

John Fitzhugh
Shinker Tho:
Horatio Dade
for in
years in the
sum £²⁰ Adm.
we bind our
Jointly and
Dated this 7th

nd Charles
of John Tyler
all & singular
me to the hands
possession or
habit into the
to requir'd
the goods
to the hands
possession
according to
doing therein
uly pay &
as far as
shall charge,
full force

Sealed
Sealed
Sealed
y 1761.
owledged
d. ad.
rad 18:

301
It now all men by these presents that we Elizabeth Johnston & John Greene
are held and firmly bound unto Charles Carter, Sam^l. Shinker, Cha^r. Carter Jrth
Thomas Pitt, William Robinson, William Newton, Arthur Morson & Horatio Dade,
Gen^t Justices in the Common of the peace for King George County, forgⁱⁿ behalf
and to the sole use and behoof of themselves & their successors in the sum of
One hundred pounds to be paid to thes^e Justices their fees Adm^{rs} or Afigns
To the which payment well & truly to be made we bind ourselves & every of us
our and every of our heirs £²⁰ Adm^{rs} Jointly & severally firmly by these
Presents, sealed with our Seals. Dated this 7th day of May, Anno Domini 1761.

The condition of this Obligation is such that if the above bound Elizabeth
Johnstone exec^r of the last Will & Testament of William Johnston deceased do make
or cause to be made a true & perfect Inventory of all & singular the goods, Chattels &
Credits of the said Deed which have or shall come to the hands Possession or Knowledge
of the said Eliz^a Johnston or into the hands & 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 this^e Court, And the same goods
Chattels & Credits & all other the goods Chattels & Credits of this^e Deed w^{ch} at any
time after shall come to the hands Possession or Knowledge of this^e Eliz^a Johnston
or into the hands & 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 Actions,
and bringe therein when thereunto required by this^e Court, And also shall well & truly
pay and deliver all the Legacies contained & specified in this^e Testament as far as
this^e goods Chattels and Credits will thereunto extend w^{ch} the Law charg^s, Then this
Obligation to be void & of none Effect, or else to remain in full force & virtue.

Seal'd & Deliv'rd in the
Province of. The Court. —

Eliz^a X Johnston Sealed
mark^s.

John Greene. Sealed

At a Court Held for King George County the 7th day of May 1761.

Elizabeth Johnston & John Greene Acknowledged this bond to be their Act^r
Deed. Which was ordred to be Recorded. —

Teste. Rob: Armitstead Esq:

303

Now all men by these Presents that we William Bruce &
 Charles Carter Jun^r. Gun^r. are held and firmly bound unto our
 Sovereign Lord George the third by the grace of God of great Britain
 France & Ireland King Defender of the faith & in Two hundred
 pounds Lawful money of Virginia to be paid to our S^r Lord the
 King his heirs & successors. To the which payment well & truly
 to be made, we bind ourselves and every of us our executors &
 heirs executors and administrators jointly & severally firmly by these
 Presents. Seal'd with our Seals dated this 7th day of May in
 the first year of his Majesties reign. Anno Dom: 1761.

The Condition of this above Obligation is such that whereas the above
 bound William Bruce is by the Honble Francis Fauquier Esq; his
 Majesties Lieutenant Governor & Commander in Chief of the Colony
 and Dominion of Virginia constituted & appointed one of the Inspectors
 of Tobacco at the Public Warehouse established at Mortons Pursuant
 to the Act of Assembly intituled an Act for amending the Staple of Tob^b.
 And preventing frauds in his Majesties Customs. Now if the said Will:
 Bruce shall truly & faithfully perform the duty & office of an Inspector
 according to the Directions and true intent & meaning of this^r Act. Then
 this Obligation to be void, or else to remain in full force & virtue.

Seal'd & Delivrd in the
 Province of the Court. }

Willm Bruce Seal'd
 Chas. Carter Jr. Seal'd

At a Court Held for King George County the 7th day of May 1761.

William Bruce & Charles Carter Jr. Acknowledged this bond to be their
 Act & Deed, which was Ordred to be Recorded.—

Teste.

Rob: Armistead Esq:

If NOTU all men by these presents that we James Glendening and William Rowley gent^r are held & firmly bound unto our Sovereign Lord George the third by the grace of God of great Britain France & Ireland King Defender of the faith^r in Five hundred pounds lawful money of Virginia. To be paid to our said Lord the King his heirs & successors To the which Payment well and truly to be made we bind ourselves and every of us our executors & administrators jointly and severally by these presents. Sealed with our seals dated this 7th day of May in the first year of his Majesties reign. Anno Dom: 1761.

The Condition of the above Obligation is such that whereas the above bound James Glendening is by the Hon^{ble} Francis Fauquier Esq^r; his Majesty Lieutenant Governor & Commander in Chief of the Colony & Dominion of Virgⁿ. Constituted and appointed one of the Inspectors of tob^r at the Public Warehouse established at Falmouth pursuant to the act of Assembly intituled an Act for amending the Staple of tob^r & preventing Frauds in his Majesties Customs. Now if the said James Glendening shall truly & faithfully perform the duty and office of an Inspector according to the Directions & true intent & Meaning of the said Act, then this Obligation to be void, or else to remain in full force & virtue —

Seald & Delivered in the
Presence of. The Court. . .

Jas: Glendening Seal

Wm Rowley. Seal

At a Court Held for King George County the 7th day of May 1761.

James Glendening and William Rowley acknowledged this bond to be their Act and Deed, which was ordered to be Recorded. —

Tested.

Rob: Armistead Esq^r

305

Know all men by these presents that we Magdalene Doniphian,
 William Stowley and John Pollard are held and firmly bound
 unto Charles Carter, Samuel Shinkew, Thomas Pitt, William
 Robinson, William Newton, Arthur Morson & Horatio Dadey Jr.
 Justices of the peace for the County of King George their heirs & execs
 Adm^rs and Assigns in the full sum of One thousand pounds
 Current money. To the which payment well & truly to be made we
 Do bind ourselves our heirs & execs Jointly & severally
 Firmly by these presents seal'd with our Seals & Dated this 7th
 Day of May 1761. —

The Condition of this Obligation is such that if the above bound
 Magdalene Doniphian guardian of Lucy & Gerard Doniphian Orphans
 of Anderson Doniphian died her heirs & execs do & shall will &
 truly pay or cause to be paid unto these Orphans all such Estates or Estates
 as now are or shall hereafter come to the hands of the S^r. Magdalene as
 soon as these Orphans shall attain to lawfull age or when thereto require^d.
 by the Justices of the peace for the said County, as also to save harmless
 and fully Indemnified the said Justices their heirs & successors from all
 Troubles & Damages that shall or may arise about thes^e Estates. Then this
 Obligation to be void, or else to remain in force. —

Seal'd and Acknowledged in
 Presence of. The Court. . .

Magdalene Doniphian 
 W^m Stowley 
 John Pollard 

At a Court Held for King George County the 7th day of May 1761.
 Magdalene Doniphian, William Stowley and John Pollard Acknowledged
 this bond to be their Act & Did which was ordered to be Recorded.

Teste.

Rob: Amistead 

305) *I* NTHON all meny by these presents that we William Robinson & Charles Steward
are and of family bound unto Charles Carter, Samuel Donne, Samuel Shentler, Tho:
Jeff and Horatio Dade Gent: Justices of the peace for King George County & their
Successors in th: sum of Two hundred pounds Current money to be paid to the said
Justices their Ls or Adm^r or Assigns. To the which payment we & truly to be
made we bind ourselves and every of us our and every of our heirs Ls or Adm^r
Jointly & severally firmly by these presents, sealed with our Seals. Dated this
2^d day of July Anno Dom: 1761.

The Condition of this Obligation is such that if the above bound William Robinson
Adm^r with the Will Annexed of Lucy Dingle deceased do make or cause to be made
a true and perfect Inventory of all & Singular the goods Chattles & Credits of the said
Deed which have or shall come to the hands Possession or Knowledge of the said Will:
Robinson or into the hands of 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, And the same goods Chattles & Credits & all
other the goods Chattles & Credits of this^d Deed which at any time after shall come to
the hands Possession or Knowledge of this^d William Robinson 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 & Just Account of his Actions & Doings
therein, when thereunto required by this^d Court, And also shall well & truly pay &
Deliver all the Legacies contained & specified in this^d Testament as far as this^d
goods Chattles & 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 & Virtue. —

Sealed & Deliver'd in the
Presence of. The Court.

William Robinson *Seal*
Chas. Steward *Seal*

At a Court Held for King George County the 2^d day of July 1761.

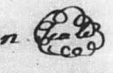
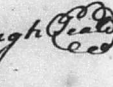
William Robinson and Charles Steward Acknowledged this bond to be their
Act and Deed, Which was ordnd to be Recorded. —

Teste. Rob: Amishead Esq:

Know all men by these presents that we Mott Doniphian & David Bronaugh are held and firmly bound unto Charles Carter, Samuel Donne, Samuel Shinkin, Thomas Jeff & Horatio Dadey G^c. Justices of the peace for the County of King George their heirs & executors & adm^rs in the full sum of Five hundred pounds curr^t money. Which paym^t will and truly to be made we do bind ourselves our heirs & exec^rs jointly & severally firmly by these presents sealed with our seals v^e Dated this 2^d day of July 1761.

The condition of this Obligation is such that if the above bound Mott Doniphian gen^t guardian of Rosanna Doniphian, Mary Doniphian and Elizab^th Doniphian orphans of Anderson Doniphian deceased his heirs & exec^rs do and shall willingly pay or cause to be paid unto the said orphans all such Estates as now are or shall hereafter come to the hands of the said Mott Doniphian as soon as the said Orphans shall attain to lawfull age or when there to required by the Justices of the peace for the County of King George, as also to save harmlyg the s^t Justices their heirs and successors from all Troubles and Damages that shall or may arrie about the said Estate, Then this Obligation to be Void, else to remain in full force. —

Seal'd & Acknowledged
in Presence of. The Court.

Mott Doniphian 
David Bronaugh 

At a Court Held for King George County the 2nd day of July 1761.

Mott Doniphian and David Bronaugh Acknowledged this bond to be their Act and Deed, which was ordered to be Recorded. —

Teste. Rob: Armistead Esq.

Doniphant & David
is Carter, Samuel
Dade G^r. Justices
our heirs Esors &
money, Which paym^t
our heirs Esors &
unto sealed with

above bound Mott
Doniphant and
ied his heirs Esors
id unto the said
to the hands of
all attain to lawfull
for the County of
our heirs and
may arise
to remain in

Doniphant *Patt*
Bronaugh *Patt*

2nd day of

this bond to be

strad Es.

307

It now all men by these presents that we James Patten & William Newton Esq^r
are held and firmly bound unto Charles Carter, John Champ, Samuel Donne,
John Triplet, William Robinson, Anthony Strother & Arthur Morson Gent.
Justices in the Commission of the peace for King George County & their
Successors in the sum of Two hundred pounds Current money to be paid to
the said Justices their Esors, Adm^rs or Assigns. To the which payment
will and truly to be made, We bind ourselves & every of us our heirs & every of
our heirs Esors & Adm^rs Jointly & severally firmly by these presents,
Sealed with our Seals Dated this 6th day of August, Anno Domini 1761.

The condition of this Obligation is such, that if the above bound James Patten
Prest of the last Will and Testament of John Clark he said do make or cause to be
made a true and perfect Inventory of all & singular the goods Chattels & Credits of
the said deceas, Which have or shall come to the hands Possession or Knowledge of the
said James Patten or into the hands or Possession of any other person or persons for
him, And the same so made, Do Exhibit into the County Court of King George at
such time as he shall be thereunto required by the said court, And the same goods
Chattels and Credits of all other the goods Chattels & Credits of the said deceas w^t
at any time after shall come to the hands Possession or Knowledge of the said
James Patten or into the hands Possession of any other person or persons for
him do well and truly Administer according to law; And further do make a
Just and true Account of his Actions & doings therein when thereunto required
by the said court, And also do well & truly pay and deliver all the legacies contained
and specified in the s^d Testament as far as the said goods Chattels & Credits will
thereunto extend of the law shall charge, Then this Obligation to be Void & of none
Effect or else to remain in full force & Virtue. —

Seal'd & Deliver'd in
Presence of. The court.

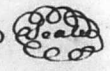
James Patten *Patt*
W^m. Newton *Patt*

At a Court Held for King George County the 6th day of August 1761.
James Patten and William Newton Acknowledged this bond to be their Act and
Did, which was ordered to be Recorded. —

Teste. Rob: Armstrong *Esq:*

If now all men by these presents that we Lodras Edgar and William Newton are truly and firmly bound unto our Sovereign Lord King George the Third his heirs and successors in the full & Just sum of Ten thousand pounds of £.^{sd}. To the which payment well & truly to be made, We bind ourselves our heirs £.^{sd} & executors of them by these presents Sealed with our seals. Dated this 6th day of August 1761. —

The condition of this Obligation is such that Whereas the above bound Lodras Edgar hath obtained License to keep an Ordinary at Falmouth Now if the said Lodras Edgar doth constantly find & provide in his said Ordinary good Wholewome and Cleanly Diet for Travellers & Stapleage Fodder and Provender or Pasturage and Provender as the season shall require for their horses for & during the term of one whole year from this instant, And shall not suffer or permit an Unlawful gaming in his said house, nor on the Sabbath day suffer any person to Tipple or drink more than is necessary, Then this Obligation to be Void, or else to remain in force Seald & acknowledged in presence of The Court....

Lodras Edgar 

Wm. Newton 

At a Court Held for King George County the 6th day of August 1761.

This bond was Acknowledged in Open Court by Lodras Edgar and William Newton to be their Act and Deed, which was ordered to be Recorded

Teste.

Rob: Armistead Esq:

909)

John Edgar and William
in Sovereign Lord King
the full & just sum of
payment well & truly
Adm^r & every of them
Dated this 6th day of

whereas the above bound
inary at Falmouth
provided in his said
cellars & stableage
the season shall
new whole year from this
beginning in his said
stableage & drink more
else to remain in force.

John Edgar Seal

Newton Seal

6th day of August

John Edgar and William
to be Recorded

John Edgar Seal

Know all men by these presents that we Aron Grigsby and William Smith are held & firmly bound unto our sovereign Lord George the Third his
heirs and successors in the full and just sum of Ten thousand pounds of
Tobacco. To the which payment will & truly to be made, We bind our selves
our heirs & executors and every of them by these presents sealed with
our seals and dated this 3rd day of September 1761. —

The condition of this Obligation is such that whereas the above bound Aron Grigsby
hath obtained License to keep an Ordinary at his house. Now if the said Aron
Grigsby doth Constantly find and provide in his said Ordinary good Wholesome and
Cleanly Diet for Travellers & Stableage, fodder & Provender or Pasturage & Provender
as the season shall require for their horses for and during the Term of one whole
year from this Instant, And shall not suffer or permit any Unlawfull Gaming in
his said house, nor on the Sabbath day suffer any person to Tipple or drink more
than is necessary. Then this Obligation to be Void, or else to remain in force —

Sealed & Acknowledged in
Presence of. The Court. }

Aron Grigsby Seal

William Smith Seal

At a Court Held for King George County the 3rd day of September
1761.

Aron Grigsby and William Smith Acknowledged this bond to be their Act &
Did which was Ordered to be Recorded. —

Jester. Robt: Armistead Esq:

Robt: Armistead Esq:

311

Know all MEN by these Presents That we George Tankersley
 and Joseph Strother are held and firmly Bound unto Charles
 Carter Esq^r William Newton, Thomas Skinner and Arthur
 Morrison gent Justices in the Commission of the Peace for King
 George County, for and in Behalf, and to the Sole use and
 behoof of the Justices of the said County, and their Successors,
 in the Sum of One 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 first day of October anno Dom^r 1761.

The Condition of this Obligation is such, That if the above bound
 George Tankersley, Executor of the last Will and Testament of George Tankersley
 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 George
 Tankersley, or into the hands or Possession, of any other Person or Persons
 for him, and the same so made, do exhibit into the County Court of King
 George, at such time as he shall be thereunto required by the said Court
 and the same Goods, 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 George Tankersley 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 Contain'd 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

George Tankersley *(Seal)*
 Joe Strother Jun^r *(Seal)*

Georg
Act a

The
 Thos
 Adm
 the se
 come
 shall
 Peace
 said
 that
 Void
 Sea
 in th

Thos
 Act

At a Court held for King George County the 1st day of October 1761.
 George Tankersley and Joseph Strother Just. Acknowledg'd this Bond to be their
 Act and Deed, which is admitted to Record.

I know all Men by these Presents That we Thomas Pratt
 and John Strinder Gent. are held and firmly bound unto Charles
 Carter Esq^r first Justice of the County of King George his heirs
 Executors and Administrators, for and on behalf of the Court
 of the said County, in the sum of One hundred and Thirty
 Pounds To which Payment well and truly to be made, we do
 bind ourselves, our heirs, Executors, and Administrators
 Jointly and Severally, firmly by these Presents, sealed with
 our Seals, and dated this first day of October 1761.

The Condition of this Obligation is such That if the above bound
 Thomas Pratt, guardian of John Pratt Boven, 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 are or hereafter shall
 come to the hands of the said Thomas Pratt, as soon as the said Orphan
 shall attain to Lawfull Age, or when thereto required by the Justices of the
 Peace for the County of King George, 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 Estates, Then this Obligation to be
 void, or else to be in full Force.

Sealed and Acknowledg'd
 in the Presence of

Thos Pratt Seal
 J Strinder Seal

At a Court held for King George County the 1st
 day of October 1761.

Thomas Pratt and John Strinder Gent acknowledge this Bond to be their
 Act and Deed, which is admitted to Record

George Tankersley
 unto Charles
 and Arthur
 for King
 use and
 Successors
 and Justices
 rich Payment
 very often
 ratons Jointly
 Seals, dated
 above bound
 George Tankersley
 inventory of all
 w^td, which have
 George
 Persons
 w^t of King
 said Court
 Goods chattels
 ll, come to
 esley or into
 him do well
 be a Just
 hereto required
 over all the
 far as the
 he law shall
 re to remain
 Tankersley Seal
 ther Jun^r Seal

Know all Men by these Presents That we James Stringfellow
 and Henry Stringfellow are here and firmly Bound unto John
 Triplett, Thomas Jett, William Newton, Thomas Shintier, Horatio
 Dade, and Arthur Morson Gent Justices of King George County
 now sitting in the sum of Two hundred Pounds Current money
 To the Payment whereof, well and truly to be made, to the said
 Justices and their Successors, we Bind ourselves and each of
 us, our and each of our heirs, Executors, and Administrators
 Jointly and Severally firmly by these Presents, Seal with our
 Seals this 5^m day of November, in the year of our Lord one
 Thousand seven hundred and Sixty one, and in the first
 year of the Reign of our Sovereign Lord GEORGE the third,

The Condition of this Obligation is such That if the above bound
 James Stringfellow, Administrator of all the Goods, Chattels & Credits
 of Sarah Seal deceas'd, do make or cause to be made, a true & perfect
 Inventory of all and Singular the Goods, Chattels and Credits of the
 said deceas'd, which have or shall come to the hands, Possession or
 Knowledge of the said Administrator, or into the hands or Possession
 of any other Person or Persons for him, and the same so made, do
 exhibit or cause to be exhibited into the County Court of King George,
 at such time as you shall be thereto required by the said Court &
 the same Goods, Chattels, and Credits, and all other the Goods, Chattels
 and Credits, of the said deceas'd, at the time of her death, which at
 any time after, shall come to the hands or Possession of the said
 Administrator, or into the hands or Possession of any other Person or
 Persons, for him, do well and truly Administer, according to Law &
 further do make a Just and true account, of his actings and doings
 therein, when thereto required by the said Court, and all the Test 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,

it we James Stringfellow,
Bound unto John
as Shinker, Notary
King George County
and Current money
made to the said
selves and each of
Administrators
nts, Seal'd with our
lour & Ord one
and in the first
M of the third,

if the above bound
Chattels & Credits
is a true & perfect
a Credits of the
Posseſſion or
masor Posſeſſion
is made do
of King George
the said Court &
the goods chattels
each which at
of the said
y other Person or
ording to Law &
ings and doing
all the Testam
th shall be found
t, the same being
Court for the time
sons respectively,

as the said Justices by their Order, or Judgment shall direct, Pursuant to
the Laws, in that case made and Provided; And if it shall hereafter
appear, That any last Will and Testament was made by the said deceased
and the Executor or Executors therein named, to exhibit the same into
the said Court, making Request to have it allow'd and approv'd according
ly, if the said James Stringfellow being thereunto required, do render'd
deliver up his letters of Administration, Approbation of such Testament
being first had and made in the said Court, Then this Obligation to be
void, and of none Effect, or else to remain in full Force and Virtue
Seal'd and deliver'd
in the Presence of

James Stringfellow 
Henry Stringfellow 

At a Court held for King George County the 5^m
ay of November 1704.

James Stringfellow and Henry Stringfellow, acknowledge this Bond to
be their Act and Deed which is admitted to Record

I know all Men by these Presents That we David, Bronough and John Grant, are held and firmly bound unto Charles Carter Esq^r first Justice of the County of King George his heirs, Executors, and Administrators, for and on behalf of the Court of the aforesaid County, in the sum of Six hundred Pounds, To which Payment well and truly to be made, we do Bind ourselves, our heirs Executors, and Administrators, Jointly and Severally firmly by these Presents, Seal with our Seals, and date at this 5th day of November 1701.

The Condition of this Obligation is such, That if the above bound, David Bronough, Guardian of Reuben Stringfellow, David Seal and Anthony Seal, his heirs, Executors, and Administrators, do and shall well and truly pay or cause to be paid unto the said Orphan all such Estates and Estates, as now are or shall hereafter come to the hands of the said Guardian, as soon as the said Orphan shall attain to Lawfull Age, or when thereto requirea by the Justices of the Peace, for the County of King George; as also to save and keep harmless the said Justices, their heirs and Successors, from all Trouble and Damage, that shall and may arise about the said Estates, Then this Obligation to be void, or else to be in full force

Seal'd and Acknowledg'd
in the Presence of

David Bronough *(read)*
John Grant *(read)*

At a Court held for King George County the
5th day of November 1701.

David Bronough and John Grant acknowledge this Bond to be true
Act and Deed, which is admitted to Record

I know all Men by these Presents That we Tabitha Strother and Thomas Jett, are held and firmly bound unto Charles Carter Esq^r the first Justice in the Commission of the Peace for King George County, for and in behalf, and to the

Sole use and behoof of the Justices of the said County, and their
Successors, in the sum of Two hundred pounds, to be paid to the
said Charles Carter, his Executors, Administrators, or Assigns.
To the which Payment well and truly to be made, we Bind ourselves
and every of us, our and every of our heirs, Executors & Admini-
strators, Jointly and Severally, firmly by these Presents, Sealed
with our Seals, dated this 3^d day of December 1761.

Tabitha
and C

The Condition of this Obligation is such, That if the above named
Tabitha Strother Executrix of the last Will and Testament of George Strother
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 Tabitha Strother, or into the hands and Possession, of any other
Person or Persons for her, and the same so made as 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
at any time after, shall come to the hands, Possession, or Knowledge
of the said Tabitha Strother, or into the hands and Possession of any
other Person or Persons for her, do well and truly Administer accord-
ing 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 also, shall well and truly pay and deliver all the Legacies
contain'd 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

Seal'd and deliver'd
in the Presence of

her maj: Tabitha T Strother Seal
Tho: Jett Seal

The
John
decea
all an
which
Execut
him,
Georg
and t
and t
the h
and
Adm

At a Court held for King George County the 3rd day of December 1761.

Tabitha Strother and Thomas Jett acknowledge this Bond to be their Act and Deed, which is admitted to Record.

I know all Men by these Presents, That we John Strother and Samuel Kendall, are held and firmly bound unto Charles Carter, John Triplett, Thomas Jett, Samuel Shinkler, and Horatio Daale Gent. Justices of the Peace for King George County, for and in Behalf, and to the sole use and behoof of the Justices of the said County, and their Successors, in the Sum of 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 3^d day of December 1761.

The Condition of this Obligation is such, That if the above Bound John Strother, Executor of the last Will and Testament of Richard Strother 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 Executor, 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 Executor, 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 all his actings and doings therein, when thereto required by
the said Court, And also, shall well and truly pay and deliverall the
Decacies Contain'd 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.

Seal'd and deliver'd
in the Presence of.

John Strother 
Samuel Kendall 

At a Court held for King George County the 3^d day of
December 1761.

John Strother and Samuel Kendall acknowledge this Bond to be their
Act and Deed, which is admitted to Record.

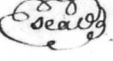
Know all Men by these Presents That we John Orr &
Alexander Rosegent are here and firmly Bound unto Charles
Carter gent first Justice in the Commission of the Peace for King
George County, Now owing in the sum of one hundred Pounds
To be paid to the said Charles Carter, his Executors, Administrators
and Assigns, To the which payment well and truly to be made,
we Bind ourselves, and every of us, our, and every of our heirs,
Executors, and Administrators, Jointly and Severally firmly
by these Presents, Seal'd with our Seals, dated this 1^m day of
March 1762.

The Condition of this Obligation is such, That if the above Bound
John Orr Administrator of all the goods, Chattels, and Credits of William
Hopenstall deceas'd, do make or cause to be made, a true and perfect
Inventory of all and singular the Goods, Chattels and Credits of the
said deceas'd, which have, or shall come to the hands, Possession or
Knowledge of the said John Orr, or into the hands or Possession of any

other Person
be exhibit
thereupon
and all
his dear
said Son
for him
make
therefore
Goods, C
Amin
the Just
Person
shall al
it shall
the said
the sa
approvi
rende
Testame
to be Val
Seal'd
in the
(

John Or
Act and

other Person or Persons for him, and the same so made, do exhibit, or cause to be exhibited into the County Court of King George, at such time as he shall be, thereunto required by the said Court, and the same Goods, Chattels, and Credits and all other the Goods, Chattels, and Credits of the said deceased, at the time of his death, which at any time after shall come to the hands, or Possession of the said John 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 Just and true account of his Actions and doings therein, when thereto required by the said Court, and all the rest and Residue, of the said Goods, Chattels and Credits, which shall be found remaining upon the said Administrators account, the same being first Examined and Allow'd by the Justices of the Court, for the time being, shall deliver and pay unto such Person or Persons respectively as the said Justices by their order, or Judgment, shall direct, Pursuant to the Laws in that case made and Provided, and if it shall hereafter appear, that any last Will and Testament was made by the said deceased, and the Executor or Executors therein named, do exhibit the same into the said Court, making Request to have it allow'd and approved accordingly, if the said John Orr being thereunto required, do render and deliver up his letters of Administration, Approbation of such Testament being first had and made in the said Court, Then this Obligation to be Void and of none effect, or else to remain in full Force and Virtue
 Seal'd and deliver'd
 in the Presence of

John Orr, 
 Al. Rose 

At a Court held for King George County, the 4th day of March 1762.

John Orr and Alexander Rose gent. acknowledge this Bond, to be their Act and Deed, which is admitted to Record.

above Bound
 to of William
 perfect
 its of the
 sponso
 ion of any

Know all Men by these Presents that we Thomas White
 and Thomas Jett are here and firmly Bound unto Charles Carter
 Gent. the first Justice in the Commission of the Peace, for King
 George County, for and in behalf, and to the Sole use and behoof
 of the Justices of the said County, and their Successors, in the
 Sum of One hundred pounds, to be paid to the said Charles Carter
 his Executors, Administrators, or Assigns, To the which Payment
 well and truly to be made, we bind ourselves, and every of us,
 our, and every of our heirs, Executors, and Administrators,
 Jointly and severally, firmly by these Presents, Seal'd with
 our Seals, dated this 4th day of March, anno Dom. 1702.

The Condition of this Obligation is such, That if the above Bound
 Thomas White, Executor of the last Will and Testament of Ann White
 deceas'd, do make, or cause to be made, a true and perfect Inventory of
 all and Singular, the Goods, Chattels, and Credits of the said deceas'd,
 which have, or shall come to the hands, Possession, or Knowledge of the
 said Thomas White, 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 others
 the Goods, Chattels, and Credits of the said deceas'd, which at any
 time after, shall come to the hands, Possession, or Knowledge of the said
 Thomas White, or into the hands, and Possession of any other Person or
 Persons for him, as well and truly Administer according to Law, &
 further do make a just and true Account of his Actings and doings
 therein, when thereto requirea by the said Court, and also, shall well
 and truly pay and deliver all the Legacies Contain'd and Specified
 in the said Testament, as far as the said Goods, Chattels & 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 & Virtue
 Seal'd and deliver'd
 in the Presence of

Thos. White ^{Seal}
 Thos. Jett ^{Seal}

At a Court held for King George County the 4th day of
March 1702.

Thomas White and Thomas Jett acknowledge this Bona, to be their Act,
and Deed, which is admitted to Record.

I know all men by these Presents, That we Francis
Jett and Richard Payne are held and firmly Bound unto
Charles Carter gent the first Justice in the Commission of the
Peace for King George County, for and in behalf, and to the
Sole use, and behoof of the Justices of the said County, and
their Successors, in the sum of one Thousand Pounds, to be
paid to the said Charles Carter, his Executors, Administrators
or Assigns, To the which Payment well and truly to be made,
we bind 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 March anno Domini 1702.

The Condition of this Obligation is such, That if the above Bound
Francis Jett Executor of the last Will and Testament of William 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 the
said Francis Jett, 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
Francis Jett, or into the hands and Possession of any other Person or
Persons for him, do well and truly administer according to Law, and,

322
 further, as 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 contain'd 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.

Seal'd and deliver'd,

in the presence of }
 Francis Jett, Richd Payne

F. Jett Junr.
 Richd Payne

At a Court held at King George County the
 1st day of March 1702.

Francis Jett and Richard Payne acknowledge this Donation,
 their Act and Deed, which is admitted to Record,

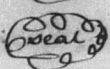
I know all Men by these Presents, That we Francis Jett and Thomas Jett are held and firmly Bound unto Charles Carter Esq^r first Justice of the County of King George his heirs, Executors, and Administrators, for and on behalf of the Court of the said County, in the sum of five hundred pounds, To which Payment well & truly to be made, we bind ourselves, our heirs, Executors and Administrators, Jointly and Severally, firmly, by these Presents, Seal'd with our Seals, and dated this 1st day of March 1702.

The Condition of this Obligation is such, That if the above bound Francis Jett, Guardian of Charles Deane, his heirs, Exec^rs and Administrators, do and shall, well and truly, pay or cause to be paid, unto the said Orphan, all such Estate and Estates, as are or shall hereafter, come to the hands of the said Francis Jett, as

soon as the said Orphan shall Attain to Sawfull Age, or when thereto required by
the Justices of the Peace for the aforesaid County of King George, 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 Estates, Then this Obliga-
tion to be void, or else to be in full force

*Signd Seala & Acknowledg'd
in Presence of*

F. Jett Junr.
Tho: Jett.



At a Court held for King George County the 1st
day of March 1702.

Francis Jett and Thomas Jett Acknowledg'd this Bond to be their Act and
Deed which is admitted to Record

Know all Men by these Presents, That we Gerard
Banks and William Ronley, are held and firmly bound
unto Charles Carter Esq^r first Justice of the County of King
George, for and on behalf of the Court of the said County, in the Sum
of Three hundred Pounds Current money, To which Payment
well and truly to be made, we Bind ourselves, our heirs Executors
and Administrators, Jointly and Severally, firmly, by these
Presents, Seal'd with our Seals, and dated this 1st day of May
1702.

The Condition of this Obligation is such, That if the above Bound
Gerard Banks, Guardian of William and Mary Herby Chiseldine, his
heirs, Executors, and Administrators, do and shall, well and truly pay or
cause to be paid, unto the said Orphan, all such Estates and Estates, as are or
shall come to the hands of the said Gerard, as soon as the said Orphan shall
Attain to Sawfull Age, or when thereunto Required by the Justices of the
Peace for the aforesaid County of King George, 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, or else to be in full Force
 Signia Seala & Acknowledg'd
 in Presence of

Ger. Banks (Seal)
 W^m Rowley (Seal)

At a Court held for King George County
 the 6th day of May 1762.

Gerara Banks and William Rowley acknowledge this Bond to be
 their Act and Deed, which is admitted to Record

I know all men by these Presents, That we Zachariah
 Kirby Chiselaine, and Gerara Banks are held and firmly
 Bound unto John Triplett, Charles Carter, Thomas Brinley,
 and Heratio Dace, Justices 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, Seal with our Seals, dated this 6th day of May anno
 Domini 1762.

The Condition of this Obligation is such, That if the above Bound
 Zachariah Kirby Chiselaine, Administrator, with the will annexed
 of James Kirby Chiselaine deceas'd, do make, or cause to be made
 a true and perfect Inventory of all and singular the Goods, Chattels, &
 Credits of the said deceas'd, which have or shall come to the hands
 Possession, or knowledge of the said Zachariah, or into the hands
 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, another same
 Goods, Chattels, and Credits, and all other the Goods, Chattels and
 Credits of the said deceas'd, which at any time after, shall come to

the hands, Possession, or Knowledge of the said Zachariah, or into the hands
 and Possession, of any other Person or Persons for him, as well and truly,
 Administer according to Law, and further, do make a true and Just Account
 of his Actings and doings therein, when thereto required by the said Court,
 and also, shall well and truly pay and deliver all the Legacies contained and
 Specified in the said Testament, as far as the said Goods, Chattels, & Credits
 will thereunto extend, and the Law shall charge. Then this Obligation to be
 void, and of none effect, or else to remain in full Force and Virtue
 Sealed and delivered in the Presence of
 The Court.

Zachariah Herby Chiselaine Seal
 Ger. Danis. Seal

At a Court held for King George County the 6th day
 of May 1702.

Zachariah Herby Chiselaine and Gerara Danis, acknowledge this
 to be their Act and Deed, which is admitted to Record.

Know all Men by these Presents, That we William Allen
 and Joseph Robinson, are held and firmly Bound unto
 Charles Carter Esq^r the first Justice in the Commission of the
 Peace for King George County, for and in behalf, and to the
 sole use, and behoof of the Justices of the said County, and
 their Successors, in the sum of Two hundred pounds, to be
 paid to the said Charles Carter his Executors, Administrators
 or Assigns. To the which Payment well and truly to be made
 we Bind 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
 third day of June anno Domini 1702.

The Condition of this Obligation is such, That if the above Bound
 William Allen, Executor of the last Will and Testament of Archibald

Allan

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 Executor, 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 Executor, or into the hands and Possession of any other Person or Persons for him, do well and truly administer according to Law, & further, do make a true and Just Account of his Actings and doings therein, when thereto required by the said Court, and also, shall well & truly pay and deliver all the Legacies contained and Specified in the said Testament, as far as the said Goods, Chattels, and Credits will there unto extend, and the Law shall charge, Then this Obligation to be void and of none effect, or else to remain in full Force & Virtue

Seal'd and deliver'd
in the Presence of }

William Allan 
Joseph Robinson 

At a Court held for King George County —
the 3^d day of June 1762.

William Allan and Joseph Robinson acknowledge this Deed
to be their Act and Deed, which is admitted to Record.

I know all Men by these Presents. That we Thomas Shimpfer and Joseph Robinson, are held and firmly bound unto Charles Carter Esq^r. the first Justice in the Commission of the Peace for King George County, for and in behalf, and to the sole use and behoof of the Justices of the said County, their

Succesors, in the sum of one hundred Pounds, to be paid to the said Charles Carter, his Executors, Administrators, and Assigns, To the which Payment, well and truly to be made, we Ourselves, and every of us, our, and every of our heirs, Executors, and Administrators, Jointly and Severally, firmly by these Presents, Seal'd with our Seals, dated this first day of July 1702.

The Condition of this Obligation is such, That if the above Bound, Thomas Shinkler Administrator of all the Goods, Chattels and Credits of William Scurlock deceased, do make, or cause to be made, a true and perfect Inventory of all and Singular, the Goods Chattels and Credits of the said deceased, which have, or shall come to the hands, Possession or Knowledge of him the said Thomas, or into the hands or Possession of any other Person or Persons for him, and the same so made, do exhibit or cause to be exhibited, into the County Court of King George, at such time as he shall be thereunto required by the said Court, and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits of the said deceased, at the time of his death, which at any time after, shall come to the hands or Possession of the said Thomas, or into the hands of Possession, of any other Person or Persons for him, do well and truly Administer according to Law, and further do make a Just and true account of his Actions and doings therein, when thereto required by the said Court, and all the rest and Residue of the said Goods, Chattels and Credits, which shall be found remaining upon the said Administrators account, the same being first examin'd and allow'd 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, & if it shall hereafter appear, that any last Will and Testament was made by the said deceased, and the Executor or Executors therein named, do exhibit the same into the said Court, making request to have it allow'd and approve accordingly, if the said Thomas Shinkler being thereunto required, do render and deliver up his Letters of Administration, Approval of such Testament being first had &

in the said Court, Then this Obligation to be void and of none effect, or
else to remain in full Force and Virtue
Seal'd and deliver'd
in the Presence of . . .

Tho: Shinker 
Jos: Robinson 

At a Court held for King George County the
first day of July 1702.

Thomas Shinker and Joseph Robinson acknowledge this Bona
to be their Act and Deed, which is admitted to Record

Know all Men by these Presents, That we George
Morton, John Wright, John Champ, & James Kenyon, William
Brougham, are held and firmly bound unto Charles Carter
Esq: the first Justice in the Commission of the Peace for King
George County, for and in behalf, and to the sole use and behoof
of the Justices of the said County, and their Successors, in the
Sum of two Thousand pounds, to be paid to the said Charles
Carter his Executors, Administrators, or Assigns, To the
which Payment well and truly to be made, we bind ourselves,
and every of us, our, and every of our heirs, Executors, and
Administrators, Jointly and Severally, firmly, by these
Presents, Seal'd with our Seals, dated this first day of July
of July, Anno Domini 1702.

The Condition of this Obligation is such, That if the above
Bouna, George Morton and John Wright Executors of the last Will
and Testament of John Grant deceas'd, do make, or cause to be made
a true and perfect Inventory of all and singular, the goods
Chattels, and Creations of the said deceas'd, which have, or shall
come to the hands, Possession, or Knowledge of the said George Morton
and John Wright, or into the hands, and Possession of any other,

Person or Persons for them, and the same so made as exhibit, into the County Court of King George, at such time as they shall be thereunto required by the said Court, and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits of the said deceased, which at any time after, shall come to the hands, Possession, or Knowledge of the said George Morton & John Wright, or into the hands, and Possession of any other Person or Persons for them do well and truly Administer according to Law, and further, as make a true and just account of their Actions and doings therein when thereto required by the said Court, and also, shall well and truly Pay and deliver, all the Legacies contained and specified in the said Testament, as far as the said Goods, Chattels, and Credits will 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

George Morton 

John Wright 

John Champe 

James Kenyon 

William Dronaugh 

At a Court held for King George County the 1st day of July 1762

George Morton and John Wright, ^{& the securities} acknowledge this Bona to be their Act and Deed, which is admitted to Record.

I now all men by these presents, That we David Dronaugh and John Champe gent. are held and firmly bound unto Charles Carter Esq^r first Justice of the County of King George, his heirs, Executors, and Administrators, for and on behalf of the Court of the said County in the sum of two Thousand Pounds, To the which Payment well and truly to be made, we bind ourselves, our heirs, Executors, & Administrators

Jointly and Severally, firmly, by these Presents, Sealed with our Seals
and dated this 5th day of August 1702.

The Condition of this Obligation is such That if the above bound
David Bronough, Guardian of William Grant 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 are
or shall hereafter come to the hands of the said David Bronough
as soon as the said Orphan shall attain to Lawfull Age, or when
thereto required by the Justices of the Peace for the aforesaid County
of King George, 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 Estates. Then this Obligation to
be void, or else to be in full Force.

Sign'd Sealed and Acknowledg'd

in Presence of

David Bronough (Seal)
John Champe (Seal)

At a Court held for King George County the
5th day of August 1702.

David Bronough and John Champe, acknowledge this Bond to be
their Act and Deed, which is admitted to Record.

I know all Men by these Presents, That we William
Bruce and John Champe, are held and firmly bound unto
our Sovereign Lord George the Third by the Grace of God of
Great Britain France and Ireland King Defender of the
Faith &c in five hundred pounds lawfull money of
Virginia, To be paid to our said Lord the King, his heirs
and successors, To the which Payment well and truly to be

made, we
and our
Deals w/
his Majc

The Con
bound w/
Esq^r his
of the Colc
one of the
at Worts
entitled
Frauds &
shall tru
Inspector
of the sa
full For
Seal'd
in the C

William
their Ac

without our Seals
above bound
es, Executors
or cause to
tates as are
Bronaugh
, or when
aid County
said Justices
age, that
eation to
Bronaugh (Seal)
Champe (Seal)
ge County the
is Bond to be
we William
y bound unto
ace off god of
fender of the
coney of
ng, his heirs
or 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, Seal'd with our Seals, at the 1st day of November, in the third year of his Majesty's Reign, Annoque Domini 1702.

The Condition of the above Obligation is such, That whereas the above bound William Bruce, is by the Honourable Francis Fauquier Esq^r his Majesties Lieutenant Governor, and Commander in Chief of the Colony and Dominion of Virginia, Constituted and appointed one of the Inspectors of Tobacco, at the Publick warehouse Establish'd at Mortons; in the County of King George, Pursuant to the Act of Assembly entitled an Act for amending the Staple of Tobacco, and Preventing Frauds in his Majesty's Customs, Now, if the said William Bruce shall truly and faithfully perform the Duty and Office of an Inspector, according to the Directions and true intent & meaning of the said Act, Then this Obligation to be void, or else to remain in full Force and Virtue.

Seal'd and deliver'd
in the Presence of

W^m Bruce . . . (Seal)
John Champe (Seal)

At a Court held for King George County
the 1st day of November 1702.

William Bruce and John Champe, acknowledge this Bond to be their Act and Deed, which is admitted to Record.

I know all men by these Presents, That we George Morton and Joseph Robinson, are held and firmly bound to John Champe, John Triplett, Samuel Shinkler and Horatio Dace, Gent. Justices of King George County, now sitting in the sum of Fifty pounds

Current money. To the Payment whereof, well and truly to be made
to the said Justices, and their Successors, we bind ourselves &
each of us, our, and each of our heirs, Executors, and Administrators
Jointly and Severally, firmly, by these Presents, Sealed with our
Seals, this 1st day of November, in the year of our Lord One
Thousand seven hundred and Sixty two, and in the third
year of the Reign of our Sovereign Lord George the third.

The Condition of this Obligation is such, That if the above bound
George Morton, Administrator of all the Goods, Chattels and Credits
of Morgan Finney 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 George Morton, or into the hands & Possession
of any other Person or Persons for him, and the same so made, do
exhibit or cause to be exhibited into the County Court of King George
at such time as he shall be thereunto required by the said Court, and
the same Goods, Chattels, and Credits and all other the Goods, Chattels
and Credits of the said deceased, at the time of his death which at
any time after, shall come to the hands or Possession of the said George
Morton, or into the hands or Possession of any other Person or Persons
for him, do well and truly Administer according to Law, and further,
do make a true and Just 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 examined
and allow'd by the Justices of the Court for the time being, shall deliver
and pay to such Person or Persons respectively, as the said Justices by
their Order, and Judgment shall direct, Pursuant to the Laws in that
case made and Provided, and if it shall hereafter appear, that any
last Will and Testament was made by the said deceased, and the
Executor or Executors therein named, do exhibit the same into the said
Court, making request to have it allow'd and approv'd accordingly.

if the said George Morton being thereunto required, do render and deliver up his letters of Administration, Approbation of such Testament being had & made in the said Court. Then this Obligation to be void and of none effect, or else to remain in full force and virtue.

Seal'd and deliver'd
in the Presence of — }

George Morton Seal
Jos. Robinson Seal

At a Court held for King George County the 1st
day of November 1762.

George Morton and Joseph Robinson acknowledge this Bond to be their
Act and Deed, which is admitted to Record,

I now all Men by these Presents, That we John Champe
and John Shinker, are held and firmly bound, to John
Trippett, William Newton, Samuel Shinker, Horatio Dace
Gent. Justices of King George County, now sitting, in the
Sum of two Thousand Pounds, To the Payment whereof, well
and truly to be made, to the said Justices, and their Successors,
we bind ourselves, and each of us, our, and each of our heirs,
Executors and Administrators. Jointly and Severally,
firmly by these Presents, Seal'd with our Seals, this 1st
day of November, in the year of our Lord one Thousand
seven hundred and Sixty two, and in the third year of
the Reign of our Sovereign King George the third.

The Condition of this Obligation is such, That if the above Bound
John Champe, Administrator, with the Will annex'd, of all the Goods
Chattels and Credits of Daniel McDonald 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 know ledge of the said John Champe, or into the

hands, or Possession of any other Person or Persons for him, and the same so made, do exhibit or cause to be exhibited into the County Court of King George, at such time as he shall be thereunto required, by the said Court, and the same goods, Chattels, and Credits, and all other the goods, Chattels, and Credits, of the said deceased, at the time of his death which at any time after, shall come to the hands, or Possession of the said John Champe, or into the hands or Possession of any other Person or Persons for him, do well and truly Administer according to Law, and further do make a Just and true account of his Actions and doings therein, when thereto requir'd 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 Examin'd and allow'd 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 allow'd and Approved, accordingly, if the said John Champe being thereunto required, do tender and deliver up his letters of Administration, Approbation of such Testament being 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.

Seal'd and deliver'd
in the Presence of

John Champe 
John Shinker 

At a Court held for King George County
the 1st day of November 1702.

John Champe and John Shinker gent. acknowledg'g this Document
to be their Act and Deed, which is admitt'd to Record

Know all Men by these Presents, That we
 Aaron Grigsby and William Harrison, are here and
 firmly bound to John Champe, John Triplett, Horatio
 Dace Samuel Shunkier, Gent. Justices of the Court of
 King George County, now owing in the sum of two
 hundred pounds. To the Payment whereof, well and
 truly to be made, to the said Justices, and their Successors,
 we Bind ourselves, and each of us, our, and each of our
 heirs, Executors and Administrators, Jointly and
 Severally, firmly, by these Presents, Seal'd with our Seals
 this 1st day of November, in the year of our Lord one
 Thousand seven hundred and Sixty two, and in the
 third year of the Reign of our Sovereign Lord King
 George the third.

The CONDITION of the above Obligation is such, That if the
 above Bound Aaron Grigsby, his Executors, and Administrators
 shall well and truly pay and deliver, or cause to be paid & delivered
 unto Winifred and Lawrence Bolthrop, Orphans of Frances
 Bolthrop, deceased; all such Estate or Estates, as now is, or are, or
 hereafter shall appear to be due to the said Orphans, when and as
 soon as they shall attain to lawfull Age, or when thereto required
 by the Justices of the said County Court, as also keep harmless the
 above named Justices, their and every of their heirs, Executors &
 Administrators, from all Trouble and damages, that shall or
 may arise about the said Estate, Then the above Obligation to be void
 otherwise to remain in full Force.

Seal'd and deliver'd
 in the Presence of

Aaron Grigsby 
 Wm Harrison 

At a Court held for King George County
 the 1st day of November 1782.

Aaron Grigsby and William Harrison acknowledging this Bond
 to be their Act and Deed, which is admitted to Record.

To all Men by these Presents, That we
 Reuben Rankins and Baldwin Berry, are held & firmly
 Bound unto John Champe, John Triplett, William Newton
 Samuel Shiner, and Horatio Dace, Justices in the
 Commission of the Peace for King George County, for and
 in behalfs, and to the sole use and behoof of the Justices,
 of the said County, and their Successors, in the sum of
 two hundred Pounds, to be paid to the said Justices, their
 Executors, Administrators, or Assigns, To the which Paymt
 well and truly to be made, we bind ourselves, and every of
 us, our, and every of our heirs, Executors, and Administra
 tors, Jointly and Severally, firmly, by these Presents,
 Sealed with our Seals, dated this 11th day of November,
 Anno Dominae 1702.

The Condition of this Obligation is such, That if the above
 Bound Reuben Rankins, Executor of the last Will and Testament
 of Mary Woffenaall deceas'd, do make, or cause to be made a true
 and perfect Inventory of all and Singular, the Goods, Chattels, and
 Credits of the said deceas'd, which have, or shall come to the hands,
 Possession, or Knowledge of the said Rankins, or into the hands, by
 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 deceas'd, which at any time after, shall come to
 the hands, Possession or Knowledge of the said Rankins, or into
 the hands, and Possession of any other Person or Persons for him
 to well and truly administer according to Law, and further,
 do make a true and just account of his Actions and doings therein,
 when thereto required by the said Court, and also, shall well & truly
 pay and deliver, all the Legacies contain'd and specified in the
 said Testament, as far as the said Goods, Chattels, and Credits will

thereunto exten^d, and the Law shall charge, then this Obligation to be
void and of none effect, or else to remain in full force and Virtue
Seal'd and deliver'd
in the Presence of — }

Reuben Rankins 
Bal^d Berry 

At a Court held for King George County the
4th day of November 1709.

Reuben Rankins and Baldwin Berry, acknowledging this Bond
to be their Act and Deed, which is admitted to Record.

Now all Men by these Presents, That we,
Hancock Lee, Arthur Morson, and Richard Lewis, are
held and firmly Bound unto John Champe the First
Justice in the Commission of the Peace, for King George
County, for and in behalf, and to the Sole use & behoof
of the Justices of the said County, their Successors, in the
Sum of two Thousand 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, Seal'd with our
Seals, dated this 4th day of November 1709.

The Condition of this Obligation is such, That if the above
Bound Hancock Lee, Administrator, of all the Goods, Chattels &
Credits of Hancock Lee deceas'd, do make, or cause to be made,
a true and perfect Inventory of all and Singular, the Goods, Chattels
and Credits of the said deceas'd, which have, or shall come to the
hands, Possession, or Knowledge of the said Hancock Lee, or into

the hands or Possession of any other Person or Persons for him, and
 the same so made, do exhibit, or cause to be exhibited into the County
 Court of King George, at such time as he shall be thereunto required
 by the said Court, and the same Goods, Chattels, and Credits, and
 all other the Goods, Chattels, and Credits, of the said deceased, at the
 time of his death; which at any time after, shall come to the hands
 or Possession of the said See, or into the hands and Possession, of any
 other Person or Persons for him, do well and truly Administer
 according to Law, and further, so make a Just and true account
 of his Actions and doings therein, when thereto required by the
 said Court, and all the rest and residue of the said Goods, Chattels
 and Credits which shall be found remaining upon the said
 Administrators account, the same being first examined and
 allow'd 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
 nam'd, do exhibit the same into the said Court, making request
 to have it allow'd and approved accordingly, if the said Hancock
 See being thereunto required, do render and deliver up his
 Letters of Administration, Approbation of such Testament,
 being first had and made in the said Court, Then this Obligation
 to be void and of none effect, or else to remain in full Force &
 Virtue.

Sealed and delivered
 in the Presence of — J

Han. See 
 Arthur Morson 
 Richd. Lewis 

At a Court held for King George County the
 4^m day of November 1702.

Hancock See, Arthur Morson and Richard Lewis acknowledge
 this Document to be their Act and Deed, which is admitted to Record

Know all Men by these Presents, That we, —
 William Bruce and John Pollard are held and firmly
 bound to Charles Carter, John Triplett, William Newton
 and Horatio Dace, gent. Justices of the Peace of King
 George County, now sitting, in the sum of five hundred
 Pounds, To the Payment whereof, well and truly to be made
 to the said Justices, and their Successors, we bind ourselves
 and each other, our, and each of our heirs, Executors, and
 Administrators, Jointly and Severally, firmly, by these
 Presents, Sealed with our Seals this 2^d day of December
 in the year of our Lord, One Thousand seven hundred and
 Sixty two, and in the third year of the Reign of our
 Sovereign Lord King George the third.

The Condition of the above Obligation is such, That if the above
 bound William Bruce, his Executors, and Administrators, shall
 well and truly pay and deliver, or cause to be paid and delivered, unto
 Mary Grant, Orphan of John Grant deceased, all such Estate or Estates
 as now is, or are, or hereafter shall appear to be due to the said Orphan
 when, and as soon as she shall attain to Lawfull Age, or when
 thereto required by the Justices of the said County Court, as also to
 keep harmless the above named Justices, their, and every of their
 heirs, Executors and Administrators, from all Troubles and damages
 that shall or may arise about the said Estate, Then the above
 Obligation to be void, otherwise to remain in full Force.
 Sealed and delivered
 in the Presence of

Wm Bruce . . . Seal
John Pollard Seal

At a Court held for King George County the
 2^d day of December 1762.

William Bruce and John Pollard acknowledge this Bond to be
 their Act and Deed, which is admitted to Record,

I know all Men by these Presents, That I Benjamin
 Marshall are held and firmly bound to Charles Carter Junr.
 Samuel Strider and other Justices of the Court
 of King George County, now owing, in the sum of one hundred
 Pounds, To the Payment whereof, well and truly to be made
 to the said Justices, and their successors, we bind ourselves, by
 each of us, our, and each of our heirs, Executors, & Administrators,
 Jointly and severally, firmly, by these Presents, Sealed,
 with our Seals, this 5th day of March, in the year of our
 Lord one Thousand seven hundred and sixty three, and in
 the fourth year of the Reign of our Sovereign Lord George
 the third.

The Condition of this Obligation is such, That if the above
 bound Benjamin Marshall, Executor of the last Will and Testament
 of Evaria Marshall 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 Benjamin Marshall, 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
 Benjamin Marshall, 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 extene, and
 the Law shall charge, Then this Obligation to be void and of none,

effect, or else to remain in full Force and Virtue.
Seal'd and deliver'd
in the Presence of _____ }

Benjamin Marshall ^{Seal}

At a Court held for King George County the 3rd
day of March 1703.

Benjamin Marshall acknowledg'd this Bond to be his Act & Deed
which is admitted to Record.

I now all Men by these Presents, That we
Margaret Strother Joseph Strother, and Baldwin Perry
are held and firmly bound to Charles Carter Sen^r & Jr^t
gentl^r Justices of the Court of King George County, now sitting
in the sum of five hundred Pounds, Current money, To
the Payment whereof, well and truly to be made to the
said Justices, and their Successors, we bind ourselves,
and each of us, our, and each of our heirs, Executors, and
Administrators, Jointly and Severally, firmly, by these
Presents, Seal'd with our Seals this third day of March
in the year of our Lord one Thousand seven hundred &
sixty three, and in the fourth year of the Reign of our
Sovereign Lord George the third.

The Condition of this Obligation is such, That if the above,
bound Margaret Strother, Joseph Strother, and Baldwin Perry
Executors of the last Will and Testament of Joseph Strother Jun^r
deceas'd, do make, or cause to be made, a true and perfect Inventory
of all and Singular, the Goods, Chattels, and Credits of the said deceas'd
which have, or shall come to the hands, Possession or Knowledge of the
said Executors, or into the hands, and Possession of any other Person
or Persons for them, and the same so made, do exhibit into the

343

Court of King George, at such time as they shall be thereto 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 Executors or into the hands and Possession of any other Person or Persons for them as well and truly Administrator according to Law, and further to make a Just and true account of their Actions and doings therein, when there required by the said Court, and also shall well and truly pay & 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

Marg^a Wth Strother ^{her} Seal
Jos. Strother ^{mark} Seal
Bal^r Derry ^{Seal}

At a Court held for King George County the
3^d day of March 1763.

Margaret Strother, Joseph Strother and Baldwin Derry Acknow-
ledge this Bond to be their Act and Deed, which is admitted to Record

I know all Men by these Presents, That we Joel Perry and John Thornley are held and firmly Bound unto Charles Carter, John Triplett Charles Carter Jur^r and Samuel Stricker, Justices for King George County, for and in behalf and to the sole use and behoof of the Justices of the said County, their Successors, in the sum of 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;

to required by the
and all other the
at any time after
the said Executors
or Persons for them
a further to make
herein, when thereto
truly pay & deliver
a Testament, as
thereunto exten-
e void and of none

^{her}
W. Srother (Seal)
march
brother (Seal)
Derrey (Seal)

George County the
n Derrey Acknow
admitted to Record

unto, That we Joel
firmly bound unto
her Just. and
ge County, for and
of the Justices of
sum of Two hundred
c Executors, aam
na truly to be made
x every of our heirs
ana severally,

315
firmly, by these Presents, Seal with our Seals, date at this 3
day of March 1783.

The Condition of this Obligation is such, That if the above Bound
Joel Derrey, Administrator, of all the Goods, Chattels, and Credits of
William Derrey deceas'd, do make, or cause to be made, a true and
Perfect Inventory of all and Singular the Goods, Chattels, and Credits of
the said deceas'd, which have, or shall come, to the hands, Possession or
Knowledge of him the said Joel Derrey, or into the hands or Possession of
any other Person or Persons for him, and the same somade, to exhibit
or cause to be exhibited into the County Court of King George, at such time
as he shall be thereunto required by the said Court, and the same Goods
Chattels and Credits, and all other the Goods, Chattels and Credits of
the said deceas'd, at the time of his death, which at any time after, shall
come to the hands or Possession of the said Joel Derrey, or into the hands
and Possession of any other Person or Persons for him, do well and truly
Administer according to Law, and further, to make a just and true
Account of his Actions and doings therein, when thereto required by
the said Court, and all the rest and residue, of the said Goods, Chattels
and Credits, which shall be found remaining upon the said Admini
strators 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 deceas'd, and the Executor or
Executors, therein named, to exhibit the same into the said Court,
making request to have it allowed and approved accordingly, if the
said Joel Derrey, being thereunto required, do render and deliver up
his letters of Administration, Approval of such Testament being
first had and made, in the said Court, Then this Obligation to be
void and of none effect, or else to remain in full Force and Virtue
Seal'd and delivered
in the Presence of }
Joel Derrey (Seal)
John Thornley (Seal)

At a Court held for King George County the
3rd day of March 1703.

Joel Derry and John Thornley acknowledge this Bond to be their
Act and Deed which is admitted to Record.

I know all men by these Presents, That we
James Gleneaning and William Rowley, are held
and firmly bound unto Charles Carter the first
Justice in the Commission of the Peace for King George
County, for and in Behalf, and to the sole use and
behalf of the Justices of the said County, their
Successors, in the sum of One hundred Pounds, To be
paid to the said Charles Carter, his Executors
Administrators, and Assigns, To the which Payment
well and truly to be made, we bind ourselves, and
every of us, our, and every of heirs, Executors
and Administrators, Jointly and Severally, firmly
by these Presents, Sealed with our Seals, dated this
3rd day of March 1703.

The Condition of this Obligation is such, That if the above
bound James Gleneaning and William Rowley, Administrators
of all the Goods, Chattels & Credits of Joseph Armstrong deceased,
do make, or cause to be made, a true and Perfect Inventory of all
and Singular the Goods, Chattels, and Credits of the said deceased
which have, or shall come to the hands, Possession or Knowledge of
them the said Administrators, or into the hands or Possession of
any other Person or Persons for them, and the same so made, do
exhibit, or cause to be exhibited into the County Court of King George
at such time as they shall be thereunto required by the said Court,
and the same Goods, Chattels, and Credits, and all other the
Goods, Chattels, and Credits, of the said deceased, at the time of his

death
said
or Pe
fult
ther
resid
ing
and
pay
Grade
ana
Testo
ther
requi
rist
lette
had
of no
See
in th

Jan
to be

345

death, which at any time after, shall come to the hands or Possession of the said Administrators, or into the hands and Possession of any other Person or Persons for them, do well and truly administer according to Law, and further, do make a just and true account of their Actions and doings therein, when thereto required by the said Court, and all the Test and Residue of the said Goods, Chattels and Credits, which shall be found remaining upon the said Administrators Account, the same being first examined and allowed by the Justices of the Court for the time being, shall deliver and pay unto such Person or Persons respectively, as the said Justices by their Order, or Judgment, shall direct, Pursuant to the Laws in that case made and Provided; and if it shall hereafter appear, that any last Will and Testament, was made by the said deceased, and the Executor or Executrix therein named, to exhibit the same into the said Court, making Request to have it allowed and Approved accordingly, if the said Administrators, being thereunto required, do render and deliver up their 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

Jas. Glendenning 
Wm. Rowley 

At a Court held for King George County the 3^d
day of March 1763.

James Glendenning and William Rowley, acknowledge this Bond
to be their Act and Deed, which is admitted to Record.

Know all Men by these Presents, That we John
Grant, and Charles Carter Jun^r are held and firmly bound
unto our Sovereign Lord George the third, by the grace
of God of Great Britain, France and Ireland King

Defender of the Faith & in five hundred Pounds lawfull
Money of Virginia, To be paid to our said Lord the King,
his heirs, and successors, 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, Seal'd with
our Seals, dated the 3^d day of March in the fourth year of
his Majesty's Reign, Annoque Domini 1703.

The Condition of the above Obligation is such, That whereas the
above Bona John Grant is, by the honourable Francis Fauquier
Esq^r his Majesty's Lieutenant Governor, and commander in chief
of the Colony and Dominion of Virginia, Constituted & appointed
one of the Inspectors of Tobacco, at the Publick Warehouse Establish'd
at Mortons, Pursuant to the Act of Assembly, Entitl'd an Act for
amending the Staple of Tobacco, and Preventing Frauds, in his
Majesty's Customs, Now if the said John Grant shall truly and
faithfully perform the duty and Office of an Inspector, according
to the directions and true intent and meaning of the said Act, then
this Obligation to be void, & else to remain in full Force and virtue
Seal'd and deliver'd
in the Presence of }
John Grant 
Ch Carter 

At a Court held for King George County,
the 3^d day of March 1703.

John Grant and Charles Carter acknowledge this Bona, to be their
Act and Deed, which is admitted to Record.

The Con-
Jett, Admi-
deceasa, ac-
Singular,
or shall con-
into the he-
for her, as
the County
required
allother it
of his area
of the said
Persons of
further, a
therein, w
Residue, &
remain
first Ex-
being, st
as the so
to the &
appear,

Know all Men by these Presents, That we Ann Thraulhell and Peter Jett, are held, and firmly Bound unto Charles Carter Esq^r the first Justice in the Commission of the Peace for King George County, for and in behalf, and to the sole use and behoof of the Justices of the said County, their Successors in the sum of two hundred Pounds, To be paid to the said Charles Carter, his Executors, Administrators, and Assigns, To whom payment well and truly to be made, we bind ourselves, and every of us, our, and every of our heirs, Executors and Administrators Jointly and Severally, firmly, by these Presents, Sealed with our Seals, dated this 7th day of April 1763.

The Condition of this Obligation is such, That if the above bound Ann Jett, Administratrix of all the Goods, Chattels, and Credits, of Mrs Thraulhell deceased, do make or cause, to be made a true and perfect Inventory of all her 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 Ann, or into the hands, or Possession of any other Person, or Persons, for her, and the same to make, as 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 of 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 Ann, or into the hands, and Possession, of any other Person or Persons for her, as 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 allow'd by the Justices of the Court for the time being, shall deliver and pay unto such Person or Persons respectively as the said Justices by their Order, or Judgment, shall direct, Pursuant to the Laws, in that case made and Provided, and if it shall hereafter appear, that any last Will and Testament, was made by the said deceased

and the Executor or Executors therein named, do exhibit the same into
the said Court, making request to have it allowed and Approved accordingly,
if the said Ann being thereunto required, do 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.
Seal'd and delivered
in the Presence of — — — — —

Ann J. Thraillhell ^{Seal}
his
Peter P. Jett ^{Seal}
mark

At a Court held for King George County,
the 7th day of April 1763.

Ann Thraillhell and Peter Jett, acknowledge this Bond to be their
Act and Deed, which is admitted to Record.

Know all Men by these Presents, That we William
Allison, William Rowley, and Joseph Robinson, are held &
firmly Bound unto Charles Carter Gent. the first Justice
in the Commission of the Peace for King George County, for,
and in behalf, and to the Sole use and behoof of the Justices
of the said County, and their Successors, in the Sum of One
Thousana Pounds, To be paid to the said Charles Carter his
Executors, Administrators, or Assigns, To the which Paym't
well and truly to be made, we bind ourselves, and every
of us, our, and every of our heirs, Executors, and Administra-
tors, Jointly and Severally, firmly by these Presents, Seal'd
with our Seals, dated this 3^d day of June anno Dom. 1763.

The Condition of this Obligation is such, That, if the above bound
William Allison, Executor of the last Will and Testament of —
Benjamin Mafsey deceased, do make or cause to be made, a true

the same into
providing accordingly
deliver up her
ment being
gation to be
and Virtue.

Thraillhell

Jett.
George County.

and to be their

That we William
son, are held &
first Justice
George County, for
& of the Justices
he sum of one
les Carter his
which Paym't
is, and every
nd Administra
esents, Seal
no Dom 1703.

the above bound
ment of
made, a true

349

an perfect Inventory, of all and singular the goods, chattels, & credits of
the said deceased, which have, or shall come to the hands, Possession, or
Knowledge, of the said William Allison, or into the hands, or Possession
of any other Person or Persons for him, and the same so made, do
exhibit unto the County Court of King George, at such time as he shall be
thereunto required by the said Court, and the same goods, chattels &
credits, and all other the goods, chattels and credits of the said deceased
which at any time after, shall come to the hands, Possession, or Knowledge
of the said William Allison, 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 &
doings therein, when thereto required by the said Court, and also, shall
well and truly pay and deliver all the Legacies contained and specified
in the said Testament, as far as the said goods, chattels, and credits,
will thereunto extend, and the Law shall charge. Then this Obligation to
be void and of none effect, or else to remain in full Force and Virtue.
Sealed and delivered
in the presence of - - - - -

William Allison
W^m Rowley
Jos. Robinson

At a Court held for King George County the 3rd
day of June 1703.

William Allison, William Rowley, and Joseph Robinson acknowledge
this Bond to be their Act and Deed, which is admitted to Record,

Simon all Men by these Presents, That we
Frances Barbara, William Newton, and James Henry
are held and firmly bound to Charles Carter, John Triplett
William Rowley, Samuel Shinker, Horatio Dade, John
Champe, and William Thornton, Gent. Justices of the Court,

Frances
this Day

of King George County, now setting on the sum of Two thousand
and Pounds, To the Payment whereof, well and truly to be
made to the said Justices, and their Successors, we bind
ourselves, and each of us, our, and each of our heirs, Executors
and Administrators, Jointly and Severally, firmly, by
these Presents, Seal'd with our Seals this 7th day of July, in
the year of our Lord one Thousand seven hundred and
Sixty three, and in the third year of the Reign of our Sovereign
George the third.

The Condition of this Obligation is such, That if the above
bound Frances Bazard, Executrix of the last Will and Testament
of Esdras Theodore Bazard deceased, do make, or cause to be made,
a true and perfect Inventory of all and Singular, the Goods, Chattels
and Credits of the said deceased, which have, or shall come to the
hands, Possession, or Knowledge of the said Francis Bazard, or into
the hands, and Possession of any other Person or Persons for her, & the
same so made, to 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 at any time after
shall come to the hands, Possession, or Knowledge of the said Francis
Bazard, or into the hands, and Possession of any other Person or Persons
for her, as well and truly Administer according to Law, and further
do make a Just and true account of her Actions and doings therein
when thereto required by the said Court, and also, shall well & 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 & Virtue
Seal'd and deliver'd
in the Presence of

her
Frances F Bazard *Seal*
mark

Wm Newton *Seal*

James Henry *Seal*

The
bound
shall be
unto the
Taliage
Estate
due to
to Dan
County
their a