

Administration Bond of  
W<sup>m</sup> Stringfellow Esq: to  
Sarah Stringfellow

Know all Men by these presents that the Sarah Stringfellow & Richard  
Elkins are held & firmly bound unto Charles Carter Esq: the first Justice in  
the Commission of the peace for King George County for and in behalf, & to the  
sole use & behoof of the Justices of the said County & their Successors in the sum  
of One Hundred Pounds Current money to be paid to the said Carter his Executors  
Administrators, & Assigns, To the which payment well & truly to be made we his  
our Selors & every of us our & Every of our Heirs Executors & Administrators  
Jointly & Severally firmly by these presents. Sealed with our Seales. Dated  
this 2. day of May 1746

The Condition of this Obligation is such that if the Above bound Sarah Stringfellow  
Administratrix of all the goods Chattels & Credits of William Stringfellow Deceased, do make or cause  
to be made a true & perfect Inventory of all & singular the goods, Chattels & Credits of the said Deceased  
which have or shall come to the Hands, Possession or Knowledge of her the said Sarah or into the  
Hands, or Possession of any other person or persons for her & the same so made 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, & all other the goods Chattels & Credits of the said  
Deceased at the time of his Death which at any time after shall come to the Hands or possession of the said  
Sarah or into the Hands & possession of any other person or persons for her do well and truly Administer  
According to Law, And further to make a just & true Account of her Actings & Doings therein, when there  
required by the said Court & all the rest & residue of the said goods Chattels & Credits which shall be found  
remaining upon the said Administration Accounts, the same being first Examined & Allowed by the  
Justices of the Court for the time being, shall deliver & pay unto such person or persons respectively, as  
the said Justices by their Order or Judgment shall direct pursuant to the Law in that case made  
& provided & if it shall hereafter appear that any last Will & Testament was made by the said Deceased  
& the Executor or Executors therein named, do Exhibit the same into the said Court making request  
to have it Allowed & approved accordingly, & if the said Sarah being thereunto required do receive  
& deliver up her letters of Administration Approbation of such Testament being first had & made in  
the said Court, then this Obligation to be void & of none Effect, or Else to remain in full force & Virtue

Sealed & Delivered }  
in the Presence of }

Sarah D Stringfellow 

Richard <sup>his</sup> RE Elkins   
<sub>mark</sub>

Acknowledged in King George County Court  
the 2. day of May 1746 by Sarah Stringfellow &  
Richard Elkins & Admitted to Record.

Op<sup>s</sup> Test

Harry Turner. Clerk

Guardian Bond  
Joseph Morton  
Joseph Jones

Know all Men by these presents that We Joseph Morton and Lawrence Butler are held & firmly bound unto Charles Carter Gent. of the County of King George his Heirs Ex<sup>ors</sup> & Adm<sup>ors</sup> for and on behalf of the s<sup>d</sup>. Court of the afores<sup>d</sup>. County in the Sum of Five hundred pounds Current money of Virginia to the true payment wherefore we do bind our selves our Heirs Executors & Administrators jointly & severally firmly by these presents sealed with our Seales & Dated this 1<sup>st</sup> day of August 1746

The Condition of this Obligation is such that if the above bound Joseph Morton Guardian of Joseph Jones his Heirs Executors & Administrators shall well & truly pay or Cause to be paid unto the s<sup>d</sup>. Orphan all such Estate & Estates as now is or hereafter shall come to the Hands of the s<sup>d</sup>. Joseph Morton as soon as the s<sup>d</sup>. Orphan shall attain to Lawfull Age or when thereunto required by the Justices of the Peace for King George County Court as also to save & keep harmless the s<sup>d</sup>. Justices their Heirs & Successors from all trouble & Damage that shall or may arise about the s<sup>d</sup>. Estate then this Obligation to be void otherwise to be & remain in full force & Virtue

Sealed & Delivered }  
In the presence of }

Jos: Morton (Seal)  
Law Butler (Seal)

Acknowledged in King George County Court  
the 1<sup>st</sup> day of August 1746 by Joseph Morton  
& Lawrence Butler & Admitted to Record.

Cop<sup>d</sup> Test

Barth Turner Clerk

Stringfellow & Richard  
the first Justice in  
and in behalf, & to the  
Successors in the sum  
aid Carter his Executors  
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ors & Administrators  
thour Seales. Dated

Stringfellow  
D. Somaker or cause  
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Credits of the said  
or possession of the s<sup>d</sup>.  
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which shall be find  
& Allowed by the  
is respectively, as  
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by the said Decedent  
making request  
required to render  
first had & made in  
full force & Virtue

Seal  
Seal

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Probate Bond  
Thos. Monroes Est.  
Wm. Monroes

Know all Men by these presents that We William Monroes Charles Deane  
& John White are held & firmly bound unto Charles Carter Esq. the first Justice  
in the Commission of the Peace for King George County, for and in behalf  
& to the sole Use & behoof of the Justices of the said County, & their Successors  
in the Sum of One Thousand Pounds Current money to be paid to the said  
Carter his Executors Administrators & Assigns, to the which payment  
well & truly to be made we bind our selves, & every of us, our, & every of  
our Heirs, Executors, & Administrators, Jointly & severally firmly by  
these presents Sealed with our Seales Dated this 3. day of October 1746

The Condition of this Obligation is Such, That if the Above bound William Monroes  
Executor of the Last Will & Testament of Thomas Monroes Deceased do make or cause to be  
made, a true & perfect Inventory of all & singular the goods Chattels & Credits of the said Deceased  
which have, or shall come to the Hands Possession or Knowledge of the said William or into the Hands  
or Possession of any other person or persons for him & the same or made do Exhibit into the  
County Court of King George at such time as he shall be thereunto required by the said Court  
& the same goods Chattels & Credits & all other the goods Chattels & Credits of the said Deceased  
which at any time after shall come to the Hands Possession or Knowledge of the said William  
or into the Hands & Possession of any other Person or Persons for him do well & truly Administer  
According to Law & further do make a true & just Account of his Actings & doings therein when  
thereto required by the said Court & also shall well & truly pay & deliver all the legacies Contained  
& specified in the said Testament as far as the said goods Chattels & Credits will thereunto extend  
& the Law shall Charge Then this Obligation to be Void & of none Effect or Use to remain in full  
force & Virtue

Sealed & Delivered  
In the Presence of  
the whole Court

William Monroes (Seal)  
Charles Deane (Seal)  
John White (Seal)

Acknowledged in King George County Court the 3 day of October 1746  
by William Monroes Charles Deane & John White & Admitted to Record.

Cop<sup>d</sup> Test

Henry Turner, C. Court

Probate Bond  
Thos. Monroes Est.  
Wm. Monroes  
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Know all Men by these presents that we Tabitha Wofendale Administratrix with the Will Answered Bourn Price & Joseph Brothor junr are held & firmly bound unto Charles Carter Esq: the first Justice in the Commission of the Peace for King George County for and in behalf, & to the sole use & behoof of the Justices of the s<sup>d</sup> County & their Successors in the sum of one thousand pounds Current money to be paid to the s<sup>d</sup> Carter his Ex<sup>rs</sup> Adm<sup>rs</sup> & Aff<sup>s</sup> to the well payment well & truly to be made, we bind our selves, & every of us, our, and every of our heirs, Ex<sup>rs</sup> & Adm<sup>rs</sup> jointly & severally firmly by these presents sealed with our seals Dated this 6<sup>th</sup> day of March 1746.

The Condition of this Obligation is such that if the Above bound Tabitha Wofendale Administratrix with the Will Answered of all the goods, Chattels, & Credits of William Wofendale Deceased, do make, or cause to be made, a true & perfect Inventory of all & singular the goods, Chattels, and Credits of the s<sup>d</sup> Deceased, which have, or shall come to the hands, possession, or knowledge of her the s<sup>d</sup> Tabitha, or into the hands or possession of any other person or persons for her, & the same so made do Exhibit, or cause to be exhibited into the County Court of King George at such time as she shall be thereunto required by the s<sup>d</sup> Court, & the same goods Chattels, & Credits, & all other the goods Chattels & Credits of the said Deceased at the time of his Death which at any time after shall come to the hands or possession of the said Tabitha or into the hands and possession of any other person or persons for her, do well & truly Administer According to Law, & further do make a just & true Account of her Actings & doings therein, when thereto required by the s<sup>d</sup> Court, & all the rest & residue of the said goods, Chattels, & Credits, which shall be found remaining upon the s<sup>d</sup> Administ<sup>r</sup> Account, the same being first Examined, & allowed by the Justices of the Court for the time being, shall deliver, & pay unto such person or persons respectively as the s<sup>d</sup> Justices by their Order or Judgment shall direct pursuant to the Laws in that case made & provided, & if it shall hereafter appear that any last Will & Testament was made by the s<sup>d</sup> 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 Tabitha being thereunto required do render & deliver up her letters of Administration approbation of such Testament being first had & made in the s<sup>d</sup> Court, Then this Obligation to be void, & of no effect or Use to remain in full force & Virtue

Sealed and Delivered  
in the presence of  
the whole Court

Tabitha <sup>her</sup> Wofendale <sup>mark</sup>  
Bourn Price  
Jos: Brothor Jun<sup>r</sup>

Acknowledged in King George County Court by Tabitha Wofendale  
Bourn Price & Jos: Brothor jun<sup>r</sup> & Admitted to Record.

cop<sup>d</sup> Test

Henry Turner. Clerk

Administration Bond  
Thos Montiths Es.  
to  
Phillis Montiths

Knowall Men by these presents that we Phillis Montiths Richard Bryan  
& William Rowley Junr. are held & firmly bound unto Charles Carter Esq. the Just  
Justice in the Commission of the peace for King George County for & in behalf &  
to the sole use and behoof of the Justices of the said County & their Successors  
in the sum of eight hundred pounds Curr. Money to be paid to the sd. Carter his  
Ex<sup>r</sup> & Adm<sup>r</sup> & Assigns to the which payment well & truly to be made we bind  
our selves & every of us Our & every of our heirs Ex<sup>r</sup> & Adm<sup>r</sup> Jointly & severally  
firmly by these presents sealed with our Seales Dated this 6<sup>th</sup> day of March 1756

The Condition of this Obligation is Such that if the above bound Phillis Montiths Administration  
of all the goods Chattels & Credits of Thomas Montiths Deceased do make or cause to be made a true &  
perfect Inventory of all & singular the goods Chattels & Credits of the sd. Deceased which have or shall  
come to the Hands Possession or knowledge of her the said Phillis or into the Hands or possession of any  
other person or persons for her, & the same so made do Exhibit or cause to be Exhibited into the County  
Court of King George at such time as she shall be thereunto required by the sd. Court & the same  
Goods Chattels & Credits & all other the goods Chattels & Credits of the said Deceased at the time of his death  
which at any time after shall come to the Hands or Possession of the said Phillis or into the Hands or possession  
of any other person or persons for her do well & truly & Administrated according to Law, & further do make  
a just & true Account of her dealings & doings therein when thereto required by the sd. Court, & all the  
debts & demands of the sd. goods Chattels & Credits which shall be found remaining upon the sd. Administration  
Account the same being first Examined & Allowed by the Justices of the Court for the time being shall  
be deliver & pay unto such person or persons respectively as the sd. Justices by their Order or judgment shall  
direct pursuant to the Laws in that case made & provided. & If it shall hereafter appear that any  
last Will & Testament was made by the said Deceased & the Executor or Executors therein named  
do Exhibit the same into the sd. Court making request to have it Allowed & Approved accordingly  
& the said Phillis being therunto required do render & deliver up her Letters of Administration  
Approval of such Testament being first had & made in the sd. Court Then this Obligation to be  
void & of none Effect, Or else to remain in full force & Virtue.

Sealed and Delivered  
in the Presence of  
the whole Court

Phillis Montiths (Seal)  
Rich<sup>d</sup> Bryan (Seal)  
W<sup>m</sup> Rowley (Seal)

Acknowledged in King George County Court  
by Phillis Montiths Rich<sup>d</sup> Bryan & W<sup>m</sup> Rowley  
Jund the 6<sup>th</sup> day of March 1756 & Admitted  
to Record.

Exp<sup>t</sup> Just Harry Turner Clerk

Isaac Pitman's last Will  
Moses Pitman &  
George Riding

Knowall Men by these presents that we Moses Pitman & George Riding  
Thomas Underwood & Joseph Tutt are held & firmly bound unto Charles Carter Esq.  
the first Justice in the Commission of the Peace for King George County for & in  
behalf, & to the sole Use & behoof of the Justices of the s<sup>d</sup>. County & their Successors,  
in the Sum of one Thousand pounds Current money to be paid to the s<sup>d</sup>. Carter his  
Ex<sup>rs</sup> Adm<sup>rs</sup> & Assigns to the which payment well & truly to be made we bind our  
Selves & Every of us, our, & Every of our Heirs, Ex<sup>rs</sup> & Adm<sup>rs</sup> Jointly & Severally  
firmly by these presents. Sealed with our Seales Dated this 6<sup>th</sup> Day of March 1746

The Condition of this Obligation is Such, that if the Above bound Moses Pitman & George  
Riding Executors of the Last Will & Testament of Isaac Pitman Deceased, do make or Cause to be  
made a true & perfect Inventory of all & singular the goods Chattels & Credits of the s<sup>d</sup>. Deceased which  
have, or shall come to the hands, Possession or Knowledge of the s<sup>d</sup>. Moses & George or into the Hands or  
Possession of any other person or persons for them & the same do made & exhibit into the County Court  
of King George at such time as they shall be thereunto required by the s<sup>d</sup>. Court & the same goods  
Chattels & Credits, & all other the goods Chattels, & Credits, of the said Deceased which at any time  
after shall come to the Hands Possession or Knowledge of the s<sup>d</sup>. Moses & George or into the Hands & Possess<sup>n</sup>.  
of any other person or persons for them do well & truly Administer According to Law, & further do  
make a true & just Account of their Actings & doings therein when thereto required by the s<sup>d</sup>. Court & they  
also shall well & truly pay & deliver all the Legacies Contained & Specified in the s<sup>d</sup>. Testament, as  
far as the s<sup>d</sup>. goods Chattels, & Credits will therunto Extend, & the Law shall Charge Then this Obliga  
tion to be Void & of None Effect, or Use to remain in full force & Virtue.

Sealed and Delivered  
In the Presence of  
the whole Court

Moses Pitman

Seal

George Riding

Seal

Thos Underwood

Seal

Joseph Tutt

Seal

Acknowledged in King George County Court  
the 6<sup>th</sup> Day of March 1746 by Moses Pitman  
George Riding Thomas Underwood & Joseph Tutt  
& Admitted to Record.

Op<sup>s</sup>. Test

Henry Turnen Clerk

Administration  
Clapham Drake's Adm.  
to  
Henry Drake

Know all Men by these presents that we Henry Drake and  
Clapham Richardson are held & firmly bound unto Charles Carter  
Esq. the first Justice in the Commission of the peace for King George  
County for & in behalf, & to the sole use & behoof of the Justices of the  
said County, & their Successors, in the Sum of One Hundred pounds Law  
Money to be paid to the said Carter his Executors, Administrators & Assigns  
to the which payment well & truly to be made we bind our selves & every  
of us, Our, & Every of our Heirs, Executors, & Adm<sup>rs</sup>. jointly & severally  
firmly by these presents, Sealed with our Seales Dated this 3<sup>d</sup> day of  
April 1747

The Condition of this Obligation is Such that if the above bound Henry Drake  
Administrator of all the goods, Chattels & Credits of Clapham Drake Deceased do make  
Cause to be made, a true & perfect Inventory of all & Singular the goods Chattels & Credits  
of the said Deceased which have, or shall come to the hands, Possession, or Knowledge  
of him the said Henry Drake or into the Hands or Possession of any other person or persons  
for him & the same do make & do Exhibit or Cause to be Exhibited into the County Court of  
King George at such time as he shall be therunto required by the said Court & the same good  
Chattels & Credits, & all other the goods Chattels & Credits of the said Deceased at the time of his  
Death which at any time after shall come to the Hands or Possession of the said Henry Drake  
or into the Hands & Possession of any other person or persons for him do well & truly Administer  
according to Law, And further to make a just & true Account of his doings & doings therein  
when thereto required by the s<sup>d</sup>. Court, & all the rest & residue of the said goods, Chattels and  
Credits which shall be found remaining upon the said Administration Account the same  
being first Examined & Allowed by the Justices of the Court for the time being, shall deliver  
& pay unto such persons or persons respectively as the said Justices by their Order or Judgment  
shall direct pursuant to the Law in that Case made & provided, & if it shall hereafter  
appear that any last Will & Testament was made by the said Deceased & the Executor or  
Executors therein named, do Exhibit the same into the said Court, making request to have  
Allowed & Approved Accordingly if the said Henry Drake being therunto required do renew  
up his Letters of Administration Approbation of such Testament being first had & made in  
the said Court, Then this Obligation to be void & of none Effect, or Else to remain in full force  
& Virtue

Sealed & Delivered  
in the presence of  
Wm Longmire

Henry Drake (Seal)  
Clapham Richardson (Seal)

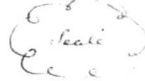
Acknowledged in King George County  
on Friday the 3<sup>d</sup> day of April 1747  
by Henry Drake & Clapham Richardson  
& Admitted to Record.

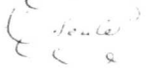
Wm Longmire  
Clerk of Court  
Henry Turner Clerk

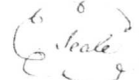
Know all Men by these presents that we Sarah Graves Joel Berry and George Wringlesby are held & firmly bound unto Charles Carter Esq. the first Justice in the Commission of the Peace for King George County for and in behalf & to the use & behoof of the Justice of the said County & their Successors in the sum of five Hundred pounds Current money to be paid to the s. Carter his Executors Administrators & Assigns to the which payment well & truly to be made, we bind our selves, & every of us, our, & every of our Heirs, Executors, & Administrators jointly & Severally firmly by these presents Sealed with our Seales Dated this first day of May 1747

The Condition of this Obligation is such that if the above bound Sarah Graves Administratrix of all the goods Chattels & Credits of Benjamin Graves Deceased do make, or cause to be made, a true and perfect Inventory of all & singular the goods Chattels & Credits of the said Deceased which have or shall come to the Hands, Possession, or Knowledge of her the said Sarah or into the hands, or possession of any other person or persons for her & the same so made, do Exhibit, or cause to be Exhibited into the County Court of King George at such time as she shall be thereunto required by the s. Court & the same goods, Chattels and Credits, & all other the goods, Chattels & Credits of the said Deceased at the time of his Death which at any time after shall come to the Hands or possession of the said Sarah or into the Hands & Possession of any other person or persons for her do well & truly Administer According to Law, & further do make a just & true Account of her Actings & doings therein, when thereto required by the s. Court, & all the rest & residue of the s. goods Chattels, & Credits which shall be found remaining upon the s. Administration Account, the same being first Examined & Allowed by the Justice of the Court for the time being shall Deliver & pay unto such person or persons, respectively as the said Justice by their Order or Judgment, shall Direct pursuant to the Laws in that Case made & provided & if it shall hereafter Appear that any last Will & Testament was made by the said Deceased & the Executor & Executors therein named do Exhibit the same into the s. Court making request to have it Allowed & Approved Accordingly if the s. Sarah being thereunto required do render up her Letters of Administration, Approbation of such Testament being first read & made in the s. Court, Then this Obligation to be Void, & of none Effect, or Use to remain in full force & Virtue.

Sealed & Delivered in the Presence of

Sarah Graves <sup>her</sup> 

Joel Berry 

George Wringlesby <sup>his</sup> 

Acknowledged in King George Court on Friday the 1<sup>st</sup> day of May 1747 by Sarah Graves Joel Berry & George Wringlesby & Admitted to Record.

Copy Test  
Henry Turner teller

Drake and Charles Carter for King George Justices of the Peace Administrators & Officers a selves & every of us jointly & severally this 3<sup>rd</sup> day of May 1747  
Drake  
to make  
Chattels & Credits  
& Knowledge  
person or persons  
County Court of  
& the same goods  
at the time of the  
Henry Drake  
truly Administer  
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& hereafter  
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Scale

Probate Bond  
W<sup>m</sup> Deane Jun<sup>r</sup> Estate to  
In<sup>o</sup> & Ch<sup>r</sup>: Deane

Know all Men by these presents that we John Deane Charles Deane & Bourn Price are held & firmly bound unto Charles Carter Esq. the first Justice in the Commission of the peace for King George County, for and in behalf & to the sole Use & behoof of the Justices of the said County & their Successors in the Sum of two Hundred pounds Current money to be paid to the s<sup>d</sup>. Carter his Executors, Administrators, & Assigns to the which payment well & truly to be made, we bind our selves, & every of us, our & every of our Heirs Executors & Administrators, jointly & severally, firmly by these presents, sealed with our Seals. Dated this 3<sup>d</sup> day of July 1747

The Condition of this Obligation is such, that if the above bound John Deane Executor of the Last Will & Testament of William Deane Dec<sup>d</sup>. do make, or cause to be made, a true & perfect Inventory of all & singular the Goods Chattels & Credits of the said Deceased, which have or shall come to the Hands, Possession, or knowledge of the said John, or into the Hands or Possession of any other person or persons for him if the same so made, do Exhibit into the County Court of King George at such time as he shall be thereunto required by the s<sup>d</sup>. Court, the same Goods Chattels & Credits, & all other the goods, Chattels, & Credits of the said Deceased which at any time after shall come to the Hands, Possession or Knowledge of the said John or into the Hands & Possession of any other person or persons for him do well & truly Administer According to Law, & further do make a true & just Account of his Actings & Doings therein, when thereto required by the said Court, & Also shall well & truly pay & deliver all the Legacies Contained & Specified in the said Testament as far as the said goods, Chattels Credits will thereunto Extend & the Law shall charge, Then this Obligation to be void & of none Effect, or Else to remain in full force & Virtue.

Sealed and Delivered  
In the Presence of

John <sup>his</sup> + Deane (Seal)  
<sub>mark</sub>

Ch<sup>r</sup>: Deane (Seal)

Bourn Price (Seal)

Acknowledged in King George County Court  
the 3<sup>d</sup> day of July 1747 by John Deane  
Charles Deane & Bourn Price & Admitted to Record.

Cap<sup>o</sup>. Test

Harry Turner C. Clwr

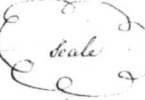
Probate Bond  
W<sup>m</sup> Rogers Est to  
James Rogers

Know all Men by these presents that We James Rogers & John Grant  
gent. are held & firmly bound unto Charles Carter Esq. the first Justice in  
the Commission of the Peace for King George County, for & in behalf And to  
the sole use & behoof of the Justices of the said County & their successors in  
the Sum of One Hundred pounds Current money to be paid to the said Carter  
his Executors Administrators, & Assigns, to the which payment well & truly  
to be made we bind our selves, & every of us, Our, & every of our Heirs,  
Executors, & Administrators, Jointly & Severally, firmly by these presents  
Sealed with our Seales Dated this 7<sup>th</sup> day of August 1747.

The Condition of this Obligations is Such that if the Above bound James Rogers Executor  
of the Last Will & Testament of William Rogers Dec<sup>d</sup>. do make or Cause to be made a true & perfect  
Inventory of all & singular the goods, Chattels & Credits of the s<sup>d</sup>. Deceased, which have, or shall come  
to the Hands, Possession, or Knowledge of the said James or into the Hands or Possession of any other  
person or persons for him & the same so made, do Exhibit into the County Court of King George  
at such time as he shall be thereunto required by the s<sup>d</sup>. Court, & the same goods Chattels & Credits  
& all other the goods Chattels & Credits of the said Deceased which at any time After shall come to the  
Hands, Possession or Knowledge of the said James Or into the Hands & Possession of any other person  
or persons for him do well & truly Administer according to Law, & further do make a true &  
just Account of his Actings & doings therein when thereto required by the s<sup>d</sup>. Court, & also shall  
well & truly pay & deliver all the Legacies Contained & Specified in the said Testament, as far as  
said goods Chattels & Credits will thereunto Extend, & the Law shall Charge, then this Obligation  
to be void, & of none Effect, or Else to remain in full force & Virtue.

Sealed and Delivered  
In the Presence of

James Rogers 

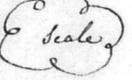
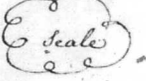
John Grant 

Acknowledged in King George County Court  
the 7<sup>th</sup> day of August 1747 by James Rogers  
& John Grant & Admitted to Record.

Copy Test  
Harry Turner. Clow

John Deane Charles Deane  
les Carter Esq. the first  
George County, for and  
of the said County &  
current money to be paid  
to the which payment  
our & every of our Heirs  
by these presents, sealed

John Deane Executor  
w<sup>ch</sup> to be made, a true &  
id Deceased, which  
sh<sup>l</sup> or into the Hands  
Exhibit into the County  
s<sup>d</sup>. Court, & the same  
Deceased which at  
said John or into the  
Administer according  
herein, when thereto  
Legacies Contained &  
w<sup>ch</sup> thereunto Extend  
Also to remain in full

Deane   
w   


Clow

Guardian Bond  
James Drake to the use of James Drake

Know all Men by these presents that we James Drake & Clapham Richardson are held & firmly bound unto Charles Carter leg<sup>r</sup> of the County of King George his Heirs & Executors & Administrators for & on behalf of the s<sup>d</sup> Court of the s<sup>d</sup> County in the Sum of Three hundred Pounds Current money to the which payment well & truly to be made we do bind ourselves our Heirs Executors & Administrators Jointly & severally firmly by these presents Sealed with our Seales & dated this 4<sup>th</sup> day of September 1747

The Condition of this Obligation is such that if the above bound James Drake Guardian of John Drake & James Drake his Heirs Executors & Administrators do & shall well & truly pay or Cause to be paid unto the s<sup>d</sup> Orphan all such Estate & Estates as now is or hereafter shall come to the Hands of the s<sup>d</sup> James Drake as soon as the s<sup>d</sup> Orphan shall attain to Lawfull Age or when thereunto required by the Justices of the Peace for King George County Court as also to save & keep harmless the s<sup>d</sup> Justices their Heirs & Successors from all Trouble & damage that shall or may arise about the s<sup>d</sup> Estate then this Obligation to be void else to be & remain in full force.

Test  
W Longmire

James Drake 

Clapham Richardson 

Acknowledged in King George County Court  
This 4<sup>th</sup> day of September 1747 by James Drake  
& Clapham Richardson & Admitted to Record.

Copy Test

Harry Turner Clerk

Sealed

Admin: Bond  
W<sup>m</sup> Shirley Et  
Jos: Morton

Know all Men by these presents that we Joseph Morton & George Morton  
gent. are held & firmly bound unto Charles Carter Esq<sup>r</sup> the first Justice in the  
Commission of the Peace for King George County for & in behalf & to the sole  
Use & behoof of the Justices of the said County & their Successors in the sum of  
two Hundred pounds Current money to be paid to the s<sup>d</sup> Carter his Executors  
Administrators, & Assigns. to the which payment well & truly to be made we  
bind our selves, & every of us, our, & every of our heirs, Executors, & Administrators  
Jointly & severally firmly by these presents sealed with our seals Dated this 1<sup>st</sup>  
day of September 1747

The Condition of this Obligation is such that if the above bound Joseph Morton Admin-  
istrator with the Will Annexed of all the goods, Chattels, & Credits of William Shirley Deceased  
do make, or Cause to be made, a true & perfect Inventory of all & singular the goods, Chattels, and  
Credits of of the said Deceased which have, or shall come to the Hands, Possession or Knowledge  
of him the s<sup>d</sup> Joseph, or into the Hands, or Possession of any other person or persons for him & the  
same so made, do Exhibit, or Cause to be Exhibited into the County Court of King George at  
such time as he shall be thereunto required by the s<sup>d</sup> Court of the same goods, Chattels, & Credits,  
& all other the goods, Chattels & Credits of the s<sup>d</sup> Deceased, at the time of his Death which at  
any time after shall come to the Hands or Possession of the s<sup>d</sup> Joseph or into the Hands &  
Possession of any other person or persons for him do well & truly Administer according to Law,  
And further do make a just & true Account of his Actings & doings therein when thereto  
required by the said Court & all the rest & residue of the said goods, Chattels & Credits, which  
shall be found remaining upon the s<sup>d</sup> Administration Account, the same being first  
Examined & Allowed by the Justices of the Court for the time being, shall deliver & pay  
unto such person or persons, respectively, as the s<sup>d</sup> Justices by their Order or Judgment shall  
Direct, pursuant to the Laws in that Case made & provided, & if it shall hereafter appear  
that any Last Will & Testament was made by the s<sup>d</sup> Deceased & the Executor or Executors  
therein named do Exhibit the same into the s<sup>d</sup> Court making request to have it Allowed &  
Approved accordingly if the s<sup>d</sup> Joseph Morton being thereunto required do render, <sup>& deliver</sup> up his letters  
of Administration, Approbation of such Testament being first had & made in the said Court  
then this Obligation to be void & of none Effect, or else to remain in full force & Virtue.

Sealed & Delivered  
In the Presence of  
W<sup>m</sup> Longmire

Jos: Morton (Seal)  
George Morton (Seal)

Acknowledged in King George County Court,  
the 5<sup>th</sup> day of September 1747 by Joseph  
Morton & George Morton gent. & admitted to Record.

Copy Test. Harry Turner. Clerk

Drake &  
Carter Esq<sup>r</sup>  
Administrators for  
of Three Hundred  
made & do bind  
severally firmly  
September 1747

Drake  
Administrators do & shall  
as regards or  
Shirley shall  
for King George  
loss from all  
Obligation to be

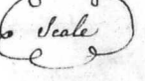
(Seal)  
(Seal)

Administration Bond  
Moses Mannings Let. to  
Anne Manning

**Knowall Men** by these presents that we Anne Manning & Henry Drake are held & firmly bound unto Charles Carter Esq. the first Justice in the Commission of the Peace for King George for & in behalf and to the sole Use & behoof of the Justices of the said County & their Successors in the Sum of One Hundred pounds Curr. money to be paid to thes. Carter his Executors Administr. & Assigns to the which payment well & truly to be made we bind our selves & every of us, Our, & every of our Heirs, Executors, & Administrators jointly & severally firmly by these presents Sealed with our Seales Dated this Sixth day of November 1747

The Condition of this Obligation is such, that if the above bound Anne Manning Administratrix with the Will Annexed of all the goods Chattels & Credits of Moses Manning Deceased, do make or cause to be made a true & perfect Inventory of all & singular the goods Chattels & Credits of the said Dec. which have, or shall come to the Hands Possession, or Knowledge of her, thes. Anne or into the Hands or Possession of any other person or persons for her, & the same so made, do Exhibit or cause to be Exhibited into the County Court of King George at such time as she shall be thereunto required by thes. Court & the same goods, Chattels, & Credits, & all other the goods, Chattels & Credits of thes. Deceased, at the time of his Death which at any time after shall come to the Hands or possession of thes. Anne or into the Hands & Possession of any other person or persons for her do well & truly Administer According to Law, & further do make a just & true Acc. of her Actings & doings therein when thereto required by thes. Court & all the rest & residue of the said goods Chattels & Credits, which shall be found remaining upon thes. Administration Account the same being Examined & Allowed by the Justices of the Court for the time being, shall Deliver & pay unto such person or persons respectively, as thes. Justices by their Order or Judgment shall direct pursuant to the Laws in that Case made & provided & if it shall hereafter Appear that any Last Will & Testament was made by the said Deceased and the Executor or Executors therein Named do Exhibit the same into the said Court making Request to have it allowed & Approved Accordingly if thes. Anne being thereunto required do render and Deliver up her Letters of Administration Approbation of such Testament being first had & made in thes. Court Then this Obligation to be Void & of none Effect or Else to remain in full force & Virtue,

Sealed & Delivered }  
In the Presence of }

Anne Manning   
Henry Drake 

Acknowledged in King George County Court the Sixth day of November 1747. by Anne Manning & Henry Drake & Admitted to Record.

Test  
Henry Turner Clerk

Guardian Bond  
George Riding  
to  
Isaac Pitman &c

Knowall Men by these presents that we George Riding & Robert Walker are held & firmly bound unto Charles Carter Esq<sup>r</sup> of the County of King George his Heirs Executors & Administrators for & on Behalf of the said Court of the Aforesaid County in the sum of One Thousand Pounds Current money to the which payment well & truly to be made we do bind Our selves our Heirs Executors & Administrators Jointly & severally jointly by these presents Sealed with our Seales & dated this Sixth day of November 1747

The Condition of this Obligation is such that if the Above bound George Riding Guardian of Ann William Sarah & Isaac Pitman his Heirs Executors and Administrators do & shall well & truly pay or Cause to be paid unto the said Orphans all such Estate & Estates as now is or hereafter shall come to the Hands of the said George Riding as soon as the said Orphans shall Attain to Lawfull Age or when thereunto Required by the Justices of the Peace for King George County Court as Also to save & keep harmless the said Justices their Heirs & Successors from all trouble & damage that shall or may arise about the said Estate then this Obligation to be Void Else to be & remain in full force.

Sealed and Delivered  
In the Presence of

George Riding 

Robert Walker 

Acknowledged in King George County Court  
on Friday the 6<sup>th</sup> day of November 1747 by  
George Riding & Robert Walker & Admitted to Record.

Cap. Test

Harry Turner. Cllour

King & Henry  
at Justice in  
to the sole  
in the sum of  
one Thousand  
Pounds  
Selves & every  
& severally  
day of November

King Adminis-  
do make or  
the said Dec<sup>r</sup>  
to the Hands or  
to be Exhibited  
Court & the  
time of his  
to the Hands &  
Law, & further  
Court shall the rest  
Administration  
being shall  
or Judgment  
Appear that  
therein  
proved Accord  
Administration  
to be Void & of

number

below

Guardian Bond, In. Mushett  
to  
Meredith Minton

Know all Men by these presents that we John Mushett & Henry  
Drake are held & firmly bound unto Charles Carter Esq. of the County of  
King George his Heirs Executors & Administrators for & on behalf of the  
Court of the Aforesaid County in the sum of one hundred Pounds Current  
Money to the which payment well & truly to be made we do bind our selves  
our Heirs Executors & Administrators Jointly & Severally firmly by  
these presents Sealed with our Seals & dated this 5<sup>th</sup> day of December 1747

The Condition of this Obligation is such that if the above bound John Mushett  
Guardian of Meredith Minton his Heirs Executors & Administrators do & shall well & truly  
pay or cause to be paid unto the s<sup>d</sup>. Orphan all such Estate & Estates as now is or hereafter  
shall come to the hands of the s<sup>d</sup>. John - as soon as the s<sup>d</sup>. Orphan shall attain to Lawfull  
Age or when thereunto required by the Justices of the Peace for King George County Court as also  
to save & keep harmless the said Justices their Heirs & Successors from all trouble & Damage that  
shall or may arise about the s<sup>d</sup>. Estate then this Obligation to be void Else to be & remain in full  
force

Sealed and Delivered  
In the Presence of

John <sup>Ris</sup> John Mushett   
Mark   
Henry Drake

Acknowledged in King George County Court  
on Friday the 5<sup>th</sup> day of December 1747 by  
John Mushett & Henry Drake & Admitted to Record.

cop. Test.

Henry Turner Clerk

Probate Bond  
Charles Deane's Est.  
to  
Charles Deane

Know all Men by these presents that we Charles Deane & William Deane are held & firmly bound unto Charles Carter Esq. the Just Justice in the Commission of the Peace for King George County for and in behalf & to the sole use & behoof of the Justices of the s<sup>d</sup>. County, & their Successors in the sum of Five Hundred pounds Current money to be paid to the said Charles Carter his Executors Administrators & Assigns to the which payment well & truly to be made we bind our selves & Every of us Our & Every of our Heirs Executors, & Administrators Jointly & Severally firmly by these presents sealed with our Seales dated this 5<sup>th</sup> day of February 1747

The Condition of this Obligation is such that if the above bound Charles Deane Executor of the last Will & Testament of Charles Deane Deceased do make or cause to be made a true & perfect Inventory of all & singular the goods Chattels & Credits of the s<sup>d</sup>. Deceased which have or shall come to the hands, Possession or knowledge of the s<sup>d</sup>. Charles or into the hands & Possession of any other person or persons for him & the same so made, do Exhibit into the County Court of King George at such time as he shall be therunto required by the s<sup>d</sup>. Court, & the same goods Chattels & Credits, & all Other the goods Chattels & Credits of the said Deceased which at any time after shall come to the hands possession or knowledge of the said Charles or into the Hands & Possession of any other person or persons for him do well & truly Administer According to Law & further do make a true & just Account of his Actings & doings therein when thereto required by the s<sup>d</sup>. Court & also shall well & truly pay & deliver all the Legacies Contained & specified in the s<sup>d</sup>. Testament as far as the s<sup>d</sup>. goods Chattels & Credits will therunto Extend & the law shall charge Then this Obligation to be Void & of none Effect, or Else to remain in full force & Virtue.

Scaled and Delivered  
in the Presence of  
Tho: Sett

Charles + Deane  
Mark  
W<sup>m</sup>. Deane  
Scale  
Scale

Acknowledged in King George County Court  
on Friday the 5<sup>th</sup> day of February 1747  
by Charles Deane & William Deane & Admitted to Record.

Cap<sup>t</sup> Test  
Henry Turner Clerk

to Henry  
County of  
of the s<sup>d</sup>.  
Current  
below  
ly by  
number 1747

sheet  
de truly  
re after  
law full  
ut as also  
rage that  
is in full

clerk

Administration Bond  
John Dodgins Estate  
to  
W<sup>m</sup> Dodgins

Know all Men by these presents that we William Dodgins & Joseph  
Brother Jun<sup>r</sup> are held & firmly bound unto Charles Carter Esq<sup>r</sup> the first  
Justice in the Commission of the peace for King George County for and  
in behalf, & to the sole use & behoof of the Justices of the s<sup>d</sup> County and  
their Successors in the sum of two Hundred pounds Current money to be paid  
to the s<sup>d</sup> Carter his Executors Administrators & Assigns to the which paym<sup>t</sup>  
well & truly to be made we bind our selves & Every of us, Our, & every of our  
Heirs Executors & Administrators jointly & severally firmly by these presents  
Sealed with our Seales dated this 5<sup>th</sup> day of February 1747

The Condition of this Obligation is such that if the above bound William Dodgins  
Administrator of all the goods Chattels & Credits of John Dodgins Dec<sup>d</sup> do make or cause to  
be made a true & perfect Inventory of all & singular the goods Chattels & Credits of the s<sup>d</sup> Deceased  
which have or shall come to the hands, possession or knowledge of him the s<sup>d</sup> William or into  
the hands or Possession of any other person or persons for him & the same so made, do Exhibit or  
cause to be Exhibited into the County Court of King George at such time as he shall be thereunto  
required by the s<sup>d</sup> Court & the same goods, Chattels, & Credits, & all other the goods, Chattels, & Credits  
of the s<sup>d</sup> Deceased at the time of his Death which at any time after shall come to the hands  
or Possession of the s<sup>d</sup> William or into the hands and Possession of any other person or persons for him  
do well & truly Administer According to Law, & further do make a just & true Account of his  
Actings & doings therein when thereto required by the s<sup>d</sup> Court & all the rest & Residue of the s<sup>d</sup>  
goods Chattels & Credits which shall be found remaining upon the s<sup>d</sup> Administration Account  
the same being first Examined & Allowed by the Justices of the Court for the time being shall  
deliver & pay unto such person or persons respectively as the s<sup>d</sup> Justices by their Order or Judgment  
shall direct pursuant to the laws in that case made & provided, & if it shall hereafter appear  
that any last Will & Testament was made by the s<sup>d</sup> Deceased & the Executor or Executors therein  
named do Exhibit the same into the said Court making request to have it Allowed & Approved  
Accordingly if the s<sup>d</sup> William Dodgins being thereunto required do render & deliver up his Letters  
of Administration, Approbation of such Testament being first had & made in the s<sup>d</sup> Court  
Then this Obligation to be Void & of none Effect, or else to remain in full force & Virtue.

Sealed and Delivered  
In the Presence of  
W<sup>m</sup> Longmire

W<sup>m</sup> <sup>his</sup>  Dodgins   
mark  
Joseph Brother 

Acknowledged in King George County Court  
the 5<sup>th</sup> day of February 1747 by William  
Dodgins & Joseph Brother & Admitted to Record.

Op<sup>s</sup> Test  
Henry Turner C<sup>l</sup>rk

William Dodgin & Joseph  
Carter Esq. the first  
Justice of the Peace for and  
County and  
current money to be paid  
to the which paym.  
us, Our, & every of our  
firmly by these presents  
1747

William Dodgin  
do make or cause to  
Credits of the s<sup>d</sup>. Deceased  
the s<sup>d</sup>. William or into  
made, do Exhibit or  
as he shall be thereunto  
goods, Chattels, & Credits  
call come to the hands  
person or persons for him  
& true Account of his  
rest & Residue of the s<sup>d</sup>.  
Administration Account  
the time being shall  
by their Order or Judgment  
all hereafter appear  
for or Executors therein  
it Allowed & Approved  
deliver up his Letters  
in the s<sup>d</sup>. Court  
& Virtue.

Scale  
Scale

Turner & Co.

Administration Bond  
Robt. Rankins's Est.  
to  
T. Turner

Knowall Men all Men by these presents, that we Thomas Turner  
& Harry Turner Gent<sup>l</sup> are held & firmly bound unto Charles Carter Esq.  
the first Justice in the Commission of the Peace for King George County for & in  
behalf, & to the sole use & behoof of the Justices of the said County, & their Successors  
in the sum of One Hundred pounds Current money to be paid to the s<sup>d</sup>. Charles  
Carter his Executors, Administrators, & Assigns, to the which payment well & truly  
to be made, we bind our selves, & Every of us, our & Every of our Heirs, Executors  
& Administrators, jointly & severally firmly by these presents Sealed with our Seales  
Dated this 4<sup>th</sup> day of March 1747/8

The Condition of this Obligation is such that if the above bound Thomas Turner Administrator with  
the will Annexed of all the goods Chattels & Credits of Robert Rankins Dec<sup>d</sup>. do make or cause to be made  
a true & perfect Inventory of all & singular the Goods Chattels, & Credits of the s<sup>d</sup>. Deceased which have, or  
shall come to the Hands, Possession, or knowledge of him the s<sup>d</sup>. Thomas Turner or into the Hands, or Possess<sup>n</sup>  
of any other person or persons for him & the same so made, do Exhibit, or cause to be Exhibited into the  
County Court of King George at such time as he shall be thereunto required by the s<sup>d</sup>. Court & the same goods  
Chattels & Credits & all other the goods, Chattels & Credits of the said Deceased, at the time of his Death, which  
at any time after shall come to the Hands or Possession of the said Thomas Turner or into the Hands and  
Possession of any other person or persons for him, do well & truly Administer according to Law, & further do  
make a just & true Account of his Actings & doings therein, when thereto required by the said Court & all the  
Rest & Residue of the s<sup>d</sup>. Goods Chattels & Credits Which shall be found remaining upon the said Adminis-  
tration Account the same being first Examined & allowed by the Justices of the Court for the time being,  
shall deliver & pay unto such person or persons Respectively as the said Justices by their Order or Judgment  
shall direct pursuant to the Laws in that case made & provided, & if it shall hereafter appear that any  
last Will & Testament was made by the s<sup>d</sup>. Dec<sup>d</sup>. & the Executor or Executors therein named, do Exhibit  
the same into the said Court making Request to have it Allowed & Approved Accordingly, if the s<sup>d</sup>.  
Thomas Turner being thereunto required do render & deliver up his Letters of Administration Approbation  
of such Testament being first had & made in the s<sup>d</sup>. Court, Then this Obligation to be void and of none  
Effect, or else to remain in full force & Virtue.

Sealed and Delivered  
in the Presence of,  
Law: Butler

T. Turner (Scale)  
Harry Turner (Scale)

Acknowledged in King George Court the 4<sup>th</sup> day of March  
1747 by Thomas Turner & Harry Turner & Admitted to Record.

Copy Test.  
Harry Turner follow

In: Tiller }  
to Daniel Winton } Guardian Bond

Know all Men by these presents that we John Tiller & Bryan Price are held & firmly bound unto Charles Carter Esq. of the County of King George his Heirs Exors & Administrators for & on behalf of the S. Court of the Afores. County in the Sum of One Hundred & fifty pounds Curr. money to the which payment well & truly to be made we do bind our selves our Heirs Exors & Administrators Jointly & severally firmly by these presents Sealed with our Seales & Dated this 4<sup>th</sup> day of March 1747/8

The Condition of this Obligation is Such that if the above bound John Tiller Guardian of Daniel Winton his Heirs Exors & Administrators do & shall well & truly pay or cause to be paid unto the S. Orphan all such Estate & Estates as now is or hereafter shall come to the Hands of the S. John Tiller as soon as the S. Orphan shall Attain to Lawfull Age or when thereunto required by the Justices of the Peace for King George County Court as also to save & keep harmless the S. Justices their Heirs & Successors from all trouble & damage that shall or may arise about the S. Estate then this Obligation to be Void Else to be & remain in full force

John Tiller 

Bryan Price 

Acknowledged in King George County Court on Friday the 4<sup>th</sup> day of March 1747/8 by John Tiller & Bryan Price & Admitted to Record.

Copy Test

Harry Turner. Clerk

Administration Bond  
W<sup>m</sup> Butters Estate  
to  
Elias Powell

(70)

Know all Men by these presents that we Elias Powell & George Morton <sup>Joint</sup> are held & firmly bound unto Charles Carter Esq<sup>r</sup> the first Justice in the Commission of the Peace for King George County for & in behalf & to the sole Use & behoof of the Justices of the s<sup>d</sup> County & their Successors in the sum of fifty pounds Current money to be paid to the s<sup>d</sup> Carter, his Executors, Administrators & Assigns, to the which payment, well & truly to be made we bind our selves, & every of us, our, & every of our Heirs, Ex<sup>rs</sup> & Adm<sup>rs</sup> jointly & severally, firmly by these presents, Sealed with our Seals Dated this 1<sup>st</sup> day of April 1740

The Condition of this Obligation is such that if the above bound Elias Powell Administrator of all the goods Chattels & Credits of William Butters Deceased, do make, or Cause to be made, a true & perfect Inventory of all & singular the goods Chattels & Credits of the s<sup>d</sup> Deceased, which have, or shall come to the Hands, Possession, or Knowledge of him the said Elias, or into the Hands, or Possession of any other person or persons for him, & the same so made, do Exhibit, or Cause to be Exhibited into the County Court of King George at such time as he shall be thereunto required by the s<sup>d</sup> Court, & the same goods Chattels & Credits & all other the goods Chattels & Credits of the s<sup>d</sup> Deceased, at the time of his Death, which at any times after shall come to the Hands or possession of the s<sup>d</sup> Elias or into the Hands and Possession of any other person or persons for him do well & truly Administer according to Law, & further do make a just & true Account of his Usings & doings therein when thereto required by the s<sup>d</sup> Court & all the rest & residues of the s<sup>d</sup> Goods Chattels, & Credits which shall be found remaining upon the s<sup>d</sup> Administration Account the same being first Examined & Allowed by the Justices of the Court for the time being shall deliver & pay unto such person or persons Respectively as the s<sup>d</sup> Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made & provided, & if it shall hereafter Appear that any last Will & Testament was made by the s<sup>d</sup> Deceased, & the Executor or Executors therein Named, do Exhibit the same into the said Court making request to have it Allowed & Approved accordingly if the s<sup>d</sup> Elias being thereunto required do render & deliver up his Letters of Administration, Approbation of such Testament being first had & made in the s<sup>d</sup> Court, then this Obligation to be Void & of none Effect, or Else to remain in full force & Virtue.

Sealed and Delivered  
In the Presence of  
W<sup>m</sup> Longmire

Elias Powell

Seal

George Morton

Seal

Acknowledged in King George County Court on Friday the 1<sup>st</sup> day of April 1740 by Elias Powell & George Morton & Admitted to Record.

Cap<sup>t</sup> West

Henry Turner. Clerk

Adm<sup>r</sup>. John Taylor Es<sup>r</sup>

Rowland Thornton

Know all Men by these presents that we Rowland Thornton & John Grant are held & firmly bound unto Charles Carter Esq<sup>r</sup> the first Justice in the Commission of the peace for King George County for & in behalf, & to the sole use & behoof of the Justices of the s<sup>d</sup>. County, & their Successors, in the sum of forty pounds Cur<sup>r</sup>. Money to be paid to the s<sup>d</sup>. Carter his Executors Administrators & Assigns to the which payment well & truly to be made, we bind our selves, & every of us, Our & every of our Heirs Executors & Administrators jointly & severally, firmly by these Presents, Sealed with our Seales Dated this 3. day of June 1748

The Condition of this Obligation is Such, that if the Above bound Rowland Thornton Adm<sup>r</sup> of all the goods Chattels & Credits of John Taylor Dec<sup>d</sup>. do make or cause to be made a true & perfect Inventory of all & singular the goods Chattels & Credits of the s<sup>d</sup>. Deceased, which have, or shall come to the Hands Possession or knowledge of him the s<sup>d</sup>. Rowland, or into the Hands or Possession of any other person or persons for him, & the same so made, do Exhibit, or Cause to be Exhibited into the County Court of King George at such time as he shall be therunto required by the s<sup>d</sup>. Court, & the same goods Chattels & Credits, & all other the goods Chattels & Credits of the s<sup>d</sup>. Deceased, at the time of his Death which at any time after shall come to the Hands or Possession of the s<sup>d</sup>. Rowland, or into the Hands & Possession of any other person or persons for him do well & truly Administer According to Law & further do make a just & true Account of his doings & things therein, when thereto required by the s<sup>d</sup>. Court, & all the rest & Residue of the s<sup>d</sup>. Goods Chattels & Credits which shall be found remaining upon the s<sup>d</sup>. Administration Account the same being first Examined & Allowed by the Justices of the Court for the time being shall deliver & pay unto such person or persons respectively, as the s<sup>d</sup>. Justices, by their Order or Judgment shall direct pursuant to the Laws in that Case made & provided, & if it shall hereafter appear that any last Will or Testament was made by the s<sup>d</sup>. Deceased, & the Executor or Executors therein Named, do Exhibit the same into the s<sup>d</sup>. Court making Request to have it Allowed & Approved Accordingly if the s<sup>d</sup>. Rowland Thornton being therunto Required do Render & Deliver up his Letters of Administration Approbation of such Testament being first had & made in the s<sup>d</sup>. Court, Then this Obligation to be void & of none Effect, or Use to remain in full force & Virtue.

Sealed and Delivered  
In the Presence of }  
W<sup>m</sup> Longmire }

Rowland Thornton Seal  
John Grant Seal

Acknowledged in King George County Court on Friday the 3. day of June 1748 by Rowland Thornton & John Grant & Admitted to Record.

Cap<sup>t</sup>. Test  
Henry Turner. Clerk

Administration Samuel Moore Esq.

Embler Moore

Know all Men by these presents that we Embler Moore & John Taliaferro Gent. are held & firmly bound unto Charles Carter Esq. the first Justice in the Commission of the peace for King George County for & in behalf & to the sole use & behoof of the Justice of the s. County, & their Successors in the Sum of Five Hundred pounds Current money, to be paid to the s. Carter his Executors Administrators & Assignors, to the which payment well & truly to be made; we bind our Selves & Every of us, Our, & Every of our Heirs, Executors & Administrators Jointly & severally firmly by these presents. Sealed with our Seals Dated this first day of July 1740.

The Condition of this Obligation is Such that if the above bound Embler Moore Administration of all the goods Chattels & Credits of Samuel Moore Dec. do make or Cause to be made a true & perfect Inventory of all & singular the goods Chattels & Credits of the s. Deceased, which have or shall come to the Hands Possession or knowledge of her the s. Embler or into the Hands or Possession of any other person or persons for her & the same so made, do Exhibit, or Cause to be Exhibited into the County Court of King George at such time as she shall be thereunto required by the s. Court, & the same goods Chattels & Credits & all other the goods Chattels & Credits of the s. Deceased at the time of his Death, which at any time after shall come to the Hands or Possession of the s. Embler or into the Hands or Possession of any other person or persons for her do well & truly Administer according to Law, & further do make a just & true Account of her Actings & doings therein, when there is required by the s. Court, & all the rest & residue of the s. goods Chattels & Credits which shall be found remaining upon the s. Administration Account, the same being first Examined & Allowed by the Justices of the Court for the time being shall deliver & pay unto such person or persons respectively as the s. Justices, by their Order or Judgment shall direct pursuant to the Laws in that Case made & provided & if it shall hereafter Appear that any Last Will & Testament was made by the s. Deceased, & the Executor or Executors therein Named do Exhibit the same into the said Court making Request to have it Allowed & Approved accordingly if the s. Embler being thereunto required do render & deliver up his Letters of Administration Approbation of such Testament being first had & made in the s. Court, Then this Obligation to be void & of none Effect, or Else to Remain in full force & Virtue.

Sealed and Delivered in the Presence of Tho. Bett

Embler Moore

Scale

John Taliaferro

Scale

Acknowledged in King George County Court on Friday the first day of July 1740 by Embler Moore & John Taliaferro Gent. & Admitted to Record

Copy Test

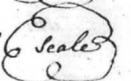
Harry Turner Clerk

Administration of the Estate of  
to  
Andrew Monroe

Know all Men by these presents that we Andrew Monroe Thomas Turner & Samuel Donne Gent. are held & firmly bound unto Charles Carter Esq. the first Justice in the Commission of the peace for King George County for & in Behalf & to the sole use & behoof of the Justices of the said County, & their Successors in the sum of one Thousand pounds Current money to be paid to the s<sup>d</sup>. Carter his Executors Administrators & Assigns to the which payment well & truly to be made, we bind our selves & Every of us, Our, & Every of our Heirs Exors. & Admrs. jointly & severally, firmly by these presents. Sealed with our Seals dated this 5<sup>th</sup> day of August 1748

The Condition of this Obligation is Such that if the above bound Andrew Monroe Administrator of all the goods Chattels, & Credits of George Blair Mariner Deceased, do make or Cause to be made a true & perfect Inventory of all & singular the goods Chattels & Credits of the s<sup>d</sup>. Deceased, which have, or shall come to the Hands, Possession or Knowledge of him the s<sup>d</sup>. Andrew, or into the Hands, or possession of any other person or persons for him, & the same so made, do Exhibit, or Cause to be Exhibited into the County Court of King George at such time as he shall be thereunto Required by the s<sup>d</sup>. Court & the same goods Chattels & Credits, & all other the goods Chattels & Credits of the s<sup>d</sup>. Dec<sup>d</sup>. at the time of his Death which at any time after shall come to the Hands or Possession of the s<sup>d</sup>. Andrew or into the hands & Possession of any other person or persons for him do well & truly Administer According to Law, & further do make a just & true Account of his Actings & doings therein, when thereto required by the s<sup>d</sup>. Court & all the rest & residue of the s<sup>d</sup>. goods Chattels & Credits which shall be found Remaining upon the s<sup>d</sup>. Administration Account the same being first Examined & Allowed by the Justices of the Court for the time being shall deliver & pay unto such person or persons Respectively as the s<sup>d</sup>. Justices, by their Order or Judgment, shall direct pursuant to the Laws in that Case made & provided, & if it shall hereafter Appear that any last Will & Testament was made by the s<sup>d</sup>. Deceased, & the Executor or Executors therein Named do Exhibit the same into the s<sup>d</sup>. Court making request to have it Allowed & Approved Accordingly if the s<sup>d</sup>. Andrew Monroe being thereunto Required do Render up & deliver up his Letters of Administration Approbation of such Testament being first had & made in the s<sup>d</sup>. Court then this Obligation to be Void & of none Effect, or Else to remain in full force & Virtue.

Sealed & Delivered  
in the Presence of

And<sup>o</sup> Monroe   
T. Turner   
Sam<sup>l</sup>. Donne 

Acknowledged in King George County Court  
on Friday the 5<sup>th</sup> day of August 1748 by  
Andrew Monroe Thomas Turner & Samuel Donne  
Gent. & Admitted to Record.

Cop<sup>a</sup> Test  
Harry Turner. C. S.

Know all Men <sup>(74)</sup>

Administration of David Williams Estate to Fra<sup>s</sup>. Balltop

by these presents, That we Francis Balltop and Benjamin Edwards are held and firmly bound unto Charles Carter Esq. the Just Justice in the Commission of the peace for King George's County, for and in behalf, and to the sole use & behoof of the Justices of the said County, and their Successors in the sum of fifty pounds Current money to be paid to the<sup>s</sup> Charles Carter his Executors Administrators & Assigns to the which payment well & truly to be made, we bind our selves and every of us, our & every of our heirs Ex<sup>ors</sup> & Adm<sup>ors</sup> jointly & severally, firmly by these presents Sealed with our Seals dated this 6<sup>th</sup> Janry 1748.

The Condition of this Obligation is such, That if the above bound Francis Balltop Administrator of all the goods, Chattels & Credits of David Williams Deceased, do make or cause to be made a true & perfect Inventory of all and singular the Goods, Chattels & Credits of the<sup>s</sup> Deceased which have or shall come to the hands, Possession or Knowledge of him the said Francis Balltop or into the hands, or Possession of any other person or persons for him and that 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<sup>s</sup> Court, and the same Goods, Chattels & Credits, and all other the Goods Chattels & Credits of the<sup>s</sup> Deceased, at the time of his Death, which at any time after shall come to the hands, or Possession of the<sup>s</sup> Francis Balltop or into the hands of Possession of any other person or persons for him do well & truly Administer according to Law. And further do make & make of just & true Accounts of his Actings & Doings therein, when there is required by the said Court, and all the rest & residue of the<sup>s</sup> Goods, Chattels & Credits which shall be found remaining upon the<sup>s</sup> Adm<sup>ors</sup> Account, the same being first examined & allowed by the Justices of the Court for the time being shall deliver & pay unto such person or persons respectively, as the<sup>s</sup> Justices by their Order, or Judgment shall direct pursuant to the Law in that Case made & provided, and if it shall hereafter appear that any Last Will & Testam<sup>ts</sup> was made by the<sup>s</sup> Deceased, of the Ex<sup>ors</sup> or Ex<sup>ors</sup> therein named, do exhibit the same into the<sup>s</sup> Court making Request to have it allowed & approved Accordingly if the<sup>s</sup> Fra<sup>s</sup>. Balltop being thereunto required do render & deliver up his Letters of Administration Approbation of such Testam<sup>ts</sup> being first had & made in the<sup>s</sup> Court Then this Obligation to be void & of none Effect or else to remain in full force & Virtue

Sealed & Delivered in presence of  
Acknowledged in King George's County Court on Friday Jan<sup>y</sup> 6 1748. by Fra<sup>s</sup>. Balltop & Benj<sup>m</sup>. Edwards & admitted to record.  
Geo<sup>rge</sup> Test J. H. arroy Turner C. S.

Fra<sup>s</sup>. Balltop Seal  
Benj<sup>m</sup>. Edwards Seal

Andrew Thomas unto Charles Carter Esq. George County for & in aid County, & their money to be paid to the which payment well & every of our heirs Ex<sup>ors</sup> called with our Seals

Andrew Thomas Administrator Cause to be made a true which have or shall and, or possession of any exhibited into the County at & the same goods one of his Death which the hands & Possession of & further do make a just all the rest & residue of Administration Account being shall deliver & payment, shall direct pursuant last Will & Testament Exhibit the same into by if the<sup>s</sup> Andrew of Administration then this Obligation

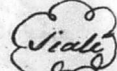
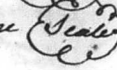
Scale  
Scale  
Scale

mer. C. S.

Guardian bond  
17<sup>th</sup> Sett to  
George Deane

Know all Men by these presents that we William  
Sett and Charles Deane are led & firmly bound unto Charles -  
Carter Esq<sup>r</sup> of the County of King George his heirs Ex<sup>ors</sup> & Adm<sup>ors</sup> for & on behalf  
of the S<sup>d</sup> Court of the say<sup>d</sup> County on the sum of one hundred pounds Lawd<sup>ly</sup> money  
to the which payment well & truly to be made we do bind our selves our heirs  
Ex<sup>ors</sup> & Adm<sup>ors</sup> Jointly & severally firmly by these presents Sealed with our  
Seals & dated this 7<sup>th</sup> day of October 17<sup>th</sup> 1728. —

The Condition of this Obligation is such that if the above bound William  
Sett Guardian of George Deane his Heirs Executors & Administrators do & shall  
well & truly pay or cause to be paid unto the S<sup>d</sup> Overseer all such Estates & Estates  
as now is or hereafter shall come to the hands of the said William Sett as  
soon as the said Overseer shall attain to Lawfull age or when thereunto  
required by the Justice of the peace for King George County Court as also to  
save & keep harmless the S<sup>d</sup> Justice their heirs & Successors from all  
trouble & Damage that shall or may arise about the S<sup>d</sup> Estate then this  
Obligation to be void. Else to be & remain in full force. —

William Sett   
his  
Charles & Deane   
mark

Acknowledged in King George County Court  
on Friday October the 7<sup>th</sup> 1728. by William Sett  
and Charles Deane & admitted to record. —

Cop<sup>y</sup> Test  
Harry Turner. Clow

Probate bond  
Mary Jennings's let.  
to Frederick Coghill

Know all Men by these presents that our Frederick  
Coghill & Benjamin Strother Sen. are held & firmly bound unto Charles  
Carter Esq. the first Justice in the Commission of the peace for King  
George County for & in behalf of to the sole use & behoof of the Justices  
of the said County & their Successors in the sum of four hundred pounds  
Current money to be paid to the S. Carter his Executors Adm. or Assigns  
To the which payment well & truly to be made we bind our selves &  
every of us, our & every of our heirs Executors & Adm. jointly and  
severally jointly by these presents Sealed with our Seals Dated this  
7<sup>th</sup> day of October 1728.

The Condition of this Obligation is such. That if the above bound  
Frederick Coghill Executor of the last Will & Testament of Mary Jennings  
Deceased, do make or cause to be made, a true & perfect Inventory of all & singular  
the Goods, Chattels & Credits of the s<sup>d</sup> Deceased which have or shall come to the hands  
possession or Knowledge 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 s<sup>d</sup> Court, of the same Goods Chattels & Credits, & all  
other the Goods Chattels & Credits of the said Deceased, which at any time  
after shall come to the hands, possession or Knowledge of the s<sup>d</sup> Frederick  
or into the hands and possession of any other person or persons for him  
do well & truly Administer according to Law, and further do make a true  
& just Account of his Actings & doings therein when thereto required by the  
said Court. And also shall well & truly pay & Deliver all the Legacies or  
Contents of & specified in the said Testament, as far as the said Goods  
Chattels & Credits will thereunto extend by the Law shall charge. Then  
this Obligation to be void of none Effect, or else to remain in full force & Virtue

Sealed & Delivered  
In the presence of  
Wm. Longmire

Frederick E. Coghill (Seal)  
mark  
Benj. Strother (Seal)

Acknowledged in King George County Court  
the 7<sup>th</sup> day of October 1728. by Frederick Coghill  
& Benjamin Strother & admitted to record.

Cop<sup>y</sup> Test  
Harry Turner Clk

Probate bond  
Francis Thornton  
John McCormack

77

Know all Men by these presents that we Francis Thornton John McCormack of Social Farguson and his firm by Bound unto Charles Carter the first Justice in the Commission of the peace for King George County for & in behalf of to the sole use & behoof of the Justice of the S. County & their Successors in the sum of one hundred pounds current money to be paid to the S. Charles Carter his Ex. & Adm. of Assigns to the which payment well & truly to be made we bind our selves & every of us our Exors of our heirs Ex. & Adm. jointly and severally firmly by these presents sealed with our seals Dated this 6. of January 1788.

The Condition of this obligation is such, That if the above bounden Francis Thornton & John McCormack Executors of the Last Will & Testament of Edmund Donahoe Deceased do make or cause to be made a true & perfect Inventory of all & singular the Goods Chattels & Credits of the S. Deceased which have or shall come to the hands possession or Knowledge of the S. Francis Thornton & John McCormack or into the hands or possession of any other person or persons for them and the same so made do exhibit into the County Court of King George at such time as they shall be thereunto required by the said Court and the same Goods Chattels & Credits of all other the Goods Chattels & Credits of this Deceased which at any time after shall come to the hands possession or Knowledge of the S. Francis Thornton & John McCormack or into the hands & possession of any other person or persons for them do well & truly administer according to Law, and further do make a true & just Account of their Actings & Doings therein when there is required by the S. Court, and also shall well & truly pay & deliver all the Legacies contained & specified in the S. Testament as far as the S. Goods Chattels & Credits will thereunto extend and the Law shall charge Then this obligation to be void & of none Effect or else to remain in full force & Virtue.

Sealed & Delivered  
In Presence of

Francis Thornton (Seal)  
John McCormack (Seal)  
Social Farguson (Seal)

Acknowledged in King George  
County Court the 6. January 1788.  
by Francis Thornton, John McCormack  
& Social Farguson & admitted to record

Copy Test. Henry Turner C. A.

Guarantee  
Social F  
King

Guardian Bond  
Josiah Farguson  
for  
Eliz. Moore's Eps.

Know all Men

78  
That Richard Elkins one of the Justices of the Peace of the County of King George his heirs Ex. & Adm. for & on behalf of the said Court of the afores. County in the sum of five hundred pounds. Court money to the which payment well & truly to be made we do bind our selves our heirs Ex. & Adm. Jointly & severally firmly by these presents sealed with our seals of said this 6th day of January 1728.

The Condition of this obligation is such that if the above bounden Josiah Farguson Guardian of Elizabeth Moore his heirs Ex. & Adm. do shall well & truly pay or cause to be paid unto this? Orphan all such Estate & Estates as now is or here after shall come to the hands of this? Josiah Farguson as soon as this? Orphan shall attain to Lawfull age or when there unto acquired by the Justices of the peace for King George County Court no also to save & keep harmless this? Justices their heirs & successors from all trouble & Damage that shall or may arise about the s<sup>d</sup>. Estate then this obligation to be void Else to be & remain in full force.

Josiah Farguson Seal  
his  
Rich: R. E. Elkin Seal  
marks

Acknowledged in King George County Court  
on Friday January 6. 1728. by Josiah Farguson  
& Richard Elkin & admitted to records

Cop<sup>a</sup> Test  
Harry Turner Clerk

that we Josias  
held off from by  
the Commission of  
of to the sole use  
successors in the  
be paid to the s<sup>d</sup>  
which payment  
of us one of every  
family by these  
of January 1728.  
above bounden  
Will of Testamant  
in a true & perfect  
the s<sup>d</sup>. Decedent  
age of the s<sup>d</sup>. Orphan  
of any other person  
the County Court  
writ by the said  
Goods Chattels  
come to the hands  
Cormack or into  
on do well & truly  
& just Account  
the s<sup>d</sup>. Court. And  
ed & specified in  
the writs exten-  
of none Effect  
on Seal  
mick Seal  
uson Seal  
Turner. C. A.

Parties bound  
to  
Mary Richards

179  
**Know all Men** by these presents that we  
William Dunbury of Crook Berry are well & firmly bound  
unto Charles Carter the first Justice in the Commission  
of the peace for King George County for & in behalf of to the  
sole use & behoof of the Justices of the S<sup>d</sup>. County & their  
Successors in the sum of one thousand pound Current  
money to be paid to the S<sup>d</sup>. Charles Carter his Ex<sup>ts</sup>. Adm<sup>r</sup>.  
& Assigns To the which payment well & truly to be made  
we bind our selves & every of us our & every of our  
Heirs Ex<sup>ts</sup>. & Adm<sup>r</sup>.s jointly & severally firm by  
these presents Sealed with our Seals Dated this  
6. day of January 1788.

The Condition of this Obligation is such That if the above bound  
William Dunbury Executor of the last Will & Testament of Margaret Pittman  
Deceased do make or cause to be made a true & perfect Inventory of  
all & singular the goods, Chattels & Credits of the S<sup>d</sup>. Deceased which  
have or shall come to the Hands possession or Knowledge of the said  
William Dunbury or into the hands or possession of any other person  
or persons for him & the same so made do exhibit into the County  
Court of King George at such time as he shall be thereunto  
required by the S<sup>d</sup>. Court, & the same goods Chattels & Credits of all other  
the goods Chattels & Credits of the S<sup>d</sup>. Deceased, which at any time  
after shall come to the hands possession or Knowledge of the S<sup>d</sup>.  
W<sup>m</sup>. Dunbury or into the hands of possession of any other person or  
persons for him do well & truly administer according to Law, and  
further do make a true & just account of his dealings & doings therein  
when thereto required by the S<sup>d</sup>. Court. And also shall well & truly pay  
& Deliver all the Legacies contained & specified in the S<sup>d</sup>. Testam<sup>t</sup>.  
as far as the S<sup>d</sup>. goods Chattels & Credits will therunto extend  
and the Law shall charge Then this Obligation to be void of of  
none Effect, or else to remain in full force & Virtue.

Sealed & Delivered  
In presence of

William Dunbury Seal  
Crook Berry Seal

Acknowledged in King George  
County Court on 20<sup>th</sup> day January  
6. 1788. by W<sup>m</sup>. Dunbury & Crook  
Berry & admitted to record

Clerk Test Harry Turner. C. S.

Wm. Bond of  
King George's Co.  
17th Novbr

**Know all Men** by these Presents that we William Rowley & William Bond are  
held firmly bound to Charles Carter the first Justice in the County of the peace for King  
George County for and in behalf and to the sole use & behoof of the Justices of the said County  
and their Successors in the sum of one hundred pounds to be paid to the said Charles Carter  
his Executors Adm<sup>r</sup> of Assigns, to the which Payment well & truly to be made we bind ourselves  
& every of us our Exors & every of our heirs lo<sup>o</sup> of Adam jointly & severally from day by these presents  
sealed with our seals Dated this 3<sup>d</sup> day of February 1748.

**The Condition** of this Obligation is such that if the above bound W<sup>m</sup> Rowley Administrator  
of all the Goods Chattels & Credits of Joseph Armstrong deceased do make or cause to be made a true &  
Perfect Inventory of all & singular the Goods Chattels & Credits of the s<sup>d</sup> Dec<sup>d</sup> which have or  
shall come to the hands Possession or Knowledge of the s<sup>d</sup> 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 & Credits of all other the Goods Chattels & Credits of the  
said Dec<sup>d</sup> at the time of his Death which at any time after shall come to the hands or Possession  
of the said William Rowley or into the hands or Possession of any other person or persons let  
him do well & truly Administer according to Law, and of wether do make a just & true Account  
of his Adm<sup>r</sup> of doings therein when thereunto required by the s<sup>d</sup> Court and all the rest and  
residue of the s<sup>d</sup> Goods Chattels & Credits which shall be found remaining upon the said  
Administ<sup>r</sup>ation account the same being first taxonied & allowed by the Justices of the Court  
for the time being shall deliver & pay unto such person or persons respectively as the s<sup>d</sup> Justices  
by their order or Judgment shall direct pursuant to the Laws in that behalf made & provided  
and if shall hereafter appear that any last Will & Testament was made by the said deceased  
of the s<sup>d</sup> or t<sup>o</sup> therein named, do exhibit the same into the said Court, making request to have  
it allowed & approved accordingly if the said W<sup>m</sup> Rowley being thereunto required do render & deliver  
up his Letters of Administration, Appoyntation of such Testament being finished & made on the said  
Court, Then this Obligation to be Void of of none Effect, or else to remain in full force & Virtue  
sealed & Delivered  
In presence of.

Wm Rowley  
Wm Bond

Acknowledged in King George County Court  
by William Rowley & William Bond the 3<sup>d</sup> of February  
1748. and admitted to record.

Clerk of the Court  
Henry Turner Clerk

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Adm<sup>r</sup>  
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ing therein  
truly pay  
Testam<sup>t</sup>  
extend  
is of of  
of Seal  
of Seal  
cr. G. C.

Guardian Bond  
Francis Thornton  
to  
Joshua Donahoe.

Know all Men by these Presents that we Francis Thornton & Harry Turner are held firmly bound unto Lecheater Carter Esq<sup>r</sup> of the County of King George his heirs Ex<sup>rs</sup> & Administrators for and on behalf of the said Court of the aforesaid County in the sum of fifty pounds to the which payment will be truly to be made we do bind our selves our heirs Ex<sup>rs</sup> & Adm<sup>rs</sup> jointly & severally jointly by these Presents sealed with our Seals & dated this 3<sup>d</sup> day of February 1748.

The Condition of this Obligation is such that if the above bound Francis Thornton Guardian of Joshua Donahoe his heirs Ex<sup>rs</sup> & Adm<sup>rs</sup> do & shall will & truly pay or cause to be paid unto the said Orphan all such parts of Estates as now is or hereafter shall come to the hands of the said Francis Thornton as soon as the said Orphan shall attain to Lawfull Age or when thereunto required by the Justices of the peace for King George County Court as also to save & keep harmless the said Justices their heirs & Successors from all Trouble & Damages that shall or may arise about the said Estate then this Obligation to be his due to be and remain in full force.

Sealed & Delivered  
In presence of

Francis Thornton Seal  
Harry Turner Seal

Acknowledged in King George County Court  
on Friday the 3<sup>d</sup> of February 1748 by Francis Thornton  
& Harry Turner & admitted to record.

Cop<sup>d</sup> Test

Harry Turner attorn

Admin  
Bond Cl  
Purchar  
Camp

Sealed  
In the

Administration  
Bond Clapham  
Richardson to  
Campbell Est.

Know all Men by these Presents that we Clapham Richardson of Shro-  
ubster are held firmly bound unto Charles Carter Gent. the first Justice in the  
Commission of the peace for King George County of their Superior in the sum of  
fifty pounds current money to be paid to the said Charles Carter his Executors  
Administrators of Assigns To the which payment well & truly to be made we bind  
our selves & every of us our & every of our heirs Executors & Administrators man-  
nerly & severally jointly by these Presents, sealed with our seals dated this 4.  
day of February 1728.

The Condition of this Obligation is such, that if the above bound Clapham Rich-  
ardson Administrator of all the Goods & Chattels and Credits of John Campbell deceased  
do make or cause to be made a true & perfect Inventory of all & singular the Goods Chattels  
& Credits of the said deceased which have or shall come to the hands Possession or Knowledge  
of him the said Clapham Richardson or into the hands Possession of Knowledge of any other  
person or persons for him and the same we 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 s<sup>d</sup>. Court  
and the same Goods Chattels & Credits and all other the Goods Chattels & Credits of the s<sup>d</sup>. Deceased  
at the time of his Death which at any time after shall come to the hands or Possession of the  
said Clapham Richardson or into the hands of Possession of any other person or persons for  
him do well & truly Administer according to Law. And further do make a full & true Account  
of his doings & doings therein, return thereunto required by the said Court, and all the rest of  
residue of the s<sup>d</sup>. Goods Chattels & Credits which shall be found remaining upon the said  
Administration Account, the same being first Examined & allowed by the Justices, by their order  
or Judgment shall direct pursuant to the Law in that Case made & provided, if it shall hereafter  
appear that any last Will & Testament was made by the s<sup>d</sup>. dec<sup>d</sup>. of the s<sup>d</sup>. or s<sup>d</sup>. therein named  
do exhibit the same into the s<sup>d</sup>. Court making request to have it allowed or approved accordingly  
if the said Clapham Richardson being thereunto required to render & deliver up his Letters of  
Adm<sup>n</sup>. Approbation of such Testament being first had & made in the s<sup>d</sup>. Court Then this Obligation  
to be Void & of more effect or else to remain in full force power and Virtue.

Sealed & Delivered  
In the Presence of

Clapham Richardson Seal  
John Johnson Seal

Acknowledged in King George County Court  
the 11. day of February 1728 by Clapham  
Richardson of John Johnson

Joseph Turney Clerk

Adm<sup>r</sup> Bonds  
W<sup>m</sup> Brookenbrough  
to  
Mary Fishpoole

Know all Men by these Presents that we William Brookenbrough of Kent  
Champe Gen<sup>l</sup> are held & firmly bound unto Charles Carter Esq<sup>r</sup> the first  
Justice in the Commission of the peace for King George County for and in  
Behalf, and to the Sole use & behoof of the Justices of the said County and their  
successors in the sum of one thousand pounds Good money To be paid to the  
said Charles Carter his Ex<sup>l</sup> Adm<sup>r</sup> of Albigeon, To the which payment well and  
truly to be made, we bind our selves, & every of us, one of every of our heirs,  
Ex<sup>l</sup> of Administrators jointly & severally jointly by these Presents sealed with our  
Seals Dated this 3<sup>d</sup> day of February 17<sup>th</sup> 1699

The Condition of this Obligation is such, That if the above bound William Brookenbrough  
Administrator of all the Goods Chattels & Credits of Mary Fishpoole Deceased, do make or cause  
to be made, a true & perfect Inventory of all & singular the Goods Chattels & Credits of the said  
Deceased which have, or shall come to the hands or Possession or Knowledge of him the said  
William Brookenbrough or into the hands or Possession of any other person or persons for  
him and the same so made do exhibit or cause to be exhibited into the County Court of King  
George at such time as he shall be thereunto required by the said Court, and the same  
Goods Chattels & Credits 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 W<sup>m</sup> Brookenbrough 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 doings & things  
therein when thereunto required by the said Court and all the rest & residues of the said  
Goods, Chattels & Credits which shall be found remaining upon the said Adminis-  
trations Account the same being first examined & allowed by the Justices of the  
Court for the time being shall deliver & pay unto such person or persons respectively  
as the said Justices by their Order or Judgment shall direct, pursuant to the Law  
in that Case made & provided, and if it shall hereafter appear that any last Will &  
Testament was made by the said Deceased and the Executor or Executors therein named  
do exhibit the same unto the said Court making Request to have it allowed & approved  
accordingly if the said William Brookenbrough being thereunto required do condescend  
up his Letters of Administration, Approbation of such Testament being first had made  
in the said Court then this Obligation to be void & of none Effect or else to remain in full force & Virtue

Acknowledged in King George County Court  
the 3<sup>d</sup> of February 1699 by W<sup>m</sup> Brookenbrough  
& John Champe

W<sup>m</sup> Brookenbrough Seal  
John Champe Seal

Henry Turner. Etten

Adm<sup>r</sup> John Pearce  
Writ to  
27<sup>th</sup> day of Febr<sup>y</sup>.

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Know all Men by these Presents that we Margaret Bear of Charles County  
and are held & firmly bound to Charles Carter of the said Justice in the County  
of the peace for King George County for & in behalf and to the sole use & behoof of the Justices  
of the said County and their deors & heirs in the sum of one hundred pounds to be paid to  
the said Charles Carter his Ex<sup>or</sup> Adm<sup>r</sup> of the County. To the which payment well & truly  
to be made we Bind our selves & every of us our Ex<sup>ors</sup> & every of our Heirs Executors and Adm<sup>rs</sup>  
jointly & severally firmly by these Presents. Sealed with our seals Dated this 3<sup>rd</sup> day of  
February 17<sup>th</sup> 1718.

The Condition of this Obligation is such That if the above bound Margaret  
Bear Administrator <sup>of</sup> the Goods Chattels & Credits of Samuel Pearce Deceased do make or  
cause to be made a true & perfect Inventory of all & singular the Goods Chattels & Credits of  
the said Deceased which have or shall come to the hands or Possession 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 thereunto  
Goods Chattels & Credits, and all other the Goods Chattels & Credits of the <sup>Deceased</sup> at the  
time of his Death which at any time after shall come to the hands or Possession of the <sup>Deceased</sup>  
Margaret Bear or onto the hands or Possession of any other person or persons for her do  
well & truly Administer according to Law, and further do make a just true Account of her  
Doings & Things therein when there is required by the <sup>Deceased</sup> Court and all the rest & residues of  
the <sup>Deceased</sup> Goods Chattels & Credits which shall be found remaining upon the <sup>Deceased</sup> Adm<sup>r</sup> Account  
the same being first Examined & allowed by the Justices of the Court for the time being shall  
deliver & pay unto such person or persons respectively as the <sup>Deceased</sup> Justices by their Order or  
Judgment shall direct pursuant to the laws in that Case made & provided, & if it shall  
hereafter appear that any last Will & Testament was made by the <sup>Deceased</sup> and the  
Ex<sup>ors</sup> or Executors therein named do exhibit the same into the <sup>Deceased</sup> Court making Request  
to have it allowed & approved according to the <sup>Deceased</sup> Margaret Bear being thereunto  
required to be required do render up her Oath of Adm<sup>r</sup> Approbation of such Testament  
being first had & made in the <sup>Deceased</sup> Court. Then this Obligation to be void of none Effect  
or else to remain in full force and Virtue

Margaret Bear  
Cha: Carter Seal

Acknowledged in King George County Court  
the 3<sup>rd</sup> day of February 17<sup>th</sup> 1718. by Margaret Bear  
& Charles Carter

Cops Test  
Harry Turner Clow

William Parke  
do make or cause  
to be made a true & perfect  
Inventory of all & singular  
the Goods Chattels & Credits  
of the said Deceased which  
have or shall come to the  
hands or Possession 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 thereunto  
Goods Chattels & Credits,  
and all other the Goods  
Chattels & Credits of the  
Deceased at the time of  
his Death which at any  
time after shall come to  
the hands or Possession  
of the Deceased Margaret  
Bear or onto the hands or  
Possession of any other  
person or persons for her  
do well & truly Administer  
according to Law, and  
further do make a just true  
Account of her Doings &  
Things therein when there  
is required by the Court  
and all the rest & residues  
of the Goods Chattels &  
Credits which shall be  
found remaining upon the  
Adm<sup>r</sup> Account the same  
being first Examined &  
allowed by the Justices  
of the Court for the time  
being shall deliver & pay  
unto such person or  
persons respectively as the  
Justices by their Order or  
Judgment shall direct  
pursuant to the laws in  
that Case made & provided,  
& if it shall hereafter  
appear that any last Will  
& Testament was made  
by the Deceased and the  
Ex<sup>ors</sup> or Executors therein  
named do exhibit the same  
into the Court making  
Request to have it  
allowed & approved  
according to the Margaret  
Bear being thereunto  
required to be required  
do render up her Oath  
of Adm<sup>r</sup> Approbation of  
such Testament being  
first had & made in the  
Court. Then this  
Obligation to be void of  
none Effect or else to  
remain in full force &  
Virtue

Guardian Ben  
John Champe  
to  
Francis Richards

Know all Men by these Presents that we John Champe  
John Taliaferro Esqrs are held of jointly bound unto Charles Carter Esq  
of the County of King George his heirs Ex<sup>ts</sup> & Admin<sup>rs</sup> for on behalf of  
the Ex<sup>ts</sup> of the afo<sup>re</sup> County in the sum of one thousand Pounds  
to the which payment well & truly to be made we do bind ourselves  
our heirs Ex<sup>ts</sup> & Administrators Jointly & severally jointly by  
these Presents Seals with our seals of date this 3<sup>rd</sup> day of  
February 1725.

The Condition of this Obligation is such that if the above bound  
John Champe Guardian of Francis Richards his heirs Ex<sup>ts</sup> & Admin<sup>rs</sup> do well  
& truly pay or cause to be paid unto this Ex<sup>ts</sup> on all such treaties Estates as more is or  
hereafter shall come to the hands of the Ex<sup>ts</sup> John Champe as soon as the Ex<sup>ts</sup> Dep<sup>ts</sup> shall  
shall attain to Lawfull Age or when thereunto required by the Justice of the  
peace for King George County Court also to save of keep harmless the Ex<sup>ts</sup> Justices  
their heirs & Successors from all trouble & Damage that shall or may be done  
about this Ex<sup>ts</sup> Estate then this Obligation to be void else to be & remain in full  
force.

Signed & Sealed  
In Presence of

John Champe Seal  
John Taliaferro Seal

Acknowledged in King George County Court  
the 3<sup>rd</sup> day of February 1725. by John Champe  
& John Taliaferro.

Cop<sup>y</sup> at Test  
Henry Turner. Cl<sup>er</sup>

Probate Bonds  
Hensfield & Druce  
to  
William Druce

Know all Men by these Presents, That we Hensfield Druce & George Morton  
do hold & jointly bound unto Charles Carter Esq. the Just Justice in the County  
of the peace for King George County for & in behalf and to the use & behoof of the  
Justices of the said County and their Successors in the sum of Five hundred Pounds  
Curr. money to be paid to the said Charles Carter his Ex<sup>ts</sup> Assigns to the whole  
Payment well & truly to be made we bind ourselves & every of us over & every of  
our Heirs Ex<sup>ts</sup> & Assigns jointly & severally jointly by these presents sealed with  
our seals Dated this 3. day of February 1748

The Condition of this Obligation is such That if the above bound Hensfield  
Druce Executor of the last Will & Testament of William Druce Deceased do make or cause to be  
made a true & perfect Inventory of all & singular the Goods Chattels & Credits of the said Deceased  
which have or shall come to the hands Possession or Knowledge of the said Hensfield Druce  
or into the hands or Possession of any other person or persons for him and the same do make  
do exhibit into the County Court of King George at such times as he shall be thereunto required  
by the said Court, and the same Goods Chattels & Credits of the said Deceased which at any  
time after shall come to the hands Possession or Knowledge of the said Hensfield  
Druce or into the hands of 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 dealings & doings therein when thereunto required by the said Court, and also shall  
well & truly pay & deliver all the debts & contracts contained & specified in the said Testament  
as far as the said Goods Chattels & Credits will therunto extend and the Law shall charge  
Then this Obligation to be void of no effect, or else to remain in full force & Virtue

Sealed & Delivered  
In the Presence of

Hensfield & Druce  
George Morton

Acknowledged in King George County Court  
the 3. day of February 1748. by Hensfield Druce &  
George Morton.

Cop<sup>y</sup> Test

Henry Turner C. C.

Probate Bond  
Wm. Brockenbrough  
for & in lieu of Estate

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Know all Men by these Presents that we William Brockenbrough  
& John Champes are held jointly bound unto Charles Carter Esq. the Justice  
in the Commission of the peace for King George County for & in  
Behalf and to the Sole use & behoof of the Justices of the sd. County of their  
Sufficors in the sum of one thousand pounds, to be paid to the said Charles  
Carter his Ex<sup>ts</sup> Administrators & Assigns, To the which payment well & truly to be made  
we Bind ourselves and every of us our Executors & Ador<sup>s</sup>  
jointly & severally firmly by these Presents, sealed with our seals Dated this 3<sup>d</sup>  
day of March 1748/9

The Condition of this Obligation is such that if the above bound  
William Brockenbrough Executor of the Last Will & Testament of Arthur Spicer  
Deceased do make or cause to be made, a true & perfect Inventory of all & sing<sup>l</sup> of  
the Goods Chattels & Credits of the said Deceased which have or shall come to the  
Hands or Possession or Knowledge of the said William Brockenbrough or into the  
hands or Possession of any other person or persons for him and the same do  
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  
Wm. Brockenbrough 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 doings & doings therein when there to required by  
the said Court, And also shall well & truly pay & deliver all the Legacies contained  
& specified in the said Testament, as far as the sd. Goods Chattels & Credits will  
thereunto extend, and the Law shall charge, Then this Obligation to be void of more  
Effect or else to remain in full force & Virtue

Wm Brockenbrough Seal

John Champes Seal

Acknowledged in King George County Court  
the 3<sup>d</sup> day of March 1748/9 by  
William Brockenbrough & John Champes joint

Cop<sup>d</sup> Test  
Henry Turner

Adm<sup>r</sup> W<sup>m</sup> D<sup>r</sup>  
Henry Turner  
to  
J<sup>r</sup> Thomas Gent

**Know** all Men by these Presents, that the Henry Turner of Thomas  
Turner Gent. and his Executors, do hereby certify that the said Henry Turner  
in the Commission of the peace for King George County paid in behalf and to the use  
& behoof of the Justices of the said County and their Successors in the sum of Two  
hundred pounds to be paid to the said Charles Carter his Executors Adm<sup>r</sup> of a piece  
To the which payment well & truly to be made we bind ourselves of every of us our  
and every of our Heirs Executors & Adm<sup>r</sup>s. In W<sup>ch</sup>ly & forever firmly by these Presents  
sealed with our selves dated this 3<sup>d</sup> day of March 1748.

**The Condition** of this Obligation is such that if the above bound Henry Turner  
Administrator of all the Goods, Chattels & Credits of J<sup>r</sup> Francis Stone deceased with the Will  
Annexed do make or cause to be made a true & perfect Inventory of all & singular the Goods Chattels  
& Credits of the said Deceased which have or shall come to the hands or possession or knowledge  
of him the said Henry Turner or into the hands or possession of any other person or persons  
for him and the same so made do exhibit or cause to be exhibited into the County Court of King  
George at such times as he shall be thereunto required by the said Court and the same Goods  
Chattels & Credits of all other the Goods Chattels & Credits of the said Deceased at the time of  
his Death which at any time after shall come to the hands or possession of the said Henry  
Turner 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 doings & things  
therein when thereto required by the said Court, and all the rest & residues of the said Goods Chattels &  
Credits which shall be found remaining upon the said Deceased's Account the same being paid Examined  
& allowed by the Justices of the Court for the time being shall deliver & pay unto such person or  
persons respectively as the said Justices by their Order or Judgment shall direct pursuant to  
the Laws in that case made & provided, & if it shall hereafter appear that any last Will &  
Testament was made by the said Deceased or the Executor or Executors therein named described the same  
into the said Court, making request to have it allowed & approved according to the said Henry Turner  
being thereto required do render & deliver up his Letters of Adm<sup>n</sup> Approbation of such Testament  
being first read & made in the said Court, Then this Obligation to be void & of none Effect or else to  
remain in full force & Virtue.

Henry Turner Seal  
J. Furnet Seal

Acknowledged in King George County Court  
the 3<sup>d</sup> day of March 1748. by Henry Turner &  
Thomas Turner Gent.

Cop. Test  
Henry Turner. C. C.

James Procter brought  
to the said Court  
well & truly to be made  
Executors & Adm<sup>r</sup>s  
sealed dated this 3<sup>d</sup>

the above bound  
with the Will  
all & singular  
all come to the  
right or into the  
the same so  
at time as he  
& Chattels and  
Deceased which  
edge of the said  
the person or  
further do make  
to required by  
Legacies contained  
of Credits will  
be void & of none  
brought Seal  
sample Seal

Turner.

Probat Bond  
Dan White's let to  
Dan White's let

# Know all Men

by these I certify that the  
Daniel White Joseph Morlan of Rowland Thornton was held off firmly bound  
unto Charles Carter Esq. the first Justice in the Commission of the peace for  
King George County Coe and in behalf, and to the sole use & behoof of the  
Justices of Rowland County & their successors in the sum of five hundred pounds  
to be paid to the s<sup>d</sup>. Charles Carter his Ex<sup>ty</sup>. Adm<sup>r</sup>. of Assigns to the which payment  
well & truly to be made, we bind our selves & every of us, our & every of our  
Heirs, Ex<sup>ty</sup>. Adm<sup>r</sup>. jointly & severally firm by these Presents sealed  
with our seals Dated this 3<sup>d</sup>. day of February 1718.

## The Condition

of this Obligation is such, That if the above  
bound Daniel White & Thomas White Executors of the Last Will & Testament of Daniel White  
Deceased do make or cause to be made, a true & perfect Inventory of all his singular the Goods  
Chattels & Credits of the s<sup>d</sup>. Deceased which have, or shall come to the hands & possession  
or Knowledge of the s<sup>d</sup>. Daniel White & Tho. White or into the hands & possession of any  
other person or persons for them if the same or made do exhibit into the County Court  
of King George at such time as they shall be thereunto required by the said Court, and the  
same Goods Chattels & Credits of all other the Goods Chattels & Credits of the s<sup>d</sup>. Deceased  
which at any time after shall come to the hands & possession or Knowledge of the said  
Daniel White & Tho. White or into the hands & possession of any other person or persons  
for them do well & truly administer according to Law, and further do make a just & true  
Account of their Actings & doings thereon when thereto required by the s<sup>d</sup>. Court, and also  
shall well & truly pay & deliver all the Assigns contained & specified in the s<sup>d</sup>. Testament  
as far as the s<sup>d</sup>. Goods Chattels & Credits will thereunto extend, and the Law shall charge  
Then this Obligation to be Void of of more Effect, or else to remain in full force & Virtue.

Sealed & Delivered  
In Presence of

Daniel White Seal  
Tho. White Seal  
Jos. Moulton Seal  
Rowl. Thornton Seal

Acknowledged in King George  
County Court the 3<sup>d</sup> of Feby 1718. by  
Daniel White Thomas White Joseph  
Morlan of Rowland Thornton

Copy of Test Harry Turner Cal

Sealed &  
Signed  
Geo. Harrison

Sealed  
In the

Public Bond  
Ben<sup>o</sup> Marshall to  
Geo Harrison's Estate

Know all Men by these Presents That we Benjamin  
Marshall William Marshall of James Arnold Senr. are held offensively bound unto  
Charles Carter Gent the Justice in the Commission of the Peace for King George  
County for & in behalf & to the sole use & behoof of the Justices of the said County and  
their Successors in the sum of one hundred pounds to be paid to the said Charles  
Carter his Ex<sup>o</sup> Adam<sup>o</sup> & Assigns To the which payment well & truly to be made we Bind  
our selves & every of us our Heires Ex<sup>o</sup> and Administrators jointly and  
severally firmly by these Presents sealed with our Seals Dated this 3<sup>d</sup> day of March  
one thousand seven hundred & forty eight nine

The Condition of this obligation is such, That if the above bound Benjamin  
Marshall Executor of the last Will & Testament of George Harrison Deceased, do make or cause to  
be made, a true & perfect Inventory of all & singular the Goods Chattels & Credits of the s<sup>d</sup> Deid  
which have or shall come to the hands & Possession or Knowledge of the s<sup>d</sup> Benjamin Marshall  
or into the hands & Possession of any other person or persons for him and the same so made  
do exhibit into the County Court of King George at such time as he shall be thereunto  
required by the said Court, and the same Goods Chattels & Credits & all other the Goods Chattels  
& Credits of the said Deceased, which at any time after shall come to the hands & Possession or  
Knowledge of the s<sup>d</sup> Benjamin Marshall or into the hands & Possession of any other  
person or persons for him do well & truly Administer according to Law, and further do  
make a true & just Account of his doings & Doings thereon, when thereto required by the  
said Court, And also shall well & truly pay & deliver all the Legacies contained & specified  
in the said Testament as far as the s<sup>d</sup> Goods Chattels & Credits will thereunto extend and  
the Law shall Charge; Then this obligation to be void of more Effect, or else to remain  
in full Force and Virtue

Sealed & Delivered  
In the Presence of

Ben<sup>o</sup> Marshall  
William Marshall  
James Arnold

Seal  
Seal  
Seal

Acknowledged in King George

County Court the 3<sup>d</sup> day of March 1748/9 by  
Benjamin Marshall W<sup>m</sup> Marshall & James Arnold Senr.

Cop<sup>d</sup> Test Harry Turner. C. C.

Probate Bond  
James Ray  
To  
Ch. Holdsworth the Exor

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Know all Men by these Presents, that the  
James Ray, Richard Chins & Jeremiah Stewards, are held so  
firmly Bound unto Charles Carter Gent. the first Justice in the  
Commission of the Peace for King George County; for so in behalf  
and to the sole use and behoof of the Justices of the said County  
and their successors, in the sum of one hundred Pounds, To  
be paid to the said Charles Carter his Executors, Administrators  
and Assigns; To the which Payment well & truly to be made  
we bind our selves, and every of us, our Executors of our Heirs  
Executors & Administrators, jointly & severally, firmly by  
these Presents. Sealed with our Seals. Dated this first  
Day of September 1719.

The Condition of this Obligation is such, that if the  
above bound James Ray Executor of the last Will and Testament of Charles  
Holdsworth deceased, do make or cause to be made, a true & perfect Inventory  
of all & singular the Goods, Chattels, and Credits of the said deceased, which  
have, or shall come to the hands, Possession, or Knowledge of the said James  
Ray or into the hands & Possession of any other Person, or Persons for him &  
the same so made, do exhibit into the said County Court of King George  
at such time as he shall be thereunto required by the said Court, and  
the same Goods, Chattels & Credits, & all other the Goods, Chattels, and  
Credits of the said deceased, which at any Time after shall come to the  
hands, Possession or knowledge of the said James Ray or into the hands  
& Possession of any other Person or Persons, for him do well & truly  
Administer according to Law; and further do make a true and just  
Account of his Acting & doing therein, when there's required by the  
said Court: And also shall well & truly pay and deliver all the Legacies  
contained & specified in the said Testament, as far as the said Goods  
Chattels, 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

James Ray Sealed  
Richard RE Chins Sealed  
Jer. Steward Sealed

Acknowledged in King George County Court  
the 1<sup>st</sup> day of September 1719 by James Ray  
Richard Chins & Jer. Stewards

Cop. a Test  
Henry Turner. C-6

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*Know all men* by these presents that we  
Henry Drake & Clapham Richardson are holden & firmly bound unto our Sovereign  
Lord King George the Second his Heirs & Successors in the full & just sum of  
Ten thousand pounds of Tobacco to the which payment well & truly to be made  
we do bind our selves our Co. & Adm. & every of them by these presents Sealed with  
our Seals and dated this first day of September 1719

*The Condition* of this Obligation is such that whereas the above bound  
Henry Drake hath Obtained a License to keep an Ordinary at his dwelling Place taking  
Fees if the said Henry Drake doth constantly find & provide in his Ordinary good whole-  
some & Cleanly Lodging & diet for Travellers & Stabling fodder & provender or pasturage &  
provender as the season shall require for their horses for & during the term of one whole  
Year from the 1<sup>st</sup> day of September 1719 to the first day of September 1750 & shall not  
suffer & permit any unlawful gaming in his house nor on the Sabbath day nor suffer any  
person to tipple or drink more than is necessary than this Obligation to be void Else to be  
remain in full force.

Sealed and Delivered  
In the presence of  
Thomas J. D.

Henry Drake *Seal*  
Clapham Richardson *Seal*

Acknowledged in King George County Court the 1<sup>st</sup> day of  
September 1719 by Henry Drake & Clapham Richardson  
Rog<sup>r</sup> Test

Henry Turner. C. C.

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*Know all men* by these presents, That the said *William Bowen, Mathew Bowen, Henry Drake, & Peter Jett* are held and firmly bound unto *Charles Carter* the first Justice in the Commission of the Peace for King George County, for, and in behalf, and to the sole Use and Behoof of the Justices of the said County, and their Successors in the sum of Three hundred Pounds, To be paid to the said *Charles Carter* his Executors, Administrators, or Assignors. 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 5<sup>th</sup> day of January Anno Dom. 1729.

*The Condition* of this Obligation is such, that if the above bound *William Bowen & Mathew Bowen* Executors of the last Will & Testament of *Stephen Bowen* deceased do make or cause to be made, a True and perfect Inventory of all and singular the Goods Chattels and Credits of the said Deceased, which have or shall come to the hands Possession or Knowledge of the said *William and Mathew* or into the hands or Possession of any other Person or Persons for them and the same so made, do exhibit into the County Court of King George at such time as they shall be thereunto required by the said Court, and the same Goods, Chattels and Credits and all other the Goods Chattels and Credits of the said deceased which at any time after shall come to the hands, Possession or Knowledge of the said *William & Mathew* the hands and Possession of any other Person or Persons for them do well and truly Administer according to Law: and further, do make a just and true Account of their Actings and doings therein when thereto required by the said Court, And also shall well and truly pay and deliver all the Legacies contained and specified in the said Testament, as far as the said Goods, Chattels, and Credits will thereunto extend, and the Law shall charge: Then this Obligation to be void and of none effect, or else to remain in full force and Virtue

Sealed and Delivered  
In presence of

*W<sup>m</sup> Bowen* Seal  
*Mathew Bowen* Seal  
*Henry Drake* Seal  
*Peter P Jett* Seal

Acknowledged in King George County Court the 5<sup>th</sup> day of January 1729, by *W<sup>m</sup> Bowen, Mathew Bowen, Henry Drake & Peter Jett*

Cap<sup>a</sup> Test

*Henry Turner* C. C.

194

Know all men by these Presents That We Thomas Pratt and Burkitt Pratt and William Harrison are held and firmly bound unto Charles Carter the first Justice in Commission of the Peace for King George County for and on behalf, and to the sole use and Behoof of the Justices of the said County and their Successors in the Sum of five hundred pounds To be paid to the said Charles his Executors, Administrators, or Assigns To the which Payment well & truly to be made, we bind ourselves, and every of us, our, and every of our heirs, Executors, and Administrators jointly and severally, firmly by these Presents, Sealed with our Seales. Dated this 5 day of January Anne Dom 1719.

The Condition of this Obligation is such that if the above bound Thomas Pratt & Burkitt Pratt Executors of the Last Will and Testament of Margaret French 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 Thomas & Burkitt or into the hands Possession of any other person or persons for them, and the same so made, do exhibit into the County Court of King George at such time as they shall be thereunto required by the said Court, and the same Goods, Chattels 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 & Burkitt 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 thereto required by the said Court. And also shall well and truly Pay and deliver all the Legacies contained and Specified in the said Testament as far as the said Goods, Chattels, and Credits will thereunto extend and the Law 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<sup>r</sup>. Pratt   
Burkitt Pratt   
W<sup>m</sup> Harrison 

Acknowledged in King George County Court the 5<sup>th</sup> day of January 1719 by Thomas Pratt, Burkitt Pratt and William Harrison



Henry Turner. C. C.

that the William  
are held and  
in the Commission  
and to the vote  
and their Successors  
said Charles  
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ministrators, jointly  
with our Seales

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1<sup>th</sup> day of  
Henry

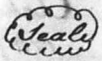
Turner. C. C.

195

Know all Men by these Presents, That We Ann  
Ferguson & Joshua Ferguson her<sup>es</sup> are held and firmly bound unto  
Charles Carter the first Justice in the Commission of the Peace for King  
George County, for and in behalf, and to the solace and behoof of the  
Justices of the said County, and their Successors in the sum of Four  
hundred pounds To be Paid to the said Charles Carter his Executors  
Administrators, or Assigns To the whole 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 5<sup>th</sup>  
Day of January Anno Domini 1729.

The Condition of this Obligation is such that if the above  
Bound Ann Ferguson Executrix of the Last Will and Testament of  
Joshua Ferguson 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 Ann Ferguson or into the hands possession of any  
other person, or persons, for her and the same made, do exhibit unto  
the County Court of King George at such time as she shall be thereunto  
required by the said Court, and the same goods, Chattels, and Credits and  
all other the goods, Chattels, and Credits of the said deceased which at any  
time after shall come to the hands, possession or knowledge of the said Ann  
or into the hands possession of any other person, or persons for her do well  
and truly Administer according to Law; and further, do make a just  
and True Account of her Actings and doings therein when thereto  
required by the said Court, And also shall well and truly pay & deliver  
all the legacies contained and specified in the said Testament, as far  
as the said Goods Chattels, and Credits will thereunto extend and the  
Law 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...

Ann Ferguson   
Joshua Ferguson 

Acknowledged in King George County Court the 5<sup>th</sup> day of  
January 1729, by Ann Ferguson and Joshua Ferguson

Cop<sup>y</sup> Test<sup>r</sup>

Henry Turner. C. C.

60 196

Know all men by these Presents that We Joseph Berry, Benj<sup>a</sup>  
Berry and James Stiglar are held and firmly Bound unto Charles  
Carter the first Justice in the Commission of the Peace for King George  
County for and in behoof, and to the sole use and behoof of the Justices of  
of the said County, and their Successors, in the sum of five hundred pounds  
to be paid to the said Charles Carter, his Executors Administrators, & assigns  
To the which payment well and truly to be made, we bind ourselves, and every  
of us, our and every of our heirs, Executors, and Administrators, jointly &  
severally, firmly by these Presents, sealed with Our Seales, Dated this 5<sup>th</sup> day  
of January 17A9

The Condition of this Obligation is such, that if the above bound Joseph  
Berry & Benjamin Berry Administrators with the will Annexed of all the goods  
Chattels and Credits of Joseph Berry decd, do make, or cause to be made, a True and  
Perfect Inventory of all and singular the goods, Chattels and Credits of the said  
which have, or shall come to the hands, Possession or knowledge of them the said  
Joseph and Benjamin or into the hands, or Possession of any other person, or  
Persons for them and the same so made, do exhibit, or cause to be exhibited into  
the County Court of King George at such time as they shall be thereunto required  
by the said Court, and the same goods, Chattels and Credits, and all other the  
Goods, Chattels and Credits, of the said decd at the time of his death, which  
at any time after shall come to the hands, or Possession of the said Joseph and  
Benjamin or into the hands and Possession of any other Person or Person's  
for them do well and Truly Administer according to Law. And further do  
make a Just and true Account of their Actings and doings therein, when  
thereunto required by the said Court, and all the Vest 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 person's 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 & Testament  
was made by the said deceased, and the Cal<sup>r</sup> or Cal<sup>r</sup> therein named, do  
exhibit the same in the s<sup>d</sup> Court, making request to have it allowed and  
approved accordingly, if the said Joseph & Benjamin being thereunto  
required do render & deliver up their Letters of Administration, approbation  
of such Testament being first had and made in the said Court. Then this  
Obligation to be void, and of none effect, or else to remain in full force & Virtue

Sealed and Delivered  
In Presence of

Acknowledged in King George County Court the  
day of January 17A9, by Jo<sup>s</sup> Berry, Benj<sup>a</sup> Berry  
and James Stiglar

Jo<sup>s</sup> Berry Seal  
Benj<sup>a</sup> Berry Seal  
Jas. I Stiglar Seal  
Test Harty Turner. C. C.

197

Know all Men by these presents, that we Joseph Pilcher and Clapham Richardson are held & firmly bound unto Charles Carter Gent. the first Justice in the Commission of the Peace for King George County, for and in behalf, & to the sole use & behoof of the Justices of the said County, & their Successors in the Sum of fifty pounds. to be paid to the said Charles Carter his Ex<sup>or</sup> Adm<sup>r</sup> & Assigns: To the which payment well & truly to be made, we bind our selves, and every of us, our and every of our heirs, Ex<sup>ors</sup> & Adm<sup>rs</sup> jointly & severally, firmly by these presents. Sealed with our Seals dated this 5<sup>th</sup> day of January 1749.

The Condition of this Obligation is such that if the above bound Joseph Pilcher Administrator of all the Goods Chattels & Credits of Honour Richardson deceased, do make or cause to be made, a true & perfect Inventory of all and singular the Goods, Chattels & Credits of the said deceased, which have, or shall come to the hands, Possession or know ledge of him, the said Joseph Pilcher or unto the hands, or Possession of any other person, or persons for him & the same so made, do exhibit, or cause to be exhibited unto the County Court of King George at such time as he shall be thereunto required by the said Court; & the same Goods, Chattels & Credits, & all other the Goods, Chattels, and Credits of the said deceased at the time of her death, which at any time after shall come to the hands, or possession of the said Joseph Pilcher or unto the hands & possession of any other person or persons for him, do well & truly Administer according to Law: And further do make a just & true Account of his acting & doings therein, when thereto required by the said Court; & all the rest & residue of the said Goods, Chattels, and Credits which shall be found remaining upon the said Administration Account, the same being first examined & allowed by the Justices of the Court for the time being, shall deliver & pay unto such person or persons respectively, as the said Justices by their order, or Judgment, shall direct pursuant to the Laws in that Case made and provided; and if it shall hereafter appear, that any last will & Testament was made by the said Deceased, & the Ex<sup>or</sup> or Executors therein named, do exhibit the same unto the said Court, making request to have it allowed and approved accordingly, if the said Joseph Pilcher being thereunto required, do render & deliver up his Letter of Administration, approval of such Testament being first had & made in the said Court: Then this Obligation to be void & of none effect, or else to remain in full force and Virtue

Sealed and Delivered  
In the Presence of

Joseph <sup>his Mark</sup> Pilcher 

Clapham Richardson 

Acknowledged in King George County Court the 5<sup>th</sup> day of January 1749. by Joseph Pilcher & Clapham Richardson & admitted to Record

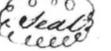
Cop<sup>y</sup> & Test.

Henry Turner C. C.

Know all Men by these presents that We William Underwood & George are held & firmly bound unto Charles Carter Gent. the first Justice in the Commission of the peace for King George County for & in behalf & to the sole use and behoof of the Justices of the said County & their Successors in the sum of four hundred pounds To be paid to the s<sup>d</sup>. Charles Carter his Executors Adm<sup>r</sup>. or Assigns To the which payment well & truly to be made we binds ourselves and every of us our & every of our heirs Executors & Adm<sup>r</sup>. Jointly & severally, firmly by these presents sealed with our Seales dated this second <sup>day</sup> of March Anno. Dom. 1749.

The Conditions of this Obligation is such that if the above bound William Underwood Executor of the last Will & Testament of Samuel Treace deceased do make, or cause to be made a true and perfect Inventory of all by singular the Goods, Chattels & Credits of the said deceased, which have, or shall come to the hands, Possession or knowledge of the said William Underwood or unto the hands, or possession of any other person or persons for him & the same or made, do exhibit unto the County Court of King George at such time as he shall be thereunto required by the said Court, of the same Goods, Chattels, & Credits & all other the Goods, Chattels and Credits of the said Deceased which at any time after shall come to the hands, Possession, or knowledge of the said William Underwood or unto the hands, possession of any other person, or persons for him, do well & truly administer according to Law: And further, do make a just & true Account of his actings & doings therein when thereto required by the said Court, & also, shall well & truly pay & deliver all the Legacies contained & specified in the said Testament, as far as the said Goods, Chattels, & Credits will thereunto extend, & the s<sup>d</sup>. Law Charge: Then this Obligation to be void & of none effect, or else to remain in full force & Virtue

Sealed & delivered  
In the presence of

W<sup>m</sup> Underwood   
George Morton 

Acknowledged in King George County Court the 2<sup>d</sup> day of March 1749 by W<sup>m</sup> Underwood & George Morton Gent. & Admitted to Record

Cop. a Test

Harry Turner. C. C.

Joseph Pilcher and  
Charles Carter Gent.  
King George County, for  
the said County, & of  
the said Charles  
well & truly to be  
of our heirs, Co<sup>rs</sup>  
sealed with our

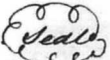
Joseph Pilcher  
do make or  
Chattels & Credits of  
knowledge of them the  
or persons for  
County Court of  
id Court, & the same  
the said deceased  
ords, or possession  
person or persons  
do make a just  
by the said Court,  
shall be bound  
g first examined  
& pay unto such  
or judgment, shall  
d if it shall hereafter  
ceased, & the Co<sup>rs</sup> or  
making request  
either being  
approbation of  
Obligation to be

Pilcher   
Thompson   
of January  
to Record  
Turner C. C.

Know all men by these presents that We John Carter Francis Martin & William Clark are held & firmly bound unto Charles Carter Gent. the first Justice in the comanishon of the peace for King George County for & 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 Charles Carter his Ex<sup>rs</sup> Adm<sup>rs</sup> or Assigns To the which payment well & truly to be made we bind ourselves. & every of us our & every of our heirs Executors & Administrators jointly and severally firmly by these presents Sealed with our Seals dated this second Day of March Anno Dom. 1719

The Condition of this Obligation is such that if the above bound John Carter Executor of the Last Will & Testament of Abraham Meryon Deceased do make. or cause to be made a true & perfect Inventory of all & singular the Goods Chattels & Credits of the said deceased which have or shall come to the hands possession or knowledge of the said John Carter or into the hands or possession of any other person. or persons for him & the same so made. doe exhibit into the County Court of King George at such time as he shall be thereunto required by the said Court. & the same Goods Chattels & Credits & all other the goods chattels & Credits of the said deceased which at any time after shall come to the hands possession or knowledge of the said John Carter or into the hands possession of any other person or persons for him do well & truly Administer according to Law. And further do make a just & true Account of his Actings & doings therein when thereto required by the said Court. And also. shall well & truly pay & deliver all the Legacies contained & specified in the said Testament. as far as the Goods. Chattels & Credits will therunto extend & the Law shall charge Then this Obligation to be void & of none effect. or else to remain in full force & Virtue

Sealed & Delivered  
in the presence of

John Carter   
his  
Francis Martin   
mark  
Wm Clark   
mark

Acknowledged in King George County Court  
on Friday March the second 1719 by John  
Carter. Francis Martin & William Clark  
& admitted to Record

Cop<sup>a</sup> Test.

Henry Turner. c. c.

Know all men by these presents that we Benjamin Rush & Benj. a  
Strother are held & firmly bound unto Charles Carter Gent. the Justice  
in the commission of the peace for King George County for & in behalf of  
the sole use & behoof of the Justices of the said County & their Successors in the  
Sum of four hundred pounds. To be paid to the said Charles Carter his  
Executors, Administrators or Assigns. To the which payment well & truly to be  
made. we bind ourselves & every of us our, & every of our heirs, Executors and  
Administrators. jointly & severally, firmly, by these presents. Sealed with  
our seals dated this second day of March Anno. Dom. 1729.

The Condition of this Obligation is such, that if the abovebound Benjamin  
Rush Executor of the last Will & Testament of Elizabeth Duff deceased, do make, or cause  
to be made, a true & perfect Inventory of all & singular the Goods Chattels & Credits of the  
said deceased which have or shall come to the hands or possession or knowledge of the  
said Benjamin Rush or unto the hands, or possession of any other person, or persons  
for him & the same so made, do exhibited unto the County Court of King George at  
such time as he shall be, thereunto required by the said Court & the same Goods  
Chattels & Credits & all other the Goods, Chattels & Credits of the said deceased which  
at any time after shall come to the hands, possession or knowledge of the said  
Benjamin Rush, or unto the hands & possession of any other person, or persons  
for him do well and truly Administer according to Law. And further, do make  
a just and true Account of his actings & doings therein, when thereunto required  
by the said Court. And also, shall well & truly pay & deliver all the Legacies contained  
and specified in the said Testament, as far as the said Goods, Chattels & Credits  
will thereunto extend, and the Law shall charge. Then this Obligation to be void  
& of none effect, or else to remain in full force & virtue

Sealed & delivered  
In the presence of

Benj. Rush Seal

Benj. Strother Seal

Acknowledged in King George County Court  
on Friday March the 2. 1729 by Benjamin  
Rush & Benjamin Strother & Admitted to Records

Copied

Harry Turner. Clerk

John Carter  
bound unto Charles  
the peace for King  
and behoof of the  
the sum of one  
les Carter his Ex<sup>rs</sup>  
to be made  
or his Executors  
only by these presents  
March Anno

we bound John  
deceased do  
singular the Goods  
to the hands  
hands or possession  
do exhibit unto  
thereunto required  
for the goods chattels  
come to the hands  
hands possession  
ister according to  
ing & doings therein  
by truly pay &  
ment, as far  
shall charge  
in full force &

Seal  
Seal  
Seal

1801

Know all men by these presents that we Thomas Nengent Hancock Lee & Daniel Campbell are held & firmly bound unto our sovereign Lord King George the second his heirs & successors in the full and just sum of Ten thousand pounds of Tobacco to the which paym<sup>t</sup> well and truly to be made we do bind our selves our Ex<sup>ors</sup> & Adm<sup>ors</sup> by every of them by these presents sealed with our seals & dated this 2<sup>d</sup> day of March 1719

The Condition of this Obligation is such that whereas the above bound Tho<sup>s</sup> Nengent hath obtained a licence to keep an Ordinary at his dwelling Plantation Now if the said Thomas doth constantly fund & provide in his Ordinary good wholesome & cleanly Lodging & diet for Travellers & Stableage for their provender or Pasturage & provender as the season shall require for their horses for & during the term of one whole year from the 2<sup>d</sup> day of March 1719 to the 2<sup>d</sup> day of March 1750 he shall not suffer & permit any unlawful Gaming in his house nor on the sabbath day suffer any person to tipple or drink more than is necessary than this obligation to be void else to be & remain in full force

Sealed & Delivered  
In the presence of

Tho<sup>s</sup> Nengent Seal  
Hancock Lee Seal  
Daniel Campbell Seal

Acknowledged in King George County Court the 2<sup>d</sup> day March 1719 by Tho<sup>s</sup> Nengent Hancock Lee & Daniel Campbell and admitted to Record  
Cop<sup>y</sup> Test

Know all men by these presents that we Joseph & George Morton are held & firmly bound unto our sovereign Lord George the second by the Grace of God of England Scotland France & Ireland King Defender of the faith &c in the sum of Ten thousand pounds of Tob<sup>o</sup> to which paym<sup>t</sup> well & truly to be made to our said sovereign Lord the King his heirs & successors we bind our selves & each of us our Ex<sup>ors</sup> & each of our heirs Ex<sup>ors</sup> & Adm<sup>ors</sup> jointly & severally by these presents in Witnes<sup>s</sup> whereof we have hereunto set our hands and seals the second Day of February 1719-50

The Condition of this Obligation is such that whereas the above bound Joseph Morton hath obtained a licence to keep an ordinary at Leeds Town in King George County if therefore the said Jos<sup>s</sup> Morton doth constantly fund & provide in his Ordinary good wholesome & cleanly Lodging & diet for travellers & Stableage food & provender or pasturage & provender as the season shall require for their horses for & during the term of one year from the date hereof he shall not suffer or permit any unlawful gaming in his house nor on the sabbath day suffer any person to tipple & drink more than is necessary than this obligation to be void & of none effect otherwise to be & remain in full force

Power & Virtue  
Sealed &c  
in the presence of  
Thom<sup>s</sup> Sell

Acknowledged in King George County Court on Friday March the second 1719 by George Morton & Joseph Morton Jem<sup>s</sup> & admitted to Record  
Cop<sup>y</sup> Test

Jos<sup>s</sup> Morton Seal  
George Morton Seal

Henry Turner C<sup>l</sup>