

Know all men by these presents that we Hester Jones & Josiah Ferguson are held & firmly bound unto our sovereign Lord King George the Second his heirs & successors in the full & just sum of two Thousand pounds of Tobacco to them which payment well & truly to be made we do bind ourselves our executors & administrators & every of them by these presents sealed with our seals & dated this 3 day of March 1749

The condition of this obligation is such that whereas the above bound Hester Jones hath obtained a licence to keep an ordinary at her dwelling plantation Now if the said Hester Jones doth constantly finely provide in her Ordinary good wholesome Cleanly Lodging for Travellers & Stableage & other provender or Pasturage & Provender as the season shall require for their horses for and during the term of one whole year from the 3 day of March 1749 to the third day of March 1750 and shall not suffer or permit any uncleanly gaming in her house nor on the sabbath day suffer any person to tipple or drink more than is necessary than this obligation to be void Else to be remain in full force

Sealed & Delivered
In the presence of

Esther Jones Seal
Josiah Ferguson Seal

Acknowledged in King George County Court
the third day of March 1749 by Esther Jones
and Josiah Ferguson & Admitted to Record

Cop. a Test.

Scarffy Turner Et Cetera

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I know all men by these presents that we Martha Tutt
Richard Terry & Richard Tutt 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 use and behoof of
the Justices of the said County, and their successors, in the sum of
three hundred pounds To be paid to the said Charles Carter his exec-
Adm^r & Assigns To which payment well & truly to be made, we
bind ourselves and every of us, our executors or heirs, &c^r Adm^r
jointly severally, firmly by these presents, sealed with our seals Dated
This 1st day of May 1750

The condition of this Obligation is such, that if the above bound Martha Tutt
Administratrix of all the Goods, Chattels & Credits of Joseph Tutt 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 or possession on
knowledge of her the said Martha Tutt or into the hands, or possession of any
other person, or persons for her and the same so made, do exhibit, or cause to be
exhibited into the County Court of King George at such time as she shall be thereunto
required by the said Court, of 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 Martha Tutt or into the
hands or possession of any other person or persons for her do well & truly Account
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 &
Residue of the said Goods, Chattels & 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 & 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 any last Will & Testament was made by the said deceased by the Executor
or Executors therein named do exhibit the same into the said Court, making
request to have it allowed & approved accordingly, if the said Martha Tutt being
thereunto required do render & 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 & of none effect or else to remain in full force & virtue.

Sealed and Delivered
In the presence of

at a court held for King George
County on Friday May 4. 1750 Richd. Tutt. . . Seal'd
Richd. Terry Seal'd
Mark

Then acknowledged by the party's

Cop. a Test
HARRY TURNER. C. C.

we Martha Tutt
duly bound unto
the sole use & behoof of
ourselves in the sum of
Charles Carter his Esq.
rightly to be made, we
our heirs, executors &
cates with our seals Date

we bound Martha Tutt
Tutt deceased do make
as the Goods & Chattels
the hands profession or
or possession of any
exhibit or cause to be
as she shall be then
itself all other the Goods
Leath, which at any time
artha Tutt or unto the
so well & truly Administer
account of her Actions
not and all the best &
is found remaining upon
examined and allowed by
to pay unto such person
Judgment shall direct
and if it shall hereafter
deceased by the Executor
said Court, making
aid Martha Tutt being
administration, approbation
Court, then this Obligation
with Verbur

Tutt Seal
Fomy Seal
D... Seal

I know all men by these presents that we Sarah Withers & John
Ethins are held and firmly bound unto Charles Carter Gent the first
Justice of the peace in the Commission of the Peace for King George Town
for his behalf and to the sole use and behoof of the Justices of the said Court
and their Successors in the sum of one hundred pounds to be paid to the said
Charles Carter his Esq^r Adm^r of his signs to the which payment well and
truly to be made, we bind ourselves and every of us our and every of our
heirs Esq^r Adm^r jointly and severally, firmly by these presents, sealed
our seals dated this 4. day of May 1750

The Condition of this Obligation is such that if the above bound Sarah Withers
Administratrix of all the Goods, Chattels and Credits of Samuel Withers deceased
do make or cause to be made a true and perfect Inventory of all singular the
Goods, Chattels and Credits of the said deceased which have or shall come to the
hands profession or knowledge of her the said Sarah Withers or into
hands or possession of any other person or persons for her and the same to
be exhibited 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 Deceased
at the time of his death which at any time after shall come to the hands or
possession of the said Sarah Withers or into the hands & possession of any
other person or persons for her do well & truly Administer according to law
and further do make a just & true account of her actions and doings there
when thereto required by the said Court, and all the rest & Residues of these
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
it shall hereafter appear, that any last will & 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 & approved,
accordingly, if the said Sarah Withers being thereto required do make
to deliver up her Letters of Administration, approbation of such Testamen
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

Sarah Withers Seal
mark

At a court held for King George County
on Friday May 4. 1750 John Ethins Seal

Then acknowledged by the party's

Copy. Test

Harry Turner. S. C.

Turner. S. C.

Know all men by these presents that we Isaac Ferguson
and John Taliaferro Gent. 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 and to the sole use & behoof
of the Justices of the said County, and their successors, in the sum of
four hundred pounds To be paid to the said Charles Carter his
Ex^t Adm^r and Assigns To the which payment well & truly
to be made, we bind ourselves, & every of us ourseverie of our
heirs Ex^t & Adm^r Jointly & severally, firmly by these presents
Sealed with our seals dated this 4th day of May 1750

The Condition of this obligation is such that if the above bound Isaac
Ferguson Administrator of all the Goods, Chattels & Credits of Josiah Ferguson
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 hand
possession or knowledge of him the said Isaac Ferguson 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, and the same Goods, Chattels and
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 Isaac Ferguson or into the hands & possession of any other person or persons
for him do well & 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 & Residue of the said Goods, Chattels & Credits
which shall be found remaining upon the s^d Administration Account, thereto
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 and the Executrix or Executors therein named
do exhibit the same into the said Court, making request to have it allowed &
approved accordingly, if the said Isaac Ferguson 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
to be void of noneffect, or else to remain in full force and virtue

Scaled & Delivered

In the presence of

at a Court held for King George County
on Friday May 4. 1750

Isaac Ferguson Seal

John Taliaferro Seal

Then Acknowledged by the party's Cop. a Test

Habry Turner. C. 6

Know all men by these presents, that we Thomas Richardson, Bourn Price, Daniel White 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 of to the sole use & behalf of the Justices of the said County and their successors in the sum of two hundred pounds to be paid to the said Charles Carter his Ex' Adm'r or Assignee. To whom payment well & truly to be made, be bind ourselves, & every of us jointly & severally firmly by these presents sealed with our seals & dated this 4th day of May anno Dom. 1750.

The condition of this obligation is such that if the above bound Thomas Richardson Executor of the last Will & Testament of Clapham Richardson did to 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 Thomas Richardson or into the hands or possession of any other person or persons, for him by 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, and the same Goods, Chattels & Credits of 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 Thomas Richardson or into the hands of possession of any other person, or persons for him do well & truly Administrate according to Law. And further, do make a just & true Account of his actions and doings thereon 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 Goods, Chattels & Credits will there extend and the same charge, then this obligation to be void of noneffect or else to remain in full force & virtue.

Sealed and Delivered
In the presence of . . .

Tho. Richardson . . . Sealed
Bourn Price . . . Sealed
Daniel White . . . Sealed

At a court held for King George County
on Friday May the 4. 1750

Then acknowledged by the party's

Cop. a Test

J. Barrell Turner C.C.

and Ferguson
Dwnto Charles
& the peace for
the use & behoof
in the sum of
Charles Carter his
well & truly
by of our
these presents

bound Isaac
Ferguson
all singular
comes to the hand
the hands or
ade. do exhibi
uch time as he
chattels and
the time of
ception of the
erson or persons
who make a
here to required
tates & credits
count. This am
st time being
the said justices
in that case
will of Testament
terior named
it allowed &
unto require
tion of such
is Obligation

Sealed
Tested

v. 6. 6

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I know all men by these presents that we Richard Tutt
and George Norton Gent. are held & firmly bound unto the
Carter Esquire of the County of King George his heirs executors
& administrators for us on behalf of the said Court of the aforesaid
County in the sum of five hundred pounds to the which payment
well and truly to be made we do bind ourselves our heirs
executors & administrators jointly & severally firmly by
these presents sealed with our seals & dated this 8 day of
May 1750.

The condition of this obligation is such that if the above bound Richard
Tutt Guardian of Elizabeth Moore his heirs executors of Adminis. do you 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 Richard Tutt as soon
as the said Orphan shall attain to manfull age or when thereunto required
by the Justices of this peace for King George County Court as also to satisfy
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 or else to remain in full force

Richd. Tutt ... Sealed
George Norton Sealed

At about half past King George County
on Friday May the 8 A. 1750

Then acknowledged by the party's

Cop. Test

Harry Turner C.C.

that we Richard Tutt
only bound unto Charles
George his heirs executors
in Court of the aforesaid
as to the which may
be ourselves our heirs
severally firmly by
and this 1st day of

above bound Richard
do you shall well &
a estate of Estates as
richard Tutt as soon
as thereunto required
as also to satisfy
from all trouble of
then this Obligation

Sealed
Sealed

I know all m^r by these presents that we Mary
Porch, William Porch, George Jones, William Bowley 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 of the sole use & behoef of the Justices of
the said County & their successors in the sum of five hundred
pounds to be paid to the said Charles Carter his Executors
Administr^r or assigns. To the which payment well & truly
to be made, we bind ourselves and every of us out of every of
our heirs executors and Administr^r jointly & severally firmly by
these presents. Sealed with our seals dated this 1st day of
May anno Dom. 1750

The condition of this Obligation is such that if the above bound Mary
Porch & William Porch, Executors of the last Will & Testament of Richd Porch
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 the said Mary Porch & William Porch or into
the hands, or possession of any other person or persons for them by the same
so made, do exhibit into the County Court of King George at such time as they
shall be thereunto required by the said Court of 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 hand possession or knowledge
of the said Mary Porch and William Porch 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 just and true account of their actings and
doings therein when thereto required by the said Court, and also, shall
well & truly pay and deliver all the legacies contained & specified in the
Testament, as far as the goods, Chattels and Credits will thereunto 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

her
Mary Porch
mae
his
Wm Porch
mae
Wm Bowley
George Jones

Cop^r Test

At a court held for King George County
on Friday May the 14. 1750

Then acknowledged by the party's

Henry Turner Esq.

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I know all men by these presents that we Francis James,
Richard Terry & James Cash archdls & firmly bound unto Charles
Carter Gent. the first Justice in the Commission of the peace for King
George County for you behalf and to the sole use & 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 law Adminr & Assigns to the
which payment well & truly to be made, we bind ourselves, every of
us, our & every of our heirs, execs & Administrs. Jointly & severally firmly
by these presents. Sealed with our seals. Dated this 5th Day of May 1750.

The condition of this obligation is such that if the above bound Francis James,
Administrator of all the Goods, Chattels & Credits of Sarah James 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 know-
ledge of him the said Francis James 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 & 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 Francis James or into the hands and possession of any other person
or persons for him so well & truly Administrator according to Law. And further to 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 & Credits which shall
befound remaining upon the said Administration Account, the same being first ex-
& 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, and if it shall hereafter appear
that any last Will & Testament was made by the said deceased and the last or last therein
named do exhibit the same into the said Court making request to have it allowed and
approved accordingly, if the said Francis James being thereunto required do render &
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 of none effect, or else to
remain in full force and virtue!

Sealed and Delivered,
In the presence of J

Francis James ^{his} Seal
Mark
Richard ^{his} Seal
R. Terry. Mark

At a court held for King George County James Cash ^{his} Seal
on Friday May the 5th A.D. 1750.

Know by these presents that we John Champe
 Gent and John Pollard are held and firmly bound unto
 Charles Carter gent the first Justice in the Common Pleas
 of the Peace for King George County for and in behalf
 of the said County and to the sole Use & behoof of the Justices of the said County
 & their Successors in the sum of five hundred pounds £500.
 Money to be paid to the said Charles Carter his executors
 and Assigns to the which payment well and truly to be
 made we bind ourselves & every of us our & every of our
 Heirs executors & Assigns jointly & severally firmly by these
 Presents sealed with our Seals Dated this 2^d Day of April 1752

The Condition of this Obligation is such that if the
 bound In: Champe Gent Adm^r of all the Goods Chattles & Credits of
 James Delpeach deceas to make or cause to be made a True & per-
 fect Inventory of all singular the Goods Chattles & Credits of this
 Deed which have or shall come to the Hands Possession or Knowledge
 of him the s^r In: Champe or into the Hands or Possession of any other
 Person or Persons for him & the same somade do exhibit or cause to be
 exhibited into the County Court of King George at such time as he
 shall be therunto required by the Court of the same Goods Chattles &
 Credits of this Deed at the time of his Death which at any time
 after shall come to the Hands or Possession of the In: Champe or
 into the Hands of Possession of any other Person or Persons for him
 do well & truly Adminis^r according to Law & further to make a just &
 true Acc^t of his Actings & Doings therein when thereto required by
 the Court & the rest of the residue of the Goods Chattles & Credits which
 shall be found remaining upon thes^d Adminis^r 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 thes^d

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Justices by their Order or Judgment shall direct pursuant to the
Laws in that Case made and provided if it shall hereafter appear
that any last Will & Testament was made by the ² Deced of the said or
any herein named do exhibit the same into the said Court making
request to have it allowed & approved accordingly if the ² Mr Champre
being thereto required do render & deliver up his Letters of Attorn
Approval of such Testament being first had & made in the ² Court
Then this Obligation to be Void & of none Effect or else to remain in
full force and Virtue

John Champre *Seal*
John Pollard *Seal*

At a Court held for King George County
on Thursday the 2^d Day of January 1752

Then Acknowledged by the Parties

Test
Armistead *Other*

LIII
Surveyors Bond
James Hanney
to
Sovereign Lord the King

NOW ALL MEN by these presents
that we James Hanney John Champe and John Taliaferro
gent are held and firmly bound to our sovereign
Lord the King in the sum of five hundred pounds curr.
Money to be paid to our said Sovereign Lord the King
his Heirs and Successors for which payment wee truly
to be made we bind our selves & each other by himself
our Heirs Executors and Administrators firmly by these presents
sealed without Seals & dated this 2 Day of January 1702

The Condition of the above Obligation is such that if the
above bound James Hanney shall and will truly and faithfully to the best of his
Knowledge & Power Discharge & execute his Trust Office and Employment as
Surveyor of the County of King George in all things necessary and requisite
in his said Office then the above obligation to be void otherwise to remain in
full force Power and Virtue
Sealed and Delivered
In presence of I Jay Hanney seal
John Champe seal
John Taliaferro seal

At a Court held for King George County
on Thursday the 2 Day of January 1702
The above was acknowledged by the Parties above mentioned

Cop^a
Sgt
Abmistlead J. M.

(113)

I know all men by these presents that we Francis Martin
Elizabeth Jones W^m Newton and W^m Clark are held and firmly bound
unto Charles Carter Gent. the first Justice in the Common Pleas 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 hundred pounds to be paid to the said Charles Carter his executors
administrators or 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 fifth day of March anno Dom¹⁷⁵²

The Condition of this Obligation is such that if the above bound Francis Martin
and Elizabeth Jones executors of the last will and Testament of John Jones 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 Martin & Eliz. Jones or into the hands or possession
of any other person or persons for them and the same so made do exhibit 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 Chattles and Credits of
the said deceased which at any time after shall come to the hands possession or know
ledge of the said Francis Martin & Eliz. Jones or into the hands and possession of any
other person or persons for them do well and truly administer according to law
and further to make a just and true account of their actions and doings therein when
unto required by the said Court and also shall well and truly pay and deliver all the
Legacy contained and specified in the said Testament as far as the said goods
Chattels and Credits will there unto 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

Francis Martin ^{his} ~~mark~~ ^{Plat}
Eliz. Jones ^{her} ~~mark~~ ^{Plat}
W^m Newton ^{his} ~~mark~~ ^{Plat}
W^m Clark ^{his} ~~mark~~ ^{Plat}

At a Court held for King George County on Thursday the 5 day of March 1752
Francis Martin Elizabeth Jones Williams Newton and William Clark acknowledge
this Bond to be their act and deed which is ordered to be Recorded and is Truly Recorded
Test^d

Prob. Armistead C. C.

I know all men by these presents that we Mary Strader and John Strader
Benjamin Strader & Joel Berry are held and firmly bound unto Charles Carter the
first Justice in the Common Pleas 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

(11A)

in the sum of one 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 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 fifth day of March 1752.

The Conditions of this Obligation is such that if the above bound Mary Strother and John Strother Executors of the last will and Testament of Benj^o Strother deceasid 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 Mary Strother & John Strother or into the hands or possession of any other Person or persons for them and the same or made do exhibit 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 any time after shall come to the hands possession or knowledge of the said Mary Strother & John Strother or into the hands and possession of any other person or persons for them do well and truly administer according to Law and further to make a true and just account of their actions and doings therein when there to required by the said Court and also shall well and truly pay and deliver all the species contained and specified in the said Testament as far as the said goods Chattels and Credits will thereunto extend and the law shall charge this obligation to be void and of none effect as also to remain in full force and virtue

Mary E. Strother *Seal*
John Strother *Seal*
Benj^o Strother *Seal*
Joel Berry *Seal*

At a Court held for King George County on Thursday the 5th day of March 1752.

Mary Strother John Strother Benjamin Strother and Joel Berry acknowledged this Bond to be this act and did which is ordered to be Recorded and is Truly Recorded.

Test.

Robt. Amistead C. C.

I know all men by these presents that we Edward Diaon and Samuel Shinkins are held and firmly bound unto John Compe Samuel Donne George Morton and John Fyfeitt Gentlemen Justices of 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 thirty pounds Current money to be paid to the said John Compe Samuel Donne George Morton and John Fyfeitt their 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 to

executors administrators
we bind our selves and
thy and severally
March 1759
yestherday John
ceased to make or
goods Chattels and
proposition or know
proposition of any
County Court of
Court and therewas
therewas deceased
said Mary Strother
sons for them do
no Just account
Court and also
specified in the will
writtend
offset or else to
her

E Strother (Psd)
Arch (Psd)
brother (Psd)
Strother (Psd)
Mary (Psd)
15 days of March

my acknowledge
and is Truly

ad C. C.

Dixon and Samuel
el Donne George
County for and in
said County their
said to the said —
yestherday their executors
and Truly to be —
our heirs to

(115) and Administrators jointly and severally firmly by these presents sealed
without scale dated this fifth day of March in the year of our Lord one thousand
seven hundred and fifty six.

The Condition of this Obligation is such that if the above bound Edward Dixon Administrator
of all the goods Chattels and Credits of Benjamin Little deceased do make or cause to be made
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
Edward Dixon or into the hands or possession of any other person or persons for him and the
same is 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 good 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 Edward
Dixon 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 all 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 Administrators account the same being first examined and allowed by the
Justices of the Court for the time being shall deliver and pay unto such person or persons
respectively as the said Justices by their order or Judgment shall direct pursuant to
the Laws in that case made and provided and if it shall hereafter appear that any last
will and Testament was made by the said deceased and the Executor or Executrix
therein named do exhibit therewards into the said Court making Request to have
it allowed and approved accordingly if the said Edward Dixon 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 to be void and of none
effect or else to remain in full force and Virtue.

Edward Dixon (Psd)
Sam. Shinkler (Psd)

At a COURT held for King George County on Thursday the 5th day of March 1759.
Edward Dixon and Samuel Shinkler acknowledged this bond to be their act and deed
which is ordered to be recorded and is Truly Recorded.

Sect.

Robt. Amistead C. C.

Know all men by these presents that we Jane Somerville and Robert
Amistead 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 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 —

(116)

Payment will and truly to be made we bind our selves and every of
our heirs executors and administrators jointly and severally firmly by these presents
sealed with our seals dated this 5 day of March 1752

The Condition of this obligation is such that if the above bound Jane Somerville
administrator of all the goods Chattels and Credits of James Somerville 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 possession or knowledge of her the said Jane Somerville or into the hands or possession
of any other person or persons for her and the same or made doable it or cause to be
delivered 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 or possession of the said Jane Somerville or into the
hands and possession of any other person or persons for her to will and truly administer
according to law and further do make a just and true account of her actions and
deeds 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 Administrators account the same being first examined and allowed by the
Justices of the Court for the time being shall deliver and pay unto such person or
persons respectively as the said Justices by their order or Judgment shall direct
Pursuant to the Laws in that Case made and provided and if it shall hereafter
appear that any Last will and Testament was made by the said deceased and
the Executor or Executors therein named doable it the same into the said Court
making Request to have it allowed and approved accordingly if the said Jane
Somerville being thereunto Required do render and deliver up her Letters of
Administration approbation of such Testament being first had and made
in the said Court Then this Obligation to be void and of no effect or else to
remain in full force and Virtue.

Jane Somerville 
Robt. Amistead 

In a Court held for King George County on Thursday the 5 day of March
1752

Jane Somerville and Robert Amistead acknowledged this Bond to be their act
and deed which is ordered to be Recorded and is fully Recorded.

Test:

Robt. Amistead 

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James Strot
ned which is.

Know all men by these presents that we James Strother and William Bruce are held and firmly bound unto Charles Carter Esq; 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 five hundred pounds To the which payment well and truly to be made we do bind our selves our heirs executors and administrators jointly & severally firmly by these presents sealed with our seals by dated this 5 day of March 1752.

The Condition of this obligation is such that if the above bound James Strother Guardian of Samuel Strother his heirs executors and administrators do and shall will and truly pay or cause to be paid unto the said Orphan all such Estate and Estates as now is or here after shall come to the hands of the said James Strother 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 as also to save and keep himself the said Justices their heirs and 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

James Strother *(Signature)*
W Bruce *(Signature)*

At a Court held for King George County on Thursday the
5 day of March 1752

James Strother and William Bruce acknowledge this Bond to be their act & deed which is ordered to be Recorded and is duly Recorded

Test^d

R. C. Armistead *(Signature)*

of us our and every of
by these presents
and Jane Somerville
Somerville deceased
all and singular the
shall come to the hands
the hands or profession
habit or cause to be —
she shall be thrown to
its and all other the
Death which at any
Somerville or into the
and truly administer
of her actions and
the rest and residue
maining upon the
and allowed by the
interested person or
judgment shall direct
if it shall hereafter
said deceased and
into the said Court
by if the said Jane
upon her Letters of
she had and made
w effect or else to

Somerville *(Signature)*
Armistead *(Signature)*
ay the 5 day of March

Bond to be their act

Amistead *(Signature)*

Know all men by these Presents that the Henry Drake and George
Dawson 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 Benefit of the Justices of
the said County and their Successors in the sum of three hundred
Pound 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 or and every of our
Heirs Executors and Administrators jointly and severally firmly by
these Presents sealed with our Seals Dated this twentieth Day
of May 1752

The Conditions of this Obligation is such that if the above
bound Henry Drake Administrator of all the Goods Chattles
and Credits of Sa. Drake Deceased which have or shall come to
the Hands Possession or Knowledge of him the said Henry
Drake 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 King George at such time
as he shall be thereunto required by the said Court and the same
Goods Chattles and Credits and all other the Goods Chattles and
Credits and all other the Goods Chattles 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 Henry Drake
or into the Hands and Possession of any other person or persons
for him do well and truly Administered according to Law And
further do make a just and true Account of all his Actions and
Doings therein when thereto required by the said Court and all
the Rest and Residue of the said Goods Chattles 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 Deliver and pay unto such Person or Persons
respectively as the said Justices by their Order or Judgment shall direct
pursuant to the Laws in that Case made and provided and it shall
hereafter appear that any last Will and Testament was made by the
said Deceased and the Executor or Executrix therin Named as Exhibit
the same into the said Court making request to have it allowed and
approved accordingly if the said Henry Drake being thereunto
required do render and Deliver up his Letters of Administration
approbation of such Testament being first had and made in
the

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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

Henry Drake *[seal]*
Geo Davenport *[seal]*

At a Court held for King George County on Thursday
the seventh Day of May 1752

Henry Drake and George Davenport Acknowledged this Bond
to be their Act and Deed which is ordered to be Recorded and is truly
Recorded

Test

Robt. Armistead

I JOHN all men by these presents that we John Champer
and my Brother and Nathaniel Harrison gent are held and
firmly bound unto Charles Carter the first Justice in the Com-
mission of the Peace for King George County for and in
Behalf and to the sole Use and Benefit of the Justices 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 ourselves and every of us and every of our Heirs
Executors and Administrators jointly and severally firmly by
these Presents sealed with our Seals Dated the 7th Day of
May 1752

The Condition of this obligation is such that if the above bound
John Champer & my Brother Administrators of all the Goods Chat-
ters and Credits of John Allen Deceased do make or cause to be made
a true and perfect Inventory of all and singular the Goods Chattles
and Credits of the said Deceased which have or shall come to the
Hands Possession or Knowledge of them the said John and Anthony
or into the Hands or Possession of any other person or persons for them
and the same so made to exhibit to cause to be exhibited into the
County Court of King George at such time as they shall be thereunto
required by the said Court and the same Goods Chattles and Credits
and all other the Goods Chattles and Credits of the said Deceased
at the time of his Death which at any time after shall come to
the Hands or possession of the said John and Anthony or into
the Hands and possession of any other Person or Persons

for

(120)

for them do well and truly Administer according to Law and further do make a just and true account of their actings and Doings therin 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 Administrators account the same being first examined and allowed by the Justices of the Court for the time being shall deliver and pay unto such person or Persons respectively as the said Justices by their Order or Judgment shall Direct pursuant to the Laws in that case made and provided and if it shall hereafter appear that any last Will and Testament was made by the said Deceased and the Executors or Executrixes herein Named to exhibit the same into the said Court making request to have it allowed and approved accordingly if the said John and Anthony being thereto required to render and Deliver up their 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

John Champe.

Seal

Anthony Strother.

Seal

Nathaniel Harrison.

Seal

At a Court held for King George County on Thursday

The seventh Day of May 1752

John Champe Anthony Strother and Nathaniel Harrison
gent acknowledge this Bond to be their Act and Deed which
is Ordered to be Recorded and is Truly Recorded

Test

R. C. Armstrong

I KNOW all my by these presents that we John Baator and Richard Stul are held and firmly bound unto Charles Carter Esq; of the County of King George his Heirs Executors Administrators for and on behalf of the said Court of the aforesaid County in the sum of Five hundred Pounds To the which payment well and truly to be made we do bind ourselves our Heirs Executors and Administrators jointly and severally firmly by these presents sealed with our Seals and Dated this seventh Day of May 1752

The Condition of this obligation is such that if the above bound John Baator guardian of Mary Baator Thomas Baator John Baator Ann Baator and Elizabeth Baator his Heirs Executors and Administrators do and shall well and truly pay or cause to be paid unto the said Orphans all such Estate and Estates as now is

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verally firmly by
7 seventh Day of

that if the above
Thomas Baator
or his heirs Executors
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order per whall come to the Hands of the said John Baator as soon as
the said Orphans shall attain to Legall Age or when thereunto required
by the Justices of the Peace for King George County as also to save and
keep harmless the said Justices their executors and Successors from all trouble
and Damage that shall or may arise about the said Estate then this
Obligation to be bind else to remain in full force

John Baator.

Richard Steel.

At a Court held for King George County on Thursday
the seventh Day of May 1762
John Baator and Richard Steel acknowledge this Bond to be their
act and Deed which is Ordered to be Recorded and is truly Recorded
Test
Robt. Armistead

I know all men by these presents that we John Baator and John
Johnston are held and firmly bound unto Charles Carter Esq^r the first
Justice in the Commission of the Peace for King George County for
and in behalf and to the use and behoof of the Justices of the said
County and their Successors in the sum of five hundred Pounds Current
Money to be paid to the said Charles Carter Esq^r his Executors Ad-
ministrators or 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 seventh Day of May 1762

The Condition of this Obligation is such that if the above
bound John Baator Executor of the last Will and Testament of Ben-
jamin Stirling Deceased do make or cause to be made a true and
perfect Inventory of all and singular the Goods Chattles and Credits
of the said Deceased which he doth or shall come to the Hands of possession or
knowledge of the said John Baator or into the Hands or Possession of any
other Person or Persons for him and the same to make do exhibit into the
County Court of King George at such time as he shall be thereunto re-
quired by the said Court and the same Goods Chattles and Credits and all
other the Goods Chattles and Credits of the said Deceased which at any
time after shall come to hands of possession or knowledge of the said John
Baator 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 wherein when he
required by the said Court And also shall well and truly pay and Deliver

(122)

all the Legacies contained and specified in the said Instrument as
as the said Goods Chattels and Credit mill thenceforth stand and the Law
shall Charge Then this Obligation to be Void and of none Effect unless
to remain in full Force and Virtue

John Baator.

John Johnston.

At a Court held for King George County on Thursday
the seventh Day of May 1752

John Baator and John Johnston Acknowledged this Bond to be their last
and Deed which is Ordered to be Recorded and is truly Recorded

Test.

Robt. Armistead

Know all men by these presents that we John Cannady and John
Triplitt Gent. are here and firmly bound unto Charles Collier of the
County of King his heirs Executors and Administrators for and on
behalf of the said Court of the aforesaid County in the sum of one
hundred pound Current money to the which payment well and
Truly to be made we do bind our selves our heirs Executors of Adminis-
trators Jointly and severally firmly by these presents sealed —
with our seals and dated this second day of July 1752.

The Condition of this obligation is such that if the above bound
John Cannady Guardian of Francis Stone his heirs Executors
and Administrators do and shall well and Truly pay or Cause to be
paid unto the said Orphan all such Estates and Estates as now —
is or hereafter shall Come to the hands of the said John Cannady
as soon as the said Orphan shall attain to Lawfull age or when
thereunto Required by the said Justices of the peace for King —
George County as also to save and keep harmless the said Justices
their heirs and successors from all trouble and damage that —
shall or may arise about the said Estate then this obligation to
be Void Else to stand and Remain in full force

John X Cannady
mark

John Triplitt —

At a Court held for King George County on Thursday the 7.
day of July 1752.

John Cannady and John Triplitt Gent. acknowledged this Bond
to be their last and Deed which is Submitted to Record and is Truly
Recorded

Test.

Robt. Armistead

Tempo^rary for
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Evening
Examiner

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John Cannady
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today the 2.
Aug^{ust} 1752

Dated this 2nd
and is truly

Stead C. S.

(129) *I* KNOW all men by these presents that we Else Rose and George Morton
are held and firmly bound unto Charles Carter Esquire the just Justice in the
Commissioner of the Peace for King George County for and in Behalf and to the
sole Use and Benefit of the Justices of the said County and their Successors in the
Sum of three hundred Pound Current Money of Virginia to be paid to the said
Charles Carter Esquire his Executors Administrators or 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
sealed with our Seals Dated this sixth Day of August Anno Dom: 1752

*The Condition of this Obligation is such that if the above bound
Else Rose Executrix of the last Will and Testament of William Rose 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
Hands Possession or Knowledge of the said Else Rose or into the hands, or Posses-
sion of any other Person, or Persons for Her is the same so made, as exhibits 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 which at any time after
shall come to the Hands, Possession or Knowledge of the said Else Rose 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
and true Account of all Her 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 Testaments as far as
the said Goods, chattels, and Credits will therunto 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*

*Scales and Delivered
In the presence of }
Robert Armistead*

*Else Rose — — — — —
mark*

*George Morton. — — — — —
mark*

*At a Court held for King George County on
Thursday the 6th Day of August 1752
Else Rose and George Morton Acknowledged this Bond to
be their Act and Deed which is admitted to Record and is
truly Recorded*

Isab

Robt. Armistead C. S.

(12A)

KNOW all Men by these Presents,
That we Edward Dixon and Thomas Turner are held and
firmly bound unto Charles Carter Esquire the first Justice
in the Commission of the Peace for King George County; for &
in behalf, and to the sole use and behoof of the Justices of the
said County, and their Successors, in the sum of four hundred
Pound Current Money of Virginia to be paid, ^{to the} Charles Carter
Esquire his Executors, Administrators, or 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 6th Day of August 1752.

The CONDITION of this Obligation is such, that if the above bound
Edward Dixon Executor of the last Will and Testament of John Wren
Deceased, do make or cause to be made a true and perfect Inventory of
all and singular the Goods, Chattles and Credits of the said Deceased,
which have, or shall come to the hands, Possession or Knowledge of the said
Edward Dixon or into the Hands, or 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 thereunto required by the said
Court; and the same Goods, Chattles and Credits, and all other the Goods,
Chattles, and Credits of the said Deceased, which at any time after shall come
to the Hands, Possession, or Knowledge of the said Edward Dixon, 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 all his 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 Testement, as far as the said
Goods, Chattles, and Credits, will therunto extend, and the Law shall Charge
Then this Obligation to be Void and of none Effect or else to remain on
full force and Virtue.

Signed and Delivered
in the Presence of
Robt. Amistead

Edward Dixon. - ^{Seal}
Tho: Turner. ^{Seal}

At a Court held for King George County on
Thursday the 6th Day of August 1752
Edward Dixon and Thomas Turner Acknowledged this Bond to be their Act
and Deed which is admitted to Record and is truly Recorded
Test

Robt. Amistead ^{Seal}

Presents
turner are held and
are the first Justice
George County, for &
of the Justices of the
Court of four hundred
and Charles Carter
signs: To the which
ourselves, and every
and Administrator
Presents. Sealed with
wch 1752

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George County on
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d to be their Act
R. Armistead

(125)

Know all Men by these Presents that We Francis
Settle and John Bodington are held and firmly bound, unto Charles
Carter Esq; of 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 and their Successors, in the sum of two hundred pounds
Court Money to be paid to the said Charles Carter his Executors, Administr-
ators, or Assigns: To the which payment well and truly to be made, we
bind ourselves, & every of us, & every of our heirs, Executors and
Administrators, jointly and severally, firmly by these presents sealed,
with our Seals Dated this 14 Day of September 1752.

The Condition of this Obligation is such that if the above bound Francis
Settle Executor of the last Will and Testaments of Francis Settle 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 he, or shall come to the Hands, Possession or
Knowledge of the said Francis Settle or into the Hands, or Possession of any other Person, or
Persons for him & the same so made, as exhibits unto 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, and Credits of the said Deceased, which at any time
after shall come to the Hands, Possession, or Knowledge of the said Francis Settle 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 just and true Decoarate of his Actions & Dings
therin, when there to required by the said Court: & 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, by the Law shall Charge, Then
this Obligation to be Void and of none Effect, or else to remain in full force & virtue

Francis Settle Sealed
John Bodington Sealed

At a Court held for King George County on the 14th Day of September 1752
Francis Settle and John Bodington acknowledge this Bond to be their
act and Deed which is admitted to Record and is truly Recorded
Test

R. Armistead

Know all men by these presents that we William Wharton and John Nichols
are held and firmly bound unto Charles Carter Esq; the first Justice in the Common Pleas
of the peace for King George County for and in behalf and to the sole use and behalfe
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 Esq; his executors
Administrators and Assigns to the which payment will and truly to be made we
bind ourselves and every of us our and every of our heirs executors and administrators
soverely and severally firmly by these presents sealed with our seals dated this
third day of November 1752.

The Condition of this Obligation is such that if the above bound William Wharton
Administrator of all the goods Chattels and Credits of Matthew Allen 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 into
hands possession or knowledge of him the said William Wharton 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 William Wharton or into the hands and possession of any other person
or persons for him do will and truly administer according to Law and further do make
a just and true account of his acting and doing wherein when thereunto 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 Justices of the Court for the
time being shall deliver and pay unto such person or persons respectively
as the said Justices by their order or Judgment shall direct pursuant to the
Laws in that Case made and provided and if it shall hereafter appear that
any Last will and Testament was made by the said deceased and the Executor
or Executrix therein named to exhibit the same into the said Court making
Request to have it allowed and approved accordingly if the said William
Wharton being thereunto required do render and deliver up his Letters of
Administration approbation of such Testament, being first had and
made in the said Court. Then this obligation to be void and of none effect
or else to remain in full force and Virtue.

W^m Wharton *Seal*
John Nichols *Seal*

At a Court of Common Pleas for King George County on Friday the 3^d day
of November 1752.

William Wharton and John Nichols acknowledge this Bond to be their act and deed
which is ordered to be Recorded and is Truly Recorded.

Test^r Rob^r Armitstead *Seal*

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said William
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Wharton *Seal*
Nichols *Seal*
Sunday the 3. day
there and died
now dead *Seal*

I know all men by these presents that we Michael Wallis & Robert Amistead
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 and to the sole use and behoef of the
Justices of the said County thereupon in the sum of Fifty pounds to be paid to the said
Charles Carter his executors administrators and assigns to the which payment will and
truly to be made we bind ourselves and our heirs and assigns to our said executors and
Administrators jointly and severally firmly by these presents sealed with our seals
date this 7th day of December 1752.

The Condition of this obligation is such that if the above bound Michael Wallis Adm^r of all
the goods Chattles and Credits of Elizabeth Rutherford deceased do make or cause to be made
a True and Perfect Inventory of all and singular the goods Chattles and Credits of the said
Deceased which have been shall Come to the hands possession or knowledge of him the said
Michael 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 Chattles
and Credits and all other things Chattles 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 Michael
or into the hands and possession of any other person or Persons for him do will and truly
Administrator according to Law and further do make adjust and true account of his actions &
wings therein done thereto Required by the said Court and do the best and Preside of
the said goods Chattles and Credits which shall be found Remaining upon the said
Administrators Account the same being first Examined and attested 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 Administrators
therein named do exhibit the same into the said Court making Request to have it
allow'd and approved accordingly if the said Michael being thereunto Required
do Render and Deliver up his Letters of Administration approbation of such
Testament being first had and made in the said Court then this obligation to be
void and of none Effect or else to remain in full force and Virtue.

Mich. Wallis. *Seal*

Rob. Amistead. *Seal*

In a Court held for King George County on Thursday the 7th day of December 1752
Michael Wallis and Robert Amistead acknowledge this Bond to be their act
and did which is admitted to Record and is truly Recorded.

Test.

Rob. Amistead *Seal*

Know all men by these presents that we Thomas Jett and Thomas Turner Gent
 are fully 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 use and behoof
 of the Justices of the said County 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 in bondour values and every of us
 our and every of our heirs executors and administrators by us and severally
 jointly by these presents sealed with our seals dated this 7th day of Decemr 1752
 The Condition of this obligation is such that if the above bound Thomas Jett —
 Administrator of all the goods Chattels and Credits of Sarah Jett 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 Thomas Jett 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 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 her 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 will and truly Administrators according to Law and fur
 ther do make a just and True account of his actions and doings therein
 whereunto 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
 Justices of the Court for the time being shall deliver and pay unto such
 Person or persons Proprietarily as the said Justices by their order or
 Judgment shall Direct pursuant to the Law in that Case made &
 Provided and if it shall hereafter appear that any Law will and
 Testament was made by the said deceased and the executors or adminis
 trators herein named do exhibit the same into the said Court making
 Request to have it allowed and approved accordingly if the said Thomas
 being therunto Required do Render and deliver up his Letter of Adminis
 tration approbation of such Testament being first had and made in the
 said Court then this obligation to be void and of none Effect or else to —
 remain in full force and Virtue

Tho: Jett. *Seal*
 Thomas. *Seal*

At a Court held for King George County on Thursday the 7th day of
 December 1752.

Thomas Jett and Thomas Turner Gent acknowledged this Bond to be their
 act and deed which is admitted to Record and is Truly Recorded —

Test. Robt. Armistead *Seal*

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ad ^{Pec}

I know all men by these presents that we the Bryant and John Champe Gent
are held and firmly bound unto Charles Carter Esq; of the County of King
George his heirs Executors and Administrators bound on behalf of the said
Court of the aforesaid County in the sum of Two hundred pounds to the which
payment will and truly to be made we bind our selves our heirs Executors Administrators
jointly and severally firmly by these presents sealed with our seals and dated
this 7th day of December 1752.

The Condition of this obligation is such that if the above bound Seth Bryant
Guardian of Anderson Bryant her heirs Executors and Administrators so &
shall will and truly pay or cause to be paid unto the said Orphan all such
Dish & Estates as now are or hereafter shall come to the hands of the said
Seth as soon as the said Orphan shall attain to Lawfullage or when thereto
required by the Justices of the peace for King George County as also to save and
keep harmless the said Justices their heirs and successors from all Trouble and
Damage that shall or may arise about the said Estate then this obligation
to be binded to be and remain in full force

Seth & Bryan ^{Pec}

John Champe ^{Pec}

116 a Court Held for King George County on Thursday the 7th day of December
1752

Seth Bryant & John Champe Gent acknowledged this Bond to be their outstanding
which is admitted to Record and is Truly Recorded.

Test.

Wm. Administrator

I know all men by these presents that we Edward Dixon and Robert Cleme stand
are held and firmly bound unto Charles Carter Esq; the first Justice in the Commission
of the peace for King George County bound in behalf of the Justices of the said
County their successors in the sum of two hundred pounds to be paid to the said
Charles Carter Esq; his Executors Administrators and of signs to the which
payment will 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 without seals dated this 7th day of February 1753.
The Condition of this obligation is such that if the above bound Edward Dixon
Administrator of all the goods Chattles and Credits of John Willis deceased do make
or cause to be made a True and perfect Inventory of all and singular the goods
Chattles and Credits of the said deceased which have or shall come to the hands
of possession or knowledge of him the said Edward Dixon or into the hands
of possession of any other person or persons for him and the same so made do —

31

Exhibit or cause to be exhibited into the County court of King George at such time as he 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 which at any time after shall come to the hands or Possession of the said Edward or into the hands and Possession of any other person or Persons for him dead and Truly administer according to Law and further do make a Just and True account of his acting and doing — wherein when thereto Required by the said Court and all Thence 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 deliver and pay unto such Person or Persons Proportionately 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 to exhibit the same into the said Court making Request to have it allowed and approved according to the said Edward being thereto Required to Under and Deliver up his Letters of Administration approbation of such Testament being first had and made in the said Court then this Obligation to be void and of none Effect or else to remain in full force and Virtue.

Edward Dixon *(Signature)*

Rob. Amisland *(Signature)*

Aba Cour to hold for King George County on Thursday the 1st day of January 1753

Edward Dixon and Robert Amisland acknowledged this Bond to be their act and deed which is admitted to Record and is Truly Recorded

Test.

Rob. Amisland *(Signature)*

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paid after.

Know all men by these presents that we John Knox and Charles Carter
Seniors are held and firmly bound unto Thomas Turner Samuel Doone
John Triplett and Thomas Jett Justus 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 thousand
Pound to be paid to the said Thomas Turner Samuel Doone John Triplett
and Thomas Jett their Executors Administrators & Assigns So the which
Payment well & truly to be made we bind ourselves & every of us our
every of us their Executors Administrators jointly & severally firmly
by these presents. Sealed with our Seals & Dated this first Day of
March 1753

The Condition of this Obligation is such that if the above bound
John Knox Administrator of all the Good Chattels & Credits of
Andrew Proff 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 of Cofferer or Knowledge of
the said John Knox or into the hands or Possession of any other
Person or Persons for him and the same to make exhibit or have
the same exhibited into the County Court of King George at such time as
shall be therein required by the said Justices of the said County Court and
to settle 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 John Knox or into the hands in
possession of any other Person or Persons for him as well by buying
& selling or according to Law and further to make a just and true
account of his actions & doings therein when thereto required by the said
Court & at the rate & residue of the said Goods Chattels & Credits which
shall be found remaining on the said Administrator account the same
being first examined & allowed by the Justices of the Court for the time
being shall account & 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 provided & if he shall hereafter appear at that any just
testament was made by the said deceased the Executors & Successors therin
named as exhibit the same into the said Court making request to have it
allowed & approved accordingly if the said John Knox being thereunto re
quired do renounce & deliver the Letters of Administration approbation of such
testaments 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

John Knox ^{Prob}
Ch. Carter ^{Prob}

(132)

At a Court held for King George County on Thursday
the first Day of March 1753
John Knox and Charles Carter acknowledged this Bond to be
their Act and Deed which is admitted to Record and is truly
Recorded

(133)

Test

Robt Amistead C.C.

Know all men by these presents that we Thomas Porch and Anthony Strother
are held and firmly bound unto Charles Carter Esq^r 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 two hundred pounds to the which
Payment will and truly to be made we do bind ourselves our Heirs Executors
and Administrators jointly & severally firmly by these presents sealed with
our Seals and Dated the first Day of March 1753

The CONDITION of this obligation is such that if the above
bound Thomas Porch Guardian of Rachel Porch and Lettie Porch his
Heirs Executors and Administrators as and shall well and truly pay or
cause to be paid unto the said Orphans all such Estate and Estates as now
is or shall hereafter come to the Hands of the said Thomas Porch 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 as also to
save and help keep up the said Justices their Heirs and 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

Thomas T P Porch Seal
marty
Anthony Strother Seal

At a Court held for King George County on Thursday
the first Day of March 1753
Thomas Porch and Anthony Strother acknowledged this Bond to be
their Act and Deed which is admitted to Record and is truly Recorded

Test
Robt Amistead C.C.

KNOW all men by these presents that we Richard Berry and Anthony Strother are held and firmly bound unto Charles Carter Esq; 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 one hundred Pound to the which payment well and truly to be made we bind ourselves our Heirs Executors and Administrators jointly & severally firmly by these presents sealed with our Seals and dated the first Day of March 1753

The Condition of this Obligation is such that if the above bound Richard Berry Guardian of Burnsheba Poich his Heirs Executors and Administrators do and shall well and truly pay or cause to be paid unto the said Orphan all such Estate and Estates as nowis or hereafter shall come to the hands of the said Richard 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 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

Richard Berry
Anthony Strother

At a Court held for King George County on Thursday the first Day of March 1753

Richard Berry and Anthony Strother acknowledged this Bond to be their return Due which is admitted to be correct & true by Record

Robt. Amistead

KNOW all men by these presents that we Richard Strother and Samuel Penhall 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 and to the Sole Use and Behoof of the Justices of the said County and their Successors in the sum of three hundred Pound 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 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 first Day of March 1753

The Condition of this Obligation is such that if the above bound Richard Strother Executor of the last Will and Testament of Benjamin Strother deceased do make or cause to be made a true and perfect Inventory of all singular the Goods Chattels and Credits of the said Deceased which have or shall come to the hands possession or knowledge of the said Richard Strother or into the hands of 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

(134)

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~~ possession or knowledge of the said Richard
Brother or into the hands and possession of any other Person or Persons
for him as well and truly administer according to Law and further do
make a just and true account of his actions & doings therein when there
required by the said Court and also shall well and truly pay & deliver all
the Legacies contained & specified in the said Testaments as far as the
said Goods Chattels and Credits will thenceunto extend and the Law shall
charge then this Obligation to be Void and of none Effect or value to remain
in full Force & Virtue

Richard Brother *Sale*
Samuel Kendall *Attest*

At a Court held for King George County on Thursday the
first Day of March 1753
Richard Brother and Samuel Kendall acknowledged this
Obligation to be their Act and Deed which is admitted to Record and
truly Recorded.

Test Robt Armistead C.C.

KNOW all men by these presents that we William Porch William
Boulby Anthony Anthony Hargrave are held and firmly bound unto
Charles Carter Esq; the first Justice in the Commission of the
Peace for King George County for his behalf and to the sole
use and behoof of the Justices of the said County their Successors
in the sum of five hundred pound 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 fifth Day of April 1753

The Condition of this obligation is such that that if the
above bound William Porch Administrator with the Will annexed of
all the goods Chattels and Credits of Mary Porch 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~~ possession or knowledge of him the said William Porch
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 thenceunto required by the said

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Seal C.C.

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Court and the same Goods Chattles and Credits and all other the Goods
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 or into the
and possession of any other Person or Persons for him so well and truly Adminis-
ter according to Law and further to make a just & true account of his actions
and doings therein when there to required by the said Court and all the
and residue of the said Goods Chattles & Credits which shall be found im-
ing upon the said Administrators account the same being first examined
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 and if it shall hereafter appear that any last Will and Testame-
nt was made by the said Deceased and 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 William Porck being there unto required does
and delivers up the Letters of Administration approbation of such Testament
being first had and made in the said Court then this obligation to be Co-
at of none Effect or else to remain in full force and Virtue

William Porck Esq
Wm Rowley Esq
Anth: Haynie Esq

At a Court held for King George County on Thura
the fifth Day of April 1753
William Porck William Rowley and Anthony Haynie acknowledged
this Bond to be their Act and Deed which he admitted to know & as true
Recorded

Seal Rob Amistead C.C.

I know all men by these presents that we James Buchanan Daniel Campbell
& Michael Wallace hile and family 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 three
Thousand pounds To be paid to the said Charles Carter his Executors Administra-
tors and assigns to the which payment will and fully to be made we bind our
selves and every of us and every of ours heirs executors and administrators jointly
and severally firmly by these presents sealed with our seals dated this second
Day of August 1753 The Condition of this obligation is such that if the
above bound James Buchanan administrator with the will annexed of all
the goods ... Chattles and Credits of Robert Macdonald deceased to be
made a True and Perfect Inventory of all and singular the goods Chattles and

13

Credits of the said Deceased which have or shall come to the hands of Person or know ledge of him the said James Buchanan or into the hands or possession of any other person or Persons for him and the same were made doable by or caused to be exhibited into the County Court of King George at such time as he shall be therunto Required by the said Court and the same goods Chattles and Credits and all other the goods Chattles 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 Buchanan or into the hands and Possession of any other person or Persons for him down ward Truly Administrating according to Law and further do make a just and true account of all his actions and doings wherein where to be Required by the said Court and all the Rest and Residue of the said goods Chattles 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 deliver and pay unto such person or persons - Proximately 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 Executrix or Executor therein named do exhibit the same into the said Court making Request to have it allowed and approved accordingly if the said James Buchanan being therunto Required do Render and deliver up his Letters of Administration approbation of such Testament being first had and made in the said Court then this obligation to be void and of none Effect or else to remain in full force and Virtue

James Buchanan *Sig*
 Daniel Campbell --- *Sig*
 Mich^l. Wallace --- *Sig*

At a Court held for King George County on Thursday the 2^d day of August 1753

James Buchanan Daniel Campbell and Michael Wallace acknowledged this bond to be their act and deed which is ordered to be Recorded and is Truly recorded

Test.

Prob. Amistead *Sig*

Know all men by these presents that we Joseph Harrison and Francis Thornton are held and firmly bound unto Charles Carter Esquire of the County of King George his heirs Executors Administrators for and on behalf of the said Court of the aforesaid County in the sum of Two hundred pounds to the which Payment will and Truly to be made we do bind ourselves our heirs Executors Administrators jointly and severally firmly by these presents sealed with our seals of dated this 2^d day of August 1753

131 The Condition of this Obligation is such that if the above bound Joseph Harrison
Guardian of John Thornton his heirs Executors & Administrators do and shall will &
truly pay or cause to be paid unto the said Orphan all such Estates & Estates as
now are or hereafter shall come to the hands of the said Joseph 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 as also to reward & keep harmless the said Joseph
his heirs & successors from all trouble and damage that shall or may
arise about the said Estate then this obligation to be void like to be and remain
in full force

Joseph Harrison *P.S.*
Fran. Thornton *P.S.*

At a Court held for King George County on Thursday the 2^d day of August
1753

Joseph Harrison and Francis Thornton acknowledge this Bond to be their
and deed which is ordered to be sealed and is truly sealed

Test^d No^t Robt Amistad C.C.

Know all Men by these presents, That we Anthony Brother & William
Bernard are held and firmly bound unto Charles Carter Thomas Turner
Maximilian Robinson & Thomas Field Justices in the Commission of the Peace
for King George County; for, and in Behalf, and to the sole Use and Benefit of
the Justices of the said County, and theirs Successors, in the sum of one hundred
Pounds current Money to be Paid to the said Charles Carter Thomas Turner Max.
Robinson & Thomas Field their Executors, Administrators, and Assigns. To the
which payment well and truly to be made, we binds 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 sixth Day of
September 1753.

The Condition of this Obligation is such, that if the above bound Anthony
Brother Administrator of all the Goods, Chattels and Credits of Ralph M. Farlane
Deceased, do make, or cause to be made, a true and perfect Inventory of all and
singular the Goods, Chattels and Credits of this said Deceased, which have, or
shall come to the hands, Possession, or Knowledge of him the said Anthony
Brother 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 times as he shall be thereunto required by the
said Court; and the same Goods, Chattels and Credits and all other the

Goods, Chattles 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
 Anthony Brother or into the hands and Possession of any other Person or Persons
 for him so well and truly administer according to Law: And as further to
 make a just and true Account of his Actions and Doings therein, when
 thereto required by the said Court; and all the Test and Reasons of the said
 Goods, Chattles, and Credits which shall be found remaining upon his
 Administrations account, the same being first examined and allowed by
 the Justices of the Court for the time being, shall deliver and pay unto
 such Person or Persons respectively, as the said Justices by their order, or judgment
 shall direct, pursuant to the Laws in that case made and provided; and
 if it shall hereafter appear that any last Will and Testament was made
 by the said Deceased and the Executor or Executors therein named, do
 Exhibit the same into the said Court, making Request to have it allow'd
 and approved accordingly, if the said Anthony Brother being herein
 required, doth tender and Deliver up his Letters of Administration, Approval 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.

Anthony Strother *(Signature)*
 William Bernard *(Signature)*

At a Court held for King George County on Thursday the 6th Day of
 September 1753

Anthony Strother & William Bernard acknowledge this Bond to be true
 Act ands deede which is admitted to Record ands is Truly Recorded

First
 Prob. Armistead *(Signature)*

I know all Men by these Presents, That we Deborah Thompson and
 Robt. Armistead are held and formerly bounden unto Charles Carter &c. the
 first Justices in the Commission of the Peace for King George County; and
 and in behalf and to the sole use and behoof of the Justices of the said
 County, their Successors, in the sum of one hundred Pounds to be paid
 to the said Charles Carter &c. his Executors, Administrators, and Assigns
 To this which Payment well and truly to be made, we bind ourselves
 and every of our Heirs, Executors and Administrators, jointly and
 severally, firmly by these Presents. Sealed with our seals. Dated
 this 6th day of September 1753

The Conditions of this Obligation is such, that if the above bounded
Dekar Thompson Administrator of all the Goods Chattles and Credits of
Mary Hall Deceased do make, or cause to be made, a true and perfect
Inventory of all and singular the Goods, Chattles and Credits of this said
Deceased which have or shall come to the Hands, Possession, or Knowledge
of him the said Dekar Thompson 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 times as the
shall be thereunto required by the said Court; and the same Goods, Chattles
and Credits and all other the Goods Chattles and Credits of the said Deceased
at the time of her Death, which at any time after shall come to the hands
or Possession of the said Dekar Thompson or into the hands and Possession
of any other Person or Persons for him do will 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 as all the
rest and residue of the said Goods, Chattles 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 be delivered and pay unto such Person or Persons respectively, as
the said Justices by their order of 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 proved accordingly
if the said Dekar Thompson being thereunto required do render and
Deliver up his letters of Administration, Approbation of such Testament
being first made 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

Dekar Thompson

Seal

Rob. Armistead

Seal

At a Court held for King George County on Thursday the 6th Day of September
1753

Dekar Thompson and Robert Armistead acknowledged this Bond to be
their act and Deed which is admitted to record and is truly recorded

Test
Rob. Armistead C.C.

Know all Men by these Presents That we Henry Drake & William Bowen
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 use
use & Behoof of the said County unto their successors in the sum of two
Hundred Pounds Current to be Paid to the said Charles Carter his Due Date
and Usages To the whet Payment well and truly to be made, we bind our
selves & every of us our ands every of our Heirs Executors Administrators jointly
& severally firmly by these Presents sealed with our seals Dated the 6.
day of September 1733.

The Condition of this Obligation is such, That if the above bound Henry
Drake Administrator of all the Goods and Chattles & Credits of Christopher
Dignam Deceased do make or cause to be made a true and Perfect Inventory
of all and Singular the Goods Chattles and Credits of the said Deceased
which have or shall come to the hands, possession or knowledge of him
the said Henry or into the hands, or possession of any other Person or Persons
for him and the same so made as exhibit or cause to be exhibited into the
County Court of King George at such time as shall be thereunto required
by the said Court and the same Goods, Chattles & Credits and all other
Goods Chattles & Credits of the D. Deceased at the time of his Death which
at any time after shall come to the hands, or Possession of y. s. Henry or
into the hands of any other Person or Persons for him do wells and truly
Administer according to law and further do makes a just and true account
of his actions and Doings therein, when thereunto required by the said Court
shall the said and Residues of the said Goods Chattles & Credits which shall
be found remaining on the said Administrators Account the same being
first Examined and allowed by the said Justices of the said 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 and if it shall hereafter appear
that any last will and testament was made by the said Deceased and
the Executor or Executrix therin named do Exhibit the same into the said
Court making Request to have it allowed & Approved of the said Henry by
thereunto required to render and deliver up Letters of Administration
Approval of such Testament being first had & made in the Court then
this Obligation to be Void & of none Effect or Else to remain in full
force and Virtue.

Henry Drake *Seal*
William Bowen *Seal*

At a Court held for King George County on Thursday the 6th day of September
1733

Henry Drake and William Bowen acknowledged this Bond to be their act and
which is admitted to Record and is truly recorded

Test Robt Amistead C.C.

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Know all Men by these presents that we John Canner & Rob. Amistead are held and firmly bound unto Charles Carter Esquire of the County of King George his Heirs Executors and Administrators for and on behalf of the Court of the County in the sum of twenty Pounds to the which Payment well and truly to be made we do bind our selves our heirs Executors and Administrators jointly and severally firmly by these Presents Sealed with our Seals and dated this 6th day of September 1753.

The Condition of this Obligation is such that if the above bound John Canner Guardian of John Toots his heirs Executors & Administrators do and shall well and truly pay or cause to be Paid unto the said Orphan all such Estate & Estates which now is or hereafter shall come to the hands of the said John Canner as soon as the said Orphan shall Attain to Lawfull age or w^t thereunto Required by the Justices of the Peace for King George County 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 Estates then this Obligation to be Void else to be and remain in full Force.

John Canner
Rob. Amistead

At a Court held for King Georges County on thursday of 6th day of September 1753.

John Canner and Robert Amistead acknowledged this ^{Bond} to be their bond Act and Deed which is admitted to record and is Truly Recorded

Test
Rob Amistead C.C.

Know all Men by these Presents that we Patrick Coultz and Robert Amistead are held and firmly Bound unto Charles Carter &c his Heirs Executors and Administrators in the sum of Twenty pounds Current Money to the which payment well and truly to be made we bind our selves our Heirs Executors and Administrators Jointly and Severally firmly by these Presents Sealed with our Seals and dated the 6th day of Sept^r 1753.

The Condition of the above Obligation is such that whereas this day in the County Court of King George in an Action brought by the above bound Patrick Coultz Plt. against the above named William Bernard Defend^t upon a Plea of Debt and the said Patrick Coultz, upon a Motion had an Appeal granted him to the 11th day of the next General Court giving

Security according to Law, If therefore the said Appellant shall accordingly appear at the next General Court and Prosecute the said Appeal and pay the Damages of Fifty Shillings Current Money or five hundred pounds of Tobacco besides costs which the Law gives if the said County Courts Judgment be affirmed, then this Obligation to be void otherwise to remain in full force Sealed and Delivered }
In Presence of }
Patrick Coult's Seal
Rob. Armistead Seal.

At a Court held for King George County the 6th day of Sept: 1753
Patrick Coult's and Robert Armistead acknowledged this Bond
to be their Act and Deed which was admitted to Record and is duly
Recorded

test Rob. Armistead C.C.

Know all Men by these Presents that we William Rowley and Hancock Legent 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 and to the Sole use and Behoof of the Justices 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 & Assigns to the which payment well and truly to make 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 7th day of February 1754

The Condition of this Obligation is such that of the above bound William Rowley Executor of the last Will and Testament of William Rowley 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 William Rowley or into the Hands or 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 thereunto Required by the said

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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, Possession or Knowledge of the said William
Rowley, 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 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 and Delivered
In the Presence of

The Court

Wm Rowley seal
Sam. Lee seal

At a Court held for King George County on
Thursday the 7th day of Feb: 1751

William Rowley and Horrocks Lee acknowledged this their Bond
which was admitted to Record is Truly Recorded

Test
Robt. Minstead C.C.

Know all Men by these Presents that we William
Peck, Robert Peck and John Franklyn are held and Firmly
Bound unto Charles Carter Esq: the first Justice in the Com-
mission 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 &
Assigns, to the which payment well and truly to be made
We Bind our selves and every of us our and every of our Steers
Executors and Administrators jointly and severally firmly by
these Presents, Sealed with our Seals dated this 7th day of February
1751

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The Condition of this Obligation is such that of the above Bond
William Peck and Robert Peck Executors of the Last Will and Testament
of William Peck 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 William and Robert or into the Hands and Possession of any
other person or persons for them and the same so made do exhibit 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
any time after shall come to the Hands Possession or Knowledge of the said
William and Robert or into the hands and possession of any other
person or persons for them do well and truly Administer according
to Law and further to make a true and just Account of their Actings &
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

William Peck Seal
Robert Peck Seal
John Franklin Seal

Seated and Delivered
in the Presence of }

At a Court held for King George County on Thursday the 7th
day of February 1754

William Peck, Robert Peck and John Franklin
acknowledged this their Bond which was ordered to be Recorded
and is truly Recorded Test

Prob Amistead C.C.

Know all Men by these Presents that We John Roper and William Rowley 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 and to the Sole Use and Behoof of the Justices 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 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 7th day of February 1754 —

The Condition of this Obligation is such that if the above Bound John Roper Administrator with the Will Annexed of all the Goods Chattels and Credits of Richard Roper Deceased do make or cause to be made a true and perfect Inventory of all and Singular the Goods Chattels and Credits of the said Deceased which have or shall come to the hands Possession or Knowledge of him the said John Roper 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 John Roper 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 Administrators Account the same being first examined and allowed by the Justices of the Court for the time being shall deliver and pay

the above Bonds
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UNTO such person or persons respectively as the said Justices
by their Order or Judgment shall direct, Pursuant to the Laws in that
Case made and Provided, and if it shall hereafter appear that
any Last Will and Testament was made by the said Deceased,
and the Executor or Executors therein named do exhibit the same
into the said Court making request to have it allowed & Approved
accordingly if the said John Prosser be thereunto required do renounce
and deliver up his Letters of Administration Approbation of such
Testament being first had and made in the said Court Then this
Obligation to be void and of none Effect or Else to Remain in full

Force and Virtue

Sealed and Delivered
in the Presence of -

The Court.

John Prosser Seal

Wm Rowley Seal

At a Court held for King George County the 7th day of Feb^r 1754
John Prosser and William Rowley acknowledged this their
Bond to be their act and deed which was admitted to Record & is
Fully Recorded

test

Robt. Armistead C.C.

Know all Men by these Presents that we
Henry Heath and Robert Armistead are held and firmly
Bound unto Charles Carter Esq^r 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 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 7th day of Feb^r 1754

the said Justices
to the Laws in that
it appear that
the said Deceased
to exhibit the same
allowed & approved
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to remain in full
in Prosser Esq: Seal
in Rowley Esq: Seal

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Presents that we
are held and firmly
first Justice in the
County for and in
of the Justices of the
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and Payment well
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ministers jointly
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The Condition of this Obligation is such that if the above
bound Henry Heath Administrator of all the Goods Chattels & Credits
of Robert Robertson 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 Henry Heath 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 Henry Heath or into the Hands and Possession of any 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 &
Doings therein when thereto required by the said Court of all the
Rest and Rendue 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 deliver and pay unto such persons or Persons
respectively as the said Justices by their Order or Judgm: shall
direct pursuant to the Laws in that Case made and provided: and
if it shall hereafter appear that any Last will and Testament was
made by the said Deceased and the Executor or Executors herein
named do exhibit the same into the said Court making request
to have it allowed and approved accordingly if the said Henry Heath
being thereunto required do render and deliver up his Letters of
Administration. Approbation of such Testament being first had and
made in the said Court then this Obligation to be void and of none
Effect or else to remain in full force and Virtue

Sealed and Delivered
in the Presence of }
Gerard Banks

H. J. Heath (Seal)
Rob. Armitstead (Seal)

At a Court Held for King George County the 7th day of Feb: 1754.

Henry Heath and Robert Armistead acknowledged this Bond
to be their Act and Deed which was admitted to Record and is Truly
Recorded

Test

Robt. Armistead C.C.

Know all Men by these Presents That we Susa
Turland and Joseph Berry are held and Firmly Bound unto
Charles Carter Esq^r 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 suc-
cessors in the sum of One Hundred pounds Current Money to be
paid to the said Charles Carter Esq^r his Executors, Admini-
strators 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 7th

Day of February 1754

The Condition of the Obligation is such that if the above Bonds
Susannah Turland Administratrix of all the Goods Chattels and Credit
of William Turland 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 Susannah Turland or into the Hands or
Possession of any other person or persons for her and the same so made
do exhibit or cause to be exhibited into the County Court of 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 or Possession of the said Susannah
Turland or into the Hands and Possession of any other person or persons

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For her do well and truly Administer according to Law and
further do make a Just and true Account of her Actings and
Doings therein when thereto required by the said Court; and all the
Rest and Residue of the said Goods Chattels and Credits which shall
be found remaining upon the said Administratrix 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 per-
sons 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 Testam^t
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
Susanah Turland being thereunto required do render and deliver
up her Letters of Administration, Approbation of such Testam^t
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 - - -
The Court

Susanah Turland *Seal*
Joseph Berry *Seal*

At a Court held for King George County the 7th day of Feb 1754
Susanah Turland and Joseph Berry acknowledged this their
Bond which was admitted to Record and is Truly Recorded

last
Prob. Armistead C.C.

Do now all men by these presents that we Thomas Newgent and Robert Armistead are held and firmly bound unto our sovereign Lord King George the second by the grace of God of Great Britain France and Ireland King Defender of the Faith be in the sum of Fifty Pound Current Money of Virginia to which Payment to be made to our said Lord the King his Heirs & Successors We bind ourselves and every of us our and every of our Heirs Executors and Administrators jointly and severally by these presents Witness our Hands & Seals this 4th Day of April 1751

The Condition of this obligation is just
that whereas the above bound Thomas Newgent hath
obtained a Licence to keep an Ordinary at His House in
the County of King George if therefore the said Thomas
Newgent doth constantly find and provide in his said
Ordinary good wholesome and cleanly Lodging & Diet
for Travellers & Stableage Fodder and provender as the season
shall require for their Horses for and during the Term of one Year
from the Day of the Date of these Presents and from thence
until the next Court held for the County of King George
and shall not suffer or permit any unlawfull Gaming in
his House nor on the Sabbath Day suffer any Person to
Sipple and Drink any more than is Necessary then this
Obligation to be Void and of none Effect otherwise to remain
in full force

Thos Newgent -- Seal
Robt Armistead -- Seal

At a Court held for King George County on Thursday the
4th Day of April 1751
Thomas Newgent & Robert Armistead acknowledge
this Bond to be their Act & Deed & is admitted to Record
is truly Recorded Just

Robt Armistead CL