TNOW all Men, by these Presents, that we Samuel Holing & Welliam Chunkhille 8.0 are beld and firmly bound to Edmund Berkeley George Daniel, James Rop 9 Thomas Roane 600 Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of Fon thousand Lounds to the Payment whereof, well and truly to be made to the said Justices and their Successours, we bind ourselves, and each of us, our and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this 222 More how in the Year of our Lord One Thousand Seven Hundred and Eighty four - and in the Gighth _ Year of the Reign of our Sovereign Lord George the Commonwealth HE Condition of this Obligation is fuch, that if the above bound Samuel hlug an Admin cohator of all the Goods, Chattels, and Credits, of Mary Elizabeth Thacker - deceased, do make, or cause to be made, a true and persect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall come to the Hands, Possession, or Knowledge, of him the faid Samuel Hlug or into the Hands or Possession of any other Person or Persons for hom and the same so made do exhibit, or cause to be exhibited, into the County Court of Middlefex, at such Time as he shall be thereunto required by the said Court; and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the Time of Death, which at any Time after shall come to the Hands or Possession of the said Jamesel Tiling or into the Hands or Possession of any other Person or Persons, for him administer according to Law; and farther, do make a just and true Account of his Actings and Doings therein, when thereto required by the faid Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Administration Account, the same being first examined and allowed by the Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the fame into the faid Court, making Request to have it allowed and approved accordingly, if the faid Samuel Hlug roo being thereunto required, do render and deliver up Letters of Administration, Approbation of fuch Testament being had, and made in the said Court: Then this Obligation to be void, and of none Effect, or elfe to remain in full Force and Virtue. Samuel Tilug Will Churchhell Sealed and Delivered in the Presence of

ndrio

be made

ors, and

Day of

nd in the

tels, and

d perfect

ne to the

?offeffion

xhibited,

the fame

and truly

s therein,

s, which

d by the

the faid

and if it

xecutors

ordingly,

eliver up

: Then

e of

Irdued

At a Court held for Middlesep County at the Courthouse in Makanna on Monday the 22 day of March 1782 This Bond was acknowledged by the Subscribers thereto and Ordered to be Recorded

Sol Mill Chunkhiles
Souly worder Son Mill Chunkhile (8)

co

NOW all Men, by these Presents, that we Overton Cosby & Thomas Moore are beld and firmly bound to Edmund Butheley . George Daniel, Thomas Segar & James Aft 2000 Gent. Justices of the Court of Middlefex County, now fitting, in the Sum of thro thomas Lounds to the Payment whereof, well and truly to be made to the faid Justices and their Successours, we bind ourselves, and each of us, our and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this 27 april in the Year of our Lord One Thousand Seven Hundred and Eighty four and in the Eighth Year of the Beign of our Soversign Lord George the Commonwealth HE Condition of this Obligation is fuch, that if the above bound Coulon Cosby Administrator of all the Goods, Chattels, and Credits, of Samuel Wortham deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall come to the the faid Quator Cosby -Hands, Poffession, or Knowledge, of him or into the Hands or Poffession 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 Middlefex, at fuch Time as he shall be thereunto required by the faid Court; and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the Time of his Death, which at any Time after shall come to the Hands or Possession of the said Guelon Cosby or into the Hands or Possession of any other Person or Persons, for him do well and truly administer according to Law; and farther, do make a just and true Account of his Actings and Doings therein, when thereto required by the faid Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Admin coloration Account, the same being first examined and allowed by the Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the fame into the faid Court, making Request to have it allowed and approved accordingly, if the faid Grunon Cosby > being thereunto required, do render and deliver up her Letters of Administration, Approbation of such Testament being had, and made in the said Court: Then this Obligation to be void, and of none Effect, or else to remain in full Force and Virtue. Ovalon Cosby Sealed and Delivered The floore. in the Presence of At a Court held for Middlesop Country at the Court house in Whomas on Thereday the It day of april 1784 This Bond was acknowledged by the Subscubers and Ordered to be Russed Just Will Churchhilo

July wooded Sor Will Chunkhille Co)

	4	& Philip Ma	untague, Geor	ge Donill and
e beld and firmly bound to	Maurice Some	n, 2 may care		
James Rofi	100	, 0	8	8
ent. Justices of the Sourt	of Middlesex County, now	fitting, in the Sum of	hookundud p	ounds
min	~~~~		ayment whereof, well a	
the said Justices and the	ir Successours, we bind our	selves, and each of us, o	ur and each of our Heir	s, Executors, and
dministrators, jointly and	severally, firmly by these P	resents. Sealed with our	Seals, this 24	Day of
May - in	the Year of our Lord One T Year of the Reign of o	bousand Seven Hundred a ar Sovereign Lord George	the Comm	onnealth
HE Condition	of this Obligation is fuch, t	hat if the above bound	Overton Cosby	~ · · ·
m	mm	Adminwh	of all the Go	ods, Chattels, and
redits of Letitio	till and		e, or cause to be made,	
	alar the Goods, Chattels, a			
	nowledge, of home			
nn	~			Hands or Possession
any other Person or Per	fons for hom	and the fame fo	made do exhibit, or ca	
to the County Court of	Middlesex, at such Time as	he shall be thereunt	o required by the faid C	Court; and the fame
oods, Chattels, and Cre	edits, and all other the Good	ds, Chattels, and Credits,	of the faid Deceafed,	at the Time of hor
eath, which at any Tin	ne after shall come to the F	lands or Poffession of the	faid Ovular Cos	by
or	into the Hands or Poffession	n of any other Person or	Persons, for him	do well and truly
lminister according to 1	Law; and farther, do make	te a just and true Accoun	t of his Actings	and Doings therein,
then thereto required by	the faid Court, and all the	e rest and Residue of the	faid Goods, Chattels,	and Credits, which
	upon the faid Admin			
	the Time being, shall del			
	or Judgment, shall direct,			
	t any last Will and Testame			
	t the fame into the faid Cou			
	n Cooly -			
	dministration, Approbation			en-
his Obligation to be voi	d, and of none Effect, or	elle to remain in full For	Overton Will Chu	Cosby, End
				11: (2)
Sealed and Deliver			WillChu	while wie
Ha Court held	for Middlesep 1	ounty at the Con	uthouse in to	libamas on
Monday the 9	A day of May	1784		The state of
his Bona	for Middlesep l At day of May was acknowled	ged by the Sa	bs en bus there	o and Browned to
estato.		Just	WiteChunk	White .
			9	-0
ALC: EST		Truly news a De	- W- 01	11.1000

KNOW all Men, by these Presents, that we Lawrence Meach am and Thomas Sigar are beld and firmly bound to Mourie Smith, George Daniel, John George, valance

Gent. Justices of the Court of Middlefex County, now fitting, in the Sum of one thousand pounds to the Payment whereof, well and truly to be made to the faid Justices and their Successours, we bind ourselves, and each of us, our and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this 2 1 Day of in the Year of our Lord One Thousand Seven Hundred and Eightry four - and in the Year of the Right of the Samige Land Congresses Commonwealth).

HE Condition of this Obligation is fuch, that if the above bound Lancence Meacham Admin a halor of all the Goods, Chattels, and - ullullelle Credits, of William Meacham deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall come to the Hands, Possession, or Knowledge, of him the faid Lamence Meacham

or into the Hands or Possession

and the fame so made do exhibit, or cause to be exhibited, into the County Court of Middlefex, at fuch Time as he shall be thereunto required by the faid Court; and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the Time of his Death, which at any Time after shall come to the Hands or Possession of the faid Lannence Meachand or into the Hands or Possession of any other Person or Persons, for him do well and truly administer according to Law; and farther, do make a just and true Account of her Actings and Doings therein, when thereto required by the faid Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the faid Admin stration. Account, the same being first examined and allowed by the Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the fame into the faid Court, making Request to have it allowed and approved accordingly, if the faid Lanrence Meacham being thereunto required, do render and deliver up Letters of Administration, Approbation of such Testament being had, and made in the said Court: Then this Obligation to be void, and of none Effect, or else to remain in full Force and Virtue.

Li Meacham Sealed and Delivered in the Presence of

Thomas Segar Est

At a Court held for Middlesop County at the Courthouse in The bannes on Monday the 2Ath day of May 1784. This Bond was acknowledged by the Subscriber Shorts and Ordered to be Ruorded

> Jest Will Churchhill Truly wood is Just Will Chan While Co

Gent.

to the

Admin Jul

Inven Hand

> of any into t

Good Death

admi when

fhall Justi

Justi fhall

there if th

> h this

K NOW all Men, by these Presents, that we Elizabeth Miller Thomas Sounders	001.4
beld and firmly bound to Colmund Berkeley, Marrie South	, Thelep Mountague
James Rofe XX	-
James 0, 0 0 , 8	8 8
nt. Justices of the Court of Middlefex County, now fitting, in the Sum of one	Thousand pounds ~
to the Paym	ent whereof; well and truly to be made
the faid Justices and their Successours, we bind ourselves, and each of us, our a	and each of our Heirs, Executors, and
windresters ininely and fenerally, firmly by thefe Prefents. Sealed with our Seal	Is, this 26 Day of
Suly in the Year of our Lord One Thousand Seven Hundred and	lighty four and in the
Neneth Year of the Raign of our Sovereign Ford George the	Commonwealth
HE Condition of this Obligation is fuch, that if the above bound	izabeth Miller
Administrating	of all the Goods, Chatters, and
credits, of Cornelius Miller deceased, do make, o	or cause to be made, a true and perfect
C. W and Grander the Goods Chattels and Credits of the faid Dece	afed, which have or shall come to the
lands, Possession, or Knowledge, of her the said Elizabeth.	Mille ~~~
vnvvvv.	or into the Hands or Poffession
f any other Person or Persons for her and the same so ma	ade do exhibit, or cause to be exhibited,
nto the County Court of Middlefex, at fuch Time as he shall be thereunto re	equired by the faid Court; and the fame
Code Chattels and Credits of	f the faid Deceased, at the Time of her
Death, which at any Time after shall come to the Hands or Possession of the fair	d Elysbern Stille to
or into the Hands or Poffession of any other Perion or Per	tions, for new do well and truly
administer according to Law; and farther, do make a just and true Account of	f her Actings and Doings therein,
when thereto required by the faid Court, and all the rest and Residue of the said	d Goods, Chattels, and Credits, which
hall be found remaining upon the faid Adminutation Account, the fame b	being first examined and allowed by the
Justices of the Court for the Time being, shall deliver and pay unto such Per	fon or Persons respectively as the said
Juffices, by their Order or Judgment, shall direct, pursuant to the Laws in the	nat Case made and provided; and if it
shall hereafter appear that any last Will and Testament was made by the said De	eceafed, and the Executor or Executors
therein named do exhibit the same into the said Court, making Request to have	ve it allowed and approved accordingly,
if the faid Elyabeth Miller being there	unto required, do render and deliver up
her Letters of Administration, Approbation of such Testament being h	ad, and made in the faid Court: Then
Letters of Administration, Approvation of rect retaining full Force	and Virtue.
this Obligation to be void, and of none Elect, of the to remain in the	Elyabeth of the
this Obligation to be void, and of none Effect, or else to remain in full Force a	The Sounder
in the Prolone of	The TOTAL
An Court he Boton Meddleser Countrat the Court.	house in Mibama
in the Presence of Staddlesep County at the Court. A Monday the 26 day of July 1784	
Is Bond was acknowledged by the Subscribers	

July more of Jak Millhunkhilo (8)

NOW all Men, by these Presents, that we Many Bird & Edward Ware are beld and firmly bound to Edmund Buthely Overton Costry, James Rope and Milleam Munay

Gent. Justices of the Court of Middlesex County, now fitting, in the Sum of five hundred pounds to the Payment whereof, well and truly to be made to the faid Justices and their Successours, we bind ourselves, and each of us, our and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this 26 _____ Day of in the Year of our Lord One Thousand Seven Hundred and Eighty four and in the Noneth Year of the Print of our Comming Land Congress Commonwealth

HE Condition of this Obligation is fuch, that if the above bound Mary Adminustrative of all the Goods, Chattels, and Credits, of Robert Lamplin deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall come to the Hands, Poffession, or Knowledge, of her the faid Mary Bud

or into the Hands or Possession of any other Person or Persons for her and the same so made do exhibit, or cause to be exhibited, into the County Court of Middlefex, at fuch Time as the 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 faid Deceafed, at the Time of his Death, which at any Time after shall come to the Hands or Possession of the said Mary Bud

or into the Hands or Possession of any other Person or Persons, for her - do well and truly administer according to Law; and farther, do make a just and true Account of her Actings and Doings therein, when thereto required by the faid Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Admin whaton Account, the same being first examined and allowed by the Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the fame into the faid Court, making Request to have it allowed and approved accordingly, if the faid Many Bud wow being thereunto required, do render and deliver up her Letters of Administration, Approbation of such Testament being had, and made in the said Court: Then

this Obligation to be void, and of none Effect, or else to remain in full Force and Virtue. Sealed and Delivered

in the Presence of

Mary Bird Edward ware

at a Court held for Modelever Courty at the Courthouse in Habanna on Monday the 26 day of July 1784 This Bond was acknowledged by the Subscribes there and Ordered tobe Russed

Just Mill Chun Mile

Truly word Just Will Churchhile Co)

10 % VNOW all Men, by thefe Prefents, that we George Daniel William. Churchhele 0 are beld and firmly bound to Edmen's Bukely, Marrie Smith, Phelip Hountaque Names Rofe Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of Town thousand Lounau m to the Payment whereof, well and truly to be made to the Said Justices and their Successours, we bind ourselves, and each of us, our and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this 26. _____ Day of July in the Year of our Lord One Thousand Seven Hundred and Eighly four and in the Ninethum Year of the Reign of our Severige Lord George the Commonwealth HE Condition of this Obligation is fuch, that if the above bound George Daniel -Administrator of all the Goods, Chattels, and deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall come to the Hands, Postestion, or Knowledge, of him the said George Daniel min or into the Hands or Possession of any other Person or Persons for here and the same so made do exhibit, or cause to be exhibited, into the County Court of Middlefex, at fuch Time as he shall be thereunto required by the faid Court; and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the Time of his Death, which at any Time after shall come to the Hands or Possession of the said George Daniel or into the Hands or Possession of any other Person or Persons, for him do well and truly administer according to Law; and farther, do make a just and true Account of his Actings and Doings therein, when thereto required by the faid Court, and all the rest and Residue of the faid Goods, Chattels, and Credits, which shall be found remaining upon the said Admin whether Account, the same being first examined and allowed by the Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the fame into the faid Court, making Request to have it allowed and approved accordingly, if the faid George Daniel were being thereunto required, do render and deliver up Letters of Administration, Approbation of such Testament being had, and made in the said Court: Then this Obligation to be void, and of none Effect, or else to remain in full Force and Virtue. Will Churchhile Sealed and Delivered at a Court het o for Middlesen County at the Courthouse in Wilsonna on Monday the 26 day of July 1784 This Bond was acknowledged by the Subscrebus thereto and Brokendy

Truly more & Jul Hill Church White (8)

Lobo Accorded

Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceased, at the Time of his Death, which at any Time after shall come to the Hands or Possession of the faid Elizabeth Warnet --

or into the Hands or Possession of any other Person or Persons, for here do well and truly administer according to Law; and farther, do make a just and true Account of her Actings and Doings therein, when thereto required by the faid Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Admin Account, the same being first examined and allowed by the Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the fame into the faid Court, making Request to have it allowed and approved accordingly, if the faid Elizabeth Warnet being thereunto required, do render and deliver up Letters of Administration, Approbation of such Testament being had, and made in the said Court: Then this Obligation to be void, and of none Effect, or else to remain in full Force and Virtue.

Sealed and Delivered in the Presence of

Tobias allen

Elizabeth & Warmach Edis

at a Court held for Hisolevery Country at the Courthouse in the arma on Monday the 26 day of July 1784 This Bond was acknowledged by the Subscribers theuto and Ordered

Lobo Ruosded

Just Will Chun While

Truly russed Just Will Chem While Co

109 TNOW all Men, by these Presents, that we Elizabeth Wake & Thomas Healy are beld and firmly bound to Maurice South, George Daniel, George Bird, Thomas Jegar , James Rofe & William Munay Gent. Justices of the Court of Middlesex County, now fitting, in the Sum of Twe hundred from our to the Payment whereof, well and truly to be made to the said Justices and their Successours, we bind ourselves, and each of us, our and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this 27 September in the Year of our Lord One Thousand Seven Hundred and Dighty four Nineth Year of the Roigs of our Sourceign Lord George the Cone monwealth HE Condition of this Obligation is fuch, that if the above bound Elizabeth Wake Adminustration of all the Goods, Chattels, and Credits, of Joseph Land deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall come to the Hands, Poffession, or Knowledge, of her the faid Elizabeth Wake w or into the Hands or Possession and the same so made do exhibit, or cause to be exhibited, of any other Person or Persons for her into the County Court of Middlesex, at such Time as he shall be thereunto required by the said Court; and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceased, at the Time of Death, which at any Time after shall come to the Hands or Possession of the said Elgabeth Wahe or into the Hands or Possession of any other Person or Persons, for her and do well and truly administer according to Law; and farther, do make a just and true Account of her Actings and Doings therein, when thereto required by the faid Court, and all the rest and Residue of the faid Goods, Chattels, and Credits, which shall be found remaining upon the faid Admin whation Account, the same being first examined and allowed by the Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the same into the said Court, making Request to have it allowed and approved accordingly, if the faid Elyabeth Wahe being thereunto required, do render and deliver up her Letters of Administration, Approbation of such Testament being had, and made in the said Court: Then this Obligation to be void, and of none Effect, or else to remain in full Force and Virtue. her Wake

Cliqubeth much

Sealed and Delivered at a Court held for Middlesers County at the Couthouse in Mibanne on Monday the It day of September 1784 This Bond was acknowledged by the Subscribers thereto and Ordered to

July morrie Just Mile Chun Mile Co

be Ruorded

are beld and firmly bound to Colon Described Described Action Cooley Described Describ

Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of how heard and pounds

to the Payment whereof, well and truly to be made

to the said Justices and their Successours, we bind ourselves, and each of us, our and each of our Heirs, Executors, and

Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this 22 Day of

nother of our Lord One Thousand Seven Hundred and Eighty form and in the

Year of the Reign of our Severeign Lord George the Commonwealth

HE Condition of this Obligation is fuch, that if the above bound Ishn George

Admin wheter of all the Goods, Chattels, and deceased, do make, or cause to be made, a true and perfect Inventory of all and singular the Goods, Chattels, and Credits, of the said Deceased, which have or shall come to the Hands, Possession, or Knowledge, of him the said Ishn George

or into the Hands or Poffession 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 Middlefex, at fuch Time as he fhall be thereunto required by the faid Court; and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the Time of Death, which at any Time after shall come to the Hands or Possession of the said John George or into the Hands or Possession of any other Person or Persons, for here administer according to Law; and farther, do make a just and true Account of her Actings and Doings therein, when thereto required by the faid Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the faid Admin whalon Account, the same being first examined and allowed by the Juffices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the same into the said Court, making Request to have it allowed and approved accordingly, if the faid John George being thereunto required, do render and deliver up his Letters of Administration, Approbation of such Testament being had, and made in the said Court: Then this Obligation to be void, and of none Effect, or else to remain in full Force and Virtue.

Sealed and Delivered in the Presence of

Thos Healy

At a Court held for Middlevap County at the Courthouse in Webanna

Thus Bond was acknowledged by the Subscribes thereto and Broken to be Austred

Jul Willhundhill

Truly mond Sol Will Churchhile Co

TNOW all Men, by these Presents, that we andres on Miller, Charles Edwards, K William Jackson & John Jackson are beld and firmly bound to Camena Berkeley, Haurie Smeth, George Danil John George & William Munay V Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of One thousand hounds to the Payment whereof, well and truly to be made to the said Justices and their Successours, we bind ourselves, and each of us, our and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this 24th. Day of Someony in the Year of our Lord One Thousand Seven Hundred and Lighty five - and in the Nineth Year of the Reign of our Severeign Lord George the Common on wealth HE Condition of this Obligation is fuch, that if the above bound and derson Melle & Charles Adminishators of all the Goods, Chattels, and Credits, of Joseph Balchelder deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceased, which have or shall come to the Hands, Pofferfion, or Knowledge, of them the faid andreson Miller & Charles Palmards or into the Hands or Possession of any other Person or Persons for Hum and the same so made do exhibit, or cause to be exhibited, into the County Court of Middlefex, at fuch Time as they shall be thereunto required by the faid Court; and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the Time of hes Death, which at any Time after shall come to the Hands or Possession of the faid anderson Millert Charles Color and s or into the Hands or Possession of any other Person or Persons, for theme do well and truly administer according to Law; and farther, do make a just and true Account of their Actings and Doings therein, when thereto required by the faid Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Admin whation Account, the same being first examined and allowed by the Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the same into the said Court, making Request to have it allowed and approved accordingly, if the faid andream Miller & Charles Colmanda . being thereunto required, do render and deliver up their Letters of Administration, Approbation of such Testament being had, and made in the said Court: Then this Obligation to be void, and of none Effect, or else to remain in full Force and Virtue. Charles Edwards Willow Jackson Sealed and Delivered John Jackson in the Presence of At a Court held for Middlesop Country at the Court house in Mibanna on Monday the 24th day of January 1785.
This Bond was acknowledged by the Subscribers thereto and Ordered to be Runded Just Will Churchhile

Truly words Just Mile Cher Shile Co)

At a fourt held for Middlesop County at the Court house in Unbanna his Bond was acknowledged by the Subscribers thereto and Codered to be Quero is Jest Will Church hills

July runted Jest Will Chun Milo CS

TNOW all Men, by these Presents, that we John Batchelder & Charles Commends are beld and firmly bound to Colonismo Berkeley, Maurie South, John George & Thomas Roane

Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of five hundred frounds to the Payment whereof, well and truly to be made to the faid Justices and their Successours, we bind ourselves, and each of us, our and each of our Hoirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this 24 the Day of Sameeny in the Year of our Lord One Thousand Seven Hundred and lighty five and in the Nineth Year of the Reign of our Severeign Lord George the Commonwealth

HE Condition of this Obligation is fuch, that if the above bound John Balchelder Adminishator of all the Goods, Chattels, and Credits, of Jameul Balchelder und deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall come to the Hands, Poffession, or Knowledge, of him - the faid John Batchelder wir

000000 or into the Hands or Poffession of any other Person or Persons for hom and the fame so made do exhibit, or cause to be exhibited, into the County Court of Middlefex, at fuch Time as he shall be thereunto required by the faid Court; and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the Time of his Death, which at any Time after shall come to the Hands or Possession of the faid John Balchelder or into the Hands or Poffession of any other Person or Persons, for him and do well and truly administer according to Law; and farther, do make a just and true Account of his - Actings and Doings therein, when thereto required by the faid Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Adminustration Account, the same being first examined and allowed by the Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the same into the faid Court, making Request to have it allowed and approved accordingly, if the faid John Balcheldes being thereunto required, do render and deliver up heis _ Letters of Administration, Approbation of such Testament being had, and made in the said Court: Then this Obligation to be void, and of none Effect, or else to remain in full Force and Virtue.

Sealed and Delivered in the Presence of John + Batchelder Charles Dolwards

At a Court held for Milblesop Country at the Courthouse in Ulaborna on Monday the 24 day of January 1785 This Bond was acknowledged by the Subscribes thereto and Brand lobe Ruorded

> Just Hell Church hill July word of Jest Hill Charokhilo (8)

ind

fect

the

ion

ed,

me

uly

in,

ich

the

aid

it

ors

ly,

up

en

Gent. Juffices of the Court of Middlefex County, now fitting, in the Sum of Fore heard and found to the faid Juffices and their Succeffours, we bind our felves, and each of us, our and each of our Heirs, Exadminifiraters, jointly and severally, firmly by these Presents. Sealed with our Seals, this 28 the Tear of our Lord One Thousand Seven Hundred and Lighty force. The Condition of this Obligation is such, that if the above bound Jane Lighty force and each of the Resign of the Resign of the Resign of the faid Deceased in the Goods, Chattels, and Credits, of the faid Deceased, which have or shall Hands, Possessing or Knowledge, of the faid Jane Lighty or into the Hand of any other Person or Persons for the faid or into the County Court of Middlesex, at such Time as the shall be thereunto required by the said Court; Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the said Deceased, at the Death, which at any Time after shall come to the Hands or Possessing or into the faid Court; Goods, Chattels, and Credits, and all the rest and Residue of the said Goods, Chattels, and Chattels, and Credits, of the said Deceased, and the said Court of the said Court, and all the rest and Residue of the said Goods, Chattels, and Chall be found remaining upon the said Administrate. Account, the same being first examined and a finall be found remaining upon the said Administrate. Account, the same being first examined and a Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respective Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and proving the same shall be s	· -
to the faid Juftices and their Successours, we bind ourselves, and each of us, our and each of our Heirs, Ex. Administrators, jointly and severally, firmly by these Prosents. Sealed with our Seals, this 28 In the Tear of our Lord One Thousand Seven Hundred and Eighty fow Pear of the Prigar of the Administratory of all the Goods, Credits, of Credits, of the said Deceased, which have or shall Hands, Possession, or Knowledge, of the said San Secretary and the same for made do exhibit, or cause to into the County Court of Middlesex, at such Time as the said San Secretary of the said Deceased, at the Death, which at any Time after shall come to the Hands or Possession or Pressons, for the said Court, Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the said Deceased, at the Death, which at any Time after shall come to the Hands or Possession or Persons, for the said Court, and said said said said said said said sai	er—
to the faid Juftices and their Successioners, we bind our felves, and each of us, our and each of our Heirs, Exaministrators, jointly and severally, firmly by these Presents. Scaled with our Scales, this 18 June 19 in the Year of our Lord One Thousand Seven Hundred and Eligibly function of the Reign of	ly to be me
The Condition of this Obligation is fuch, that if the above bound land lefter and Credits, of Lord Condition of this Obligation is fuch, that if the above bound land lafter of all the Goods, Credits, of Lord Credits, of Lord Credits, of Lord Credits, of all the Goods, Credits, of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall Hands, Possessing, or Knowledge, of the faid Lord Law or into the Hand of any other Person or Persons for the faid Lord Speech or into the County Court of Middleses, at such Time as the shall be thereunto required by the said Court; Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the said Deceased, at the Death, which at any Time after shall come to the Hands or Possessing or her laid Lord Law; and saminister according to Law; and farther, do make a just and true Account of her Actings and I when thereto required by the said Court, and all the rest and Residue of the said Goods, Chattels, and I shall be found remaining upon the said Admin And Account, the same being first examined and a Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respective Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provice shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor therein named do exhibit the same into the said Court, making Request to have it allowed and approve	xecutors, a
Credits, of Somuel Mellins deceased, do make, or cause to be made, a true Inventory of all and singular the Goods, Chattels, and Credits, of the said Deceased, which have or shall Hands, Possession, or Knowledge, of the said Janu Jasuara or into the Hands of any other Person or Persons for and the same so made do exhibit, or cause to into the County Court of Middlesex, at such Time as the shall be thereunto required by the said Court; Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the said Deceased, at the Death, which at any Time after shall come to the Hands or Possession of the said Januara or into the Hands or Possession of any other Person or Persons, for the do administer according to Law; and farther, do make a just and true Account of har Actings and I when thereto required by the said Court, and all the rest and Residue of the said Goods, Chattels, and I shall be found remaining upon the said Admin Account, the same being first examined and Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respective Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provide shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor therein named do exhibit the same into the said Court, making Request to have it allowed and approve	_ 4/4 1/1
Credits, of Somuel Mellins deceased, do make, or cause to be made, a true Inventory of all and singular the Goods, Chattels, and Credits, of the said Deceased, which have or shall Hands, Possession, or Knowledge, of the said Janu Jasuara or into the Hands of any other Person or Persons for and the same so made do exhibit, or cause to into the County Court of Middlesex, at such Time as the shall be thereunto required by the said Court; Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the said Deceased, at the Death, which at any Time after shall come to the Hands or Possession of the said Januara or into the Hands or Possession of any other Person or Persons, for the do administer according to Law; and farther, do make a just and true Account of har Actings and I when thereto required by the said Court, and all the rest and Residue of the said Goods, Chattels, and I shall be found remaining upon the said Admin Account, the same being first examined and Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respective Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provide shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor therein named do exhibit the same into the said Court, making Request to have it allowed and approve	
Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall Hands, Possession, or Knowledge, of the faid Janu Life or into the Hand of any other Person or Persons for and and the same so made do exhibit, or cause to into the County Court of Middlesex, at such Time as the shall be thereunto required by the said Court; Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the said Deceased, at the Death, which at any Time after shall come to the Hands or Possession of the said Janu Life or or into the Hands or Possession of any other Person or Persons, for the document of the said Soods, Chattels, and Credits and said shall be found remaining upon the said Court, and all the rest and Residue of the said Goods, Chattels, and Institutes of the Court for the Time being, shall deliver and pay unto such Person or Persons respective Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided the said the same into the said Court, making Request to have it allowed and approved therein named do exhibit the same into the said Court, making Request to have it allowed and approved therein named do exhibit the same into the said Court, making Request to have it allowed and approved the said court, in the same into the said Court, making Request to have it allowed and approved the said to have it allowed and approved the said court, making Request to have it allowed and approved the said court, making Request to have it allowed and approved the said court, making Request to have it allowed and approved the said court, making Request to have it allowed and approved the said court, making Request to have it allowed and approved the said court, making Request to have it allowed and approved the said court, making Request to have it allowed and approved the said court, making Request to have it allowed and approved the said court.	Chattels,
Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall Hands, Possession, or Knowledge, of the faid Sans Sefection or into the Hand of any other Person or Persons for and the same so made do exhibit, or cause to into the County Court of Middlesex, at such Time as the shall be thereunto required by the said Court; Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the said Deceased, at the Death, which at any Time after shall come to the Hands or Possession of the said Sans See of administer according to Law; and farther, do make a just and true Account of her Actings and Deceased when thereto required by the said Court, and all the rest and Residue of the said Goods, Chattels, and I shall be found remaining upon the said Admin Account, the same being first examined and a Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respective Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provide shall hereaster appear that any last Will and Testament was made by the said Deceased, and the Executor therein named do exhibit the same into the said Court, making Request to have it allowed and approved the said Court, making Request to have it allowed and approved the said Court.	ue and per
or into the Hand of any other Person or Persons for her and the same so made do exhibit, or cause to into the County Court of Middlesex, at such Time as the shall be thereunto required by the said Court; Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the said Deceased, at the Death, which at any Time after shall come to the Hands or Possession of the said Jane Spree or into the Hands or Possession of any other Person or Persons, for her do administer according to Law; and farther, do make a just and true Account of her Actings and I when thereto required by the said Court, and all the rest and Residue of the said Goods, Chattels, and I shall be found remaining upon the said Admin Admin Account, the same being first examined and a Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respective Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provide shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor therein named do exhibit the same into the said Court, making Request to have it allowed and approved the same approved.	l come to
or into the Hand of any other Person or Persons for here and the same so made do exhibit, or cause to into the County Court of Middlesex, at such Time as here shall be thereunto required by the said Court; Goods, Chattels, and Credits, and Credits, of the said Deceased, at the Death, which at any Time after shall come to the Hands or Possession of the said Janes Lefree or into the Hands or Possession of any other Person or Persons, for here do administer according to Law; and farther, do make a just and true Account of here Actings and Deceased when thereto required by the said Court, and all the rest and Residue of the said Goods, Chattels, and of shall be found remaining upon the said Admine Account, the same being first examined and a Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respective Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provide shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor therein named do exhibit the same into the said Court, making Request to have it allowed and approved the same and provided the same into the said Court, making Request to have it allowed and approved the same and provided the same into the said Court, making Request to have it allowed and approved the same and provided the same and the Executor therein named do exhibit the same into the said Court, making Request to have it allowed and approved the same and provided the same and the Executor therein named do exhibit the same into the said Court, making Request to have it allowed and approved the same and t	
and the fame fo made do exhibit, or cause to into the County Court of Middlesex, at such Time as he shall be thereunto required by the said Court; Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the said Deceased, at the Death, which at any Time after shall come to the Hands or Possession of the said January or into the Hands or Possession of any other Person or Persons, for he administer according to Law; and farther, do make a just and true Account of he Actings and I when thereto required by the said Court, and all the rest and Residue of the said Goods, Chattels, and of shall be found remaining upon the said Admin Account, the same being first examined and Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respective Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provide shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor therein named do exhibit the same into the said Court, making Request to have it allowed and approved the same and the Executor therein named do exhibit the same into the said Court, making Request to have it allowed and approved the same and the same and approved the same and the Executor therein named do exhibit the same into the said Court, making Request to have it allowed and approved the same and the same and the same and the Executor therein named do exhibit the same into the said Court, making Request to have it allowed and approved the same and	s or Poffet
into the County Court of Middlefex, at fuch Time as he shall be thereunto required by the said Court; Goods, Chattels, and Credits, and Credits, and Credits, of the said Deceased, at the Death, which at any Time after shall come to the Hands or Possession of the said Jane Softee or administer according to Law; and farther, do make a just and true Account of he Actings and E when thereto required by the said Court, and all the rest and Residue of the said Goods, Chattels, and I shall be found remaining upon the said Admin Account, the same being sirst examined and Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respective Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provide shall hereaster appear that any last Will and Testament was made by the said Deceased, and the Executor therein named do exhibit the same into the said Court, making Request to have it allowed and approve	
Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the Death, which at any Time after shall come to the Hands or Possession of the said Janes I free of administer according to Law; and farther, do make a just and true Account of here. Actings and Deceased when thereto required by the said Court, and all the rest and Residue of the said Goods, Chattels, and I shall be found remaining upon the said Admin Account, the same being first examined and a Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respective Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provide shall hereaster appear that any last Will and Testament was made by the said Deceased, and the Executor therein named do exhibit the same into the said Court, making Request to have it allowed and approved	and the 1
Death, which at any Time after shall come to the Hands or Possession of the said Jane Sofree of administer according to Law; and farther, do make a just and true Account of her Actings and E when thereto required by the said Court, and all the rest and Residue of the said Goods, Chattels, and I shall be found remaining upon the said Admin Account, the same being first examined and Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respective Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provide shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor therein named do exhibit the same into the said Court, making Request to have it allowed and approve	Time of
or into the Hands or Possession of any other Person or Persons, for here do administer according to Law; and farther, do make a just and true Account of here Actings and E when thereto required by the said Court, and all the rest and Residue of the said Goods, Chattels, and C shall be found remaining upon the said Admin Account, the same being first examined and a Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respective Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provide shall hereaster appear that any last Will and Testament was made by the said Deceased, and the Executor therein named do exhibit the same into the said Court, making Request to have it allowed and approve	inn
administer according to Law; and farther, do make a just and true Account of Actings and E when thereto required by the said Court, and all the rest and Residue of the said Goods, Chattels, and C shall be found remaining upon the said Admin Account, the same being first examined and a Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respective Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provide thall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor therein named do exhibit the same into the said Court, making Request to have it allowed and approve	well and
when thereto required by the faid Court, and all the reft and Refidue of the faid Goods, Chattels, and Count finall be found remaining upon the faid Admin Account, the fame being first examined and a Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respective Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provide thall hereafter appear that any last Will and Testament was made by the said Deccased, and the Executor therein named do exhibit the same into the said Court, making Request to have it allowed and approve	Doings the
fhall be found remaining upon the faid Admin Account, the fame being first examined and a Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respective Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provide thall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor therein named do exhibit the same into the said Court, making Request to have it allowed and approve	Credits, w
Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provide shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor therein named do exhibit the same into the said Court, making Request to have it allowed and approve	allowed by
shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor therein named do exhibit the same into the said Court, making Request to have it allowed and approve	ly as the
therein named do exhibit the same into the said Court, making Request to have it allowed and approve	ded; and
그 그 그는	r or Exec
if the faid Janu leves - being thereunto required, do render	
프레이터 10 - 10 - 10 - 10 - 10 - 10 - 10 - 10	
Letters of Administration, Approbation of such Testament being had, and made in the said	Court:
this Obligation to be void, and of none Effect, or else to remain in full Force and Virtue.	
Sealed and Delivered }	<i>10</i> 4
Sealed and Delivered Charles Les Les Les Les Les Les Les Les Les L	Print.
At a Court held for Middlesep County at the Courthouse in Theannas,	
At a Court held for Middlesery County at the Court house in Theanna, on Monday the 28 day of Interesty 1785 I Borid was acknowledded by the Subscribers thereto and Orderedded	1 17 6
Wollie was alknowing ded by The Substitutes of Three and Ordered	ALCOHOLD STATE OF THE PARTY OF

July mores Jul Will Chun Mile (8)

		000		2	200	8	2	
are beld a	and firmly boun	to Colmes	m) Bukel	y, year	g of Daniel	, Georg	v Bud to	,
Mil	Thom M	unay	5	<u> </u>	\			
7,		, (0	8.8	0		
Cout Tu	Aires of the Con	ert of MiddleGov	County, now fitti			2.26		
		// of Widdielex	County, now fitt					
to the fair	d Justices and	beir Successours.	we bind ourselve.				d truly to be made	
Administra	ators, jointly a	nd severally, firm	nly by these Presen	its. Sealed w	ith our Seats. thi	2.5	Day o	,
Februa	ayan ,	n the Year of our	r Lord One Thousa	and Seven Hu	ndred and Eig.	the fore-	and in the	
No	nether	Year of the	be Reign of our So	vereign Lord	George the	mmonove	ealth	
						4.0		
T	HE Condition	of this Obligati	on is fuch, that i			30 A S S S S S S S S S S S S S S S S S S		
redita	s pl	Broke	~~	Admir	rubator	of all the Good	ds, Chattels, and	L
nventory	of all and Gre	mlan ska Carl	· · · · ·	deceased, do	make, or cause	to be made,	a true and perfect	t
Iands. P	Offession or K	nowledge of	Chattels, and C	redits, of the	faid Deceased, v	which have or	shall come to the	
		nowicage, or	the	laid Jaz	- Oro	one w	$\widehat{\mathbf{S}}$	
	0	8	8 8	1	0	or into the H	ands or Poffession	
any other	er Person or Pe	rions for hom		and the f	ame fo made do e		fe to be exhibited,	
to the Co	ounty Court of	Middlesex, at fi	ich Time as he	fhall be the	ereunto required	by the faid Cou	art; and the fame	
oods, Cl	hattels, and Cr	edits, and all oth	her the Goods, Cl	hattels, and C	redits, of the faic	Deceased, at	the Time of	
eath, wh	hich at any Tir	ne after shall co	me to the Hands	or Poffession	of the faid The	man Bro	oko ~	
			or Poffession of a		6.00 50 5			
lminister			er, do make a ju					
			and all the rest a					
all be for	und remaining	upon the faid A	Adminestation	Account, th	e fame being firf	t examined an	d allowed by the	
uftices of	the Court for	the Time being	g, shall deliver ar	nd pay unto f	uch Person or P	erfons respecti	ively as the faid	
			hall direct, purfu					
all hereaf	fter appear that	any last Will a	nd Testament was	made by the	faid Deceafed.	and the Execu	tor or Executors	
erein nan	ned do exhibit	the fame into th	he faid Court, m	aking Requef	to have it allow	ved and approx	ved accordingly	
the faid	Thomas	Brooks	moin		g thereunto requ			
her			Approbation of fuc		being had, and	nade in the fui	Court: Then	
is Obliga	ation to be voice	, and of none I	Effect, or elfe to	remain in full	Force and Virtue	e.		m
	1.51.6				Tho	nas Bros		(43
200 14 /	d and Delivere	1			Chunk	hin Blan	key	(2)
in	be Presence of	15.1				1 N. 300 and 6		
	It a loust i	relo for A	idalesop Con	enty of the	Courthouse	in Usban	190	
7.º	Band	1 The 28	day of Fe	may 17	13	10		
us	wond) was ach	non ledge.	d by the	lubraiber	there to a	nd Ordered h	obs Re
				O.	in M	achune	White	
							ALL CONTROL OF THE PARTY OF THE	A STATE OF THE PARTY OF

d it

P n

KNOW all Men, by these Presents, that we Henry Vals & Thomas Mountagers are beld and firmly bound to Maurice Smith, George Daniel, George But & Thomas Gent. Juffices of the Court of Middlefex County, now fitting, in the Sum of one heard red founds men to the Payment whereof, well and truly to be made to the faid Justices and their Successours, we bind ourselves, and each of us, our and each of our Heirs; Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this 28 _____ Day of March In the Year of our Lord One Thousand Seven Hundred and Cighty five and in the THE Condition of this Obligation is fuch, that if the above bound Henry Vafs Adminustrator of all the Goods, Chattels, and Credits, of Martha Davis or deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall come to the Hands, Possession, or Knowledge, of him the said Henry Vapor or into the Hands or Poffession 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 Middlesex, at such Time as he shall be thereunto required by the said Court; and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceased, at the Time of her Death, which at any Time after shall come to the Hands or Possession of the said Honry Vafe ~ or into the Hands or Possession of any other Person or Persons, for him do well and truly administer according to Law; and farther, do make a just and true Account of his Actings and Doings therein, when thereto required by the faid Court, and all the rest and Residue of the faid Goods, Chattels, and Credits, which shall be found remaining upon the said Admin shallow Account, the same being first examined and allowed by the Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said Justices, by their Order or Judgment, shall direct; pursuant to the Laws in that Case made and provided; and if it shall hereafter appear that any last Will and Testament was made by the faid Deceased, and the Executor or Executors therein named do exhibit the same into the said Court, making Request to have it allowed and approved accordingly, if the faid Henry Vafe more being thereunto required, do render and deliver up hir Letters of Administration, Approbation of such Testament being had, and made in the said Court: Then this Obligation to be void, and of none Effect, or else to remain in full Force and Virtue. ED. Henry Vafo Sealed and Delivered in the Presence of S. One Soundy at the Court house in Habanna (23) The Montague on Monday the 2 to day of March 1785 -This Bond was acknowledged by the Subscriber thereto and Ordered to be Ruorded Just Still Chun While

Truly worder Jul Will Churchhile (8)

NOW all Men, by these Presents, that we	Short ong v. James Hod Thomas Room &
Thomas day	XXXXX
beld and firmly bound to Demand But	hely, Phily Mountages George Daniel &
hongo But	THE STATE OF THE S
	0 0 0 0
nt. Justices of the Court of Middlesex County, no	ow fitting, in the Sum of One thousand pounds
	to the Payment whereof, well and truly to be made
	ourselves, and each of us, our and each of our Heirs, Executors, and
이 그리고 아니는 그리고 있게 하다면 하면서 한 경에 살아왔다면 가능한 얼마를 잃었습니다. 그리고 없는 사람이 없는 것이 없다.	Presents. Sealed with our Seals, this 26 Day of
	Thousand Seven Hundred and lighty five and in the
North Year of the Reign of	our Sovereign Lord George the
HE Condition of this Obligation is find	de sala de la la la Con de la mestido
ALE condition of this configurous is facility	Administration of all the Goods, Chattels, and
	deceased, do make, or cause to be made, a true and perfect
	and Credits, of the faid Deceafed, which have or shall come to the
ads. Possession, or Knowledge of them	the faid John George & James Kidd
1	the fall of the judge of the
Le assalla	or into the Hands or Possession
ny other Person or Persons for them	and the same so made do exhibit, or cause to be exhibited,
	as they shall be thereunto required by the faid Court; and the same
	ods, Chattels, and Credits, of the faid Deceased, at the Time of her
	Hands or Poffession of the faid John george & James
Hidd or into the Hands or Poffeffie	on of any other Person or Persons, for them do well and truly
	ake a just and true Account of their Actings and Doings therein,
n thereto required by the faid Court, and all the	he rest and Residue of the said Goods, Chattels, and Credits, which
	Account, the same being first examined and allowed by the
	eliver and pay unto fuch Person or Persons respectively as the said
	, purfuant to the Laws in that Case made and provided; and if it
	nent was made by the faid Deceased, and the Executor or Executors
	ourt, making Request to have it allowed and approved accordingly,
ne faid John George Warner Kidd _	· · · · · · · · · · · · · · · · · · ·
heir Letters of Administration, Approbation	on of fuch Testament being had, and made in the faid Court: Then
Obligation to be void, and of none Effect, or	on of such Testament being had, and made in the said Court: Then else to remain in full Force and Virtue. John George James Made
	John George
Sealed and Delivered	Some Red &
in the Presence of	Thomas Kealy &
At a Court held for Middleses	so Country of the Court house in Unbanna
T. 1. 16	mil 1785
on Junday the 26 day of as	end with the same
211 Bond was acknowled	all and two the state before the at the attended
211 Bond was acknowled	sages by the vills as bus thereto and Ordere
i Accorded .	Jul Will Churchhile

TNOW all Men, by these Presents, that we David Banish, Benjamin Banish and are beld and firmly bound to Colmend Buhely, George Daniel, Thomas Segar & John George Gent. Justices of the Court of Middlefex County, now sitting, in the Sum of five heard us hours to the Payment whereof, well and truly to be made to the Said Justices and their Successours, we bind ourselves, and each of us, our and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this 25 _____ Day of July in the Year of our Lord One Thousand Seven Hundred and Cighly Live and in the Year of the Reign of our Sovereign Lord George the Commonwealth HE Condition of this Obligation is fuch, that if the above bound Laved Banuch m سداد بدد د د ندنس Adminustrator of all the Goods, Chattels, and Credits, of George Barush deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall come to the Hands, Poffession, or Knowledge, of hem the said David Barnich or into the Hands or Poffession 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 Middlesex, at such Time as he shall be thereunto required by the said Court; and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the Time of Line Death, which at any Time after shall come to the Hands or Possession of the said David Barrick or into the Hands or Possession of any other Person or Persons, for home do well and truly administer according to Law; and farther, do make a just and true Account of his Actings and Doings therein, when thereto required by the faid Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Admin whalin Account, the same being first examined and allowed by the Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereafter appear that any last Will and Testament was made by the faid Deceased, and the Executor or Executors therein named do exhibit the fame into the faid Court, making Request to have it allowed and approved accordingly, if the faid David Banick being thereunto required, do render and deliver up Letters of Administration, Approbation of such Testament being had, and made in the said Court: Then this Obligation to be void, and of none Effect, or else to remain in full Force and Virtue. David Banick Sealed and Delivered Beyonen & Banick in the Presence of At a Court held for Middlesep County of the Court house in Wibanna on Monday the 25 day of July 1785 his Bond was acknowledged by the Substitue that and Grand to be Number

Twily wood of Still Churchhile (8)

K NOW all Men, by these Presents, that we France Junale, The Man & Sommel Hugh Honey 8 5 are beld and firmly bound to Colon and Butuley, George Daniel, Thomas Sogar & William Munay Gent. Justices of the Court of Middlefex County, now sitting, in the Sum of one thousand Lounds or to the Payment whereof, well and truly to be made to the faid Justices and their Successours, we bind ourselves, and each of us, our and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this 2. 6 home Day of in the Year of our Lord One Thousand Seven Hundred and Eighty five and in the Year of the Reign of our Severeign Lord George the Commonwealth HE Condition of this Obligation is fuch, that if the above bound Frances Junale m Administration of all the Goods, Chattels, and Credits, of George Junalt mm deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall come to the Hands, Postession, or Knowledge, of her the faid Frances Lunall or into the Hands or Possession of any other Person or Persons for her and the same so made do exhibit, or cause to be exhibited, into the County Court of Middlefex, at fuch Time as the 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 faid Deceafed, at the Time of Liv Death, which at any Time after shall come to the Hands or Possession of the faid Frances Junall or into the Hands or Poffession of any other Person or Persons, for her administer according to Law; and farther, do make a just and true Account of Lee. Actings and Doings therein, when thereto required by the faid Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the faid Admin it Account, the same being first examined and allowed by the Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the fame into the faid Court, making Request to have it allowed and approved accordingly, if the faid Frances Junal moments being thereunto required, do render and deliver up Letters of Administration, Approbation of such Testament being had, and made in the said Court: Then this Obligation to be void, and of none Effect, or else to remain in full Force and Virtue. Sealed and Delivered The Moore in the Presence of Of a Court continued and held for Middlevery Country at the Court house in His Bond on Just day the 26 day of July 17,85 This Bond was acknowledged by the Subscriber thueto and Brienes tobokunded Jul Hill Churchhile

July worded test Mile Church White Co

120 TNO W all Men, by these Presents, that we Com Collect & Charles Ducley are beld and firmly bound to Comern's Bothely, George Deniel Thomas Sign and Comlow Gent. Juffices of the Court of Middlefex County, now fitting, in the Sum of find headed hound to the Payment whereof, well and truly to be made to the faid Justices and their Successours, we bind ourselves, and each of us, our and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this 26 _____ Day of in the Year of our Lord One Thousand Seven Hundred and Egly for and in the Year of the Roign of our Sovereign Lord George the Commonwealth HE Condition of this Obligation is fuch, that if the above bound and Elleste - Adminulation of all the Goods, Chattels, and deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall come to the the faid ann cleate Hands, Possession, or Knowledge, of her or into the Hands or Possession of any other Person or Persons for Lan and the fame fo made do exhibit, or cause to be exhibited, into the County Court of Middlefex, at fuch Time as I fhall be thereunto required by the faid Court; and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the Time of her Death, which at any Time after shall come to the Hands or Possession of the said ann ellest or into the Hands or Possession of any other Person or Persons, for her administer according to Law; and farther, do make a just and true Account of her Actings and Doings therein, when thereto required by the faid Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Admin chalon Account, the same being first examined and allowed by the Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the fame into the faid Court, making Request to have it allowed and approved accordingly, if the faid ann Ellevil being thereunto required, do render and deliver up Letters of Administration, Approbation of such Testament being had, and made in the said Court: Then this Obligation to be void, and of none Effect, or else to remain in full Force and Virtue. ann + Stade Che Sealed and Delivered Charles Dudley (2) at a Court held for Middlevery Country at the Court house in Althouse

on Monday the 24 day of September 1785 This Bond was authorited by the Subscribers thouse and Orders to be Recorded Tist Will Cherry While

July words Just Will Church Shill Co

Ideal Buchely, John	Infrage, Coulon Cody & Thomas Noone
re beld and firmly bound to	
0000	0 9 0
Sent. Justices of the Court of Middlesex County, now sit	ting, in the Sum of one thousand pounds
~~~~~	to the Payment whereof, well and truly to be made
o the faid Justices and their Successours, we bind ourselve	ves, and each of us, our and each of our Heirs, Executors, and
	Cents. Sealed with our Seals, this 28 Day of
november in the Year of our Lord One Thou	usand Seven Hundred and legtly five and in the
Tenthrum Year of the Reign of our	Commonwealth Commonwealth
The second second	- T W
HE Condition of this Obligation is fuch, that	t if the above bound Granea Gunder
noth the Well amoned were	Adminisher of all the Goods, Chattels, and
	deceased, do make, or cause to be made, a true and persect
그 그 이 가는 그리고 한다면 하는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는데	Credits, of the faid Deceafed, which have or shall come to the
Hands, Poffession, or Knowledge, of her	e faid Frances Funal
	or Into the Hands or Possession
of any other Person or Persons for her	and the same so made do exhibit, or cause to be exhibited,
	fhall be thereunto required by the faid Court; and the same
	Chattels, and Credits, of the faid Deceafed, at the Time of
	ads or Possession of the said Frances Jamale
Death, which at any 1 ime after mail come to the Han	of any other Person or Persons, for Lev do well and truly
	가 하게 되었다면서 하나 하는 것 같아. 나는 사람들은 사람들은 사람들은 사람들이 되었다면 하는데 그는데 그는데 가는데 되었다면 하다고 있다.
	a just and true Account of her Actings and Doings therein,
	eft and Residue of the said Goods, Chattels, and Credits, which
	Account, the fame being first examined and allowed by the
Justices of the Court for the Time being, shall delive	r and pay unto fuch Person or Persons respectively as the faid
Justices, by their Order or Judgment, shall direct, p	urfuant to the Laws in that Case made and provided; and if it
shall hereafter appear that any last Will and Testament	was made by the faid Deceafed, and the Executor or Executors
	making Request to have it allowed and approved accordingly,
if the faid Frances Francel ~	being thereunto required, do render and deliver up
her Letters of Administration, Approbation of	f fuch Testament being had, and made in the faid Court: Then
this Obligation to be void, and of none Effect, or else	to remain in full Force and Virtue.
	to remain in full Force and Virtue.
Sealed and Delivered	for hany w
in the Presence of	Wilkenson Barry &
at a Court held for Middleway Con	ally at the Court house
in Ulaborne on Monday the 28 days	
	The first the second of the se
IST A MANAGER AND AND LANGE AND	CONSIGNATION CONTRACTOR OF THE PROPERTY OF THE
Gond was acknowledged by the Sabscribers	
	Es Will Churchhile

122 NOW all Men, by these Presents, that we Daniel Dejamato & William Bowden are beld and firmly bound to Maurice Smith, Henry Nafe, John George, & Overlon Cosby Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of one thousand Lounds and to the Payment whereof; well and truly to be made to the said Justices and their Successours, we bind ourselves, and each of us, our and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this 29 Day of Some of the Year of our Lord One Thousand Seven Hundred and Lighty Sign and in the HE Condition of this Obligation is fuch, that if the above bound Daniel Defarmato Adminestrator of all the Goods, Chattels, and Credits, of Many Deformatto _____ deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall come to the Hands, Possession, or Knowledge, of him the faid Daniel Dejameter or into the Hands or Poffession of any other Person or Persons for hammen and the same so made do exhibit, or cause to be exhibited, into the County Court of Middlefex, at fuch Time as he shall be thereunto required by the said Court; and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceased, at the Time of her Death, which at any Time after shall come to the Hands or Possession of the said Doniel Defamato or into the Hands or Possession of any other Person or Persons, for her do well and truly administer according to Law; and farther, do make a just and true Account of his Actings and Doings therein, when thereto required by the faid Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which Thall be found remaining upon the faid Admin Account, the fame being first examined and allowed by the Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the fame into the faid Court, making Request to have it allowed and approved accordingly, if the faid Daniel Defante me being thereunto required, do render and deliver up hei Letters of Administration, Approbation of such Testament being had, and made in the said Court: Then this Obligation to be void, and of none Effect, or else to remain in full Force and Virtue. Daniel Deformato La Scaled and Delivered Mim Bonden - E.L. in the Presence of at a Court held for Middlesep Country at the Court house in Usbonne on Monday the 23 day of January 1786 This Bond was acknowledged by the Subsurbus there to and Ordered to be Russaled Jul Will Chunkhile

Truly worder Jus Will Church hile CO

123 NOW all Men, by these Presents, that we Doved Henduson & Qualon Cosby are beld and firmly bound to Coloners Bukeley, Mauris South, Honry Pof on Thom Gent. Justices of the Court of Middlefex County, now sitting, in the Sum of five hundred hounds to the Payment whereof, well and truly to be madeto the said Justices and their Successours, we bind ourselves, and each of us, our and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Seales, this 27- Day of Thursy in the Year of our Lord One Thousand Seven Hundred and lighty Sig Year of the Reign of our Sovereign Lord George the Common wealth HE Condition of this Obligation is such, that if the above bound David Honduson Adminestator of all the Goods, Chattels, and Credits, of John Bandon more deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall come to the Hands, Possession, or Knowledge, of hem the faid David Minduson 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 Middlefex, at fuch Time as he shall be thereunto required by the faid Court; and the same Goods, Chartels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the Time of Liv Death, which at any Time after shall come to the Hands or Possession of the said Dovid Monderson or into the Hands or Possession of any other Person or Persons, for home-do well and truly administer according to Law; and farther, do make a just and true Account of his Actings and Doings therein, when thereto required by the faid Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Admin Account, the same being first examined and allowed by the Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the fame into the faid Court, making Request to have it allowed and approved accordingly, if the faid David Mendewon being thereunto required, do render and deliver up Letters of Administration, Approbation of such Testament being had, and made in the said Court: Then this Obligation to be void, and of none Effect, or else to remain in full Force and Virtue. David Henduson Sealed and Delivered Ovator Cos by in the Presence of Ot a Court held for Middles up Country at the Court house in Unbanne on Monday the 17 day of Teleway 1786 This Bond was acknowledged by the Subscribes thereto and Ordered to be Querded

Just WillChunkhile

July worded Sust Will Chunthill (8)

K NOW all Men, by these Presents, that we Overton Cosby & Colmund Buhiley are beld and firmly bound to Belmen & Bukeley, Maurie Smeth, Honry tof by Gent. Justices of the Court of Middlefex County, now fitting, in the Sum of Lenthouseast hounds to the Payment whereof, well and truly to be made to the faid Justices and their Successours, we bind ourselves, and each of us, our and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this 27 Day of Theren in the Year of our Lord One Thousand Seven Hundred and Eighty Sig and in the Year of the Reign of our Sovereign Lord George the Commonwealth HE Condition of this Obligation is fuch, that if the above bound Quarton Cosby Admin whater of all the Goods, Chattels, and Credits, of David Loudon union deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall come to the Hands, Poffession, or Knowledge, of him the faid Overlon Cosby or into the Hands or Poffession 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 Middlefex, at fuch Time as he shall be thereunto required by the faid Court; and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the Time of his Death, which at any Time after shall come to the Hands or Possession of the faid Gunton Cosby or into the Hands or Possession of any other Person or Persons, for here do well and truly administer according to Law; and farther, do make a just and true Account of his Actings and Doings therein, when thereto required by the faid Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the faid Adminustration Account, the same being first examined and allowed by the Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereafter appear that any last Will and Testament was made by the faid Deceased, and the Executor or Executors therein named do exhibit the fame into the faid Court, making Request to have it allowed and approved accordingly, if the faid Bunton Cosby Cosby me being thereunto required, do render and deliver up Letters of Administration, Approbation of such Testament being had, and made in the said Court: Then this Obligation to be void, and of none Effect, or else to remain in full Force and Virtue. · Sealed and Delivered in the Presence of at a Court held for Meddles up County at the Court house in Mubonne on Money the 27 day of Lawry 1786

This Bond was acknowledged by the Subsubus thereto and Ordered to be Querded Jest - Will Cherry hele

July worder Just Will Chambhille (8)

KNOW all Men, by these Presents, that we John Beamen o John Clarky are beld and firmly bound to Edmund Buheley , George Doniel , Overlow Cosby and Thomas Roome Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of one thousand Lounds to the Payment whereof, well and truly to be made to the faid Justices and their Successours, we bind ourselves, and each of us, our and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this 24 ---- Day of in the Year of our Lord One Thousand Seven Hundred and Leghty Sip - and in the o Tenthe Year of the Riger of on Growing Lord George the Common on wealth HE Condition of this Obligation is fuch, that if the above bound John Beamon w Admin color of all the Goods, Chattels, and deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall come to the Hands, Poffestion, or Knowledge, of hem the faid wohn Beam on or into the Hands or Possession of any other Person or Persons for hem and the same so made do exhibit, or cause to be exhibited, into the County Court of Middlefex, at fuch Time as he shall be thereunto required by the faid Court; and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the Time of her

Death, which at any Time after shall come to the Hands or Possession of the said John Beaman or into the Hands or Possession of any other Person or Persons, for her do well and truly administer according to Law; and farther, do make a just and true Account of his Actings and Doings therein, when thereto required by the faid Court, and all the reft and Refidue of the faid Goods, Chattels, and Credits, which shall be found remaining upon the said Admin Account, the same being first examined and allowed by the Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the fame into the faid Court, making Request to have it allowed and approved accordingly, if the faid IshnBeaman being thereunto required, do render and deliver up Letters of Administration, Approbation of such Testament being had, and made in the faid Court: Then this Obligation to be void, and of none Effect, or elfe to remain in full Force and Virtue. John Beamon Et

Sealed and Delivered in the Presence of John Clarke (2)



at a Court held for Middlesop Country at the Courthouse in the banna on Monday the 2 At day of april 1786 This Bond was acknowledged by the Subscribes there to and Grand to be Auorded

> Just Will Churchhile Truly aworded Just Will Church hill Co

are beld and firmly bound to Edmund hour	hely, Maurie South, George Daniel & Thom
Bone NYV	2222
Cara pp. 1	
Gent. Justices of the Court of Middlesex County,	now fitting, in the Sum of How thousand Lounds a
	to the Payment whereof, well and truly to be
	d ourselves, and each of us, our and each of our Heirs, Executors
	rese Presents. Sealed with our Seals, this 25
	One Thousand Seven Hundred and Egetty Sign and
Eleventh Year of the Reign	of our Sovereign Lord George the Commonweall
<u>ر</u>	
440	2 2
HE Condition of this Obligation is fue	ch, that if the above bound Daniel Defarmation
1 mm	dmin whator of all the Goods, Chattels,
Credits, of William Ly or	deceased, do make, or cause to be made, a true and p
Inventory of all and fingular the Goods, Chattel	ls, and Credits, of the faid Deceafed, which have or shall come t
Hands, Possession, or Knowledge, of him	
se ce ce	
and the second second	or into the Hands or Poffe
of any other Person or Persons for him	and the same so made do exhibit, or cause to be exhib
into the County Court of Middlesex, at such Time	e as he shall be thereunto required by the said Court; and the
Goods, Chattels, and Credits, and all other the G	Goods, Chattels, and Credits, of the faid Deceafed, at the Time of
	e Hands or Poffession of the faid Daniel Dyannete
	Mion of any other Person or Persons, for how do well and
administer according to Law; and farther, do n	
	the reft and Refidue of the faid Goods, Chattels, and Credits, w
shall be found remaining upon the faid Admin at	hahon Account, the fame being first examined and allowed by
Justices of the Court for the Time being the	Account, the lame being first examined and allowed by
Luftices by their Order or Luden as a way	deliver and pay unto fuch Person or Persons respectively as the
fall handfor any and the first fall direct	ct, pursuant to the Laws in that Case made and provided; and
min hereafter appear that any last Will and Testan	ment was made by the faid Deceafed, and the Executor or Execu
therein named do exhibit the fame into the faid C	Court, making Request to have it allowed and approved according
if the faid Donnet Daparnett	being thereunto required, do render and deliver
Letters of Administration, Approbati	ion of fuch Testament being had, and made in the said Court: T
this Obligation to be void, and of none Effect, or	r else to remain in full Force and Virtue.
Beaman Beaman Com	Danuel Dyanatt
Sealed and Delivered	John Jackson
in the Presence of	
in the Presence of Scout held for Middlesey County a many the 25 day of Veptember 178	1 the Courthouse in Urbanna on

July wood Jul Mill Church hill . Co

NOW all Men, by these Presents, that we Milded Prigon, Churchile Blakey, Han Channing & are beld and firmly bound to Edmund Buckeley, Marino South, Philip Houndages & George Daniel My 8 8 0 . 6 6 6 6 Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of five flowers founds to the Payment whereof, well and truly to be made to the faid Justices and their Successours, we bind ourselves, and each of us, our and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this 282 Day of Celober in the Year of our Lord One Thousand Seven Hundred and Engly Sip Else onth me Year of the Reign of our Sovereign Lord George the Common wealth HE Condition of this Obligation is fuch, that if the above bound Milalud Lugar Admin whether of all the Goods, Chattels, and Credits, of William Lyon deceased, do make, or cause to be made, a true and persect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall come to the Hands, Poffession, or Knowledge, of her the faid Mildred Payon or into the Hands or Poffession 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 Middlefex, at fuch Time as the shall be thereunto required by the faid Court; and the same Goods, Chattels, and Ctedits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the Time of her Death, which at any Time after shall come to the Hands or Possession of the said Mildred Pryor or into the Hands or Poffeffion of any other Person or Persons, for here do well and truly administer according to Law; and farther, do make a just and true Account of her Actings and Doings therein, when thereto required by the faid Court, and all the rest and Residue of the faid Goods, Chattels, and Credits, which shall be found remaining upon the faid Admin shahan Account, the same being first examined and allowed by the Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the fame into the faid Court, making Request to have it allowed and approved accordingly, if the faid Mulder Lyon being thereunto required, do render and deliver up her Letters of Administration, Approbation of such Testament being had, and made in the said Court: Then this Obligation to be void, and of none Effect, or else to remain in full Force and Virtue. Chunkhilo Blakey Sealed and Delivered Hony Choming in the Presence of Henry Vofo at a Court held for Middlesop Country at the Court house in Moonna on Monday the 23 day of October 1786 his Bond was acknowledged by the Subscribers thereto and Ordered hot Recorded

July morses Con Mill Churchhille (8)

K NOW all Men, by these Presents, that we Charles Coute & Shaw Kome Rome are beld and firmly bound to Colmand Bukely, Maurice Smith, George Daniel and Many Not

Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of one shows and Pour of to the Payment whereof, well and truly to be made to the said Justices and their Successours, we bind ourselves, and each of us, our and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this 26 Day of Theory in the Year of our Lord One Thousand Seven Hundred and Lighty Seven and in the Cleventher Year of the Reign of our Soversign Lord George the Common wealth

HE Condition of this Obligation is fuch, that if the above bound Charles Caules

Admin and of all the Goods, Chattels, and deceased, do make, or cause to be made, a true and perfect Inventory of all and singular the Goods, Chattels, and Credits, of the said Deceased, which have or shall come to the Hands, Possession, or Knowledge, of him the said Charles Canta

or into the Hands or Possession of any other Person or Persons for from and the same so made do exhibit, or cause to be exhibited, into the County Court of Middlesex, at such Time as foods, Chattels, and Credits, and Credits,

or into the Hands or Possession of any other Person or Persons, for how do well and truly administer according to Law; and farther, do make a just and true Account of how Actings and Doings therein, when thereto required by the said Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Admin Account, the same being first examined and allowed by the Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the same into the said Court, making Request to have it allowed and approved accordingly, if the said Charles Cartin being thereunto required, do render and deliver up

Letters of Administration, Approbation of such Testament being had, and made in the said Court: Then this Obligation to be void, and of none Effect, or else to remain in full Force and Virtue.

Sealed and Delivered

that Center Co

At a Count held for Meddles up Country at the Count house in the benne on Monday the 26 day of February 1787

This Bonds ovas acknowledged by the Salonebus thereto and Ordered the Russed of Will Cherry hill

Truly award a Set Well Church Shile co

•	128	6.21	A STATE OF THE STA	
KNOWall	Man, by these Presents, that	a Man Ma	Whens & John	Hallhins
are beld and firmly	bound to Exmens to	sately groups	Donal, Qualon	sey and
James R	of 8		- No.	
	e Court of Middlesex County,			benie -
		10 1	be Payment whereof, well an	d truly to be mad
to the said Justices of Administrators, join.	and their Successours, we bind tly and severally, firmly by the	l ourselves, and each of us	, our and each of our Heirs	, Executors, an
april -	T 10		ed and Eighty Swin	

HE Condition of this Obligation is fuch, that if the ove bound Moses Matthews Admin wheter of all the Goods, Unatters, and Credits, of Thomas Matthews deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall come to the Hands, Possession, or Knowledge, of how the faid Moses Marthews

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 Middlesex, at such Time as he shall be thereunto required by the said Court; and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceased, at the Time of Death, which at any Time after shall come to the Hands or Possession of the said Moses Mallhans

or into the Hands or Possession of any other Person or Persons, for him administer according to Law; and farther, do make a just and true Account of his Actings and Doings therein, when thereto required by the faid Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Admin Account, the same being first examined and allowed by the Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereaster appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the same into the said Court, making Request to have it allowed and approved accordingly, if the faid Mosso Matthews being thereunto required, do render and deliver up

Letters of Administration, Approbation of such Testament being had, and made in the said Court: Then this Obligation to be void, and of none Effect, or else to remain in full Force and Virtue.

Sealed and Delivered in the Presence of

Moses mall hens



nd in the

John Marthy (4)



Ota Court londermed and held for Medales up County at the Courthouse in Unbanne on Tuesday the 2h day of april 1787

This Bond was acknowledged by the Subsurbus thereto and ordered tobs Russed a Out Will Church hele

July wind Out Will Cherchhile Co

K No W all Men, by these Presents, that we Elected Land Symposition of Secretary are held and sirmly bound to Magnin South, George Bonds, Button Cotty and Sent. Justices of the Court of Middlesex County, now sitting, in the Sum of Joseph Monday Lands to the Payment whereof, well and truly to be made

Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this 28 Day of in the Year of the Peter Source of Lord Congress Commonwealth

HE Condition of this Obligation is fuch, that if the above bound

Admin of all the Goods, Chattels, and Credits, of 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

or into the Hands or Possession of any other Person or Persons for and the same so made do exhibit, or cause to be exhibited, into the County Court of Middlesex, at such Time as sound the same sound th

or into the Hands or Possession of any other Person or Persons, for do well and truly administer according to Law; and farther, do make a just and true Account of Actings and Doings therein, when thereto required by the said Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Admin Account, the same being first examined and allowed by the Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the same into the said Court, making Request to have it allowed and approved accordingly, if the said

Letters of Administration, Approbation of such Testament being had, and made in the said Court: Then this Obligation to be void, and of none Effect, or else to remain in full Force and Virtue.

Scaled and Delivered
in the Presence of

_	130		
		War War and John	Meely -
1 . 6 1	ouna to george pone	1; Henry Mays, Over	con lady and
In asp			Same Aug 1
, ,	- Com	to the Payment whereof,	mall and tank
	The state of the s	ves, and each of us, our and each of ou fents. Sealed with our Seals, this 28	ve Haine Disament
	in the Tear of our Lord One Tho.  Year of the Reign of our	would Come II I I Walle a	Day of And in the
HE Condit	ion of this Obligation is fuch, that	if the above bound Poly and 1.	was -
Credits, of Jane	Mare	Admineshels of all the	e Goods, Chattels, and

eccased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall come to the Hands, Poffession, or Knowledge, of him the faid Colour Mare were

of any other Person or Persons for him and the same so made do exhibit, or cause to be exhibited, or into the Hands or Possession into the County Court of Middlesex, at such Time as he shall be thereunto required by the said Court; and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceased, at the Time of Low Death, which at any Time after shall come to the Hands or Possession of the said Colman Ware

or into the Hands or Poffession of any other Person or Persons, for him administer according to Law; and farther, do make a just and true Account of his Actings and Doings therein, when thereto required by the faid Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Adminestration Account, the same being first examined and allowed by the Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereaster appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the fame into the faid Court, making Request to have it allowed and approved accordingly, if the faid Colmand Nove being thereunto required, do render and deliver up

his - Letters of Administration, Approbation of such Testament being had, and made in the said Court: Then this Obligation to be void, and of none Effect, or else to remain in full Force and Virtue.

Scaled and Delivered Jal Mealy - Et ) in the Prefence of at a Court her for Misselson Gunty at the Court hours in Material

on Monday the 28 day of July 1789 This Bond was as knowledged by the Subscribes thends and Online boto Runded

the Well Church hile

July ander Sest Well Chen While (8)

—	191	130
TNOW all Men, by I	bese Presents, that we Judish	Wake, and John Jacks on I Show
1 make	1	
Same of the Same	Per about the	Kamin Smith , George Doniel
George Bud, an	s Henry Nagi	
Gent. Justices of the Court of	Middlesex County, now sitting,	in the Sum of five hundred Lound
~~~	The second second	to the Payment whereof, well and truly to
		nd each of us, our and each of our Heirs, Execute
		Sealed with our Seals, this 22
		Seven Hundred and Eighty Seven - ar
12th	Year of the Reign of our Sovere	ign Lord George the Commonweals
		1 . il. W.L.
HE Condition of the	is Obligation is fuch, that if the	e above bound Judelh Wake
	Party Facilities	Adminushation of all the Goods, Chatte
Credits, of John Wah	· 100	ceased, do make, or cause to be made, a true and
Inventory of all and fingular		ts, of the faid Deceafed, which have or shall com
Hands, Possession, or Knowl	edge, of her the faid	Judeth Wake -
of any other Design D		or into the Hands or P
of any other Person or Persons	17 (988)	and the same so made do exhibit, or cause to be ex
		shall be thereunto required by the faid Court; and
		els, and Credits, of the faid Deceased, at the Time
		Poffession of the faid Sudolk Wake -
		other Person or Persons, for her do well a
the state of the s	and farther, do make a just an	[10] [10] [10] [10] [10] [10] [10] [10]
		Refidue of the faid Goods, Chattels, and Credits
		ccount, the fame being first examined and allowed
		pay unto fuch Person or Persons respectively as
		to the Laws in that Case made and provided;
		ade by the faid Deceased, and the Executor or E.
therein named do exhibit the	fame into the faid Court, making	ng Request to have it allowed and approved acco
if the faid Judeth Gr	ahe	being thereunto required, do render and de
Letters of Admir	iftration, Approbation of fuch 7	reftament being had, and made in the faid Court:
this Obligation to be void, ar	d of none Effect, or elfe to rem	ain in full Force and Virtue.
B washing to be a second	A-13-	Judeth & Wake
Sealed and Delivered		John Jackson
in the Presence of		01 / 21.41
	AND THE RESERVE OF THE PROPERTY OF THE PROPERT	
a Coul held for this	Idlesop County of the	Court frage : H. to
a Court held for this Monday the 22 d	Idlesop County of the	Couthouse in the bonne

July was de Will Church hill Co

los low

ly to be made ecutors, and Day of

and in the

hattels, and and perfect come to the

or Possession be exhibited, and the fame Time of he

ell and truly ings therein, edits, which owed by the as the faid 1; and if it or Executors accordingly, d deliver up

ourt: Then

TNOW all Men; by these Presents, that we Come Sonders, John Thewslow and are beld and firmly bound to Palmond Bukely, George Donil, Manie Smith, Heorge Bud

Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of one three and founds to the Payment whereof, well and truly to be made to the faid Justices and their Successours, we bind ourselves, and each of us, our and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this 27 Movember in the Year of our Lord One Thousand Seven Hundred and legthy deven Year of the Reign of our Somering Lord George the Com mon call

HE Condition of this Obligation is sue, that if the above bound and Sandaw Administration of all the Goods, Chattels, and Credits, of George Sandas deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall come to the Hands, Poffession, or Knowledge, of her the faid anne Sandus

or into the Hands or Poffession 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 Middlesex, at such Time as the 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 faid Deceafed, at the Time of Liv Death, which at any Time after shall come to the Hands or Possession of the faid Come Vanders

or into the Hands or Possession of any other Person or Persons, for her administer according to Law; and farther, do make a just and true Account of her Actings and Doings therein, when thereto required by the faid Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the faid Admin shaker Account, the same being first examined and allowed by the Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the fame into the faid Court, making Request to have it allowed and approved accordingly, if the faid anne Sand us being thereunto required, do render and deliver up

Letters of Administration, Approbation of such Testament being had, and made in the said Court: Then this Obligation to be void, and of none Effect, or else to remain in full Force and Virtue. ann Sound us -

Sealed and Delivered in the Presence of

John Thens low _ .. John Sackson - - -Oto Court lowlineed and held for Meddloop County atthe Courthouse in Webonn

on Tuesday the It day of November 1787

This Bond was acknowledged by the Subscribes theule and Order boto Runded Will Churchhill

July worded Such Will Churchhile (8).

KNOW all Men, by	v these Presents, that we Lauler	and wow Black burn	Hilling
are beld and firmly bound to	George But the by	w, Some Refe & Storms	Roome
		O Blance College	

Gent. Juffices of the Court of Middlefex County, now fitting, in the Sum of three thousand County to the Payment whereof, well and truly to be made to the faid Justices and their Successours, we bind ourselves, and each of us, our and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this 25 Thereny - in the Year of our Lord One Thousand Seven Hundred and Egling Segle 19 The Year of the Reign of our Sovereign Lord George the Commonwealth

HE Condition of this Obligation is fuch, that if the above bound Paulin and on on Blackbourn Administratory of all the Goods, Chattels, and Blackburn ____ Credits, of William Blackborn deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall come to the Hands, Possession, or Knowledge, of him the faid Paulin anderson Blackburn

or into the Hands or Possession of any other Person or Persons for her and the same so made do exhibit, or cause to be exhibited, into the County Court of Middlefex, at fuch Time as he shall be thereunto required by the said Court; and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceased, at the Time of Death, which at any Time after shall come to the Hands or Possession of the said Paulan and world Blackburn or into the Hands or Poffession of any other Person or Persons, for him do well and truly administer according to Law; and farther, do make a just and true Account of Actings and Doings therein, when thereto required by the faid Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Admin Account, the same being first examined and allowed by the Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the fame into the faid Court, making Request to have it allowed and approved accordingly, if the faid Lowlin anduron Blackburn being thereunto required, do render and deliver up Letters of Administration, Approbation of such Testament being had, and made in the said Court: Then

Sealed and Delivered in the Presence of

this Obligation to be void, and of none Effect, or else to remain in full Force and Virtue. I Blackburn Thomas Ivason Mr Chankhile

at a Court held for hield losy Country of the Court house in the banne This Bond was acknowledged by the Subscribes thereto and Order lots Russ w

Just Will Chunkhill

Suly was I Will Chun Mills Co

734		
KNOW all Men, by these Presents, that we Ann Cuities.	John Roane & John	Contra
are beld and firmly bound to Edmund Bukely, Illely	re Mountagues G	lenge
Daniel & Ovator Cooky .	Lee	>-
Gent. Justices of the Court of Middlefex County, now sitting, in the Sum of	five himore pour	nee no
to the	Payment whereof, well and true	ly to be made
to the said Justices and their Successours, we bind ourselves, and each of us,	our and each of our Heirs, Ex	ecutors, and
Administrators, jointly and severally, firmly by these Presents. Sealed with on	r Seals, this 29	- Day of
in the Year of our Lord One Thousand Seven Hundred	and Cay hty Cay the	and in the
Jene in the Year of our Lord One Thousand Seven Hundred 127 Year of the Reign of our Sevenign Lord George	so the Commonwe	MK)
HF Condition of this Obligation is 6.1	A P	T. P. Distance of the Control of the
HE Condition of this Obligation is fuch, that if the bove bound	I with the Will ann	10 W
Credits, of Jack Munay Admin wh	of all the Goods, Cl	nattels, and
Credits, of Jack Munay deceased, do mak	e, or cause to be made, a true	and perfect
Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Hands, Possession, or Knowledge, of her the faid lon los	Deceased, which have or shall o	ome to the
the laid Con Can	tu	and a second of
	or into the Hands o	Porter on
of any other Person or Persons for her and the same so	made do exhibit or cause to be	e exhibited
into the County Court of Middlefex, at fuch Time as A shall be thereund	to required by the faid Courts a	nd the fame
Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits,	of the faid Deceased, at the Ti	ime of
Death, which at any Time after shall come to the Hands or Possession of the	faid ann Curtes ~	Dr. dr. of
or into the Hands or Possession of any other Person or	Persons, for hand do wel	l and truly
administer according to Law; and farther, do make a just and true Accoun	t of her Actings and Doin	os therein
when thereto required by the faid Court, and all the rest and Residue of the	faid Goods. Charrels, and Cred	lite which
shall be found remaining upon the faid Admin whatian Account, the same	e being first examined and allow	wed by the
Justices of the Court for the Time being, shall deliver and pay unto such F	erion or Perions respectively	s the faid
Justices, by their Order or Judgment, shall direct, pursuant to the Laws in	that Case made and provided:	and if it
shall hereafter appear that any last Will and Testament was made by the faid	Deceafed, and the Executor or	Executors
therein named do exhibit the fame into the faid Court, making Request to h	ave it allowed and approved ac	cordingly
if the laid than lead being the	reunto required, do render and	deliver un
Letters of Administration, Approbation of such Testament being	had, and made in the faid Cour	t: Then
this Obligation to be void, and of none Effect, or else to remain in full Force	and Virtue.	A
	ann Curtis	(2)
Sealed and Delivered	John Roone	(A)
in the Presence of	0100	3
at a Countral for Middleway Country at the	Coul house in The	omice 1. V 6
The Do day of vine 1788		
ris Bond week to	Acres San Sans	a market s
his Bond was acknowledged by the Sub un bons the	rule and ordined lobe ,	Rund w
July July 200 July July July July July July July July	Will Church	hille

July was Jul Mill Churchhile C&

/34	
KNOW all Men, by thefe Presents, that we arm Cuitis	John Roane & John Cours
are beld and firmly bound to Colonson Bukely, Illes	ly Mountagnes George
Daniel & Ovator Cooky .	reed
Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of	fine himore france
to the	be Payment whereof, well and truly to be made
to the faid Justices and their Successours, we bind ourselves, and each of us	s, our and each of our Heirs, Executors, and
Administrators, jointly and severally, firmly by these Presents. Sealed with	our Seals, this 29 Day of
in the Year of our Lord One Thousand Seven Hundr	red and Cyling Cyll and in the
June in the Year of our Lord One Thousand Seven Hundry	orge the Commonwealth
HE Condition of this Oblique	A TOP LATER ST
HE Condition of this Obligation is fuch, that if the above bound	a llow the Will omegod
Credits, of Jack Muney	of all the Goods, Chattels, and
Credits, of Jack Muney deceased, do ma	ake, or cause to be made, a true and perfect
Inventory of all and fingular the Goods, Chattels, and Credits, of the faid	d Deceased, which have or shall come to the
Hands, Poffession, or Knowledge, of her the faid am Ca	The gray of the W distributed formal
	or into the Hands or Possession
of any other Person or Persons for her and the same	of made do exhibit or cause to be and thin a
into the County Court of Middlefex, at fuch Time as I fhall be thereu	into required by the faid Court, and all the
Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credit	its of the faid Deceased at the Time S
Death, which at any Time after shall come to the Hands or Possession of the	he faid Con Contra
or into the Hands or Possession of any other Person of	or Persons, for her do well and truly
administer according to Law; and farther, do make a just and true Account	unt of her Adings and Doings sharein
when thereto required by the faid Court, and all the rest and Residue of the	e faid Goods Charrels and Coding which
shall be found remaining upon the faid Admin whatin Account, the fa	ame being first eventined and allowed to all
Justices of the Court for the Time being, shall deliver and pay unto such	Perfor or Perfore refered in the City
Justices, by their Order or Judgment, shall direct, pursuant to the Laws i	in that Colombia and and a self-time laid
shall hereafter appear that any last Will and Testament was made by the said	d Deceased and the Events of E
therein named do exhibit the fame into the faid Court, making Request to	barro is claused and an analysis to
Letters of Administration, Approbation of such Testament being	hereunto required, do render and deliver up
this Obligation to be void, and of none Effect, or elle to remain in full Fore	g had, and made in the laid Court: Then
Comment of the contract of the	ann Curtis (3)
Sealed and Delivered	A Management of the Control of the C
in the Presence of	0100
at a Count hald for Middleson County at the	
m. Mardan H. 22	w Loudhouse on Unbanne
The Do day of June 1788	
his Bond was asknowledged by the Subsubons to	houls and ordered lobe Rund .
JAL	Will Churchhile

July was Jul Mill Churchhile C&

입기 아이들은 사람들은 사람들은 사람들이 가장 사람들이 살아 있다면 하는데 가장 하는데	
are beld and firmly bound to Commend	Bakely, Mamie South I holy Monlague
Ges Daniel & This Ro	- 10 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8
Gent. Justices of the Court of Middlesex Court	nty, now fitting, in the Sum of Two kend and Louis
	to the Payment whereof, well and truly to b
	bind ourselves, and each of us, our and each of our Heirs, Executor.
	y these Presents. Sealed with our Seals, this 23
그 그들은 그들은 그들은 그는	rd One Thousand Seven Hundred and Eghty Eght and and Light Eght and Light Commonwell
12 Tear of the B	again of the covering a line George and Com an analysis and
HE Condition of this Obligation is	s fuch, that if the above bound Qualon Cos by
grand the the the second was the	Admin solder de of all the Goods, Chattele
Credits, of Jar Laleson	deceased, do make, or cause to be made, a true and
Inventory of all and fingular the Goods, Ch	nattels, and Credits, of the faid Deceafed, which have or shall come
Hands, Poffession, or Knowledge, of	그는 그들은 아이들은 그는 이 그는 그는 그는 그들은 가는 사람들은 얼마나 되었다면 하는 것이 되었다면 하는 것이 되었다는 것이다.
	or into the Hands or Po
	and the fame fo made do exhibit, or cause to be exh
into the County Court of Middlefex, at fuch	Time as fhall be thereunto required by the faid Court; and the
Goods, Chattels, and Credits, and all other t	the Goods, Chattels, and Credits, of the faid Deceafed, at the Time of
Death, which at any Time after shall come t	to the Hands or Possession of the said Bonlon Cooley
	Poffeffion of any other Person or Persons, for him do well an
administer according to Law; and farther,	do make a just and true Account of he Actings and Doings t
when thereto required by the faid Court, and	d all the rest and Residue of the said Goods, Chattels, and Credits,
fhall be found remaining upon the faid Adm	ninehalan Account, the fame being first examined and allowed
Justices of the Court for the Time being, if	shall deliver and 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 and provided; an
shall hereafter appear that any last Will and	Testament was made by the faid Deceased, and the Executor or Exe
therein named do exhibit the fame into the	faid Court, making Request to have it allowed and approved accord
if the faid Gun Lon Cooky	being thereunto required, do render and deli-
Letters of Administration, App	probation of fuch Testament being had, and made in the faid Court:
	ect, or else to remain in full Force and Virtue.
in a survey of the same	Bun Dalmy
Scaled and Delivered	
scaled and Delivered in the Presence of	Will Chembliell
in the Presence of	Country at the Count house on the barner
in the Presence of }	Country at the Court house in the banco
in the Presence of } Och a Count held for lines loop on Monday the 23 day of Jun	Country at the Court house in the brance
in the Presence of Some Count had for lived loop on Monday the 23 day of Jun	Country at the Court house in the banco

andlew

ague, -

uly to be made

xecutors, and

Day of

and in the

Chattels, and ue and perfect I come to the

s or Poffession
be exhibited,
and the same
Time of

n

well and truly loings therein, credits, which llowed by the ly as the faid ed; and if it or Executors I accordingly, and deliver up

Court: Then

3

· @

K NOW all Men, by these Presents, that we Burdon Costy Benjamin Dating & William Chunkhile are beld and sirmly bound to Elm und Bonkely, Marrier South, Pholy Hamelyung George Daniel & Thomas Boane

Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of low lead of four fewers, well and truly to be made to the said Justices and their Successours, we bind ourselves, and each of us, our andreach of our Heirs, Executors, and Administrators, jointly and severally, sirmly by these Presents. Scaled with our Seals, this 29 Day of June in the Year of our Lord One Thousand Seven Hundred and Egiffy light and in the Year of the Beign of our Seasoning Lord George the Commonwealth

HE Condition of this Obligation is such, that if the above bound Book Costy Admin of all the Goods, Chattels, and Credits, of John Miles 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, Possessin, or Knowledge, of Line the said Goods Costy

or into the Hands or Poffession of any other Person or Persons for here and the same so made do exhibit, or cause to be exhibited, into the County Court of Middlesex, at such Time as he shall be thereunto required by the said Court; and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the said Deceased, at the Time of Death, which at any Time after shall come to the Hands or Possession of the said Rouden Core say or into the Hands or Possession of any other Person or Persons, for him do well and truly administer according to Law; and farther, do make a just and true Account of him Actings and Doings therein,

administer according to Law; and farther, do make a just and true Account of Actings and Doings therein, when thereto required by the said Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Admin Account, the same being first examined and allowed by the Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the same into the said Court, making Request to have it allowed and approved accordingly, if the said Boulon Cooky

Letters of Administration, Approbation of such Testament being had, and made in the said Court: Then this Obligation to be void, and of none Effect, or else to remain in full Force and Virtue.

Content Cosley - - -

Sealed and Delivered
in the Presence of

Bu Dalony ...

Ota Court held for Middlery Courty at the Court house in Helponie on Monday the 23 day of Lune 1788

This Bond was acknowledged by the Subscribing thous and Orsand tobo Mumo we Took Mill Chen Ahill

July was Just Will Chunchhille Co

11: 6 0

9

TNO W all Men, by shele Prefents, that we Many Munay & Letter Kemps are beld and firmly bound to Edmund Bakely, George Davil, George Bid, Henry Vef and Rolph Wormely pp Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of Jose House and Lounds and to the Payment whereof, well and truly to be made to the faid Justices and their Successours, we bind ourselves, and each of us, our and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this 28 Day of in the Year of our Lord One Thousand Seven Hundred and Egety Nine Year of the Raign of our Sovereign Lord George the Commonwealth HE Condition of this Obligation is fuch, that if the above bound Many Murray Admin shelor of all the Goods, Chattels, and Credits, of Mobest Murray and deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceased, which have or shall come to the Hands, Possession, or Knowledge, of her the said Many Murray 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 Middlesex, at such Time as Le 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 faid Deceased, at the Time of Death, which at any Time after shall come to the Hands or Possession of the said Many Munay or into the Hands or Poffeffion of any other Person or Persons, for her administer according to Law; and farther, do make a just and true Account of her Actings and Doings therein, when thereto required by the said Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the faid Admin choline Account, the fame being first examined and allowed by the Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the fame into the faid Court, making Request to have it allowed and approved accordingly, if the faid Mary Munay being thereunto required, do render and deliver up Letters of Administration, Approbation of such Testament being had, and made in the said Court: Then this Obligation to be void, and of none Effect, or else to remain in full Force and Virtue. Mury Marray (2) Sealed and Delivered in the Presence of Leter Kemp (3 at a Court held for Hield loop Country at the Courthers in Ulesonad on Monday the 28 day January 1789

This Bond was acknowledged by the Subscriber there to and Order to be Austed Test Mill Chem While

July monde Fish Nell Chunkhille Co

TNOW all Men, by these Presents, that we George Stanks & Solation are beld and firmly bound to Elmund Buthley George Daniel, averlon Carly & Thomas Boone 88 Gent. Justices of the Court of Middlelex County, now sitting, in the Sum of Gne hundred pounds to the Payment whereof, well and truly to be made to the faid Justices and their Successours, we bind ourselves, and each of us, our and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this 222 in the Year of our Lord One Thousand Seven Hundred and Egitty home and in the 1876 Year of the Reign of our Sovereign Lord George the Common on wealth HE Condition of this Obligation is such, that if the pove bound George Hearles Albertage Adminishalor att of all the Goods, Chattels, and Credits, of Jalosha Jop deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall come to the Hands, Possession, or Knowledge, of him the said George Hanks or into the Hands or Poffession of any other Person or Persons for him win and the same so made do exhibit, or cause to be exhibited, into the County Court of Middlefex, at fuch Time as Le 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 faid Deceased, at the Time of Lev Death, which at any Time after shall come to the Hands or Possession of the said George Hanks or into the Hands or Possession of any other Person or Persons, for him do well and truly administer according to Law; and farther, do make a just and true Account of herein, Actings and Doings therein, when thereto required by the faid Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Admin contain. Account, the same being first examined and allowed by the Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the same into the said Court, making Request to have it allowed and approved accordingly, if the faid George Hanks being thereunto required, do render and deliver up Letters of Administration, Approbation of such Testament being had, and made in the faid Court: Then this Obligation to be void, and of none Effect, or else to remain in full Force and Virtue. Les flandes Sealed and Delivered Inhall obenson in the Presence of ala Court held for Middlesop County at the Court house on the bonne

on Monday the 22 day of Sume 1789

This Bond was ack ambiged by the Subsachus thereto and Ordered lebs the Just Well Chunkhill

Toly wow Tol Hell Chun While Co

NO Wall Men, by these Presents, that we Thomas Cuttenden & Some See are beld and firmly bound to Mainie Smith, Geo: Daniel Kenny, and Thomas Segar Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of Five hand no founds to the Payment whereof, well and truly to be made to the Said Justices and their Successours, we bind ourselves, and each of us, our and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this 25/1. Day of in the Year of our Lord One Thousand Seven Hundred and Lighty Mine 14th Wear of the Reign of our Sovereign Lord George the Common Bealth HE Condition of this Obligation is fuch, that if the above bound Thomas Cuttenden Adminutrator of all the Goods, Chattels, and Credits, of Carter Thurs loss deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall come to the Hands, Possession, or Knowledge, of him the faid administrator or into the Hands or Poffession 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 Middlefex, at fuch Time as he shall be thereunto required by the said Court; and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the Time of Death, which at any Time after shall come to the Hands or Possession of the said administralor or into the Hands or Possession of any other Person or Persons, for here do well and truly administer according to Law; and farther, do make a just and true Account of here Actings and Doings therein, when thereto required by the faid Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Admin coketion Account, the same being first examined and allowed by the Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the same into the said Court, making Request to have it allowed and approved accordingly, if the faid Thomas Cullenden being thereunto required, do render and deliver up Letters of Administration, Approbation of such Testament being had, and made in the faid Court: Then this Obligation to be void, and of none Effect, or else to remain in full Force and Virtue. Tho Outlander (6) Sealed and Delivered in the Presence of James Lee at a Court held for Middlesen County at the Court house in Urbanna on Monday the 25 day of October 1789 This Band was asknowledged by the Subscubers thereto and Ordered tobe Reworded

Jest Will Church hill

Truly worded Just Well Churchhilo CO

This

H

in G

D

KNOW all Men, by these Presents, that we William Segar below Quarles. 140 are beld and firmly bound to George Doniel, George Bird, Thomas Sugar and Henry Vafo Gent. Justices of the Court of Middlefex County, now sitting, in the Sum of hos hundred frommes to the Payment whereof, well and truly to be made to the faid Justices and their Successours, we bind ourselves, and each of us, our and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this 26th - Day of October - in the Year of our Lord One Thousand Seven Hundred and Leghty mine - and in the 14 11 Year of the Rigin of me County Lord George the Commonwealth HE Condition of this Obligation is fuch, that if the above bound Williams & and Admin color of all the Goods, Chattels, and Credits, of James Coofe fuld deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall come to the Hands, Poffession, or Knowledge, of hem the faid Williams egos or into the Hands or Possession of any other Person or Persons for hom and the same so made do exhibit, or cause to be exhibited, into the County Court of Middlefex, at fuch Time as he shall be thereunto required by the faid Court; and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the Time of Death, which at any Time after shall come to the Hands or Possession of the faid Welliams or into the Hands or Possession of any other Person or Persons, for do well and truly administer according to Law; and farther, do make a just and true Account of Lie Actings and Doings therein, when thereto required by the faid Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Admin whatever Account, the same being first examined and allowed by the Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the fame into the faid Court, making Request to have it allowed and approved accordingly, if the faid Hellam degar being thereunto required, do render and deliver up Letters of Administration, Approbation of such Testament being had, and made in the said Court: Then this Obligation to be void, and of none Effect, or else to remain in full Force and Virtue. Hellam Segar Sealed and Delivered John Quarles in the Presence of at a Court continued and held for Medallery Country at the Court house in the banne on Tuesday the 26 day of Orlober 1789 This Bond war acknowledged by the Subscribers Herels and Ordered to be Recorded Just Will Chen Shile July morded Jest Well Church hilo CS

			a VIII Health	
K Now	all Men, by these Presents, tha	we Samuelling	Lough the way	7.
, 11 -		~~~	~~~	>
are beld and firm	nly bound to George Do	mil, Thomas Sego	as, Ovalor Cosby Fi	Tho
Roone	~~	~~~	77	N. H
Gent. Justices of	the Court of Middlesex County,	now fitting, in the Sum of o-	ne thousand found	
n	~~~	to the I	Commont on Lange - 17 1	
to the said Justic	es and their Successours, we bind	ourselves, and each of us. or	ur and each of our Using T	
Administrators, jo	intly and severally, firmly by th	ese Presents. Sealed with our	Seals, this 2,5 th	
January	the the Tear of our Lord C	ne Thousand Seven Hundred a	nd Monety un	and
11the	Year of the Reign	of our Sovereign Lord George	the Commonwead	16
HE Cou	idition of this Obligation : 6		1 1101	
(ndition of this Obligation is fuc	n, that if the above bound	amuell'i lug	Agenta
Credits, of Ha	my B. yates	Admin who	of all the Goods, Cha	tels,
Inventory of all ar	d fingular the Goods Cl	deceased, do make,	or cause to be made, a true at	d pe
Hands, Poffestion	or Knowledge of	, and Credits, of the faid De	ceafed, which have or shall con	ne to
2 onemon,	or Knowledge, of him	the faid Samuels	itug ~~~	~
5	9	0		
of any other Person	or Persons for Lim	and she form f	or into the Hands or	offe:
into the County Co	urt of Middlesex, at such Time	and the fame io n	nade do exhibit, or cause to be e equired by the said Court; and	chibi
Goods, Chattels, a	nd Credits, and all other the Go	oods Chattels and Cardin	equired by the laid Court; and of the faid Deceased, at the Tim	the f
Death, which at an	y Time after shall come to the	Hands or Possesson of the C	id Samuel Illing	of
~	or into the Hands or Poffess	on of any other Perfor as D	fons, for hom - do well a	, ill
administer according	to Law; and farther, do m	ake a just and true Account	f his Actings and Doings	nd t
when thereto require	ed by the faid Court, and all t	he reft and Raddus af the C:	Actings and Doings Goods, Chattels, and Credits	ther
The se round rema	ming upon the faid Admin	ation Account al C 1		
Juftices of the Cour	t for the Time being, shall de	diver and new way 6 1 D	on or Persons respectively as	by
Justices, by their O	rder or Judgment. (hall direct	niver and pay unto juch Peri	on or Persons respectively as	he f
shall hereafter appea	r that any last Will and Testam	puritant to the Laws in the	at Case made and provided; a	nd if
therein named do ex	chibit the fame into the foid Co	ent was made by the laid Dec	reased, and the Executor or Ex	ecut
if the faid Some	elkling.	urt, making Request to have	it allowed and approved according	ding
his Letters	of Administration Assessaria	• being thereur	to required, do render and del	ver t
this Obligation to be	void, and of none Effect an	n of luch Testament being had	, and made in the faid Court:	The
	void, and of none Effect, or	elle to remain in full Force and	Virtue.	
. Sealed and Deli	vered		Samuellilug	-
in the Presence	vered }		Samuell'lug	
Ol a Court h	ald for Middlesup C	4	Campel.	
Urbonna	Monday the 25 a	winty altho Court ho	reso in the	1
2	A STATE OF A	ayof amony 1790	Comment to was filled	
one was acknow	mledged by the Subser	bus thereto and Ore	Land bolo Ruorded	
	and consumer sweets	Jest Will		
	Wellite How In			
1	Truly new	ded Just Will	Thurchhile CD	

NOW all Men, by these Presents, that we John Govern Wohn Beaman are beld and firmly bound to Ester and Bukely, George Doniel Thomas Rooms and Ralph Wormely Sun Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of Seven hundred Fffy four to the Payment whereof, well and truly to be made to the faid Justices and their Successours, we bind ourselves, and each of us, our and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this 2675 Day of april __ in the Year of our Lord One Thousand Seven Hundred and Manety -11 th Year of the Reign of our Sovereign Land George the Common weell HE Condition of this Obligation is fuch, that if the above bound John On en Admin color of all the Goods, Chattels, and Credits, of Jacobonen deceased, do'make, or cause to be made, a true and persect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall come to the Hands, Poffestion, or Knowledge, of him the faid John Green or into the Hands or Possession of any other Person or Persons for him and the fame fo made do exhibit, or cause to be exhibited, into the County Court of Middlefex, at fuch Time as he shall be thereunto required by the said Court; and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the Time of Death, which at any Time after shall come to the Hands or Possession of the said John anend or into the Hands or Possession of any other Person or Persons, for him - do well and truly administer according to Law; and farther, do make a just and true Account of her Actings and Doings therein, when thereto required by the faid Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Admin shallow Account, the same being first examined and allowed by the Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the fame into the faid Court, making Request to have it allowed and approved accordingly, if the faid John Owen being thereunto required, do render and deliver up Letters of Administration, Approbation of such Testament being had, and made in the faid Court: Then this Obligation to be void, and of none Effect, or else to remain in full Force and Virgue. Sealed and Delivered John Braman in the Presence of } at a Court held for Middlesep County at the Court house in Ulabanna on Monday the 26th day of april 1790 This Bond was acknowledged by the Subsculous therels and Ordered labor Munded Just Will Churchhile July roaded Just Will Churchhile CD

NOW all Men, by these Presents, that we Thomas acres & Cheelopher Garland are beld and firmly bound to Manie Smith, George Daniel, George Bud & Thomas Segar Gent. Justices of the Court of Middlesex County, now fitting, in the Sum of Leve hund sed from de to the Payment whereof, well and truly to be made to the said Justices and their Successours, we bind ourselves, and each of us, our and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this 26th July in the Year of our Lord One Thousand Seven Hundred and Minety and in the 15th Tear of the Reign of our Sovereign Lord George the Commonwealth HE Condition of this Obligation is fuch, that if the above bound Thomas acras Admin wholer of all the Goods, Chattels, and Credits, of John acres deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall come to the Hands, Poffession, or Knowledge, of here the faid Thomas aceas or into the Hands or Poffession of any other Person or Persons for her and the fame fo made do exhibit, or cause to be exhibited, into the County Court of Middlesex, at such Time as Le 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 faid Deceafed, at the Time of Death, which at any Time after shall come to the Hands or Possession of the faid Thomas a en al or into the Hands or Poffeffion of any other Person or Persons, for Len administer according to Law; and farther, do make a just and true Account of his Actings and Doings therein, when thereto required by the faid Court, and all the reft and Refidue of the faid Goods, Chattels, and Credits, which shall be found remaining upon the faid Admin chation Account, the same being first examined and allowed by the Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereafter appear that any last Will and Testament was made by the faid Deceased, and the Executor or Executors therein named do exhibit the fame into the faid Court, making Request to have it allowed and approved accordingly, if the faid Thomas acra being thereunto required, do render and deliver up heir Letters of Administration, Approbation of such Testament being had, and made in the said Court: Then this Obligation to be void, and of none Effect, or else to remain in full Force and Virtue. The acra Sealed and Delivered Christo Garland in the Presence of 21 a Court held for Middlesey County at the Courthouse in Urbanna on Monday the 26th day of July 1790 Band was acknowledged by the Subsubar thereto and Ordered to be Recorded Just Will Chunkhill Truly recorded Test Will Church hilo (8)

K^N

are beld a

& Ou

Gent. Just

to the said

July

Credits, of

Hands, Po

of any other into the Co Goods, Ch Death, whi

when theret
shall be fou
Justices of
Justices, by

administer a

if the faid

shall hereaft

this Obligat

Sealed in th

an

This Bond

INOW all Men, by these Presents, that we William Circles I Thomas Rooms are beld and firmly bound to Main we South, George Doniel George Bad I Overlon Cosby

Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of Light Menoral powers to the Payment whereof, well and truly to be made to the said Justices and their Successours, we bind ourselves, and each of us, our and each of our Heirs, Executors, and Administrators, jointly and severally, sirmly by these Presents. Sealed with our Seals, this 26th Day of

HE Condition of this Obligation is such, that if the above bound William Centis

Administrator of all the Goods, Chattels, and deceased, do make, or cause to be made, a true and perfect Inventory of all and singular the Goods, Chattels, and Credits, of the said Deceased, which have or shall come to the Hands, Possession, or Knowledge, of him the said William Centes

or into the Hands or Possession and the same so made do exhibit, or cause to be exhibited,

Year of the Bright of our Sourceign Lord George the Commonwealth

Seely - in the Year of our Lord One Thousand Seven Hundred and Revely -

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 Middlesex, at such Time as he shall be thereunto required by the said Court; and the same Goods, Chattels, and Credits, and Credits, and Credits, of the said Deceased, at the Time of heath, which at any Time after shall come to the Hands or Possession of the said Milliam Carles

or into the Hands or Possession of any other Person or Persons, for how do well and truly administer according to Law; and farther, do make a just and true Account of her Actings and Doings therein, when thereto required by the said Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Administration. Account, the same being first examined and allowed by the Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the same into the said Court, making Request to have it allowed and approved accordingly, if the said Mallican Carolina.

being thereunto required, do render and deliver up his Letters of Administration, Approbation of such Testament being had, and made in the said Court: Then this Obligation to be void, and of none Effect, or else to remain in full Force and Virtue.

Sealed and Delivered
in the Presence of

The Roome (2)

at a lout held for Middleson County at the Court house in the banne

This Bond was acknowledged by the Sabsurbus thrule and Ordered to be Revorded.

Just Will Churchhile

Jauly worded Just Will Church hill (8)

145 7 NOW all Men, by these Presents, that we Commend Backely Hilleam Chambhile are beld and firmly bound to George Daniel, Thomas Signer, Couler Coly FREAL Mormely / Gent. Justices of the Court of Middlefex County, now fitting, in the Sum of One headed from to the Payment whereof, well and truly to be made to the faid Juftices and their Successours, we bind ourselves, and each of us, our and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this 27 the December in the Year of our Lord One Thousand Seven Hundred and Menely and in the Year of the Right of our Coversign Lord George the Common wealth HE Condition of this Obligation is fuch, that if the above bound Comund Buhuley Admin whales of all the Goods, Chattels, and Credits, of Francis Notes deceased, do make, or cause to be made, a true and persect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall come to the Hands, Poffession, or Knowledge, of hem the faid Colmund Bukeley or into the Hands or Possession of any other Person or Persons for hemand the same so made do exhibit, or cause to be exhibited, into the County Court of Middlesex, at such Time as he shall be thereunto required by the said Court; and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the Time of Death, which at any Time after shall come to the Hands or Possession of the said Edmand Buhiley or into the Hands or Poffession of any other Person or Persons, for here do well and truly administer according to Law; and farther, do make a just and true Account of his Actings and Doings therein, when thereto required by the faid Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the faid Admin Account, the same being first examined and allowed by the Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the fame into the faid Court, making Request to have it allowed and approved accordingly, if the faid Colmund to wheley being thereunto required, do render and deliver up his Letters of Administration, Approbation of such Testament being had, and made in the said Court: Then this Obligation to be void, and of none Effect, or else to remain in full Force and Virtu Polm Berkely Will Chun Mile Sealed and Delivered Ota Court held for these desing County at the Court house in The bonne on Manday the 27 day of December 1790

This Bond was acknowledged by the Subser bus thouls and buting bobs and of Took Mile Chenchhile Thuly runneled Jest Wile Chenchhile CO

HE Condition of this Obligation is such, that if the above bund strong the Administration of all the Goods, Chattels, and deceased, do make, or cause to be made, a true and perfect Inventory of all and singular the Goods, Chattels, and Credits, of the said Deceased, which have or shall come to the Hands, Possession, or Knowledge, of him the said strong traff

January — in the Year of our Lord One Thousand Seven Hundred and Renely and and in the 15th Year of the Roign of our Severoign Lord George the Commonwealth

or into the Hands or Possession of any other Person or Persons for and the same so made do exhibit, or cause to be exhibited, into the County Court of Middlesex, at such Time as so shall be thereunto required by the said Court; and the same Goods, Chattels, and Credits, and Credits, and Credits, and Credits, of the said Deceased, at the Time of Seath, which at any Time after shall come to the Hands or Possession of the said Many News

or into the Hands or Poffession of any other Person or Persons, for do well and truly administer according to Law; and farther, do make a just and true Account of Actings and Doings therein, when thereto required by the said Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Admin Account, the same being first examined and allowed by the Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereaster appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the same into the said Court, making Request to have it allowed and approved accordingly, if the said

Letters of Administration, Approbation of such Testament being had, and made in the said Court: Then this Obligation to be void, and of none Effect, or else to remain in full Force and Virtue.

Sealed and Delivered
in the Presence of

Ot a Count held for Meddlery County at the Count house to

Their Bond was action wedged by the Suburbus thereto and Ordered tobe runded.

July wood Sit Will Churchlie (8)

John Sackwon B

147 TNOW all Men, by these Presents, that we Cutharine Turner, Lungford Daniel and William Shackelford are beld and firmly bound to George Danel, Gange Bud, Thomas Sign, Ovalor Coby Thomas Roane & Kulkh Wormely Gent. Justices of the Court of Middlefex County, now fitting, in the Sum of few heard and hounds to the Payment whereof, well and truly to be made to the faid Justices and their Successours, we bind ourselves, and each of us, our and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this 24 Some in the Year of our Lord One Thousand Seven Hundred and Rently one _ and in the 15thm Year of the Reign of our Severeign Lord George the Commonwealth HE Condition of this Obligation is fuch, that if the above bound Cathorine June Almin collectory of all the Goods, Chattels, and Credits, of Thomas June deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall come to the Hands, Possession, or Knowledge, of her - the faid Cathorine Juna or into the Hands or Possession of any other Person or Persons for han and the fame fo made do exhibit, or cause to be exhibited, into the County Court of Middlesex, 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 faid Deceafed, at the Time of Death, which at any Time after shall come to the Hands or Possession of the said Cathorine June or into the Hands or Possession of any other Person or Persons, for here do well and truly administer according to Law; and farther, do make a just and true Account of Law Actings and Doings therein, when thereto required by the faid Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Admin Account, the same being first examined and allowed by the Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the fame into the faid Court, making Request to have it allowed and approved accordingly, if the faid Catharine Tunne being thereunto required, do render and deliver up Letters of Administration, Approbation of such Testament being had, and made in the said Court: Then this Obligation to be void, and of none Effect, or else to remain in full Force and Virtue. Sealed and Delivered in the Presence of at a Count held for Meddlesey County at the Count house in the banne on Monday the 2th day of January 179 L This Bond was acknowledged by the Subscribes there and and and belo Runded: Just Will Chemphile

Truly recorded Tion Will Chen Mile Co)

The

A CANAL AND A	18		14./	
K NOW all Men, by they	le Presents, that we Rose Dove	Olyabeth J	lones, Gabre	L Sones, Bayone
are beld and firmly bound to E				
Wormely (88	7	8	28
Gent. Justices of the Court of M	iddlesex County, now	fitting, in the Sum o	Good Hour	and Pourse -
min	~~~~·	101	be Payment whereof,	well and truly to be made
	ally, firmly by these Parar of our Lord One T	refents. Sealed with boufand Seven Hundr	our Seals, this 2	One and in the
15-th 1	Cear of the Reign of or	r Sovereign Lord Go	orge the Com	non week
HE Condition of this	Obligation is fuch, the	nat if the above bour	d Elyabers	· Jones de
Credits, of William Sons	·	Admines deceafed, do n	of all t	the Goods, Chattels, and perfect
Inventory of all and fingular the Hands, Possession, or Knowledge	Goods, Chattels, ar	nd Credits, of the fai	d Deceased, which	have or shall come to th
	~	the faid	\sim	·
of any other Person or Persons for	them -	and the fam	The state of the s	o the Hands or Possession, or cause to be exhibited
into the County Court of Middle for	ex, at fuch Time as	they shall be there	unto required by the	faid Court: and the tam
Goods, Chattels, and Credits, ar Death, which at any Time after	nd all other the Goods	, Chattels, and Cred	its, of the faid Dece	afed, at the Time of
Jones or into the	Hands or Poffession	of any other Person	or Persons, for #	do well and truly
administer according to Law; a when thereto required by the said	rd farther, do make	a just and true Acco	unt of Min Ad	tings and Doings therein
thall be found remaining upon th	ne faid Admin	Account, the f	ame being first exam	nined and allowed by the
Justices of the Court for the Tin	ne being, shall delive	er and pay unto fuel	Person or Persons	respectively as the said
Justices, by their Order or Judge	nent, shall direct, p	urfuant to the Laws	in that Cafe made	and provided; and if it
shall hereafter appear that any last	Will and Testament	was made by the fai	id Deceased, and th	e Executor or Executors
therein named do exhibit the fame if the faid Elphal Konsolfo	into the faid Court,			
		being t	hereunto required,	do render and deliver up
this Obligation to be well and	ation, Approbation of	f fuch Testament bei	ng had, and made i	n the faid Court: Then
this Obligation to be void, and of	none Effect, or elfe	to remain in full Fo	rce and Virtue.	1 Some
Sealed and Delivered				e lones .
in the Presence of			Buy	Dentenny
Of a Court heed for le	delesop Count	y as the Court	land and	the second control of
	on the 28 day	A CONTRACTOR OF THE PARTY OF TH		AND DESCRIPTION OF THE PROPERTY OF THE PROPERT

Truly morded Sie Millhurthie CD

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

at a Court continued and held for Meddlesoy County at the Court house and The farmed on Two day the I day of March 1791

This Bond was acknowledged by the Subscribes there's and order bobs runded

Just Mitte Chen Maile

Tenly runder Tot Will Churchhile (8)

and the state of the same of t	
KNOW all Men, by these Presents, that we Many Hanks & Mediale Sugge	e
$oldsymbol{\Lambda}$	
are beld and firmly bound to George Daniel, George Sind, Thomas days	wan:
Boulon Costy	
• • •	5
	`
Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of one home for	
to the Payment whereof, well and tru	ely to be made
to the faid Justices and their Successours, we bind ourselves, and each of us, our and each of our Heirs, E.	xecutors, and
Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this 27/L	Day of
Since in the Year of our Lord One Thousand Seven Hundred and Somety one	and in the
Year of the Reign of our Sourcign Lord Courge the Commonnes	MI
The Market of the file of the second of the	
HE Condition of this Obligation is such, that if the above bound Many Hank's -	
Credits, of George Hanks decreased do make of all the Goods, C	hattels, and
deceased, do make, or cause to be made, a tru	e and perfect
Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall	come to the
Hands, Poffession, or Knowledge, of her the said Many Hanks	nije i jake
	4
or into the Hands	
and the family to made do exhibit, of cause to	e exhibited,
nto the County Court of Middlefex, at fuch Time as A fhall be thereunto required by the faid Court;	and the fame
nto the County Court of Middlefex, at fuch Time as A fhall be thereunto required by the faid Court; a Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the T	and the same
nto the County Court of Middlefex, at fuch Time as A fhall be thereunto required by the faid Court; a Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the T	and the same
Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the Toeath, which at any Time after shall come to the Hands or Possession of the faid Many Hanks or into the Hands or Possession of any other Person or Persons, for here do we	and the same
Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the The Death, which at any Time after shall come to the Hands or Possession of the faid Many Manha or into the Hands or Possession of any other Person or Persons, for her do we deminister according to Law; and farther, do make a just and true Account of her Actings and Doi	and the same
Death, which at any Time after shall come to the Hands or Possession of the faid Many Manhard or into the Hands or Possession of any other Person or Persons, for her do we deminister according to Law; and farther, do make a just and true Account of her Actings and Doi when thereto required by the said Court, and all the rest and Residue of the said Goods. Chattels, and Credition of the said Many Manhard or into the Hands or Possession of any other Person or Persons, for her do we deminister according to Law; and farther, do make a just and true Account of her Actings and Doi when thereto required by the said Court, and all the rest and Residue of the said Goods. Chattels, and Credition of the said Goods.	ell and truly
Death, which at any Time after shall come to the Hands or Possession of the faid Many Manhard or into the Hands or Possession of any other Person or Persons, for her do we deminister according to Law; and farther, do make a just and true Account of her Actings and Doi when thereto required by the said Court, and all the rest and Residue of the said Goods. Chattels, and Credition of the said Court, and all the rest and Residue of the said Goods. Chattels, and Creditions of the said Goods.	ell and truly
finall be thereunto required by the faid Court; and all the Hands or Poffession of the faid Many Manhal or into the Hands or Poffession of any other Person or Persons, for her do we deminister according to Law; ard farther, do make a just and true Account of her Actings and Doi when thereto required by the said Court, and all the rest and Residue of the said Goods, Chattels, and Creek hall be found remaining upon the said Administration. Account, the same being first examined and all	and the same Time of Authority ell and truly ngs therein, edits, which
final be thereunto required by the faid Court; as foods, Chattels, and Credits, of the faid Deceafed, at the Toeath, which at any Time after shall come to the Hands or Possession of the faid Many Manha or into the Hands or Possession of any other Person or Persons, for here do we deminister according to Law; and farther, do make a just and true Account of here Actings and Doi when thereto required by the said Court, and all the rest and Residue of the said Goods, Chattels, and Credital be found remaining upon the said Admin Machiner Account, the same being first examined and all suffices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively	ell and truly ngs therein, edits, which owed by the as the faid
final be thereunto required by the faid Court; as final be thereunto required by the faid Court; as final be thereunto required by the faid Court; as final be thereunto required by the faid Court; as final be thereunto required by the faid Court; as final be thereunto required by the faid Court; as final be therefore or Perfons, for her final come to the Hands or Poffession of the faid final final be the faid Court, and all the rest and Residue of the faid Goods, Chattels, and Crediting to Law; ard farther, do make a just and true Account of her faid Goods, Chattels, and Crediting to Law; ard farther, and all the rest and Residue of the faid Goods, Chattels, and Crediting to Law; and Crediting to Law; and all the found remaining upon the faid Administration. Account, the same being first examined and allow fustices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively suffices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided	and the same Cime of Authority and truly ngs therein, adits, which weed by the as the faid and if it
finall be thereunto required by the faid Court; and Credits, of the faid Deceafed, at the Toeath, which at any Time after shall come to the Hands or Possession of the faid Many Manhar or into the Hands or Possession of any other Person or Persons, for here do we administer according to Law; and farther, do make a just and true Account of here Actings and Doi when thereto required by the said Court, and all the rest and Residue of the said Goods, Chattels, and Credits of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively suffices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided thall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor of	ell and truly ngs therein, edits, which owed by the as the faid ; and if it
finall be thereunto required by the faid Court; and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the Toeath, which at any Time after shall come to the Hands or Possession of the faid of the faid of the Hands or Possession of the faid	ell and truly ngs therein, edits, which owed by the as the faid ; and if it r Executors ccordingly,
Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the The Death, which at any Time after shall come to the Hands or Possession of the faid Many Marks or into the Hands or Possession of any other Person or Persons, for her do we administer according to Law; and farther, do make a just and true Account of Actings and Doi when thereto required by the said Court, and all the rest and Residue of the said Goods, Chattels, and Credits of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively suffices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided shall hereaster appear that any last Will and Testament was made by the said Deceased, and the Executor of the said Many Marks. The same and the said Court, making Request to have it allowed and approved a fithe said Many Marks.	ell and truly ngs therein, edits, which owed by the as the faid ; and if it r Executors ccordingly, deliver up
finto the County Court of Middlesex, at such Time as the shall be thereunto required by the said Court; as Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the said Deceased, at the Tour Death, which at any Time after shall come to the Hands or Possession of the said Many Market or into the Hands or Possession of any other Person or Persons, for the down administer according to Law; and farther, do make a just and true Account of the Actings and Doi when thereto required by the said Court, and all the rest and Residue of the said Goods, Chattels, and Credital be found remaining upon the said Administration. Account, the same being first examined and allow suffices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively suffices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided shall hereaster appear that any last Will and Testament was made by the said Deceased, and the Executor of the said Many Market. Letters of Administration, Approbation of such Testament being had, and made in the said Court. Letters of Administration, Approbation of such Testament being had, and made in the said Court.	ell and truly ngs therein, edits, which owed by the as the faid ; and if it r Executors ccordingly, deliver up
finite the County Court of Middlesex, at such Time as the shall be thereunto required by the said Court; as Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the said Deceased, at the Toeath, which at any Time after shall come to the Hands or Possession of the said Many Marks or into the Hands or Possession of any other Person or Persons, for the down administer according to Law; and farther, do make a just and true Account of the Actings and Doi when thereto required by the said Court, and all the rest and Residue of the said Goods, Chattels, and Credits of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively suffices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided shall hereaster appear that any last Will and Testament was made by the said Deceased, and the Executor of the said Many Marks. Letters of Administration, Approbation of such Testament being had, and made in the said Court in the Soligation to be void, and of none Effect, or else to remain in full Force and Virtue.	ell and truly ngs therein, dits, which wed by the as the faid ; and if it Executors ccordingly, deliver up ert: Then
finite the County Court of Middlesex, at such Time as the shall be thereunto required by the said Court; a soods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the said Deceased, at the Toeath, which at any Time after shall come to the Hands or Possession of the said Many Manhar or into the Hands or Possession of any other Person or Persons, for he do we administer according to Law; and farther, do make a just and true Account of Actings and Doi when thereto required by the said Court, and all the rest and Residue of the said Goods, Chattels, and Creditices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively suffices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided shall hereaster appear that any last Will and Testament was made by the said Deceased, and the Executor of the said Many Manhar being thereunto required, do render and	ell and truly ngs therein, edits, which wed by the as the faid ; and if it Executors ccordingly, deliver up ert: Then

Sealed and Delivered in the Presence of

at a Court held for Heddlesop County at the Court house in the annal on Monday the 27 day of June 179 L

This tound rear acknowledged by the Subscubins theuto and Onland betweened

Tool Well Chunkhill

and the state of the same of t	
KNOW all Men, by these Presents, that we Many Hanks & Mediale Sugge	e
$oldsymbol{\Lambda}$	
are beld and firmly bound to George Daniel, George Sind, Thomas days	wan:
Boulon Costy	
• • •	5
	`
Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of one home for	
to the Payment whereof, well and tru	ely to be made
to the faid Justices and their Successours, we bind ourselves, and each of us, our and each of our Heirs, E.	xecutors, and
Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this 27/L	Day of
Since in the Year of our Lord One Thousand Seven Hundred and Somety one	and in the
Year of the Reign of our Sourcign Lord Courge the Commonnes	MI
The Market of the file of the second of the	
HE Condition of this Obligation is such, that if the above bound Many Hank's -	
Credits, of George Hanks decreased do make of all the Goods, C	hattels, and
deceased, do make, or cause to be made, a tru	e and perfect
Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall	come to the
Hands, Poffession, or Knowledge, of her the said Many Hanks	nije i jake
	4
or into the Hands	
and the family to made do exhibit, of cause to	e exhibited,
nto the County Court of Middlefex, at fuch Time as A fhall be thereunto required by the faid Court;	and the fame
nto the County Court of Middlefex, at fuch Time as A fhall be thereunto required by the faid Court; a Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the T	and the same
nto the County Court of Middlefex, at fuch Time as A fhall be thereunto required by the faid Court; a Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the T	and the same
Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the Toeath, which at any Time after shall come to the Hands or Possession of the faid Many Hanks or into the Hands or Possession of any other Person or Persons, for here do we	and the same
Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the The Death, which at any Time after shall come to the Hands or Possession of the faid Many Manha or into the Hands or Possession of any other Person or Persons, for her do we deminister according to Law; and farther, do make a just and true Account of her Actings and Doi	and the same
Death, which at any Time after shall come to the Hands or Possession of the faid Many Manhard or into the Hands or Possession of any other Person or Persons, for her do we deminister according to Law; and farther, do make a just and true Account of her Actings and Doi when thereto required by the said Court, and all the rest and Residue of the said Goods. Chattels, and Credition of the said Many Manhard or into the Hands or Possession of any other Person or Persons, for her do we deminister according to Law; and farther, do make a just and true Account of her Actings and Doi when thereto required by the said Court, and all the rest and Residue of the said Goods. Chattels, and Credition of the said Goods.	ell and truly
Death, which at any Time after shall come to the Hands or Possession of the faid Many Manhard or into the Hands or Possession of any other Person or Persons, for her do we deminister according to Law; and farther, do make a just and true Account of her Actings and Doi when thereto required by the said Court, and all the rest and Residue of the said Goods. Chattels, and Credition of the said Court, and all the rest and Residue of the said Goods. Chattels, and Creditions of the said Goods.	ell and truly
finall be thereunto required by the faid Court; and all the Hands or Poffession of the faid Many Manhal or into the Hands or Poffession of any other Person or Persons, for her do we deminister according to Law; ard farther, do make a just and true Account of her Actings and Doi when thereto required by the said Court, and all the rest and Residue of the said Goods, Chattels, and Creek hall be found remaining upon the said Administration. Account, the same being first examined and all	and the same Time of Authority ell and truly ngs therein, edits, which
final be thereunto required by the faid Court; as foods, Chattels, and Credits, of the faid Deceafed, at the Toeath, which at any Time after shall come to the Hands or Possession of the faid Many Manha or into the Hands or Possession of any other Person or Persons, for here do we deminister according to Law; and farther, do make a just and true Account of here Actings and Doi when thereto required by the said Court, and all the rest and Residue of the said Goods, Chattels, and Credital be found remaining upon the said Admin Machiner Account, the same being first examined and all suffices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively	ell and truly ngs therein, edits, which owed by the as the faid
final be thereunto required by the faid Court; as final be thereunto required by the faid Court; as final be thereunto required by the faid Court; as final be thereunto required by the faid Court; as final be thereunto required by the faid Court; as final be thereunto required by the faid Court; as final be therefore or Perfons, for her final come to the Hands or Poffession of the faid final final be the faid Court, and all the rest and Residue of the faid Goods, Chattels, and Crediting to Law; ard farther, do make a just and true Account of her faid Goods, Chattels, and Crediting to Law; ard farther, and all the rest and Residue of the faid Goods, Chattels, and Crediting to Law; and Crediting to Law; and all the found remaining upon the faid Administration. Account, the same being first examined and allow fustices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively suffices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided	and the same Cime of Authority and truly ngs therein, adits, which weed by the as the faid and if it
finall be thereunto required by the faid Court; and Credits, of the faid Deceafed, at the Toeath, which at any Time after shall come to the Hands or Possession of the faid Many Manhar or into the Hands or Possession of any other Person or Persons, for here do we administer according to Law; and farther, do make a just and true Account of here Actings and Doi when thereto required by the said Court, and all the rest and Residue of the said Goods, Chattels, and Credits of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively suffices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided thall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor of	ell and truly ngs therein, edits, which owed by the as the faid ; and if it
finall be thereunto required by the faid Court; and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the Toeath, which at any Time after shall come to the Hands or Possession of the faid of the faid of the Hands or Possession of the faid	ell and truly ngs therein, edits, which owed by the as the faid ; and if it r Executors ccordingly,
Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the The Death, which at any Time after shall come to the Hands or Possession of the faid Many Marks or into the Hands or Possession of any other Person or Persons, for her do we administer according to Law; and farther, do make a just and true Account of Actings and Doi when thereto required by the said Court, and all the rest and Residue of the said Goods, Chattels, and Credits of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively suffices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided shall hereaster appear that any last Will and Testament was made by the said Deceased, and the Executor of the said Many Marks. The same and the said Court, making Request to have it allowed and approved a fithe said Many Marks.	ell and truly ngs therein, edits, which owed by the as the faid ; and if it r Executors ccordingly, deliver up
finto the County Court of Middlesex, at such Time as the shall be thereunto required by the said Court; as Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the said Deceased, at the Tour Death, which at any Time after shall come to the Hands or Possession of the said Many Market or into the Hands or Possession of any other Person or Persons, for the down administer according to Law; and farther, do make a just and true Account of the Actings and Doi when thereto required by the said Court, and all the rest and Residue of the said Goods, Chattels, and Credital be found remaining upon the said Administration. Account, the same being first examined and allow suffices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively suffices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided shall hereaster appear that any last Will and Testament was made by the said Deceased, and the Executor of the said Many Market. Letters of Administration, Approbation of such Testament being had, and made in the said Court. Letters of Administration, Approbation of such Testament being had, and made in the said Court.	ell and truly ngs therein, edits, which owed by the as the faid ; and if it r Executors ccordingly, deliver up
finite the County Court of Middlesex, at such Time as the shall be thereunto required by the said Court; as Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the said Deceased, at the Toeath, which at any Time after shall come to the Hands or Possession of the said Many Marks or into the Hands or Possession of any other Person or Persons, for the down administer according to Law; and farther, do make a just and true Account of the Actings and Doi when thereto required by the said Court, and all the rest and Residue of the said Goods, Chattels, and Credits of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively suffices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided shall hereaster appear that any last Will and Testament was made by the said Deceased, and the Executor of the said Many Marks. Letters of Administration, Approbation of such Testament being had, and made in the said Court in the Soligation to be void, and of none Effect, or else to remain in full Force and Virtue.	ell and truly ngs therein, dits, which wed by the as the faid ; and if it Executors ccordingly, deliver up ert: Then
finite the County Court of Middlesex, at such Time as the shall be thereunto required by the said Court; a soods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the said Deceased, at the Toeath, which at any Time after shall come to the Hands or Possession of the said Many Manhar or into the Hands or Possession of any other Person or Persons, for he do we administer according to Law; and farther, do make a just and true Account of Actings and Doi when thereto required by the said Court, and all the rest and Residue of the said Goods, Chattels, and Creditices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively suffices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided shall hereaster appear that any last Will and Testament was made by the said Deceased, and the Executor of the said Many Manhar being thereunto required, do render and	ell and truly ngs therein, edits, which wed by the as the faid ; and if it Executors ccordingly, deliver up ert: Then

Sealed and Delivered in the Presence of

at a Court held for Heddlesop County at the Court house in the annal on Monday the 27 day of June 179 L

This tound rear acknowledged by the Subscubins theuto and Onland betweened

Tool Well Chunkhill