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John Brington
on of any other
minister —
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to be required by
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ligation to be
ull force and

Brington (seal)
Triplett (seal)
uplett (seal)

day of Feby 1756
acknowledg'd
ered to be Recorded

Recd. C. Cur

Richard Drake
to Charles Carter
and that Carter.

George County
I beheld to the
no assigns
we bind our
cutors and —

201

Administrator Jointly and Severally firmly by these
Presents sealed with our Seals Dated this 5th day of February 1756

The condition of this Obligation is Such that if the above bound
Richard Drake Administrator of all the goods chattels and credits of Eleanor
Mothershead Deceased do make or cause to be made true and perfect Invento
ry 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
Richard Drake 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
Court of King George at such time as he thereunto required by the
said Court and the same goods chattels and credits and all other the goods
chattels and credits of the said Deceased at the time of her Death which at
any time after shall come to the hands or possession of the said Richard
Drake 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 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 Administrators account the same being first examine
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 herein Named do Exhibit the same into the
said Court making Request to have it allowed and approved according
if the said Richard Drake being thereunto required do tender and Deli
ver 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

his
Rich. R. Drake (seal)
mark
Henry Drake (seal)

At the Court held for King George County the 5th day of February 1756
Richard Drake and Henry Drake acknowledged this Bond to be their
Act and Deed which was ordered to be Recorded and is truly Recorded

Test

Rob. Annistead C. Cur

I know all men by these presents that we Lott Hackley
and John Hackley are held and firmly bound unto Charles Carter Esq.
of the County of King George his Heirs Executors and Adm^rs for
and on behalf of the said Court of the aforesaid County in the sum
of One Thousand Pounds to the which payment well and truly
to be made we do bind ourselves our Heirs Executors and Adm^rs
Jointly and Severally firmly by these presents sealed with
our Seals dated this 6th Day of November 1755

The Condition of this Obligation is such that if the above
bound Lott Hackley Guardian of James Hackley & Fran^t. Hackley
his Heirs Executors and Adm^rs do and shall well and truly
Pay or Cause to be Paid unto the said Orphan all such Estate and
Estates as now is or hereafter shall come to the hands of the said
Lott Hackley 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 and Successors from all Trouble & Damage
that shall or may arise about the said Estate then this obligation
to be void else to remain in full force and virtue

Sealed and Delivered
In the presence of — {

Lott Hackley... ^(seal)
John Hackley — ^(seal)

At a Court held for King George County the 6th day of Nov^r
1755. Lott Hackley and John Hackley acknowledged this bond
to be their act and Deed which was ordered to be Recorded &
Truly Recorded

Test Rob. Annister D. Cur

I know all men by these presents that we Thomas
Stubblefield and John Hackley are held and firmly bound
unto Charles Carter Esq. of the County of King George his
Heirs Executors and Adm^rs 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 Adm^rs
Jointly and Severally firmly by these presents sealed with
our Seals Dated this 6th Day of November 1755

to that we left Hackley
to Charles Carter Esq.
and Adm^t for
d County in the sum
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ch that if the above
Fran^r. Hackley,
well and truly
such Estate and
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unless the said
rouble & Damage
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true

ckley... (seal)
kley - (seal)
the 6^o day of Nov^r
wledged this bond
be Recorded & in

D. cur
that we Thomas
and firmly bound
King George his
half of the said
of five hundred
& truly to be made
on and Adm^t
Presents sealed
ember 1755

The Condition of this Obligation is such that if the above
bound Thomas Stubblefield Guardian of Lucy Hackley his Heirs
Executors and Adm^t do and shall well and truly pay or cause to
be paid unto the said Orphan all such Estate & Estates as now is or here
after shall come to the hands of the said Thomas Stubblefield
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
remain in full force and Virtue

Sealed and Delivered
In the presence of - - -

Thomas Stubblefield Seal
John Hackley - Seal

At a Court held for King George County the 6^o day of Nov^r 1755
Thomas Stubblefield and John Hackley acknowledged this Bond
to be their Act and Deed which was ordered to be recorded and is
truly Recorded

Test Rob. Amuslead Jr. Cur.

I know all men by these presents that I, Heriford
David Siper & John Siper are held and firmly bound unto
Charles Carter Esq. of the County of King George his Heirs
Executors & Adm^t 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 & Adm^t Jointly and severally
firmly by these presents sealed with our seals Dated this 4^o
day of March 1756

The Condition of this Obligation is such that if the above
bound John Heriford Guardian of Ann Ammon his Heirs &c
and Adm^t do and shall well 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 John Heriford 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 and Successors from all trouble
and Damage that shall or may arise about the said Estate then this
Obligation to be void else to remain in full force and Virtue

Sealed and Delivered
In the presence of —

John Heriford
David Siper — *(real)*
John Siper — *(real)*

At a Court held for King George County the 4th day of March 1756
John Heriford David Siper and John Siper acknowledge
this bond to be their Act and Deed which was ordered to be
Recorded and is truly Recorded

Test

Rob. Annistead J. C. Cur

Know all Men by these presents that we Thomas Jett
and John Triplett of King George County are held and firmly
bound unto our Sovereign Lord King George the Second in the
sum of Five hundred pounds Current money to the which day
well and truly to be made to our Sovereign Lord the King his
Heirs and successors we do bind ourselves our Heirs Executors
and Administrators jointly and severally firmly by these —
presents Sealed with our seals and dated this 1st day of April
1756. In the xxixth year of our reign

The Condition of the above obligation is such that where as
the above bound Thomas Jett is Constituted and Appointed Sheriff of the
County of King George during pleasure by a Commission from the Governor
under the Seal of the Colony if therefore the said Thomas Jett shall well &
truly collect the pole and Land Taxes layed by an act to proclaim an act
intituled an Act for raising the sum of Twenty Thousand Pounds for the
protection of his Majesties Subjects against the insults and Encroachments
of the French and for other purposes therein mentioned and well and
truly account and pay the said Taxes according to the direction of the said
act of Assembly then the above obligation to be void else to remain in full
force

Sealed and Delivered
In presence of —

Tho. Jett *(real)*
John Triplett *(real)*

At a Court held for King George County the first day of April 1756 —
Thomas Jett and John Triplett gent. acknowledge this Bond to be their
Act and Deed which was ordered to be Recorded and is truly Recorded

Test

I know all men by these presents that we John Champe
by Robert Armitstead are held & firmly bound unto Charles Carter
Samuel Shiner Samuel Donne & William Rowley Justices in the
Commission of the Peace for King George County now sitting in the sum
of Two thousand pounds to be paid to the said Justices his Executors
Administrators & Assigns to the which payment well & truly to be
made we bind ourselves & every one of us & every of our Heirs Executors
& Administrators jointly & severally firmly by these presents sealed
with our seals dated this first day of July 1756

The Condition of this Obligation is such that if the above bound
John Champe Administrator shall the Goods Chattels & Credits of John Calleffero
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 possession or Knowledge of him the said John Champe 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 of the same Goods Chattels and
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
John Champe or into the Hands & Possession of any other Person or Persons for him
so well & truly Administer according to Law & further to make a just & true account
of his Actions & Doings therein when there to required by the said Court & all the
rest & residue of the said Goods Chattels & Credits which shall be found upon the
said Administrators Account the same being first examined & allowed by the
Justices of the Court for the time being shall Deliver & pay unto such Person or
Persons respectively as the said Justices by their Order or Judgment shall
direct pursuant to the Laws in that case made & provided if it shall hereafter
appear that any last will & Testament was made by the said Deceased by the
Executor or Executrix therein named to exhibit the same into the said Court
making Request to have it allowed & approved accordingly if the said John
Champe being thereunto required to render & Deliver up his letters of
Administration approbation of such Testament being first had &
made in the said Court then this Obligation to be void of none Effect or else
to remain in full force & virtue

Sealed & Delivered
in the presence of

John Champe
Rob. Armitstead

John Heriford *(seal)*
Wm Duper *(seal)*
John Duper *(seal)*

4th day of March 1756
in Duper acknowledged
was Ordered to be

instead J. Curr

to that we Thomas Jett
held and firmly
the second in the
ey to the which saym!
I Lord the King his
our Heirs Executors
firmly by these —
this 1st day of April

in such that whereas
I am Sheriff of the
County from the Governor
I am to be paid well &
the Captain an act
and pounds for the
ults and Encroachments
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irections of the said
use to remain in full

Tho. Jett *(seal)*
John Triplett *(seal)*

1st April 1756 —
his Bond to be their
Truly Recorded

At a Court held for King George County the first day of July 1756

John Hampshire & Robert Armistead Gent. Acknowledged this to be their
act & Deed which was ordered to be recorded his duly recorded

Test Rob. Armistead S. C. Cur

I N NOW all men by these presents that we John Hackley &
Sott Hackley are held & firmly bound unto Charles Carter Thomas
Turner John Triplett & Samuel Skinner Gent. Justices in the
Commission of the Peace for King George County now present
in the sum of One hundred pounds to be paid to the said
Justices their Executors Administrators or Assigns to the
which payment wele & truly to be made we bind ourselves &
every of us our Bevery of our Heirs Executors & Administrators
Jointly & severally firmly by these presents sealed with our
Seals Dated this 5th Day of August anno Dom 1756

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Sealed & Deli
in presence
N. Sloane

Thomas
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The condition of this Obligation is such that if the above bound John
Hackley Executor of the Last Will & Testament of Elizabeth Hackley dec'd
do make or cause to be made a true & perfect Inventory of all & Singular
the goods chattels & credits of the said Deceased which have or shall
come to the hands of his executors or knowledge of the said John or into the
hands or possession of any other person or persons for him or the same so
made do exhibit into the County Court of King George at such time as he
shall be thereunto required by the said Court & the same goods chattels &
credits & all other the goods chattels & credits of the said Deceased which
at any time after shall come to the hands of his executors or knowledge of the
said John or into the hands of any other person or persons for
him do well & truly administer according to law & further do make and set
true Account of his Actions & Doings therein when thereto required by
the said Court and also shall well & truly pay & deliver all the legacies
contained & specified in the said Testament as far as the said goods
chattels & credits will thereunto extend & the Law shall charge then this
Obligation to be void & of none effect, or else to remain in full force & virtue
Sealed & Delivered
in the presence of

John Hackley seal

Sott Hackley seal

At a Court held for King George County the 5th Day of August 1756
John Hackley & Sott Hackley Acknowledged this to be their act & deed which
was ordered to be recorded his duly recorded Test Rob. Armistead

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I KNOW all men by these presents that we Thomas Jett & Henry Drake
are held & firmly bound unto Charles Carter Esq^r of the County of King
George his Heirs Executors & Administrators for & on behalf of the
said Court of the aforesaid County in the sum of two hundred pounds
To the which payment well & truly to be made we bind ourselves our
Heirs Executors & Administrators jointly & severally firmly by these
presents sealed with our seals dated this 6th Day of August 1756

The Condition of this Obligation is such that if the above bound Thomas Jett
Guardian of William Dodgin his Heirs Executors & Administrators do &
shall well & truly pay or cause to be paid unto the said Orphan all such Estate &
Estates now or hereafter shall come to the hands of the said Thomas Jett
as soon as the said Orphan shall arrive to lawfull age or when thereunto
required by the Justices of the Peace for King George County as also to save &
keep harmless the said Justices their Heirs & Successors from all trouble &
Damage that shall or may arise about the said Estate Then this Obligation
to be void else to remain in full force & virtue

Sealed & Delivered }
in presence of }

M. Rose

Thomas Jett.

Henry Drake

At a Court Continued & held for King George County the 6th Day of
August 1756
Thomas Jett & Henry Drake acknowledged this bond to be their act & deed
which was ordered to be recorded & truly recorded

Test Rob. Annister d. cur

I KNOW all men by these presents that we James Courtney and
John Holland are held & firmly bound unto Charles Carter & Samuel
Downe John Triplett & Samuel Hunter & William Rowley Justices in the
Commission of the Peace for King George County in the sum of two hundred
Pounds to be paid to the said Charles Carter & their Executors & Administrators
or Assigns to the which payment well & truly to be made we bind ourselves
severally & every one of our Heirs Executors & Administrators jointly
& severally firmly by these presents sealed with our seals Dated this
fourth Day of November anno Dom 1756

The Condition of this Obligation is such that if the above bound James Courtney
Executor of the last Will & Testament of John Courtney 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 his executors & Administrators

1756
Bond to be their
act & deed

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Carter Thomas
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Hackley
Hackley
August 1756
act & deed which
instead

of the said James Courtney or into the hands & possession of any other person
 Person for him & the same is made do Exhibit into the County Court of,
 King George at such time as he shall be thereunto required by the said Court
 & the same Goods Chattels & Credits & all other the Goods Chattels & Credits of
 the said Deceased which at any time after shall come to the hands & possession
 or Knowledge of the said James Courtney or into the hands & possession
 of any other person or persons for so well & truly to administer according
 to law & further do make a just & true account of his Actions & Doings
 therein when there to required by the said Court and also shall well & truly
 pay & Deliver all the Legacies contained & specified in the said Testament
 as far as the said Goods Chattels & Credits will there unto extend & the Law
 shall charge then this obligation to be void & of none Effect else to remain
 in full force & virtue

Sealed & Delivered }
 in the presence of }

James Courtney
 mark

John Dallard

A Court held for King George County the 4 Day of Nov

1756

James Courtney & John Dallard acknowledge this Bond to be their act & Deed
 which was ordered to be Recorded & is truly Recorded

Test Rob. Annishead Cur

I KNOW all men by these presents that we John Dallard & Thomas
 Settare hold & firmly bound unto Charles Carter Esq. of the County
 of King George his Heirs Executors & Comrs for son behalf of the
 said Court of the aforesaid County in the sum of one thousand four
 Pounds which payment well & truly to be made we do bind ourselves
 our Heirs Executors & Comrs jointly severally firmly by
 these presents sealed with our seals Dated this fourth Day
 of November 1756

The condition of this Obligation is such that if the above bound John Dallard
 Guardian of Dowles & Dallard & John Dallard his Heirs Executors & Comrs do
 so shall well & truly pay or cause to be paid unto the said Orphan all such Juste
 & Lientes as now is or hereafter shall come to the hands of the said John
 Dallard as soon as the said Orphan shall attain to Lawfull age or when
 thereto required by the Justices of the Peace for King George County as also
 to save & keep harmless the said Justices their Heirs & Successors from all

Trouble & Damage that shall or may arise about the said Estate then this
Obligation to be void else to Remain in full force
Sealed & Delivered in presence of

John Baltron
Tho. Sett.

C. H.

1756

John Baltron & Thomas Sett acknowledge this Bond to be their act & Deed
which was ordered to be Recorded & truly Recorded

Test. *Rob. Amistead Cur.*

I KNOW all men by these presents that we Thomas Sett & Gerard
Banks are held & firmly bound unto Charles Carter, Samuel Donne,
John Triplett & William Rowley Justices in the Commission of the Peace
of King George County now residing in the sum of One hundred pounds
to be paid to the said Charles Carter, Samuel Donne, John Triplett &
William Rowley has b^t adm^d & signs to the which payment
well & truly to be made we bind ourselves & every of us our & every of
our Heirs Exec^t & Adm^d Jointly & severally firmly by these presents
Sealed with our seals Dated this 1^o Day of November 1756

The Condition of this Obligation is such That if the above bound Thomas Sett
Administrator of all the Goods Chattels & Credits of Mary Elliot 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 his executors or knowledge of him the said Thomas Sett or into the hands of his executors
or of any other person or persons for him & the same so made do exhibit or cause
to be exhibited into the County Court of King George at such time as he shall be
thereunto required by the said Court & the same Goods Chattels & Credits & all
other the Goods Chattels & Credits of the said Deceased at the time of her Death
which at any time after shall come to the hands of his executors of the said Thomas
Sett or into the hands of his executors of any other person or persons for him do well
& truly administer according to law and further do make a just & true account
of his actions & doings therein when thereto required by the said Court & all
the Rest & Residue of the said Goods Chattels & Credits which shall be found
Remaining upon the said Administrators Account the same being first
examined & allowed by the Justices of the Court for the time being shall
Deliver by day unto such person or persons respectively as the said Justices
by their Order or Judgment shall direct pursuant to the Laws in that case
made & provided & if it shall hereafter appear that any Last Will & Testament
was made by the said Deceased & the Executor or Executors therein named

do exhibit the same into the said Court making Request to have it allowed & approved accordingly if the said Thomas Jelt being thereto required do render & deliver up his Letters of Administration approbation of such Testament being first had & made in the said Court Then this Obligation to be void & of none Effect or else to remain in full Force & Virtue.

Sealed & Delivered
in the presence of

Tho. Jelt
G. Banks

At Court held for King George County the 1st Day of November 1756

Thomas Jelt & Gerard Banks acknowledge this Bond to be their Act & Deed which was ordered to be Recorded & truly Recorded

Test Rob. Annistead S. Cur

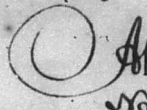
I know all men by these presents That we Jeremiah Barker & Thomas Jelt are held & firmly bound unto Charles Carter Esq; Samuel Donne John Triplett & William Rowley Justices in the Commission of the Peace for King George County now sitting in the sum of One hundred pounds to be paid to the said Charles Carter Samuel Donne John Triplett & William Rowley their Exec Adm't or assigns at the which dayment well & truly to be made we bind ourselves & every of us our Heirs Exec Adm't Jointly & severally firmly by these presents Sealed with our seals Dated this 1st Day of November Anno Dom 1756

The Condition of this Obligation is such that if the above bound Jeremiah Barker Executor of the last Will & Testament of Edmund Barker 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 of his executors or Knowledge of the said Jeremiah Barker or into the hands of any other person or persons for him & the same so made do exhibit into the County Court of King George at such time as he shall be thereunto required by the said Court & the same goods Chattels & Credits & all other the goods Chattels & Credits of the said Deceased which at any time after shall come to the hands of his executors or Knowledge of the said Jeremiah Barker 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 & true account of his Actions & Doings therein when thereto required by the said Court And also shall well & truly pay & Deliver all the Legacies contained & specified in the said Testament as far as the said Goods Chattels & Credits will thereunto extend & the Law shall charge then this Obligation to be Void & of none Effect else to remain in full force & virtue

Sealed & Delivered
in the presence of

Jeremiah Barker 
Tho. Sett 

 At a Court held for King George County the 11th Day of November 1756
Jeremiah Barker & Thomas Sett acknowledged this Bond to be their act & Deed which was ordered to be Recorded & is truly Recorded

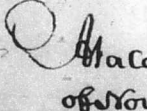
Test Rob. Amistead Q.Cur

I KNOW alleyn by these presents that we Samuel Shinker William Rowley & Thomas Sett are held & firmly bound unto our Sovereign Lord King George his Heirs & Successors in the sum of One thousand pounds Current Money of Virginia to the which day in sealed & truly to be made We do bind ourselves our Heirs Executors & Administrators Jointly & severally firmly by these presents sealed with our seals & Dated this 1st Day of November 1756

The Condition of the above Obligation is such that whereas the above bound Samuel Shinker is appointed by his Honour the Governor to be Sheriff of King George County Now if the said Samuel Shinker do well & truly Collect & Pay the several Taxes already laid & to be laid & imposed by any Act or Acts of the General Assembly of the Colony & Dominion of Virginia according to the Directions of the said Act & Acts which shall or may be in force during the Term the said Samuel Shinker shall continue in the said Office of Sheriff then the above Obligation to be Void else to remain in full force & virtue

Signed Sealed & Acknowledged
in presence of

Samuel Shinker 
W^m Rowley 
Tho. Sett 

 At a Court held for King George County the 4th Day of November 1756
Samuel Shinker William Rowley & Thomas Sett acknowledged this Bond to be their act & Deed which was ordered to be Recorded & is truly Recorded

Test Rob. Amistead Q.Cur

KNOW all men by these presents that we Samuel Shinker
William Rowley & Thomas Jett one held & firmly bound unto our
Sovereign Lord King George the Second his Heirs & Successors
in the sum of one thousand pounds Current Money of Virginia
To the which payment we will truly to be made we bind ourselves
our Heirs & to be held & jointly & severally firmly by these
Presentes sealed with our seals & Dated this fourth Day of
November 1756

The Condition of the above Obligation is such that where as the above
bound Samuel Shinker is appointed by his Honour the Governor
to be Sheriff of King George County now if the said Samuel Shinker
doth render to the Auditor & Receiver general of all his Majesties revenues
a particular perfect & true account of all his Majesties rents & dues
arising within the said County and also due payment made of all
other publick Dues & Debts put into his hands to collect within the said
County unto the several persons to whom the same shall be Due &
payable & true performance to make of all manner of things relating
to his said Office during his continuall therein then the above Obligation
to be void else to remaine in full force & virtue

Signed Sealed & acknowledged
in the presence of

Samuel Shinker *[seal]*
W^m Rowley *[seal]*
Tho^r Jett *[seal]*

At a Court held for King George County the 4th Day of
November 1756

Samuel Shinker William Rowley & Thomas Jett acknowledge this Bond
to be their act & Deed which was ordered to be Recorded & truly Recorded

Test^d Rob^r Annistead A. Cur

KNOW all men by these presents that we John Rofser & William Rowley
are held & firmly bound unto John Champe Samuel Donnie John Triplett
& Joseph Murdoch Justices in the Commission of the Peace for King George
County now owing in the sum of five hundred pounds To be paid to the
said John Champe Samuel Donnie & his executors & administrators to the
which payment we will truly to be made we bind ourselves severally of us
our Heirs & to be held & jointly & severally firmly by these
Presentes sealed with our seals Dated this second Day of December 1756

The Condition of this Obligation is such that if the above
bound John Rofser Administrator of all the Goods chattels

AND Credits of James Roper Deceased domake or cause to be made
 a true & perfect Inventory of all & singular the Goods Chattels and
 Credits of the said Deceased which have or shall come to the hands
 of his or her executors or Administrators or to the hands
 of his or her heirs or devisees or to the hands of any other person or persons for him & the
 same so made do exhibit or cause to be exhibited into the County
 Court of King George at such time as he shall be thereunto required
 by the said Court & the same Goods Chattels & Credits & all other the
 Goods Chattels & Credits of the said Deceased at the time of his
 Death which at any time after shall come to the hands of his executors
 of the said John Roper or into the hands of his executors of any other
 person or persons for him do make a just & true account of his actions & doings
 therein when thereto required by the said Court & all the rest of
 Residue of the said Goods Chattels & Credits which shall be found
 Remaining upon the said Administrators account the same
 being first examined & allowed by the Justices of the Court for
 the time being shall deliver & pay unto such person or persons
 respectively as the said Justices by their Order or Judgment shall
 direct pursuant to the Laws in that case made & provided & if it
 shall hereafter appear that any last Will & Testament was made
 by the said Deceased & the Executor or Executors therein named
 do exhibit the same into the said Court making Request to have it
 allowed & approved accordingly if the said John Roper being
 thereto required do render & deliver up his Letters of Administra
 tion approbation of such Testament being first had & made in the
 said Court then this obligation to be void & of none Effect else to
 remain in full force & virtue)

Sealed & Delivered
 in the presence of

John Roper 

Wm Rowley 

A Court held for King George County the 2^d Day
 of December 1756.

John Roper & William Rowley acknowledged this Bond to be their act & deed
 which was ordered to be Recorded & truly Recorded

Test Rob. Annistead S. Cur

I KNOW well by these presents that we Thomas Settle Gerard Banks are
 held & firmly bound unto Thomas Turner John Champe & Samuel Dorne
 Justices in the Commission of the Peace for King George County now residing in
 the sum of five hundred pounds to be paid to the said Thomas Turner John
 Champe & Samuel Dorne their last adm't & signature to the which payment

well & truly to be made we bind ourselves & every of us and
every of our heirs & adm^ts Jointly & severally firmly by
these presents sealed with our seals Dated this 2^d day of Novem^r
1756.

The Condition of this Obligation is such that if the above bound Thomas
Sett Administrator of all the Goods Chattels & Credits of George Davenport
Deceased do make or cause to be made a true & perfect Inventory of all
singular the Goods Chattels & Credits of the said Deceased which have or
shall come to the hands & possession or Knowledge of him the said Thomas
Sett or into the hands & possession of any other Person or Persons for him
& the same so made do exhibit or cause to be exhibited into the County
Court of King George at such time as he shall be thereunto required
by the said Court & the same Goods Chattels & Credits shall be 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 Thomas Sett
or into the hands & possession of any other person or persons for him
we will truly administer according to law & further do make a just
& true account of his Actions & Doings therein when therto required
by the said Court & the same Goods Chattels & Credits which shall be found remaining upon the said Administrators
account the same being first examined & allowed by the Justices of the
Court for the sum being shall deliver & pay unto such person or persons
respectively as the said Justices by their Order or Judgment shall
direct pursuant to the laws in that case made & provided & if it shall
hereafter appear that any last Will & Testament was made by the
said Deceased & the Executor therein named to exhibit the same
into the said Court making Request to have it allowed & approved
accordingly if the said Thomas Sett being thereto required do render
deliver up his Letters of Administration & Probation of such
Testament being first had & made in the said Court Then this
Obligation to be void & of none Effect or else to remain in full force &
virtue

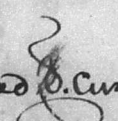
Sealed & Delivered
in the presence of

Tho. Sett 
Gerard Banks 

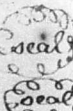
At a Court held for King George County the 2^d day
of December 1756.

Thomas Sett & Gerard Banks acknowledge this Bond to be their act
& Deed which was ordered to be Recorded & truly Recorded

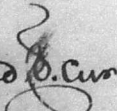
First

Rob. Annishead 

be every of us but
severally firmly by
this 2^d Day of Novem.

Above bound Thomas
George Davenport
Inventory of all &
such which have or
in the said Thomas
or persons for him
into the County
reunited required by
the other the goods
his death which al
the said Thomas Sett
persons for him do
do make a full
and true required
goods Chattle &
said Administrators
by the Justices of the
person or persons
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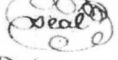
County the 2^d Day
and to be their act
orded

instead 

Know all Men by these presents that we Catherine Benson & Joseph
Jones are held & firmly bound unto Charles Carter John Triplett Samuel
Dome Joseph Murdoch & William Howley Justices in the Commission
of the Peace for King George County now sitting in the sum of One hundred
Pounds to be paid to the said Justices their ^{per} Adm. or Assigns to the
which payment we will & truly to be made we bind ourselves severally
of us our & every of our Heirs ^{per} Adm. Jointly & severally firmly
by these presents sealed with our seals Dated the 3^d Day of March
Anno Domini 1757

The Condition of this Obligation is such that that if the above bound Catherine
Benson Executrix of the Last Will & Testament of Robert Benson Deceased
do make or cause to be made a true & perfect Inventory of all the singular the
Goods Chattels & Credits of the said Deceased which have or shall come to the
Hands of possession or Knowledge of the said Catherine Benson or to the
Hands of possession of any other Person or Persons for her & the same made
to exhibit unto the County Court of King George at such time as the shall be
thereunto required by the said Court of 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 of possession or Knowledge of the said Catherine
Benson or to the Hands of possession of any other Person or Persons for her
done & truly administer according to Law & further do make a just & true
account of her actions & Doings therein when there to required by the said
Court And also shall we will & truly pay & Deliver all the Legacies contained
specified in the said Testament as far as the said Goods Chattels & Credits will
thereunto extend by the Law shall charge Then this Obligation to be void of
none effect or else to remain in full force of Virtue

Sealed & Delivered
in the presence of
Rich^d Pitt Jun^r

Catherine Benson 
Jos. Jones 

At a Court held for King George County the 3^d Day of
March 1757. Catherine Benson & Joseph Jones acknowledged this Bond to
be their Act & Deed which was ordered to be Recorded & duly Recorded

Test Rob. Amishead 

Know all men by these presents that we Anne & Joseph Berry
& William Wren are held & firmly bound unto Charles Carter John
Triplett Samuel Dome Joseph Murdoch & William Howley Justices
in the Commission of the Peace for King George County now sitting in the
sum of two hundred Pounds to be paid to the said Justices their ^{per} Adm.
or Assigns to them which payment we will & truly to be made we bind
ourselves severally of us our & every of our Heirs ^{per} Adm. Jointly &
severally firmly by these presents sealed with our seals Dated the
third Day of March Anno Domini 1757

The Condition of this Obligation is such that if the above bound ame, seal
 Executrix of the said Will & Testament of Amie Ann 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 possession or knowledge of the said Amie Dead or into the Hands
 of possession of any other Person or Persons for her & the same somade
 do exhibit into the County Court of King George at such time as she shall
 be therunto required by the said Court & the same Goods Chattels &
 Credits & all other the Goods Chattels & Credits of the said Deceased which
 at any time after shall come to the Hands of possession or knowledge
 of the said Amie Dead or into the Hands of possession of any other Person
 or Persons for her do well & truly administer according to Law &
 further do make a true & just account of her actings & doings
 therein when thereto required by the said Court and also wherewile
 & truly say & Deliver all the Legacies contained & specified in the
 said Testament as far as the said Goods Chattels & Credits will
 therunto extend by the said shall charge Then this Obligation to be
 void of none effect else to remain in full force & virtue

Sealed & Delivered
 in the presence of

Richd. Tutt Junr.

her
 Ann f Dead 
 mark

Joseph Berry 

Wm Wren 

At a Court held for King George County the 3^d Day of March 1757
 Amie Dead Joseph Berry & William Wren acknowledged this Bond to be
 their Act Deed Which was ordered to be Recorded & truly Recorded

Test Rob. Amistead 

I know all men by these presents that we William Marshall
 & George Marshall are held & firmly bound unto Charles Carter
 John Triple Samuel Donne Joseph Murdoch & William Howley
 Justices in the Commission of the Peace for King George County
 now willing in the sum of One hundred Pounds to be paid to the
 said Justices their Exe. Adm^r & gaaigno to them which payment
 wele & truly to be made we bind ourselves & every of us our
 every of our Heirs Exe. Adm^r Jointly & severally firmly by
 these presents sealed with our seals dated this third Day of
 March 1757

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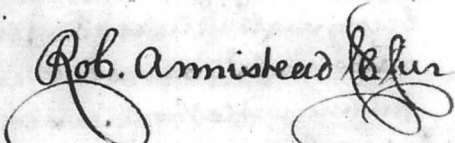
3^d Day of
 ledger this
 truly Recor

The Condition of this Obligation is such that if the above bound William Marshall Administrator of all the Goods Chattels & Credits of Hudson Marshall 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 his executors or knowledge of him the said William Marshall or unto the hands of his executors of any other person or persons for him by the same or 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 by the name of 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 William Marshall or unto the hands of his executors of any other person or persons for him done well & truly administer according to law and further do make a just & true Account of his actions & doings therein when there to required by the said Court & all the rest & residue of the said Goods Chattels & Credits which shall be found remaining upon the said Administrators account the same being first examined & allowed by the Justices of the Court for the time being shall Deliver by day 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 by the Executor or Executrix therein named do exhibit the same into the said Court making Request to have it allowed & approved accordingly if the said William Marshall being thereunto required do render & Deliver up his Letters of Administration approbation of such Testament being first had & made in the said Court Then this Obligation to be void & of none effect or else to remain in full force of virtue

William Marshall 
Geo. Marshall 

Sealed & Delivered
in the presence of J. G.
Richd. Pitt Junr.

At a Court held for King George County the 3^d Day of March 1757. William Marshall & George Marshall acknowledged this Bond to be their act & Deed which was ordered to be Recorded & truly Recorded

Test Robt. Amishead 

If now all men by these presents that we Benjamin Elkin & John Hackley are held & firmly bound unto Charles Carter Samuel Dome John Triple Thomas Jeff Charles Carter Jun: William Rowley & Joseph Murdoch Justices in the Commission of the Peace for King George County now sitting in the sum of One hundred pounds to be paid to the said Justices their Executors Administrators & Assigns to the which payment well & truly to be made we bind ourselves & every one of us our & every one of our Heirs Executors & Administrators Jointly & severally firmly by these presents sealed with our seals Dated this 7th Day of April 1757

The condition of this Obligation is such that if the above bound Benjamin Elkin administrator of all the Goods Chattels & Credits of John Elkin 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 his Elkin or into the hands of any other person or persons for his use & the same so made to exhibit or cause to be exhibited into the County Court of King George at such time as he shall be thereunto required by the said Court & the same Goods Chattels & Credits of all other the Goods Chattels & Credits of the said Deceased which at the time of his Death which at any time after shall come to the hands of his Elkin or into the hands of any other person or persons or him do well & truly administer according to law & further do make a just & true account of all his actings & Doings therein when thereto required by the said Court & all the Rest & residue of the said Goods Chattels & Credits which shall be found remaining upon the said Administrators account the same being first Examined & allowed by the Justices of the Court for the time being shall Deliver & pay unto such persons & persons respectively as the said Justices by their Order & Judgment shall Direct pursuant to the Laws in that Case made & provided & if it shall hereafter appear that any last Will & Testament was made by the said Deceased by the Executor or Executrix therein named do exhibit the same into the said Court making Request to have the same allowed & approved accordingly if the said Benjamin Elkin being thereunto required do tend & deliver up his Letters of Administration approbation of such

+ Testament being first had & made in the said Court Then this
Obligation to be Void & of no Effect, or else to remain in full force of
Virtue

Sealed & Delivered Q
in the presence of J

Benj. Elkin 

John Hackley 

At a court held for King George County the 7th Day of April
1757

Benjamin Elkin & John Hackley acknowledged this Bond to be their
act & Deed which was ordered to be Recorded & truly Recorded

Test.

Rob. Amistead 

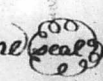
I now all men by these presents that we Charles Sabastine
and Thomas Mafsey are held & firmly bound unto our Sovereign
Lord King George the Second his Heirs & Successors in the sum before
sum of Ten Thousand Pounds of Tobacco to the which payment
we shall truly to be made ourselves our executors & Administrators
& every of them by these presents sealed with our seals and

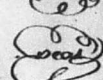
Dated this 2nd Day of June 1757.

The condition of this Obligation is such that whereas the above bound
Charles Sabastine hath obtained a licence to keep an Ordinary at his
house in Falmouth now if the said Charles Sabastine doth constantly
find & provide in his Ordinary Good Wholesome & Cleanly Lodging &
Diet for Travellers & Stablers & Proverder or Pasturage & Proverder
as the season shall require for their Horses for & During the sum of one
whole year from the second Day of June One Thousand Seven hundred &
Fifty seven to the second Day of June One Thousand Seven hundred &
Eighty & shall not suffer & Permit any unwholesome Gaming in his house
on the Sabbath Day to suffer any Person to Sipple or Drunk more than
is necessary then this Obligation to be Void Else to be & Remain in full
force

Sealed & Delivered

In the presence of

Charles Sabastine 

Thomas Mafsey 

At a court held for King George County the 2nd Day of June 1757

Charles Sabastine & Thomas Mafsey acknowledged this Bond to be their act
& Deed which was ordered to be Recorded & truly Recorded

Test.

Rob. Amistead 

KNOW all men by these presents that we Francis Sugate & Francis Martin are held & firmly bound unto John Champe Samuel Dorne John Triple & William Bowley Jrs. Justices in the Commission of the Peace for King George County now sitting in the sum of One hundred pounds to be paid to the said Justices their Executors Administrators or Assigns to the which Payment well & truly to be made we bind ourselves & every of us & every of our heirs Executors & Administrators Jointly & Severally firmly by these presents sealed with our Seals Dated this 2^d Day of June 1757

The Condition of this Obligation is such that if the above bound Francis Sugate Executor of the Last Will Testament of Josias Sugate 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 Possession or Knowledge of the said Francis Sugate or into the hands of Possession of any other Person or Persons for him and the same so made do exhibit into the County Court of King George at such time as he shall be thereunto required by the said Court & the same Goods Chattels & Credits & all other the Goods Chattels & Credits of the said Deceased which at any time after shall come to the hands Possession or Knowledge of the said Francis Sugate or into the hands & Possession of any other Person or Persons for him do well & truly administer according to Law & further do make a true & just account of all his Actions & Doings therein when thereto required by the said Court & also shall well & truly Pay & Deliver all the Legacies Contained & Specified in the said Testament as far as the said Goods Chattels & Credits will thereunto extend & the Law shall charge then this obligation to be void of none Effect or else to remain in full force & virtue

*Sealed & Delivered
in the presence of } }*

*Francis Sugate seal
mark*

*Francis Martin seal
mark*

In a Court held for King George County the 2^d Day of June 1757

Francis Sugate & Francis Martin acknowledged this Bond to be their act & Deed which was ordered to be Recorded & is truly Recorded

Test: Rob. Armistead Esqur

Know all men by these presents that we Joseph
 Struther & Samuel Shinker are held & firmly bound unto
 John Champie John Triple Samuel Dornie & William
 Powley gent. Justices in the Commission of the Peace
 for King George County now sitting in the sum of
 Three hundred pounds to be paid to the said Justices
 their Executors Administrators or Assigns to the
 which payment we'll truly to be made we bind
 ourselves & every of us & our every of our Heirs Execut.
 & Administrators Jointly & severally firmly by these
 presents sealed with our seals Dated this Second Day
 of June 1757

The Condition of this Obligation is such that if the above bound
 Joseph Struther Executor of the last Will & Testament of Sarah
 Deny 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 Joseph Struther 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 by the said Court & the same Goods Chattels &
 Credits & all other the Goods Chattels & Credits of the said Deceased
 which at any time after shall come to the hands Possession or
 Knowledge of the said Joseph Struther or into the hands of possession
 of any other Person or Persons for him do well & truly administer
 according to Law & further do make a true & just account of his
 Actions & Doings herein when thereto required by the said Court &
 also shall well & truly Pay & Deliver all the Legacies Contained
 Specified in the said Testament as far as the said Goods Chattels &
 Credits will therelinto extend & the same shall charge when this Obligation
 to be void of none Effect, or else to remain in full force & Virtue

Sealed & Delivered

in the presence of

Lady Peachy

Joseph Struther 

Samuel Shinker 

At a Court held for King George County the 2^d Day of June 1757
 Joseph Struther & Samuel Shinker acknowledged this Bond to be their act
 Deed which was ordered to be Recorded & truly Recorded

Test. Rob. Armistead Esq. Cur

• I MOW all men by these Presents that we Elizabeth Wood
 Richard Cole & Edward West are here & firmly bound unto
 John Champe Thomas Turner Samuel Donne John Triplett
 Thomas Sett & William Storley gent Justices on the Commission
 of the Peace for King George County now sitting in the Surash
 One hundred Pounds to be paid to the said Justices their
 Executors Administrators & Assigns to the which Payment
 well & truly to be made we bind ourselves & every of us our
 every other Heirs Executors & Administrators Jointly &
 severally firmly by these Presents sealed with our Seals
 Dated this 2^d Day of June 1767

The Condition of this Obligation is such that if the above named
 Elizabeth Wood Administratrix with the Will annexed of all the Goods
 Chattels & Credits of John Wood 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 possession or
 Knowledge of her the said Elizabeth Wood or into the Hands or possession
 of any other Person or Persons for her & the same so made do exhibit
 or cause to be exhibited into the County Court of King George at such time
 as she shall be thereunto required by the said Court & the same Goods
 Chattels & Credits & another 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 Elizabeth Wood or into the hands & possession of any
 other person or persons for her do well & truly administer according to Law
 & further do make a just & true account of her Actions & Doings therein
 when thereto required by the said Court & all the Rest & Residue of the
 said Goods Chattels & Credits which shall be found remaining upon
 the said Administratrix Account the same being first Examined
 by the Justices of the Court for the time being shall Deliver
 & Pay unto such Person or Persons respectively as the said Justices
 by their Order or Judgment shall direct Pursuant to the Law in
 that Case made & Provided & if it shall hereafter appear that any last
 Will & Testament was made by the said Deceased & the Executor or
 Executors therein named do exhibit the same into the said Court
 making Request to have it allowed & approved accordingly if the
 Elizabeth Wood being thereunto required do render & Deliver up &

the Elizabeth Wood
and unto
John Triplets
on the Commission
in the sum of
dishes their
such Payment
of us our
Jointly &
our Seals

overdue
all the goods
used to be made
us & credit of
to be given or
now or possession
to exhibit
at such time
same goods
the said Deed
one to the hands
to possession any
according to law
ago therein
residue of the
summing upon
& examined
shall deliver
said Justices
he sawn
that any last
the Executors or
the said Court
only if the
Deliver up to

* Her Letters of Administration approbation of such Settlement being
first had & made in the said Court Then this Obligation to be void & none
Effect else to remain in full force & virtue
Sealed & Delivered
in the presence of

Elizabeth C. Wood her
mark 
Richard Cole her
mark 
Edward West her
mark 

At a Court held for King George County the 2^d Day of June 1757
Elizabeth Wood Richard Cole & Edward West acknowledged this Bond to be
their Act & Deed which was ordered to be recorded & truly Recorded

First Rob. Armistead & bur

KNOW all Men by these Presents That we Susanah Thrailfield
John Thrailfield & Moses Thrailfield Francis Martin & James
Pattin are held & firmly bound unto John Champe Samuel
Dome John Triplets & William Rowley Gent. Justices in the
Commission of the Peace for King George County now sitting in
the sum of One Thousand Pounds to paid to the said Justices
their Executors Administrators or Assigns to them which
Payment well & truly to be made we bind ourselves & every
of us our & every of our Heirs Executors & Administrators
Jointly & Severally firmly by these Presents sealed with
our seals Dated this 2^d Day of June anno Domini 1757.

The Condition of this Obligation is such That if the above bound
Susanah Thrailfield John Thrailfield & Moses Thrailfield Executors
of the last Will & Testament of Christopher Thrailfield Deceased do
make or cause to be made a true & perfect Inventory of all and
singular the Goods Chattels & Credits of the said Deceased which have
or shall come to the Hands to possession or Knowledge of the said
Susanah Thrailfield John Thrailfield & Moses Thrailfield or into
the Hands & possession of any other Person or Persons for them &
the same so made do exhibit into the County Court of King George
at such time as they shall thereunto required by the said Court
& 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
 Susanath Thrallfield John Thrallfield & Moses Thrallfield
 or into the Hands & Possession of any other Person or Persons,
 for them do well & truly administer according to Law &
 further do make a Just & true Account of all their Actings
 & Doings therein when thereto required by the said Court.
 & also shall well & truly Pay & Deliver all the Legacies
 Contained & Specified in the said Testament as far as the
 said Goods Chattels & Credits will thereunto extend & the Law
 shall charge then this Obligation to be Void of none Effect
 else to remain in full Force & Virtue

Sealed & Delivered }
 in the presence of }

Susanath Thrallfield her mark seal
 John J. Thrallfield his mark seal
 Moses Thrallfield his mark seal
 James Fatin his seal
 Francis Martin his seal

O a Court held for King George County the 2^d Day of
 June 1757.

Susanath Thrallfield John Thrallfield Moses Thrallfield
 James Fatin & Francis Martin Acknowledged this Bond
 to be their Act & Deed which was Ordered to be Recorded & is
 truly Recorded

Test. Rob. Amistead & Cur

Know all men by these presents that we John Pollard & Thomas Rogers are held & firmly bound unto Charles Carter Esq. of the County of King George his Heirs Exec & Adm^r for the behalfe of the said Court of the aforesaid County in the sum of Three hundred Pounds to the which payment well & truly to be made we do bind ourselves our Heirs Exec & Adm^r Jointly & severally firmly by these presents sealed with our seals
Dated this 2^d Day of June 1757

The Condition of this Obligation is such that if the above bound John Pollard Guardian of William Kenyon his Heirs Exec & Adm^r do & shall well & truly pay or cause to be paid unto the said Orphan all such Estate & Estates as here is or hereafter shall come to the hands of the said John Pollard as soon as the said Orphan shall attain to full age or when thereunto required by the Justices of the Peace for King George County as also to save & keep harmless the said Justices their Heirs & Successors from all trouble & damage that shall or may arise about the said Estate then this Obligation to be void else to remain in full force & Virtue.

Sealed & Delivered
in the presence of - }

In^s. Pollard

Thomas Rogers

At a Court held for King George County the 2^d Day of June 1757 John Pollard & Thomas Rogers acknowledged this Bond to be their act & Deed which Ordered to be recorded & is truly Recorded

Test.

Rob. Amistead S. Cur

ON all men by these presents that we John
 Champe & Gerard Sanders are held & firmly bound
 unto Thomas Turner Samuel Donne John Triple
 Thomas Settle William Rowley Gent. Justices in the
 Commission of the Peace for King George County now
 sitting in the sum of Two Hundred Pounds to be paid
 to the said Justices their Executors Administrators &
 assigns to the which Payment we well & truly to garnish
 we bind ourselves & every one of us our heire & every one of our heirs
 Executors & Administrators jointly & severally firmly
 by these presents sealed with our seals Dated this
 2^d Day of June 1757.

The Condition of this Obligation is such that if the above
 bound John Champe Administrator of all the goods Chattels &
 Credits of Benjamin Inuell Deceased do make or cause to be
 made a true & perfect Inventory of all & singular the goods
 Chattels & Credits of the said Deceased which have or shall
 come to the hands & possession or knowledge of him the said
 John Champe or into the hands or possession of any other person
 or persons for him & the same so made do exhibit or cause to be
 exhibited into the County Court of King George at such time as
 he shall be thereunto required by the said Court & the same goods
 Chattels & Credits & all other the goods Chattels & Credits of the said
 Deceased ~~which~~ at the time of his Death which at any time after
 shall come to the hands or possession of the said John Champe
 or into the hands & possession of any other person or persons for
 him do well & truly administer according to law & further
 do make a just & true account of his Actions & Doings therein
 when thereto required by the said Court & all the debts & residue
 of the said goods Chattels & Credits which shall be found remaining
 upon the said Administrators account the same being first
 examined & allowed by the Justices of the Court for the time
 being shall Deliver & Pay unto such person or persons
 respectively as the 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 & the Executors & Executrixes
therein named do exhibit the same into the said Court making
Request to have it allowed & approved accordingly if the said
John Champe being thereto required do render & Deliver up
his Letters of Administration Approval of such Testament
being first had & made in the said Court then this Obligation to
be Void & of none Effect or else to remain in full force & Virtue
Sealed & Delivered }
in the presence of — }

John Champe 
Gerard Banks 

*O*n a fourth for King George County the 2^d Day
of June 1757 —
John Champe & Gerard Banks acknowledge this Bond to be the act of
Deed which was ordered to be Recorded & is truly Recorded

Test Rob. Armistead Cur.

*O*KNOW all Men by these Presents That we William
Rowley & Gerard Banks are held & firmly bound unto
John Champe Thomas Turner Samuel Dome John
Triplet & Thomas Jett Justices in the Commission of the
Peace for King George County now sitting in the sum of
Fifty Pounds to be paid to the said Justices their Exe.
Administrators & Agents to the which Payment well
& truly to be made we bind ourselves severally & us our
Heirs Executors & Administrators Jointly
& Severally firmly by these Presents sealed with
our Seals Dated this 2^d Day of June 1757.

The Condition of this Obligation is such that if the
abovebound William Rowley Administrator of all the
Goods Chattels & Credits of Richard Rice Deceased do make
or cause to be made a true & perfect Inventory of all & singular
the Goods Chattels & Credits of the said Deceased which

& have or shall come to the Hands Possession or Knowledge
 of him the said William Rowley or into the Hands or
 Possession of any other Person or Persons for him & the
 same so made do exhibit or cause to be exhibited into
 the County Court of King George at such time as he shall
 be thereunto required by the said Court & the same goods
 Chattels & Credits & all other the Goods Chattels & Credits
 of the said Deceased at the time of his Death which at
 any time after shall come to the Hands or Possession of
 the said William Rowley or into the Hands & Possession
 of any other Person or Persons for him do well & truly
 administer according to Law & further do make a just
 & true Account of all his Actings & Doings therein when
 thereto required by the said Court & all the Rest &余物
 of the said Goods Chattels & Credits which shall be found
 remaining upon the said Administrators account the
 same being first Examined & allowed by the Justices of
 the Court for the time being shall Deliver & Pay unto
 such Person or Persons respectively as the said Justices
 by their Order or Judgment shall Direct Pursuant to the
 Laws in that case made & provided & if it shall hereafter
 appear that any Last Will & Testament was made by
 the said Deceased & the Executor or Executors therein
 named do exhibit the same into the said Court making
 Request to have it allowed & approved accordingly if the
 said William Rowley being thereunto required do render
 & Deliver up his Letters of Administration Approval
 of such Testament being first had & made in the said Court
 Then this Obligation to be void & of none Effect or else to
 remain in full Force & Virtue

Sealed & Delivered
 in the presence of

Wm. Rowley. (seal)

Gen. Santos (seal)

(A) At a Court held for King George County the 2^d Day of April
1757 William Rowley & Gerard Barnes acknowledge this Bond to be
their Act & Deed which was ordered to be Recorded & truly Recorded

Test.

Rob. Armistead Esqur

I know all men by these presents
that we Anthony Strother & William Bernard
are held & firmly bound unto Charles Carter Esq.
of the County of King George his Executor & Adm.
for & on behalf of the said Court of the aforesaid
County in the sum of Five hundred Pounds Current
Money to the which Payment we will truly to be
made we do bind ourselves our Heirs &c. & adm.
Jointly & Severally firmly by these presents sealed
with our Seals Dated this seventh Day of April 1757.

The Condition of this Obligation is such that if
the above bound Anthony Strother Guardian of Frances
Kenyon his Heirs & adm. do & shall well & truly say or
cause to be paid unto the said Orphan all such Estate & Estates
as now is or hereafter shall come to the said hands of the said
Anthony 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 & keep harmless
the said Justices their Heirs & Successors from all trouble &
Damage that shall or may arise about the said Estate then
this Obligation to be void else to remain in full force & virtue
Sealed & Delivered

in the presence of.

Ackd. Tutt Juny

Anthony Strother *(Seal)*

Will. Bernard *(Seal)*

At a Court held for King George County the 7th Day of April
1757.

Anthony Strother & William Bernard Acknowleged.
This Bond to be their Act & Deed which was Ordered to be Recorded
& is truly Recorded

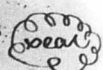
First

Rob. Armistead C. C. W.

I know all Men by these presents that
we Esdras Edzard and William Newton are held &
firmly bound unto our Sovereign Lord King
George the Second his Heirs and Successors in the
full & just sum of Ten Thousand Pounds of Tobacco
to the which payment well & truly to be made
we bind ourselves our Executors & Administrators
and every of them by these presents Sealed without
Seals & Dated this fourth Day of August 1757.

The CONDITION of this Obligation is such that
whereas the above bound Esdras Edzard hath obtained
a licence to keep an Ordinary at his House in Falmouth
Town Now if the said Esdras Edzard doth constantly
find and provide in his said Ordinary good wholesome
and cleanly Lodging & Diett for Travellers and Stage
Fodder and Provender or Pasturage & Provender as the season
shall require for their Horses for and during the Term of
One whole Year from the fourth Day of August 1757 to the
fourth Day of August 1758 and he shall not suffer or permit
any unlawfull Gameing in his House nor on the Sabbath
Day to suffer any Person to Sipple or Drink more than is
Necessary then this Obligation to be Void Else to be Remain
in full force

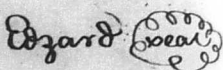
Sealed and Delivered
in the presence of

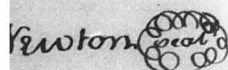
Esdras Edzard 

Wm Newton 

1st Day of April
acknowledged
to be Recorded

refers that
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Lord King,
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sealed without
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on the Sabbath
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to be & remain

Edward 

Newton 

At a Court held for King George County the 4th Day of Aug^t 1757
Corras Edward and William Newton acknowledged
this Bond to be their Act and Deed which was ordered to be
Recorded & is truly Recorded

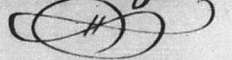
Test.

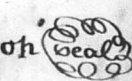
Robt Armistead Notary public

I now all men by these presents that we
Virinda Waltrip and Daniel White are held and
firmly bound unto our Sovereign Lord King George
the Second his Heirs and Successors in the sum of
Just sum of Ten Thousand pounds of Tobacco for
the which payment we'll truly to be made we bind
ourselves our executors and administrators and
every of them by these presents sealed with our
seals and dated this fourth day of August 1757.

The Condition of this Obligation is such that
whereas the above bound Virinda Waltrip hath obtained
a licence to keep an Ordinary at her house in this County
Now if the said Virinda Waltrip doth constantly find and
provide in her Ordinary good Wholesome & Cleanly Lodging
and Diet for Travellers, & Stablage sober and provender or
Pasturage and Provender as the season shall require for
their horses for and during the Term of one whole Year
from the fourth day of August 1757 to the fourth day of August
1758 and she shall not suffer or permit any unlawfull game
in her house, nor on the Sabbath Day to suffer any persons to
Sipple or Drink more than is necessary then this Obligation
to be Void and of none Effect else to remain in full force & virtue
Sealed and Delivered

in presence of . . . J

Seth Tutt Jun^r


Virinda + Waltrip 
mark

Daniel White 

At a court held for King George County the 1st day of August
1757. Ur Linda & Altron and Daniel White acknowledge this
Bond to be their Act and Deed which was Ordered to be Recorded
and is truly Recorded.

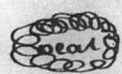
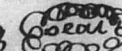
Fist

Robt. Armistead blyur.

I know all men by these presents that we
Joshua Sampson and James Glendening are held
and firmly bound unto our Sovereign Lord King
George the Second his Heirs and Successors in the
full and just sum of Ten Thousand Pounds of Tobacco
to the which payment well & truly to be made we bind
ourselves our Executors and Administrators and
every of them by these presents sealed with our seals
and Dated this 1st day of August 1757.

The Condition of this Obligation is such that whereas
the above bound Joshua Sampson hath this Day obtained a
Licence to keep an Ordinary at his House in this County
Now if the said Sampson doth constantly bind before
in his Ordinary good wholesome and cleanly Lodging and
Diet for Travellers and Stableage Fodder and Provender or
Pasturage and Provender as the season shall require
for their Horses for and during the Term of one whole
Year from the fourth day of August 1757 to the fourth Day
of August 1758 and shall not suffer or permit any unlawfull
Gaming in his House, nor on the Sabbath day to suffer any
Person to Sipple or Drink more than is necessary then
this Obligation to be void else to remain in full force
Power and Virtue

Sealed and Delivered
in presence of

Jo: Sampson 
Jas: Glendening 

At a Court held for King George County the 4th Day of August
1757.

Joshua Hampton and James Lyndening acknowledged
this Bond to be their Act and Deed which was Ordered to be
Recorded and is truly Recorded

Fist

Robt. Amistad M^r bur

I know all Men by these Presents that we Mark
Talbot and Gerard Banks are here and firmly bound unto
our Sovereign Lord King George the Second his Heirs and
Successors in the full and just sum of Ten Thousand
Pounds of Tobacco to the which Payment well and truly
to be made we bind ourselves our Executors and
Administrators and every of them by these Presents
Sealed with our Seals and Dated this fourth day of
August 1757

The Condition of this Obligation is such that Whereas the
above bound Mark Talbot hath obtained Licence to keep Ordinary
at Seeds now if the said Mark Talbot doth constantly find and
Provide in his Ordinary good Wholesome and Cleanly Lodging &
Diet for Travellers and Stabling Soldier and Provender or Pasturage
and Provender as the Season shall require for their Horses for
during the Term of One whole Year from the fourth day of August
1757 to the fourth day of August 1758 and shall not suffer or Permit
any Unlawfull Gaming in his House nor on the Sabbath day
Suffer any Person to Sipple or Drink more than is necessary then
This Obligation to be Void else to be and Remain in full force

Sealed and Delivered
in the presence of . . .

Mark Talbot *(seal)*

Geo. Marshall

Ger Banks *(seal)*

At a Court held for King George County the 4th day of August 1757.
Mark Talbot and Gerard Banks acknowledged this Bond to be their
Act and Deed which was Ordered to be Recorded & is truly Recorded

Fist

Robt. Amistad M^r bur.

I know all Men by these Presents that we Joshua Skidmore and Thomas Griffish are held and firmly bound unto Charles Carter John Triplett Thomas Jett and William Brooley Justices in the Commission of the Peace for King George County now sitting in the sum of One hundred Pounds to be paid to the said Justices their 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 Several firmly by these Presents sealed with our Seals
 Dated this first day of September Anno Domini 1757

The Condition of this Obligation is such that ~~is~~ the above bound Joshua Skidmore Administrator with the Will Annexed of the last Will and Testament of Marbury Payne 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 Joshua Skidmore or into the Hands and Possession of any other Person or Persons for him and the same so made do exhibit into the County Court of King George at such time as he shall be 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 Joshua Skidmore or into the Hands and Possession of any other Person or Persons for him do well & truly Administer according to Law and further do make a true and Just Account of his Dittings and Doings therein when thereto required by the said Court and also shall

Well and truly say 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

Joshua Skiamore ^{his} ~~Seal~~
mark

Thomas Griffith ^{his} ~~Seal~~
mark

At a Court held for King George County the first day of September
1757.

Joshua Skiamore and Thomas Griffith acknowledge
this Bond to be their Act and Deed which was ordered to be
Recorded and is truly Recorded

Test.

Post Amended by me.

I now all men by these Presents that we
Aaron Grigsby and Anderson Doniphon are here and
firmly bound unto our Sovereign Lord King George the
Second his Heirs and Successors in the full and just
sum of Seven Thousand Pounds of Tobacco to the which
Payment well and truly to be made we bind ourselves our
Executors and Administrators and every of them by these
Presents sealed with our seals and dated this 7th day of
July 1757.

The condition of this Obligation is such that whereas the
above bound Aaron Grigsby hath obtained a licence to keep an
Ordinary at Norton's Warehouses now & the said Aaron Grigsby
doth constantly find and provide in his Ordinary good Wholesome
and cleanly Lodging & Diet for Travellers and Stableage for
Provender or Barsturage and Provender as the season shall require
for their Horses for and during the Term of One whole Year from

the 7th day of July 1757 to the 7th day of July 1758 and shall not suffer and Permit any unlawful gameing in his House nor on the Sabbath day to suffer any Person to Sippe or drink more than is necessary then this Obligation to be Void else to be and remain in full force

Sealed and Delivered
in the presence of

Aaron Grigsby *(seal)*
Anderson Doniphian *(seal)*

At a court held for King George County the 7th day of July 1757.

Aaron Grigsby and Anderson Doniphian
acknowledged this Bond to be their Act and Deed which
was Ordered to be Recorded and is truly Recorded

Test.

Prob. At my hand 6th Jan.

I know all men by these Presents that we Gerard Banks
and Benjamin Atkins are held and firmly bound unto Charles
Barker 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 two 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 Dated this first day of December 1757

The Condition of this Obligation is such that if the above bound
Gerard Banks Guardian of Margaret Bruce 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 now is or hereafter shall come to the hands of the said
Gerard Banks 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 and Successors

1758 and shall
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at we Gerard Banks
und unto Charles
Harris Esq^r and
Court of the afores^d
the which Payment
us Harris Esq^r and
ly by these Presents
December 1757

The above bound
Executors and Adm.
e said Orphan all
the hands of the said
Sanfull Age or when
George County as also
and Successors

from all trouble and Damage that shall or may arise about the said Estate then
This Obligation to be void Else to remain in full force
sealed and Delivered }
in the presence of - - - }

Ger. Banks
Benj^a Elkins.

At a Court held for King George County the first day of December 1757

Gerard Banks and Benjamin Elkins acknowledged this Bond to be their Act and
Did which was Ordered to be Recorded and is truly Recorded

Test

Robt Armistead Et. Not.

Know all Men by these Presents that We Zachariah Chirceline and
Charles Barker Gent. are held and firmly bound unto Thomas Turner Samuel
Dome John Champe John Triplett Thomas Jett and William Howley Gent.
Justices in the Commission of the Peace for King George County now
sitting in the sum of Four Hundred Pounds to be Paid to the said Justices
their 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 without Seals Dated this first Day of December
Anno Domini 1757

The CONDITION of this Obligation is such that if the above bound Zachariah
Chirceline Administrator with the Will Annexed of the last Will and Testament of
James Hesby Chirceline 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 Zachariah
Chirceline or into the hands and Possession of any other Person or Persons for him
and the same so made to exhibit into the County Court of King George at such time
as he shall be thereunto required by the said Court and the same Goods Chattels and
Credits and all other the Goods Chattels and Credits of the said Deceased which at any
time after shall come to the hands Possession or Knowledge of the said Zachariah
Chirceline or into the hands and Possession of any other Person or Persons for him as
well and truly Administrator according to Law and further do make a true and Just Account
of his Actions and doings therein when thereto required by the said Court and also shall
well and truly Pay and Deliver all the Legacies contained and specified in the said
Testament as far as the said Goods Chattels and Credits will therunto extend and

The Law shall change Then this Obligation to be Void and of none effect or else to
remain in full force and Virtue

Sealed and Delivered of
in the Presence of

Zachariah ^{his} Churrdine ^{Seal}
mark.

Ch. Carter.



At a Court held for King George County the first day of December 1757

Zachariah Churrdine and Charles Carter Acknowledged this Bond to be their
Act and Deed which was ordered to be Recorded and duly Recorded

R.S.

Robt. Minstado 6d per

Know all Men by these Presents that we Elizabeth Franklyn
and William Stone are held and firmly bound unto Charles Carter
Thomas Turner Samuel Dome John Syplett John Champe Charles
Carter Jun. Thomas Jett and William Roney Gent. Justices in the
Commission of the Peace for King George County now sitting in the sum
of Two Hundred Pounds to be Paid to the said Justices their Executors
Administrators and Assigns to them which Payment well and truly to be
made or bind ourselves and every of us our and every of our Heirs Es^tes
and Administrations Jointly and Severally firmly by these Presents sealed
without Seals Dated this first Day of December 1757

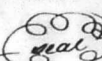
The Condition of this Obligation is such that if the above bound Elizabeth
Franklyn Administratrix of all the Goods Chattels and Credits of George Franklyn
Deceased do make or cause to be made a true and perfect Inventory of ^{all} Singular
the Goods Chattels and Credits of the said Deceased which have or shall come to the hands
Possession or Knowledge of her the said Elizabeth Franklyn 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 Elizabeth Franklyn or into the
hands and Possession of any other Person or Persons for her do well and truly Administrato
According to Law and further do make a just and true Account of her Actions and

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Borness therein when thereto required by the said Court and all the Residuary
Residue of the said Goods Chattels and Credits which shall be found Remaining upon
the said Administration Account the same being first Examined and Allowed by the
Justices of the Court for the time being shall Deliver and Pay unto such Person or
Persons Respectively as the said Justices by their Order or Judgment shall direct
Pursuant to the Laws in that case made and Provided and if it shall 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 unto the said Court making Request to
have it Allowed and Approved accordingly if the said Elizabeth Franklyn being
therunto required do tender and Deliver up her 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

Sealed and Delivered
in the Presence of

Elizabeth Franklyn 

William Rose 

At a Court held for King George County the first day of December 1757.

Elizabeth Franklyn and William Rose Acknowledged this Bond to be their Act and Deed
which is ordered to be Recorded and is truly Recorded

Test. Robt. Arm. Tred. 62nd year.

KNOW ALL MEN by these Presents that we Anne Jett and Thomas
Jett are held and firmly bound unto John Champre Samuel Bonne John
Simpson and Thomas Jett Justices in the Commission of the Peace for King
George County now sitting in the sum of Two Hundred Pounds to be paid
to the said Justices 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 Executors and Administrators Jointly and severally firmly by these
Presents Sealed without seals Dated this second Day of March 1758

The Condition of this Obligation is such that if the above bound Anne Jett Administratrix
of all the Goods Chattels and Credits of Peter 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 her the said Anne Jett 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 Am. Jett or into the hands and possession of any other Person or Persons for her as well and truly Remunerate According to Law and further do make a just and true Account of her Actions and doings therein when thereto Required by the said Court and all the rest and residue of the said Goods Chattels and Credits which shall be found remaining upon the said 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 therein named did protest the same into the said Court making Request to have it allowed and Approved Accordingly if the said Am. Jett being therunto Required do tender and Deliver up her 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 Use to Remain in full force and Virtue

Sealed and Delivered
in the presence of —

Am. Jett. 

Tho. Jett. 

At a Court held for King George County the 2^d Day of March 1758

Am. Jett and Thomas Jett Acknowledged this Record to be their Act and Deed which was Ordered to be Recorded and is truly Recorded

Jett Robt. Armistead Esq^r Sur.

I know all men by these Presents that we Mary Rogers and Joseph Jones are held and firmly bound unto John Champf, Samuel Donne, John Triplett and Joseph Hurdock Justices in the Commission of the Peace for King George County now sitting in the sum of One Thousand Pounds to be paid to the said Justices their Executors Administrators or 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

Required by the
Goods Chattels and
Time after shall
as and Sufficient
According to Law
as therein when
the said Goods Chattels
Rating Account
for the time being
said Justices by
base made and
ment was made by
and the same
accordingly if the
Letters of Administrat.
not then this Obligation.

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Jointly and Severally Firmly by these Presents sealed with our
Seals Dated this Second Day of March 1758

The Condition of this Obligation is such That if the above bound Mary Rogers
Executive of the Last Will and Testament of Thomas Rogers 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 Mary Rogers or into the Hands and Possession of any other Person or Persons
for her and the same so made do Exhibit into the County Court of King George at such
time as she shall be thereunto Required by the said Court and the same Goods Chattels
and Credits and all other the Goods Chattels and Credits of the said Deceased which
any time after shall come to the Hands Possession or Knowledge of the said Mary
Rogers or into the Hands and Possession of any other Person or Persons for her as well and
huly Administer According to Law and further do make a true and Just Account of
her 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 Testaments as far as the said Goods Chattels and Credits will therewith Extend
and the Same shall charge Then this Obligation to be Void and of none Effect or Use to
Remain in full Force and Virtue

Sealed and Delivered }
in the Presence of —— }

Mary Rogers Seal

Joseph Jones Seal

At a Court held for King George County the 2^d Day of March 1758

Mary Rogers and Joseph Jones Acknowledged this Bond to be their Act and Deed
which was Ordered to be Recorded and is truly Recorded

Test

Robert Brimley Esq

Know all Men by these Presents that we John Orr
and Thomas Sett are held and firmly bound unto John Champe, Samuel
Dome, John Triplett, Joseph Murdoch, and William Rowley Justices
in the Commission of the Peace for King George County now sitting in the
Sum of Five hundred Pounds to be Paid to the said Justices Their
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

John Orr
Mary Rogers and
Champe, Samuel
in the Commission
of One Thousand
Administrations or
De ne bind ouselfs
and Administrations

Heirs Executors and Administrators Jointly and Severally
Jury by these Presents Sealed with our Seals Dated this 6th day
of April Anno Domini 1758.

The CONDITION of this Obligation is such That if the above bound
John Orr Executor of the last Will and Testament of Mark Talbot 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 John Orr or into the Hands and
Possession of any other Person or Persons for him and the same so made do
exhibit into the County Court of King George at such time as he shall be
hereunto 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 John Orr 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 thereon when
herefore Required by the said Court And also shall well and truly Pay and
Deliver all the Seguies 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
else to remain in full force and Virtue

Sealed and DELIVERED }
in the presence of _____

John Orr Esc^{co}

Tho^r Jett Esc^{co}

At a Court held for King George County the 6th day of April 1758
John Orr and Thomas Jett Gent. Acknowledged this Bond to be their Act and
Deed which was Ordered to be Recorded and is truly Recorded

Test.

Robt Armistead Cl^r but

Know all Men by these Presents that we Margaret Hansford and James Glendening are held and firmly bound to John Champe, Samuel Donne, John Triplett, Thomas Sett, Joseph Newdock and William Rondy Gent Justices of the Court of King George County now sitting in the sum of two hundred Pounds to the which Payment well and truly to be made to the said Justices and their Successors we bind ourselves and each of us our and each of our Heirs Executors and Administrators Jointly and severally firmly by these Presents Sealed with our Seals this 6th day of April One Thousand Seven Hundred and Fifty eight and in the XXXIst Year of the Reign of our Sovereign Lord George the Second

The Condition of this Obligation is such that if the above bound Margaret Hansford Administrator of all the Goods Chattels and Credits of Stephen Hansford Deceased do make or cause to be made a full and Perfect Inventory of all and singular the Goods Chattels and Credits of the said Dec^d which have or shall come to the Hands Possession or Knowledge of her the said Margaret Hansford 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 Margaret Hansford or into the Hands or Possession of any other Person or Persons for her do well and truly administer according to Law And further do make a just and true Account of her Actings and Doings therein when thereto Required by the said Court and all the Rest and Residue of the said Goods Chattels and Credits which shall be found remaining upon the said Administrators Account the same being first Examined and Allowed by the Justices of the Court for

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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 to Exhibit the same unto the said Court making
Request to have it allowed and Approved Accordingly of the
said Margaret Hansford being thereunto Required to Tender and
Deliver up her Letters of Administration Approbation of such
Testament being first had and made in the said Court Then
this Obligation to be Void and of none Effect or else to Remain
in full Force and Virtue

Sealed and Delivered }
in the Presence of }

Margret Hansford Esq^r

James Glendening Esq^r

At a Court held for King George County the 6th day of
April 1758

Margaret Hansford and James Glendening Acknowledged this Bond
to be their Act and Deed which was Ordered to be Recorded and is truly
Recorded

Jst.

Robt. Armistead C^ribus.

Know all Men by these Presents that we
 William Lightfoot and Gerard Banks are held and
 firmly bound unto our Sovereign Lord King George
 the Second his Heirs and Successors in the full and
 Just sum of Ten Thousand Pounds of Tobacco to the
 which Payment Well and truly to be made we bind
 ourselves our Ch^{rds} and Adm^{rds} and every of them by these
 Presents sealed with our Seals Dated this 6th day of
 April 1758.

The Condition of this Obligation is such that Whereas
 the above bound William Lightfoot hath obtained a Licence
 to keep an Ordinary at Falmouth in King George County
 now if the said William Lightfoot doth Constantly Bind and
 Provide in his Ordinary Good Wholesom and Cleanly Lodging
 and Diet for Travellers and Stablage Fodder and Forrader or
 Pasturage and Forrader as the Season shall require for their
 Horses for and During the Term of One whole Year from the
 6th day of April 1758 to the 6th day of April 1759 and he shall
 not suffer or Permit any unlawfull Gaming in his house
 nor on the Sabbath day to suffer any Person to Sipple or
 Drink more than is Necessary then this Obligation to be
 void Else to remain in full force and Virtue

Sealed and Delivered
 in Presence of —
 Anderson S. Ryan

W. Lightfoot — 
 Gerard Banks — 

At a Court held for King George County the 6th day of
 April 1758.

William Lightfoot and Gerard Banks acknowledged this
 Bond to be their Act and Deed which was ordered to be Recorded
 and is truly Recorded

Test. Robt Armitage Esq^r

Know all Men by these Presents that we John McMillion, John Triplett and Cuthbert Harrison are held and firmly bound unto our Sovereign Lord King George the Second his Heirs and Successors in the full and Just Sum of Ten Thousand Pounds of Tobacco to the which Payment well and truly to be made we bind ourselves our ^{Ex} and Adm^r and every of them by these Presents sealed with our Seals and Dated this 6^o day of April 1758.

The Condition of this Obligation is such that whereas the above bound John McMillion hath obtained a Licence to keep an Ordinary at the late Dwelling House of William Pickett in King George County now of the said John McMillian doth Constantly Find and Provide in his Ordinary good Wholsome and Cleanly Lodging and Diet for Travellers and Stablage, Fodder and Provender or Pasturage and Provender as the season shall require for their Horses for and during the Term of One Whole Year from the 6^o day of April 1758 to the 6th day of April 1759 and shall not suffer or Permit any unlawfull Gaming in his House nor on the Sabbath day to suffer any Person to Sipple or Drink more than is Necessary then this Obligation to be Void else to remain in full Force and Virtue

Sealed and Delivered
in Presence of

Anderson Bryan

John McMillion

Cuthb^r Harrison

John Triplett

At a Court held for King George County the 6th day of April 1758.

John McMillion, John Triplett and Cuthbert Harrison acknowledge this Bond to be their Act and Deed which was Ordered to be Recorded & is truly Recorded

Test.

John Armstrong Esq^r

Seal

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I know all men by these Presents that Thomas Jett Edward Dixon and John Shinker 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 five thousand 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 dated this 1st day of May 1758.

The Condition of this Obligation is such that if the above bound Thomas Jett Guardian of Thomas Turner his Heirs Executors & Administrators do and shall well and truly Pay or cause to be paid unto the said Orphan all such Estate and Estates as now is or hereafter shall come to the hands of the said Thomas Jett as soon as the said Orphan shall arrive to Sanfull 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 and Successors from all Trouble and Damage that shall or may arise about the said Estate then this Obligation to be void else to remain in full force and Virtue

Sealed and Delivered }
in Presence of

Tho. Jett 
Edward Dixon 
John Shinker 

At a Court held for King George County the 1st day of May 1758.

Thomas Jett Edward Dixon and John Shinker Acknowledged this Bond to be their Act and Deed which was Ordered to be Recorded and is truly Recorded

. Test.

Robt. Agnew 

Know all Men by these Presents that
 we Edward Dixon Joseph Jones and Samuel Shurter
 are here and firmly bound unto Charles Carter
 Samuel Dorne John Triplett and William Roney
 Gent. Justices in the Commission of the Peace for
 King George County now sitting in the Sum of
 Five Thousand Pounds to be paid to the said Justices
 their 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 1st day of May
 Anno Domini 1758.

The condition of this Obligation is such that if
 the above bound Edward Dixon Executor of the Last Will
 and Testament of Thomas Turner Gent. Deced. 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 Edward Dixon or into the hands
 and Possession of any other Person or Persons for him and
 the same so made do exhibit into the County Court of King
 George at such time as he shall be there unto 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 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 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 Presence of

Edward Dixon 

Joseph Jones 

Sam'l Shinker 

At a Court held for King George County the 1st day of
May 1758. Edward Dixon Joseph Jones and Samuel
Shinker Gent. acknowledged this Bond to be their Act and
Deed which was ordered to be Recorded and is truly Recorded.

Test.

Robert Armitstead Notary

Know all Men by these Presents that
we Anthony Thornton Edward Dixon and Maxim
Robinson 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 Two Thousand 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 Dated this 1st day of May
1758.

The Condition of this Obligation is such that if the
above bound Anthony Thornton ^{his} Guardian of Harry Turner
and Sally Turner his Executors and Administrators so and
shall well and truly Pay or cause to be Paid unto the said
Orphan all such Estate and Estates as now is or hereafter
shall come to the hands of the said Anthony Thornton as
soon as the said Orphan shall arrive at 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 and Successors from all Trouble and Damage that shall or may arise about the said Estate then this Obligation to be Void else to remain in full force and Virtue

Sealed and Delivered }
in the Presence of - - -

Anth. Thornton *[seal]*

Edw. Dixon - - - *[seal]*

M. Robinson - - - *[seal]*

At a Court held for King George County the 1st day of May
1758.

Anthony Thornton Edward Dixon and Maximⁿ
Robinson acknowledged this Bond to be their Act and
Deed which was Ordered to be Recorded and is truly
Recorded

Test.

Robert Armitstead Clerk.

Know all MEN by these Presents that
we Thomas Jett and Joseph Strother Jun^r are hereby
firmly bound unto John Champ Samuel Drome
John Triplett and William Bowley Gen^r. Justices in
the Commission of Peace for King George County now
settling in the sum of Five hundred Pounds to be
paid to the said Justices their Executors adm^r 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 & severally
firmly by these Presents sealed with our Seals Dated
this 8th day of August Anno Domini 1758

The condition of this Obligation is such that if the above
bound Thomas Jett Executor of the last will and Testament of
John Price dec^d do make or cause to be made a true and
perfect Inventory of all and Singular the Goods chattels and
Credits of the said Deceased which have or shall come to the
hands Possession or knowledge of the said Thomas Jett or into