of Bryan Chadwells
At. to Ann Chadwell

Know all Men by these presents that we Anne Chadwell David Bronnagh & John Grant are held & firmly bound unto Charles Carter Esq; the first Justice in the Commission of the Peace for King George County for and in behalf of the sole use & behalf of the Justices of the said County & their Successors in the sum of one hundred pounds Current Money to be paid to the said Carter his Executors Administrators & Assigns to the which payment well and truly to be made we bind our selves & every of us our & every of our Heirs Executors & Administrators Jointly & Severally firmly by these presents sealed with our seals
Dated this Third day of January 1755.

The Condition of this Obligation is such that if the above bound Anne Chadwell Administrator of all the goods Chattels & Credits of Bryan Chadwell Deceased do make or cause to be made a true & perfect Inventory of all and Singular the goods Chattels & Credits of the said Deceased which have, or shall come to the Hands Execution or Knowledge of her the said Anne or into the Hands or Execution of any other person or persons for her & the same or made to exhibit or cause to be exhibited into the County Court of King George at such time as she shall be thereunto required by the said Court & the same goods, Chattels & Credits & all other the goods Chattels & 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 Anne or into the Hands & Execution of any other person or persons for her do well & truly administer according to Law & further do make a just & true account of her Actions & things therein when thereto required by the said Court & all the rest & residue of the said goods Chattels & Credits which shall be found remaining upon the said Administration Account the same being first examined & allowed by the Justices of the Court for the time being shall deliver & pay unto such person or persons respectively as the said Justices by their Order, or Judgment shall direct pursuant to the Law in that case made & provided, & if it shall hereafter appear that any Last Will & Testament was made by the said Deceased & the Executor or Executors therein named to exhibit the same into the said Court making request to have it allowed & approved accordingly if the said Anne being thereunto required to render up her Letters of Administration Approbation such Testament being first had & made in the said Court Then this Obligation to be void of none effect or else to remain in full force & Virtue.

Sealed & Delivered
In the Presence of

Anne P^r Chadwell
mark

David Bronnagh



John Grant



Acknowledged in King George County Court

the third day of January 1755 by Anne Chadwell

David Bronnagh & John Grant & Admitted to Record.

Cop^t Test.

Harry Turner. Colton

David
Carter Esq.
by & their
the said
t will and
in Specie
with no debt

and
Administration of W^m. Mumford
Esq^r & Mumford Jun^r.

(40)

Know all Men by these presents that we William Mumford William Marshall
& Joel Berry are held & firmly bound unto Charles Carter Esq^r the first Justice in the
Commission of the Peace for King George County for and in behalf & to the use & service and
schoof of the Justices of the said County, & their Successors in the sum of one hundred
Pounds Current Money to be paid to the s^r Carter his Executors Administrators & Assigns
to the which payment well & truly to be made we bind our selves & every of us our
& Every of our Heirs Executors & Administrators Jointly & Severally firmly by these
Presents Sealed with our Seals Dated this 3^d day of January 1745.

The Condition of this Obligation is such that if the above bound William Mumford Administrator
of all the goods Chattels & Credits of William Mumford Deceased to make or cause to be made a true & perfect
Inventory of all and Singular the good or Chattels & 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
or Persons for him & the same so made do Exhibit or cause to be exhibited into the County Court of King
George at such time as he shall be thereunto required by the said Court & the same goods Chattels & Credits
& all other the goods Chattels & 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 s^r William or into the Hands & Possession of any other
Person or Persons for him do well & truly Administer According to Law & further do make a just & true account
of his Actings & doings therein when thereto required by the said Court & all the rest & residue of the s^r goods
Chattels & Credits which shall be found remaining upon the said Administration Account the same being
first Examined & Allowed by the Justices of the Court for the time being shall deliver & pay unto such person
or persons respectively as the s^r Justices by their order or Judgment shall direct Pursuant to the Law in
that case made & provided & if it shall here after appear that any last Will & Testament was made by the
said Deceased & the Executor or Executrix therein named to exhibit the same into the s^r Court making
Request to have it allowed & Approved Accordingly if the said William being thereunto required to
render and Deliver up his Letters of Administration Approval of such Testament being first had & made
in the said Court then this Obligation to be void & of None Effect, or else to remain in full force & virtue.

Sealed & Delivered
in the Presence of

William Mumford

Seal

William Marshall

Seal

Joel Berry

Seal

Acknowledged in King George County Court on Friday
January the 3. 1745 by William Mumford William Marshall
& Joel Berry & Admitted to Record.

C^r - Test

Harry Turner. Clerk

(49)

Probate Bond on
Giles Carter's Est.
to Mary & John Carter

Guardian Bond
Geo. Harper to
David Harper

Know all Men by these Presents that we Mary Carter & John Carter and Robert Spence are held and firmly bound unto Charles Carter Esq; the first Justice in the Commission of the Peace for King George County for and in behalf, & to the sole use & behoof of the Justices of the said County & their Successors in the sum of Five hundred Pounds Current Money to be paid to the said Carter his Executors, Administrators, and Assigns, To the which Payment well & truly to be made we bind our selves & every of us our & every of our Heirs, Executors, and Administrators, Jointly and severally firmly by these Presents. Sealed with our Seals, Dated this 7th day of February 1745

The Condition of this Obligation is such That if the above bound Mary Carter & John Carter Executors of the Last Will & Testament of Giles Carter Dec'd do make or cause to be made a true & perfect Inventory of all and Singular the goods Chattels & Credits of the said Deceased which have, or shall come to the Hands, Possession or Knowledge of the said Mary & John or into the Hands and Possession of any other person or persons for them & the same so made do Exhibit into the County Court of King George at such time as they shall be there unto required by the said Court and the same goods Chattels and Credits & all other the Goods Chattels & Credits of the said Deceased which at any time after shall come to the Hands Possession or Knowledge of the said Mary & John or into the Hands & Possession of any other person or Persons for them do well & truly Administer according to Law and further do make a true & just Account of their Actions & doings therein when thereto required by the said Court & also shall well & truly pay & Deliver all the Legacies contained Specified in the said Testament as far as the said Goods Chattels and Credits will therewith extend, & the Law shall charge then this Obligation to be void & of none effect or else to remain in full force & virtue.

Sealed & Delivered
in the presence of {

Mary her
Mark Carter Seal
John Carter Seal
Robert Spence Seal

Acknowledged in King George County Court
the 7th day of February 1745 by Mary Carter
John Carter & Robert Spence & Admitted to Record

C. Test

Harry Turner, Notary

John Carter and Robert
the first Justice in the
behalf, & to the sole use
in the sum of Five hundred
Pounds Administrators, and
our selves & severally firmly
of February 1745

Guardian Bond
Ann Harper to
Daniel Harper

(50)

Know all Men by these presents that we Ann Harper & Richard Fry are held & firmly bound unto Charles Carter Gent of the County of King George his Heirs Esq^r & Administrators for and on behalf of the said Court of the aforesaid County in the sum of One Hundred Pounds Current Money to the which payment well & truly to be made we do bind our Selves our Heirs Esq^r & Wm^r Jointly & severally firmly by these presents Sealed with our seals & Dated the seventh day of March 1745

Mary Carter & John
make or cause to be
& Credited of the said
age of the said Mary
& them & the same so
they shall be there
dito & all other the
after shall come to
the hands & before
going to Law and
therein when thereto
Legacies contained
& Credits will thereto
Effect or else

The Condition of this Obligation is such that if the above bound Ann Harper Guardian to Daniel Harper his Heirs Esq^r & Wm^r do and shall well and truly pay or cause to be paid unto the said Orphan all such Estate & Estates as now is or hereafter shall come to the hands of the said Ann Harper as soon as the said Orphan shall attain to Lawfull Age or when thereunto required by the Justices of the Peace for King George County Court as also to save and keep harmless the said Justices their Heirs & Successors from all trouble & Damage that shall or may arise about the said Estate then this Obligation to be void else to be and remain in full force.

Sealed and Delivered }
In Presence of }

Ann ^{her}
+ Harper
Mark

Rich^r ^{his}
RF Fry
Mark

Acknowledged in King George County Court
the 7th day of March 1745: by Ann Harper and
Richard Fry & Admitted to Record.

C. Test.

Harry Turner. Collector

v. below