KNOW all Men, by these Presents,	ibal we John Humphris on William Berry -
are beld and firmly bound to George	Daniel, George Bud, Thomas Segar and
Question Costy	· · · · · · · · · · · · · · · · · · ·
Gent. Justices of the Court of Middlesex Cou	unty, now fitting, in the Sum of fifty framed
	to the Payment whereof, well and truly to be made
	bind ourselves, and each of us, our and each of our Heirs, Executors, and
	by these Presents. Sealed with our Seals, this 27 77 Day of
June I the lear of our Lo	ord One Thousand Seven Hundred and 11 mity one and in the Reign of our Sovereign Lord George the Commonwealth
15th Year of the L	and the state of the Commonwealth
HE Condition of this Obligation i	is fuch, that if the above bound John Humphies
	Adminishalor of all the Goods, Chattels, and
Credits, of John Fenning .	Adminished of all the Goods, Chattels, and deceased, do make, or cause to be made, a true and perfect
	hattels, and Credits, of the faid Deceased, which have or shall come to the
	the faid John Rumphies
*	
MAN AND AND AND AND AND AND AND AND AND A	or into the Hands or Possession
	and the fame fo made do exhibit, or cause to be exhibited,
	Time as fhall be thereunto required by the faid Court; and the same
	the Goods, Chattels, and Credits, of the faid Deceafed, at the Time of to the Hands or Possession of the faid John Humphine
	Poffession of any other Person or Persons, for Lim 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, ar	nd all the rest and Residue of the said Goods, Chattels, and Credits, which
shall be found remaining upon the said Adn	min what Account, the fame being first examined and allowed by the
	shall deliver and pay unto such Person or Persons respectively as the said
Justices, by their Order or Judgment, shall	ll 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 if the faid Sofra Humphris	faid Court, making Request to have it allowed and approved accordingly, being thereunto required, do render and deliver up
Letters of Administration. Ap	probation of such Testament being had, and made in the said Court: Then
	fect, or elfe to remain in full Force and Virtue.
	John Rumphris
Sealed and Delivered	John Mumphris
in the Presence of	
Ma Count held for heddles	y of June 57 gt
imported on Monday the 27 day	y of June 179L

This Bond was asknowledged by the Subsubus thembond ordered bobo recorded

July worded Just Will Church hill (8)

NOW all Men, by these Presents, that we William Jour hew offender are beld and firmly bound to George Daniel, George Bird, Themer Signe & Comber Corby

Gent. Justices of the Court of Middlelex County, now fitting, in the Sum of Gree thousand Land 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, figmly by these Presents. Sealed with our Seals, this 200 Day of July - in the Year of our Lord One Thousand Seven Hundred and Remely One -Year of the Reign of our Severeign Lord George the Commonwealth

HE Condition of this Obligation is fuch, that if the above bound William Jour her —

Adminished and of all the Goods, Chattels, and Credits, of Charllotte Mulson _ 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 Milliam Jour hee

or into the Hands or Possession of any other Person or Persons for Lemand 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 Welliam Jans hee

or into the Hands or Possession of any other Person or Persons, for Line 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 shation 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 Helliam Town hee _ 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 elfe to remain in full Force and Virtue.

Sealed and Delivered

in the Presence of Sales for Meddleson County at the Counthouse in

Hibanna on Monday the 25 day of July 1794

This Bond was acknowledged by the Subscribers theuls and Brilled tobe recorded

Just Will Churchhile July amond of The Me Chunkhin CO

Hudson Muse

NOW all Men, by thefe Prefents, that we Many Owen, Richard Davis & Thomas Buch are beld and firmly bound to Coloniand Bukely, George Daniel, George Bow & Overlow Cooley

Gent. Juffices of the Court of Middlefex County, now fitting, in the Sum of One thousand framet 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 H in the Year of our Lord One Thousand Seven Hundred and Menely Bre 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 Many and Adminishatip of all the Goods, Chattels, and Credits, of John On en 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, Poffession, or Knowledge, of him the faid Many Owen

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 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 Many Owen

or into the Hands or Poffeffion 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 Adminulation 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 Own 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

Mary On in Ruchard Davis Thomas Burk

at a Court hat for live lawy County at the Court hours in Metamed on Money the 25th day of July 1791

This Bond was actinon ledged by the Subscribers thouls and artend both recorded

Just Willhum Mile

Janly munder Jist Will Chen Mile Co)

Gent.

to th Admi

6

Inve Hand

of an

into Good

Deat adm

when **fhall**

Just Just fhall

ther if th

NOW all Men, by these Present					1
The second second	And the	D. Mark	0 1 12	Wheward	1.2
ld and firmly bound to Elman	213 whely	, yanger			
roge Bud					

Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of Grandhousen formula to the Payment whereof, well and truly to be made to the said Justices and their Successours, we hind 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 A Day of Orlow in the Year of our Lord One Thousand Seven Hundred and Ready and and in the Year of the Reign of our Severeign Lord George the

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

Administrative 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 Thomas Blake

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 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 Thomas Blake

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 Tollament being had, and made in the land Court. Then

this Obligation to be void, and of none Effect, or effe to remain in full Force and Virtue

Thomas Blake In Hearly -H Balkelder (A) (B)

in the Presence of

Menny

ater Count held from leaded as of County at the Counthouse in the banks on Monday the 2th day of action 1794

This Bond was acknowledged by the Subscribes thanks and arden who accorded

Jus Will Churchhile

July worded Test Willhandhite (8)

NOW all Men, by these Presents, that we Williamslepton & william Churthin are beld and firmly bound to Ed. Buhely, Goo: Donal, Goo: Bow, Malch Wormely

Gent. Justices of the Court of Middlefex County, now fitting, in the Sum of five thousand 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 2 Att Day of in the Year of our Lord One Thousand Seven Hundred and Renegone and in the Year of the Raign of our Sovereign Lord George the Commonwealth

HE Condition of this Obligation is fuch, that if the above bound Will. Sleptor Adminishels and of all the Goods, Chattels, and Credits, of Cherolopher Robinson 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 him the faid Milliam Steples

or into the Hands or Poffession of any other Person or Persons for Lunand 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 faid Hilland leplow

or into the Hands or Poffeffion 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 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 William Slephon 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 in the Pyefence of

ata Court held for Middles up Country at the Court house in The anna and Monday the 2th day of Oclober 179L

This Bond was asknown ledged by the Subscribers there and Ordered who Runded

Just Will Chankhile

Well Chembhilo

July morded Tist Mit Chim Shile (8)

or into the Hands or Poffession of any other Person or Persons for Line and the same so made do exhibit, or cause to be exhibited, into the Country Court of Middlesex, at such Time as he shall be thereunto required by the said Court; and the same Goods, Chattels, and Credits, of the said Deceased, at the Time of his Death, which at any Time after shall come to the Hands or Possession of the said James Balleses.

or into the Hands or Possession of any other Person or Persons, for Actings and bound 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 James Balbaldar 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.

James Balchelder

Sealed and Delivered \ William Jackson

in like Presence of Otal for Middleson County at the Counthonse in Who armad on Monday the 25 day of Deloto 1794

This Bond was asknowledged by the Sulscribers Hents and Codered tobe Runded

Fest Will Churchfill

Touly worded Fort Will Churchhill (8)

NOW all Men, by shele Prefense, shat we Somes Les Wohn Thurston are beld and firmly bound to Colmans Butely, George Daniel, George Bow, Thomas Boone & Rolph Wormaly Gent. Justices of the Court of Middlefex County, now fitting, in the Sum of Jose Land and fuffy franches 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 2.47. Day of in the Year of our Lord One Thousand Seven Hundred and Friendly Grav 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 James Lee Adminutation du A of all the Goods, Chattels, and Credits, of William Pryor 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 James See 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 fall 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 James Law or into the Hands or Possession of any other Person or Persons, for Low 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 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 James Les 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 elfe to remain in full Force and Virtue. Sealed and Delivered John Thurstor in the Presence of Of a Court hels for Meddlesop County at the Court house in

This Bond was acknowledged by the Subscribes thanks and Ordered to be Rurreled

Sol Millhunkhile

Tuly made Jul Will Chem While Co

Charles and Carlotte and Carlot	
are beld and firmly bound to Comme suches	ly, George Panil, Quelon Costy & Ralph
Mormely 6	8.08888
C . S C: C! C ~ CSC!!! C C ~ ~	fitting, in the Sum of five headed formers
Gent. Justices of the Court of Wilddielex County, now	to the Payment whereof, well and truly to be mu
to the Said Fulfices and their Succellours one hind our	felves, and each of us, our and each of our Heirs, Executors, a
	Presents. Sealed with our Seals, this 26th Day
	Thousand Seven Hundred and Remely and - and in
	our Soursign Lord George the Commonwealth
That by the range of	and State St
HE Condition of this Obligation is fuch.	that if the above bound Rukand Buch
Approximation of the second of	Adminestation of all the Goods, Chattels,
Credits, of Thomas Buch	
Inventory of all and fingular the Goods, Chattels,	and Credits, of the faid Deceafed, which have or shall come to
Hands, Possession, or Knowledge, of Line	가는 마음을 보고 있다. 그는 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은
	or into the Hands or Possess
of any other Person or Persons for Lun	and the same so made do exhibit, or cause to be exhibit
	s he shall be thereunto required by the said Court; and the sa
	ds, Chattels, and Credits, of the faid Deceafed, at the Time of
	Hands or Possession of the said Buchand Buch
	on of any other Person or Persons, for Line do well and tr
	ke a just and true Account of Lie Actings and Doings there
	e rest and Residue of the said Goods, Chattels, and Credits, wh
	Account, the fame being first examined and allowed by
Justices of the Court for the Time being, shall del	liver and pay unto fuch Person or Persons respectively as the
	pursuant to the Laws in that Case made and provided; and i
shall hereafter appear that any last Will and Testame	ent was made by the faid Deceased, and the Executor or Execu
	urt, making Request to have it allowed and approved according
if the faid But and But	being thereunto required, do render and deliver
	n of fuch Testament being had, and made in the said Court: The
this Obligation to be void, and of none Effect, or e	else to remain in full Force and Virtue. Put? But
	William Buch
Sealed and Delivered	Thomas Blake
in the Presence of S Was Court held for Middlowy Court	head the Court bourse and
Ulabanna on Manday the It day	of December 479L
	The same of the same and the same of the s
Bond was acknow ledged by the Subsenbus !	Tours and Continued lakes a secondary

	KNOW all Men, by these Presents, that we Welliam Civilis & Charles Cintes -
	are beld and firmly bound to Edonews Bakely, George Daniel, Overton Cooly
	and Ralph Wormely
	Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of One thousand poemels
	to the Payment whereof, well and truly to be ma
	to the faid Justices and their Successours, we bind ourselves, and each of us, our and each of our Heirs. Executors
	Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this 2.7
	Threey - in the Year of our Lord One Thousand Seven Hundred and hinely here - and in the
	16th Year of the Reign of our Sovereign Lord Scorge the Common wealth
	HE Condition of this Obligation is fuch, that if the above bound Helliam Center
	Adminished worth the of all the Goods Change
	Credits, of John Centes 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
1	Hands, Possession, or Knowledge, of hom the said William Centis
	or into the Hands or Poffeffior
	of any other Person or Persons for him and the same so made do exhibit, or cause to be exhibited
i	nto 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
Ι	Death, which at any Time after shall come to the Hands or Possession of the said William Could
	or into the Hands or Possession of any other Person or Persons, for Line do well and truly
a	dminister according to Law; and farther, do make a just and true Account of her Actings and Doings therein,
W	when thereto required by the faid Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which
ſ	hall be found remaining upon the faid Admin challen. Account, the fame being first examined and allowed by the
J	uffices of the Court for the Time being, shall deliver and some C. I. D. C
J	uffices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said
ſh	offices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it
th	all hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors
if	the faid Melliam Centre
	being thereunto required, do render and deliver up
	Approbation of fuch Testament being had, and made in the faid Court: Then
	Songation to be void, and of none Effect, or else to remain in full Force and Virtue.
	Scaled and Delivered in the Presence of Char Centre
	una Detrocrea
	in the Presence of Char Centin

This town was acknowledged by the Subsurbus theuts and Gratemed who Remoded Test Mill Cherry hill

160	
KNOW all Men, by thefe Prefents, that we Over	lon Cooly & Laulen Blackburd
are beld and firmly bound to Edmen 9 Backely,	George Daniel, Thomas Segar
and Relph Wormeley	2000
Gent. Justices of the Court of Middlesex County, now sitting,	
to the faid fulliest and their Sucretum we him to	to the Payment whereof, well and truly to be made
to the said Justices and their Successours, we hind ourselves, Administrators, jointly and severally, sirmly by these Presents.	Sealed with our Seals this 277

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

Admin whaterails 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 Coulon Cooky

161h Year of the Reign of our Soverign Lord George the Commonwealth

Telerany in the Year of our Lord One Thousand Seven Hundred and Homely three

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 Credits, 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 Bueslan Cordy

or into the Hands or Poffeffion 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, 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 Adminishment. 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 Goods.

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 }

Delivered

In the Presence of

L. #3 lack 6 went

in the Presence of at a County at the Counthouse in Urbanna on Monday the 27 day of Sibruary 179 2

This Bond was acknowledged by the Subscribers theists and Ordered to be Runded

Just Will Churchhile

Truly warded Test WillChunchhill (8)

TNOW all Men, by these Presents, that we Daniel Degennato, Thomas Blake and Joseph Degarnate are beld and firmly bound to Coloniand Butheley, George Daniel, Qualon Costy and Rolph Wormely

Gent. Juftices 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 28/h in the Year of our Lord One Thousand Seven Hundred and Menety how _ Year of the Reign of our Sovereign Lord George the Commonwealth

HE Condition of this Obligation is fuch, that if the above bound Donul Degonator Admin sholor of all the Goods, Chattels, and Credits, of Williamson Daves 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 Degenate

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 Deceased, at the Time of Death, which at any Time after shall come to the Hands or Possession of the faid Donal Dyonald

or into the Hands or Poffeffion of any other Person or Persons, for Rome 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 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 fame into the faid Court, making Request to have it allowed and approved accordingly, if the faid Donal Deformate 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 Presonce of

Danut Dyannule Thomas Blake Joseph Dymante.

at a Count continued and held for Meddlessy County at the Count house in Hibanna on Tuesday the 28th day of Sebreary 1792 This Bond was acknowledged by the Subscribes theuts and Ordered tobe Reword ed

> Jest Mill Churchhile Truly monded That Mill Churchhile CO

Gen

to t

Inve Han

into 1 Good Deat

of an

when fhall Juftic

admi

Jufti fhall

therei if the

this C

NOW all Men, by these Presents, that we John Jackson & Henry Chownery are beld and firmly bound to Edmens Bukely, George Daniel Coolin Coly and Rolph Wormeley Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of One Houseand 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 28/ Day of Telreany in the Year of our Lord One Thousand Seven Hundred and Revely hove and in the Year of the Roign of our Sovereign Lord George the Commune call HE Condition of this Obligation is fuch, that if the above bound John Sackeron Adminestrator of all the Goods, Chattels, and Credits, of Many Davis 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 hend the faid John Jacks or into the Hands or Possession of any other Person or Persons for home 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 Deceased, at the Time of Death, which at any Time after shall come to the Hands or Possession of the faid John Jackson or into the Hands or Possession of any other Person or Persons, for hear do well and truly administer according to Law; and farther, do make a just and true Account of Liv 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 Adminectal 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 Jackson 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. John Jackson Sealed and Delivered Henry Chonning in the Presence of cef a Court continued and held for Middlesup County at the Court house in Urbanna on Tuesday the 28 day of Tebruary 1792 This Band was acknow ledged by the Subsurbus thereto and Ordered laber Awarded

Jest Well Chunkhill

Truly recorded Just Mulhen Shile Co

The Now all Men, by these Presents, that we Bonjamin Milliams on the Thomas are beld and firmly bound to Thomas Squit, Busher Cosby, Sames Ref Mostleth

Moranely

Gent. Justices of the Court of Middlesex County, now fitting, in the Sum of The present to the Payment whereof, well and truly to be made to the Jaid Justices and their Successfours, 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 Tourney in the Year of our Lord One Thousand Seven Hundred and Presently And and in the Tear of the Reign of our Search Lord George the Commonwealth.

HE Condition of this Obligation is such, that if the above bound Bersenver Welland and

HE Condition of this Obligation is such, that if the above bound Benjamen Welliams on Admin whele 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 home the said Benjamen Millermone.

or into the Hands or Possession 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 he shall be thereunto required by the said Court; and the same Goods, Chattels, and Credits, and Credits, of the said Deceased, at the Time of Leath, which at any Time after shall come to the Hands or Possession of the said Bayerner Milliams

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, 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 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 same into the said Court, making Request to have it allowed and approved accordingly, 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

John Theur lon

ata Court continued and held for Middleson Country at the Courthouse in Hoberna on Tuesday the 28 thay of Library 1792

This Bond was acknowledged by the Siets nebus thereto and Briened tobe recorded

Fest Will Chemphile

Truly anoused Just Will Churchhile Co

s, and
Day of
in the

, and erfect o the

ited,

truly rein, hich the faid if it tors gly, up hen

The best of the second of the	
re beld and firmly bound to Edmund Berkely. &	George Danuel, Gunge Bud, K
Ralph Wormsley 8	8 8 8 8
ent. Justices of the Court of Middlesex County, now sitting, in	the Sum of Two hundred prounds
the said Justices and their Successours, we bind ourselves, and dministrators, jointly and severally, surmly by these Presents. See in the Year of our Lord One Thousand Sev. Year of the Resign of our Severeign	en Hundred and Menely one and in the
HE Condition of the Ohl	1141
HE Condition of this Obligation is fuch, that if e ab	
decease of the deceas	Admin coholor of all the Goods, Chattels, and ed, do make, or cause to be made, a true and perfect of the said Deceased, which have or shall come to the order these
~~~~~	or into the Hands or Possession
or into the Hands or Possessian and the rest and the rest and the rest and the fail Court, and all the rest and Resistant the Court for the Time being, shall deliver and pay the fail Court, and all the rest and pay the fail be found remaining upon the said Admin Accounties of the Court for the Time being, shall deliver and pay the fail be found remaining upon the fail deliver and pay the fail the rest of the Court for the Time being, shall deliver and pay the sices, by their Order or Judgment, shall direct, pursuant to the hereaster appear that any last Will and Testament was made the fail of the same into the said Court, making Rest and Solar shall delivered.  Letters of Administration, Approbation of such Testar Obligation to be void, and of none Effect, or else to remain in Sealed and Delivered	and Credits, of the said Deceased, at the Time of effion of the said Joshan Menday  Person or Persons, for do well and truly rue Account of her Actings and Doings therein, sidue of the said Goods, Chattels, and Credits, which not, the same being first examined and allowed by the auto such Person or Persons respectively as the said the Laws in that Case made and provided; and if it by the said Deceased, and the Executor or Executors dequest to have it allowed and approved accordingly, being thereunto required, do render and deliver up ment being had, and made in the said Court: Then
in the Presence of a La Count held for Middlesop County of	
ata Court held for Middlesup County at the lay of	aloba 1791
A	as there wand ordered lobo Rumled

Truly worder Fist Will Churchhile CO

· -	165		
KNOW all Men, by these Present	its, that we William Co	ulis & Charles Center	
are beld and firmly bound to George			(1) 10 (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)
-			
Gent. Justices of the Court of Middlesex			
· min		to the Payment whereof, well	and truly to be made
Administrators, jointly and severally, firm	nly by these Presents. Sealed w r Lord One Thousand Seven H	vith our Seals, this. 232	Day of
to the Jaid Justices and their Successours, Administrators, jointly and severally, firm	we bind ourselves, and each only by these Presents. Sealed w	of us, our and each of our He with our Seals, this 23	irs, Executors, and Day of

HE Condition of this Obligation is fuch, that if the above bound William Curtis Adminastrator of all the Goods, Chattels, and Credits, of Joanna Cutis 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 William Cuttes

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 Low Death, which at any Time after shall come to the Hands or Possession of the said Welliam Center

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 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 shatten 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 William Cintes ... 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

1m, Curtis

Cha! Curtis

at a Court held for Middlesep County at the Court house in Mebanna on Monday the 23 day of april 4792

This Bond was acknowledged by the Subscribers thereto and Ordered to be Revorded

Just Will Churchhill

Truly reworded Jest Will Churchhill (8)

	7-7-1	Malph Wormely, & arthur	J
See S	8	0	/
ent. Justices of the Court of Middlesex County, now si	itting, in the Sum of c	me thousand pounds	`
the said Justices and their Successours, we hind oursel dministrators, jointly and severally, firmly by these Pre in the Year of our Lord One Tho  16th Year of the Reign of our	ves, and each of us, of sents. Sealed with our	Seals, this 28 the Day	and
		* · · · · · · · · · · · · · · · · · · ·	
HE Condition of this Obligation is fuch, that			
ventory of all and fingular the Goods, Chattels, and ands, Possession, or Knowledge, of the	deceased, do make	ecessed which have or thall come to	eA.
		or into the Hands or Poffeffi	on
on the County Court of Middlefex, at fuch Time as	fhall be thereunto	required by the faid Court; and the far	d, ne
ods, Chattels, and Credits, and all other the Goods, on the which at any Time after shall come to the Hands	is or Possession of the	faid John Coulling	
ninister according to Law; and farther, do make a en thereto required by the said Court, and all the rest	just and true Account	of his Actings and Doings therei	1.
tices of the Court for the Time being, shall deliver	- Account, the fame	being first examined and allowed by the	ie
lices, by their Order or Judgment, shall direct, pur I hereafter appear that any last Will and Testament we cin named do exhibit the same into the said Court,	fuant to the Laws in t	that Case made and provided; and if Deceased, and the Executor or Executor	it s
he faid John Coulling Lis Letters of Administration, Approbation of so	being there	unto required, do render and deliver un	,
Obligation to be void, and of none Effect, or elfe to	remain in full Force	and Virtue;	
		John Callins William Cailton	
in the Presence of			

Taily morded Jish Will Chen Mile Co?

NOW all Men, by these Presents, that we Some On en & Thomas Healy

are beld and firmly bound to George Daniel, Thomas Segar, Outher Lee, & Francis Corbin

Gent. Fustices of the	Court of Middlefex County, now fitting, in the	Sum of one Howard from allen	
	~~~~		le
to the faid Justices a		cb of us, our and each of our Heirs, Executors, and	
		d with our Seals, this 23 Day of	
July ~	in the Year of our Lord One Thousand Seven		
17/h	Year of the Raign of Commign L	mi George the Commonwealth	

HE Condition of this Obligation is fuch, that if the above bound Jone Owen Admin skatip of all the Goods, Chattels, and Credits, of William Owen 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 said Jane Owen

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 she 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 Live Death, which at any Time after shall come to the Hands or Possession of the said Jone Owen

or into the Hands or Possession of any other Person or Persons, for Leve 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 shation 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 Jane Owin 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

Inne Onen That Healy

in fite Profence of } at a Count hald for Middlesup County at the Count house in Ma barma on Monday the 23 day of July 1792

This Bond was acknowledged by the Subscribers thereto and Ordered to be Rumsted Just Will Chun Nhill

Touly morded Just Will Chur Shill Co

168	
KNOW all Men, by these Presents, that we Some	Lalluson & John Michelburgh
are beld and firmly bound to George Donel,	Thomas Signi, Balk Hormely
Orthun Lee, & Francis Corbin	28.86
Gent. Justices of the Court of Middlesex County, now sitting, in	to the Sum of Invhundred pounds
merce cer	to the Payment whereof, well and truly to be made "
to the said Justices and their Successours, we bind ourselves, an	d each of us, our and each of our Heirs, Executors, and
Administrators, jointly and severally, firmly by these Presents.	
July in the Year of our Lord One Thousand S	even Hundred and Mently how - and in the
17 the Year of the Roign of our Severeign	Tom Lord George the Commonwealth
HE Condition of this Obligation is fuch, that if the	above bound James Lallewan
to the same	Adminustator of all the Goods, Chattels, and
	eased, do make, or cause to be made, a true and perfect
Inventory of all and fingular the Goods, Chattels, and Credit	
Hands, Poffession, or Knowledge, of him the faid	
	8 3
~ ~ 8	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 Middlefex, at fuch Time as he f	nall be thereunto required by the faid Court; and the lame
Goods, Chattels, and Credits, and all other the Goods, Chatte	s, and Credits, of the faid Deceased, at the Time of
Death, which at any Time after shall come to the Hands or F	offession of the faid James Lalleson
or into the Hands or Poffession of any o	ther Person or Persons, for Kenn do well and truly
administer according to Law; and farther, do make a just an	d true Account of her Actings and Doings therein,
when thereto required by the faid Court, and all the rest and	하는 사람들은 가는 사람들은 사람들은 사람들이 있다면 하는 것이다. 그는 사람들은 사람들은 사람들은 사람들은 사람들이 가지 않는다. 그는 사람들이 다른 사람들은 사람들이 다른 사람들이 다른 사람들이 다른 사람들이 되었다면 하는데 보다 되었다.
shall be found remaining upon the said Adminuhation Ac	대통령 (1985년) [1885년 1일 : 1985년 1987년 19
Justices of the Court for the Time being, shall deliver and p	[20] [20] [20] [20] [20] [20] [20] [20]
Justices, by their Order or Judgment, shall direct, pursuant	
shall hereafter appear that any last Will and Testament was ma	
if the faid James Lalleson	being thereunto required, do render and deliver up
Letters of Administration. Approbation of such T	estament being had, and made in the said Court: Then
this Obligation to be void, and of none Effect, or elfe to remain	in in full Force and Virtue
and the state of the to tell	Jas Lalluson &
Sealed and Delivered	Som Muhelbimough
in the Presence of	John Mutel bimong

of a Coul held for Heddlesop buty of the Couthouse on the bornes on Hondy the 2 3 day of July 1792

This Bond was ach now ledged by the Subsection bus theils and and will be durated

July wander Cost HraChunkhile CS)

NOW all Men, by these Presents, that we Bengamin Sawbot Butholomen Buston are beld and firmly bound to George Daniel, George Bis, Thomas Segar Father Gent. Justices of the Court of Middlesex County, now fitting, in the Sum of one hundred frounds 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. Day of October in the Year of our Lord One Thousand Seven Hundred and Minely hard 17 the Year of the Boign of our Sovereign Lord George the Commonwealth HE Condition of this Obligation is fuch, that if the above bound Benja Jacobs Admin cohelor 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, Possession, or Knowledge, of him the said Benjamin South 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 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 her Death, which at any Time after shall come to the Hands or Possession of the said Benjamin Jack 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 hes 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 whaten 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 Benjamin Jacobs 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 elfe to remain in full Force and Virtue. Benjamin Saws Sealed and Delivered Bartholomen Bruston in the Presence of

at a Count held for Middlesep County at the Counthouse in the barna on Monday the 22 day of Och bes \$79 2

This Bond was asknowledged by the Subscribes that and ordered to be severded

July morded Fest Will Churchhill (8)

NOW all Men, by these Presents, that we John Daniel, Somes Lew wohn Healy are beld and firmly bound to Colon und Bukely, George Donel, George Bud & nother Lee Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of five hundred pounds to the Payment whereof, well and truly to be made to the said Justices and their 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 Between in the Year of our Lord One Thousand Seven Hundred and nevely ho - and in the 17the Year of the Roign of our Sovereign Lord George the Commonwealth HE Condition of this Obligation is fuch, that if the above bound John Daniel Admin shelvede of all the Goods, Chattels, and Credits, of Low ene Meucham 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 Daniel of any other Person or Persons for hem and the fame so made do exhibit, or cause to be exhibited, into the County Court of Middlefex, at fuch Time as Le Thall be thereunto required by the faid Court; and the tame 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 Doniel or into the Hands or Possession of any other Person or Persons, for kerned 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 Admineshalion 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, being thereunto required, do render and deliver up if the faid John Donul 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 elfe to remain in full Force and Virtue. John Daniel Sames Lee Sealed and Delivered in the Presence of to Healy at a Court held from theselesop County at the Court house in Uhlame on Monday the 22 day of Oclober 1792 This Bond was asteron ledged by the Subscribes theuts and ordered bobs seconded Just Mu Chunkhule July worded Jest Will Churchhill Co)

NOW all Men, by these Presents, that we John Tuble Warmer With _ are beld and firmly bound to Colon und Bukeley, George Daniel, George Bad & Henry Note Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of one hundred frounds 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 25th ____ Day of Manh in the Year of our Lord One Thousand Seven Hundred and 12 mety there 17/h Year of the Raign of our Sovereign Lord George the Com monwealth HE Condition of this Obligation is fuch, that if the above bound John Jable Admin shalos of all the Goods, Chattels, and Credits, of James Leaker 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 Jubic or into the Hands or Poffession 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 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 her Death, which at any Time after shall come to the Hands or Possession of the said John Jauble 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 faid Admin shelin 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 Tuble 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 else to remain in full Force and Virtue. John Tuble Sealed and Delivered James Will in the Presence of at a Court hile for Hierel les up County at the Court house in the banna on Monday the 25 day of March 179 3

This Band was astemmented by the Subscribers thank 1793 Test Mill Churchfill

The

July worded Just Well Chunkhill (8)

TNOW all Men, by thefe Prefents, that we James Rofet Thomas Romes _ are beld and firmly bound to George Danuel Thomas Segar, Francis Corbin K Thomas Healy Gent. Juffices of the Court of Middlefex County, now fitting, in the Sum of Torohundred framed 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 apul in the Year of our Lord One Thousand Seven Hundred and herely three _ and in the 17th Year of the Beign of our Sovereign Lord Scorge the Commonwealth HE Condition of this Obligation is fuch, that if the above bound James Ruff. Admin whater 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, Possession, or Knowledge, of him the faid James Rofs or into the Hands or Possession of any other Person or Persons for human 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 domes hely 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 whelen 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 James Refe --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 Sealed and Delivered That Moane in the Prefence of ata Court held for Hiddlesup County at the Court house

in the anna on Monday the 22 day of april 179 3

This Bond was acknowledged by the Subsailes thereto and and who recorded

Jed Will Churchhile

July remed test Mill Chunkhilo Co

11 John Mukelbu	wough & Thomas Bruy
are held and firmly bound to Geo-	ge Daniel, Thomas Segar, Francis Corben &
Thomas Kealy	
Gent. Justices of the Court of Middle	elex County, now fitting, in the Sum of fewer hund red pounds
\	to the Payment whereof, well and truly to be made
to the said Justices and their Successou	urs, 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 Day of
apul in the Year of	our Lord One Thousand Seven Hundred and hinely three and in the
17th Year	of the Roign of our Sovereign Lord George the Commonwealth
The second secon	
THE COURT OF THE COUR	
THE Condition of this Oblig	gation is fuch, that if the above bound Mary Basslone
Credits, of But? Buston	Administratory of all the Goods, Chattels, and
	deceased, do make, or cause to be made, a true and perfect
Hands, Poffession, or Knowledge, o	ods, Chattels, and Credits, of the faid Deceased, which have or shall come to the
, stromen, or anomicoge, o	the raid Che and To he from
CY	or into the Hands or Poffeffion
of any other Person or Persons for	and the fame fo made do exhibit; or cause to be exhibited
	and the fame to made do exhibit, of caule to be exhibited.
nto the County Court of Middlesex, a	at fuch Time as I feel fhall be thereunto required by the faid Court; and the fame
nto the County Court of Middlefex, a Goods, Chattels, and Credits, and all	other the Goods, Chattels, and Credits, of the faid Deceased, at the Time of her
nto the County Court of Middlesex, a Goods, Chattels, and Credits, and all Death, which at any Time after shall	other the Goods, Chattels, and Credits, of the faid Deceased, at the Time of his come to the Hands or Possession of the faid Many Buston
Goods, Chattels, and Credits, and all Death, which at any Time after shall or into the Hand	other the Goods, Chattels, and Credits, of the faid Deceased, at the Time of his come to the Hands or Possession of the faid Many Buston — ds or Possession of any other Person or Persons, for her do well and truly
Goods, Chattels, and Credits, and all Death, which at any Time after shall or into the Hand dminister according to Law; and far	at fuch Time as Le shall be thereunto required by the said Court; and the same other the Goods, Chattels, and Credits, of the said Deceased, at the Time of his come to the Hands or Possession of the said Many Buston do well and truly orther, do make a just and true Account of her Actings and Doings therein,
or into the County Court of Middlefex, and all Death, which at any Time after shall or into the Handleminister according to Law; and faithen thereto required by the said Cou	at fuch Time as he shall be thereunto required by the said Court; and the same other the Goods, Chattels, and Credits, of the said Deceased, at the Time of his come to the Hands or Possession of the said Many Basiston do well and truly orther, do make a just and true Account of her Actings and Doings therein, art, and all the rest and Residue of the said Goods, Chattels, and Credits, which
or into the County Court of Middlesex, and all Death, which at any Time after shall or into the Handlaminister according to Law; and faithen thereto required by the said Countall be found remaining upon the said	that fuch Time as he shall be thereunto required by the said Court; and the same other the Goods, Chattels, and Credits, of the said Deceased, at the Time of his come to the Hands or Possession of the said heavy Buston do well and truly arther, do make a just and true Account of her Actings and Doings therein, art, and all the rest and Residue of the said Goods, Chattels, and Credits, which de Adminished Account, the same being first examined and allowed by the
or into the County Court of Middlefex, and all beath, which at any Time after shall or into the Hand diminister according to Law; and faithen thereto required by the said Countall be found remaining upon the said suffices of the Court for the Time beautiful to the Court for the Time after the Court for the Court for the Court for the Court for	that fuch Time as he shall be thereunto required by the said Court; and the same other the Goods, Chattels, and Credits, of the said Deceased, at the Time of his come to the Hands or Possession of the said Many Bacton do well and truly orther, do make a just and true Account of her Actings and Doings therein, and all the rest and Residue of the said Goods, Chattels, and Credits, which de Adminished Account, the same being first examined and allowed by the sing, shall deliver and pay unto such Person or Persons respectively as the said
or into the County Court of Middlefex, a Goods, Chattels, and Credits, and all Death, which at any Time after shall or into the Hand diminister according to Law; and faithen thereto required by the said Countil be found remaining upon the said saltices of the Court for the Time best stices, by their Order or Judgment,	at fuch Time as he shall be thereunto required by the said Court; and the same other the Goods, Chattels, and Credits, of the said Deceased, at the Time of his come to the Hands or Possession of the said heavy Buston do well and truly arther, do make a just and true Account of her Actings and Doings therein, art, and all the rest and Residue of the said Goods, Chattels, and Credits, which de Admin shall deliver and pay unto such Person or Persons respectively as the said of shall deliver and pay unto such Person or Persons respectively as the said of shall direct, pursuant to the Laws in that Case made and provided; and if it
or into the County Court of Middlefex, and all beath, which at any Time after shall or into the Hand diminister according to Law; and faithen thereto required by the said Countall be found remaining upon the said aftices of the Court for the Time best fices, by their Order or Judgment, all hereafter appear that any last Wil	that fuch Time as he shall be thereunto required by the said Court; and the same other the Goods, Chattels, and Credits, of the said Deceased, at the Time of his come to the Hands or Possession of the said Many Bacton do well and truly orther, do make a just and true Account of her Actings and Doings therein, and all the rest and Residue of the said Goods, Chattels, and Credits, which de Admination Account, the same being first examined and allowed by the sing, shall deliver and pay unto such Person or Persons respectively as the said shall direct, pursuant to the Laws in that Case made and provided; and if it and Testament was made by the said Deceased, and the Executor or Executors
or into the County Court of Middlefex, and all beath, which at any Time after shall or into the Hand dminister according to Law; and faithen thereto required by the said Countall be found remaining upon the said aftices of the Court for the Time beautices, by their Order or Judgment, all hereafter appear that any last Wilderein named do exhibit the same into	that fuch Time as he shall be thereunto required by the said Court; and the same other the Goods, Chattels, and Credits, of the said Deceased, at the Time of his come to the Hands or Possession of the said Many Bacton do well and truly orther, do make a just and true Account of her Actings and Doings therein, and all the rest and Residue of the said Goods, Chattels, and Credits, which de Admination Account, the same being first examined and allowed by the sing, shall deliver and pay unto such Person or Persons respectively as the said shall direct, pursuant to the Laws in that Case made and provided; and if it and Testament was made by the said Deceased, and the Executor or Executors of the said Court, making Request to have it allowed and approved accordingly,
or into the County Court of Middlefex, and all beath, which at any Time after shall or into the Hand diminister according to Law; and faithen thereto required by the said Countall be found remaining upon the said aftices of the Court for the Time beautices, by their Order or Judgment, all hereafter appear that any last Willerein named do exhibit the same into the said Many Busture.	the function of the faid Deceased, at the Time of his come to the Hands or Possession of the faid Deceased, at the Time of his come to the Hands or Possession of the faid Deceased, at the Time of his come to the Hands or Possession of the faid Deceased, at the Time of his down of the Hands or Possession of the faid Deceased, at the Time of his come to the Hands or Possession of the faid Deceased, at the Time of his come to the Hands or Possession of the faid Deceased, at the Time of his come to the Hands or Possession of the faid Deceased, and Deceased, and the Testament was made by the faid Goods, Chattels, and Credits, which and Adminished the Account, the same being first examined and allowed by the sing, shall deliver and pay unto such Person or Persons respectively as the said shall direct, pursuant to the Laws in that Case made and provided; and if it all and Testament was made by the said Deceased, and the Executor or Executors to the said Court, making Request to have it allowed and approved accordingly, being thereunto required, do render and deliver up
or into the County Court of Middlefex, and all beath, which at any Time after shall or into the Hand dminister according to Law; and fast then thereto required by the said Court all be found remaining upon the said affices of the Court for the Time beautices, by their Order or Judgment, all hereafter appear that any last Willerein named do exhibit the same into the said Many Buston. Letters of Administration,	In the Time as A fhall be thereunto required by the faid Court; and the tame other the Goods, Chattels, and Credits, of the faid Deceased, at the Time of his come to the Hands or Possession of the faid Actings and Doings therein, do make a just and true Account of here. Actings and Doings therein, and all the rest and Residue of the said Goods, Chattels, and Credits, which a Admination Account, the same being first examined and allowed by the sing, shall deliver and pay unto such Person or Persons respectively as the said shall direct, pursuant to the Laws in that Case made and provided; and if it and Testament was made by the faid Deceased, and the Executor or Executors to the said Court, making Request to have it allowed and approved accordingly, being thereunto required, do render and deliver up approbation of such Testament being had, and made in the said Court: Then
or into the County Court of Middlefex, and all Death, which at any Time after shall or into the Hand dminister according to Law; and faithen thereto required by the said Countall be found remaining upon the said affices of the Court for the Time beautices, by their Order or Judgment, all hereafter appear that any last Willerein named do exhibit the same into the said Many Buston. Letters of Administration,	In the Time as A fhall be thereunto required by the faid Court; and the tame other the Goods, Chattels, and Credits, of the faid Deceased, at the Time of his come to the Hands or Possession of the faid Actings and Doings therein, do make a just and true Account of here. Actings and Doings therein, and all the rest and Residue of the said Goods, Chattels, and Credits, which a Admination Account, the same being first examined and allowed by the sing, shall deliver and pay unto such Person or Persons respectively as the said shall direct, pursuant to the Laws in that Case made and provided; and if it and Testament was made by the faid Deceased, and the Executor or Executors to the said Court, making Request to have it allowed and approved accordingly, being thereunto required, do render and deliver up approbation of such Testament being had, and made in the said Court: Then
or into the County Court of Middlefex, and all Death, which at any Time after shall or into the Hand dminister according to Law; and fair then thereto required by the said Countall be found remaining upon the said suffices of the Court for the Time beingstices, by their Order or Judgment, all hereafter appear that any last Willerein named do exhibit the same into the said Many Buston. Letters of Administration,	In the Time as A fhall be thereunto required by the faid Court; and the tame other the Goods, Chattels, and Credits, of the faid Deceased, at the Time of his come to the Hands or Possession of the faid Actings and Doings therein, do make a just and true Account of here. Actings and Doings therein, and all the rest and Residue of the said Goods, Chattels, and Credits, which a Admination Account, the same being first examined and allowed by the sing, shall deliver and pay unto such Person or Persons respectively as the said shall direct, pursuant to the Laws in that Case made and provided; and if it and Testament was made by the faid Deceased, and the Executor or Executors to the said Court, making Request to have it allowed and approved accordingly, being thereunto required, do render and deliver up approbation of such Testament being had, and made in the said Court: Then
or into the County Court of Middlefex, and all Death, which at any Time after shall or into the Hand dminister according to Law; and fair then thereto required by the said Countall be found remaining upon the said ustices of the Court for the Time be ustices, by their Order or Judgment, all hereafter appear that any last Willerein named do exhibit the same into the said Mary Breature. Letters of Administration, is Obligation to be void, and of none	In the Time as A fhall be thereunto required by the faid Court; and the tame other the Goods, Chattels, and Credits, of the faid Deceased, at the Time of his come to the Hands or Possession of the faid Actings and Doings therein, do make a just and true Account of here. Actings and Doings therein, and all the rest and Residue of the said Goods, Chattels, and Credits, which a Admination Account, the same being first examined and allowed by the sing, shall deliver and pay unto such Person or Persons respectively as the said shall direct, pursuant to the Laws in that Case made and provided; and if it and Testament was made by the faid Deceased, and the Executor or Executors to the said Court, making Request to have it allowed and approved accordingly, being thereunto required, do render and deliver up approbation of such Testament being had, and made in the said Court: Then
or into the County Court of Middlefex, and all Death, which at any Time after shall or into the Hand diminister according to Law; and fair then thereto required by the said Countall be found remaining upon the said suffices of the Court for the Time being stices, by their Order or Judgment, all hereafter appear that any last Willerein named do exhibit the same into the said Mary Buston. Letters of Administration, is Obligation to be void, and of none Sealed and Delivered in the Presence of	In fuch Time as he shall be thereunto required by the said Court; and the same to the Hands or Possession of the said Deceased, at the Time of his come to the Hands or Possession of the said he said Deceased, at the Time of his come to the Hands or Possession of the said he said Deceased, at the Time of his come to the Hands or Possession of the said Deceased, at the Time of his come to the Hands or Possession of the said Deceased, and Deceased, and truly arther, do make a just and true Account of her Actings and Doings therein, and all the rest and Residue of the said Goods, Chattels, and Credits, which a Adminushalan Account, the same being first examined and allowed by the sing, shall deliver and pay unto such Person or Persons respectively as the said shall direct, pursuant to the Laws in that Case made and provided; and if it and Testament was made by the said Deceased, and the Executor or Executors to the said Court, making Request to have it allowed and approved accordingly, being thereunto required, do render and deliver up he approbation of such Testament being had, and made in the said Court: Then the Effect, or else to remain in sull Force and Virtue. How Bruston Thomas Bruston Thomas Bruston Thomas Bruston
Death, which at any Time after shall or into the Hand dminister according to Law; and far then thereto required by the said Countail be found remaining upon the said suffices of the Court for the Time besustices, by their Order or Judgment, all hereafter appear that any last William Letters of Administration, is Obligation to be void, and of none Sealed and Delivered in the Presence of	the fuch Time as he shall be thereunto required by the said Court; and the same to there the Goods, Chattels, and Credits, of the said Deceased, at the Time of his come to the Hands or Possession of the said Many Banton do well and truly orther, do make a just and true Account of her Actings and Doings therein, and all the rest and Residue of the said Goods, Chattels, and Credits, which de Admin where Account, the same being first examined and allowed by the sing, shall deliver and pay unto such Person or Persons respectively as the said shall direct, pursuant to the Laws in that Case made and provided; and if it and Testament was made by the said Deceased, and the Executor or Executors to the said Court, making Request to have it allowed and approved accordingly, being thereunto required, do render and deliver up a Approbation of such Testament being had, and made in the said Court: Then the Effect, or else to remain in sull Force and Virtue. Many Buston Thomas Bray Mohn Mukulbumanyh Malles of Cambanese
Death, which at any Time after shall or into the Hand dminister according to Law; and far then thereto required by the said Countail be found remaining upon the said suffices of the Court for the Time besustices, by their Order or Judgment, all hereafter appear that any last William Letters of Administration, is Obligation to be void, and of none Sealed and Delivered in the Presence of	the fuch Time as he shall be thereunto required by the said Court; and the same to there the Goods, Chattels, and Credits, of the said Deceased, at the Time of his come to the Hands or Possession of the said Many Banton do well and truly orther, do make a just and true Account of her Actings and Doings therein, and all the rest and Residue of the said Goods, Chattels, and Credits, which de Admin where Account, the same being first examined and allowed by the sing, shall deliver and pay unto such Person or Persons respectively as the said shall direct, pursuant to the Laws in that Case made and provided; and if it and Testament was made by the said Deceased, and the Executor or Executors to the said Court, making Request to have it allowed and approved accordingly, being thereunto required, do render and deliver up a Approbation of such Testament being had, and made in the said Court: Then the Effect, or else to remain in sull Force and Virtue. Many Buston Thomas Bray Mohn Mukulbumanyh Malles of Cambanese
Death, which at any Time after shall or into the Hand dminister according to Law; and fair then thereto required by the said Countil be found remaining upon the said suffices of the Court for the Time besustices, by their Order or Judgment, will hereafter appear that any last Williams and the said Many Bustons. Letters of Administration, is Obligation to be void, and of none sealed and Delivered in the Presence of Other Court has for these in the said Many Bustons.	In fuch Time as he shall be thereunto required by the said Court; and the same to the Hands or Possession of the said Deceased, at the Time of his come to the Hands or Possession of the said he said Deceased, at the Time of his come to the Hands or Possession of the said he said Deceased, at the Time of his come to the Hands or Possession of the said Deceased, at the Time of his come to the Hands or Possession of the said Deceased, and Deceased, and truly arther, do make a just and true Account of her Actings and Doings therein, and all the rest and Residue of the said Goods, Chattels, and Credits, which a Adminushalan Account, the same being first examined and allowed by the sing, shall deliver and pay unto such Person or Persons respectively as the said shall direct, pursuant to the Laws in that Case made and provided; and if it and Testament was made by the said Deceased, and the Executor or Executors to the said Court, making Request to have it allowed and approved accordingly, being thereunto required, do render and deliver up he approbation of such Testament being had, and made in the said Court: Then the Effect, or else to remain in sull Force and Virtue. How Bruston Thomas Bruston Thomas Bruston Thomas Bruston

His !

NOW all Men, by these Presents, that we Brown lon Danley & Slage Davis. are beld and firmly bound to George Daniel, Somes Rufe, Francis Corben and Thome Healy , Gent. Justices of the Court of Middlefex County, now sitting, in the Sum of one hundred effly 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 2232 Day of in the Year of our Lord One Thousand Seven Hundred and honely House and in the Year of the Raign of our Severeign Lord George the Commonwealth HE Condition of this Obligation is such, that if the above bound Israplon Dunley Admineshales of all the Goods, Chattels, and Credits, of John Hibble 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 Brogetion Dunley the faid 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 Deceafed, at the Time of he Death, which at any Time after shall come to the Hands or Possession of the faid Browlow Dunling . 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 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 Brazelon Dunling 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 elfe to remain in full Force and Virtue. Slarge Davis Sealed and Delivered in the Presence of at a Court held for Mises large Country at the Court house in Usbanne on Honday the 22 day of July 1798 his Bond was acknowledged by the Subscribers theuts and ordered lobe Recorded Just Will Churchfull

July worded Test

Mile Chunkhilo (8)

TNOW all Men, by shele Prefents, that we Robert Muney Hunge Danil. are beld and firmly bound to Colmand Butuly, George Bud, Kenry Vafe & Thomas Healy Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of Seven hearded 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 Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this 2 A. L. Day of Sure _ in the Year of our Lord One Thousand Seven Hundred and henely three and in the 17 the Year of the Reign of our Sovereign Land George the Commonwealth HE Condition of this Obligation is fuch, that if the above bound Mobul Manay Adminishalorde of all the Goods, Chattels, and Credits, of Bobol Munay 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 Robert Munay 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 Robert Munuy 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 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 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 Robert Manay 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. Robert Munay (2) Sealed and Delivered in the Presence of at a Court held for Middlesop County at the Courthouse in Thebarna on Honday the 2th day of June 1798 This Band was asknowledged by the Subsembus theuto and ordered before recorded Just Mu Churchhile

July worder Just WillChurchhill (8)

The

The

TNOW all Men, by these Presents, that we Sohn Sutton & Dudley Naughan are beld and firmly bound to Edm und Bukely, George Davil, George Bul Henry Pafet Thomas Healy Gent. Justices of the Court of Middlefex County, now sitting, in the Sum of fewer hundred hounder 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 21 in the Year of our Lord One Thousand Seven Hundred and Monety three -17th Year of the Reign of our Sovereign Lord George the Commonwealth HE Condition of this Obligation is fuch, that if the above bound John Sulland Adminishalor of all the Goods, Chattels, and Credits, of Charles Dustley 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 John Sulton 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 finall 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 Leve Death, which at any Time after shall come to the Hands or Possession of the said John Sutton) or into the Hands or Poffession of any other Person or Persons, for kenned do well and truly administer according to Law; and farther, do make a just and true Account of heir - 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 wholern 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 Sullan being thereunto required, do render and deliver up Aci - 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. In! Sutton Dualey Paughan (2) Sealed and Delivered in the Presence of at a Court held for Middlesop Courty at the Court house in Mebanna on Honday the 2th day oflune 4793 This Bond was acknowledged by the Subsul as Houls and ordered tobe recorded Just Hill Chunkhite July wow Sol Will Churchhile (8)

NOW all Men, by thefe Prefents, that we Sally Thurs low & Muchole Jugg le are beld and firmly bound to George Donal, George Bud, Henry Mafe & Thom Healy Gent. Justices of the Court of Middlesex County, now fitting, in the Sum of fefty from als _ 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 24/1/2 in the Year of our Lord One Thousand Seven Hundred and handly Horee Year of the Reign of our Sovereign Lord George the Commonwealth HE Condition of this Obligation is fuch, that if the above bound Sally Thenston Admin chaling of all the Goods, Chattels, and Credits, of Samuel Thurston 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 Sally These lon 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 A fhall be thereunto required by the faid Court; and the fame 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 Sally Thursten or into the Hands or Poffeffion 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 him 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 shatton 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 Sally Thurston 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. Sally & Thurston & Sealed and Delivered Muchols Juggle (2) in the Presence of at a Court held for Middlesup Country at the Court house in let annaon Monday the 2th day of June 1793 This Bond was acknowledged by the Subscribes that and ordered boto eneraled Just Will Chunkhile Truly worded Just Will Churchhile Co)

NOW all Men; by these Presents, that we Belly Woodbredge Hunton, Thomas yearby John Sutton & Dudly Paughan are beld and firmly bound to Echmund Bukely, George Danuel, George Bud &

Henry Vals

yuly.

Gent. Justices of the Court of Middlefex County, now fitting, in the Sum of one Houseand five freedand 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 2.4/h. dere in the Year of our Lord One Thousand Seven Hundred and Menely three 17th Year of the Roign of our Soverign Lord George the Commonwealth

HE Condition of this Obligation is fuch, that if the above bound Bitty Woodlindge Huntonk Thomas yely Admin cohaliss of all the Goods, Chattels, and Credits, of Fromes Hunton 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, Poffession, or Knowledge, of them the faid Belly Woodbredge Hearton & Thomas

or into the Hands or Poffession of any other Person or Persons for Hamman and the same so made do exhibit, or cause to be exhibited, into the County Court of Middlesex, at such Time as they shall be thereunto required by the said Court; and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceased, at the Time of his Death, which at any Time after shall come to the Hands or Possession of the said Belly Wood bridge Kunton & Thomas yally or into the Hands or Poffession of any other Person or Persons, for the do well and truly administer according to Law; and farther, do make a just and true Account of this 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 Belly Woodlon dge Kunton & Thomas qualy 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 Prefence of

2)

this Obligation to be void, and of none Effect, or else to remain in full Force and Virtue. Betty Ho: Munton In Sutton Duelly Toughan (3)

at a Court held for Middleway County at the Courthouse in the some on Monday the 2th day of Sine 1793

This Bond was acknowledged by the Subscribers thereto and ordered to be recorded Just Will Churchhile

> war not Mill from the de will July world Just Will Chunkhill (8)

179 TNO Wall Men, by these Presents, that we William Churchhill Wohn Houne are beld and firmly bound to Geo: Daniel; James Ruft, Francis Corbin & Thomas Healy Gent. Juffices of the Court of Middlesex County, now sitting, in the Sum of Jow hundred pounds 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 22. July in the Year of our Lord One Thousand Seven Hundred and Menety these and in the 18 the Year of the Reign of our Sovereign Lord George the Commonwealth HE Condition of this Obligation is such, that if the above bound Hilliam Churchhille -- Admineshalor of all the Goods, Chattels, and Credits, of George Standard 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 here the faid William Chembrillo Hands, Poffession, or Knowledge, of hemor into the Hands or Poffession of any other Person or Persons for hem 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 Deceased, at the Time of his Death, which at any Time after shall come to the Hands or Possession of the faid William Churchhall 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 said Goods, Chattels, and Credits, which shall be found remaining upon the said Admin shalow 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 William Churchhile 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. Mu Churchhillo (2) John Roone Sealed and Delivered in the Presence of at a Court held for Middlesey County of the Courthouse in Theorna on Monday the 22 day of July 1793 This Bond was acknowledged by the Subscubes thereto and Ordand belo recorded Just Machanthile July rounded Jest Will Churchhille (8)

NOW all Men, by these Presents, that we Thomas Bo and on Chauthell Blokey are beld and firmly bound to George Daniel, Thomas Segar, Francis Corbinst, Thomas Healy 7

Gent. Justices of the Court of Middlefex County, now fitting, in the Sum of one 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 _____ Day of July in the Year of our Lord One Thousand Seven Hundred and Monely three and in the 18th Year of the Reign of our Sovereign Lord George the Commonwealth

HE Condition of this Obligation is fuch, that if he above bound Thomas Roomes Adminushalar alex of all the Goods, Chattels, and Credits, of Lolly Munay _ __ 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 him the faid Humas Roome in

or into the Hands or Possession of any other Person or Persons for herror 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 Land Death, which at any Time after shall come to the Hands or Possession of the said Thomas Rooms or into the Hands or Poffession 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 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 estation 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 Harmas Roome _____ 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

nade and

ry of

the

and

fect

the

Tion

ted,

ame his

ruly

rein,

hich

the

faid

if it

itors

gly,

r up

hen

Chunkhile Blakey

The Roone (%)

at a Court held for Middlesep County at the Courthwese in the banna on Monday the 22 day of July 1793 This Bond was acknowledged by the Subscribers thereto and ordered to be variended Just Will Churchhile

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

July worded Jist Will Churchhile Co)

are held and firmly bound to Coloneand Box	bely, George Donil, Thomas
Thomas Haly	
Gent. Justices of the Court of Middlesex County, non	w fitting, in the Sum of One hand red hours
1 1 1 1 1 1 1	to the Payment whereof, well and tru
	rselves, and each of us, our and each of our Heirs, Ex
	Prefents. Sealed with our Seals, this 232
Afterden in the Year of our Lord One	Thousand Seven Hundred and Menely Horse
18th Year of the Reign of	Commons
HE Condition of this Obligation is fuch,	that if the above bound Churchhile Blass
	Admin sheles of all the Goods, C
Credits, of Sames Lallisson	deceased, do make, or cause to be made, a true
A STATE OF THE STA	and Credits, of the faid Deceafed, which have or shall
Hands, Possession, or Knowledge, of Kom	
and the state of t	the state of the s
	or into the Hands
of any other Person or Persons for heman	and the fame fo made do exhibit, or cause to b
into the County Court of Middlefex, at fuch Time as	fhall be thereunto required by the faid Court;
	ds, Chattels, and Credits, of the faid Deceased, at the I
	Hands or Poffession of the faid Churchlile Bla
	of any other Person or Rersons, for him do w
	e a just and true Account of Lis Actings and Do
	e reft and Refidue of the faid Goods, Chattels, and Cr
	Account, the same being first examined and all
	iver and pay unto fuch Perfon or Perfons respectively
	pursuant to the Laws in that Case made and provided
shall hereafter appear that any last Will and Tastame	ent was made by the faid Deceafed, and the Executor of
if the faid Chunkhile Blaky	rt, making Request to have it allowed and approved
	being thereunto required, do render an
Trammittation, Tipprobation	of fuch Testament being had, and made in the said Co
this Obligation to be void, and of none Effect, or e	He to remain in full Force and Virtue. Chur Mill Blakey
Sealed and Delivered	
in the Presence of	John Hickelbunous
Court held for Meddlesey County als	
Course and the Comment of the same to the same	The Count house in
and we then the col	
me on Monday the 23 day of Septem asachimm ledged by the Subscribes the	mber 1793

WillChunkhile C8)

NOW all Men, by these Presents, that we Conthony Gardner selvellandegar are beld and firmly bound to Edmund Bulely, George Danuel, Thomas Signs & Thomas Healy

Gent. Justices of the Court of Middlefex County, now sitting, in the Sum of One hund ned 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 A. B. Day of Sefe Comber in the Year of our Lord One Thousand Seven Hundred and Honely Muse and in the 18th Year of the Beign of our Scoreign Lord Score to Commonwealth

HE Condition of this Obligation is such, that if the above bound anthony Gordner Admineshalor of all the Goods, Chattels, and Credits, of Joseph Macarly 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 herrethe faid anthony Gardner

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 Kei Death, which at any Time after shall come to the Hands or Possession of the faid anthony Gardner

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 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 shallowed 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 Centhony Gardan 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 Anty Gardner

Sealed and Delivered in the Presence of

Of a Count held for Middlesup County at the Courthouse in Urbanna on Monday the 23 day of September 1790

This Bond was acknowledged by the Subsculous thereto and ordered to be recorded

Just Mill Church hill

Troly would Tist Millellun Mile (8)

18.3
TONO Wall Men in these Descrite that me William Wood & Benjamen Saward
KNOW all Men, by these Presents, that we William Wood & Benjamender and
are beld and firmly bound to George Daniel, Overlon Cosby, Ralph Wormely & homes
Healy or 8
Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of three 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
Al in the stare so in the and Conservally from the track D. C
Desember in the Year of our Lord One Thousand Seven Hundred and Menety three and in the
18/h Year of the Reign of our Somming Lord Goorge the Commonwealth
Com monutes
HE Condition of this Obligation is fuch, that if the above bound Hilliam Nood
Credits, of Somuel 10000 Admin askers 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, Possession, or Knowledge, of him the said Milliam Wood
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 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 William Wood
or into the Hands or Possession of any other Person or Rersons, 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 faid Adminishation 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,
it the faid MIIII Arn II (ment)
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 elfe to remain in full Force and Vietne

Da Ward

Sealed and Delivered in the Presence of

Benjamin Seward (2)

at a Court held for Middleses County at the Court house in Mebanna on Monday the 23? day of December 1793

This Bond was acknowledged by the Subscribers theuto and ordered to be seconded Tes Will Churchhill

July awarded Jost Will Churchhile C8

NOW all Men, by these Presents, that we Garage Sackson & Sames Backles

are beld and firmly bound to Edmund Bulesty, George Doniel . Thomas Lgar. K

Thomas Healy

Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of Jeffy frames

to the Payment whereof, well and truly to be made to the faid Justices and their Successours, we hind 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 A Day of Telescopy in the Year of our Lord One Thousand Seven Hundred and Menchy four and in the

18th Year of the Raign of our Sovereign Lord George the Com mon wealth

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

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 George Sackson

or into the Hands or Possession of any other Person or Persons for Len 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 Credits, and Credits, of the said Deceased, at the Time of Leath, which at any Time after shall come to the Hands or Possession of the said George Pacharan

or into the Hands or Possession of any other Person or Persons, for Actings and 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 Administration Account, the same being sirst 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, 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

George Sackson

@

at a Court held for Meddlesen County at the Court house in Mibanna on Monday the 2th day of Selmay 1794

This Bond was acknowledged by the Subscribes thereto and ordered to be runnied

Just Mill Churchhile

· July runded Jest Met Chenthito C8

NOW all Men, by these Presents, that we John Stealy & John Mhan are beld and firmly bound to Edmund Buthely, George Doniel, Thomas Segar & Thomas Healy

Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of one heened und horands 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 2.4 / Day of in the Year of our Lord One Thousand Seven Hundred and henely foren and in the Year of the Reign of our Sovereign Lord George the Com monnealth

HE Condition of this Obligation is fuch, that if the above bound John Healy Admin sholor with of all the Goods, Chattels, and Credits, of Mary Allhan 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 John Healy

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 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 Leve Death, which at any Time after shall come to the Hands or Possession of the faid John Healy

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 faid Admin ashalism 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 Healy 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

Ja! Healy John Hack on

Che lout held for Hiddleser Lounty at the lout house in Mulbanna on Monday the 24t day of February 1794 This Bond as ack nowled ged by the Subsent bus thereto and ordered botos recorded Jost Will Chan Mile

Truly remains Just Will Churchhile C8)

NOW all Men, by these Presents, that we Mobil Shephud and John Healy

are beld and firmly bound to Colmund Butely, George Daniel, Thomas Sign and Thomas Healy Gent. Justices of the Court of Middlefex County, now sitting, in the Sum of Sip hundred from des 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 21/2 It bearing in the Year of our Lord One Thousand Seven Hundred and Renely form and in the 18 the Year of the Reign of our Sovereign Lord George the Com mon wealth HE Condition of this Obligation is fuch, that if the above bound Robert Shepharel Admin coholor of all the Goods, Chattels, and Credits, of Henry D. Shepher & 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 Robert Shephurd 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 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 Robul Ship had 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 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 abolion 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 Robert Shephud 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. Rob! Shephond Que Henly Sealed and Delivered in the Presence of at a lovert held for Middlewing County at the lovet house in the board on Monday the 2 At day of Showing 179 A Thes Bond was acknowledged by the Subscribes thereto and ordered to burner ded Jes! Will Chun Ashile Jos Will Chen Mhiles Co

KNOW all Men, by these Presents, that we Ges	ngo allins Wohn William
11 6 0 0	20 1
are beld and firmly bound to Edmund Butily,	Overlon Cosby, Thelip Ludwill gry m
& Thomas Mealy	100
Gent. Justices of the Court of Middlesex County, now sitting	s, in the Sum of Teply pounds
ann.	to the Payment whereof, well and truly to be n
to the faid Justices and their Successours, we bind ourselves,	and each of us, our and each of our Heirs, Executors,
Administrators, jointly and severally, firmly by these Presents	. Sealed with our Seals, this 28/
apol - in the Year of our Lord One Thousan	and in the seeing Hundred and Meney from and in artists Lord George the Common wealth
	_ Lommonweal
HE Condition of this Obligation is fuch, that if t	the above bound living athins
1	Adminabeles of all the Goods, Chattels, a
Credits, of Leonard alliens	deceased, do make, or cause to be made, a true and perfe
Inventory of all and fingular the Goods, Chattels, and Cree	dire of the faid Decembed which have a true and peri
Hands, Poffession, or Knowledge, of hem the sai	d George alkens
	The state of the s
of any other Person or Persons for Lim	or into the Hands or Poffeffi
	and the fame so made do exhibit, or cause to be exhibite
into the County Court of Middlefex, at fuch Time as Goods, Chattels, and Credits, and all others the Court of	inall be thereunto required by the faid Court; and the far
Goods, Chattels, and Credits, and all other the Goods, Chat Death, which at any Time after thall come to the Live	tels, and Credits, of the faid Deceafed, at the Time of
Death, which at any Time after shall come to the Hands or	Postellion of the said George allerd
administer according to Law, and forther described	other Person or Persons, for him do well and tru
administer according to Law; and farther, do make a just a	and true Account of Res Actings and Doings therei
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 Admin A	account, the fame being first examined and allowed by the
Justices of the Court for the Time being, shall deliver and	pay unto fuch Person or Persons respectively as the fair
Justices, by their Order or Judgment, shall direct, pursuant	t to the Laws in that Case made and provided; and if
shall hereafter appear that any last Will and Testament was m	ade by the faid Deceafed, and the Executor or Executor
therein named do exhibit the fame into the faid Court, maki	ing Request to have it allowed and approved accordingly
if the faid Messylvithing	being thereunto required, do render and deliver un
Letters of Administration, Approbation of such	Teftament being had, and made in the faid Court: Ther
this Obligation to be void, and of none Effect, or else to rem	
	George Xalkins
Sealed and Delivered	John Milhins
in the Presence of	John Williams
Ata Court held for Middlesop County at the	Courthouse in
the condition is also in a	
I was asknowledged by the Jubs citers that	and ordered bobo cumulia
Seel M.	M Chur Ashite
July revoded Sist Will	Churchhele CB

	188
	KNOW all Men, by these Presents, that we John Jackes on & John Boss
	are beld and firmly bound to Colmand Bukely, Queston listy, Thomas Segar, Thomas
	Healy & Philh Slyrymes 000
	Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of fewer hundred poundes
	to the Payment whereof, well and truly to be mad to the faid Justices and their Successours, we hind 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 28 Day of in the Year of our Lord One Thousand Seven Hundred and Armely form and in the Year of the Reign of the Secretion Lord George the Commonwealth
	HE Condition of this Obligation is fuch, that if the above bound John Jackson
	Credits, of Dalphas Scott
	Credits, of Delphas Seek 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 Lew the said John Jackson
	or into the Hands or Poffeffion
	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 fhall be thereunto required by the faid Court; and the lame
	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 Salson
	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 L. 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
1	therein named do exhibit the fame into the faid Court, making Request to have it allowed and approved accordingly,
	if the faid John Jackson being thereunto required, do render and deliver up
	hes 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] John Bofe
	in the Prefence of
	ala Coul held for Meddlesop County at the Couthouses in
	Mekanna on Monday the St day of april 179 4.

July wooded Vist Millhan Mile Co

¥89	a will are
KNOW all Men, by these Presents, that we Lyde	a Would avening the
7 3 3 3 3	
are beld and firmly bound to Colonerad Bukely &	Turnes Jegar Cosulon losly, Frances
Corbin & Phely Ludwellyny mes	77×37
Gent. Justices of the Court of Middlesex County, now sitting,	
to the City of Alice and Alice County	to the Payment whereof, well and truly to be made
to the faid Justices and their Successours, we bind ourselves, a	nd each of us, our and each of our Heirs, Executors, and
Administrators, jointly and severally, firmly by these Presents.	Sealed with our Seals, this 28/2 Day of
April in the Year of our Lord One Thousand	ign Lord George ske Commonwealth
July the Mary of the objected	Commonwealth
HE Condition of this Obligation is fuch, that if the	above bound Ludes Daniel
222333	Administration of all the Goods, Chattels, and
Credits, of Leaston Donith	eased, do make, or cause to be made, a true and perfect
inventory of all and lingular the Goods, Chattels, and Credit	s, of the faid Deceafed, which have or fhall come to the
Hands, Possession, or Knowledge, of her the faid	Lydia Donal > > >
of any other Person or Persons for	or into the Hands or Poffession
of any other Person or Persons for hinto the County Court of Middleser at Such Times and	and the fame fo made do exhibit, or cause to be exhibited,
into the County Court of Middlefex, at fuch Time as	hall be thereunto required by the faid Court; and the fame
Goods, Chattels, and Credits, and all other the Goods, Chattel Death, which at any Time after shall come to the Hands or P	s, and Credits, of the faid Deceafed, at the Time of
or into the Hands or Possession of any or	her Person or Persons, for her do well and truly
administer according to Law; and farther, do make a just and	do well and truly
when thereto required by the faid Court, and all the rest and R	Actings and Doings therein,
Shall be found remaining upon the faid Admin chalor Acc	count, the fame being first examined and allowed by the
Justices of the Court for the Time being, shall deliver and pa	y unto fuch Person or Persons respectively as the Girl
Justices, by their Order or Judgment, shall direct, pursuant to	o the Laws in that Cafe made and provided, and if it
shall hereafter appear that any last Will and Testament was made	le by the faid Deceafed, and the Executor or Executors
therein named do exhibit the fame into the faid Court, making	Requeft to have it allowed and approved accordingly
II the land degreen about	being thereunts required to the 1 1 1 1
Letters of Administration, Approbation of such Te	frament being had, and made in the faid Court: Then
this Obligation to be void, and of none Effect, or else to remain	in full Dans and W
Sealed and Delivered	Lydin Daniel Et
in the Presence of	Lydia Daniel Et
	and the second
ata Court held for Meddlesep County at I the borne on Monday the 2.8 day of a	he Couthouse in
is Bond wasach numberda of hell !!	MIC 1/9 4.
is Bond was acknowledged by the Subscribers therete	ois Dordened lobe sever ded
Jest.	Will Chunkhill
July runded Jest	wach II. 10
P. W. J. Land	The Church halb Call
전에 하나를 느꼈다면 보다가 되었다. 아이들은 아이들은 아이들은 아이들은 아이들은 아이들은 아이들은 아이들은	12 12 12 12 13 14 15 15 15 15 15 15 15

190
INOW all Men, by thefe Prefents, that we South Hack my Gabrel Sones, & Some Sones
K
are beld and firmly bound to Edm und Beckeley, Thomas Segan, Overton Costy &
Thelep Ludwell Grymes vo 3 3 3
Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of Seven hand ud of the founds
to the Payment subcreef, smell 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 mich own Seale att. 0 9/1
Coffeel - in the Year of our I and One Then Cand C.
18the Year of the Reign of our Soverelyn Lord George the Commonwealth
HE Condition of this Obligation is fuch, that if the above bound South Harkany
Credits, of Wordlanding described do make a soul or to be and
deceared, do make, or cause to be made, a true and perfect
of all and migurar the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall come to the
Hands, Poffession, or Knowledge, of her the said South Markay
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 to 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 South Marking
or into the Hands or Poffeffion of any other Person or Persons, for here do well and early
administer according to Law; and farther, do make a just and true Account of her? Actions and Doings therein
when thereto required by the faid Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which
mail be found remaining upon the faid Admines tralian Account, the fame being first examined and allowed by the
Juttices 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
inall 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 any and any
if the laid Vaich Hackney 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.
Sealed and Delivered \ (25)
in the Presence of Sugar Sones (25)
Suace Jones (Jo)

At a love held for Medaleson County at the Couthwest in Who and on Monday the 28 day of april 179 4

This Bond was acknowledged by the Subscubers thereto and ordered to be excorded

Jest Will Chen Shile Truly recorded Tost Mill Churchhiles (8) Gent. Justices of the Court of Middletex County, now sitting, in the Sum of fourthern deed fractions of the Payment whereof, well and truly to be made to the said Justices and their Successours, we hind 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 23 Day of in the Year of our Lord One Thousand Seven Hundred and Menely four and in the Year of the Reign of our Severeign Lord George the Corn money callh

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

Admin who hip 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 her the said Cathorine Groom

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 Middlesex, at such Time as the shall be thereunto required by the said Court; and the same Goods, Chattels, and Credits, a

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 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 Collance Grown being thereunto required, do render and deliver up

Death, which at any Time after shall come to the Hands or Possession of the said Cathounelanor

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

at a Court held for Middlevery County at the Courthouse in Mabonna on Monday the 28 day of June 1794

Thes Bond was acknowledged by the Subscribers thereto and ordered tobo recorded

July runder Just Mill Church Shill (8)

Shomes Sounders Thomas Blake

S Kealy

be made rs, and Day of d in the

elk

ls, and perfect to the

offession hibited, he same of hes

therein,
, which
by the

ecutors

nd if it

Then

KNOW all Men, by the for Prefents, that we Some Bolisheldwalken Sakon for present

Thomas Haly To 8

Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of one handred 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, sirmly by these Presents. Sealed with our Seals, this 23 ______ Day of in the Year of our Lord One Thousand Seven Hundred and Nonely four and in the Year of the Reign of our Search Sevening Lord George the Corn morn cells

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

Adminute low 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 James Balchelder

or into the Hands or Poffession 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 finall 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 Death, which at any Time after shall come to the Hands or Possession of the said James Bakhalder

or into the Hands or Poffession of any other Person or Persons, for 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 Adminashasan. 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 James Balchelder 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 love held for Middlesen Lounty at the Court house in the bonno on Monday the 23 day of June 1794

This Bond was acknowledged by the Subscribers thereto and ordered to be neverted

Truly runder Set Will Churchhile (8)

(2)

(2)

John Jackson

199 7 NOW all Men, by thefe Prefents, that we Catey Michelburough & Sobias allen are beld and firmly bound to Thomas Segon, Qualon Cosby, Phely Ladwell Gregores & Thomas Healy Gent. Justices of the Court of Middlefex County, now fitting, in the Sum of fever hundred from de 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 232 Day of Serves - in the Year of our Lord One Thousand Seven Hundred and Frenchy four and in the 18th - Year of the Reign of our Sovereign Lord George the Commonwealth HE Condition of this Obligation is fuch, that if the above bound Catey Muchelburrough Administratory of all the Goods, Chattels, and Credits, of John Huhelbunough 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 Caley Muhilburough Hands, Poffession, or Knowledge, of her or into the Hands or Poffession of any other Person or Persons for hereand the fame fo made do exhibit, or cause to be exhibited, into the County Court of Middlesex, at such Time as I fhall 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 faid Caty Michell wough 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 her 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 chaling 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 Calege Muhilbunough 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 elfe to remain in full Force and Virtue. Catey Mukelburough (%) Sealed and Delivered Jebier allen (2) in the Presence of Of a Court held for Hiddlesup County at the Court house in Thbonna on Monday the 23 day of June 179 A

Vest Me Chanthhill

July recorded Jest Will Churchhile (8)

This Bond was attenumbedged by the Subscribes thereto and ordered laber a worded

146

H

in

G

D

ad

wh

fha

Ju

Jui

ifit

this

Death, which at any Time after shall come to the Hands or Possession of the said Thomas Hounlague

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 Les 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 Adminatation 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 Mountague 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. Honloque

Sealed and Delivered in the Presence of

Montague Catharine Vofs

at a Court held for Middlesup County at the Court house in Thbarna on Monday the 28 day of July 179 4

This Bond was acknow ledged by the Subscrib as there to and ordered to be remoded

Just Will Church hile

July worded Sest Will Cher Mile Co)

195 TNOW all Men, by these Presents, that we Begamin Buston, Joseph Buston & Thom are beld and firmly bound to Thomas Segar, Coulon Cooky, Francis Corben, & Hoom Healy Gent. Juffices of the Court of Middlefex County, now fitting, in the Sum of three heard ned from cles 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 2.8% in the Year of our Lord One Thousand Seven Hundred and menety four Tear of the Reign of our Sovereign Lord George the Commonwealth HE Condition of this Obligation is fuch, that if the above bound Bergamon Bas Adminustator attheof all the Goods, Chattels, and Credits, of Berjamen Buston 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 Benjamin Bres low or into the Hands or Poffession 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 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 her Death, which at any Time after shall come to the Hands or Possession of the said Benjamin Breston 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 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 Adminushaline 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 it is Anti-hereafter appear that any last Will and Festament was made by the faid Deceased, and the Executor or Executors therein parted do exhibit the fame into the faid Court, making Request to have it allowed and approved accordingly, being thereunto required, do render and deliver up Letters of Administration, Approbation of 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. Benjamen Buston Joseph Briston Sealed and Delivered Thomas Bruy in the Presence of ata Court held for Michelles up County at the Court house in Melanna on Monday the 28 day of July 1794 This Bond mes action ledges by the Subscribes thereto and ordered to be recorded

July rivaled Test Mill Churchhile (8)

NOW all Men, by these Presents, that we Mange Davis & Ruhand Davis are beld and firmly bound to Thomas Sagar, Overton Cosby, Frances Combentent Thomas Healy Gent. Juffices of the Court of Middlefex County, now fitting, in the Sum of four 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 28/k ____ Day of in the Year of our Lord One Thousand Seven Hundred and namely four 19 Km Year of the Reign of our Severeign Lord George the HE Condition of this Obligation is fuch, that if the above bound Slarge Daves Adminashator of all the Goods, Chattels, and Credits, of John Hunk 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 June Staige Davis the faid 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 Le 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 Starges Davis 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 heir 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 Admineshation 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 Strige Dovis 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. Slaige Davis Ruh? Dan Sealed and Delivered in the Presence of at a Court held for Middlesey County at the Court house in Mebanna on Monday the 28 day of July 1794 This Bond was acknowledged by the Subscribers thereto and ordered to be recorded Just Still Churchhile Truly resorded Test Will Churchhillo C8)

NOW all Men, by these Presents, that we Florand Montague & William Montague are beld and firmly bound to Thomas Segar, Overton Cosby, Francis Corbin & Thomas Healy 8 8 Gent. Juffices of the Court of Middlefex County, now fitting, in the Sum of one heendred 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 28 H. Day of July - in the Year of our Lord One Thousand Seven Hundred and minety four 19 1h Year of the Reign of our Covereign Lord George the Commonwealth HE Condition of this Obligation is fuch, that if the above bound Thomas Monlague Credits, of Henry Nato pop 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 him the faid Thomas Montagne 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 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 Los Death, which at any Time after shall come to the Hands or Possession of the faid Homas Monlague or into the Hands or Poffeffion 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 reft and Refidue of the faid 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 Taid Thomas Montague 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. Tho. Montaques M.Monlaque Sealed and Delivered in the Presence of at a Court held for Middleson County of the Court house in The anna on Monday the 28 day of July 579 A This Bond was asknowledged by the Subscribes theuto and ordered lobe recorded Just Will Chen Mile July mondes test Will Church hill (8)

Sh

198 TNOW all Men, by thefe Prefents, that we Robert Budlow & Lhelemon Bad ___ are beld and firmly bound to Thomas Segar, Ovulon Costy, Somes hop, Thomas home & Thomas Gent. Justices of the Court of Middlefex County, now fitting, in the Sum of five thousand 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 Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this 27/h in the Year of our Lord One Thousand Seven Hundred and Renely four Year of the Reign of our Severige Lord Googe the Commonwealth 19thin HE Condition of this Obligation is fuch, that if the above bound Robert Bird in Adminestator of all the Goods, Chattels, and Credits, of George Bud 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 Lime the faid Robert Bud po 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 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 his Death, which at any Time after shall come to the Hands or Possession of the said Abul Bud yo or into the Hands or Poffession of any other Person or Persons, for himadminister 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 Adminatalian. 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 Robert Bud jo 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. Philemon Bird El

Sealed and Delivered in the Presence of

at a Court held for Middleses County at the Court house in Whomas on Monday the 27 day of Oclober 179 A

This Bond was acknowledged by the Subscribers thereto and ordered to be reunded

Jest WillChurchhill July moroud Jest WillChunchhill CO

NOW all Men, by these Presents, that we William Montagues & Phelip Lee are beld and firmly bound to Ed. Bocheley, Thor Roone, Tho Segar, &LL. Gig mes Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of Josephondred pounds some

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 220 ... Day of December in the Year of our Lord One Thousand Seven Hundred and Mently form and in the 19 the Year of the Reign of our Severeign Lord George the Commonwealth

HE Condition of this Obligation is fuch, that if the above bound Milliam Montague? Admin whater of all the Goods, Chattels, and Credits, of John C. Honlague 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 William Monlaques

or into the Hands or Poffession of any other Person or Persons for Acres and the same so made do exhibit, or cause to be exhibited, into the County Court of Middlefex, at fuch Time as 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 Deceased, at the Time of her Death, which at any Time after shall come to the Hands or Possession of the said Milliam Monlague?

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 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 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 William Monlaque 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.

Philip Leer

William Honlague Sealed and Delivered in the Prefence of at a Court housens at a Court housens the bound on Monday the 22 day of December 1794

This Bond was acknowledged by the Subscribes thereto and ordered to be rewiled

Just Millhum While Truly worded Just Will Church hilo (8) K NOW all Men, by these Presents, that we Gunton Costy & Ralphllownely

are beld and firmly bound to Edmund Borhely, Thomas Legar, Thomas Roane &

Phelep L. Grymes

Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of seven secondary secundary secundary to be made to the said Justices and their Successors, we hind 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 secondary in the Year of our Lord One Thousand Seven Hundred and namely seem and in the Year of the Reign of our Sovereign Lord George the

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

Admin whater the foods, 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 free the said Governor Cooky

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 the same 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 the Death, which at any Time after shall come to the Hands or Possession of the said Courty.

or into the Hands or Possession of any other Person or Persons, for head do well and truly administer according to Law; and farther, do make a just and true Account of head 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 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 Goods Costey 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 Middlevery County at the Courthouse in the banna on Monday the 22 day of December 179 4

Bond was at knowledged by the Subscriber thereto and undered to be accorded

Jest WillChinikhilo

· Gunter Cooky

Ralphill'omilly

Truly worded Seit Will Church hill (8)