

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 therein
 required by the said Court and the same goods Chattels
 and Credits and all other the goods Chattels & Credits of the
 said Deceased which at any time after shall come to the
 hands Possession or knowledge of the said Thomas Jett 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 therein
 extend and the said shall charge. These things Obligation
 to be void and of none Effect or else to remain in full force
 and Virtue

Thos Jett
 Jos Strother

Sealed & Delivered
 in the Presence of

At a Court held for King George
 County the 3^d day of August 1758

Thomas Jett and Joseph Strother Jun^r acknowledges this Bond
 to be their Act and Deed which was Ordered to be Recorded by
 truly Recorded

Jest
 Rob^t. Amistad Cl^k

I know all men by these Presents that we
 Mary Tankersley, William Jop and Joseph Strother
 Jun^r are held and firmly bound unto Charles Carter
 John Champe Samuel Dome, John Triplett and Charles
 Carter Jun^r Justices in the Commission of Peace for
 King George County now sitting in the sum of One
 thousand Pounds Current Money to be paid to the
 Justices their Executors Administrators or Assigns, To the
 which Payment well and truly to be made we bind our

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Sheweth 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 September Anno Domini 1758

The Condition of the above Obligation is such that
 if the above bound Mary Tanderley and William Top
 Executors of the last Will and Testament of George Tanderley
 doe or do make or cause to be made a true and perfect Inventory
 of all and singular the goods and Chattels and Credits of
 the said Deceased which have or shall come to the hands
 Possession or Knowledge of the said Tanderley and Top or into
 the hands and Possession of any other Person or Persons for
 them and the same so made do Exhibit into the County Court
 of King George at such time as they shall be therein 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 Tanderley and Top 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 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 therunto
 extend and the Law shall charge. Then this Obligation
 to be void Else to remain in full force and Virtue

Sealed and Delivered
 In Presence of
 Richard Tutt Juror

Mary ^{her} Tanderley 
 Wilem Top ^{mark} 
 Jos. Strother Jun^r 

At a Court held for King George County the 7th day of
 September 1758 Mary Tanderley, William Top, and
 Joseph Strother Jun^r Acknowledged this Bond to be their
 Act and Deed which was Ordered to be Recorded & is
 truly Recorded Test. Rob^t Armistead Cl^k Cur.

Know all men by these Presents that we William Top and George Morton are held and firmly bound unto Charles Carter Esquire of the County of King George his Heirs Executors & Administrators for and on behalf of the said Court of the aforesaid County in the sum of One thousand Pounds, To the which Paym^t well and truly to be made we do bind our selves our Heirs Executors and Administrators jointly and severally firmly by these Presents sealed with our seals dated this 7th day of September 1758

The condition of this Obligation is such that if the above bound William Top Guardian of Sally Janteroly Richard Janteroly and John Janteroly his Heirs Executors and Administrators do and shall well and truly pay or cause to be paid unto the said Orphans all such Estate and Estates as now is or hereafter shall come to the Hands of the said William Top as soon as the said Orphans shall attain to four full age or when thereunto required by the Justices of the Peace for the said 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 else to remain in full force and virtue

Sealed & Delivered
In the presence of
Anderson Bryan

Will^m Fox. (Seal)
George Morton. (Seal)

At a Court held for King George County
the 7th day of September 1758

William Top and George Morton acknowledged this Bond to be their Act and Deed which was Ordered to be Recorded & is truly

Recorded
Jest Not^y Amittad Col^l Cur.

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Know all Men by these Presents that we
 Thomas Casson and John Champelent are here
 and firmly bound unto Charles Carter Esq^r of the County
 of King George his Heirs Executors and Adm^r for & on
 behalf of the said Court of the aforesaid County in
 the sum of One thousand Pounds Current Money
 of Virginia to the which Payment well and truly
 to be made we do bind our selves our Heirs Exors
 Adm^r jointly and severally firmly by these
 Presents sealed with our Seals & Dated this 7th
 day of September 1758

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

Sealed and Acknowledged
 In Presence of

Thos Casson Seal

John Champelent Seal

At a Court held for King George County
 the 7th day of September 1758

Thomas Casson and John Champelent acknowledged this
 Bond to be their Act & Deed which was Ordered to be Recorded
 his truly Recorded

Test

Robt Armistead Clk^r Cur.

I know all men by these Presents that we Ann
 Jett and Thomas Jett are held and firmly bound unto
 Charles Porter Esquire of the County of King George his
 Heirs Executors and Administrators for and in behalf
 of the said Court of the abovesaid County in the sum of Fifty
 Pound Current Money To the which Payments well and
 truly to be made We do bind our selves our Heirs Exors and
 Administrators Jointly and severally firmly by these
 Presents Sealed with our seals dated this 2^d day of
 November 1758

The Condition of this Obligation is such that if the above
 bound Ann Jett Guardian of Peter and John Jett her Heirs
 Executors and Administrators do and shall well and truly
 pay or cause to be paid unto the said Orphan all such Estates
 and Estates as now is or here after shall come to the hands
 of the said Ann Jett as soon as the said Orphan shall attain
 to lawfull age or when thereunto required by the Justices
 of the Peace for King George County as also to save and keep
 harmless the said Justices their Heirs & Successors from all
 trouble and Damage that shall and may arise about the
 Estate then this Obligation to be void Else to remain in full
 force and Virtue

Ann A. Jett ^{her} Seal
 Tho. Jett Seal

Sealed & Delivered
 In presence of

At a Court held for King George County
 the 2^d day of November 1758

Ann Jett and Thomas Jett acknowledged this Bond to be
 their Act & Deed which was Ordered to be Recorded & is truly
 Recorded

Jest
 Robt Armistead Cl^{er}

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Know all Men by these Presents that we John Corbin, John Grant and Benjamin Eldin are held & firmly bound unto Charles Carter, John Champe, John Triplett and Thomas Sell Justices in the County of Peace for King George County now sitting in the sum of One hundred Pounds to be paid to the said Justices their Executors Administrators or Assigns To the which Payment well and truly to be made We bind our selves and every of us our Executors our Heirs Executors & Administrators Jointly and severally firmly by these Presents sealed with our Seals dated this 2^d day of November 1753

The Condition of this Obligation is such That if the above bound John Corbin Executor of the last will & Testament of John Corbin Deceased do make or cause to be made a true and perfect Inventory of all and singular the goods Chattels and Credits of the said Deceased which have or shall come to the Hands Possession or Knowledge of the said John Corbin or into the Hands Possession of any other Person or Persons for him or her 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 & Credits and all other the Goods Chattels and Credits of the said Deceased which at any time after shall come to the Hands Possession or Knowledge of the said John Corbin 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 & Doings therein when thereto required by the said Court: And also shall well & truly pay and deliver all the Legacies contained & specified in the said Testament as far as the said Goods Chattels & 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

Sealed & Delivered
In presence of

John Corbin (Seal)
John Grant (Seal)
Benjⁿ Eldin (Seal)

At a Court held for King George County
the 2^d day of November 1758

John Forbin John Grant and Benjamin Eldrin acknowledged
this Bond to be their Act and Deed which was Ordered to be Recorded
and is truly Recorded

Test

Robt Armistead Clk. Cur.

I know all men by these Presents that we
Henry Drake and Joseph Strother Junr are held
and firmly bound unto our Sovereign Lord King
George the second his Heirs and Successors in the
Penal sum of Twenty Pounds Sterling money of
Great Britain to the which Paymen we and
truly to be made we do bind our selves our Heirs
Executors and administrators Jointly & severally
firmly by these Presents sealed with our Seals and
dated this second day of November 1758

The Condition of the above Obligation is such that whereas the
above bound Henry Drake hath this day before the Court of
King George County obtained a Licence to keep a Publick Ferry
from Leeds Town in King George County over to Sarah Strother's
Land in Essex County. Now if the said Henry Drake do and
shall well and truly cause the said Ferry to be kept according
to the Directions of the said Court and shall give at all times
immediate Passage to such Publick Passengers as by the Act
of Assembly for that Purpose are mentioned to be Ferry Free
then the above Obligation to be void Else to remain in full
force and virtue

Henry Drake Seal

Joseph Strother Jr Seal

Sealed & delivered
in presence of -

At a Court held for King George County
the 2^d day of November 1758

Henry Drake and Joseph Strother Junr acknowledged this
Bond to be their Act & Deed which was Ordered to be Recorded
& is truly Recorded

Test

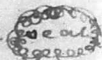
Robt Armistead Clk. Cur.

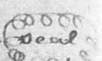
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Know all Men by these Presents that we William Wren and James Wren are held and firmly bound unto Charles Carter Esquire first Justice in the Commission of Peace for King George County his Heirs Executors and Administrators for and on behalf of the Court of the aforesaid County in the sum of Two hundred Pounds to which Payment well and truly to be made we bind our selves our Heirs Executors and Admrs jointly and severally firmly by these Presents sealed with our Seals and dated this 7^o day of December 1753

The Condition of the above Obligation is such that if the above Bound William Wren Guardian of Sarah, John & William Wren his Heirs Executors and Administrators do and shall well and truly pay or cause to be paid unto the said Orphanes all such Estate and Estates as are or shall here after come to the hands of the said William Wren as soon as the said Orphanes shall attain to lawful age or when thereto required by the Justice of the Peace for the above said County of King George as also to save and keep harmless the said Justice 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

Signed Sealed & Acknowledged
In presence of

Wilm Wren 

James Wren 

At a Court held for King George County the
7^o day of December 1753

William Wren and James Wren Acknowledged this Bond to be their Act & Deed which was Ordered to be Recorded & is truly Recorded

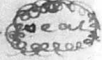
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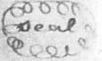
Robt Armistead Clk. Cur.

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Know all men by these presents That we Barnabas Williams
and John Pattison are held and firmly bound to John Champse John
Fipleth Samuel Dornd Thomas Sett & Samuel Shearke Gent
Justices of the Court of King George County now sitting 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 and each of us our and each of our heirs Executors and
Administrators jointly and severally firmly by these presents
Sealed with our Seals this first Day of March in the Year of
our Lord One Thousand Seven hundred and Fifty nine and in
the xxxij year of the Reign of our Sovereign Lord George the second

The Condition of this Obligation is such that if the above bound Barnabas
Williams Administrator of all the goods Chattels and Credits of Philip Robin-
son 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
Barnabas Williams or into the hands or possession of any other person or
persons for him and the same 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 Barnabas
Williams or into the hands or possession of any other person or persons for him do
well and truly administer according to Law and further do make a just and true
Account of his Actings and doings therein when thereto required by the said
Court and all the rest and Residue of the said goods Chattels and Credits which
shall be found remaining upon the said Administration Account the same being
first Examined and Allowed by the Justices of the Court for the time being shall
deliver and pay unto such person or persons respectively as the said Justices by
their order or Judgment shall direct pursuant to the Laws in that case made and
provided and if it shall hereafter appear that any Last Will and Testament
was made by the said Deceased and the Executor or Executors therein named do
exhibit the same into the said Court making request to have it allowed and
approved accordingly if the said Barnabas being thereunto required do render
and deliver up his Letters of Administration Approbation of such Testam

260) 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
Seald and Delivered
in the presence of
The Court

Dannabaw Williams
his
John Pattison
Mark

At a Court held for King George County the 1st day of March 1759
Dannabaw Williams and John Pattison Acknowledged this Bond to be their
Act and Deed which was Ordered to be Recorded —

Jest. Rob^t Armistead Cl^k Cour.

Know all men by these Presents that we Joseph Murdock and
John Champes Gent. are held and firmly bound unto our Sovereign Lord
King George the Second his heirs and Successors in the sum of One
Thousand Pounds Current Money of Virginia. To the which payment
well and truly to be made we do bind ourselves our heirs Executors and
Administrators Jointly and severally firmly by these presents sealed
with our seals and dated this 1st day of March 1759

The Condition of the above Obligation is such, that whereas the above
bound Joseph Murdock, is appointed by his Honor the Governor to be
Sheriff of King George County 1758 if the said Joseph Murdock do render
to the Auditor and receiver General of all his Majesty's Revenues a
Particular perfect & true acct. of all his Majesty's Rents and dues arising
within the said County, and also due payment make of all other publick
dues and Fees put into his hands to Collect within the said County unto the
Several Persons to whom the same shall be due and Payable and true performance
to make of all matters & things relating to his said Office during his continuance
therein then the above Obligation to be void else to remain, in full force
power and virtue

Seald & Acknowledged
In presence of
The Court

Joseph Murdock

John Champes

At a Court held for King George County the 1st day of March 1759

Joseph Murdock and John Champes Gent. Acknowledged this Bond to be
their Act and Deed which was Ordered to be Recorded —

Jest

Rob^t Armistead Cl^k Cour.

Know all men, by these Presents that we Joseph Murdock and John Champe Gent. are held and firmly bound unto our Sovereign Lord King George the second in the sum of One Thousand Pounds; To the which Payment well and truly to be made to our said Lord the King his heirs and Successors we do bind ourselves our Heirs Executors and Administrators jointly and severally firmly by these Presents sealed with our seals and dated this 1st day of March 1759

The Condition of the above Obligation is such that whereas the above bound Joseph Murdock is constituted, appointed and sworn Sheriff of the County of King George Now if the said Joseph Murdock shall well and truly collect the Poll and Land Taxes this present year according to the several Acts of the General Assembly in that case made and Provided and well and truly account for and pay the said Taxes according to the Directions of the said Acts Then the above Obligation to be void else to remain in full force power and Virtue

Sealed & Acknowledged
In presence of
The Court

Joseph Murdock
John Champe

At a Court held for King George County the 1st day of March 1759

Joseph Murdock and John Champe Gent. Acknowledged this Bond to be their Act and Deed which was Ordered to be Recorded

Test
Robt Armistead Clk Cou

Know all Men by these Presents that we Joseph Murdock & John Champe Gent are held and firmly bound unto our Sovereign Lord King George the Second his heirs & Successors in the sum of One Thousand pounds Current Money of Virginia. To the which payment well and truly to be made we do bind ourselves our Heirs Executors and Administrators jointly and severally firmly by these presents sealed with our seals & dated this first day of March 1759

The Condition of the above Obligation is such that whereas the above bound Joseph Murdock is Appointed by his Honor the Governor to be Sheriff of King George County now if the said Joseph Murdock do well & truly collect and pay the several Taxes already laid & to be laid & Appointed by any Act or Acts of the General Assembly of the Colony and Dominion of Virginia according to the Directions of the said Act or Acts which shall or may be in force during the Term he the said Joseph Murdock shall continue in the said Office of Sheriff. Then the above Obligation to be void else to remain in full force power and Virtue

Sealed & Acknowledged
In presence of
The Court

Joseph Murdock
John Champe

At a Court held for King George County the 1st day of March 1759

Joseph Murdock and John Champe Gent Acknowledged this Bond to be their Act and Deed which was Ordered to be Recorded

Test
Robt Armistead Clk Cou

Know all Men by these presents that we Joseph Berry & Joseph Strother are held & firmly bound unto our Sovereign Lord George the second by the grace of God of Great Britain France & Ireland King Defender of the Faith &c. in the sum of Ten Thousand pounds of Tobacco to the which payment well and truly to be made to our Sovereign Lord the King we bind ourselves our Heirs Executors & Administrators firmly by these presents sealed with our seals & dated this first Day of March One Thousand Seven Hundred & fifty Nine —

The Condition of this Obligation is such that whereas the above bound Joseph Berry hath obtained a Licence to keep an Ordinary at King George Court house in King George County Now if the said Joseph Berry doth constantly find & provide his said Ordinary with wholesome & cleanly Lodging & Diet for Travellers & Stallidge, Fodder & Provender, or Cartilage and Provender, as the season shall require for their Horses for & during the Term of one Year from the Date hereof & shall not suffer unlawful Gaming in his House nor on the Sabbath suffer any Person to Tattle or Drink more than is necessary then this Obligation to be void of none Effect or Use to be and remain in full force power & Virtue —

Sealed & Acknowledged
in presence of —
The Court

Jo: Berry — 
Jo: Strother 

At a Court held for King George County the 1st day of March 1759
Joseph Berry and Joseph Strother just Acknowledged this Bond to be their Act and Deed which was Ordered to be Recorded —

Test — Robt Armistead Cl. Cur.

Know all men by these presents that we John Saunderson and Cuthbert Harrison are held and firmly bound unto our Sovereign Lord George the second by the grace of God of Great Britain France & Ireland King Defender of the Faith &c. in the sum of Ten Thousand pounds of Tobacco to the which payment well & truly to be made to our Sovereign Lord the King we bind ourselves our heirs Executors & Administrators firmly by these presents sealed with our seals and dated this 5th day of April One Thousand Seven hundred and fifty Nine —

The Condition of this Obligation is such that whereas the above Bound John
 Saunderson hath Obtained a Licence to keep an Ordinary at his House in King
 George County. Now if the said John Saunderson doth constantly find and provide
 his said Ordinary with wholesome & cleanly Lodging & Diet for Travellers & Stableage
 Fodder & Provender or Pasturage & provender as the Season shall require for their
 Horses for and during the Term of one Year from the date hereof & shall not suffer
 unlawfull Gaming in his House nor on the Sabbath suffer any Person to Tattle or
 drink more than is Necessary Then this Obligation to be void and of None Effect or Else
 to be & remain in full force power and Virtue

Sealed & Acknowledged
 in presence of

Granke

John Sanderson

Cuthbert Harrison

At a Court held for King George County the 5th day of April 1769

John Saunderson and Cuthbert Harrison Acknowledged this Bond to be their Act
 and Deed which was Ordered to be Recorded

Tert

Robt Armistead Clk. Cur.

Know all men by these Presents that we Thomas Hoard & William Newton
 are held and Firmly Bound unto Charles Carter Esq. First Justice of the County
 of King George his heirs Executors & Administrators for & on behalf of the Court
 of the said County in the sum of Five hundred Pounds To which payment well
 and truly to be made we bind ourselves our heirs Executors & Administrators
 jointly & severally firmly by these presents sealed with our Seals & Dated this
 5th day of April 1769

The Condition of this Obligation is such that if the above Bound Thomas Hoard
 Guardian of John Hoard & Elizabeth Hoard Orphans of John Hoard Deed. his heirs Executors
 and Administrators do & shall well and truly pay or cause to be paid unto the said Orphan all such
 Estate & Estates as now are or shall hereafter, come to the hands of the said Thomas Hoard as
 soon as the said Orphan shall attain to the Lawfull Age of Twenty One Years or when thereto
 required by the Justices of the peace for the abovesaid County of King George as also to view
 and keep harmless the said Justices their Heirs and Successors from all Troubled Damages
 that shall or may arise about the said Estates then this Obligation to be void or Else to be in
 Full force

Signed Sealed & Acknowledged
 in presence of

Robt Armistead

Th. Hoard

W. Newton

At a Court held for King George County the 5th day of April 1769

Thomas Hoard & William Newton Acknowledged this Bond to be their
 Act and Deed which was Ordered to be recorded

Tert

Robt Armistead Clk. Cur.

Know all Men by these Presents that we Mary Monday and John Orr we held firmly bound unto Charles Barker Esq. of the County of King George his heirs Executors & Administrators upon the behalf of the Court of the aforesaid County in the sum of Fifty pound current Money. To the which payment well and truly to be made we do bind ourselves our heirs Executors & Administrators jointly & severally firmly by these Presents sealed with our seals and dated this 5th day of April 1759

The Condition of this Obligation is such that of the above bound Mary Monday Guardian of Betty, Thomas, Robert, Driney, & Hannah Monday her Heirs Executors & Administrators is and shall well & truly pay or cause to be paid unto the said Orphans all such Estate & Estates as now are or shall hereafter come to the hands of the said Mary Monday as soon as the said Orphans shall attain to Lawfull Age or when the same are required by the Justices of the Peace for King George County as also to save and keep harmless the said Justices their heirs & Successors from all Trouble & Damage that shall or may arise about the said Estates then this Obligation to be void or else be in full force

Sealed & delivered in
presence of
The Court

Mary Monday
John Orr

At a Court held for King George County the 5th day of April 1759
Mary Monday and John Orr Acknowledged this bond to be their
Act and Deed which was Ordered to be recorded

Test
Robt. Armitstead Cl. Secy.

Know all men by these Presents that we William Lightfoot Debrae Thompson & Gerard Banks we held and firmly bound unto our Sovereign Lord George the second by the Grace of God of Great Britain Francis Ireland King Defender of the Faith &c. in the sum of Ten Thousand Pounds of Tobacco. To the which Payment well and truly to be made to our Sovereign Lord the King we bind ourselves our heirs Executors & Administrators jointly and severally firmly by these Presents sealed with our seals & dated this 11th Day of April One Thousand seven hundred and Fifty Nine

The Condition of this Obligation is such that whereas the above bound William Lightfoot hath obtained a License to keep an Ordinary at Salomuth in King George County, Now if the said William Lightfoot shall constantly feed and Provide his said Ordinary with wholesome & cleanly Lodging and Diet for Travellers & Strangers Fodder & Provender or Pasturage & Provender as the Season shall require for their Journeyes & during the Term of one Year from the date hereof & shall not suffer unlawful Gaming in his house nor on the Sabbath suffer any Person to Tipple or Drink more than is necessary then this Obligation to be void & of None effect or else to be & remain in full force power & Virtue

Sealed & Acknowledged
in presence of
Ch. Chastaine

W Lightfoot
Dehar Thompson
Frank

At a Court held for King George County the 5th day of April 1759
William Lightfoot Dehar Thompson and Gerard Frank Acknowledged this Bond to be their Act and Deed which was Ordered to be recorded

Test
Robt Armistead Cl. Court

Know all Men by these presents that we James Glendinning and William Newton are held and firmly bound unto John Champe & Sam^l Dornes John Triplett William Rowley & Samuel Skinker, Justices in the Commission of the peace for King George County for and in behalf of 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} John Champe & Co. their Executors Administrators or Assigns. To the which payment well & 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 5th day of April Anno Domini 1759

The Condition of this Obligation is such: That if the above bound James Glendinning Executor of the last Will and Testament of Thomas 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 the said

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James Glendinning or into the hands and Possession of any other Person or persons for him and the same is made as Exhibit into the County Court of King George at such times as he shall be thereunto required by the said Court, and the same goods Chattels and Credits and all other the Goods Chattels and Credits of the said Deceased which at any time after shall come to the hands possession or Knowledge of the said James Glendinning or into the hands and Possession of any other person or persons for him as well and truly Administrator according to Law and further do make a true and just Account of his 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 in 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
Robt Armistead

Ja^s Glendinning 

W^m Newton 

At a Court held for King George County the 6th day of April 1759
James Glendinning & William Newton Acknowledged this Bond
to be their Act and Deed which was Ordered to be recorded

Test

Robt Armistead C. Cur.

Know all Men by these presents that we Francis Randall Thomas Jett & Richard Flynt are had and firmly bound unto the Justices now sitting in the Commission of the peace for King George County for and in behalf and to the sole Use and behoof of the Justices of the said County and their Successors in the Sum of Five hundred pounds Current Money. 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 Third Day of May Anno Domini 1759.

The Condition of this Obligation is such that if the above bound Francis Randall Executor of the Last Will and Testament of Thomas Randall Deceased do make or cause to be made a true and perfect Inventory of all and singular the goods Chattels & Credits of the said Deceased which have or shall come to the hands Possession or Knowledge of the said Francis Randall 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 Francis Randall 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 List of his Actings and doings therein when thereto required by the said Court And also shall well and truly pay and deliver all the Legacies contained and specified in the said Testament as far as the said Goods Chattels and Credits will thereunto extend and the Law shall Charge; Then this Obligation to be void and of None Effect or else to remain in full force and Virtue

Sealed and Delivered
in the presence of
The Court

Francis Randall

Tho: Jett

Richard Flynt

At a Court held for King George County the 3 day of May 1759
Francis Randall Thomas Jett & Richard Flynt Acknowledged this Bond to be their Act and Deed which was Ordered to be Recorded

Test Robt Armistead Cl. Cur

Know all men by these presents that we Clary Mannan & John Champe Court are held and firmly bound unto Sam: Donne Charles Carter Sam: Minton & Thomas Jett Justices in the Commission of the peace for King George County for and in behalf and to the use Use and behoof of the Justices of the said County and their Successors in the sum of £200. To be paid to the said Justices their Executors Administrators or Assigns. To the which payment we 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 the 3 Day of May Anno Domini 1759

The Condition of this Obligation is such That if the above bound
 Clary Mannen Administratrix with the will Annexed of Rob^t Mannen
 Doe caved to make or cause to be made a true & 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 Clary Mannen
 or into the hands or possession of any other person or persons for her and the
 same to be made do exhibit into the County Court of King George, at such
 Time as she shall be thereunto required by the said Court and the same
 Goods Chattels and Credits and all other the Goods Chattels and Credits
 of the said Deceased which at any time after shall come to the hands
 Possession or Knowledge of the said Clary Mannen or into the Hands
 and Possession of any other person or persons for her, do well and truly
 Administer, according to Law; And further do make a just and true
 Account of her Actings and Doings therein when thereto required by the said
 Court; And also shall well and truly pay and Deliver all the Legacies
 Contained and specified in the said Testament as far as the said Goods
 Chattels and Credits will thereunto extend and the Law shall charge;
 Then this Obligation to be void and of none Effect or else to remain
 in full Force and Virtue

Sealed and Delivered
 in the presence of
 The Court

her
 Clary Mannen 
 or mark
 John Champe 

At a Court held for King George County the 3^d day of May 1759

Clary Mannen and John Champe Joint Acknowledges this Bond
 to be their Act and Deed which was Ordered to be Recorded

Test Rob^t Armistead C. C.

Know all men by these presents that we W^m Newton &
 John Hackley are held & firmly bound unto Charles Carter, Esq^r
 first Justice of the County of King George his heirs Executors and
 Administrators for Don behalf of the Court of the said County in the
 sum of £100. To which payment well & truly to be made we bind
 ourselves our heirs Executors & Administrators jointly & severally firmly
 by these Presents sealed with our seals & dated this 5th day of
 July 1759

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The Condition, of this Obligation is such that if the above bound W^m Newton
 Guardian of George Robinson Orphan his heirs Excut. & Administrat. do or shall well &
 truly pay or cause to be paid unto the said Orphan all such Estate or Estates as now
 are or shall hereafter come to the hands of the said W^m Newton, as soon as the said
 Orphan shall attain to Lawful Age or when thereto required by the justices of the
 Peace for King George County as also to save & keep harmless the said justices
 their Heirs & Successors from all Troubles & Damages that shall or may arise about
 the said Estate then this Obligation to be void or else to be in full force

Signed Sealed & Acknowledged
 in the Presence of

The Court

W^m Newton

John Hackley

At a Court held for King George County the 5th Day of July 1759

William Newton and John Hackley Acknowledged this Bond to be their Act
 and Deed which was Ordered to be Recorded

Test. Rob^t Armistead, C^lrk

Know all Men by these Presents that we Edward Lazar, and
 and W^m Newton are held & firmly bound unto our Sovereign Lord George
 the second by the grace of God of Great Britain France & Ireland
 King Defender of the faith &c. in the sum of Ten Thousand pounds
 of Tobacco to the which payment well and truly to be made to our
 Sovereign Lord the King we bind ourselves our heirs Excut. and
 Administrat. jointly & severally firmly by these presents sealed
 with our seals & dated this second Day of August One Thousand
 seven hundred & fifty Nine

The Condition, of the above Obligation is such that whereas the above
 bound Edward Lazar, hath obtained a licence to keep an Ordinary at Falmouth
 in King George County Now if the said Edward Lazar, doth constantly find &
 provide his said Ordinary with wholesome & cleanly Lodging & Diet for
 Travellers & Stabledogs Fodder & provender, or Pasturage & Provender as the
 season shall require for their Horses for & during the Term of one Year from
 the date hereof & shall not suffer unlawful gaming in his House nor on the
 Sabbath suffer any Person to Tittle or Drink, more than is necessary then
 this Obligation to be void & of none Effect or else to be & remain in full

force power & Virtue
 Sealed & Acknowledged
 in presence of
 The Court

Edward Lazar
 W^m Newton

At a Court held for King George County the 2^d day of August 1759
 Edwin Ezard and W^m Newton Acknowledged this Bond to be their
 Act and Deed which was Ordered to be Recorded

Test Rob^t Armistead Clk. Cur.

Know all Men by these Presents that we Charles
 Sabastin & Moses Grigby are held & firmly bound unto our
 Sovereign Lord George the second by the Grace of God of Great
 Britain France & Ireland King Defender of the Faith &c. in
 the sum of Ten Thousand pounds of Tobacco to the which pay-
 ment well and truly to be made to our Sovereign Lord the King we
 bind ourselves Our Heirs Executors & Administrators firmly by these
 Presents sealed with our seals & dated this 2^d day of August One
 Thousand seven hundred & Fifty Nine.

The Condition of this Obligation is such that whereas the above
 bound Charles Sabastin hath obtained a licence to keep an Ordinary
 at Falmouth in the County of King George. Now if the said Charles Sabastin
 doth constantly find & provide his said Ordinary with wholesome and
 cleanly Lodging & Diet for Travellers & Stables & Fodder & Provender or
 Pasturage & Provender as the reason shall require for their Horses for &
 during the Term of one Year from the Date hereof & shall not suffer
 unlawfull Gaming in his house nor on the Sabbath suffer Beer or to Tipple
 or Drink more than is necessary then this Obligation to be Void & of
 none Effect or else to be and remain in full force power & Virtue

Sealed & Acknowledged
 in Presence of —

The Court

Char^s Sabastin

Moses Grigby

At a Court held for King George County the 2^d day of August 1759

Charles Sabastin & Moses Grigby Acknowledged this Bond
 to be their Act and Deed which was Ordered to be Recorded

Test Rob^t Armistead Clk. Cur.

Know all Men by these Presents that we John Crouch and Thomas Ficklin 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 five hundred pounds Current Money to be paid to the said Charles Carter Esq^r 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 sixth day of September Anno Dom. 1759

The Condition of this Obligation is such that if the above bound John Crouch, Executor of the Last Will and Testament of John Reid Deceased do make or cause to be made a true and perfect Inventory of all and singular, the Goods Chattels and Credits of the said Deceased which have or shall come to the hands Possession or knowledge of the said John Crouch or into the hands or 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 John Crouch or into the hands and Possession of any other person or persons for him do well and truly Administer, according to law and further do make a just and true Account of his Actings and doings therein when thereto required by the said Court and also shall well and truly pay and deliver, all the Legacies contained and specified in the said Testament as far as the said Goods Chattels and Credits will thereunto extend and the Law shall Charge. Then this Obligation to be void and of none Effect or else to remain in full force and Virtue

Sealed and Delivered in the presence of
The Court

John Crouch
Thomas Ficklin

At a Court held for King George County the 6th day of September 1759
John Crouch & Thomas Ficklin Acknowledged this Bond to be their Act and Deed which was Ordered to be Recorded
Test Rob^t (Rorimstead) Cl. Cur.

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KNOW all men by these Presents that we Walter Anderson,
and George Marshall are held and firmly bound to John Champe
Sam^r. Donne John Triplett Sam^r. Minker, W^m Rowley W^m
Newlon Tho^s. Minker & Horatio Dadd, Justices of the
Court of King George County now sitting in the sum of One
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 sealed with our Seals this sixth day of
September in the Year of our Lord One Thousand seven hundred
and Fifty Nine and in the 33^d Year of the Reign of our Sovereign
Lord George the Second —

The Condition of this Obligation is such, That if the above-bound Walter
Anderson Administrator of all the Goods Chattels and Credits of Thomas Hughes
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
Walter Anderson 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 Dece^d.
at the time of his Death which at any time after, shall come to the
hands or Possession of the said Walter Anderson or into the hands or
Possession of any other Person or Persons for him do well and truly
Administer, according to Law and further do make a just and true
Account of his Actings and doings therein when thereto required
by the said Court and all the rest and Residue of the said Goods Chattels
and Credits which shall be found remaining upon the said Administrat^r
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

17) 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 Walter Anderson being thereunto required do render & deliver up the Letters of Administration Approval of such Testament being first had and made in the said Court. Then this Obligation to be Void and of none Effect or Use to remain in full force and Virtue

Sealed and Delivered
in the presence of
The Court

Walter Anderson Seal

Geo. Marshall Seal

At a Court held for King George County the sixth day of September 1759
Walter Anderson & George Marshall Acknowledge this Bond to be their act and Deed which was ordered to be recorded

Test. Robt. Armistead C. Clk.

Know all Men by these Presents that we Arch^d. Douglass & Lydia Green
Widm^r Green are held and firmly bound unto Charles Carter Esq^r the
first Justice in the Commission of the peace for King George County for and
in behalf and to the Use and behoof of the Justice of the said County
and their Successors in the sum of £200. To be paid to the said Ch^r. 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 November

Anno. Dom. 1759

The Condition of this Obligation is such that if the above Bound Arch^d.
Douglass & Lydia Green Executors of the last Will and Testament of Tho^s. Green
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 Douglass and Green or into

The hands or Possession of any other person or persons for them and the same we made do exhibit into the County Court of King George at such times as they shall be therunto required by the said Court and the same Goods Chattels and Credits and all other the Goods Chattels and Credits of the said Deceased which, at any time after shall come to the hands Possession or Knowledge of the said Douglap & Green 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 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 in far as the said Goods Chattels and Credits will therunto Extend and the Law shall Charge; Then this Obligation to be void and of none Effect or Use to remain in full force and Virtue

Sealed and Delivered
in the presence of -

The Court

Archabal Douglap 

her
Lydia Green 
mark

John Green 

At a Court held for King George County the first Day of November 1759
Archabal Douglap Lydia Green & John Green Acknowledged this Bond
to be their Act and Deed which was ordered to be Recorded

Test Rob^t Armistead C. Cur.

Know all men by these presents that we Linsfield Sharpe & Cha^r Carter jun^r Gent. we held and firmly bound unto Cha^r Carter Gent the first Justice in the Commission of the peace for King George County for and in behalf and to the whole and behoof of the Justices of the said County and their Successors in the sum of £1000. To be paid to the said Cha^r Carter his Executors Administrators or Assigns, To the which payment well and truly to be made we bind ourselves and every of us and every of our heirs Executors and Administrators jointly and severally firmly by these presents Sealed with our, Seals Dated this first Day of November Anno Dom. 1759

275) The Condition of this Obligation is such that if the above-bound Linfield
 Sharpe Execr. of the last will and Testament of Linfield Sharpe 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 Linfield Sharpe 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 Linfield Sharpe 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 & 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

Saled and Delivered
 in the presence of
 The Court

Linfield Sharpe
 Ch. Carter

At a Court held for King George County the first day of Novemb^r 1759
 Linfield Sharpe & Charles Carter Jun^r Gent Acknowledged
 this Bond to be their Act and Deed which was Ordered to be Recorded

Test
 B. W. Armistead Esq^r

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Know all Men by these Presents that we Tho^s. Newgent
 James Glendining & Tho^s. Nelson 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 Five Hundred pounds Current Money of Virginia
 To be paid to the said Charles Carter Esq^r. his Executors Administrators
 or Assigns. To the which payment well and truly to be made we
 bind ourselves and every of us our and every of our heirs Executors
 and Administrators jointly and severally firmly by these presents
 sealed with our seals, Dated this 6th day of December Anno Dom. 1769

The Condition of this Obligation is such that if the above bound Thomas
 Newgent Executor of the last Will and Testament of Francis Newgent Dec^d.
 do make or cause to be made a true and perfect Inventory of all and singular
 the Goods Chattels and Credits of the said Deceased which have or shall come
 to the hands Possession or Knowledge of the said Thomas Newgent or into the
 Hands or Possession of any other person or persons for him and the same
 is made do exhibit into the County Court of King George at such time as he
 shall be thereunto required by the said Court, 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
 Thomas Newgent or into the hands and Possession of any other person or persons
 for him do well and truly administer according to Law, and further do make
 a just and true Account of his Actings and Doings therein, when thereto
 required by the said Court and also shall well and truly pay and Deliver
 all the Legacies contained and specified in the said Testament as far as the
 said Goods Chattels and Credits will thereunto extend and the Law shall
 charge, Then this Obligation to be void and of no effect or else to remain
 in full force and Virtue

Sealed and Delivered
 in the presence of
 The Court

Tho^s. Newgent
 J^r. Glendining
 Tho^s. Nelson

At a Court held for King George County the 6th day of December 1769
 Thomas Newgent J^r. Glendining & Tho^s. Nelson Acknowledges this
 Bond to be their Act & Deed which was Ordered to be Recorded
 Test Robt. Armistead Cl. Cur

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Know all Men by these presents that we Erasmus Taylor James Madison & Joseph Jones Gent are held and firmly bound unto Charles Carter the first Justice in the Commission of the peace for King George County for and in Behalf and to the Sole Use and Benefit of the Justices of the said County and their Successors in the Sum of £5000 Current Money 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 6 Day of December Anno Dom. 1759

The Condition of this Obligation is such that if the above-bound Erasmus Taylor James Madison Executors of the Last Will and Testament of John Moore 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 Taylor & Madison or into the hands or Possession of any other person or persons for them and the same so made do exhibit into the County Court of King George at such time as they shall be thereunto required by the said Court and the same Goods Chattels and Credits and all other the Goods Chattels and Credits of the said Deceased which at any time after shall come to the hands Possession or Knowledge of the said Taylor & Madison 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 Actings and Doings therein when thereto required by the said Court, And also shall well and truly pay and Deliver all the Legacies contained and specified in the said Testament as far as the said Goods Chattels and Credits will thereunto extend and the Law shall Charge, Then this Obligation to be void and of none Effect or else to remain in full force and Virtue

Sealed and Delivered
in the presence of
The Court

Erasmus Taylor
James Madison
Joseph Jones

At a Court held for King George County the 6 Day of December 1759
Erasmus Taylor James Madison & Joseph Jones Acknowledges this Bond to be their Act and Deed which was Ordered to be Recorded

Test Robt. Armistead C. Cur.

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Know all Men by these presents that we Anderson Doniphon
 & John Skinner, we held & firmly bound unto our Sovereign Lord
 George the Second by the Grace of God of Great Britain France
 & Ireland King Defender of the Faith &c. in the sum of Ten Thousand
 pounds of Tobacco to the which payment well & truly to be made to our
 Sovereign Lord the King we bind ourselves our heirs Executors &
 Assignments jointly & severally firmly by these presents sealed
 with our seals & dated this 6th Day of December One Thousand Seven
 Hundred & fifty Nine

The Condition of this Obligation is such that whereas the above Bound
 Anderson Doniphon hath obtained a Licence to keep an Ordinary at his
 Dwelling house in King George County Now if the said Anderson Doniphon
 doth constantly find & provide his said Ordinary with wholesome & cleanly
 Lodging & Diet for Travellers & Stables Fodder & Provision or Pasturage
 & Provender as the Law shall require for their Horses for & during
 the term of one year from the date hereof & shall not suffer unlawfull
 gaming in his House nor on the Sabbath upon any Person to Drinke
 or drink more than is Necessary then this Obligation to be void & of
 none effect or else to be & remain in full force power & Virtue

Sealed & Acknowledged
 in Presence of
 The Court

Anderson Doniphon

John Skinner

At a Court held for King George County
 the 6th day of December 1759

Anderson Doniphon & John Skinner Acknowledges this Bond
 to be their Act and Deed which was Ordered to be Recorded

Test
 Robt. Armistead, C. Cur.

Know all Men by these Presents that we Aaron Griquby & Stephen
 Mansford are held & firmly bound unto our Sovereign Lord George the second
 by the Grace of God of Great Britain France & Ireland King Defender
 of the Faith &c. in the sum of Ten Thousand pounds of Tobacco to the whole
 payment well and truly to be made to our Sovereign Lord the King we
 bind ourselves our Heirs Excut.^s & Administrat.^s firmly by these presents
 sealed with our seals & Dated this 6th Day of December One Thousand
 seven Hundred & Fifty Nine

The Condition of this Obligation is such that whereas the above-bound
 Aaron Griquby hath Obtained a Licence to keep an Ordinary at his house
 in King George County Now if the said Aaron Griquby doth constantly
 find & provide his said Ordinary with wholesome & cleanly Lodging and
 Diet for Travellers & Strangers Lodgers & Provender or Provisions
 as the Season shall require for their Horses for & During the Term of
 One Year from the date hereof & shall not suffer unlawfull gaming in his
 House nor on the Sabbath suffer any person to Tittle or drink more
 than is necessary then this Obligation to be void & of none Effect or
 else to remain in full force power and Virtue

Sealed & acknowledged
 in presence of
 The Court

Aaron Griquby (Seal)
 Stephen Mansford (Seal)

At a Court held for King George County the 6th day of December 1759
 Aaron Griquby & Stephen Mansford Acknowledges this Bond
 to be their Act & Deed which was Ordered to be Recorded

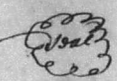
Test Robt. Armistead C. Cur.

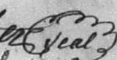
Know all men by these presents that we William Rowley Samuel
 Minker & John Minker Gent. are held & firmly bound unto our
 Sovereign Lord King George the Second his heirs and Successors in
 the full sum of One Thousand pounds Current Money of Virginia
 To the which payment well & truly to be made We do bind ourselves
 our heirs Excut.^s & Administrat.^s jointly & severally firmly by these
 Presents sealed with our seals and Dated this 3rd day of January 1760

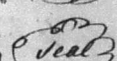
The Condition of the above Obligation is such that whereas the above bound William Rowley is appointed by his Hon^r. the Governor to be Sheriff of King George County Now if the s^d. William Rowley do render to the Auditor & Receiver General of all his Majesties Revenues a Particular Perfect & true Account of all his Majesties Rents and Dues Arising within the said County And also due Payment make of all other Publick dues & fees put into his hands to Collect within the s^d. County unto the several Persons to whom the same shall be due & payable & true Performance to make of all Matters and things relating to his s^d. Office during his Continuance therein then the above Obligation to be void Else to remain in full force & Virtue

Sealed & Acknowledged
in Presence of

Alta Court held for King George County
the 3^d day of January 1760

W^m Rowley 

Sam^l. Shinker 

John Shinker 

William Rowley Sam^l. Shinker & John Shinker G^{ts}. Acknowledged
this Bond to be their Act and Deed which was Ordered to be Recorded

Test Robt. Remistead, C. Jus

Know all men by these presents that we William Rowley Samuel Shinker & John Shinker G^{ts}. are held and firmly bound unto our Sovereign Lord George the Second his heirs & Successors in the full sum of One Thousand Pounds Current Money of Virginia to the which payment well and truly to be made We do bind ourselves our heirs Exors. & Adors. Jointly and severally firmly by these Presents Sealed with our Seals & Dated this 3^d day of January 1760

The Condition of the above Obligation is such that whereas the above bound William Rowley is appointed by his Hon^r. the Governor to be Sheriff of King George County Now if the said William Rowley do well & truly Collect & pay the several Taxes Already laid & to be laid & imposed by any Act or Acts of the General Assembly of the Colony & Dominion of Virginia According to the Directions of the said Act or Acts which shall or may be in force During the Term he the said William Rowley shall continue in the s^d. Office of Sheriff Then the above Obligation to be void Else to remain in full force & Virtue

281
Sealed & Acknowledged
in the presence of - S

At a Court held for King George County the
3^d day of January 1760

William Rowley Samuel Skinner & John Skinner ^{Govt} Acknowledges
this Bond to be their Act and Deed which was Ordered to be Recorded

Test Robt Armistead C. Cur.

KNOW all men by these presents that we William Rowley Samuel Skinner
& John Skinner Govt. are held and firmly bound unto our Sovereign Lord George
the Second in the sum of One Thousand pounds Current money to the which
payment Well and truly to be made to our S. Lord the King his heirs and
Successors We do bind ourselves our heirs Executors & Administrators
Jointly and severally firmly by these presents Sealed with our seals
and Dated this 3^d day of January 1760

The Condition of the above Obligation is such that whereas the above bound
William Rowley is Constituted, appointed and sworn Sheriff of the County of King
George, Now if the said William Rowley shall well & truly Collect the Poll and Land
Taxes this Present Year according to the several Acts of the General Assembly in
that Case made & provided and well & truly Account for and pay the said Taxes accord-
ing to the Directions of the said Acts, Then the above Obligation to be void Else
to remain in full force power & Virtue

Sealed & Acknowledged
in presence of - S

Wm Rowley Seal

Sam Skinner Seal

J Skinner Seal

At a Court held for King George County the
3^d day of January 1760

William Rowley Samuel Skinner & John Skinner ^{Govt} Acknowledges
this Bond to be their Act and Deed which was Ordered to be Recorded

Test Robt Armistead C. Cur.

Know all Men by these presents that we Benjamin Elkins
 & Anderson Doniphon are held & firmly bound unto Charles Carter
 Esq^r First Justice of the County of King George his heirs Excut^{rs}
 & Administrat^{rs} for & on behalf of the Court of the said County in the sum
 of five hundred pounds, To which paym^t well & truly to be made we bind
 ourselves our Heirs Excut^{rs} & Administrat^{rs} jointly & severally firmly
 by these presents sealed with our seals & dated this 6th day of
 March 1760

The Condition of this Obligation is such that if the above bound Benj^r
 Elkins Guardian of Elizabeth Montith his heirs Excut^{rs} & Administrat^{rs} do & shall
 well & truly paye cause to be paid unto the said Orphan all such Estate or Estates
 as are or shall hereafter come to the hands of the said Benjamin Elkins as soon
 as the said Orphan shall attain to Lawfull Age or when thereto required by the
 Justices of the peace for the abovesaid County of King George as also to save
 and keep harmless the said Justices their heirs & Successors from all Trouble
 and Damage that shall or may arise about the said Estate, Then this Obligation
 to be void or else to be in full force

Signed sealed & Acknowledged
 in Presence of _____
 The Court

Benj^r Elkins 

Anderson Doniphon 

At a Court held for King George County the sixth day of March 1760
 Benjamin Elkins & Anderson Doniphon Acknowledged this
 Bond to be their Act and Deed which was ordered to be Recorded

Test Rob^t Armistead C. Cury

Know all Men by these presents that we Charles Carter jun^r and
 W^m Newton Esq^r are held & firmly bound unto Charles Carter Esq^r
 First Justice of the County of King George his heirs Excut^{rs} & Administrat^{rs}
 for & on behalf of the Court of the said County in the sum of Five hundred
 Pounds Currency, To which payment well & truly to be made we bind
 ourselves our heirs Excut^{rs} & Administrat^{rs} jointly & severally firmly
 by these presents sealed with our seals & dated this sixth day of March
 1760

The Condition of this Obligation is such that if the above bound Charles Carter jun^r guardian of John Howard & Elizabeth Howard his Heirs Execut^{rs} and Administrat^{rs} do & shall well & truly pay or cause to be paid unto the said Orphans all such Estate & Estates as are or shall hereafter come to the hands of the said Charles Carter jun^r Gov^t as soon as the said Orphans shall attain to Lawfull Age or when thereto required by the Justices of the Peace for the abovesaid County of King George as also to save & keep harmless the said Justices their Heirs & Successors from all Trouble & Damages that shall or may arise about the said Estates then this Obligation to be void or else to be in full force

Signed sealed & Acknowledged
in presence of _____
The Court

Ch^r. Cartery^r Seal

W^m. Newton Seal

At a Court held for King George County the
Sixth day of March 1760.

Charles Carter jun^r & William Newton Gov^t Acknowledged this
Bond to be their Act and Deed which was Ordered to be Recorded

Test Rob^t. Hamstead C. Cur

KNOW all men by these presents that we Charles Benson & Charles Carter jun^r Gov^t are held & firmly bound unto our Sovereign Lord George the second his Heirs & Successors in the full & just sum of Ten Thousand pounds of Tobacco. To the which payment well & truly to be made we bind ourselves our Heirs Execut^{rs} & Administrat^{rs} & every of them by these presents sealed with our Seals & Dated this 6th day of March 1760

The Condition of this Obligation is such that whereas the above bound Charles Benson hath Obtained a License to keep an Ordinary at Falmouth Now if the s^d. Charles Benson doth constantly find & Provide in his said Ordinary good Wholesome and Cleanly Lodging & Diet for Travellers & Stables & fodder & provender or Pasturage & Provender as the s^d. Benson shall require for their Horses for & during the Term of one whole Year from this date & shall not on the Sabbath day suffer any Person to tipple or drink more than is necessary nor shall not suffer any Unlawfull Gaming in his said house. Then this Obligation to be void Else to remain in full force

Sealed & Delivered
in presence of _____
The Court

Ch^r. Benson Seal

Ch^r. Cartery^r Seal

Benjamin Skinner
Charles Carter
his heirs Execut^{rs}
County in the sum
to be made we bind
soverally firmly
to day of
e Bound Benson
Administ^{rs} do & shall
each Estate or Estates
Skinner as soon
quired by the
as also to save
om all Trouble
then this Obligation
no Seal
Seal
March 1760
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Recorded
ed C. Cur
Carter jun^r and
les Carter Esq^r
Execut^{rs} & Administ^{rs}
m of Five hundred
be made we bind
verally firmly
th day of March

At a Court held for King George County the 6th Day of March 1760

Charles Brown & Charles Carter, jun^r. 45 Acknowledged
this Bond to be their Act & Deed which was Ordered to be Recorded

Just Rob^t Armistead C. Clurk

KNOW all men by these Presents that we John Triplett & John
Champre G^{ts} are held and firmly bound unto Charles Carter G^{nt}
the first Justice in the Commission of the peace for King George
County for and in behalf and to the Sole Use and behoof of the Justices
of the said County and their Successors in the sum of Five hundred
pounds Current Money to be paid to the said Charles Carter, G^{nt}. his
Executors Administrators or Assigns, To the which payment well
and truly to be made we bind ourselves and every of us our and
every of our heirs Executors and Administrators jointly and severally
firmly by these presents sealed with our Seals dated this 6th day of
March Anno Dom. 1760

The Condition of this Obligation is such that if the above bound John
Triplett Executor of the last Will and Testament of Isabel Triplett Deceased
do make or cause to be made a true and perfect Inventory of all and singular
the Goods Chattels and Credits of the said Deceased which have or shall come to
the hands Possession or Knowledge of the said John Triplett or into the hands or
Possession of any other person or persons for him and the same do make 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 John Triplett
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 there in when there to required by the
said Court and also shall well and truly pay and deliver all the Legacies contained
and specified in the said Testament as far as the said Goods Chattels and Credits
will thereunto extend and the Law shall Charge, Then this Obligation to be
void and of none Effect or else to remain in full force and Virtue

Sealed & Delivered
in the presence of
The Court

John Triplett
John Champre

At a Court held for King George County the 6th day of March 1760

John Triplett & John Champre G^{ts} Acknowledged this Bond to be
their Act and Deed which was Ordered to be Recorded

Just Rob^t Armistead C. Clurk

Know all men by these presents that we Sam^l Smith & Tho^s Griffin
are held and firmly bound unto Charles Carter Gov^t the first Justice of the
Commission of the peace for King George County so and in Behalf and to
the sole Use and behoof of the Justices of the said County and their succe-
sors in the sum of five hundred pounds current Money to be paid to the
said Charles Carter Gov^t 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 sixth Day of March Anno Dom. 1760

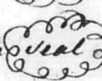
The Condition of this Obligation is such that of the above Bound Samuel
Smith Executor of the Last Will and Testament of Thomas Smith Deceased do
make or cause to be made a true and perfect Inventory of all and singular the
Goods Chattels and Credits of the said Deceased which have or shall come to the
hands Possession or Knowledge of the said Samuel Smith or into the hands and
Possession of any other person or persons for him and the same do make 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 Samuel Smith or into the hands
and Possession of any other person or persons for him do well and truly Adminis-
ter according to Law, and further do make a true and just Account of his Actings
and Doings therein when thereto required by the said Court, and also shall
well and truly pay and deliver, all the Legacies contained and specified in
the said Testament as far as the said Goods Chattels and Credits will therunto
Extend and the Law shall charge, Then this Obligation to be void and of none
Effect or else to remain in full force and Virtue

Sealed and Delivered
in the presence of

The Court

All a Court held for King George County
the sixth day of March 1760

Samuel Smith 

his
Tho^s Griffin 
mark

Samuel Smith & Thomas Griffin Acknowledges this
Bond to be their Act and Deed which was Ordered to be Recorded

Test Rob^t Armistead C. Sur

KNOW all men by these presents that we Francis Drake
 Thomas Drake & William Robinson Esq^r are here 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 One thousand pounds Current Money to be
 paid to the said Charles Carter Esq^r 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 sixth day of March Anno Domini 1760

The Condition of this Obligation is such that if the above bound
 Francis Drake & Thomas Drake Executors of the Last Will and Testament
 of Henry Drake deceases 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 Drake
 & Thomas Drake or into the hands and Possession of any other person or persons
 for them and the same so made do Exhibit into the County Court of King George
 at such time as they shall be thereunto required by the said Court and the same
 Goods Chattels and Credits and all other the Goods Chattels and Credits of the said
 Deceased which at any time after shall come to the hands Possession or Knowledge
 of the said Francis & Thomas Drake 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 true and just Account of their Actings and Doings therein
 when thereto required by the said Court And also shall well and truly pay and
 Deliver all the Legacies contained and specified in the said Testament: as
 far as the said Goods Chattels and Credits will thereunto Extend and the Law shall
 Charge. Then this Obligation to be void and of none Effect or else to remain in full
 force and Virtue

sealed and delivered
 in the presence of
 the Court

Francis Drake 
 Tho^s Drake 
 Will. Robinson 

At a Court held for King George County the sixth day of May 1760

Francis Drake Thomas Drake & William Robinson Esq^r Acknowledged
 this Bond to be their Act and Deed which was Ordered to be Recorded

Test. Rob^t. Armistead C. Cur.

KNOW all men by these presents that we James Madison and Thomas Lendrum are held and jointly 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 Prehoul of the Justices of the said County and their Successors in the sum of Fifteen Hundred pounds Current Money to be paid to the said Charles Carter Esq. 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 sixth day of March Anno Domini 1760

The Condition of this Obligation is such that if the above bound James Madison Executor of the last Will and Testament of Rebecca Moore deceased do make or cause to be made a true and Perfect Inventory of all and singular the Goods Chattels and Credits of the said Deceased which have or shall come to the hands Possession or Knowledge of the said James Madison 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 James Madison or into the hands and Possession of any other person or persons for him do well and truly Administer according to law and further do make a true and just Account of his Actings and doings therein when thereto required by the said Court and also shall well and truly pay and Deliver all the Legacies contained and Specified in the said Testament as far as the said Goods Chattels and Credits will thereunto Extend and the Law shall Charge, Then this Obligation to be void and of none Effect or Else to remain in full force and Virtue

Sealed and Delivered
in the presence of
The Court

James Madison Seal
Tho. Lendrum Seal

At a Court held for King George County the sixth day of March 1760
James Madison & Thomas Lendrum Acknowledged this Bond
to be their Act and Deed which was Ordered to be Recorded

Test

Robt. Amistead C. Clur

KNOW all men by these presents that we James Hill and Francis Drake are held and firmly bound John Champse James Donne Thomas Jett Charles Carter W^m. Newton Arthur Morson Horatio Dado Gent. Justices of the Court of King George County now sitting in the sum of Thirty 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 lack of our heirs Executors and Administrators jointly and severally firmly by these presents sealed with our Seals this fifth day of March in the year of our Lord One Thousand seven Hundred and Sixty one in the xxxixth year of the Reign of our Sovereign Lord George the Second

The Condition of this Obligation is such that if the above bound James Hill Administrator of all the Goods Chattels and Credits of James Buech Doceas do make or cause to be made a true and perfect Inventory of all and singular the Goods Chattels and Credits of the said Doceas which have or shall come to the hands Possession or Knowledge of him the said James Hill or into the hands or Possession of any other Person or Persons for him and the same 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 Doceas at the time of his Death which at any time after shall come to the hands or Possession of the said James or into the hands or Possession of any other Person or Persons for him do well and truly administer according to Law and further do make a just and true account of his Actings and Doings therein when thereto required by the said Court and all the Rest and Residue of the said Goods Chattels and Credits which shall be found remaining upon the said Administrator 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 Doceas 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 James 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 Use
to remain in full force and Virtue

Sealed and Delivered
in the presence of
The Court

James Hill ^{his} Seal
Francis Drake ^{Seal}

At a Court held for King George County the sixth day of March 1760

James Hill & Francis Drake Acknowledges this Bond to be
their Act and Deed which was Ordered to be Recorded

Teste Robt. Armistead Clerk

Know all men by these presents that we John Bruce & James
Glendinning are held and firmly bound unto Charles Carter Esq; the
first Justice in the Common 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 Ex^{rs} Adm^{rs} or Assigns, To the w^{ch} payment
will and truly to be made we bind our selves every of us our & every of
our heirs Ex^{rs} and Adm^{rs} Jointly & severally firmly by these presents
Sealed with our Seals Dated this 3rd day of April Anno Dom: 1760.

The Condition of this Obligation is such that if the above bound John Bruce Ex^{or}
of the last Will and Testament of Simon White died do make or cause to be made a true
and perfect Inventory of all and singular the goods Chattles and Credits of the said
Deceased which have or shall come to the hands Possession or Knowledge of the said John
Bruce or into the hands and Possession of any other person or persons for him or
the same or 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, and all other the goods Chattles and Credits of the said Deceased which at
any time after shall come to the hands Possession or Knowledge of the said John
Bruce 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 &
Just Account of his Actings and doings therein when thereunto required by the
said Court, And also shall will and truly pay and Deliver all the Legacies
contained and specified in the said Testament as far as the said goods, Chattles &

290 Credits will thenceunto extend & the law shall charge, Then this Obligation to be Void and of none Effect, or else to remain in full force & Virtue.

Seald & Delivrd in the
Presence of The Court

John ^{his} Bruce Seal

Ja. Glendinning Seal

At a Court Held for King George County the 3rd day of April 1760.

John Bruce and James Glendinning acknowledged this bond to be their Act & Deed which was ordred to be Recorded. — Teste. Rob. Armistead Es.

Know all men by these presents that we James Fletcher and William Weeks are held and firmly bound unto Charles Carter Esq; the first Justice in the Common of the Peace for King George County for and in behalf and to the sole use and behoof of the Justices of the s^d County & their successors in the sum of Five hundred pounds Curr. money to be paid to the s^d Cha. Carter his Exors Adm^{rs} or Assigns, To the w^{ch} payment well and truly to be made we bind our selves and every of us and every of our heirs Exors Adm^{rs} jointly and severally firmly by these presents Seald with our Seals, Dated this 3rd day of July Anno: Dom: 1760.

The Condition of this Obligation is such that if the above bound James Fletcher Exor: of the last will and Testament of John Pattison dead do make or cause to be made a true and perfect Inventory of all & singular the goods, Chattles & Credits of the said Dead w^{ch} have or shall come to the hands, Possession or Knowledge of the said James Fletcher or into the hands and Possession of any other person or persons for him And the same so made do Exhibit in The County Court of King George at such time as he shall be thenceunto required by the said Court, And the same goods Chattles & Credits, And all other the goods Chattles and Credits of the s^d Dead w^{ch} at any time after shall come to the hands Possession or Knowledge of the s^d James Fletcher or into the hands and Possession of any other person or persons for him do well & truly Administer according to law, And further do make a true and Just Account of his Actings and doings therein when thereto required by the s^d Court, And also shall well and truly pay and Delivn all the Legacies Contained and Specified in the said Testament as far as the said Goods Chattles and Credits will thenceunto extend & the law shall charge, Then this Obligation to be Void & of no Effect or else to remain in full force and Virtue.

Seald & Delivrd in
the presence of The Court.

James Fletcher Seal

Wm. Weeks Seal

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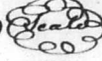
At a Court Held for King George County the 3rd day of July 1760.

James Fletcher & William Weeks acknowledged this Bond to be their Act & Deed which was Ordred to be Recorded. —

Teste. Rob. Armistead &c.

Know all men by these presents that we Alexander Mansford & William Rowley are held and firmly bound unto Charles Carter Esq; first Justice of the County of King George his heirs Ex^{ors} & Adm^{ors} for and on behalf of the Court of the said County in the sum of Five hundred pounds To which payment will and truly to be made we bind our selves our heirs Ex^{ors} & Adm^{ors} Jointly & severally firmly by these Presents sealed with our Seals & Dated this 3rd day of July 1760.

The Condition of this Obligation is such that if the above bound Alexander Mansford Guardian of Sally Wren Orphan of John Wren deceased his heirs Ex^{ors} & Adm^{ors} do & shall will and truly pay or cause to be paid unto the said Orphan all such Estates & Estates as are or shall hereafter come into his hands so soon as the said Orphan shall attain to Lawfull age or when thereto required by the Justices of the above said Court of King George as also to save and keep harmless the said Justices their heirs & Successors from all trouble and Damage that shall or may arise about the said Estates then this Obligation to be void, or else to remain in full force. —

Alex^r Mansford 

Wm Rowley. 

Signd Seald & Acknowledged in Presence of The Court.

At a Court Held for King George County the 3rd day of July 1760.

Alexander Mansford and William Rowley acknowledged this Bond to be their Act and Deed, which was Ordred to be Recorded. Teste. Rob. Armistead &c.

Know all men by these presents that we William Wren & Nicholas Linsbury are held and firmly bound unto Charles Carter Esq; first Justice of the County of King George his heirs Ex^{ors} & Adm^{ors} for and on behalf of the Court of the said County in the sum of Five hundred pounds To which payment will and truly to be made we bind our selves our heirs Ex^{ors} & Adm^{ors} Jointly and severally firmly by these presents sealed with our Seals & Dated this 7th day of August 1760.

The Condition of the above Obligation is such that if the above bound William Wren Guardian of Anne Wren his heirs Ex^{ors} & Adm^{ors} do & shall will & truly pay or cause to be paid unto the said Orphan all such Estates and Estates as are or shall

292 hereafter Comed to the hands of the said William Wren as soon as the said. Ophani
shall attain to Lawfull age. or when therto required by the Justices of the peace
for the abovesaid County of King George as also to save and keep harmless the
Justices their heirs and Successors from all troubles and Damages that shall or
may arise about the said Estate. Then this Obligation to be void or else to remain
in full force. —

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

Wm Wren 
Nich: Quisenbury 

At a Court Held for King George County the 7th day of August 1760.
William Wren & Nicholas Quisenbury Acknowledged this bond to be their
Act and Deed which was ordered to be Recorded. Teste Rob. Armistead &

Know all men by these presents that we Lodras Edgar & William Newton
are held and firmly bound unto our Sovereign Lord George the Second his
heirs and Successors in the full and Just sum of Ten thousand pounds of
to be paid to the which payment well & truly to be made. We bind ourselves our
heirs Executors and Adm^{rs} and every of them by these presents Sealed with our
Seals & Dated this 7th day of August 1760.

The Condition of this Obligation is such that whereas the above bound Lodras
Edgar hath obtained License to keep Ordinary at Falmouth. Now if the said
Lodras Edgar doth constantly find and provide in his said Ordinary good wholesome
and Cleanly Lodging and Diet for Travellers & Stabling Fodder Provisions or
Pasturage and Provisions as the season shall require for their horses for and
During the Term of one whole year from the date hereof & shall not suffer or
Permit any Unlawful gaming in his House nor on the Sabbath day suffer any
Person to Tipple or Drinke more than is necessary. Then this Obligation to be void
Else to remain in full force. —

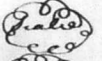
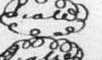
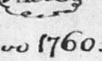
Sealed & Acknowledged }
in Presence of The Court. }
Lodras Edgar 
Wm Newton 

At a Court Held for King George County the 7th day of
August 1760.
Lodras Edgar and William Newton Acknowledged this bond to be their Act and
Deed. which was ordered to be Recorded. Teste Rob. Armistead &

I know all men by these presents that we Ifabel Sabastine, William Weeks & John Terrier are held and firmly bound to John Triplett, Samuel Shinkwin, William Newton and Arthur Morson Gent. Justices of the Court of King George County now sitting in the sum of Two hundred & Fifty pounds. For the which Payment will & truly to be made to the said Justices and their Successors, We bind our selves and each of us our yeachs of our lives & Admⁿ jointly & severally firmly by these presents sealed with our Seals this 4th day of September in the year of our Lord 1760. & in the 31st year of the reign of our Sovereign Lord George the second.

The Condition of this Obligation is such that if the above bound Ifabel Sabastine Admⁿ of all the goods Chattles & Credits of Charles Sabastine died do make or cause to be made a true and perfect Inventory of all and singular the goods Chattles and Credits of the said Deed w^{ch} have or shall come to the hands Possession or Knowledge of the said Ifabel or into the hands or Possession of any other person or persons for her, And then same so made do Exhibit or cause to be Exhibited into the County Court of King George, at such times as she shall be thereunto required by the s^d Court, And the same goods Chattles and Credits & all other the goods Chattles & Credits of the s^d Deed at the time of his death w^{ch} at any time after shall come to the hands or possession of the said Ifabel or into the hands or Possession of any other person or persons for her do well & truly Administ^r according to law, and further do make a Just & true Account of her Actings & Doings therein when sh^e sh^{al}l be required by the said Court, And all the rest and residue of the s^d Goods Chattles and Credits which shall be found remaining upon the s^d Admⁿ Account the same being first examined and Allowed by the Justices of the Court for the time being shall deliver and pay to such person or persons respectively as the s^d Justices by their Order or Judgment shall direct, Pursuant to the laws in that case made & provided And if it shall hereafter appear that any last will & Testament was made by the said Deed, And the Ex^r or Ex^{ors} therein named do Exhibit the same into the s^d Court, making Request to have it allowed & approved accordingly if the s^d Ifabel being thereunto required do render and Deliver up her Letters of Admⁿ. Approbation of such Testament being just had and made in the s^d Court. Then this Obligation to be Void & of none Effect, or else to remain in full force and virtue.

Sealed & Delivered in Presence of the Court.

Ifabel Sabastine 
John Terrier 
Wm Weeks 

At a Court Held for King George County the 4th day of September 1760.

Ifabel Sabastine, John Terrier and William Weeks Acknowledged this bond to be their Act & Deed which was ord^{ed} to be Recorded. Teste. Rob. Armistead &c.

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Know all men by these presents that we Margaret Morrison & James Wint esqrs. held and firmly bound to John Triplett, Sam^r. Skinkus, William Newton & Arthur Mason Esqrs. Justices of the Court of King George County now sitting in the sum of Fifty pounds. To the payment whereof will truly to be made to th^o. Justice & th^o. Successors, We bind ourselves and each of us, our & each of our heirs Exors & Adm^{rs}. Jointly and severally firmly by these presents, Sealed with our Seals this 1^o. day of September in the year of our Lord 1760 & in the 31^o. year of the Reign of our Sovereign Lord George the Second. —

The Condition of this Obligation is such that if the above bound Margaret Morrison Adm^r. of all the goods, Chattles and Credits of William Morrison Deid^d. do make or cause to be made a true and perfect Inventory of all & singular the goods Chattles and Credits of the said Deid^d. which have or shall come to the hands Possession or Knowledge of her the said Margaret or into the hands or Possession of any other Person or persons for her, And the same we made do Exhibit or cause to be Exhibited into the County Court of King George at such time as she shall be thereunto required by the said Court, And the same goods Chattles and Credits & all other the goods Chattles and Credits of the said Deid^d. at the time of his death, which at any time after shall come to the hands or possession of the said Margaret or into the hands or Possession of any other person or persons for her, Do well & truly Administer according to Law & further do make a just & true Account of her Actings and doings therein when thereunto required by the said Court, And all the rest & Residue of the said Goods, Chattles & Credits which shall be found remaining upon the said Adm^r. Acc^t. the same being first Examined & Allowed 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 or Judgment shall direct, Pursuant to the Laws in that case made and Provided, And if it shall hereafter appear that any last Will & Testament was made by the said Deid^d. & the Son or Sons therein named do Exhibit the same into the said Court making request to have it allowed & approved accordingly if the said Margaret being thereunto required do render & deliver up her Letters of Admon. 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. —

Seald & Deliver'd in Presence of
Of the Court. —

Margaret ^{hu} Morrison 
marks
James Wint. 

At a Court Held for King George County the 1^o. day of September 1760.

Margaret Morrison and James Wint Acknowledged this bond to be their Act and Deed, which was Ordud to be Recorded. —

Teste. Rob: Armistead &

Know all men by these presents that we James Hill & John Woodcock are held and firmly bound unto our Sovereign Lord George the Second by the grace of God of great Britain France & Ireland King Defender of the faith &c. in the sum of Ten thousand pounds of tob. To the which Payment will truly to be made to our Sovereign Lord the King. We bind ourselves our heirs Executors & Admrs firmly by these Presents Sealed with our Seals & Dated this 15. day of September 1760.

The Condition of this Obligation is such that whereas the above bound James Hill hath obtained a License to keep an Ordinary at Seeds Town in King George County. Now if the said James Hill doth constantly find and provide in his said Ordinary good wholesome and cleanly Lodging & Diet for Travellers and Stableage Fodder and Provender or Pasturage & Provender as the Season shall require for their horses for and during the term of one year from the date hereof. And shall not suffer unlawful gaming in his House nor on the Sabbath day suffer any person to Drinke or drink more then is Necessary. Then this Obligation to be Void & of none Effect. or else to be and remain in full force and Virtue.

Sealed and Acknowledged }
in Presence of The Court.

James Hill 

Jn. S. Woodcock 

At a Court Held for King George County the 15. day of September 1760. —

James Hill and John S. Woodcock Acknowledged this bond to be their Act and Deed which was Ordred to be Recorded. —

Test. Rob. Armistead Es.

296) Know all men by these presents that we Judith Hackley, Robt Green & William Ball are held and firmly bound unto John Triplett, Samuel Shinkus, William Newton and Arthur Mosson Gen^l. Justices of the Peace for King George County for and in behalfe to the sole use & behoof of the Justices of the said County & their Successors in the sum of Three thousand Pounds Law money to be paid to the^s. Justices their heirs Ex^{ors} Adm^{rs} or Assigns. To the which payment will and truly to be made we bind ourselves and every of us our heirs Ex^{ors} Adm^{rs} Jointly & Severally firmly by these presents, sealed with our Seals, Dated this 19th Day of December 1760. —

The Condition of this Obligation is such that if the above bound Judith Hackley Exec^{tr} of the last Will and Testament of John Hackley deceased do make or cause to be made a true and perfect Inventory of all & singular the goods Chattels and Credits of the^s. Deceased, w^{ch} have or shall come to the hands Possession or Knowledge of the^s. Judith Hackley or into the hands & Possession of any other person or persons for her, & the same so made do Exhibit into the County Court of King George at such time as she shall be thereunto Required by the said Court, and the same goods Chattels & Credits & all other the Goods Chattels and Credits of the^s. Deceased. Which at any time after shall come to the hands Possession or Knowledge of the said Judith Hackley or into the hands and Possession of any other person or persons for her, Doe will & truly Administer according to Law, and further do make a true & Just Account of her Actings & Doings therein when thereunto required by the^s. Court, and also shall will & truly pay and deliver all the Legacies contained & specified in the^s. Testament as far as the^s. goods Chattels and Credits will thereunto extend & the Law shall charge you. Then this Obligation to be Void & of no Effect, or else to remain in full force and Virtue. —

Sealed & Delivered in
Presence of
James Conner
Moses Greene
Sam^l. Rude

Judith Hackley 
Rob^t. Green 
Will^m. Ball 

This bond was taken out of Court with the
Approbation of the^s. Court & Recorded.

Teste. Rob^t. Amistad &

I know all men by these presents that we Gulielm^o Hillard and Francis Jett Jun^r are true and firmly bound unto our Sovereign Lord King George the third his heirs & Successors in the full and Just Sum of Ten thousand pounds of ^{the} ~~the~~ To the w^{ch} Payment well and truly to be made we bind ourselves our heirs Exors and Adm^rs and every of them by these presents sealed with our Seales & Dated this 5th day of March 1761. —

The Condition of this Obligation is such that Whereas the abovebound Gulielm^o Hillard hath obtained Licence to keep an Ordinary at Leeds Town, Now if the said Gulielm^o Hillard doth Constantly find and Provide in his said Ordinary, good Wholesome Cleanly Lodging and Diet for Travellers, And Stabling, Fodder and 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 Tittle or Drink more than is Necessary, Then this Obligation to be Void, or else to remain in force. —

Signd Seald & Acknowledged
in Presence of. The Court. —

Gulielm^o Hillard 
F. Jett Jun^r. 

At a Court Held for King George County the 5th day of March 1761.

Gulielm^o Hillard and Francis Jett Jun^r Acknowledged this bond to be their Act and Deed, which was Ordred to be Recorded.

Teste. Rob: Armistead &

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Blitt, Samuel
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Know all men by these Presents that we Anne Drake and Thomas Drake are truly and firmly bound unto our Sovereign Lord King George the third his heirs & Successors in the full & Just sum of Ten thousand pounds of tob^o. To the which Payment will and truly to be made we bind ourselves our heirs know and Admrs and every of them by these presents sealed with our seals and Dated this 5^o. day of March 1761.

The Condition of this Obligation is such that whereas the above bound Anne Drake hath obtained License to keep an Ordinary at Leeds Town, Now if the said Anne Drake doth constantly find & provide in his said Ordinary good wholesome and cleanly Lodging and Diet for Travellers and Stableage, Fodder and Provender or Pasturage and Provender, as the season shall require for their horses for & during the Term of one whole year from this Instant, And shall not suffer or Permit any 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. }

Anne X Drake 
Tho. Drake 

At a Court Held for King George County the 5^o. day of March 1761. —

Anne Drake and Thomas Drake Acknowledged this bond to be their Act & Deed. Which was read to be Recorded.

Teste.
Rob: Armistead &:

Know all men by these presents that we Alexander Doniphan and David Bronaugh are held and firmly bound unto John Champes, Sam^l. Donne, Charles Carter Jun^r. and Arthur Mowson Gen^l. Justices of the peace for King George County, for and in behalf of the said we and be host of the Justices of the said County and their Successors in the sum of Five hundred pounds Curr^t. money to be paid to the said Justices their heirs Adms or Assigns, To the which payment will and truly to be made we bind ourselves & every of us our & every of our heirs heirs Adms & Assigns jointly & severally firmly by these presents, sealed with our seals, Dated this 5^o. day of March, Anno. Dom: 1761.

The condition of this Obligation is such that if the above bound Alexander Doniphan Exor^r of the last will and Testament of Anderson Doniphan died do make or cause to be made a true and perfect Inventory of all & singular the goods Chattles and Credits of the said Deed which have or shall come to the hands Possession or Knowledge of the said Alexander Doniphan or into the hands & Possession of any other person or persons for him, And the same so made do exhibit into the County Court of King George at such time as he shall be thereunto required by the said Court, And the same goods, Chattles and Credits, And all other the goods Chattles and Credits of the said Deed which at any time after shall come to the hands Possession or Knowledge of the said Alex^r. ~~Doniphan~~ ^{Doniphan} or into the hands & Possession of any other person or persons for him, do well & truly administer according to Law, And further do make a true & Just Account of his Actings and doings therein, when thereunto required by the said Court, And also shall pay and deliver all the legacies contained & specified in the said Testament, as far as the said goods Chattles and Credits will thereunto extend & the Law shall charge. Then this Obligation to be Void & of none Effect, or else to remain in full force & Virtue.

Seald & Deliv^d in Presence of The Court.

Alexand^r. Doniphan 
David Bronaugh. 

At a Court Held for King George County this 5^o. day of March 1761.
Alexander Doniphan and David Bronaugh Acknowledged this bond to be their Act & Deed, which was Ordain^d to be Recorded.
Teste. Rob: Armistead &

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Know all men by these presents that we Charles Carter Jun^r. John Fitzhugh
and Charles Carter Gent^r are held and firmly bound unto Sam^l. Shinker, Tho^s.
Jett, William Robinson, William Newton. As then Messon and Honatio Dads
Gent^r. Justices in the Commission of the peace for King George County for & on
behalf and to the sole use and behoof of themselves & their Successors in the
Sum of Five hundred pounds to be paid to the said Justices their Ex^{rs}. Adm^{rs}.
or Assigns. To the which payment will & truly to be made we bind our
selves and every of us our & every of our heirs Ex^{rs} & Adm^{rs}. Jointly and
severally firmly by these presents, sealed with our Seals Dated this 7th
day of May Anno. Dom. 1761. —

The Condition of this Obligation is such that if the above bound Charles
Carter Jun^r. and John Fitzhugh Ex^{rs} of the last will and Testament of John Tyler
decd do make or cause to be made a true and perfect Inventory of all & singular
the goods, Chattels and Credits of the^s. decd, which have or shall come to the hands
Possession or Knowledge of the^s. Carter & Fitzhugh or into the hands & possession of
any other person or persons for them, And the same so made do Exhibit into the
County Court of King George at such time as they shall be thereunto required
by the said Court, And the same goods Chattels & Credits & all other the goods
Chattels and Credits of the^s. decd w^{ch}. at any time after shall come to the hands
Possession or Knowledge of the^s. Carter & Fitzhugh or into the hands & possession
of any other person or persons for them, do well & truly Administer according to
Law, & further do make a true and Just account of their Actings & doing thereon
when thereto required by the said Court, And also shall well & truly pay &
Deliver all the legacies contained & specified in the^s. Testament as far as
the said goods Chattels and Credits will thereunto extend & the law shall charge,
Then this Obligation to be Void & of none Effect, or else to remain in full force
and Virtue. —

Sealed & Delivered in their
Presence of the Court.

Ch^r. Carter Jun^r. 

John Fitzhugh 

Ch^r. Carter 

At a Court Held for King George County the 7th day of May 1761.
Charles Carter Jun^r. John Fitzhugh & Charles Carter Gent^r. Acknowledged
this bond to be their Act & Deed, which was ordered to be Recorded.

Teste. Rob: Armistead &c.