

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

Frances Capara, William Newton, and James Kenyon, acknowledge
this Bond to be their Act and Deed, which is admitted to Record.

Know all Men by these Presents, That we, William Champe, and Thomas Sett Gent. are held and firmly bound to Charles Carter, John Triplett, William Rowley, Samuel Shinker, Horatio Dace, John Champe and William Thornton, Gent. Justices of the Court of King George County, now sitting, in the sum of two Thousand Pounds, To the Payment whereof, well & truly to be made, to the said Justices, and their Successors, we bind ourselves, and each of us, our, and each of our heirs, Executors, and Administrators, Jointly and severally, firmly, by these Presents, Seal'd with our Seals, this 7th day of July, in the year of our Lord, One Thousand seven hundred and Sixty three, and in the third year of the Reign of our Sovereign Lord, King George the third,

The Condition of the above Obligation is such, That if the above Bound William Champe, his Executors, and Administrators shall well and truly pay and deliver, or cause to be paid & delivered unto John Taliaferro, Francis Taliaferro, Jane Taliaferro & Ann Taliaferro, Orphans of John Taliaferro Gent. deceas'd, all such Estate or Estates, as now is, or are, or hereafter shall appear to be due to the said Orphans, when, and as soon as they shall attain to Lawfull Age, or when thereto required by the Justices of the said County Court, as also to keep harmless the above named Justices their and every of their heirs, Executors and Administrators

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ark (Seal)
Newton (Seal)
Kenyon (Seal)

from all Trouble and Damages, That shall or may arise about the
said Estate Then this Obligation to be void, otherwise to remain in
full Force

Sealed and delivered
in the Presence of —

William Champe

Tho³ Pett

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

William Champe and Thomas Pett, acknowledging this Bond
to be their Act and Deed, which is admitted to Record

Know all Men by these Presents, That we, Mary Owens
and Joshua Owens, are held and firmly bound to Charles
Carter, John Triplett, Charles Carter Jun^r, Samuel Brinkley
and William Thornton, Gent^s Justices of the Court of King
George County, now sitting, in the sum of five hundred pounds
To the Payment whereof, well and truly to be made, to the
said Justices, and their Successors, we bind ourselves and
each of us, our, and each of our heirs, Executors, & Administrato^rs,
Jointly and Severally, firmly, by these Presents, Seal
with our Seals, this 8th day of July, in the year of our Lord
One Thousand seven hundred and Sixty three, and in the
third year of the Reign of our Sovereign Lord George the
Third.

The Condition of this Obligation is such, That if the above
bound Mary Owens, Executrix of the last Will and Testament of
Richard Owens deceased, do 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 Mary Owens, or into the hands
and Possession of any other Person or Persons for her, and the same

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goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits of
 the said deceased, which at any time after, shall come to the hands, Possession
 or Knowledge, of the said Mary Owens, or into the hands, and Possession of
 any other Person or Persons for her, as well and truly administer according
 to Law, and further, as make a Just and a true account of her Actings and
 doings therein, when there so required by the the said Court, and also, well &
 truly pay and deliver, all the Legacies Contain'd and Specified in the said
 Testament, as far as the said Goods, Chattels, and Credits will thereunto
 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 — J.

Mary Owens ^{her} Seal
 Joshua Owens ^{mark} Seal

At a Court continued and held for King
 George County the 8^m day of July 1703.

Mary Owens, and Joshua Owens, acknowledge this Bond to be their Act
 and Deed which is admitted to Record,

I know all Men by these Presents, That we Jane
 Champe, Austin Brotenbrough, and William Rowley and
 Alexander Rose Gent, are held and firmly bound unto
 Charles Carter & Gent, Justices of the Court of the Court of
 King George County, now owing in the Sum of One hundred
 Thousand 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 8^m day of July, in the year of our Lord one
 Thousand seven hundred and Sixty three, and in the

in the year of the Reign of our Sovereign Lord George the third

The Condition of this Obligation is such, That if the above bound
 Jane Champ ^{Esq;} Executrix of the last Will and Testament of John Champ
 Esq; deceased, do make or cause to be made, a true and perfect
 Inventory of all her singular, the goods, chattels, and credits of the
 said deceased, which have, or shall come to the hands, Possession
 or knowledge of the said Jane Champ, or into the hands, and possession
 of any other Person or Persons for her, and the same so made, as
 to be shew'd & 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 Jane Champ, or into the hands, Possession
 of any other Person or Persons for her, as well and truly administer
 according to Law and further as made a true and just Account
 of her Actions and doings theron, 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

Jane Champ ^(Signature)
 Aust Brockenbrough ^(Signature)
 W^m Rowley ^(Signature)
 Al Ross ^(Signature)

At a Court Convened and held for King
 George County, the 8th day of July 1783

Jane Champ, Austin Brockenbrough, William Rowley & Alexander
 Ross, Acknowledged this Bond to their Act of Deed, which is admitted
 to Record.

I know all men by these Presents That we susanah Hewitt, Samuel Selcien, and Henry Tyler, are here, and firmly bound to John Triplett, William Rowley, Horatio Dace, and William Thornton, gent. Justices of the Court of King George County, now sitting, in the sum of two thousand Pounds, Current money, To the Payment whereof, well and truly to be made, to the said Justices, and their Successors we bind ourselves, and each of us, our, and each of our heirs, Executors, and Administrators, Jointly and severally firmly by these Presents, Seal'd with our Seals, this first day of September, in the year of our Lord, One Thousand seven hundred and sixty three, and in the third year of the reign of our Sovereign Lord George the third.

The Condition of this Obligation is such, That if the above bound Susanah Hewitt, Executrix of the last Will and Testament of James Hewitt 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 Executrix, or into the hands, and Possession, of any other Person or Persons for her, and the same so made, to exhibit, into the County Court of King George, at such time as she shall be thereunto required by the said Court, of the same Goods, Chattels, and Credits, and all other the Goods, Chattels & Credits, of the said deceased, which at any time after, shall come to the hands, Possession or Knowledge of the said Susanah Hewitt, or into the hands and Possession of any other Person or Persons for her, to well & truly Administer according to Law, and further to make a just and true account of her Actions, and doings therein, when thereto required by the said Court, and also shall well and truly pay and deliver all the Legacies contain'd and specified in the said Testament, as far as the said Goods, Chattels and Credits, will thereunto extend, and the Law shall charge, Then this Obligation to be void and of none effect, or else to remain in full Force and Virtue.

Seal'd and deliver'd
in the Presence of

Susanah Hewitt 
Sam Selcien 
Henry Tyler 

At a Court held for King George County the
1st day of September 1763

Susannah Duvit, Samuel Delaen and Henry Tyler acknowledge this
Deed to be their Act and Deed, which is admitted to Record

To all Men by these Presents, That we, Dolester, Balthrop and Aaron Grigsby are held and firmly bound to John Triplett, William Rowley, Samuel Shinder, Horatio Wade, and William Thornton, Gent. Justices of the Court of King George County, now sitting, in the sum of One Thousand Pounds, current money, To the payment whereof well and truly to be made, to the said Justices and their successors, we bind ourselves, and each of us, our, and each of our heirs, Executors, and Administrators, Jointly and Severally, firmly by these Presents, Seal'd with our Seals this first day of September, in the year of our Lord, One Thousand seven hundred and sixty three, and in the third year of the Reign of our Sovereign Lord King George the third.

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

Seal'd and delivered
in the presence of

Dolester Balthrop *[Signature]*
Aaron Grigsby. *[Signature]*

At a Court held for King George County the 1st day of
September 1763.

Delester Dalthrop and Aaron Lrigby acknowledge this Bond, to be,
their Act and Deed, which is admitted to Record.

I now all men by these Presents, that we William
Stone and John Triplett Gent. are hereinafter firmly bound
unto William Rowley, Samuel Skinner, Horatio Dade &
William Thornton, Justices in the Commission of the Peace
for King George County, now sitting in the Sum of Three
hundred pounds Current money, to be paid to the said Justices
their Executors, Administrators and Assigns. To the which
Payment well and truly to be made, we bind ourselves and
every of us, our, and every of our heirs, Executors, and
Administrators, Jointly and Severally, firmly, by these
Presents, Seal'd with our Seals, dated this first day of
September 1763.

The Condition of this Obligation is such, That if the above bound
William Stone, Administrator of all the Goods, Chattels, and Credits of
Elizabeth Franklyn deceased, do 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 him the said Stone, 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 there unto required by the said Court, and the same
Goods, Chattels, and Credits and all other the Goods, Chattels & Credits
of the said deceased, at the time of her death, which at any time
after, shall come to the hands or Possession of the said Stone, or into
the hands and Possession of any other Person or Persons for him.

do well and truly administer according to Law, and further, to make a Just and true account of his actings, and doings therein, when thereto required by the said Court, and all the rest and residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Administrators Account, the same being first examined and allow'd by the Justices of the Court for the time being, shall deliver and pay unto such Person or Persons respectively, as the said Justices by their Order, or Judgment, shall direct; Pursuant to the Laws in that case made and Provided, and if it shall hereafter appear that any last Will and Testament was made by the said deceased, and the Executor or Executors therein named do exhibit the same into the said Court, making Request to have it allow'd and Approved accordingly, if the said Administrator being thereunto required do render and deliver up his letters of Administration, Approbation of such Testament being first had and made in the said Court. Then this Obligation to be void and of none effect, or else to remain in full Force and Virtue.

Sealed and delivered
in the Presence of

of William Stone (Seal)
John Triplett (Seal)

At a Court held for King George County the
1st day of September 1763.

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

I know all Men by these Presents, That we Thomas
Derry and John Catlett, are held and firmly bound unto
John Triplett Gent. the first Justice in the Commission of
the Peace for King George County, for and in behalf, and to
the Sole use and behoof of the Justices of the said County,
their Successors, in the sum of two Thousand pounds,

to be paid to the said Justice, his Executors, Administrators
and Assigns, To the which Payment, well and truly to be made
we Bind ourselves, and every of us, our, and every of our,
heirs, Executors, and Administrators, Jointly and severally
firmly, by these Presents Sealed, with our Seals, dated this
first day of December 1703.

The Condition of this Obligation is such, That if the above Bound,
Thomas Perry, Executor of the last Will and Testament, of Enoch Perry
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 Executor, or into the hands or Possession, of any other Person or
Persons for him, and the same so made, as exhibit, or cause to be
exhibited into the County Court of King George, at such time as 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 Executor, or into the hands & Possession
of any other Person or Persons for him, do well and truly Administer
according to Law, and further as make a Just and true account of
his Actings and doings therein, when thereto required by the said
Court, and all the Test and Residue of the said Goods, Chattels and
Credits, which shall be found remaining upon the said Executors
Account, the same being first examin'd and allow'd by the Justices
of the Court for the time being, shall deliver and pay unto such Person
or Persons respectively, as the said Justices by their Order, or Judgment
shall direct, Pursuant to the Laws in that case made and Provided
and if it shall hereafter appear, that any last Will and Testament
was made by the said deceased, and the Executor, or Executors
therein named, do exhibit the same, into the said Court, making
Request to have it allow'd, and Approv'd accordingly, if the said
Executor being thereunto required do render and deliver up his Letter of

Administration. Approval of such Testament, being first had
and made in the said Court. Then this Obligation to be void and of
none effect, or else to remain in full Force and Virtue.

Sealed and delivered
in the Presence of

Tho^r Berry *(seal)*
Jno^r Cattell. *(seal)*

At a Court held for King George County the
1st day of December 1703.

Thomas Berry and John Cattell, acknowledge this Bond to be
their Act and Deed, which is admitted to Record.

I know all Men by these Presents, That we John Bruce
James Kenyon, and Thomas Cayson, are held and firmly
Bound unto, John Triplett, The first Justice in the Commission
of the Peace for King George County, for and in behalf, and to
the sole use and behoof of the Justices of the said County,
their Successors, in the sum of five hundred Pounds, To be
paid to the said John Triplett, his Executors, Administrators
and Assigns, To the which Payment well and truly to be made
we bind ourselves, and every of us, our, and every of our heirs
Executors, and Administrators, Jointly and severally,
firmly by these Presents, Sealed, with our Seals, dated this
first day of December 1703.

The Condition of this Obligation is such, That if the above
Persons, John Bruce, and James Kenyon, Administrators, of all
the Goods, Chattels, and Credits, of William Bruce deceased, do
make, or cause to be made a true and perfect Inventory of all
singular, the Goods, Chattels, and Credits, of the said deceased,
which have, or shall come to the hands Possession, or Knowledge
of him, the said Administrator, or into the hands, and Possession of

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of any other Person or Persons for them, and the same so made do exhibit or cause to be exhibited into the County Court of King George, at such time as they shall be thereto required by the said Court and the same Goods, Chattels and Credits, and all other the Goods, Chattels, and Credits, of the said deceased, at the time of his death, which at any time after, shall come into the hands, or Possession of the said Administrator, or into the hands of Possession of any other Person or Persons for them, as well and truly Administer according to Law, and further do make a Just and true account of their Actions and doings therein, when thereto required by the said Court and all the Rest and Residue of the said Goods, Chattels, and Credits which shall be found remaining upon the said Administrators Account, the same being first examined and allowed by the Justices of the Court for the time being, shall deliver and pay unto such Person or Persons respectively as the said Justices by their Order or Judgment, shall direct Pursuant to the Laws in that case made and Provided, and if it shall hereafter appear, that any last Will and Testament was made by the said deceased, and the Executor or Executors therein named, do exhibit the same into the said Court, making request to have it allowed & approved accordingly, if the said John Bruce, and James Kenyon, being thereunto required, do tender and deliver up their Letters of Administration, Approval of such Testament being first had and made in the said Court. Then this Obligation to be void and of none effect, or else to remain in full Force and Virtue.

Sealed and delivered
in the Presence of — }

John ^{his} Bruce ^{Seal}
mark
James Kenyon ^{Seal}
Thomas Lason ^{Seal}

At a Court held for King George County the 1st
day of December 1703.

John Bruce, James Kenyon and Thomas Lason, Acknowledg'd this
Done to be their Act and Deed, which is admitted to Record.

I now all Men by these Presents, That we Charles Deane
 and Thomas Jett, are held ana firmly bound, unto John Triplett
 William Rowley, Charles Carter, William Newton, Arthur
 Morson, and William Thornton, Gentlemen Justices of the
 Court of King George County, now sitting in the sum of two
 Thousand Pounds. To the which Payment, well and truly to
 be made, to the said Justices, and their Successors, we bind
 ourselves, and each of us, our and each of our heirs, Executors
 and Administrators, Jointly and Severally, firmly, by these
 Presents, Seal'd with our Seals, and dated this 1st day of
 December 1703.

The Condition of the above Obligation is such, That if the above
 Bound Charles Deane, Guardian of Charles Deane, his Executors
 and Administrators, shall well and truly pay and deliver, or cause
 to be paid and deliver'd, unto the said Charles Deane, Orphan of
 John Deane deceased, all such Estate or Estates, as now is, or are, or
 hereafter shall appear to be due to the said Orphan, when and as
 soon as he shall attain to lawfull Age, or when thereto required by
 the Justices of the said County Court, as also keep harmless, the above
 named Justices, their, and every of their Heirs, Executors, and
 Administrators, from all Trouble and Damage, that shall or
 may arise about the said Estate, Then the above Obligation to be void
 otherwise to remain in full Force
 Seal'd and deliver'd
 in the Presence of } .

Charles Deane *(Seal)*
 Tho: Jett *(Seal)*

At a Court held for King George County the
 1st day of December 1703.

Charles Deane and Thomas Jett, acknowledging a two Bond to be
 their Act and Deed which is admitted to Record.

Know all Men by these Presents, That we
 Berlinda Galthrop, David Jones, and Joel Ancrum, are
 held and firmly Bound unto William Rowley, Samuel
 Skinner, William Newton, and Francis Thornton Gent
 Justices of the Peace, their heirs, and Successors, in
 the sum of eight hundred Pounds, to be paid to the said
 Justices, their Executors, Administrators, and Assigns. To
 the which Payment well and truly to be made, we bind
 ourselves, and every one of us, our, and every one of our heirs, Execu-
 tors, and Administrators, Jointly and Severally, firmly, by
 these Presents, Sealed with our Seals, and dated this 5th day
 of April 1764.

The Condition of this Obligation is such, That if the above Bound
 David Jones, Executor of the last Will and Testament of Aaron Grigsby
 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
 David Jones, 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 there-
 unto required by the said Court, and the same Goods, Chattels, & Credits
 of the said deceased, at the time of his death, which at any time after
 shall come to the hands, or Possession of the said Executor, or into the
 hands, or Possession of any other Person or Persons for him, do well &
 truly Administer according to Law, and further do make a just &
 true account of his Actions, and doings therein, when thereunto required
 by the said Court, and also, do 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, according to the
 Value thereof, and as the Law shall charge, Then this Obligation to be
 void, otherwise to remain in full force and Virtue.

Seal'd and delivered
 in the Presence of us.

Berlinda & Grigsby *[seal]*
 David Jones ... *[seal]*
 Joel Anchrum. *[seal]*

At a Court held for King George County
5th day of April 1704.

Berlinda Grigsby, Dava Jones, and Joel Anchors, acknowledge
this Bond to be their Act and Deed, which is admitted to Record

*O*n^r I know all Men by these Presents, That we Mary
Terrier and Joseph Robinson, are held and firmly bound
unto William Rowley, Samuel Shinker, Arthur Monson
and William Thornton, Justices in the Commission of the
Peace for King George County, for and in behalf, and to the
sole use and behoof of the Justices of the said County, their
Successors, in the sum of Fifty Pounds To be paid to the said
William Rowley & his Executors, Administrators and
Assigns, To the which Payment well and truly to be made,
we bind ourselves, and every of us, our, and every of our heirs
Executors and Administrators, Jointly and Severally,
firmly by these Presents, Sealed with our Seals, dated this
5th day of April 1704.

The Condition of this Obligation is such, That if the above
Bouna Mary Terrier, Administratrix of all the Goods, chattels
and Credits of Phillip Terrier deceased, do make, or cause to be made
a true and perfect Inventory of all and Singular the Goods, chattels
and Credits of the said deceased, which have, or shall come to the
hands, Possession, or Knowledge of her the said Mary Terrier or
into the hands, or Possession of any other Person or Persons for her
and the same so made do exhibit, or cause to be exhibited into the
County Court of King George at such time as she shall be thereunto
required by the said Court, and the same Goods, chattels, and Credits
and all other the Goods, chattels, and Credits, of the said deceased,
at the time of his death, which at any time after, shall come to the

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hanc or Possession of the said Mary Ferrier, or into the hands & Possession
of any other Person or Persons for her, as well and truly Administrator,
according to Law, and further so make a Just and true account of her
Actings and doings therein, when thereto required by the said Court, &
all the Rest and Residue of the said Goods, Chattels, and Credits, which
shall be found Remaining upon the said Administratrix Account, the
same being first examin'd and allow'd by the Justices of the Court for
the time being, shall deliver and pay unto such Person or Persons e
respectively, as the said Justices by their Order, or Judgment, shall direct,
Pursuant to the Laws in that case made and Provided, and if it shall
hereafter appear, that any last Will and Testament was made by the
said deceas'd, and the Executor or Executors therein nam'd, to exhibit
the same into the said Court, making Request to have it allow'd & approved
accordingly, if the said Mary Ferrier being thereunto required, do render
and deliver up her letters of Administration, Approbation of such
Testament being first had and made in the said Court, Then this
Obligation to be void and of none effect, or else to remain in full Force and
Virtue.

Seal'd and delivered
in the Presence of

Mary Ferrier Seal'd
Joseph Robinson Seal'd

At a Court held for King George County the 5th day
of April 1704.

Mary Ferrier and Joseph Robinson acknowledge this Bond to be
their Act and Deed, which is admitted to Record.

○ I now all Men by these Presents, That we James
Kitchen and William Newton, are here and firmly bound
unto William Rowley, Samuel Strindber, Arthur Morrison
and William Thornton Gentlemen Justices of King
George County, their heirs, and Successors, in the sum of

eight hundred Pounds, To be paid to the said Justices, their
Executors, Administrators, and Assigns, To the which Payment
well and truly to be made, we bind ourselves, and every of us,
our, and every of our heirs, Executors, and Administrators,
Jointly and Severally, firmly, by these Presents, Sealed with
our Seals, and dated this 5th day of April 1704.

The Condition of this Obligation is such, That if the above bound
James Kitchen executor of the last Will and Testament of William
Porch deceased do make, or cause to be made a true and perfect Inventory
of all and Singular, the Goods, Chattels and Credits, of the said deceased
which have, or shall come to the hands, Possession, or Knowledge of him
the said James Kitchen, 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 thereto required by the said Court, and the same
Goods, Chattels, and Credits, and all other the Goods, Chattels & Credits
of the said deceased, at the time of his death, which at any time after
shall come to the hands or Possession of the said James Kitchen, 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 there-
unto required by the said Court, and also, do 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,
according to the value thereof, and as the Law shall charge him
Then this Obligation to be void, otherwise to remain in full Force and
Virtue

Seal'd and deliver'd
in Presence of us -

his
James F Kitchen (Seal)
mark
Wm Newton (Seal)

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Justices, their
he which Payment
and every of us,
Administrators, &
Sexts, Seal'd with
1704.

At a Court held for King George County the
5th day of April 1704.

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

If the above bond
ent of William
no perfect Inventory
of the said deceased
Knowledge of him
or of any other
to exhibit, or
George, at such
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at any time after
mes Kitchen, or into
is for him, do well
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nd truly pay and
the said Testament
hereunto extend
charge him
in full force and

his
F Kitchen (Seal)
mark
Newton (Seal)

I know all Men by these Presents, That we London
Carter, Charles Carter of Lorot^m Maximilian Robinson
and John Skinner Gent are held and firmly bound unto
John Triplett, Charles Carter and William Rowley, William
Newton, & Arthur Moron, and William Thornton, gentlemen
Justices of King George County, their heirs, and Successors, in
the sum of one hundred Thousand Pounds, Current money
to be paid to the said Justices, their Executors, Administrators
and Assigns, To the which Payment, well and truly to be
made, we bind ourselves, and every of us, our, and every of
our heirs, Executors, and Administrators, Jointly & Severally
firmly by these Presents, Seal'd with our Seals, and dated
this 7th day of June 1704.

The Condition of this Obligation is, That if the above bound London
Carter, and Charles Carter Esq^r Executors of the last Will and Testament
of Charles Carter Esq^r deceas'd, do make, or cause to be made, a true and
perfect Inventory of all and Singular the Goods, Chattels, and Credits of
the said deceas'd, which have, or shall come to the hands, Possession or
Knowledge of them the said Executors, or into the hands and Possession
of any other Person or Persons for them, and the same so made, do exhibit
or cause to be exhibited into the County Court of King George, at such time
as they shall be thereto required by the said Court, and the same Goods
Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the
said deceas'd, at the time of his death, which at any time after, shall
come to the hands, Possession of the said Executors, or into the hands or

or Possession of any other Person or Persons for him, as well and truly, Administer according to Law, and further do make a true and Just account of their Actings and doings therein, wheretherto required by the said Court, and also do 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, according to the Value thereof, and as the Law shall charge, Then this Obligation to be void otherwise to remain in full force and Virtue

Seal'd and deliver'd
in Presence of us - - - - - }

Landon Carter 
Charles Carter 
McRobinson 
Shinkert 

At a Court held for King George County the
7th day of June 1764.

Landon Carter, Charles Carter, Maximilian Robinson and John Shinkert
gent acknowledge this Bond to be their Act and Deed, which is admitted
to Record.

I know all Men by these Presents, That we John Neilson
and Harris Hooe, are held and firmly Bound unto John Triplett
Charles Carter, William Rowley, William Newton, William
Robinson and William Thornton, gent. Justices in the Commission
of the Peace for King George County, for and in behalf, and to the
sole use and behoof of the Justices of the said County, their
Successors, in the Sum of one Thousand Pounds, To be paid to the
said Justices, their Executors, Administrators, and Assigns, To the
which Payment well and truly to be made, we bind ourselves and
every of us, our, and every of our Heirs, Executors, & Administrators
Jointly and severally, firmly by these Presents, Seal'd with our

Seals, dated this 7th day of June 1764.

The CONDITION of this Obligation is such, That if the above Bound John Neilson, Administrator of all the Goods Chattels, and Credits of Rowley Sunsford deceas'd, do make or cause to be made a true & perfect Inventory of all and Singular, the Goods, Chattels, and Credits, of the said deceas'd, which have, or shall come to the hands, Possession, or Knowledge of him the said John Neilson, 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 deceas'd, at the time of his death, which at any time after, shall come to the hands or Possession of the said John Neilson, or into the hands and Possession of any other Person or Persons, for him, do well and truly Administrated 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 Test and Residue of the said Goods, chattels, and Credits, which shall be found remaining upon the said Administrators account, the same being first Examined and allow'd by the Justices of the Court for the time being, shall deliver and pay unto such Person or Persons respectively, as the said Justices by their Order, or Judgment, shall direct, Pursuant to the Law in that case made and Provided, and if it shall hereafter appear, that any last Will and Testament, was made by the said deceas'd, and the Executor or Executors therein nam'd, do exhibit the same into the said Court, making request to have it allow'd and approv'd accordingly of the said John Neilson being thereunto required, to render and deliver up his letters of Administration, approbation of such Testament being first had and made in the said Court. 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

John Neilson 
Harris Moore 

do well and truly
be a true and Just
or thereto required by
deliver all the
ment, as far as the said
according to the Value
Obligation to be void.

ndon Carter 
Charles Carter 
M Robinson 
Shinkins 
George County the

Benson and John Shinkins
Deed, which is admitted

, That we John Neilson
Bound unto John Triplett
Newton, William
Justices in the Commission
in behalf, and to the
said County, their
Power, To be paid to the
rators, and Assessors, To the
, we bind ourselves and
executors, & Administrato
ents, Sealed with our

At a court held for King George County the
7th day of June 1704.

John Neilson and Harris Rose acknowledge this Bond to be their
Act and Deed, which is admitted to Record.

I know all Men by these Presents That we Susanah
Stewart, David Brionaugh and Samuel Grigoby are held &
firmly bound unto John Triplett, Charles Carter, William
Rowley, William Newton, and William Thornton, Justices
of the Peace for King George County, for and in behalf, and to
the sole use and behoof of the Justices of the said County,
their Successors, in the sum of Three hundred pounds To be
paid to the said Justices, their Executors, Administrators
and Assigns. To the which Payment well and truly to be
made, we bind ourselves, and every of us, our, and every of our
heirs, Executors, and Administrators, Jointly and Severally,
firmly by these Presents, Seal'd with our Seals, dated this
seventh day of June in the year of our Lord 1704.

The Condition of this Obligation is such, That if the above
bound Susanah Stewart, Administratrix of all the Goods, Chattels
and Credits of Charles Stewart deceas'd, do make, or cause to be
made, a true and Perfect Inventory of all and Singular the Goods,
Chattels, and Credits of the said deceas'd, which have, or shall come
to the hands, Possession or Knowledge of her the said Susanah Stewart
or unto the hands or Possession of any other Person or Persons for her
and the same so made, as exhibit, or cause to be exhibited into the
County Court of King George, at such time as he shall be thereunto
required by the said Court, and the same Goods, Chattels and
Credits, and all other the Goods, Chattels and Credits of the said
deceas'd, at the time of his death, which at any time after shall

George County the
Bond to be their

at we Susanah
Grigsby are held by
Carter, William
Hornton, Justices
in behalf, and to
said County,
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Administrator
and truly to be
our, and every of our
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Seals, dated this
2d 1704.

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or Persons for her
exhibited into the
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time after shall

come to the hands or Possession of the said Susanah Stewart, or into the
hands and Possession of any other Person or Persons for her, do well and
truly administer according to Law, and further to make a just and
true account of her Actions and doings therein, when thereto required
by the said Court, and all the Testana Residue of the said Goods Chattels
and Credits, which shall be found remaining upon the said Administra
-tive account, the same being first examined and allowed, by the Justices
of the Court for the time being, shall deliver and pay unto such Person
or Persons respectively, as the said Justices by their Order, or Judgment,
shall direct, Pursuant to the Laws in that case made and Provided,
and if it shall hereafter appear, that any last Will and Testament
was made by the said deceased, and the Executor^{or} Executrix therein
named, to exhibit the same into the said Court, making Request to have
it allowed and approved accordingly, if the said Susanah Stewart
being thereunto required, do render and deliver up her letters of
Administration, Approbation of such Testament being first had &
made in the said Court, Then this Obligation to be void and of none
effect, or else to remain in full force and Virtue
Seal'd and delivered
in the Presence of

Susanah Stewart
David Brionaugh
Samuel Grigsby

At a Court held for King George County
the 7th day of June 1704.

Susanah Stewart, David Brionaugh, and Samuel Grigsby acknow
ledge this Bond to be their Act and Deed, which is admitted to
Record.

○ I now all off men by these Presents, That we John
Cox and William Newton are held and firmly Bound
unto John Triplett, William Rowley, Charles Carter, and

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Arthur Morson, Justice of the Peace for King George County,
for and in behalf, and to the sole use and behoof of the
Justices of the said County, their Successors in the Sum of
one hundred Pounds, To be paid to the said Justices, their
Executors, Administrators, and Assigns, To the which
Payment well and truly to be made, we bind ourselves, and
every of us, our, and every of our heirs, Executors & Adminis-
trators, Jointly and Severally, firmly by these Presents, Seal
with our Seals, dated this 7th day of June 1764.

The Condition of this Obligation is such, That if the above
Bound John Cox, Administrator, of all the Goods, Chattels, & Credits
of John Sullivan deceased, do make, or cause to be made a truly
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 him the said John Cox, or into the hands, or
Possession of any other Person or Persons for him, and the same
so made, do exhibit, or cause to be exhibited into the County Court,
of King George, at such time as he shall be thereunto required by
the said Court, and the same Goods, Chattels, and Credits and
all other the Goods, Chattels, and Credits, of the said deceased at
the time of his death, which at any time after, shall come to the
hands or Possession of the said John Cox, or into the hands, and
Possession, of any other Person or Persons for him do well & truly
Administer according to Law, and further do make a just &
true account of his Actings and doings therein, whereto
required by the said Court, and all the rest and residue of the
said Goods, Chattels, and Credits, which shall be found remaining
upon the said Administrators account, the same being first
examined and allow'd by the Justices of the Court for the time
being, shall deliver and pay unto such Person or Persons respect-
ively, as the said Justices by their Order, or Judgment, shall
direct, Pursuant to the Laws in that case made and provided,

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and if it shall hereafter appear, that any last Will and Testament was made by the said deceased, and the Executrix or Executors therein named do exhibit the same unto the said Court, making request to have it allowed and approved accordingly, if the said John Cox being thereunto required, do render and deliver up his letters of Administration, Approbation of such Testament being first had and made in the said Court. Then this Obligation to be void and of none effect; or else to remain in full force and virtue.

Sealed and delivered,

in the Presence of _____

John Cox 

Wm. Newton 

At a Court held for King George County the 7th day
of June 1704.

John Cox and William Newton acknowledging this Bond to be their Act,
and Deed which is admitted to Record.

Know all Men by these Presents, That we Benjamin
Ballard, James Jones, and Charles Carter, are held and firmly
Bound to John Triplett, William Rowley, Charles Carter, and
Samuel Strindler, Gent. Justices of the Court of King George
County, now sitting, in the sum of one Thousand Pounds, To
the Payment whereof, well and truly to be made to the said
Justices, and their Successors, we bind ourselves and each of us,
our, and each of our heirs, Executrix, and Administrators,
Jointly and Severally, firmly by these Presents, Sealed with
our Seals, this 5th day of July, in the year of our Lord, one
Thousand seven hundred and sixty four, and in the fourth
year of the Reign of our Sovereign Lord George the third.

The Condition of this Obligation is such, That if the above Bound
Benjamin Ballard and James Jones, Executrix of the last Will and

Testament of James Jones deceas'd, do make, or cause to be made a true and perfect Inventory of all and singular, the Goods, Chattels, & Credits of the said deceas'd, which have, or shall come to the hands, Possession, or Knowledge of the said Benjamin Ballard, 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 he shall be thereunto required by the said Court, and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits of the said deceas'd, which at any time after, shall come to the hands Possession or Knowledge of the said Benjamin Ballard & James Jones or into the hands and Possession of any other Person or Persons for them, do well and truly Administer according to Law, and further, do make a Just and true account of their Actings and doings therun when thereto required by the said Court, and also shall well & truly pay and deliver all the Legacies contain'd, and Specified in the said Testament as far as the said Goods, Chattels, and Credits, will there unto extend, and the Law shall charge, Then this Obligation to be void and of none effect, or else to remain in full force & Virtue.

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

Benjamin Ballard
James Jones
Charles Carter

At a Court held for King George County the
5th day of July 1764.

Benjamin Ballard, James Jones, and Charles, acknowledge this
Bond to be their Act and Deed, which is admitted to Record.

I know all Men by these Presents, That we Mary Gaitshill, and William Champs are held, and firmly bound unto John Triplett, the first Justice in the Commission of the

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allard & James Jones
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shall well & truly
specified in the
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James Ballard (seal)
nes Jones (seal)
Carter (seal)

ng George County the
knowledged this
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To, That we Mary
v, and firmly bound
e Commission of the

Peace for King George County, for and in behalf, and to the sole
use and behoof of the Justices of the said County, their Successors
in the sum of three hundred Pounds, To be paid to the said
Justice, his Executors, Administrators, and Assigns, To the which
Payment well and truly to be made, we bind ourselves, by 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 July 1704.

The CONDITION of this Obligation is such, That if the above Bound
Mary Gaitshill Administratrix of all the Goods, Chattels, and Credits, of
John Gaitshill deceased, do make, or cause to be made a true and perfect
Inventory of all and Singular, the Goods, Chattels, and Credits, of the said
deceased, which have, or shall come to the hands, Possession or Knowledge
of her the said Mary Gaitshill, or into the hands, or Possession, of any other
Person or Persons for her, and the same so made, do exhibit, or cause to be
exhibited into the County Court of King George, at such time as she shall be
thereunto required by the said Court, and the same Goods, Chattels and
Credits, and all other the Goods, Chattels, and Credits, of the said deceased,
at the time of his death, which at any time after, shall come to the hands
or Possession of the said Mary Gaitshill or into the hands, and Possession
of any other Person or Persons, for her, do well and truly Administer,
according to Law, and further to make a Just and True account of her
Actings and doings therein, when thereto required by the said Court,
and all the Rest and Residue of the said Goods, Chattels, and Credits
which shall be found remaining upon the said Administratrix
Account, the same being first examined and allow'd by the Justices of
the Court for the time being, shall deliver and pay, unto such Person or
Persons respectively, as the said Justices by their Order, or Judgment,
shall direct, Pursuant to the Laws, in that case made and Provided,
and if it shall hereafter appear, that any last Will and Testament
was made by the said deceased, and the Executor or Executors
therein named do exhibit the same into the said Court, making request

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to have it allowed and approved, accordingly, if the said Mary Gaitstill being thereunto required, do render and deliver up her letters of Administration, Approbation of such Testament being first had and made in the said Court, Then this Obligation to be void and of none effect, or else to remain in full force and Virtue.

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

Mary Gaitstill 

William Champer 

At a Court held for King George County,
the 5th day of July 1764.

Mary Gaitstill and William Champer acknowledge this Bond
to be their Act and Deed, which is admitted to Record

○ I now all Men by these Presents, That we Peggy, Cazard, William Weets, and Joseph Weets, are held & firmly bound unto John Triplett, the first Justice in the commission of the Peace for King George County, for and in behalf, and to the sole use and behoof of the Justices of the said County, their Successors, in the sum of five hundred Pounds, To be paid to the said John Triplett, his Executors & Administrators, and 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 & severally, firmly, by these Presents, Seal'd, with our Seals, dated this 2^d day of August 1764.

The Condition of this Obligation is such, That if the above bound Peggy Cazard, Administratrix of all the Goods chattels and Credit of James Cazard deceased, do make, or cause to be made a true and perfect Inventory of all and singular, the Goods, chattels, and

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our Seals,

Credits of the said deceased, which have, or shall come to the hands
of Possession, or Knowledge of her the said Peggy Bazard, or into the hands
or Possession of any other Person or Persons for her, and the same so made
as exhibit, or cause to be exhibited into the County Court of King George,
at such time as she shall be thereunto required by the said Court, of
the same Goods, Chattels, and Credits, and all other the Goods, Chattels &
Credits of the said deceased, at the time of his death, which at any time
after, shall come to the hands, or Possession of the said Peggy Bazard or
into the hands, and Possession of any other Person or Persons for her, as
well and truly Administer according to Law, and further to make a
Just and true account of her Actions and doings therein, when thereto
required by the said Court, and all the rest and residue of the said
Goods, Chattels, and Credits which shall be found remaining upon the
said Administratrix Account, the same being first examined and
allow'd by the Justices of the Court for the time being, shall deliver and
pay unto such Person or Persons respectively, as the said Justices by their
Order, or Judgment, shall direct, Pursuant to the Laws, in that case made
and Provided, and if it shall hereafter appear, that any last Will and
Testament, was made by the said deceased, and the Executor or Executors
therein named, to exhibit the same, into the said Court, making request
to have it allow'd and approved accordingly, if the said Peggy Bazard,
being thereto required, to render and deliver up her letters of Administra-
tion, Approbation of such Testament, being first had and made in the
said Court. Then this Obligation to be void and of none effect, or else to
remain in full force and Virtue

Seal'd and delivered
in the Presence of

Peggy Bazard. 
Wm Weets. 
Joseph Weets. 

At a Court held for King George County the 2^d day
of August 1764.

Peggy Bazard, William Weets, and Joseph Weets acknowledged this
Bond, to be their Act and Deed, which is admitted to Record.

the above
Chattels and
be made a true
Chattels, and

I know all Men by these Presents, That we Belenda Grigsby, William Harrison, and Enoch Strother, are held and firmly Bound to John Triplett, Samuel Strinber, William Robinson, and William Thornton, Gentlemen Justices of the Court of King George County now sitting, in the Sum of two hundred Pounds, To the Payment whereof, well and truly to be made, to the said Justices and their Successors, we Bind ourselves, and each of us, our, and each of our heirs, Executors and Administrators, Jointly and Severally, firmly, by these, Presents, Seal'd, with our Seals, and dated this 2^d day of August 1704.

The Condition of the above Obligation is such, That if the above bound Belenda Grigsby, Guardian of Lawrence & Winny Dalthrop her Executors, and Administrators, shall well and truly pay and deliver, or cause to be paid and deliver'd, unto the said Lawrence & Winny, Orphans of Francis Dalthrop deceased, all such Estate or Estates, as now is, or are, or hereafter, shall appear to be due, to the said Orphans, when and as soon as they shall attain to Lawfull Age, or when thereto required by the Justices of the said County Court, as also keep harmless, the above named, Justices, their and every of their heirs, Executors, and Administrators, from all trouble and Damages, that shall, or may arise about the said Estate, Then the above Obligation to be void, otherwise to remain in full force Seal'd and deliver'd
in the Presence of —

Belenda ^{her} Grigsby ^{Seal}
mark
Wm Harrison... ^{Seal}
Enoch Strother ^{Seal}

At a Court held for King George County
the 2^d day of August 1704.

Belenda Grigsby, William Harrison, and Enoch Strother, acknowledging this Bond to be their Act and Deed, which is admitted to Record

Know all Men by these Presents, That we
 Daniel Grinnan and William Robertson, are held,
 and firmly bound unto John Triplett & Gentlemen
 Justices of the Court of King George County, now, sitting in
 the Sum of three 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
 and dated this 2^d day of August 1764.

The Condition of the above Obligation is such, That if the above
 bound Daniel Grinnan Guardian of James Bayard, his Executors &
 Administrators, shall well and truly pay and deliver, or cause to be
 paid and delivered, unto the said James Bayard, Orphan of James
 Bayard deceased, all such Estate or Estates, as now is, or are, or hereafter
 shall appear, to be due to the said Orphan, when, and as soon as he shall
 attain to Lawfull Age, or when thereto required by the Justices of the said
 County Court, as also, keep harmless, the above named Justices, their, &
 every of their heirs, Executors, and Administrators, from all Trouble
 and Damages, that shall or may arise about the said Estate, Then the
 above Obligation to be void, otherwise to remain in full Force.

Seal'd and deliver'd
 in the Presence of

Daniel Grinnan (Seal)
 William Robertson (Seal)

At a Court held for King George County the 2^d
 day of August 1764.

Daniel Grinnan and William Robertson, acknowledging this Bond
 to be their Act and Date, which is admitted to Record,

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Know all Men by these Presents, That we Mary Dom
 ana John Alexander, are hereinafter firmly bound unto John
 Triplett, William Rowley, William Nelson, William Robinson
 ana John Champe, Gentlemen Justices of King George County
 their heirs, and Successors, in the sum of five Thousand Pounds
 To be paid to the said Justices, their Executors, Administrators,
 and Assigns, To the which Payment well and truly to be made,
 we bind ourselves, and every of us, our, and every of our heirs,
 Executors, and Administrators, Jointly and Severally, firmly
 by these Presents, Sealed with our Seals, and dated this first
 day of November 1704.

The Condition of this Obligation is such, That if the above
 Bound Mary Donne Executrix of the last Will and Testament of
 Samuel Donne gent. deceased, do make, or cause to be made, a true
 and perfect Inventory of all and Singular, the Goods, Chattels, and
 Credits of the said deceased, which have, or shall come to the hands
 Possession, or Knowledge of her the said Mary Donne, or into the
 hands or Possession of any other Person or Persons for her, and the
 same same cause, do exhibit, or cause to be exhibited into the County
 Court of King George, at such time as she shall be thereto required
 by the said Court, and the same Goods, Chattels, 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 Executrix, or into the
 hands, or Possession of any other Person or Persons for her, do well and
 truly administer according to Law, and further do make a just &
 true account of her Actions and Doings therein, when thereunto
 required by the said Court, also do well and truly pay & deliver, all
 the Legacies contain'd and specified in the said Testament, as far
 as the said Goods, Chattels, and Credits, will thereunto extend
 according to the Value thereof, and as the law shall charge her
 Then this Obligation to be void, otherwise to remain in full force & virtue
 Seal'd and deliver'd
 in the presence of }
 Mary Donne *(Seal)*
 J. Alexander. *(Seal)*

At a Court held for King George County the
1st day of November 1764.

Mary Donne and John Alexander acknowledge this Bond to be their Act
and Deed, which is admitted to Record.

I know all Men by these Presents That we James Hay, Horatio Dade, and Enoch Strother, are held and firmly bound, to John Trylett, William Rowley, William Robinson & William Thornton Gent. Justices of the Court of King George County, now setting in the sum of one Thousand Pounds, To the Payment whereof well and truly to be made to the said Justices and their Successors, we bind ourselves, and each of us, our, and each of our heirs, Executors, and Administrators, Jointly and Severally, firmly, by these Presents, Seal'd with our Seals the 2^d day of November, in the year of our Lord, One Thousand seven hundred and sixty four, and in the fifth year of the Reign of our Sovereign Lord King George the third.

The Condition of the above Obligation is such, That if the above Bound James Hay, Guardian of Gabriel and Catharine Pead, his Executors and Administrators, shall well and truly pay and deliver, or cause to be paid and delivered, unto Catharine and Gabriel Pead Orphans, of James Pead deceased, all such Estate or Estates, as now is, or are, or hereafter shall appear to be due to the said Orphans, when and as soon as they shall attain to lawfull Age, or when thereto required, by the Justices of the said County Court, as also to keep harmless, the above named Justices, their, every of their heirs, Executors, and Administrators, from all Trouble & Damages, that shall or may arise about the said Estate, Then the above Obligation to be void, otherwise to remain in full force.

Seal'd and deliver'd
in the Presence of

James Hay (Seal)
Horatio Dade (Seal)
Enoch Strother (Seal)

^{Cont'd}
At a Court held for King George County the
2^d day of November 1784.

James May, Horatio Dade, and Broch Strother acknowledge this Bond
to be their Act and Deed, which is admitted to Record.

Know all Men by these Presents, That we Thomas
Sacry, Francis Sacry, and Robert Peck, are held and firmly
Bound, to John Triplett, William Rowley, William Newton
and Arthur Morson gent. Justices of the Court of King George
County, now sitting in the Sum of two hundred Pounds, To the
Payment whereof, well and truly to be made to the said Justices
and their Successors, we bind ourselves, and each of us, our, &
each of our heirs, Executors, and Administrators, Jointly
and Severally, firmly by these Presents, seal'd with our Seals
this 6^m day of November, in the year of our Lord One thousand
seven hundred and sixty four, and in the fifth year of the
Reign of our Sovereign Lord GEORGE the third.

The Condition of this Obligation is such, That if the above bound
Thomas and Francis Sacry, Executors of the last Will and Testament
of Thomas Sacry deceas'd, do make, or cause to be made, a true and
perfect Inventory of all and Singular, the Goods, Chattels, & Credits
of the said deceas'd, which have, or shall come to the hands, Possession
or Knowledge of the said Thomas and Francis Sacry, or into the hands
and Possession of any other Person or Persons for them, at the same
time made, as exhibit, or cause to be exhibited into the County Court of
King George, at such time as they shall be thereunto required by the
said Court, and the same Goods, Chattels & Credits, and all other the
Goods, Chattels, and Credits of the said deceas'd, which at any time
after, shall come to the hands, Possession or Knowledge of the said Exe.
or into the hands, and Possession of any other Person or Persons for them

do well and truly administer according to law, and a further sum above 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 contain'd and Specified in the said Testament, as far as the said Goods, Chattels, and Credits, will thereunto extend, and the Law shall charge, Then this Obligation to be void and of none effect, or else to remain in full force and Virtue.

*Sealed and delivered
in the presence of*

*Tho^r. + Sacry
Francis Sacry
Robert Peck*

At a Court held for King George County the
6th day of December 1704.

Thomas Sacry, Francis Sacry, and Robert Peck, acknowledge this Bond
to be their Act and Deed, which is admitted to Record.

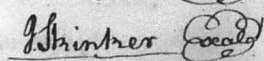
○ I know all Men by these Presents, That we Thomas Jett and John Strinier, are held and firmly bound to John Triplett, Charles Carter, Samuel Strinier, William Thornton and William Champlin Gent. Justices of King George County now sitting, in the sum of fifty Pounds, To the Payment whereof, well and 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 7th day of February in the year of our Lord, one Thousand seven hundred and sixty five, and in the fifth year of the Reign of our Sovereign Lord George the third.

The Condition of this Obligation is such, That if the above bound Thomas Jett, Administrator of all the Goods, Chattels, and Credits of

James Hudson 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 Thomas Jett, or into the hands or Possession of any other Person or Persons for him, and the same so made, do exhibit, or cause to be exhibited into the County Court of King George, at such time, as he shall be thereunto required by the said Court, and the same Goods, Chattels and Credits, and all other the Goods, Chattels, and Credits, of the said deceased, at the time of his death, which at any time after, shall come to the hands or Possession of the said Thomas Jett, 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 & doings therein, when thereto required by the said Court, and all the rest & residue, of the said Goods, Chattels and Credits, which shall be found remaining upon the said Administrators account, the same being first examined and allow'd by the Justices of the Court for the time being, shall deliver and pay unto such Person or Persons respectively, as the said Justices by their Order, or Judgment shall direct, Pursuant to the Laws in that case made and Provided, and if it shall hereafter appear, that any last Will and Testament, was made by the said deceased, and the Executors or Executrixes therein named, do exhibit the same, into the said Court making request to have it allow'd and Approv'd accordingly if the said Thomas Jett being thereunto required, do render and deliver up his letters of Administration, Approval of such Testament being first had and made in the said Court, Then this Obligation to be void and of none effect, or else to remain in full force and Virtue.

Seal'd and delivered

in the Presence of ——————

Tho: Jett 
John Shadrake 

At a Court held at King George County the
7th day of February 1705.

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

Know all Men by these Presents, That we William Rowley and John Shindler are here and firmly Bound to John Triplett, Charles Carter, Samuel Shindler, by William Thornton Gent. Justices of King George County, now sitting in the Sum of two hundred Pounds, To the Payment whereof well and truly to be made to the said Justices, and their Successors, we Bind ourselves, and each of us, our, and each of our heirs, Executors, and Administrators, Jointly and Severally, firmly, by these Presents, Sealed with our Seals this 7th day of February, in the year of our Lord, One Thousand, seven hundred and sixty five, and in the fifth year of the Reign of our Sovereign Lord George the third,

The Condition of this Obligation is such, That if the above Bound William Rowley, Administrator of all the Goods, Chattels and Credits of Seth Bryan deceas'd, do make, or cause to be made, a true and perfect Inventory of all and Singular, the Goods, Chattels, and Credits, of the said deceas'd, which have, or shall come to the hands, Possession or Knowledge of the said William Rowley, 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 deceas'd, at the time of her death, which at any time after, shall come to the hands or Possession of the said William Rowley, or into the hands or Possession of any other Person or Persons for him, do well and truly Administer according to law, and further do make a true and Just Account of his Actions and doings therein, when thereto required by the said Court, and all the Rest and Residue of the said Goods, Chattels and Credits, which shall be found remaining upon the said Administrators Account, the same being first examined & allow'd, by the Justices of the Court for the time being, shall deliver and pay unto such Person or Persons respectively, as the said Justices by their

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order, or Judgment, shall direct, Pursuant to the laws in that case, made and Provided, and if it shall hereafter appear, that any last Will and Testament was made by the said deceased, and the Executor or Executors, therein named, to exhibit the same into the said Court, making request to have it allow'd and approu'd accordingly, if the said William Rowley, being thereunto required, to render and deliver up his letters of Administration, Approbation of such Testament being first had and made in the said Court, Then this Obligation to be void and of none effect, or else to remain in full force and Virtue.

Seal'd and deliver'd

in the Presence of

Wm Rowley 

J Shiner 

At a Court held for King George County the
7th day of February 1705.

William Rowley and John Shiner acknowledge this Bond to be their Act and Deed which is admitted to Record.

O I know all Men by these Presents, That we George Sanderson and William Wren, are held and firmly Bound to John Triplett, Thomas Jete, Charles Carter, William Rowley, Samuel Shiner, William Thornton and William Chamberlain, Gent. Justices of King George County, now sitting in the sum of five hundred Pounds, to the Payment whereof well and truly to be made, to the said Justices, and their Successors, we bind ourselves, and each of us, our, and each of our heirs Executors, and Administrators, Jointly and severally, firmly by these Presents, Seal'd with our Seals this 7th day of February in the year of our Lord One Thousand seven hundred fiftieth five, and in the fifth year of the Reign of our Sovereign Lord George the third.

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The Condition of this Obligation is such, That if the above bound,
George Tandersley, Administrator of the Goods, Chattels, and Credits of
Richard Tandersley deceased, do make, or cause to be made a true and
perfect Inventory of all land and singular, the Goods, Chattels & Credits
of the said deceased, which have, or shall come to the hands, Possession
or Knowledge of the said George Tandersley, or into the hands or
Possession of any other Person or Persons for him, and the same so made
as exhibit or cause to be exhibited into the County Court of King George,
at such time as he shall be thereunto required by the said Court, and the
same Goods, Chattels, and Credits, and all other the Goods, Chattels and
Credits of the said deceased, at the time of his death, which at any time
after, shall come to the hands or Possession of the said George Tandersley
or into the hands or Possession of any other Person or Persons for him, do
well and truly Administer according to Law, and further aforesaid
a Just and true account of his Actings and doings therein, when thereto
required by the said Court, and all the Rest and Residue of the said
Goods, Chattels and Credits, which shall be found remaining upon the
said Administrators account, the same being first examined and
allow'd by the Justices of the Court for the time being, shall deliver and
pay unto such Person or Persons respectively, as the said Justices by
their Order or Judgment, shall direct, Pursuant to the Laws in that
case made and Provided, and if it shall hereafter appear, that any
last Will and Testament was made by the said deceased, and the
Executor or Executrix therein named, to exhibit the same into the said
Court, making request to have it allow'd and approv'd accordingly, if
the said George Tandersley being thereunto required do tender and
deliver up his letters of Administration, Approbation of such Testament
being first had and made in the said Court, Then this Obligation to be
void and of none effect, or else to remain in full force and Virtue.
Seal'd and delivered
in the Presence of

Geo Tandersley (Seal)
W^m Wren. (Seal)

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At a Court held for King George County the
7th day of February 1765.

George Tandersley and William Wren acknowledge this Bond,
to be their Act and Deed, which is admitted to Record.

Know all Men by these Presents, That we Jane Carpenter and Richard Drake are held and firmly bound to John Triplett, Thomas Jett, Charles Carter, William Howley, William Thornton and William Champer, gent^r. Justices 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, Seal'd with our Seals this 7th day of February, in the year of our Lord one Thousand seven hundred & sixty five, and in the fifth year of the Reign of our Sovereign Lord George the third.

The Condition of this Obligation is such, That if the above Bound Jane Carpenter Administratrix of all the Goods, Chattels and Credits, of Joseph Carpenter 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 Jane Carpenter, or into the hands or Possession of any other Person or Persons for her and the same somade, to exhibit, or cause to be exhibited into the County Court of King George, at such time as she shall be thereunto required, by the said Court, and the same Goods, Chattels, & 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

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hands or Possession of the said Jane, or into the hands or Possession of any other Person or Persons for her, as well and truly Administer according to Law, and further to make a Just and true account of his Actings & doings therein, when thereto required by the said Court, and all the rest by Residue of the said Goods, Chattels and Credits, which shall be found remaining upon the said Administrat[i]onal account, the same being first examined and allowed by the Justices of the Court for the time being, shall deliver and pay unto such Person or Persons respectively, as the said Justices by their Order, or Judgment shall direct, Pursuant to the Laws in that case made and Provided, and if it shall hereafter appear, that any last Will and Testament was made by the said deceased, and the Executor or Executrix therein named do exhibit the same, into the said Court, making request to have it allowed and Approved accordingly, if the said Jane being thereunto required, do render and deliver up her letters of Administration, Approbation of such Testament being first had by made in the said Court. Then this Obligation to be void and of none effect, or else to remain in full force and Virtue.

Sealed and delivered

in the Presence of

Jane ^{her Carpenter (Seal)}
^{mark}
Rich^d D^r Drake ^(Seal)
^{mark}

At a Court held for King George County the 7th
day of February 1705.

Jane Carpenter and Richard Drake, acknowledge this Bond to be
their Act and Deed, which is admitted to Record

○ I know all Men by these Presents, that we Thomas
Drake and John Richardson are held and firmly bound
unto John Triplett, Charles Carter, William Rowley and
Samuel Shinck, Gent. Justices of the Court of King George
County, now sitting in the sum of five hundred Pounds.,

To the Payment whereof, well and truly to be made to the said
 Justices their heirs and Successors, we bind ourselves, and
 every one, our, and every of our heirs, Executors, Administrators,
 Jointly and Severally, firmly, by these Presents,
 Seal'd without Seal, this 7th day of March, in the year
 of our Lord one Thousand seven hundred and sixty five,
 and in the fifth year of the Reign of our Sovereign Lord
 George the third.

The Condition of this Obligation is such, That if the above
 Bound Thomas Dratre Executor of the last Will and Testament
 of Sarah Dratre 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 Thomas Dratre, 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 Thomas Dratre, 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 &
 true account of his Actings and doings therein, when thereto required
 by the said Court, and also, shall well and truly pay and deliver
 all the Legacies contain'd and specified in the said Testament, as
 far as the said Goods, Chattels, and Credits, will thereunto extend
 and the law shall charge, Then this Obligation to be void and of
 none effect, or else to remain in full force and Virtue.

Seal'd and delivered
 in the Presence of }

Tho: Dratre ^{Seal}
 John Richardson

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At a Court held for King George County the 7th
day of March 1705.

Thomas Drabre and John Richardson acknowledge this Bond to
be their Act and Deed, which is admitted to Record.

Know all Men by these Presents, That we Reuben
Pates, James Kitchen, and Francis Simbrick, are held and
firmly bound unto John Triplett Gent' the Just Justice in
the commission of the Peace for King George County, & by
in behalf, and to the sole use and behoof of the Justices of
the said County, their successors, in the sum of Three hundred
Pounds, to be paid to the said John Triplett, his Executors
Administrators, and Assigns, to the which Payment well
and truly to be made, we bind ourselves, and every of us,
our, and every of our heirs, Executors, and Administrators
Jointly and Severally, firmly, by these Presents, sealed
with our Seals, dated this eighth day of March 1705.

The Condition of this Obligation is such, That if the above bound
Reuben Pates, Administrator with the Will annexed, of all the goods,
Chattels, and Credits of William Pates 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 Reuben Pates
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 therewith
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 Reuben Pates, or into the hands and

Drabre [Seal]
Richardson [Seal]

Possession of any other Person or Persons, for him, as well & truly,
 administer according to law, and further to make a Just and true
 account of his Actings and doings therein, when thereto required
 by the said Court, and all the Rest and Residue of the said Goods,
 Chattels, and Credits, which shall be found remaining upon the
 said Administrators account, the same being first examined and
 allow'd by the Justices of the Court for the time being, shall deliver
 and pay unto such Person or Persons respectively, as the said
 Justices by their Order, or Judgment, shall direct, Pursuant to the Laws
 in that case made and Provided, and if it shall hereafter appear, that
 any last Will and Testament, was made by the said deceased, and the
 Executor or Executors, therein named, to exhibit the same into the said
 Court, making request to have it allow'd and Approved accordingly, if
 the said Reuben Pates being thereunto required, to render and deliver
 up his letters of Administration, Approbation of such Testament, being
 being first had and made in the said Court, Then this Obligation to
 be void and of none effect, or else to remain in full force and Virtue
 Sealed and delivered
 in the Presence of . . .

Reuben ^{his} Pates ^{Seal}
mark

James Kitchen ^{Seal}
William Limbrick ^{Seal}

At a Court continued & held for King George
 County the 8^m day of March 1765
 Reuben Pates, James Kitchen, and William Limbrick acknowledge
 this Bond to be their Act and Deed, which is admitted to Record.

I know all Men by these Presents, That we Hanah
 Middleton and William Furlong, are held and firmly
 Bound to John Triplett, Charles Carter, Arthur Morson &

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*Stephen (Seal)
Limbright (Seal)*

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William Champe gent. Justices of King George County now
sitting in the Sum of three hundred Pounds, To the Payment
whereof, wele and truly to be made, to the said Justices, their
heirs and Successors, we bind ourselves, and each of us, our
and each of our heirs, Executors, and Administrators
Jointly and Severally, firmly, by these Presents, Seal'd
with our Seals this 1st day of April in the year of our Lord
one Thousand seven hundred & sixty five; and in the
fifth year of the Reign of our Sovereign Lord George the
third

The Condition of this Obligation is such, That if the above bound,
Hanah Middleton Administratrix of all the Goods, Chattels, & Credits
of John Holden deceas'd, do make, or cause to be made, a true & perfect
Inventory of all & singular, the Goods, Chattels, and Credits of the said
deceas'd, which have, or shall come to the hands, Possession or Know-
ledge of her the said Hanah Middleton, or into the hands or Possession
of any other Person or Persons for her, and the same so made, do exhibit
or cause to be exhibited into the County Court of King George, at such time
as he shall be thereunto required by the said Court, and the same
Goods, Chattels, and Credits, and all other the Goods, Chattels, & Credits
of the said deceas'd, at the time of his death, which at any time after
shall come to the hands, or Possession of the said Hanah Middleton
or into the hands or Possession of any other Person or Persons for her as
well and truly Administer according to Law, and further do make
a just and true account of her Actings and doings therein, when
thereto required by the said Court, and all the Rest and Residue of the
said Goods, Chattels, and Credits, which shall be found remaining
upon the said Administratrix account, the same being being first
examind and allow'd by the Justices of the Court for the time being
shall deliver and pay unto such Person or Persons respectively, as the
said Justices by their Order, or Judgment, shall direct Pursuant to
the Laws in that case made and Provided, and if it shall hereafter

appear, that any last Will and Testament, was made by the said
 deceased, and the Executors or Executrix therein named, as exhibit,
 or cause into the said Court, making request to have it allowed and
 approve accordingly, if the said Sarah Middleton being thereunto
 required, do render and deliver up her letters of Administration.
 Approval of such Testament being first had and made in the
 said Court, Then this Obligation to be void and of none effect, or else
 to remain in full force and virtue.

Sealed and delivered
 in the Presence of }

Sarah Middleton
 her mark

Wm M Furlong

At a court held for King George County the
 1st day of April 1765.

Sarah Middleton and William Furlong acknowledged this Bond
 to be their Act and Deed, which is admitted to Record.

I know all Men by these Presents, That we Joseph
 Harrison and Samuel Stiglar are held and firmly Bound
 to John Triplett, Charles Carter, William Newton, Arthur
 Morson, William Robinson and William Thornton gent
 Justices of the Court of King George County, now sitting in
 the sum of five hundred pounds, To the Payment whereof
 well and truly to be made to the said Justices & 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 2^d day
 of May, in the year of our Lord, One Thousand seven hundred
 and sixty five, and in the fifth year of the Reign of our
 Sovereign Lord George the third.

The Condition of this Obligation is such, That if the above bound

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Joseph Harrison, Executor of the last Will and Testament of James Stiglar 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 Joseph Harrison, 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 & Credits of the said deceased, which at any time after, shall come to the hands Possession or Knowledge of the said Joseph Harrison, 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 & true Account of his Actions and doings therein, when thereto required by the said Court, and also, shall well and truly pay and deliver all the Legacies contained, and specified in the said Testament, as far as the said Goods, Chattels, and Credits, will therunto extend, and the law shall 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 —

Joseph Harrison 
Samuel Stiglar 

At a Court held for King George County the 2^d
day of May 1765.

Joseph Harrison and Samuel Stiglar, acknowledge this Bond to be their Act and Deed, which is admitted to Record.

Witness all Men by these Presents, That we Robert Stringfellow, and Samuel Stiglar are held and firmly Bound, to Charles Carter, Samuel Shire, William Newton

and Arthur Monson, gent. Justices of the Court of King George County, now setting in the sum of five hundred Pounds, To the which Payment whereof, well and truly to be made to the said Justices and their Successors, we bind ourselves, & each of us, our, and each of our heirs, Executors, & Administrators, Jointly and Severally, Firmly by these Presents Seal'd with our Seals and dated this 6th day of June 1705.

The Condition of the above Obligation is such, That if the above Bound Robert Stringfellow, Guardian of David Seal, his Executors, and Administrators, shall well and truly pay and deliver, or cause to be paid and delivered, unto the said David Seal, Orphan of David Seal, deceased, all such Estate or Estates, as now is, or are, or hereafter, shall appear to be due to the said Orphan, wherand as soon as he shall attain to Lawfull Age, or when thereto required by the Justices of the said County Court, as also keep harmless, the above named Justices, their, and every of their heirs, Executors and Administrators from all Trouble and Damages, that shall or may arise about the said Estate, Then the above Obligation to be void otherwise to remain in full force.

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

Rob^t Stringfellow 
Samuel Stiglar 

At a Court held for King George County the
6th day of June 1705.

Robert Stringfellow and Samuel Stiglar, acknowledging this Bond to be their Act and Deed, which is admitted to Record.

Know all Men by these Presents, That we Robert Henly Coats and William Thornton and John Riddings are held and firmly Bound to John Triplett, Charles Carter, Samuel Shumaker, and Arthur Monson, gent. Justices of King George

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el Stiglar (Seal)

George County the
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Attest Robert
Riding, a witness
after, Samuel
King George

County, now setting in the sum of six Thousand Pounds, To the Payment whereof, well and truly to be made to the said Justices, and their Successors, we bind ourselves, & each of us, our, and each of our heirs, Executors, & Administrators, Jointly and Severally, firmly by these Presents, Sealed with our Seals, this 6th day of June, in the year of our Lord One Thousand seven hundred and sixty five and in the fifth year of the Reign of our Sovereign Lord George the third.

The Condition of this Obligation is such, That if the above bound Robert Henry Coats, Administrator of all the Goods Chattels, & Credits of Daniel Riding 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 Coats, or into the hands or Possession of any other Person or Persons for him, and the same so make, do exhibit, or cause to be exhibited into the County Court of King George, at such time as he shall be thereunto required by the said Court, and the same Goods Chattels, and Credits, and all other the Goods, Chattels, and Credits of the said deceased, at the time of his death, which at any time after, shall come to the hands or Possession of the said Coats, or into the hands or Possession of any other Person or Persons for him, as well and truly, Administer according to Law, and further do make a Just and true account of his Actings and doings therein, when thereto required by the said Court, and all the rest and residue, of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Administrators Account, the same being first examined and allow'd by the Justices of the Court for the time being, shall deliver and pay unto such Person or Persons respectively, as the said Justices by their Order, or Judgment, shall direct, Pursuant to the Laws, in that case made and Provided, and if it shall hereafter appear, that any last Will and Testament was made by

the said deceased, and the Executor or Executors therein named, to exhibit the same, into the said Court, making Request to have it allowed and Approved accordingly, if the said Courts, being thereto required, do Tender and deliver up his letters of Administration approbation of such Testament being first had and made in the said Court, Then this Obligation to be void and of none effect, or else to remain in full force and Virtue.

Sealed and delivered
in the Presence of —

Robert Henly Courts
Wm Thornton.
John Riding.

At a Court held for King George County,
the 6th day of June 1765.

Robert Henly Courts, William Thornton, and John Riding do acknowledge this Bond to be their Act and Deed, which is admitted to Record.

5

Sterling currancy

1734 D^r The Estate of Capt. Nicholas Smith Deced.

L. S. D

	To Summary Pratances paid the following Person's.			
	N ^r John Elliott.		1.	9.
	Daniel French.		8.	
	Widd ^r Waite.		10.	
	William Carter.		4.	9.
	William Claytor.		1.	15.
	John Cannaday.		1.	9.
	John Kendall.		16.	6.
	John Dodd.		4.	2.
	Christopher Edwington.		1.	8.
	Joseph Wing.		7.	3.
	Bristol Iron Mine Company.		6.	
	John Miller.		15.	2.
	Cogwell a weaver.		2.	2.
	George Evans.		1.	1.
	Edward Bush.		1.	8.
1735.	William Garret.		32.	10.
	M ^r Thomas Turner.		1.	10.
	D ^r William Herman.		2.	4.
	Edward Edson.		5.	
	William Amadall.		10.	
	William Tickling.		1.	8.
	M ^r William Parkes.		6.	
	Cha ^r Denis the Joiner his Account for Coffin &c.		3.	3.
	M ^r Barradall.		5.	16.
	John Sett.		6.	11.
	W ^r aj ^r Champ for Traverves Acc ^t .		8.	
	D ^r George Fithpool.		13.	1.
	To Col ^r Lightfoot his Acc ^t of Mourning &c.		5.	11.
	To a Tombstone.		38.	12.
	To paid Taylor for setting it up finding bricks & Carting &c.		8.	
	To 2 Barrels of Tarr.		18.	
	To paid Cap ^r White William Grants Order on Col ^r Smith.		1.	10.
	Omitted in the C ^r of the W ^r White Account.		1.	14.
	To Summary Articles charged in Cap ^r White's Account as he request ^s to pay Alluding that still took them up.		1.	19.
	To Cash Lent to Daniel McCarty by the Administratrix after the Appraisement which is included in his Bill of £ 68.5.7.		2.	10.
	on Demand of the Estate has £. for the same in his Acc ^t curr.		1.	1.
	To paid M ^r Thomas Turner his Acc ^t in Tobacco.		138.	7.
	P ^r Ditt ^r Clerks fees ag ^t Col ^r Smith.	160. G. ^r 98.	420.	
	D ^r Ch ^r George Fithpool.		90.	
	M ^r Cooke Clerks fees.	126. G. ^r 96.	114.	
	Thomas Racchus.		100.	
	M ^r Turner W ^r aj ^r Champ's Order.		733.	
			3144.	20.
				150.
				13. 11.

CT

The Estate of Col^r. Nich^r Smith Esq^r

		£	S	P	£	S	P	£	S	P	Total
June	By The Amount of the first Inventory Return'd							2793	16	1/2	
August	By The Additional Inventory							176	14	2	
	By Balance due in M ^r King's Hands of Bristol £102:15:0 State Recd by the Order of Sarah King & Thomas Luttrell of Mifflin Harmer & King in Cash @ 22 1/2 per Cent							162	8	1/2	
	By Balance of Account Current with M ^r Forward of London	301	9	3							
	By Recd Proceed of 100 £th ^s of Capt ^r Shipp ^r Anne 1735 by Capt ^r Loney in the Esopus (Shipped by the Kidder)	168	19	2							
	By M ^r Smith's Drawl ^t on Forward in Favour Ed ^r Hen ^r Willis	100	.	.							
	By Ditt ^e on Do ^r in Favour Ed ^r W ^r Woodford	22	.	.							
	By Ditt ^e Do ^r	21	13	5							
	By Ditt ^e Do ^r in favour Capt ^r W ^r Loney	10	11	.							
	By Sundry Goods Recd by Capt ^r Loney	55	.	.							
	By Balance of Acc ^t Current in M ^r How & Helsicks Hands	264	13	9 $\frac{1}{2}$							
	By Sundry Goods Recd from Stark for Balance of Acc ^t Current Including 5 £th ^s Shipp ^r by the W ^r 8 th in 1734	7	16	6 $\frac{1}{2}$							
	By M ^r Ann Edmunds	21	11	5 $\frac{1}{2}$	8	6	15	5			
	Thomas Greenstreet	1281	10	0 $\frac{1}{2}$				15	2		
	M ^r Willoughby Newton for Wall ^r Jones							21	7	.	
	Francis Stone Judgm ^r Obtained but Not yet Recd							2	17	8 $\frac{1}{2}$	
	John Drake							3	10	5 $\frac{1}{2}$	65:13:7:2 $\frac{1}{2}$
	Maj ^r Champe							9	4	7	
	Capt ^r Henry Fitzhugh							7	6	11	
	Thomas Green							2	4		
	George Sanders							12	3		
	Col ^r Lunford Somay							2	8	.	
	Anthony Brother							9	5	5	
	Theresa Shaw							4	8	3	
	John Grant							1	.	.	
	William Brooks							1	14	7 $\frac{1}{2}$	
	Benjamin Winslow							3	2	6 $\frac{1}{2}$	38:5:10 $\frac{1}{2}$
	Nicholas Lufisenbury	345									
	James Nisson	606									
	Nicholas Monks	410									
	Alexander Sims	311									
	John Sandford	380									
	George Pain	232									
	John Moxley	286									
	Edmond Parker	1180									
	John Finch	990									
	William Johnston	398									
	Samuel Pain	387									
	Arch ^r Douglas	610									
	Arch ^r Douglas Jun ^r	128									
	Thomas Ammon	397									
	William Parker	360									
	Thomas Stermon	1681									
	James Gummer	732									
	Thomas Caylor	405									
	M ^r Max Robinson	376									
	Nathaniel Butter	136									
	Rev ^r M ^r Beckett	3600									
	Edmond Donahoe	871									
	Thomas Davis	560									
	John Horton	817									
	William Norton	2310									
	Thomas Lufisenbury	248									
	Maj ^r Thomas Waring	228									
	Carried Forward	1869	12	41	14	0		and over £30000 10s			

C. Brought Forward & Continued

<i>Curren</i>	<i>Total</i>	<i>Tobacco</i>	<i>Sterling</i>	<i>Currency</i>	<i>Total</i>
		<i>Brought from the Other Side</i>			<i>\$3606:13:1</i>
By William Sett		18459	1281	14 6 $\frac{1}{2}$	
Widow Jennings				4 13 10	
Humphrey Pope			2		
John Bristoe				19 10 $\frac{1}{2}$	
George Williams				4 12 7	
Capt. Daniel White				10 13 9	
Rev. Mr. Rose				40 10 10	
Thomas Cloytor				12 1 3	
Joseph Weston				1 5 1	
Doct. Joseph Belfield				8	
Doct. George Fishpool				11 17 11	
Robert Spencer				14 5 4	
Christopher Pritchot				1 13	
George Keesey				1 7	106:2:3 $\frac{1}{2}$
John Meno				17 3	
Thomas Meno				8 16	
Robert Washington				5 7 2	
John Bowen				6 18 10	
Edmond Hazel				6	
Mary Grant				2 13 4	
Thomas Turner in Richmond				2 9 8	
Francis Sett				2 8 1	
John Pearce				3 6	
John Tiller				4 1 5	
Mr. Abraham Barnes				8 10 $\frac{1}{2}$	
John Luskbury				18 3 4 $\frac{1}{2}$	
Anthony Carnaby				16 9	
Richard Flint				1 12 8	60:10:11
William Carter				1 8 11	
Francis Triplett				1 15 3	
Giles Carter				2 13 9	
Warden Pope				8 9	
Francis James				14 7	
Capt. William Brooks				3 14 4	
Mrs. De Butts				11 1	
Charles Lewis				15 9	
William Thornton Jr.				34 5 1	
Charles Dean				18	
Col. Henry Lee				2 12 5	
Col. William Robinson				7 10 6	57: 82: 4
William Brown				17 9	
Mr. Max Robinson				1 7 1	
Wid. Anderson				4 1 6	
Capt. William Aylett				1 2 7	
Col. William Beverley				2 5 11	
Capt. Thomas Belfield				2 12	
Col. John Catlett				4 19	
George Ellridge				11 9 6	
Madam Barbara Fitzhugh				36 11 11	
Mr. Degriffenreidt				7 2 9	
John Fox				5 8	83: 13: 6
Benjamin Grayson				2 9 8	
John Hobson				6 5 3	
James Jones				1 11 3	
Swan Jones				11 1 1	
John Hazel				8 2 10	
Henry Harris				4 19 7	
John Pope				4 16 10	
John Roy				16 6	
Frant. Sharp				1 15 11	
		18459	1281	14 6 $\frac{1}{2}$	82938:13:

Carried Forward

8

C^r Brought Forward & Continued

Sterling Currency Total

Brought Forward	18459	1281	14	62	16	2	3958:1:8 <i>2</i>
By Robert Smith					3	1	1
Widd ^r Smith						5	2
Simon Sallard					1	8	3
Widd ^r Thornley					1	5	3
Jonathan Gibson					19	13	9
Col ^r William Woodford					35	15	6
Robert Wilson							61: 8: .
	2499						
	20958						

20958 1281 14 0 3 2 9 4019:9:8*2*

By an Error in William Garret's Acct: paid him
By account of sundry Debts Recd by
the Widdow between the Return of the
Appraisement and her Intermarriage
with Daniel M^r Estie the Account
whereof being hereunto annexed.

Deduct the Tobacco Article from the
Debit of this Acct. 31*4*4**

178*1*4**

By the Tobacco Balance of 178*1*4** Computed
at 18 Hh^d of Tob: @ £ 5:0:0 Sterling
Sum Total

£ 1371 14 62 £ 4095:12*4*6**

1734 M^r. Nich^r. Smith Continued

Tobacco Solding

Currency Totall

To Paid Rob ^t Wilson for Services done the Negroes 1200: ^{1/3}	800
To Levies for Anno 1734 paid Capt ^r White 2011: ^{1/3}	1340
To paid Stephen Bowen for 24 Tob ^e Hh ^r : 720: ^{1/3}	480
To 2/3 Garrett Smith Acct. before the Negroes Divided	247
To paid William Garret for Smiths work done 1735 for 7 Divisons Quarter 480. Round Hill D ^r 215	695
To paid Capt ^r Berryman for County Levies 139 ^{1/3}	293
To paid William Garret Smith Acct. for 1736	115
To paid John Tiller for Carpenters Work	800
To William Stones Acct. for work done at R Hill D ^r	960
To John Briscoe Acct. for Work done at the D ^r	1800
To William Garret Smith Acct. in 1737 & 1738	300
To D ^r 1739	380
To the Levies for Annt 1735 - 16 Levies @ 61 ^{1/2}	1036
To D ^r for 1736 - 16 D ^r @ 60	960
To D ^r for 1737 - 13 D ^r @ 60	780
To D ^r for 1738 - 13 D ^r @ 82	1059
To D ^r for 1739 - 14 D ^r @ 48	670
To Tobacco Prized into the Crop in 1739	440
To 2 Overseers Crops for 1737 their Share not amounting to a Hh ^r were paid in Transfer	1262
	13117
To Clothing and finding Tools for the Negroes 6 Years Brought over	132
	7 7 68244 3 1

\$7 7 6 - - \$376:3:1

Carried to Account Current
of Profit & Loss

	<i>W^r. Nich^o Smith</i>	<i>C^r</i>	<i>Total</i>	<i>Sterling</i>	<i>Currency</i>	<i>Total</i>
34						
	By Rents Recd of John Quisenbury from 1734 to 1737					20 .
	By the Crops made at both Quarters for 1735. 12 Hh. ^d	105 00				
	Ditto for 1735 12 Hh. ^d	108 90				
	Overfars Share also for 1736. 12 Hh. ^d	108 96				
	Ditto for 1737. 8 Hh. ^d	75 80				
	Including Overfars Share					
	By the Crops made @ both Quarters 1738 in 11 Hh. ^d	103 22				
	Do 1739 Exclusive of the Overseas Share in 15 Hh. ^d	140 43				
	By Charles Lewis for Rent Recd 3 Years @ 7 L. p. Annum					28 .
	By W ^r . Fairfax for Hire of 6 Negroes for the Years 1737 & 1738 @ 7 L each					84 .
	By Ditto for 4 Negroes for Anno 1739 @ 7 L					28 .
22	By 750 L. Pork Sold to John Pope from Round Hill @ 12/6					4 13 9
24	By 154 bushels of Corn @ 6 p. Quarter	17 4				17 11 17 9
	By 6 Barrels of Corn & 6 Shooks present to Cap ^t . Loney who carried no Tob ^b . but what belonged to the Estate	3 .				
	By Rent Recd of Will ^m . Deakings for 3 Years Rent 130	24 90				
	By 470 Bushels of Corn Sold Cap ^t . Shinker for Rum at 2 Gallons p. Barrel	23 10				
	By 30 Barrels of Corn made Use of my self @ 5/-	7 10				
	By Cash Recd for Corn Plot. French Sold from Hill	3 8				
132	By 30 Barrels of Corn Sold from Virions to Sundaye at 10/6 per Credit I Run the Risque of it at 10/-	15 .				
Year 3 1	By a Cow and Calf from Round Hill 2L	1 15 .				
	By Pork 611 ^{lb} @ 12/6	3 15 1/2				57 18 1/2
	By 260 Gallons of every bad Cyder Sold to Jas. Morton from Virions Quarter @ 2 ^{1/2} p. Gallon	5 20				
	By 3 Bushels of Wheat from Round Hill 2L @ 2/6	7 6				
	By 3 Steers more than my Equal Share According to the Division made when I was Removing to Patomack @ 3/-	5 5 .				5 12 6
	Deduct the Tob ^b @ 11 ^c Contra	67 30 1				
		14 41 7				£ 235 : 8 : 4
		5 28 8 4				
	By the Above Article of 528 8 4 Computed @ 62 Hh. ^d @ 5/- Sterling	310 .				
	Carried to Account Current of Profit & Loss	£ 310 : 0 : 0				£ 235 : 8 : 4

175 D.

M^r Elizabeth Smith ¹² November 24

To Paid Mr. Degriffenhardt for Dancing
 To Doctor Munro Roys Account
 To 5 Years and a Half Cloathing and Board @ £10

*(carried to Account Curr.
of Profit & Loss)*

176 D. The Estate of Col^r. Nicholas Smith
 In a General Account

To Amount of Disbursements and Debts paid by
 the Administrator as per Account of Particulars
 £ 1351 14 6⁶ 30⁶ 18 5
 To Balance Carried in Equal Portions To the Credit
 of the two Orphans which with the Wills comparte

£ \$ D £ \$ D

£ 20 . 0 150 13 11 4

£ 1351 14 6⁶ 30⁶ 18 5

£ 1371 14 6⁶ 30⁶ 12 5⁶

18

20

March 5

12

751 28

June 3

177 D. M. Nicholas Smith In his account of Profit & Loss

To Amount of Disbursements to this day as per
 Account of Particulars
 To Cloathing for 2 Years
 To $\frac{2}{3}$ of the Slaves Inventoried (£ 1048:0:0)
 To $\frac{2}{3}$ of the Cattle Dillo (£ 109:10:0)
 To Balance due to Nicholas Smith in the hands
 of the Administrator

£ \$ D £ \$ D

7 7 6 376 3 1

30 . .

698 13 4

73 . .

£ 797 10 6 385 10 11 4

£ 804 18 0 1563 7 4 2

July 19

Aug^t 14

Brought Forward

			£	8	2	1
5		To 1 pr. Shoes your self of Drake	1	.	.	5
3 19		To Cash of Mary M'Conor for Hitting	1	.	.	1
18		To Goods from Mr. Barnes for Job. at 9/ per Cent	1	3	11	11
50. 19		To 5 Yds. broadcloth at 10/- £ 22 10 0	1	3	11	11
		6 Yds. Shalloon 2/- 0 11 3	1	3	11	11
		5 Yds. Plain Dimity 13/- 2 5 5	1	3	11	11
		1 Yds. Buckram 2 2 9	1	3	11	11
		2 Hanks Silk 3 2 10	1	3	11	11
		4 Sticks of Hair 4 2 4	1	3	11	11
		3 Doz Coat Buttons 7 2 4	1	3	11	11
		3/2 Doz Vest D ^o 5 2 8 1/2	1	3	11	11
		3 13 4 1/2	1	3	11	11
		815	1	6	8	8
18		To 1 pr. of Negro Shoes	1	6	8	8
20		To 1/2 lb. Shoe Thread	1	6	8	8
March 5		To 5 Narrow Hoes to Peter Sett	15 1/2	6	5 1/2	1
		To Cash & Defray Charges at Williams & other Disbursements at Town	1	4	8	8
12		To 10 best Hilling Hoes London	16	13	4	6
18 5		To 500. 0. Nails to Peter Sett	1	10 1/2	8	8
195 12 5 1/2		To bleeding a Negro	1	10 1/2	8	8
		To Paid David Privald Taylor	150	1	6	8
		To 4 m w. Nails to H. Hills for a Tobacco House 1/9	1	9	8	8
		To 1 Broad Hoe 13. 4. London	2 1/2	8	8	8
June 3		To 600. 0. Nails to H. Hills 2/-	1	2 10	5	5
		To Building a 32 feet job's House at H. Hills	550	1	6	8
		To Paid a Hen House for Overseer	1	6	8	8
		To paid Mr. Vivion 12 Levers for anno 1770	6 1/2	1	6	8
		To Paid Mr. Barnes for a Sett Shoe Buckles &c	4 20	1	6	8
		To 1 pr. Mens Shoes 1	1	6	8	8
July 19		To 21 Job. Hh. made for the Quarter	2 1/4	1	6	8
8 13 4		To Cash of Rec'd of Mr. Barradell	1	10 1/2	8	8
3		To Cash to Clear of at Town Paid in Land Bills 20 pr. Cent	1	9	8	8
15 10 11 1/2		To 1 1/2 Bushels of Salt	2 2	1	6	8
		To 1 Broad Hoe	1	6	8	8
		To 6 pr. Negro Shoes for H. Hill 2/-	4 1/2	1	7	1
53 7 4 1/2		To 2 Doz Hives to Picket	1 22	1	7	1
		To Quirents Paid to Harry Turner £ 2: 10: 7 3/4 whereof	1	22	1	7
		To paid Garret for Smiths Work	1 1/2	1	7	1
		To 9 pr. Negro Shoes 1/6	1 1/2	1	7	1
		To 150. 0. Coca from Drakes	1/6	1	7	1
		To 1 Bushel Salt	1	2	1	7
		To 1 bushel Brindle 1/5. 7 1/2 Yds. Ozend. 3 3/4	1	2	1	7
		To 1 bushel Salt	1	2	1	7
		2691 5 3/4	1	6	8	8
		33 1/2	1	6	8	8

Carried Forward

Brought Forward

Tobacco Sterling Currency

	26912	18	4	6	58	8	11
To a Horse Colt. Ball						7	10
To a Cash Rum from Mr. Duncan Graham						18	6
April 1742: 15 To Bridges Account						2	10
To Goods from Mr. Duncan Graham	296	14	8	1			
To 15 £ Rent Advance on D ^r	14	6	2	1			
To Sundries @ Williamsburg						2	10
To Duncan Graham's Acc't in Cash and Sterl						6	6
To Mistake in the Charge ag ^t the Estate in former Account After Allowance for goods not right Charged in Inventory						6	10
To Interest on D ^r from 3 Octo 1740 to 3 September 1742							12
To Silver Watch w ^t I refused £ 6 for						1	
To Interest on Upwards of £ 300. bill of Exchange Accred and laid by me dead about 4 Month						2	
35 Deducted for your Sisters Part							
To Advance on £ 18: 4: 5 Prime Costs	2	8	1	8			
To Interest on £ 323: 1: 11 bought of Graham 28 October 1741 being Exclusive of £ 15: 17 I had myself	14	16	1				
To Board from the time you came from Town to 28 of October						5	
	26912	374	13	12	110	11	11 $\frac{1}{2}$
	18019	4	5	11	8	1	2 $\frac{1}{2}$
	15710	8	8	6	1	2 $\frac{1}{2}$	537
							14 2

Errors Excepted

Dr Dan^r. McCarthy

13

Per Contra

G. Job. Starting Currency

£ 8² 2 £ 8² 2

8 £ 58 8 11	3 October			
- 7 10 6	1740	Balance due last Settlement		
- 18 6		By Interest on £ 753: 4 Sterl and £ 371: 10: 1 $\frac{1}{2}$		7.97 10 6 8 385 10 11 $\frac{1}{2}$
- 2 10		Currency from 3 Octob ^r 1740 to 3 September		
8 $\frac{1}{2}$		being the Principal sum		72 13 8 6 38 12 11 $\frac{1}{2}$
2 $\frac{1}{2}$				
- 2 10 6		By 2 Stears		6 . .
3 8 7		By 1357 to York	10/-	6 15 8
6 10 11 $\frac{1}{2}$		By Coops at Round Hill 2 ^r & 6 pms D ^r		
12 .		After the Overseas share Deducted	14 835	
1 .		By your Proportion of Robinson's Debt Compounded with her		1 2 8
2 .		By 9 Negroes at £ 3 10/- Poll for 1740		27 . .
2 .		By the Rent of your Mansion House and Plantation		30 . .
2 .		By 4 Negro's Lett to Coll: Fairfax at 7 $\frac{1}{2}$		28 . .
5 .		By Cash Paid Waller		1 1 6
5 .		By 1 p ^s Money scales		7 . .
1 £ 110 11 11 $\frac{1}{2}$	1 May 1742	By my Acct. Paid Duncan Graham	14 17 2 $\frac{1}{2}$	
1 $\frac{1}{2}$ £ 127 2 2 $\frac{1}{2}$		By 15 p ^s Cent on the same	19 9 $\frac{1}{2}$	
2 $\frac{1}{2}$ £ 537 14 2	28	By my Wife's Expenses to Williamsburg		7 . .
		By Cash Paid Richd: Minor Jun ^r		12 15
		By 8 Barrels of Corn deliv ^r M. M ^r Hay 7/6		3 . .
		By to York to Ditto		
		By Mistake in Levies Overcharge last Settlement	15	
		By William Deakins for Rent	8 20	
			1571 $\frac{1}{2}$ 886 1 2 $\frac{1}{2}$ £ 537 14	

Mrs. Elizabeth Smith

16

2

Sterling

Currency

	£	8	£	8
To Cash Paid for Degrassenreids Order in favour of } Bonnie for Your Dancing -----			2	.
To Cash at Different Times for your Pocket -----			1	6 3
To a Horse bot. for you of M. L Butter -----			11	18 4
To Cash Paid for Altering Stays -----			--	3 9
To a Saddle bot. at Spences you gave Betty Haney -----			3	.
To one D. / Scarlet Cloth trim'd with Silver from } Burridge which by his Invoyce is £ 8 12 ^m mo -----			9	.
To a Prayer book @ M. M half 10/96. mo. he says -----				15 .
To a Chest of Drawers @ Dun: Graham -----			4	.
To Your Proportion of the Ballance of all Mistakes in } the Inventory of Your Fathers Estate & my Acts -----			6	10 1/2
Returned to Court 8 ^{er} 3. 1740. Recited -----				
To 3% of Interest being Your Proportion on Lipwards of £ 300 Start lying Dead abt. A Month			3	.
To Clothing & board about two Years -----			60	.
Sept. 3. 1742 Ball: Due -----	£	538 15	£	101 16 34
	3	1601	3	17 74
	1	538 15	3	1503 11 11

17
18

Currency

Per Contra

C.

Sterling

Currency

By Ball " Due on the Settlement made 8th 3. 1740 }
Including Interest to that time ----- }
By Interest on £ 450 Sterling And 1257:7:2 Currency }
being the Principal Sum ----- }

	L	S	D	L	S	D
	49	5	12	9	138	1
					10	
	43	2	6	120	10	1

5 38 15 38 1508 11 11

E E Sept 3: 1742

Px Dan^c McCarthy

01	14	3½
601	17	7½
703	11	

18

D. The Estate of William Grant

Day 6 1738. Settlement of the estate of Wm Grant	To 1 White Sheetng Jachet &c £g -	2 .	To
	To 1 White Apron &c for D° -	1 6	To
	To 1 Check D° for D° -	1 6	To
	To 1 Brown Linnen Coat for D° -	2 6	To
	To 1 Chalces Coat for MG -	2 .	To
	To 1 White Shift -	2 .	To
	To 1 White D° for £g -	1 6	To
	To 2 D° for D° -	6 .	To
	To 2 D° for MG -	5 .	To
	To Caping - for £g & MG -	2 .	To
	To 1 Coat for £g -	3 .	To
	To 1 D° for MG -	2 .	To
	To 1 m Pins -	9 .	To
	To 1 Burmetar Hat for £g -	1 .	To
	To 1 p ^t Shoes for D° -	3 6	To
	To 1 p ^t Ditto for MG -	2 6	To
	To 1 y ^t of Ribband for £g -	2 .	To
	To 2 Silk Girdles for D° -	2 .	To
	To 2 p ^t Yarn Hoses -	3 .	To
Debt 30	To Boarding of Elizabeth & Mary Grant 1 year -	7 .	To
	To 1 p ^t of Linnen Britches & Shirt &c for Sambo -	5 .	To
	To 1 D° of D° for James -	5 .	To
	To 1 Shift & Coat for Sarah -	6 .	To
	To 1 D° of D° -	6 .	To
	To 3 Narrow Hoses @ 2/-	6 6	To
	To 2 Broad D° - 2/-	5 .	To
	To 1 Shift for the Negro Child 8c -	1 6	To
	To 4 p ^t of Shoes @ 5/- To 4 p ^t of Stockings @ 2/-	1 10 .	To
	To 2 Cotton Jackets & Britches for Sambo James -	1 5 .	To
	To 2 Coats & Jackets for Sarah & Abigail -	1 7 .	To
	To 2 Cotton frocks for the Negro Children -	3 .	To
March 26 1739	To 1 p ^t of Shoes for £y -	3 6	To
	To 1 Country Cloth Gown &c for £y -	10 .	To
	To 1 fine Shift &c for £g -	1 6	To
	To 6 y ^t fine Cloths for a gown &c £y -	1 8 .	To
	To 1 fine Shift &c for D° -	1 6	To
	To 1 p ^t Horsehd Hose for D° -	2 6	To
	To 1 Muslin workt Handkerchief for D° -	3 .	To
	To 1 p ^t of Kid Gloves for D° -	2 .	To
	To 2 fine Shifts for MG -	6 .	To
	To 1 Brown Linnen Coat for D° -	2 .	To
	To 1 Bible for £y -	6 .	To
	To 1 fine Linen Apron for £g -	1 10 .	To

D. Continued

19

L 2/2

	To 1 Laced Hat for D ^o	10 6
	To 1 Chalces Coat for D ^o	9 .
	To 1 felt Hat for M ^l	1 3
	To 1 fine Shift for E ^g	5 6
	To 1 Linnen for Caps & Handkerchiefs & Apron	4 6
	To 1 Shirt & Britches for James &c	6 .
	To 1 Shirt & Britches for Sambo &c	6 .
	To 1 Shift & Coat for Abigail &c	8 .
	To 1 Shift for the Negro Child &c	1 8
	To Schooling E ^g 1 year & Paper	16 .
	To 1 Quilted Coat for D ^o	10 .
	To 1 Cloth Gown &c for D ^o	10 6
	To the making 6 p ^t of Shoes	7 6 .
	To the making 1 p ^t of Stick downns	6 .
	To 1 p ^t of Yarn Stockings	1 6
	To 4 Brown Linnen Shirts for the Negroes	15 .
	To 1 Cotton Coat & JACKET &c for Sarah	7 6
	To D ^o of D ^o - for Abigail	7 6
	To 1 Hersey Jacket & Britches &c for Sambo	12 .
	To 1 Cotton Jacket & Britches &c for James	7 6
	To 1 p ^t Plaid Hose	5 .
	To 2 Cotton Tracks for the Negroes &c	5 .
	To 1 Star for the Overseer	1 5 .
	To finding the Overseer Beding	10 .
	To 1 Scarlet Cloak for E ^g	1 2 6
	To 1 Check Apron for D ^o	1 3
	To Shallooon Coat for Abigail	4 6
	To 1 Coat & JACKET for D ^o	2 6
	To 1 p ^t of Shoes for James	5 .
	To 2 1/2 p ^t of Yellow Canvas @ 2/6	6 3
	To 1 frying pan for the Negroes	4 .
1739	To Boarding of Eliza Gillary Grant	7 .
	To 1 Pen knife for E ^g	6 .
	To finding the Overseer Bedding	10 .
	To 6 p ^t Sea fuchet for Gown &c	18 .
	To 1 Walling Hoe	2 6
	To 1 fine Linen Shift &c for E ^g	8 .
	To 6 1/2 p ^t Coarser D ^o for D ^o	9 .
	To 1 1/2 p ^t fine D ^o for D ^o	3 9
	To 1 yard of Muslin	3 .
	To 1 yard of fine Linen	2 7
	To 1 Check Linnen Coat &c	2 6
	To 1 Apron of D ^o	1 3
1740	To 1 1/2 y ^d of fine Linnen	2 3

D. Continued 20

\$ 87

	Jospe: Worstead Hose		3 .
	To 1 m of Pins		1 3
	To 2 p: Kid Gloves for Eliz.		3 .
	To 2 fine Shifts &c 92 G		6 9
	To 2 Aprons for Do		1 6
	To 1 Check Linen gown & Coat for D.		8 .
	To 1 Brown D. for D.		2 3
	To 1 felt Hat for D.		1 2
	To 1 Sack Bag		3 .
	To Small Book		9
	To 3 6 yards of Brown Linen		1 16 .
	To 1 1/2 yards of Cloth for Eliz. &c 1/8		7 10
	To 1 1/2 yd. of White Linen for D.		2 2
	To Schooling of & paper Eliz.		11 .
1751	To Boarding of Eliz. and Mary Grant		7 . .
	To 1 Necklace for Eliz.		9
	To 1 fine Side Saddle & Bridle Whip Eliz.		4 2 6
	To 1 pt. of Womans Shoes		3 .
	To 1 pt. of Worstead Hose		3 9
	To 6 1/2 yd. Wide Check Linen		9 9
	To 6 yd. Chinee &c for Eliz.		1 1 .
	To 1 Ounce of Nut Thread		7
	To 1 pt. of Tape		9
	To 1 pt. of Bobin		5
	To 1 m of Pins		9
	To 5 yd. Shalloon		6 3
	To 5 yd. of Worstead Stuff		6 3
	To 6 1/2 yards of Sheetting Linen 1/2		7 10
	To 1 yard of Muslin		1 6
	To 1 yard of Do		2 6
	To 1 1/2 yd. of fine Irish Linen @ 2/3		9 .
	To 3 1/2 yd. of linnen		2 3
	To 3 1/2 yd. of Irish Linen @ 12		8 .
	To 3 5 1/2 yd. of Brown D. @ 3		1 6 3
	To 2 Broad Hobs 1 Harr. D.		7 6
	To 1 1/2 yd. fine Irish Linen		4 1
	To 1 1/2 yd. of Brown Thread @ 2		2 6
	To 1 pt. of Whited Brown		2 6
	To 1 pt. of Womans Shoes		3 6
	To 1 pt. of Womans Shoes		3 6
			3 6

Contra

Cr £ 8

1738	By 1 Crop of Tobacco	- - -	4478			
1739	By 1 Dr. of Do	- - -	2960			
1740	By 1 Dr. of Do	- - -	3170			
1741	By 1 Dr. of Do	- - -	4388			
		<u>16996</u>				
	Deduct for Goods	12077 @ 15/-	- - -	90	11	8
		<u>1919 @ 14/-</u>	- - -	34	8	7
	By 2 Steers	- - -		3	.	.
	By 1 Old Cow & Yearling	- - -		2	.	.
	By Cash	- - -				
	By 1 Cow Sold Ross	- - -			3	2
	By 1 Cow Sold Thos Wood	- - -		1	15	.
	By 1 Steer Sold Stephen Bowes	- - -		2	.	.
	By Balance due a by the Settlement in 1738	- - -		26	18	3
				<u>162 16 8</u>		

February the 3. 1743

In Pursuance to an Order of King George County Court we the Subscribers have Settled the Acc't of W:m Grants Orphans & find a Balance in the Hands of John Grant Exec: of Forty Eight pounds One Shilling & Seven pence Current Money Given under Our Hands this day & year Above written

Sam'l Shinker
John Champe

At a Court held for King George County

The 3 day of February 1743

This Settlement of William Grants Orphans is Presented into Court by John Grant the Exec: & admitted to record.

Cop a Test

Harry Turner C:J

24

Division In Obedience to an Order of Court Bearing Date the second day
of the Estate of December 1743

day W^m Grant

Settler
of the
of
W^m Grant

We the subscriber have Divided the Negroes and Stock of Cattle Belonging
to the Estate of W^m Grant Jun^r. Decd. And have set Apart Three Negroes
James Abigail & Will and Eleven Head of Cattle as one Moiety for
Anderson Doniphant.

Will: Jett
John Payne

At a Court held for King George County

The 2^d day of March 1743

This Division of the Estate of William Grant Jun^r: being Anderson Doniphants
Moiety thereof was presented into Court and Admitted to Record

Cop^a Test.

Harry Turner. 6:6

Settlement of Edward Jennings's Estate	Job ^b	\$	8	2
To paid Isaac Pitman for the Year 1739	530			
To paid Clerks & Secretary's fees 290: 10s. 0 ^c taken off	271			
To paid Clerks &c Recording Negro Boys Age	10			
To paid the Contents of a Bill Passed by the S ^r . Jennings to Coll ^r Mr. Taylor and Thomas Lee Esq ^r .	811			
To paid Maj ^r Gen ^r Murdoch as by Act proved	13	0	2	
To paid George Tilley as by Act Proved	3	0	7 ¹ / ₂	
To paid Margaret Harper as by Act. Proved	5	0		
To paid Wm th Shropshire as by Act. Proved	6	3		
To paid John Jett as by Act. Proved	1	9		
To paid Stephen McCormick as by Act. Proved	1	5		
To paid James Scurlock	2	6		
The above Job ^b 811: @ 12/6 per Cent	18	6	6 ¹ / ₂	
	5	1	2 ¹ / ₂	
	23	7	11	

	P. Contrary	£	\$	D
By the Inventory of the said Jennings his Estate	96	10	0	1/2
Paid by John Fox to the said Estate		12	6	
By John Cook		6	6	
By Samuel Donne		1	3	
By William Plunket		1	7	
By Robert Petty		1	4	
By Henry Ware		11		
By John Willis Son of William Willis		13	2	
By Stephen M' Cormick		15		
By Maximilien Robinson		1	2	9
By Joshua Ferguson		1	7	
By the Rev ^d William Mc Bay Minister		5	11	2
	108	6	1	1/2
By the Interest of 16 Pounds Court Money two years		1	12	
By the Interest of Nine Pounds Court Money one year		9		
King George County		110	7	1/2

5: G.

£ \$ D

We have Stated & Settled the above Acct. & find due to each Child
 Twenty eight Pound Nineteen Shillings & light Pence Three farthings
 and we are of Opinion the work of the Negro shall go for the
 Support of the Children given under our hands the 2 of November 1743

John Shrother
 Sam^r Shinker

At a Court held for King George County

The 4 day of November 1743

This Settlement of the Estate of Edward Jennings deceased
 was presented into Court and admitted to Record

J. P. Test

Henry Turner J. L.

Settlement of
W^m. Taylors Estate

26
The Estate of William Taylor Dec^d Dr

To paid Anthony Strother his Acct.	£ 3: 3: 8 1/2
To Robt. Sheddin	D. 1: 17: 11
To W ^m . Hunter	D. 5: 5: 0
To Cap ^r B Berryman	D. 1: 1: 6
To Thomas Wilkers	D. 13: 3
To William Simpson	D. 12: 6
To Charles Coulom	D. 8: 0
To James Jones's Estate	D. 4: 0
To a Negro for a Tub	D. 1: 3
To the weaver for weaving	D. 7: 6
To Rent & Arrears P.	8 2/5
To funeral expences	2 0/0 10 2/5 @ 1/12 7: 3: 6
To Clerks & Secretaries fees	8: 17 1/2 @ 1/12 1: 1: 1 1/2
To Charles Saller	D. 3: 0
At a court held for H.G.C: on Friday July 5. 1715	<u>25: 2 1/6.</u>

Returnd into Court and Admitted to Record

Cop^r. Test Harchy Turner. C. C.

Settlement of
W^m. Duff's Estate

The Estate of William Duff Jun^d. Deceased

D. Matthew Toole to the Estate of William Duff

	£ & D
To Sundry goods sold as per Acct.	14 3: 4: 1 1/2
Cash Rec'd of Francis W ^m endall	D. 8: 1
Cash of Archibald Allen	D. 5: 0
Cash of Richard Green	D. 10
Cash of Ann Beard	D. 6: 3
D. James Jones	D. 1: 1: 10
D. Edward Koyles	D. 10: 5
	<u>115: 15 = 6 1/2</u>

P^r Contra C^r

By the whole Amount of the Estate as by Inventory & Appraisement Given in £ 37: 0: 0

Errors excepted the 5: day of July: 1745/6.

Elizabeth Holliday Am^m

Contra C^r

By Sundry Disbursements as W^t Acct^e produced £ 13: 18: 9

By my Troubles Administrato^r & Attendance at the Appraisement } 2: 0: 0

Coming Six times & fifty miles to Court } 2: 0: 0

By 2 Levys paid Isiah Ferguson & the like @ 12/- 10: 3

Bypaid Samuel Wheeler for Shoe making 4: 0

Bypaid for a Coffin 16: 3: 0

By goods be^t f R^t Sheddin for Ann Duff a/c his Acct 5: 0: 0

3: 10: 4

20: 46: 4

Ballance in Matthew Tooles hands of which one half is his own 124: 19: 2 1/2

£ 62: 9: 7 Ann Duff's part

£ 115: 15: 6 1/2

Return'd into Court and Admitted to Record

Hecky Turner. C.C.

P^r Contra C^r

By the whole Amount of the Estate as by Inventory & Appraisement Given in £ 37: 0: 0

Errors excepted the 5: day of July: 1745/6.

Elizabeth Holliday Am^m

Contra C^r

By Sundry Disbursements as W ^t Acc ^e produced	£ 13: 18: 9
By my Troubles Administrato ^r & Attendance at the Appraisement	} 2: 0: 0
Coming Six times & fifty miles to Court	
By 2 Levys paid Isiah Ferguson & the Tid ^e @ 12/-	10: 3
Bypaid Samuel Wheeler for Shoe making	4: 0
Bypaid for a Coffin	£ 16: 3: 0
By goods be ^t f R ^t Sheddin for Ann Duff a/c his Acc ^t	5: 0: 0 3: 10: 4 <hr/> 20: 46: 4
Ballance in Matthew Tooles hands of which one half is his own	1 24: 19: 2 1/2
£ 62: 9: 7 Ann Duff's part	£ 145: 15: 6 1/2

Return'd into Court and Admitted to Record

Hecky Turner. C.C.

*Further Settlement of Mary Grants
Estate Orphan to W^r. Grant Junr. Dec^r 2^d*

		Dealing	Cost.
1743	May 3 To 9 yards Check Linen	@ 2 ⁰	12: 6: 0
	8 yards Irish D ^r	@ 12 ⁰	96: 0
	2 yards D ^r	@ 2 ⁰	4: 0
	1 p ^t Woolstead Hose	@ 2 ⁰	2: 0
	500 pins 5 ^t sp ^t Tape 7 ^t	@ 1 ⁰	1: 0
	2 bro ^t Hoses 1/4, Harrow hose 1/4	@ 5: 4	5: 4
	19 ^t Ell ^t Tynabrigs	@ 6 ⁴	108: 0
	11 yards Cotton 1/4 like Bro Thread 1/4	@ 12: 0	12: 0
	12 ^t Womens pumps 3/4 ^t harnesses 5/10	@ 8: 10	8: 10
	Cash paid the Marwife		5: 0
	17 ^t Shoes 3/4. 2 p ^t plaid Hose 1/8	@ 5: 0	5: 0
	17 ^t yarn Hose 1/8. 18 ^t Wom ^t shoes 2/6	@ 2: 2	2: 2
	Cash paid Anderson Dapham on the Division of the Negro		1: 10: 0
	17 ^t Shoes 2/6. like Bro Thread 1/4	@ 3: 6	3: 6
	1 1/2 y ^t Irish Linen @ 3 ⁰	@ 4: 6	4: 6
	6 y ^t Tartan 13.6 y ^t Irish Lin ^t 7/6	@ 0: 6	0: 6
	Felt Hat 1/2 ^t Challoon 4/1	@ 5: 0	5: 0
	Boarding the orphan 2 years 1743 872 ^t		7: 0: 0
	2 pair shawls 5/10 ^t Wom ^t Hose 2/6	@ 7: 6	7: 6
	17 ^t Ell ^t Tynabrigs @ 7 ^t	@ 10: 9	10: 9
	12 3/4 ^t Cotton @ 1/4	@ 12: 9	12: 9
	2 pair Negro Shawls @ 5/1		10: 0
	2 pair plaid Hose 2/2 ^t Irish tweeds 2/2	@ 1: 1	1: 1
	finding the Overseer beding 2 years		1: 0: 0
	5 y ^t Harnesses 5/10. 1 Gold ring 7/7	@ 13: 5	13: 5
	Cash paid Anthony Carnaby		10: 0
	Cash Lent		1: 0: 0
1745	2 pair Shoes 6/2 p ^t Woolstead Hose 4/1	@ 10: 0	10: 0
	17 ^t Nair ^t Tops 8. 1m Pins 7 3/4	@ 1: 3: 3	1: 3: 3
	1 dozen comb 9. 1 1/2 y ^t Irish Linen 4/1	@ 1: 10	1: 10
	7 p ^t Irish Linen	@ 1/1	7: 0
	11 ^t Ditts	@ 1/6	16: 6
	3 y ^t striped Ditts	@ 8 ²	2: 0
	6 y ^t Check - Ditts	@ 8 1/2	1: 3
	1 dozen Handkerchief	18 ^t	12: 6
	12 ^t White bro Thread	@ 2/8	1: 1
	17 ^t Brown D ^r	1/6	1: 6
	17 ^t Ell ^t Tynabrigs	@ 8 ²	17: 0
	17 ^t Cambletein	@ 12 ⁰	12: 0
	3 1/2 y ^t Long Ells	@ 1/1	2: 6
	3 oz ^t Thread White		1: 2
1746	To 13 yards Cotton	@ 15: 0	115: 0
	To Cash paid your Sister		1: 3: 3
	To 3 years Quittents of 180 Acres of Land for the year 1743: 1744: 1745		13: 1: 0
	To Cash paid Sage Mc Kee		6: 0
	To Do ^r paid Elizabeth Bruce		3: 9
	To 3 pair Negro Shoes	@ 5/1	15: 0
	To 1 pair Womens D ^r	@ 2 ⁰	2: 0
	To 2 Doles for 1742		113
	To 2 D ^r for 1743		114
	To 2 D ^r for 1744	64	
		291	

Contra C

By your share of the Egg for 1742	1513
By your D ^r for	1743
By your D ^r for	1744
	1398
	4461
Deduct for Linen	291
	4170
Deduct for Cash	@ 15: 0
	1646
for goods @ 10	2524
	12: 12: 5
	12: 12: 5

By overcharge in the last years Quittents

2: 24

13: 1: 34

This Act^r Examined by us

Sam^r Shinker

John Champs

At a Court Held for King George County
on Friday the 5 day of Sept^r. 1746

This Settlement of the Estate of William Grants Orphan was presented into Court by John Grant the Executor and Admitted to Record.

Op^r: Test

Hanry Turner Esq^r

At a
This
Mar
nts

28

29

The Account of the Estate of
Margaret Palmer Dec^d. as followseth

	L: S: D:
Peter Mansborough	5: 0: 0
Elias Sharp	6: 13: 0
Hugh McClain	5: 7: 5
George White	2: 9: 1
John Booth	7: 19: 0
James Grant Son ^d	8: 1: 0
William Bruce Jun ^d	1: 10: 0
James Grant Son ^d	3: 11: 0
John Payne	1: 6: 0
John Hall	1: 1: 4
Capt. John Grant	1: 1: 0
Anderson Donaghay	1: 6: 0
Sachveral Norman	6: 0
Roland Thornton	13: 0
George Morton	5: 0
W ^r . Fitchling Son ^d	1: 6: 0
Samuel Evans	1: 7: 6
Thomas Schoeler	18: 1: 10
Benjamin Feaville	1: 7: 0
Robert Jackson	1: 7: 0
John Tool	1: 13: 0
Simon White Jun ^d	1: 5: 0
In ^r . Glendinning Jun ^d	2: 8: 6
	1: 12: 6
	52: 17: 10
The Tobacco belonging to the Estate	790 st.

D. The Estate of Margaret Palmer

To In ^r . Glendinning by Acct ^t	3: 5: 3: 8	to 108
To In ^r . Son P ^r . Lee ^t	18: 0	189
To W ^r . Hunter P ^r . Acct ^t	1: 10: 0	
To James Grant son ^d	16: 6	
To P ^r . f. Lewis	1: 2	112
To In ^r . Glendinning by Acct ^t	16: 9	
To Joseph Armstrong by Receipt	9: 0	
To W ^r . Springfellow P ^r . Receipt	7: 0	
To paid James Scurlock Jr. Acct ^t	2: 3: 0	
To J ^r . Armstrong by Acct ^t	2: 0: 0	
To In ^r . Hoge wife (dec'd) grand	1: 7: 7	
Secretary Note	3: 6	
M. Turners 150 Groff	1: 1	135
To In ^r . Champé by Acct ^t	10: 3: 5	
	26: 9: 6: 8	572
Paid James Grant for his part of the Estate	7: 19: 1	
Paid In ^r . Glendinning for same Grand	7: 19: 1	
Part of the Estate	42: 8: 2	
Simon White Jun ^d	1: 19: 6	
Balanced Due the Estate in the hands of the Administrator	10: 9: 8: 8	218
	52: 17: 10	790

This Settlement of the Estate of Marg^r. Palmer or dec'd was presented to the Courts and admitted to Record.

Cop. ^w Test. Harry Turner b: 6

D. The Estate of George Payne Dec^d. L. & D.

	L: S: D:	1746
Sept. To Cash paid Henry Payne	1: 9: 2: 0	
To Doctor Roy P ^r . Rec ^t	1: 10: 0	
To Clerks & Secretary fees etc	2: 5: 0	
To paid William Deane	120	
To Rowland Thornton for Rent	520	
To 3 Leures	141	
	1042	
To paid the widow her part of a Crop	863	
To 1 Gallon of Rum Expended at the Sale	1: 6: 0	
To Cork for the Use of the Child	1: 0: 0	
To 5 lbs Cyn ^t for Negro Shirts @ 1/3	1: 6: 3	
To 1 1/2 lbs Linen for the Ephar @ 3/6	1: 5: 3	
To 1 1/2 lbs Check	@ 1/9	2: 7
To Henry Taylor		1510
		3: 14: 1

P^r. Contra

By the Amount of the Sale of the Estate	} £ 19: 5: 2
hereunto Annexed	120: 9
By a Heifer Unsold	120: 9
By a Cow (Died)	5. 2113
By 2 Hogs (Died)	656
By a Parcel	2769
By Cash P ^r . the Inventory one half	12: 12: 9
	62: 18: 8

Errors Excepted P^r. William Sett.

The Sale of the Estate of George Payne Dec^d.

Sold to Cap. White	1: 3: 0: 0
Sold to Martha Payne	5: 6: 1
Sold to William Pearce	1: 13: 7
Sold to Henry Drake	3: 0: 6
Sold to Charles Deane	6: 5: 6
Sold to Thomas Greenstreet	1: 8: 6
Sold to John Bruce	1: 13: 6
Sold to William Wilson	3: 16: 0
Sold to Cash Thornton	4: 16: 6
Sold to Richard Golding	6: 10: 0
Sold to Brown Price	1: 15: 0
Sold to Joseph Morton	3: 0: 0
Sold to Achibald Douglass	1: 0: 0
Sold to Francis Sett	1: 3: 0
Sold to Richd. Golding	12: 6
Mem: of a Cow & Calf Died	1: 9: 5: 2
& one Heifer	1: 15: 0
	1: 0: 0: 9

At a Court Held for King George County on Friday September the 5th 1746

This Settlement of the Estate of George Payne dec'd was presented into Court by Mr. Pitt & Admitted to Record

Cop. ^w Test

Harry Turner b: 6

1747 The Estate of John Simpson D.	£:8:9
To Mr. Robert Sheddor by his Attornpt	8:1:11
To Mr. Andrew Ross	16:5
To Cap ^t Richard Bryan	1:12:6
To Mr. Richard McGraw	10:1
To Mary Swillevent	10:5
To Gorla Manifield	9:3
To Mr. Anthony Struther	19:8
To Evan Peyton	5:0
To William Swillevent	2:0
To Nehemiah Bourchers	10:0
To Mr. Charles Dick	5:0
To Mr. Abraham Henson for Rent ^{6 Pds} 5:30 @ 14/-	3:14:24
To Mr. Rowley for Stringfellow 40 - @ 14/-	5:3
To Mr. James Hunter for Levies 142 @ 14/-	19:8
To Mr. Spears (this was Disallowed in Court)	12:0
To Mr. Roe	12:9
To Meredith Edwards	1:3
To William Flowers 5:5 to Feb ^r 6/	13:8
To Mr. William Clark	8:0
To Funeral Expences	10:0
To Feb ^r to the Appraisers 90 } 252 @ 14/-	15:4
To Clerks Note 162 }	
To Abraham Simpson for his Cloaths	5:0:0
To Abraham Simpson part of his fathers Estate	10:0
To Mr. James Hunter	9:0
To Mr. Thomas Dent	7:7
To Mr. Washington	8:0
To Margaret Bell	3:0
To Secretary fee 5:6 to Feb ^r -	11:6
To Chancery & Disbursements in the Management of the Estate	15:110
	2:10:0
	39:5:11
reduct Mr. Powers Acct.	12:0
	37:13:11

Contra	£:8:9
By the Amount of the Appraisement	31:9:5
By Corn & other to Mr. Sheddor	2:3:2
By 3 Hds of Tobacco N ^o . 2500 @ 12/-	17:10:0
By 3 Cashes	9:0
By Cash paid by Mr. Hewitt	6:0
By Cash of Stephen Pilcher	1:3
	51:17:7
	51:18:10

At a Court Held for King George County
on Friday the 4 day of September 1747

This Settlement of the Estate of John Simpson Dec^d was presented into Court by William Simpson his Executor & Admitted to Record.

Q^c Test

Harky Turner. L:6

E Expected By

W Simpson Esq^r

Sept^r 3: 1747

30
C.L. 82

raiment	31: 9: 5
edon	2: 3: 2½
2500 @ 14/-	17: 10: 0
	9: 0
with	6: 0
her	51: 17: 7½
	1: 3
	51: 18: 10½

To King George County
day of September 1747
of John Simpson Dec'd.
by William Simpson his
Record.

Test

Turner. L. 6

31 D. John Morrison

17: 8 ½		
Jan. 4	To 1 felt Hat	3: 6
	To 1 p. Double Channel Pumps	10: 0
	To 1 p. Sleeve Buttons	2: 4
18	To 1 Pure paper	1: 6
	To 1 p. Garters	1: 9
	To Kne Buckles & Ribbon of M. Bourne	2: 2
15	To ½ t. Powder 2 t. Shott	1: 8
26	To 1 p. Vero? Nose pins	7: 0
27	To 6 y. Irish	3: 6
	To 2 ½ y. Bro? Cloth	15/-
	To 2 ½ doz. Cat Buttons 1 doz. Breast D.	3: 2
	To 2 doz. Silk & the Hair	3: 0
	To ½ y. White Buckram	1: 0
	To ½ Cloth Thread	1: 6
	To 3 ¼ y. Shallooon	2: 6
	To ½ y. Irish	3: 6
29	To 1 Doz. Marbles	4: 0
30	To 1 Penknife 4 blades	2: 6
3	To 1 Silk Handkerchief	7: 6
6	To 2 ½ y. Scarlet Duffle	10: 6
	To 1 Silk Hair of Doz. Breast Buttons	1: 0
	To 1 ½ y. Shallooon	2: 6
	To ½ y. Buckram with Silk	1: 6
	To ½ y. Irish	3: 6
	To 1 Oz. White Thread	2: 8
10	To 2 p. Vero? Nose	7/-
		8: 10: 2½
25	To 1 p. best London Shoes	7: 0
March 15	To 2 doz. Marbles	8: 0
April 14	To 1 Seal	8: 0
16	To 1 Razor	1: 0
	To 1 Grammar	2: 6
	To 1 Corderius	2: 0
19	To 1 Bridle	1: 0
21	To 1 Silk Handkerchief	7: 6
25	To 9 p. Duroys	2/-
	To 3 ½ y. of fine bro. Holland	1/-
	To 2 y. Double Garlis	3: 6
	To 3 Doz. fine Holland Buttons @ 8/-	2: 0
	To 1 Ell Ozn.	1: 0
	To 1 y. White Buckram	2: 0
	To 1 y. Geogram	2: 6
	To 1 ½ doz. Coat Buttons	1: 0
	To 1 t. Hair of White Thread ½ Cdt. Thread	2: 0
	To 1 t. Silk	10: 0
28	To 1 p. Garters	2: 8
	To 1 Knife 4 blades	2: 6
May 16	To 1 p. fine London pumps. best	9: 0
25	To 1 Knife 4 blades	2: 6
		13: 3: 8

4: 8: 9 D. Continued & brought forward

17: 6		
	June 20 To 1 p. best London Shoes	7: 0
	To 1 Pure paper	1: 2
	To Clark's Introduction	1: 2
July 14	To 1 Silk Handkerchief	7: 0
	To 1 Doz. Metamorphosis	11: 0
21	To 1 p. Garters	2: 0
	To 1 y. fine Irish	1: 13: 2
Aug. 4	To 1 ½ t. bro. Holland breeches	6: 2
7	To paid W. Robins	1: 2
30	To 1 p. pocket knife & fork	1: 2
Sept. 20	To Cash	2: 0
	To 1 p. Shoes	7: 0
27	To Cash	1: 12: 0
29	To 2 ½ y. Broad Cloth	16/-
	To 2 ½ y. Black Do	16/-
	To 3 ½ t. Silk 2 ½ t. Hair 1 ½ y. Shallooon 3: 9	7: 0
	To 2 ½ doz. Cat Butt. 3 Doz. Breast D.	5: 0
	To 1 Oz. Cloth Thread 2 ½ y. 4 ½ y. Drighda 7: 0	9: 0
Oct. 1	To 1 ½ y. Shallooon	2: 6
15	To 2 ½ y. Shallooon 2 ½ y. Drighda & Breast Butt.	10: 0
31	To Cash	2: 0
	To 1 Linen Handkerchief	3: 0
	To 1 Pocket knife & fork	1: 2: 0
	To 2 Doz. 8 ½ Cat Butt.	2: 0
Oct. 3	To 3 p. Rib. Hoses	16: 6
	To 1 Silk Cap	10: 0
12	To 7 ½ y. Garlis	19: 0
	To 1 ½ y. Black Ribbon	1: 2: 0
29	To Cash	5: 0
	To ½ y. Ozn. 1 ½ y. Nuns	2: 0
	To 1 Car. Hat	10: 0
Decb. 6	To Cash 7 ½ t. top. W. Robins 1/5	22: 0
	To 1 y. Buckram of W. Mitchell	2: 0
22	To 1 Snaffle Bridle	5: 0
	To 1 y. Vero? Nose to W. Robins	3: 0
Jan. 8	To 1 p. best London Shoes	9: 0
	To 1 Pure paper	1: 2: 0
Feb. 7	To 2 Doz. 8 ½ Cat Buttons	22: 0
	To 1 Doz. Breast D. 14: 0zn	1: 2: 0
14	To Cash	1: 2: 0
	To 1 ½ black bro. Cloth	16: 0
	To 1 ½ y. Scarlet Dammy	2: 0
27	To Cash	2: 0
	To 1 ½ y. Dumbells to Dingle	22: 0
March 16	To Cash paid Recd. the School Master	6: 0
	To Cash paid Boutwell for your board	10: 0
17	To 6 y. Check	15: 0
April 28	To 1 four bladed knife	2: 0
29	To 1 p. Shoe & knee Buckles	2: 0
	To 2 Silk Handkerchiefs	14: 0
		42: 2: 0

D. Continued & brought forward

	L: s: d
April 30 To 1 Can. Hat	12: 2: 7 1/2
To 1 yd. best London pumps	12: 0
To 1 p. Gloves	2: 6
June 1 To Cash	1: 3
11 To 1 yard Irish	3: 10
To 1 Do Hens	2: 0
To 3 yds Ribbon @ 1/6	1: 6
To 1 p. black Wor. Hoe	7: 0
29 To 1 p. D.	5: 9
To paid Wm. Bullock for going to town for Dennis	5: 0
July 27 To 1 yd. best London pumps	10: 0
To 1 p. Scissars	8
Aug. 24 To 1/2 yd. br. Holland @ 1/-	2: 0
To 1 p. Gloves	2: 0
To 1 yd. Irish	3: 10
To 1 yd. Ribbon	1: 6
To 1 1/2 yd. Bro. Cloth to Dingle @ 16/-	1: 6: 8
To 3 1/4 yd. Blew Br. Cloth @ 18/-	2: 10: 6
To 4 yds. Embroidered Geogram @ 2/-	8: 10: 0
To 2 1/4 yd. Check @ 2/-	5: 8
To Cash & Pistareens	5: 0
To 6 1/2 yd. green Taffeta @ 2/-	13: 0
To 4 Doz. Breast Buttons	2: 8
To 2 1/2 Doz. Coat Buttons	3: 12
To 5 1/2 yd. Irish for Lining @ 2/-	14: 8
To 1 1/2 yd. Buckram	2: 6
To 1 1/2 yd. Lyc.	1: 6 1/2
To 5 lbs Silk	1: 0
	58: 3: 10 1/2
	A: A: 7 1/2
	58: 8: 6 1/2

(1747) Sept. 1 To paid Jam. Dingle Dec' for Taylors work done

At a Court Held for King George County
on Friday the 1st day of September 1747

This Account against John Morrison
was presented into Court by Thomas
Turner Gent. his Guardian and
admitted to Record

Cop. Test

Harry Turner. C.C.

L: s: d

12: 2: 7 1/2

12: 6

10: 0

2: 6

1: 3

3: 10

2: 0

1: 6

7: 0

5: 9

5: 0

10: 0

8

2: 0

2: 0

3: 10

1: 6

6: 8

2: 10: 6

8: 10: 0

5: 8: 3

5: 0

13: 0

2: 8

3: 12

14: 8

2: 6

1: 6 1/2

1: 0

58: 3: 10 1/2

A: A: 7 1/2

58: 8: 6 1/2

Account of the Sales of the Estate

of William Stringfellow Dec'

What we found sold of the Estate of W. Stringfellow Dec'

32

1747

Sept.

	L: s: d	Dec.
To 13 Head of Cattle	11: 19: 6	
To one Horse & one Mare	7: 18: 0	
To 3 feather beds & furniture to 2 Bedsteads	11: 10: 0	
To 1 Saddle	5: 7	
To 3 Pewter Dishes to 5 Plates	17: 8	Knot.
To 1 Quart Tankard to 1 Quart pot & pint pot	6: 6	
To 5 Tins one Tin funnel	1: 0	
To 10 Subs pails & piggins	1: 3: 6	
To 3 old Chests	17: 6	
To 2 Riddle	4: 9	
To 4 Iron Pots 1 p. of Hooks & 2 pot racks	16: 0	
To 1 frying pan	4: 6	
To 1 Spice Mortar	1: 6	
To 1 Horse Bell	3: 2	
To a set of Wedges	6: 0	
To 1 Iron Pestle	1: 0	
To an Old Broad Axe	1: 8	Feb. 2.
To 1 Copper Sauce pan & braff Shimmer	5: 1	
To 7 old books & 2 old Leather Chairs	18: 11	March 1.
To a Set of Smiths Tools	6: 0	
To 1 Hand saw	5: 0	
To 2 Tables & 1 powdering Tub	7: 6	
To 1 p. of Money Scales	10: 6	
To 1 p. of Small Styliards	9: 8	
To 1 grindstone	7: 0	
To 1 old Drawing Knife	2: 2	
To 2 Earthen pots	3: 6	
To 1 Stone Jug	2: 0	
	53: 5: 0	

Sold by Richard Elkin March 15. 1747 1/2

At a Court Held for King George County
on Friday the 1st day of April 1748

Then Came Richard Elkin personally into Court & Presented
this Account of sales of the Estate of William Stringfellow
Dec' which on the Motion of the s^r Richard was
Admitted to Record.

Cop. Test

Harry Turner. C.C.

32

of the Estate
no Dec?
after Dec?
£: 4: 8
11: 19: 6
7: 18: 0
30dtrads 11: 10: 0
: 5: 7
: 17: 8
spirit pot : 6: 6
: 4: 0
: 1: 3: 6
: 17: 6
: 4: 9
rot racks 2: 16: 0
: 4: 6
: 1: 6
: 3: 2
: 6: 0
: 1: 0
: 1: 8
shimmer : 5: 4
Chairs : 18: 11
10: 6: 0
: 5: 0
: 7: 6
: 10: 6
: 9: 3
: 7: 0
: 2: 2
: 3: 6
: 2: 0
F 53: 5: 0
1747/8

33

D. John Morrison £: 4: 9

1747 Sept. 9 To your Account settled in Court last 5: 8: 6½
To Expences in going to Hob Hole } 1: 3: 3
to examine Cap. Ferguson }
21 To Cash 1: 5
To 2 p. Wor. Horse @ 6/6 - 13: 0
To 1 Dunce Nuns 2: 0
To 1 p. Shoes 6: 6
To 2 p. Wor. Horse @ 6/6 - 13: 0
To 2 Lbs. Hams @ 2/- 1 D. 1/6: } 12: 6
1 Silk D. 7/- }
To 1 yd. Ribbon 2/- 14. D. 1/6 - 3: 6
Deb. 19 To 10 yd. Irish @ 3/2 - 1: 13: 3
To 1 Dunce Nuns 2/- 2: 0
22 To 1 p. Manshers 6/6 1/2 best among youg / 13: 6
23 To Cash 2: 10½
To Cap. Joseph Ferguson a Secretary's }
Fee @ 12/6 - 23. 05 }
Jan. 2. 1748 To 1 fine Hatch 18: 0
6 To Cash 2: 6
8 To 1 1/2 yd. Dowlaps @ 2/- 3: 6
Feb. 22 To paid M. Simpson for your Board 8: 0: 0
To paid M. Simpson for Scholoring 5: 0: 0
March 14 To Cash 2: 6
To 1 1/2 doz. Coat Buttons 1: 10: 2
To 1 four bladed knife 2: 6
1748 April 2 To 2 Whited Thread 1: 3
To 10 Breast Buttons 2: 8
5 To Cash 1: 3
9 To 2 p. Best Wor. Horse @ 7/- 12: 0
16 To Expences going to William & Richard A: 6: 6
20 To Cash 2: 6
June To 2 p. Thread Hovey Had of M. Bourne 9: 0
To p. Doctor Ferguson his Acc't 17: 6
L 85: 19: 6

Es: Es this 5th of August 1748

J. Turner.

At a Court Held for King George County
on Friday the 5th day of August 1748

This Account against John Morrison
was presented into Court by Thomas
Turner Gent^r his Guardian and
Admitted to Record

Cop. a Test

Harry Turner. C: G

The Estate of Thomas Martin Dec^r D^r
£: 4: 9

To Rent	6: 30: 0
To Clerks Fees	11. 136.
To Secretary's Fees	11. 36.
To Maj. Andrew Monroe & Son's Acc't	269
To M. Not. Gray & Acc't	146
To the Appraisers	180
To Funeral Charges	10: 6
To Frances McCutie & Acc't	7: 0
To M. Richard Bernard & Acc't	3: 6
To Wm. Redmond & Acc't	2: 6
To James Dishman & Acc't	5: 0
To D. for selling Recivings & paying	10: 0

1397 82 6: 6: 6

To Sold for Cash	322
To Ballance due	56 868: 5: 2½

1775 874: 11: 8½

Contra Cr.

By Job. made my Plantation 1775	.
By 322 to Sold	1: 11: 8½
By Personal Estate According to Law	73: 0: 0

174 - 11: 8½

deduct for charges 1: 10: 0

The Above Ballance 56 10: 8 68: 5: 2½

Due 56 10: 8 72: 15: 2½

E: Excepted by James Dishman Dom^r
August 5th 1748

At a Court Held for King George County
on Friday the 5th day of August 1748

This Settlement of the Estate of Tho. Martin Dec^r
was presented into Court by James Dishman his
Administrator & the same being Examined by
the Court & Admitted to Record.

Cop. a Test

Harry Turner. C: G

King George County
April 1748
into Court & Presented
to William Shufelds
esq^r Richard was

mer. b: b

The Estate of W^m Butler deceased Contra

Cx.

35 Th

1728 To paid leg ^t Hackley	0. 12. 3	To 19 March 1728	9. 0. 0
To dist ^r Mary Underwood	1. 1. 6	11 Barrels board & barrel 2d	5. 9. 0
To Cash due myself	1. 1. 10.	1 Saddle	1. 14. 0
To J ^r Tho ^r Shattockfield for making 3 a Coffin	1. 1. 6	1 Chest	0. 10. 6
To my trouble of expenses in burying him & settling the Estate & Collect ^r of the Debt	0. 15. 0	2 y ^r Stockings	0. 7. 0
To my trouble in shipping the Job ^r & of getting it Inspected	0. 10. 0	1 Acre 1 rod	0. 4. 0
To Dr ^r May ^r John Champer	528 ⁴	1 prayer book & knife	0. 2. 8
To Clerks & Sheriffs fees	0. 10. 0	Sundays not sold	17. 7. 2
To Sundays not sold Deliv ^r John			
Divided by order of Maj Champer			
To p ^r the Appraisers	90.		
To Parish & County Levy	70.		
Balance due in Cash	9. 08 1		
	691 14. 12. 2		

S. C. f. Elias Powell
1728

William Butler deceased D^r

1727 To Washing mending & making 1. 1. 6
H^r Mrs Mary Underwood

William Butler deceased D^r

1727 To off^r Stockings 0. 6. 6
To Cloathing & D^r pending upon 0. 1. 3.
To m^r 2 y^r Long breeches 0. 2. 0
To 2 Quarts brandy 0. 2. 6

H^r leg^t Hackley

At a Court held for King George
County one Friday March 29 1728
The Settlement of the Estate of William Butler
Deceased was presented in Court by
Elias Powell his Executor and admitted to Record

Op^a Test

Harry Turner C. C.

~~The Estate of~~ ~~John~~ ~~Wheeler~~ ~~Esq.~~ ~~late~~ ~~Deed~~ ~~of~~ ~~Mr.~~ ~~John~~ ~~Conrad~~

This Account of Joseph Norton Goods against the
Estate of Dr. Wm. Chealy deceased was presented
into Court & proved by the Oath of the S. Norton
~~which~~ was allowed & admitted to Record.

Copy as Test

Harry Turner. C. C.

B. V. Margrett

	Tobacs	Sterling	Cards.
To Balance Account Settled.....	6.00		
Sundries from Frederickburg thru thon Miller	2. 9. 10	2. 6	
10 1/2 Barrels Corn	16/- Smitted	3. 3. 0	
Credit David Griffith by Accts. proues		1. 9. 1	
Credit George Nicholson for Chears		1. 5. 0	
Cash paid W. M. Donald for a Funeral sermon		2. 2. 6	
Cash paid Mr. Dingle M. A. M. for laying out a cotton field		10. 0	
2 Gallons Rum at rate	8.		
paid 9 Lorrys			
paid the Overseer for his part of the crop	120.		
to Mr. Burnaby	755.		
to Mr. Frances Richards, 2 shares left off till	232.		
to Mr. Burnaby for his part of the crop 20	1510.		
to Mr. Frances Richards for her part of the crop 20	2031		
50/- Rent on Sterling	2031.		
		1. 12. 11.	1. 16. 13%
	6982.		12. 8. 8%

37

Richards

		Holding	Court
		11. 10.	
23 Barrels Corn		18f	
100 lbs Tobacco, on Mortons		5288 10	
John Howard for a Debt		1000	
2 Transfer Notes		694	
		<u>69 82</u>	
Will. Burbury 9/12, Tr. Richards 9/12			18. 8½
			12. 8. 8½
		6982 10 f	

Errors Sampled 1st day of August 1759

P John Champs 8 00
Wm Burbury 8 00

At a Court held for King George County
on Friday August the 1st 1759.

This Settlement of the Estate of Margaret Richards Estate was
Presented into Court by John Champs Agent one of her Executors
who made oath thereab and admitted to Record.

Copied
C. T.

Hartney Turner C. C.

38

Miss Frances Richardson

		Debiting	Crediting
Nov 20	10 yds. Wom. Black Gloves 1/8. 1 yd. White d. 1/16.	3. 2	
20	15 yds. Black Crepe 15. 1 Black Gauze Handkerchief 3/2.	2. 8. 2	
	1 yd. Wom. Black Gloves 1/8. 3/4 yd. Black Ribbon 9.	2. 5	
	3/4 yard Black Grosgrain 6. 5 1/2 yds. Ferret 1/10.	7. 10	
	1 1/2 yds. Irish Linen 2/3. 1 hank Silk 6?	2. 9	
Dec 1	1. 10 yds. Black Crepe 30. 2 yds. Italian D. 9/16. 1 hank Silk C.	1. 11. 0	
	2. 2 yds. Ferret 6. 2 yds. D. 8.	1. 2	
	9. 10 Ells. Roll.	3. 6	
Jan 10	1 Hattie Red Wine	3. 6	
13	10 yds. Sheen Wool	2. 6	
20	1 pair Wom. Shoes	3. 0	
Feb 13	5. White Rope	2. 6	
March 11	2 Quarts. Rum	2. 0	
27	Credit John James for Smiths Work to this Date	13. 12	
April 12	1 yd. Wom. Black Gloves 1/8. 1 yd. lace Buttons 2.	3. 6	
	1/8 yd. Thread hse 5/16. 1 1/2 yds. Cambric 13/16	19. 0	
13	1 Powder & Snuff	1. 8	
17	1 Hank Silk	1	
25	7 1/2 yds. India Damask 11/3. 1 yard Irish Linen 1/2.	2. 2. 5 12. 0	
May 12	Paid Michael Somers		
15	1 Silk Lace	10	
17	2 m. 8. 2 m. 10. 3 1/2 m. 20. Nails	15. 11	
23	Cash to Buy Rum to raise a Tobacco house	9. 0	
25	Credit Mr. Richards to T. Ball Co. her account	9. 12	
June 20	10 yds. Black Somers in part for Building a Tobacco house	12. 0	
July 6	2 lbs. Brown Thread 9. 1/2 yds. Irish Linen 26 yards 39.	1. 19. 9	
	4 yds. Ferret 8. 1 yd. Muslin 9. 12 yds. Cotton 12.	18. 5	
	14 Ells. Green 12. 3 yds. 1 silk handkerchief 6. 16 1/2 Ells. Roll 31.	18. 10. 5	
	2 felt hats 1/8 1/2 m. fine 8. 2 Necklaces 6.	2. 6	
	Overlett Laces 5. 1 yd. Wom. Stamp Shoes 4.	4. 5	
	2 1/2 Dozen Flint Glasses 1/2. 1 yd. scissars 4.	1. 8	
	1 shilling hse 6/8. 2 broad D. 1. 10 yds. Thread 9.	11. 5	
	Cash paid John James for Smiths Work	0. 3. 0	
15	1 Gold Laced Hat	16. 0	
20	1 yd. Womans Glazed Gloves	1. 0	
Aug 2	1 yd. Tape	8	
	1 yd. Wom. Wooled hose	2. 6	
	1 1/2 yds. lawn 10. 4 1/2 yds. Irish Linen 5/12 yds. fine lace 26.	5. 11. 9/16	
16	500. 3 Nails	1. 8	
17	5 yds. silk ferret 10. 1 hank silk 5.	1. 3	
	12 yds. India Damask	3. 5. 0	
21	1 Clayp knife & fork	2. 0	

\$ 249 24. 17. 6/2 1. 18. 0

May 25

1749

Aug. 29

39

	Ditto	Currency
1749 May 25.		
By James Cooper Rent £. by H. Hawley	530.	
Your p ^t of Mrs. Richards's Crop of Rent	2031	
By 4 ^t 2 shares of the Crop Deducted out	1510	
	<u>4071</u>	
Deduct your Job. Credits	249	
	<u>3822. 21. 10. 5</u>	
4 Cashs.	8.	
By Cash & Balance	57.	
Balance Charged in Cash below	<u>£ 2. 19. 1½</u>	
	<u>21. 17. 6½. 57.</u>	

62

1749 Aug 29	Dr. I brought forward	21. 17. 6½. 8t. 18. 0
	To your Starting Balance as above	2. 19. 1½
	75 ^t Cent on Ditto	2. 1. 1½. 5. 4. 6.
	Balance carried to New Accts/ Due Miss Frances Richards	19. 17. 6.
		<u>£ 57.</u>

Errors - Accepted th August 29. 1749.

J. John Champe.

Sale of Miss Frances Richards part of her Estate since the Division with
Mr William Bunbury, being the Parablett paid & sold on 12 Months Credit
Vizt

Michael Donahon one Sennill Horse	3. 13. 6
Capt. Jas. Shother Jones, a Ram. 2 Trap Cocks, a hamper, roll of a Bell	2. 18. 0
Maj. John Champe a Wall faced Mare, 17/20 of furniture, 89 New Glass Casks	13. 4. 0
Anthony Ficklin one Bed, Beasted Bed Furniture	2. 11. 6
Wm Ronley one pair hand Irons, fender, Tongs, Two Spits & a spit Rack	2. 1. 7
John Elkins a parcel of Pewter	1. 12. 6
Joseph, Esq. a parcel of Pewter	1. 1. 6
Jam. Garrison a parcel of old Pewter, Two Candlesticks & Snuffers	16. m.
Daniel Grant one Box iron & heaters	10. 6
Anderson Doniphon one Oval Table	18. m.
Benjamin Tonell a parcel of Sheets, Table Linen & Napkins	1. 16. 6
Anthony Griffin one hir of Bees	5. m.
Jeremiah Howard a parcel of Wooden Ware	5. 6
Sacheverell Norman one Runlett	1. 8
	31. 18. 9

Part of the Estate delivered for the Use of Miss Frances Richards & put
under an Overseer on her marriage January 1710/11 Viz.

Two Towns & 5 Piges, four young Barrows, & Seven Heats	3. m. or
Hors, Axes, Saw &c with a Grindstone sent to the Quarter & Castle	2. 2. m.
Two Cows, Two Yearlings & one young heifer with Calf. Two largest	10. 10. m.
Three young heifers	
One Leather Bed for the Overseer	1. 10. m.
One Bible	1. m.
One Gray horse old	2. 10. m.
10 1/2 yards New white Linnen	1. 12. 7 1/2
one Black Mare & Coll.	2. 10. m.
11 Yards Bro. Linnen	11. m.
2 lbs Collored Thread	1. 6
1 Looking Glass & Brush	1. m.
9 1/2 yds Cotton	19. m.
1 yd Maro Cloth, 4 yds Brown Rolls	1. m.
One Bed & Furniture	9. m.
One Chest	10. m.
	38. 8. 1/2

A Habit for King Geo: County on Friday Oct. 6. 1710
This acc't ~~was~~ ^{was} presented to the Court by Mr. Champe Gent. and admitted to Record

Cop. Test Harry Turner. b. c.

Dr John Morrison

Ex

18 To Capences in going to Town.	2 18 3	189 April	To Cash Rec'd of Thomas	1 9 7
To paid Mr James Powers.	3 0 0		To 3 lbs Coal & 33 lbs of Coal	26 10 3
To paid Mr Attorney.	1 1 6		To Cash Rec'd of Mr Donway	100 0 0
To 52 1/2 lbs Oylabrigg a 1/16.	3 8 8		To Cash Rec'd of Dr	25 0 0
To 1 P. Cotton 10 lbs.	2 3			152 19 10
To 8 yds ditta.	18 am			
To 53 yds Gallowayhills a 1/11.	3 17 11		Dr Cont'd Bro' Over	50 17 11
To 1 lb bro' Thread.	1 6		To 2 Secretary's Fees N. 3065	
To Cash to the Overseer.	10 8		To 100 yards broad cloth Great Coat	2 0 0
To 2 1/4 lb bro' Thread.	2 3		To 2 doz Coat Buttons a 1/1.	2 0
To 1 1/2 lb Coloured Felling.	2 am		To 17 lbs Coal & 2 lbs Bridle 39	1 0
To Cash paid for 1/2 Thread	2 6		To 1 Fingid Housing	1 9 0
To 1 1/2 lb bro' Thread.	9		To 1 Saddle	1 10 am
To 2 1/2 yds Cotton.	5 7		To Cash	3 0
To 10 1/2 yds Gallowayhills.	1 7 am		To Capences in going to Prince George N. 17 Aug 20 days.	7 7 am
To 1 P. Bro' Thread.	3 am		To 1 Ink horn	6
To 2 hammers 3/4 2 lbs 1/4.	15 1		May 10 1/2 yds Check 26 1/2 Pounds 149	17 3
To 1 Doz hoes 17/16 board d 1/4.	1 11 6		To 20 oz thm 9 87 Buttons 8	1 3
To 1 Broad Clo.	4 6		June 5 To 10 yds fine Linen a 1/3	2 8 0
To 10 T. Plaid hose.	16 8		To 10 oz fine Thread	1 8
To 1 large Rugg.	10 2		Aug 5 To 11 1/2 Thread have	1 6
To 1 T. double Cham' Pumps.	11 am		To 2 linens hand kn. a 1/4	4 0
To 11 suits making for Negroes.	16 6		To 2 1/2 yds Moheda	4 6
To Mat. 10 d. Boys & Girls.	12 6		To 6 2/3 yds Net Cloth a 1/3	3 3 0
To 21 shirts & Shifts making.	1 7 am		To 3 yds Ditto a 1/16	15 0
To 1 1/2 yds Broad Cloth a 1/13.	2 18 6		To 1 doz v. Buttons	3 am
To 6 yds Hallown.	2 3		To 6 Sticks hair	2 6
To 1 1/2 doz Coal 1 doz vest Buttons.	1 9		To 10 oz Cloth 1/2 1/3 Buck 74	3 1
To 3 Sticks hair a 1/1.	1 am		To 2 doz fine Buttons	3 am
To 2 hanks silk.	10		To 9 doz Small	9
To 5 yds Dimity.	10 am		To 2 hrs 56 1/2 2 2/3 yds Cloth a 1/1	1 18 0
To 3 yds of Buckram.	1 am		To 1 yd hat 2 1/2 yds jeans a 1/1	10 6
To 2 Ounces white Thread a 1/10.	1 8		To 2 yds fine Linen a 1/3	7 6
To Collard Thread.	6		To 1 Quire Paper	1 3
To paid Mr Dingley Taylorville			To 10 yds fine scarves	8 0
To paid Mr. Mercer.	8 14 0		Oct 5 To 10 yds fine Linen a 1/4	2 16 0
To 1 Quire Paper.	1 3		To Cash p. 2 Mrs Waller for	25 0 0
To 11 1/2 Worsted hose.	4 6		Compound of the aperient	
To 1 1/2 d.	5 am		To 6 Months Board & Scholaring	6 10 am
To 1 P. Men wash Gloves.	2 am		ending last August	
To 11 1/2 lbs old Pumpo.	10 10		To 100 lbs Settled in Court	58 8 6 2
To 1 Hat.	16 am		Aug 3 To d. Settled in Court	85 19 6
To 1 last years board & Scholaring.	19 0 0		Thread over Tobacco a 14 1/2 3065	2 2 10 3
				\$ 262 8 6
			M. Account held for Long Georg County on Friday	
			October the 6 1789.	
			This Ann ^d ag ^t Mr. Morrison was presented into	
			Court by Thos. Turner Gent & Admitted to Record	
			Cap. Jas. Scott of Turner Esq.	

5 pm 17 11

Dr The Estate of Thomas Monroe

1748	To Cash Paid Paul Morton for Mill Stones & Provis Acc.	13.	16.	8
	To ditto Paid M ^r Payne due by Bill	2	17.	4
	To ditto Paid Thomas Bacchus & Provis Acc.	1.	11.	6
	To ditto Paid Anthony Parson & ditto		16.	2
	To ditto Paid Maridith Payne & ditto		12.	...
	To ditto Paid Richard Heir & ditto		9.	7½
1749	To ditto Paid Daniel White & ditto	2	16.	0
	To ditto Paid John Tiller	3.	on a	on a
	To ditto Paid Capt. Alvin Mountjoy. Adt.	5.	1.	62
	To William Monroe's part of the Personal Stake	16.	17.	22
	To John Monroe's ditto	16.	17.	22
	To Andrew Monroe's ditto	16.	17.	22
	To Sarah Monroe's ditto	16.	17.	22
	To Mary Monroe's ditto	16.	17.	22
		117.	6.	10½

Dr John Monroe

1746	To Your Proportionable Part of your Father's Debts being £33.0.10} 6.	19.	2	
	"5 whereof			
	To Sundry Goods & Disturbments... as Mcc.	14.	10.	4½
		21.	5.	6½

deced to William Hancock Executor

1718 By Amount of the Inventory exclusive of Negroes & Legacys 117. 6. 11

By amount of Your Fathers Inventory exclusive of Negroes & Legacys £ 117. 6. 11 your Part being $\frac{1}{5}$ } 23. 9. 4 $\frac{1}{2}$
By your Part of the Crop for 1716 532⁰⁰ Tobs.
By Ditto for 1717 982.
By Ditto for 1718 954
2168 at 13/ 16. 00. 10
By 2 Crops Corn 15 Barrels 76. 5. 12. 6
45. 2. 8 $\frac{1}{2}$

Dr Sarah		
1716 To Your Proportionable Part of Your Father's Debts being £33-0-10. 15th thereof		6-12-2
To Sundry Goods & Disbursements... as of Acc.	6-7-	9-22-1-5
	6-7-	9-22-13-7

Dr Mary

Dr Mary		
1716 To Your Proportionable Part of your Father's Debts being £33-0-10. 15th thereof		6-12-2
To Sundry Goods & Disbursements... as of Acc.	14-11-5 $\frac{1}{2}$	
	21-9-7 $\frac{1}{2}$	

Dr Andrew

Dr Andrew		
1716 To Your Proportionable Part of your Father's Debts being £33-0-10. 15th thereof		6-12-2
To Sundry Goods & Disbursements... as of Acc.	20-13-9 $\frac{1}{2}$	
	27-5-11 $\frac{1}{2}$	

Monroe

By amount of your Father's Inventory exclusive of Negro's & Legacies £117. 6. 11 Your part being 1/5 }	23. 9 4 $\frac{1}{2}$
By your part of the Crop for 17116 532 ⁴ Tob.	
By ... Ditto for 17117 982	
By ... Ditto for 17118 951	
<u>2468. at 10/</u>	16. 10
By 2 Crops Corn 15 Barrels 7/6	5. 12. 6
By 1 Hogshead Tobacco at Lario N ^o 967 5. 6. 4	
By 1 Cash 2. 0	
	5. 8. 4 15. 2. 8 $\frac{1}{2}$

Monroe

Or

By amount of your Father's Inventory exclusive of Negro's & Legacies £117. 6. 11 Your part being 1/5 }	23. 9 4 $\frac{1}{2}$
By your part of the Crop for 17116 532 ⁴ Tob.	
By ... Ditto for 17117 982	
By ... Ditto for 17118 951	
<u>2468. 13/</u>	16. 10
By 2 Crops Corn 15 Barrels 7/6	5. 12. 6
	45. 2. 8 $\frac{1}{2}$

Monroe

Or

By Amount of your Father's Inventory exclusive of Negro's & Legacies £117. 6. 11 Your part being 1/5 }	23. 9 4 $\frac{1}{2}$
By your part of the Crop for 17116 532 ⁴ Tob.	
By ... Ditto for 17117 982	
By ... Ditto for 17118 951	
<u>2468. 13/</u>	16. 10
By 2 Crops Corn 15 Barrels 7/6	5. 12. 6
	45. 2. 8 $\frac{1}{2}$

At a Court held for King George County on Friday
October 6. 1719.

This Acc^d of the Division and Settlement of the
Estate of Thomas Monroe deceased was presented into
Court & admitted to Record

Cop^a Test

Harry Turner 6. 6

K6

Dr The Estate of Joseph Armstrong

1748	To 1 pair Women's Shoes	£ 0.3.2.
	To 1 Caddo	0.2.8
	To 1 pair Wool Yarn harr	0.1.2 £ 0.7.0 at 10/6d per lb
1749	To Paying & County & Parish Sevices at 178 Pds	188 258

At a Court held for King Geo: County on Friday Oct: 6. 1749
 This Acc: of the Settlement of the Estate of Joseph Armstrong
 deceased was presented into Court by Wm Rowley and admitted
 to Record

Cop: a Test

Harry Turner, Notary

Dr The Estate of John

1749	To Cash paid John Glumkett	11. 6
	Cash paid Mr John Layne	10. 9 $\frac{1}{2}$
	ditto paid Capt Samuel Thinker	1. 6
	ditto paid Edward Morris	11. 8
	ditto paid Richard Goldring	7. 9
	ditto paid Sarah Wall	9. 5
	Said William Sett Derry Rent & Quibrent	3. 3. 7
	Said Mr Deborah Thompson	3. 0. 2
	Said John Hamilton Attorney	15. m
	Clerks & Secretarys Fees	10. 11. 12 $\frac{1}{2}$
	126 Net	at 10/6d
		17. m

At a Court held for King George County
 on Friday March 9. 1750

The Account of the settlement of the Estate of John Campbell
 deceased was presented into Court by Clapham Richardson
 his Administrator and being examined by the Court was
 Ordered to be Recorded

Cop: a Test

Harry Turner Notary

Decrased

Ex

By the Cope of Tobacco in Transfer..... 16303.

Errors Excepted
Wm Rowley.

119 Campbell

Ex

1. 6			
10. 9 ²	5723	By 1 Gun to Luke Spalding.....	15. on
1. 6		7 Vides leather to Capt. Joseph Morton.....	8. on
1. 8		1 horse to Lawrence Bullock.....	5. 6
7. 9		1 Spinning Wheel Ann Simmonds.....	7. on
9. 5		11 Sheep to Capt. Joseph Morton.....	5. on
3. 7		100. to d. do.....	2. 6
0. 2		1 Pot & frying pan Judith Campbell.....	8. on
5. m		1 Case Pistols & holsters Alexander Thom	
1. A ²		1 Chest..... d. d.	16. 3
7. m		a parcel Lumber Capt. Joseph Morton.....	1. 3
		11 Coat & breeches Joseph Pitcher.....	9. 10
		1 Sword..... Alexander Thom.....	5. 6
		1 Bed and Bedstead Judith Campbell.....	6. on
		a parcel Cotton Maridith Gayne.....	5. 11
		11 Chest Judith Campbell.....	7. on
		1 Basket and feathers Capt Joseph Morton.....	2. 6
		a parcel Bottles & old hoes..... d.	3. on
		11 Gun lock..... to Francis Drake.....	2. 7
			E 10. 10. 10

Errors Excepted

Clapham Richardson Adm.

1788

Dr

The Estate of John

48

To Col ^r John Champre as P ^r Acc ^t	\$1.. 1.. 9
To Mr Robert Jackson	5.. 4.. 3
To 1 Saddle of Edward Donnes	0.. 11.. 0
To Doct ^r Wallace as P ^r Acc ^t	5.. 5.. 9
To Robert Beach for weaving 21 yds	0.. 7.. 0
To Anthony Haynie for a servy	0.. 10.. 0
To James Somervil for settling the Estate &c	0.. 5.. 9
To Secretary's of Clerks Fees at 2 ^d 171 st Tob ^c	1.. 8.. 6
To making a coffin & planks	0.. 10.. 0
To paid Ann Higgins	0.. 12.. 6
To Cash in the hands of Mr Rowland Thornton	15.. 16.. 6
	7.. 9.. 11
	<u>£ 23.. 6.. 5</u>

At a court held for King George County
on Friday May the 1st 1750.

This Account of the settlement of the Estate of John Taylor deceased was presented into Court by Rowland Thornton his Administrator and being passed by the Court was ordered to be recorded

Cop^r Test

Harry Turner. Blawd

The Estate of Peter Nugent	D ^r
To Col ^r John Champre's Bond and Interest	£ 24.. 13.. 1
To Funeral Expences	2.. 10.. 0
To 250.. 8 th Nails	0.. 1.. 9
To Wintering 5 head of Cattle .. a 5/each	1.. 5.. 0
To Stripping Stemming & Prizing & Inspecting 1476 ^{lb} tobacco necd	1.. 0.. 0
To the Appraisers Fees in Tobacco90
To his Rent & Levies922
To M ^r Harry Turners Fees	2.20
	<u>12.32</u>
To William Ronley proved account for	a 12/6 .. 7.. 14.. 0
	1.. 19.. 8 $\frac{1}{2}$
	<u>£ 39.. 3.. 6$\frac{1}{2}$</u>
	2.. 14.. 3 $\frac{1}{2}$
	<u>£ 51.. 17.. 10</u>

Balance due the Estate is

Parlor Deceased Contra Cr.

By Amount of Sales and Account \$23. 6.5

E.C.

J. R. W. Thornton

Contra _____ Cr.

By the Sale of his Estate.....	\$ 32. 9. 7
By his Crop of Tobacco & Casks..... 1506 ⁰⁰	9..8..3
	\$ 41 " 17 " 10

Persons Acceptor this 7th day of September 1750

D. John Elkins

at a Court held for King George County
on Friday September the 7th 1750.

The account of the Settlement of the Estate of Peter Nugent deceased was
presented into Court by John Elkins his Administrator and being Rectified
by the Court was admitted to Record

Cop a Test

Harry Turner L.C.

<i>To</i> The Estate of Mr. Sam	<i>To</i> Moone dec'd to Josiah Ferguson dec'd.	
To 5 Pounds for the Negro's	1.. 11. 3	By the amount of the Inventory
To 30 yds Cotton	2.. 10. 0	By Sundays by Acc ^d Wif ^d
To 4 yds Thread 20. 1/2 "bro Thread	1.. 5. 0	By Stephen Bowen
To 3 yds Drap ^d Cloth for a Negro Child	7.. 6	By Negro Sonny Crop of Corn 1745.
To 2 Barb ^d hoes &c one plow &c	9.. 0	By d ^r Crop Tobacco 600
To paid Tho ^r Hubblefield his acc ^d	2.. 5. 0	By the Negro's Crop at home 3105
To paid Stephen Bowen his acc ^d	9.. 0	By 3 Casks 90
To 4 Broad hoes at 3/16	14.. 0	By the above Tobacco at 16/3 per lb 31. 12. 6
To paid John Richards his acc ^d	13.. 0	
To paid Jacob Ferrell his acc ^d	1.. 0. 0	By John Armstrong acc ^d 2.. 0.. 3
To paid Mrs Hackley her acc ^d	0.. 1. 6	
To paid Levies Clerks Fees £ 95 14s 15d	7.. 3. 0	
To paid Rent for 1747 & 1748	13.. 0	
To 6 Bushels of Salt at 3/-	12.. 0	
To Tools in Value more then Charged above	2.. 0	
To Wall Col ^d Charnes Acc ^d 333. a 2 ^d	2.. 15. 6	
To paid Dr Delpreach his acc ^d	3.. 13. 0	at a Court Continued and held for
To paid Dr Sutherland his acc ^d	7.. 15. 3	King George County on Saturday
To Dodgins Judgment	54.. 15. 11 ^{1/2}	September the 8. 1750
To the Negro's da ^r Elizabeth Moone	185.. 0.. 0	
To Josiah Ferguson one third of	67.. 16. 1	The account of the Settlement of the
on the Personal Estate		Estate of Samuel Moone, Deceased
To Eliz ^r Moone's 2 third of Dr	135.. 12. 2	was presented into Court by Isaac
	477.. 3.. 22	Ferguson Administrator of Josiah
		Ferguson deceased, and being passed
		by the Court was admitted to Record

Errors Excepted by

Isaac Ferguson Adm^r

at a Court Continued and held for
King George County on Saturday
September the 8. 1750

1750
The account of the Settlement of the
Estate of Samuel Moone, Deceased
was presented into Court by Isaac
Ferguson Administrator of Josiah
Ferguson deceased, and being passed
by the Court was admitted to Record

Cop^d a Test

Harry Turner. tator

W. Mc Cossell of JOHN MORISON October 7. 1750.		
To a pr of Garters.....	7 ¹ / ₂	1750 Sept 12. Pay Cash Received of } 28. To paid Cash for making 2 shirts..... 12. m Miles Thovett. } m. To 20 yds best Cotton a 2/3..... 9. m By Bal ^d due J. Turner..... 23. 16. 7 ¹ / ₂
To 4 7/8 yds best bro. Linnen. a 12	2. m 3	25. 11. 11
To 1/4 doz Coat Buttons.....	1. m 3	
To 16 ft. plaid hose. a 18.....	1. m 0	
To 2 1/2 pounds bro. Thread.....	7. m 6	
To 3 yds plaid of Cash to the Overseer 1/2	6. m 1 ¹ / ₂	
To making 10 Negro's suits a 46.	15. 0	E. E. October 5 ^e . 1750.
To make of 5 boys Jacket & breeches.	6. 8	J. Turner
To Paid paid Cap! Peachy's many on acc ^d of a stray horse.	15. 3	
To paid 1/2 Overseer & boys ferrages a Royo.	2. 8	at a Court held for King George County
To paid M ^r Simpson 5 Month ^s	4. 8. 8	on Friday October the 5. 1750.
Board & Schooling.....		
To paid 2 ^d for Books Paper & Shoes.	9. 10. m	
To paid Dingle his Taylor's Acc ^d .	16. 0	The account of the Settlement of the
To his Coffin Sheet &c.	1. 10. 0	Estate of John Morrison deceased was
To 6 Months Boarding.....	6. 0. 0	presented into Court by Thomas
To paid James Bowie his Acc ^d .	3. 5. 1 ¹ / ₂	Turner Gent. and being ratified by the
To paid Cap! Dixon his Acc ^d .	1. 15. 2	Court was admitted to Record
To 82 yds of Cotton a 20	6. 16. 8	Copy a Test
To 79 yds best bro. linnen 12	3. 19. 0	
To 14 ft. plaid hose. 20	1. 3. 4	
To 2 pounds bro. Thread.....	0. 6. 0	
	L 49. 8. 6 ¹ / ₂	

8

Dr The Estate of Mary Brock and

To Debts paid	Viz.	1106
Joseph Morton		116. 14. 8. 1
Clerks and Secretary's Fees		306
Robert Washington		1. 4. 6
Elizabeth Beaversham		18. 6
John Triplett		1. 2. 1
Henry Taylor		8. m
Elizabeth Greenstreet		15. m
Thomas Richardson		3. 15. 2 $\frac{1}{2}$
Thomas Danton		2. 0. 6
Henry Drake		6. 17. 4 $\frac{1}{2}$
Doctor Roy		2. 3. m
William Jell		291. 1. 13. 7
Levies for the Year 1746		168
Levies for the Year 1747		116
Daniel Payne		5. 9
John Batton		3. 1. 10 $\frac{1}{2}$

To Legacy's by Mary Brock's Will Viz.

Ann Deane		1. 0. 0
John Deane		1. 0. 0
Charles Deane		1. 0. 0
George Deane when he comes to age		10. 0. 0
Thomas Vivian		1. 0. 0
James Drake	£ Acc.	11. 1
Henry Black	£ Acc.	4. 19. 11 $\frac{1}{2}$
Margaret White	£ Acc.	1. 0. 0
Madith Payne		15. 0
Daniel White Junior		10. 0
To John Deane's share of the Crop for the Year 1746		1057. 159. 19. 6
To John Deane's share of the Crop for the Year 1747		943
To p ^r Nick Yell for Finishing the Crop for the Year 1747		983
To Cloathing 2 Negro's & Finding Tools in the Year 1747 at 12 $\frac{1}{2}$ £ 16 $\frac{1}{2}$		3. 0. 0
		3. 0. 0
		18. 12. 10 $\frac{1}{2}$
Rum and Sugar for the Fun ^r and Sale		2983. 15. 0

To John Deane's part of the personal Estate exclusive of Negro's		85. 7. 4 $\frac{1}{2}$
To Charles Deane's	Ditto	13. 13. 1
To Ann Deane's	Ditto	13. 13. 1
To George Deane's	Ditto	13. 13. 1
		139. 19. 8 $\frac{1}{2}$

8 William Deane to John Deane Executor

Ex

By Amount of the Sale of the Estate exclusive of Negros	85..6..0
Toy things not sold	7..16..7
By a Crop Tobacco made the year he died	3771
By a Crop at for the year 1757	2602
By Debts due to William Deane's Estate	7..0..0
	at 13/16 6376 39..17..0
	<u>£ 139..19..7</u>

At a Court held for King George County
on Friday December the 7. 1750
a/c of the This Settlement of the Estate of Mary Brock & Wm
Deane deceased was presented into Court & admitted to Record

Op. a Test

Harry Turner. bldwr.

Dr John Deane the Executor

1748			
October	To a Negro Man	valued by Consent	45..0..0
	Due from you for Ann Deane's Ballance		36..16..2
	Due from you for George Deane's Balla		25..18..1
			107..14..3

1748

Dr

Charles

Octob.

To a Negro Woman	Valued	40..0..0
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1748

Dr

Ann

Octob.

To Bal ^c of Charles Deane's Acc ^c which he is to pay you	2..1..11
To Ballance due to you in John Deane's hands	36..16..2
	<u>38..18..1</u>

1748

Dr

George

Octob.

To a Negro Child	Valued	12..0..0
To Ballance due to you in John Deane's hands		25..18..1
		<u>37..18..1</u>

of Mary Brock & W^m Deane

Cr

1748 October	By Your part of Mary Brock's & W ^m Deane's Negro's	21.5.0
	By Your part of the Personal Estate	13.13.1
		37..18.1

Deane.

Cr

1748 Octob ^r .	By Your part of Mary Brock's & W ^m Deane's Negro's	21.5.0
	By Your part of the Personal Estate	13.13.1
	Balance due from you to be paid Ann Deane	2.1.16
		10.0.0

Deane

Cr

1748 October	By Your part of Mary Brock's & W ^m Deane's Negro's	21.5.0
	By Your part of the Personal Estate	13.13.1
	By Mary Brock's Legacy	1.0.0
		38.18.1

Deane

Cr

1748 Octob ^r .	By Your part of Mary Brock's & W ^m Deane's Negro's	21.5.0
	By Your part of the Personal Estate	13.13.1
		37..18.1

At a Court held for King George City on Friday Dec^r 7. 1750

This Division of the Estate of Mary Brock & William Deane deceased was presented into Court & Admitted to Record

Geo^a Tuck

Harvey Turner. C.S.