NOW all Men, by these Presents, that we William Segan, Thornegant Charles Lee are beld and firmly bound to Edmund Becheley, O. Costey, This Storanes & Lhely Styrines

Gent. Justices of the Court of Middlesex County, now sitting, 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 222 Day of in the Year of our Lord One Thousand Seven Hundred and namely four Year of the Reign of our Sovereign Lord George the - Commonwealth

HE Condition of this Obligation is fuch, that if the above bound Milliam Segar Administrator of all the Goods, Chattels, and deceased, do make, or cause to be made, a true and persect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall come to the Hands, Poffession, or Knowledge, of the faid William legar

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 fee 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 head Death, which at any Time after shall come to the Hands or Possession of the said William Vegas

or into the Hands or Possession of any other Person or Persons, for hand 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 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 same into the said Court, making Request to have it allowed and approved accordingly, if the faid William Jegar ites 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

ata Court held for Middlesep County at the Courthouse in Malanne on Monday the 22 day of December 1794

This Bond was as tenoro ledged by the Subscribers thereto and ordered to be recorded

Jest WillChurchhill July sunder Just Mill Churchhille (8)

Thomas Lead Cheviles Lead

Gent. Juftices of the Court of Middlefex County, now fitting, in the Sum of former whereof, well and truly to to the Payment whereof, well and truly to to the faid Juftices and their Succeffours, we bind our felvets, and each of us, our and each of our Heirs, Executor Maininfrators, jointly and severally, firmly by these Prosents. Sealed with our Seals, this 22. Tear of the Raign of our Sovereign Lord George the in the Year of our Lord One Thousand Seven Hundred and There is no fall the Goods, Chattel, and Credits, of the said Deceased, which have or shall come the said Inventory of all and singular the Goods, Chattels, and Credits, of the said Deceased, which have or shall come the said Inventory of Middlesex, at such Time as the said Inventory of All and Credits, and Credits, and Credits, of the said Deceased, at the Time or into the Hands or Possessing the said Court; and the same so made to exhibit, or cause to be each into the County Court of Middlesex, at such Time as the said Inventor of the said Deceased, at the Time or into the Hands or Possessing the said Court; and the same saminister according to Law; and satter, do make a just and true Account of Actings and Doings to when thereto required by the said Court, and all the rest and Residue of the said Goods, Chattels, and Credits, shall be found remaining upon the said Administration. Account, the same being first examined and allowed Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; an shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Exe therein named do exhibit the same into the said Court, making Request to have it allowed and approved according to the said the same into the said Court, making Request to have it allowed and approved according to the said the same and true to have it allowed and approved according to the said t		are beld and firmly bound to Ed. Bachely, O. Cosby, The Segas & Pheles Lidwilly
to the faild Jufices and sheir Succeffours, we bind our felvets, and each of us, our and each of our Heirs, Executor Maininferators, jointly and severally, firmly by those Prosents. Scaled with our Scales, this 222 in the Year of our Lord One Thousand Seven Hundred and Present of the Raign of our Severage Lord George the Adminishable of the Goods, Chattels, and Credits, of Many B. Yolks deceased, do make, or cause to be made, a true and Inventory of all and singular the Goods, Chattels, and Credits, of the said Deceased, which have or shall come the said of the said Deceased, which have or shall come the said of the said Deceased, at the Time or into the County Court of Middlese, at such Time as the shall be thereunto required by the said Court; and the Goods, Chattels; and Credits, of the said Deceased, at the Time or into the Hands or Possess, and the said or into the Hands or Possess, and Credits, of the said Deceased, at the Time or into the Hands or Possess, and Credits, of the said Deceased, at the Time or into the Hands or Possess, and Credits, of the said Deceased, at the Time or into the Hands or Possess, and Credits, of the said Deceased, at the Time or into the Hands or Possess, and Credits, of the said Deceased, at the Time or into the Hands or Possess, the said Possess, and Credits, shall be found remaining upon the said Court, and all the rest and Residue of the said Goods, Chattels, and Credits, shall be found remaining upon the said Adminishment of the said Court, the same being first examined and allowed Justices, by their Order or Judgment, shall deliver and pay unto such Person or Persons respectively as the Justices, by their Order or Judgment, shall deliver and pay unto such Person or Persons respectively as the said Security of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said Security of the Court for the Security of		
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deceased, do make, or cause to be made, a true and Inventory of all and singular the Goods, Chattels, and Credits, of the said Deceased, which have or shall come Hands, Possession, or Knowledge, of the said Thermas Moone? or into the Hands or Possession, or Knowledge, of the said Thermas Moone? or into the Hands or Possession, or said to be exhibit, or cause to be exhibit the County Court of Middlesex, at such Time as the shall be thereunto required by the said Court; and the Goods, Chattels, and Credits, and Credits, and Credits, of the said Deceased, at the Time of or into the Hands or Possession or Possess	Section 1	Administrator of of all the Goods Chattel
Inventory of all and fingular the Goods, Chattels, and Credits, of the said Deceased, which have or shall come Hands, Possession, or Knowledge, of the said Thomas Acone? or into the Hands or Possession of and the same so made do exhibit, or cause to be exhibit to the County Court of Middlesex, at such Time as the shall be thereunto required by the said Court; and the Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the said Deceased, at the Time or into the Hands or Possession or Persons, for the said Court, and administer according to Law; and farther, do make a just and true Account of the said Goods, Chattels, and Credits, shall be found remaining upon the said Administration. Account, the same being sirst examined and allowed Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; an shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Exet therein named do exhibit the same into the said Court, making Request to have it allowed and approved according the said Thomas Roome being thereunto required, do render and delivated Letters of Administration, Approbation of such Festament being had, and made in the said Court: this Obligation to be void, and of none Effect, or else to remain in sull Force and Virtue. Scaled and Delivered in the Presence of the Court head for Mandelesses County at the Court head of the Court head of the Court head of Deceases and Mandelesses County at the Court head of the Court head of the Court head of Deceases and Mandelesses County at the Court head of the Court head of Deceases and Mandelesses County at the Court head of Deceases and Mandelesses County at the Court head of Deceases and Mandelesses County at the Court head of Deceases.	•	
or into the Hands or Pologo and the faid Thomas Moone or into the Hands or Pologo any other Person or Persons for and the same so made do exhibit, or cause to be exhibit to the County Court of Middlesex, at such Time as he shall be thereunto required by the said Court; and the Goods, Chattels, 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 Thomas Stoomes or into the Hands or Possession of any other Person or Persons, for the Actings and Doings to when thereto required by the said Court, and all the rest and Residue of the said Goods, Chattels, and Credits, shall be found remaining upon the said Administration. Account, the same being first examined and allowed Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; an shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Exet therein named do exhibit the same into the said Court, making Request to have it allowed and approved according the said Thomas Acone being thereunto required, do render and delivation of such Festament being had, and made in the said Court: this Obligation to be void, and of none Effect, or else to remain in full Force and Virtue. Sealed and Delivered in the Presence of Sealed and Delivered in the Presence of Sealed and Delivered on Monday the 202 day of December 129 A		The second of make, or cause to be made, a title and
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Death, which at any Time after shall come to the Hands or Possession of the said Thomas Moones or into the Hands or Possession of any other Person or Persons, for here do well and administer according to Law; and farther, do make a just and true Account of here Actings and Doings to when thereto required by the said Court, and all the rest and Residue of the said Goods, Chattels, and Credits, shall be found remaining upon the said Administration. Account, the same being first examined and allowed Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; an shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Exetherein named do exhibit the same into the said Court, making Request to have it allowed and approved according to the said Thomas Acone Letters of Administration, Approbation of such Testament being had, and made in the said Court: this Obligation to be void, and of none Effect, or else to remain in sull Force and Virtue. Sealed and Delivered in the Presence of Administration on Monday the variety of December 1794.		
or into the Hands or Poffession of any other Person or Persons, for Lord do well and administer according to Law; and farther, do make a just and true Account of Lord Actings and Doings to when thereto required by the said Court, and all the rest and Residue of the said Goods, Chattels, and Credits, shall be found remaining upon the said Administration. Account, the same being first examined and allowed Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; an shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executering named do exhibit the same into the said Court, making Request to have it allowed and approved according the said Thomas Roome being thereunto required, do render and delivered Letters of Administration, Approbation of such Testament being had, and made in the said Court: this Obligation to be void, and of none Effect, or else to remain in sull Force and Virtue. Sealed and Delivered in the Presence of Sealed and Delivered for Middles of Court, at the Court hall for Sealed and Monday the 222 day of December (79).		
administer according to Law; and farther, do make a just and true Account of Lev Actings and Doings to when thereto required by the said Court, and all the rest and Residue of the said Goods, Chattels, and Credits, shall be found remaining upon the said Adminischalian. Account, the same being first examined and allowed Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; an shall hereaster appear that any last Will and Testament was made by the said Deceased, and the Executor or Exetherein named do exhibit the same into the said Court, making Request to have it allowed and approved according the said Thomas Roome being thereunto required, do render and delive Letters of Administration, Approbation of such Testament being had, and made in the said Court: this Obligation to be void, and of none Effect, or else to remain in sull Force and Virtue. Sealed and Delivered in the Presence of Sealed and Delivered and Delivere	1	
when thereto required by the said Court, and all the rest and Residue of the said Goods, Chattels, and Credits, shall be found remaining upon the said Administration. Account, the same being first examined and allowed Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Exertherein named do exhibit the same into the said Court, making Request to have it allowed and approved according to the said Thomas Moone being thereunto required, do render and delived Letters of Administration, Approbation of such Testament being had, and made in the said Court: this Obligation to be void, and of none Effect, or else to remain in sull Force and Virtue. Sealed and Delivered in the Presence of the Court have and the Court have a court have and the Court have a court have and the Court have and the Court have and the Court have a court have a	Charles of	
finall be found remaining upon the faid Adminishalian. Account, the fame being first examined and allowed Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; an shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Exetherein named do exhibit the same into the said Court, making Request to have it allowed and approved according to the said Thomas Roome being thereunto required, do render and delivated Letters of Administration, Approbation of such Festament being had, and made in the said Court: this Obligation to be void, and of none Effect, or else to remain in sull Force and Virtue. Sealed and Delivered in the Presence of Account here for Middelevery County as the Counthouse in Michael for Middelevery County as the Same Counthouse in Michael for Middelevery County as the Same for Middelevery County as	7	
Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executor named do exhibit the same into the said Court, making Request to have it allowed and approved according to the said Thomas Roome being thereunto required, do render and delivered Letters of Administration, Approbation of such Festament being had, and made in the said Court: this Obligation to be void, and of none Effect, or else to remain in sull Force and Virtue. Sealed and Delivered in the Presence of Account here for Middles of County of the Counthouse in Mula and a Middles of December 1994.		
Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; an shall hereaster appear that any last Will and Testament was made by the said Deceased, and the Executor or Exe therein named do exhibit the same into the said Court, making Request to have it allowed and approved according to the said Thomas Roome being thereunto required, do render and delive Letters of Administration, Approbation of such Festament being had, and made in the said Court: this Obligation to be void, and of none Effect, or else to remain in sull Force and Virtue. Sealed and Delivered in the Presence of Account held for Middlescop County as the Counthouse in Middlescop on Monday the 22 day of December 1794		
Sealed and Delivered in the Presence of Court held for Middles of Court, at the Courthouse in Mile Presence of About Middles of Middles of December 1994 Mile Court held for Middles of December 1994		
therein named do exhibit the same into the said Court, making Request to have it allowed and approved according to the said Thomas Moone being thereunto required, do render and delive Letters of Administration, Approbation of such Festament being had, and made in the said Court: this Obligation to be void, and of none Effect, or else to remain in sull Force and Virtue. Sealed and Delivered in the Presence of the Court for the Court force in the Presence on Monday the 22 day of December 1794		
being thereunto required, do render and delived Letters of Administration, Approbation of such Festament being had, and made in the said Court: this Obligation to be void, and of none Effect, or else to remain in sull Force and Virtue. Sealed and Delivered in the Presence of the Court had been for Middles of Court for the Court house in the December on Monday the 22 day of December 1994		
Letters of Administration, Approbation of such Festament being had, and made in the said Court: this Obligation to be void, and of none Effect, or else to remain in sull Force and Virtue. Sealed and Delivered in the Presence of Ohe Court held for Middles op County at the Courthouse in Unbannia on Monday the 22 day of December 1794	t	therein named do exhibit the fame into the faid Court, making Request to have it allowed and approved accord
sealed and Delivered in the Presence of Oter Court held for Midelles co County at the Courthouse in Who are Mule annow on Monday the 22 day of December 1794	i	deling discredition required, do remote and delin
Sealed and Delivered Soil Roane Soil Roane Sin the Prefence of Southand for Middlescop County at the Courthouse in Unbanana on Monday the 22 day of December 1794		Detects of Remaindation, Approbation of fuel Peterment being had, and made in the fara Court:
in the Presence of Southand for Midellevery County at the Courthouse in Mula annia on Monday the 22 day of December 179 4	t	The Roane
in the Presence of Southand for Midellevery County at the Courthouse in Mula annia on Monday the 22 day of December 179 4		Sealed and Delivered \ Sin. Roones
Unbannia on Monday the 22 day of December 179 4		in the Presence of
Unbannia on Monday the 22 day of December 179 4		of a Court held for Middlesop County at the Courthouse in
		Marine Ma

Truly worded Tas Will Chini Maile (6)

Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of Constant level for 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, sirmly by these Presents. Sealed with our Seals, this 22 Day of in the Year of our Lord One Thousand Seven Hundred and strong four and in the

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

A minushelve 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 how the said John Humphris

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

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 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, 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 Humphins Sind Rolph Wermiting

ata Conthet for Middlesup County of the Conthous on the borne on Monday the 22 day of December 1794

This Bond was acknowledged by the Subsenbus thereto and ordered to be runded

July worder Jest Willhurchhilo CO

H

KNOW all Men, by these Presents, that	to Lucy Make & George Sackson
$\mathbf{\Lambda}$	
are beld and firmly bound to Everlon Cost	y, Thomas Roane . Francis Corben and Thomas
111	
Mealy 8	
	1. His hounds and
Gent. Justices of the Court of Middlesex County,	now fitting, in the Sum of fefly pounds
and a side of the	to the Payment whereof, well and truly to be made d ourselves, and each of us, our and each of our Heirs, Executors, and
	bese Presents. Sealed with our Seals, this Z.6
in the Year of our Lord	One Thousand Seven Hundred and nearty feel and in the
19 12 Year of the Reig	nof our Sovereign End George the Commonwealth
,4,	
20 - 10 - 10 - 10 - 10 - 10 - 10 - 10 -	
HE Condition of this Obligation is for	ich, that if the above bound Lucy Wahe
minnin	Administration of all the Goods, Chattels, and
Credits, of Johnston Warte	deceased, do make, or cause to be made, a true and persect
	tels, and Credits, of the faid Deceased, which have or shall come to the
	the faid Luny Works > 0 }
60000	or into the Hands or Poffession
of any other Person or Persons for hem	and the fame so made do exhibit, or cause to be exhibited,
	me as ske 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 Luy Wake
	ffeffion of any other Person or Persons, for here do well and truly
	o make a just and true Account of her Actings and Doings therein,
	all the reft and Residue of the said Goods, Chattels, and Credits, which
	Account, the same being first examined and allowed by the
	all deliver and pay unto fuch Person or Persons respectively as the faid
	irect, pursuant to the Laws in that Case made and provided; and if it
	estament was made by the said Deceased, and the Executor or Executors default, making Request to have it allowed and approved accordingly,
if the faid Lucy Wahe	
	bation of such Testament being had, and made in the said Court: Then
this Obligation to be void, and of none Effect	for
	Luy - Wake &
Sealed and Delivered	George Saiks on . C
in the Presence of.	
at a Court held for Middles	of Country at the Court house in day of January 1795
Ulbanne on Monday the 26	day of January 1795
Bond was acknowledged by the	Subscribers thereto and Ordered to be Recorded
	Jest Mell Church hill
	T. Winet M. Ca
·	ly runded Just Will Church hell Co

TENOW All Me	w. bu thele Profest.	that are Bassia	1) benty & c	Thanker Lee	
K NOW all Me	m, og toge i rejenis,	ibai we Contra	and the sale of		le tro.
	1		franc!	Francis Corbin	14
are beld and firmly bou	and to Gueston i	Costey, Thom		es de la limita	4452.1s
Thomas !	Healy -	~~	~	V->-	

Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of Low 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 26 Day of Someone in the Year of our Lord One Thousand Seven Hundred and Streety Level and in the Year of the Reign of our Sovereign Lord George the Commonweelth

HE Condition of this Obligation is fuch, that if the above bound Cornal Member of all the Goods, Chattels, and Credits, of Corn Chowning Taylor 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 how the said Cornal Member 1

or into the Hands or Poffession of any other Person or Persons for her and the fame fo made do exhibit, or cause to be exhibited, into the County Court of Middlesex, at such Time as 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 Lev Death, which at any Time after shall come to the Hands or Possession of the said Cornell Denty > > 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 reft and Refidue of the faid 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 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 Bon ald Menty 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

Charles Lee

The Bond was acknowledged by the duburibus thereto and Ordered tobe Recorded

Test Will Churchhille Truly recorded Just Mill Churchhille Co K NOW all Men, by these Presents, that we Cornald Nowby Whates Lee are beld and firmly bound to Overlon los by, Homes Roone, Francis Coshin & Thomas Healy

Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of feel hearest framed to the Payment whereof, well and truly 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, sirmly by these Presents. Sealed with our Seals, this 26 Day of forward in the Year of our Lord One Thousand Seven Hundred and standy feel and in the Year of the Reign of our Sovereign Lord George the Commons cells.

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

Admin is tracker 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 Goods Remby

or into the Hands or Possession of any other Person or Persons for home 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 home Death, which at any Time after shall come to the Hands or Possession of the said Beneales Memby

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 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 Adminusculum. 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 Courd shall shall be some all shall shall be some all shall shall be said Court. Then

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

Oswald Newby

Sealed and Delivered
in the Presence of

Charles Lee

at a love held for Meddles up County at the Court house in Unbonna on Monday the 26 day of Venuary 1795

This Bond was autonowledged by the Subscribers thereto and ording to be recorded Test Mill Chen While

Truly runder Fest Will Chur Mills Co

207 The Allen & John Jackson -
KNOW all Men, by these Presents, that we Thomas Bloke & John Sackson -
are beld and firmly bound to Guelon Cooley, Thomas Roane, Francis Corbert and
Thomas Healy & & & &
Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of Cone hundred frounds
to the Payment whereof, well and truly to be made
to the faid Justices and their Successours, we bind ourselves, and each of us, our and each of our Heirs, Executors, and
Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this 26th. Day of
Joinery - in the Year of our Lord One Thousand Seven Hundred and Rinety Level - and in the
19 /h Year of the Reign of our Sovereign Lord George the Commonwealth
HE Condition of this Obligation is fuch, that if the above bound Thomas Blake
Adminstator 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 heir the said Thomas Blake
or into the Hands or Post Man
or into the Hands or Poffeffion and the fame fo made do exhibit, or caufe to be exhibited, into the County Court of Middle are fuch Time as As As II be also
into the County Court of Middlesex, at such Time as Le shall be thereunto required by the said Court; and the same
Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the Time of
Death, which at any Time after shall come to the Hands or Possession of the said Thomas Blake
or into the Hands or Possession of any other Person or Persons, for how do well and truly
administer according to Law; and farther, do make a just and true Account of his Actings and Doings therein,
whan 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 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, theil direct processes at Justices, by their Order or Judgment, theil direct processes at Justices, by their Order or Judgment, their direct processes at Justices, by their Order or Judgment, their direct processes at Justices, by their Order or Judgment, their direct processes at Justices, and the second processes at Justices, and th
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 field Court make By the laid Deceated, and the Executor or Executors
therein named do exhibit the fame into the faid Court, making Request to have it allowed and approved accordingly, if the faid Thomas Blake
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 sull Force and Virtue.
H. Bl. ha

Sealed and Delivered

in the Presence of

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Other of

Other o

Vest Will Churchhile

John Jackson

Truly revoided Too Will Churchhiles Co

Go De

Jui Jui Ma

the

This

NOW all Men, by these Presents, that we George Withins Relien Humphers & Some Some are beld and firmly bound to Ceverlon Cosley, Thomas Roune, Francis Corben and Thomas Healy Gent. Justices of the Court of Middlefex County, now fitting, in the Sum of fufly fromds to the Payment whereof, well and truly to be made to the faid Justices and their Successours, we bind ourselves, and each of us, our and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this 26 12 in the Year of our Lord One Thousand Seven Hundred and nevely five 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 George alliens Adminisheder of all the Goods, Chattels, and Credits, of John athen 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 George alkers the faid

or into the Hands or Possession of any other Person or Persons for him and the fame 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 Deceafed, at the Time of his Death, which at any Time after shall come to the Hands or Possession of the faid George alking or

or into the Hands or Poffeffion 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 collect. Account, the same being first examined and allowed by the Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the fame into the faid Court, making Request to have it allowed and approved accordingly, if the faid George Cellens 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. George X alkens

Sealed and Delivered in the Presence of

Isaac Vones nelson Humphris

at a Court held for Middlesep County at the Court house in Un bonnes on Monday the 26 day of January 1795

Thes Bond was acknow ledged by the subsurbins thento and onland to be runded

Jest Will Churchhill

Truly morded Jest Will Churchhille (8)

209 TNOW all Men, by these Presents, that we James Balchelder & Sohndutton are beld and firmly bound to Bowlon Cosley, Thomas Roane, Francis Corbin & Thomas Healy

Gent. Justices of the Court of Middlesex County, now fitting, in the Sum of hefly hounds to the Payment whereof, well and truly to be made to the faid Justices and their Successours, we bind ourselves, and each of us, our and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Seales this 2.6/2. Day of in the Year of our Lord One Thousand Seven Hundred and nearly five _ 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 Balcheleen Admin chalor of all the Goods, Chattels, and Credits, of ann Badley 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 Junes Balshelde Hands, Possession, or Knowledge, of him

or into the Hands or Possession of any other Person or Persons for here and the fame fo made do exhibit, or cause to be exhibited, into the County Court of Middlefex, at fuch Time as Le 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 James Bulkelder

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 her Actings and Doings therein, when thereto required by the faid Court, and all the rest and Residue of the faid Goods, Chattels, and Credits, which shall be found remaining upon the said Admin as helion. 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 Balcheldan . 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 Balehelder

Sealed and Delivered in the Presence of

Int Sutton . West

at a Court held for Middlesup County at the Courthouse in Thebanna on Monetay the 26 clay of January 1795

he's Bond was asknowledged by the Subscribers thereto and ordered tobe recorded

Just Will Church hill

Truly worded Test Will Churchhill (8)

210
KNOW all Men, by these Presents, that we Isome Cienell and John Lowis
are beld and firmly bound to Gentlan Casby , James Rufe , Thomas Stealy and Phelip L.
Gryones 100
Gent. Justices of the Court of Middlesex County, now fitting, in the Sum of one hundred proceeds -
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 A/A Day of
Tel Y in the Year of our Lord One Thousand Seven Hundred and Ormely fore' and in the
· 19/1 Year of the Reign of our Soverign Lord George the Commonwealth
HE Condition of this Obligation is fuch, that if the above bound Isaac Currelle
Administrator of all the Goods, Chattels, and
deceased, do make, or cause to be made, a true and perfect
inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall come to the
Hands, Poffession, or Knowledge, of here the faid Countle
or into the Hands or Poffeffion
of any other Person or Persons for Land 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
Death, which at any Time after shall come to the Hands or Possession of the said Comell'
or into the Hands or Possession of any other Person or Persons, for how do well and truly
administer according to Laws, and farther, do makes in A and a farther do make in A and a farther do makes in A and a farther do make in A and a
administer according to Law; and farther, do make a just and true Account of his Actings and Doings therein,
when thereto required by the faid Court, and all the reft and Refidue of the faid Goods, Chattels, and Credits, which
shall be found remaining upon the said Admin a 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
Juft's, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it
all 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 Isaac Cimile 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 Unitration to be void and of Tor o
Sealed and Delivered
Sealed and Delivered in the Presence of
at a Court continued and held for Middlesey County at the Courthouses in
Milanna on Tuesday the 2th day of Theway 1795
Bond was acknowledged by the Subscribing thereto and ordered to be wanted .
Just WillChurchhill

July montes Fest Will Churchhills (8)

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

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 Adminahalian 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 John Munay being thereunto required, do render and deliver up

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

Scaled and Delivered in the Presence of

Chat - Centes

John Munay

Ot a Court held for Meddlesep County at the Courthouse in Ulberna on Monday the 22 day of June 1795

This Bond was asknowledged by the Submit but there to and ordined bothe recorded

Just Will Chembhall

July wonder Test Will Church hill Co

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Executors

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rt: Then

(2)

KNOW all Men, by these Presents, that we John Head & George Blackly _____ are beld and firmly bound to Edmund Berkeley, Thomas Segar, Builon Coly & Charles

Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of the hundred Dollar 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 in the Year of our Lord One Thousand Seven Hundred and standy force and in the

HE Condition of this Obligation is fuce that if the above bound John Mealy

Admin. Later 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 John Mealy

or into the Hands or Poffession of any other Person or Persons for hand and the same so made do exhibit, or cause to be exhibited, into the County Court of Middlesex, at such Time as hand the same so made do exhibit, or cause to be exhibited, into the County Court of Middlesex, at such Time as hand the same so made do exhibit, or cause to be exhibited, into the County Court of Middlesex, at such Time as hand the same so the said Deceased, at the Time of hand Death, which at any Time after shall come to the Hands or Possession of the said John Mealy

or into the Hands or Possession of any other Person or Persons, for here do well and truly administer according to Law; and farther, do make a just and true Account of here. Actings and Doings therein, when thereto required by the 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 Solan Healty 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

Whis Bond was acknowledged by the Subscribers thereto and ordered be neurose

July worded Jest Willhenthille C8

GwBlackly

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 Medellesey County at the Courthouse in Mibanna on Monday the 22 day of June 1795

This Bond was acknowledged by the Subscribes that and ordered to be accorded

Just Will Chemphile

Man Delland

Traves Dancel

Truly awarded Test MillChunkhilo (8)

K NOW all Men, by these Pre	leurs, was me string I	Mellian Roome	& William Hobinson
e beld and firmly bound to Edm.			
Thomas Roane			

Gent. Juffices of the Court of Middlefex County, now fitting, in the Sum of on fundred & forenly Dollars 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 222 Day of in the Year of our Lord One Thousand Seven Hundred and muchy five and in the 19 K Year of the Roign of our Sovereign Lord George the Commonwealth

HE Condition of this Obligation is fuch, that if the above bound Sury Welkins Admin whaty of all the Goods, Chattels, and Credits, of John Williams 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 Luny Williams

or into the Hands or Poffession of any other Person or Persons for her and the same so made do exhibit, or cause to be exhibited, into the County Court of Middlefex, at fuch Time as the shall be thereunto required by the faid Court; and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the Time of Loc Death, which at any Time after shall come to the Hands or Possession of the said Lucy Milkon

or into the Hands or Poffession of any other Person or Persons, for La do well and truly administer according to Law; and farther, do make a just and true Account of Lee Actings and Doings therein, when thereto required by the faid Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Admin 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 Lucy Wilkens 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. Les Long to Williams

April Robinson

in the Presence of

Mr Roanes

Ceta Court held for Meddlesup County at the Courthouse in Usbanna on Monday the 22 day of fune 1795

This Bond was artenow ledged by the Subscribers thereto and ordered to be winded

Just Will Churchhile July runded Jul Will Chunthill CO

TNOW all Men, by these Profests, that we Quelly Youghon & Benjamin are beld and firmly bound to Thomas Segar, Overton Cosby, Thomas Roane & Charles Curtes Gent. Juffices of the Court of Middlefox County, now fitting, in the Sum of Lever hundred Dollars 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 Sure in the Year of our Lord One Thousand Seven Hundred and menety five 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 Dudley Youghan Adminustrator of all the Goods, Chattels, and Credits, of Letty Jackson 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 Duelly Toughan or into the Hands or Possession of any other Person or Persons for home 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 Lee Death, which at any Time after shall come to the Hands or Possession of the said Duelly Paughan or into the Hands or Possession of any other Person or Persons, for heme do well and truly administer according to Law; and farther, do make a just and true Account of her Actings and Doings therein, when thereto required by the faid Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Admin Account, the same being first examined and allowed by the Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the fame into the faid Court, making Request to have it allowed and approved accordingly, if the faid Dudley Vaughan being thereunto required, do render and deliver up heis Letters of Administration, Approbation of such Testament being had, and made in the said Court: Then this Obligation to be void, and of none Effect, or else to remain in full Force and Virtue. Dudly Taughan Burja Hackney Sealed and Delivered in the Presence of ata Court held for Meddles up County as the Count house in Who anna on Monday the 22 day of June 1795

This Bond was asknowledged by the Subscribers thereto and ordered to be recorded Tot Willhunkhill

Truly awarded Test WillChurchhille (8)

TNO W all Men, by these Presents, that we George Sounder & Charles Led are beld and firmly bound to Thomas Segar, Quelon Costy, Thomas Healy & Wille Degar Gent. Juffices of the Court of Middlefex County, now fitting, in the Sum of Leve handard Dollars 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 271 July - in the Year of our Lord One Thousand Seven Hundred and Menely five 2012 Year of the Beign of our Covereign Lora George the HE Condition of this Obligation is fuch, that if the above bound George Sounder Admin whater of all the Goods, Chattels, and Credits, of Thomas Sounders 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 George Sounday or into the Hands or Poffession of any other Person or Persons for home 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 Kai Death, which at any Time after shall come to the Hands or Possession of the faid George Sounders or into the Hands or Possession of any other Person or Persons, for him do well and truly administer according to Law; and faither, do make a just and true Account of has 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 Adminathan Account, the same being first examined and allowed by the Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the fame into the faid Court, making Request to have it allowed and approved accordingly, if the faid George Samelus 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. George Saunder (2) Sealed and Delivered in the Presence of Of a Court held for Middlesep County afthe Courthouse in Charles Lee Ulbonna on Monday the 27 day of July 1795. This Bond was acknowledged by the Subscribes thereto and Godand ble reworded Just Will Churchhill

Truly recorded Test Willhurthhill Co

NOW all Men, by theje Prefents, that we Brap lon Den levy & Starge Doirs are beld and firmly bound to Thomas Segar, Ceverton Cosby, Thom as Mealy and William Segar Gent, Justices of the Court of Middlefex County, now fitting, in the Sum of here hundred Dollars to the Payment whereof, well and truly to be made to the Said Justices and their Successours, we bind ourselves, and each of us, our and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this 27# in the Year of our Lord One Thousand Seven Hundred and winely five -Commonwealth HE Condition of this Obligation is fuch, that if the above bound Braplan Dunlevy Administrator of all the Goods, Chattels, and Credits, of James Dunlary 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, Poffestion, or Knowledge, of here the faid Bray lon Dunlevy or into the Hands or Possession of any other Person or Persons for June and the fame fo made do exhibit, or cause to be exhibited, into the County Court of Middlefex, at fuch Time as he shall be thereunto required by the said Court; and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the Time of Lea Death, which at any Time after shall come to the Hands or Possession of the faid Beaplan Durlay 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 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 faid Admin ahatern 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 Braylon Dunlevy 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. Braylon Dunlevy Sealed and Delivered Staige Davis in the Presence of Of a Count held for Middles up County at the Court house in Ulbanna on Monday the 24 day of July 1795 This Bond was acknowledged by the Subscribes theuto and cordered to be reunded Jest Millhundhile July wooded Jul Will Churchhill (8)

NOW all Men, by these Presents, that we Willeam Chowning & Tobias Ollen are beld and firmly bound to Thomas Segar, Francis Corbon, Thomas Healy and Staige Davis

Gent. Justices of the Court of Middlefex County, now fitting, in the Sum of five thousand Dollars 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 28th. September in the Year of our Lord One Thousand Seven Hundred and nanely fewer and in the 20th Year of the Reign of our Severeign Dord George the

HE Condition of this Obligation is fuch, that if the above bound Milliom Chonners Admin wholes of all the Goods, Chattels, and Credits, of Menny Chonning 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 Chonning

or into the Hands or Poffession of any other Person or Persons for Le and the fame fo 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 her Death, which at any Time after shall come to the Hands or Possession of the said Million Channing

or into the Hands or Possession of any other Person or Persons, for Lime 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 Adminustotion 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 Willeam Chonning 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.

Mill. Chowning John allen Sealed and Delivered

at a Court held for Middlesop County at the Courthwest in in the Presence of Albanne on Monday the 28 day of September 1795

This Bond was asknowledged by the Subscubers thereto and ordered to be sworded Just Will Church hill

July runded Just Will Churchhill Co

NOW all Men, by these Presents, that we Leonard Jackson No Monlague & Hort Blake are beld and firmly bound to Thomas Segar, Francis Corbin, Thomas Healy and Stage Daves Gent. Justices of the Court of Middlefex County, now fitting, in the Sum of Seven thousand Dollars 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 28/12 deplember in the Year of our Lord One Thousand Seven Hundred and and in the Year of the Reign of our Sovereign Lord Coorge the Commonwealth HE Condition of this Obligation is fuch, that if the above bound Leonard Jackson Admin shalor 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 Lonard Jackson 0 00000 or into the Hands or Poffession of any other Person or Persons for Lim 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 Sernard Jackson 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 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 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 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 Reonard 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. Leonard fackson Sealed and Delivered Homas Blake in the Presence of Oto Count held for Medules en Country at the Count house in

in the Presence of Sharman The Court house in Thornan The Court held for Medules up Country at the Court house in The Bond was asknow ledged by the Subscribers theuto and Greened to be recorded Test Mill Churchhille Truly recorded Just Mill Churchhille CO

The Assertance of the Control of the
NOW all Men, by these Presents, that we Traves Daniel, ollelan Montaguest John
1 Daniel
Stage Slage Davis & William
are beld and firmly bound to Colmund Buthely, Thomas Sugar, Slange Davis & William
Segar 7 8 8 8 8
a contribute a summards of the state of the
Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of festeen hundred Dollars
to the Payment whereof, well and truly to be made
to the said Justices and their Successours, we bind ourselves, and each of us, our and each of our Heirs, Executors, and
Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this 26th Day of
Colober in the Year of our Lord One Thousand Seven Hundred and name by few and in the
201h Tear of the Print to Commonwealth
HE Condition of this Obligation is fuch, that if the about bound Francis Daniel
Admines halos of all the Goods, Chattels, and
Credits, of Thomas Books 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 Jours Daniel
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 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 Liv
Death, which at any Time after shall come to the Hands or Possession of the said James Daniel
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
fhall be found remaining upon the faid Administration. Account, the fame being first examined and allowed by the
Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said
Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it
shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors
therein named do exhibit the fame into the faid Court, making Request to have it allowed and approved accordingly,
if the faid Teaves Daniel 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 alf to remain in full Force and Views
Sealed and Delivered \ in the Presence of \ \ \langle \ \ \langle \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
Sealed and Delivered \ William Mordague
at a Court held for Middlesup Country of the Court house in
Milbanna on Monday the 26 day of October 1795
Brild was a loan ledged by the Subscribes thereto and end and leter

Just Will Cher Schill

July wood Feet Will Church hills (8)

if the faid Thomas Bray 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. Thomas Bray

Sealed and Delivered in the Presence of ate Rout held for Middlesey County at the Couthouse in Ulbanna on Monday the 25 day of Joneany 179 6

This Bond was acknow ledged by the Subsactions thereto and outred to be serveded

Just Will Churchhele

Hos Reane

· Truly recorded Just Will Chenthill Co

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INOW all Men, by these Presents, that we John Jefes, Homas felee & Hathan Shipley
K
1 1 0 1 Ch H have Oleila.
are beld and firmly bound to Thomas Sogar, Qualon Cosby, Homes Reese, Delitelynes
Slarge Davis, Charles Centis & Robert B. Sheatt 8 8
Gent. Justices of the Court of Middlesex County, now fitting, in the Sum of three thousand Dollars
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
About the state of Court of Co
Chief in the Year of our Lord One Thousand Seven Hundred and neety sip and in the
20/h Year of the Reign of our Severaign Lord George the Commonwealth
HE Condition of this Obligation is fuch, that if the bove bound John Jefseer.
Adminustator of all the Goods, Chattels, and
Credits, of William Jefsee deceased, do make, or cause to be made, a true and persect
Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceased, which have or shall come to the
Hands, Poffession, or Knowledge, of him the faid John Sefece
Hands, Poffession, or Knowledge, of heri the said Isla Islae
or into the Hands or Poffeffion
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 a shall be thereunto required by the said Court; and the same Goods, Chattels, and Credits, and Cred
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 a shall be thereunto required by the said Court; and the same
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 a 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 some Death, which at any Time after shall come to the Hands or Possession of the said Solution o
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The Bond was as knowledged by the Subscribes thereto and ordered to be awarded Sout Mellhurchhill

Truly rused Sist MillChin Shill Co

KNOW all Men, by these Presents, that we Softing Whom, Liter Legille Quebrown .

are beld and firmly bound to Colon was Buckely, Qualon Coly, Philled Sugarous & Charles Center &

Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of Conc Marca Dollar to the Payment whereof, well and truly 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. Scaled with our Scale, this 27 Day of in the Year of our Lord One Thousand Seven Hundred and manely day and in the Year of the Reign of our Sovereign Lord George the

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

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, 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 Leghan Man

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

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

Scaled and Delivered }
in the Prefence of
Out on Counthaced for Medition County at the Counthouse in the land of frence of for the world of frence of frence

This Board was acknowledged by the Subs in bow theuts and ordered to be swooded . Test Will Chunkhill

July would Just Will Churchhill (8)

had fa

NOW all Men, by these Presents, that we Wille am Chunkhille Wage Daves are beld and firmly bound to Colonand Bukely Guulon Corby, Ralph Wormely & Thelep Lyrymes Gent. Justices of the Court of Middlefex County, now fitting, in the Sum of how handed Dollars 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 271% June in the Year of our Lord One Thousand Seven Hundred and menty Joy Year of the Reign of our Sovereign Lord George the HE Condition of this Obligation is fuen, that if the above bound Milliam Churchhell Adminestales of all the Goods, Chattels, and Credits, of Benjamin Henry 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 Line William Churchhile the faid 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 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 faid Deceafed, at the Time of Death, which at any Time after shall come to the Hands or Possession of the said Milliams Chunkhillo 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 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 William Churchile 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. Will Chunkhill (8) Marge Daves (6) Sealed and Delivered

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de land her for Mudlary lands of the Coulhouse in the banna on Monday the 27 th day of June 1996 His Bond was acknowledged by the Subscretow thereto and ordered to be accorded

Just Will Chen Shill

July worder Just Will Churchhillo Co.

225
KNOW all Men, by these Presents, that we William to Some & Commeled Home
/K
are beld and firmly bound to Estmund Berholey, Rolph Horonely, Phalepolynyme &
Robert B. Sprato Volo
Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of Sip hundred dollars
to the Payment whereof, well and truly to be made
to the Jaid Justices and their Successours, we bind ourselves, and each of us, our and each of our Heirs, Executors, and
Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this 25 1/2 Day of
July in the Year of our Lord One Thousand Seven Hundred and nearly Sep and in the
20th Year of the Reign of our Soversign Lord George the Common on on so ealth
HE Condition of this Obligation is such, that if the above bound Hilliam B Lowis
Administration of all the Goods, Chattels, and
Credits, of John Lenis 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 Lome the said Milliam B. Lonis
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 Middlefex, at fuch 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 faid Deceafed, at the Time of
Death, which at any Time after shall come to the Hands or Possession of the said Hilliam B. Laws
or into the Hands or Poffession of any other Person or Persons, for Lime do well and truly
administer according to Law; and farther, do make a just and true Account of Actings and Doings therein,
when thereto required by the faid Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which
shall be found remaining upon the faid Admin whater 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 faid
Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it
shall hereafter appear that any last Will and Testament was made by the faid Deceased, and the Executor or Executors
if the faid William B Low heing thereupro required, do render and deliver up
being increasined, contented 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.
WB (mad Ste)
Sealed and Delivered } General Stemp. To 3
iswall It infl

Sealed and Delivered General General General Stands of Lewis General Stands of Count hold for Middleson County at the Count house in The arms on Monday the 25 day of July 1796
This Bond was a prioroled ged by the Subscribes there is and ordered to be recorded

July wooded Test Will Churchhile Co.

226
INOW all Men, by these Presents, that we Swelch Bofs & John Menly
are beld and firmly bound to Calonine Buckeley, Thomas Segar Boulon las by
Charles Cuttis
Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of Hues House and Dollars
to the Payment whereof, well and truly to be made to the faid Justices and their Successionrs, we bind ourselves, and each of us, our and each of our Heirs, Executors, and
nuministrators, jointly and Jeverally, firmly by these Presents. Sealed with our Seale this 24
in the Year of our Lord One Thousand Seven Hundred and ownerly Jup -
25 Year of the Reion of our Sourcign Lord George the Com mon wealth
HE Condition of this Office
HE Condition of this Obligation is fuch, that if the above bound Justish Bofs
Credits, of John 19 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
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The land of the la
or into the Hands or Poffeffion
of any other Person or Persons for and the same so made do exhibit, or eause to be exhibited,
into the County Court of Middlefex, at fuch Time as she shall be thereunto required by the faid Court; and the tome
Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the Time of Leath, which at any Time after shall come to the Hands or Possessino of the said Suddle Books.
or into the Hands or Poffession of any other Person or Persons, for Londowell 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 Credite which
man be found remaining upon the faid Adminatakon Account, the fame being first examined and allowed by the
Juntees of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said
Judges, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided, and if it
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therein named do exhibit the fame into the faid Court, making Request to have it allowed
being thereunto required, do render and deliver up
Then
this Obligation to be void, and of none Effect, or else to remain in full Force and Virtue.

Judeth of Both Sealed and Delipored .] ... in the Presence of In the Projence of at a land por Muld les up County at the Count house in Met anna on Monday the 2 Kt along of Orlobow 1796 This Bond was acknowledged by the fubrachus thouls and ordered lake winder Just Will Churchhile

Truly remoded Just Will Chunchhale C8

Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of And Lander Dollars

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 A ! Day of
and in the Year of our Lord One Thousand Seven Hundred and nearly sey and in the

Year of the Reign of our Sovereign Lord George the Commonwealth

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

Adminishery 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 Judoh Garton

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 I 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 List Death, which at any Time after shall come to the Hands or Possession of the said Such Gentary

or into the Hands or Poffeffion 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 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 Justices of 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.

Scaled and Delivered
in the Presence of

Charles Curtes

Dudly Vary hun

Suddh X Garton &

at a Comtheld for Middles up County at the Conthones in the county of Belove vig & Thes Bond was acho on ledged by the Subsubus thereto and ordered both recorded

July model Just Mell Church hill CB

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NOW all Men, by thefe Prefents, that we Ma	then I heply tramed Have
0 10.1	Live Revertion Carby Phelip Lyngines
are beld and firmly bound to Colmund Bulie	The state of the s
Staige Davis & William Step	
Staige Davis the Man Vig	a cosso
Gent. Justices of the Court of Middlefex County, now fittin	18, in the Sum of Sip lundred Dollars m
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to the said Justices and their Successours, we bind ourselves	to the Payment whereof, well and truly to be made, and each of us, our and each of our Heirs, Executors, and
Administrators, jointly and severally, sirmly by these Present	and euto of us, our and each of our Heirs, Executors, and
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Tutt of the Regal of the Sec	Commonwealth
HE Condition of this Obligation is fuch that is	the above board Mathan Shipley
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Credits, of Milliam Shipley	Admin shales of all the Goods, Chattels, and
	deceased, do make, or cause to be made, a true and perfect
	edits, of the faid Deceased, which have or shall come to the
the fa	id Nathan Shipley > >
of any other Person or Persons for him	or into the Hands or Poffession
	and the same so made do exhibit, or cause to be exhibited, shall be thereunto required by the said Court; and the same
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Death, which at any Time after shall come to the Hands o	attels, and Credits, of the faid Deceafed, at the Time of
administer according to Leurs and God	y other Person or Persons, for Line do well and truly
administer according to Law; and farther, do make a just	and true Account of his Actings and Doings therein,
shall be found remaining was all court, and all the reft and	nd Refidue of the faid Goods, Chattels, and Credits, which
shall be found remaining upon the faid Admin Aution	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 said
Justices, by their Order or Judgment, shall direct, pursua	nt to the Laws in that Case made and provided; and if it
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	nothen Shepley
Sealed and Delivered	Samuel Ware 13
in the Presence of	
at a Courtheld for Middleway County a	Mhe Complesines in
the anna on Monday the 24 day of 6	2. luber 1706
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Jes Will Chunkhile

July worded Set Will Chunkhille CO

NOW all Men, by thefe Prefents, that we Dorothy Chemblile & Shomes Chumblile are beld and firmly bound to Thomas Segar, Qualon Cosby, Phelip Lyng mer & Charles Cutis Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of Grethous and Dollars 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 23? ---Samony - in the Year of our Lord One Thousand Seven Hundred and menety Seven Year of the Reign of our Someroign Lord Googe the Commonwealth HE Condition of this Obligation is fuch, that if the above bound Dorothy Churchile Amin whohep & of all the Goods, Chattels, and Credits, of Benjamen Chunkhill deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall come to the Hands, Possession, or Knowledge, of her the faid Donothy Churchle or into the Hands or Poffession of any other Person or Persons for her and the fame fo made do exhibit, or cause to be exhibited, into the County Court of Middlesex, at such Time as 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 Deceafed, at the Time of him Death, which at any Time after shall come to the Hands or Possession of the faid Doubly Churchles are or into the Hands or Possession of any other Person or Persons, for Level 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 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 faid Dorothy 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. Dowthy Church Site Sealed and Delivered The Chumbball in the Presence of ata Courtheed for Middlesup County at the Courthouse in

Just WillChunkhill

July munded Sit Will Churchhile 08

Mebanna unastunday the 2.3 day of January 1797

This Bund was asknowledged by the Subscribers thereto and ordered be seconded

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NOW all Men, by shefe Prefents, that we Honey Thurston, Reuben Lew & Phile Some are beld and firmly bound to Thomas Sugar, Gunton Cos by, Slage Davis & Charles Center Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of Leve headed Dollars . to the Payment whereof, well and truly to be made to the faid Justices and their Successours, we bind ourselves, and each of us, our and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this 26th fune in the Year of our Lord One Thousand Seven Hundred and money word and in the Year of the Reign of our Somereign Lord George the Commons well HE Condition of this Obligation is fuch, that if the above bound Henry Theoreton Adminuhale ath of all the Goods, Chattels, and Credits, of Mency Thumbon 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 Lim the faid Henry Thurston or into the Hands or Possession of any other Person or Persons for Lim and the fame fo 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 his Death, which at any Time after shall come to the Hands or Possession of the faid Henry Three low or into the Hands or Possession of any other Person or Persons, for him administer according to Law; and farther, do make a just and true Account of Lee Actings and Doings therein, when thereto required by the faid Court, and all the reft and Refidue of the faid Goods, Chattels, and Credits, which shall be found remaining upon the faid Admin 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 being thereunto required, do render and deliver up Letters of Administration, Approbation of fuch Tellament 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
in the Presence of

ata Count held for Meddlary County at the Count house in flebanna on Monday the 25th day of June 1797

The Bund was as fenow ledged by the Subscribes thereto and ordered low enouded

July resorded Sal Will Church hill CO

Henry Thurs low

Rule on Lew

732 NOW all Men, by these Presents, that we Jornes good & Thely Sees are beld and firmly bound to Thomas Segar, Over lon Cosby, Charles Cittes & William Segar Gent. Justices of the Court of Middlesex County, now fitting, in the Sum of one I house and Dollars to the Payment whereof, well and truly to be made to the said Justices and their Successours, we bind ourselves, and each of us, our and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this 26 th in the Year of our Lord One Thousand Seven Hundred and and of Secon Year of the Reign of our Sovereign Lord George the Com monn call HE Condition of this Obligation is fuch, that if the above bound James Good. Admin exhalor of all the Goods, Chattels, and Credits, of millie William wed of John Jouth 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 home the faid James Good or into the Hands or Poffession of any other Person or Persons for home and the fame 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 Deceafed, at the Time of her Death, which at any Time after shall come to the Hands or Possession of the said James your 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 becauter 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 Letters of Administration. Approbation of fuch Testament being had, and made in the faid Courts this Obligation to be void, and of none Effect, or else to remain in full Force and Virtue.

James Goode (4) Thelp Seus & Sealed and Delivered in the Presence of at a Court held for Mudlevery Courty at the Court house in Me banna on Monday the 2th day of June 1797 This Bond was actinow ledged by the Subserbors theuto and ordered to be seconded

Fest Will Churchhile July resorded Just Mill Chin Mille Co

INOW all Men, by these Presents, that we John Jackson & Slagitton Downs are beld and firmly bound to Overlow bosby Staige Davis, Charles Centes & Thomas Churchhell Gent. Justices of the Court of Middlefex County, now fitting, in the Sum of One Thousand Dollars 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 Jester cary __ in the Year of our Lord One Thousand Seven Hundred and Menely eight and in the 22 Year of the Rober of our Samuels Sand Googs the Commonwealth HE Condition of this Obligation is fuch, that if the above bound John Jackson .... Admin istralow of all the Goods, Chattels, and Credits, of Wlexander Underson and deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall come to the Hands, Poffestion, or Knowledge, of him . the faid John Jackson ... 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 Lee 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 Less Death, which at any Time after shall come to the Hands or Possession of the said John Jackson 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 has 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 colorations 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 John Jackson being thereunto required, do render and deliver up his - 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 John Jackson (seal) in the Presence of

Stapleton Davis

All a bourt held for Middleser bounty at the bourthouse in Wibanna on monday the 22 day of January 1798 This Bond was acknowledged by the subscribers thereto und or dered to be

Jest Will Chur Shill Fruly recorded Test Will Chen Mill Co

KNOW all Men, by thefe Presents, that we Learned &	and & Thomas Blake
are held and from he hand to A 11 1h 1 Plist	11 21.00
ore beld and firmly bound to A alph lo ormely, Philips a	grymis, Olovino 13. Sprate
Come Sufficer of the Count of NE 121 Co. County or Test	1 Condinate Bollows
Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of	e 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 23 Day of
Goto bor in the Year of our Lord One Thousand Seven Hundry	ed and Thinely deven and in the
22 Year of the Rolling Louise Louise Landson	the Commonwealth
HE Condition of this Obligation is fuch, the if the above bound	
Credits, of Charles Daniel deceased, do me	halos of all the Goods, Chattels, and
Inventory of all and finerales the Contact Charles 10.	ake, or cause to be made, a true and perfect
Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Hands, Poffession, or Knowledge, of the faid Lionary	Deceased, which have or shall come to the
the laid & ton wh	ed Dunut
	or into the Hands or Possession
of any other Person or Persons for him and the same	fo made do exhibit, or cause to be exhibited,
into the County Court of Middlesex, at such Time as shall be therever	anto required by the faid Court; and the fame
Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credit	ts, of the faid Deceased, at the Time of
Death, which at any Time after shall come to the Hands or Possession of t	
or into the Hands or Possession of any other Person of	18 NO CONTROL OF CONTROL OF CONTROL CO
administer according to Law; and farther, do make a just and true According	
when thereto required by the faid Court, and all the reft and Residue of the	e faid Goods, Chattels, and Credits, which
shall be found remaining upon the faid Admin is heather. Account, the faid	ame being first examined and allowed by the
Justices of the Court for the Time being, shall deliver and pay unto such	
Justices, by their Order or Judgment, shall direct, pursuant to the Laws	
shall hereafter appear that any last Will and Testament was made by the sai	
therein named do exhibit the fame into the faid Court, making Request to	have it allowed and approved accordingly,
being	hereunto required, do render and deliver up
Letters of Administration, Approbation of such Testament bein this Obligation to be void, and of none Effect, or else to remain in full Fo	
	Lunard Daniel (13)
Sealed and Delivered in the Prefence of	Quantity Danies
in the Prejence of	Francis Blake (1)
The as bourt held for Middlesey bound	by at the bourthouse in
Who anno on Monday the 23 day of	October 1998
Tis Bond was acknowledged by the out	scribers thereto and ordered &
recorded	Jest Will Churchhill
	- st fleet

Truly recorded Jest Will Churchhill Co

235 TNOW all Men, by these Presents, that we John Make, John Suller, John Jackson & William Wake are beld and firmly bound to So wither bo sty, James asp, Ruth Wommeling, Chilip d. Gryma, & Charles butter In Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of Twenty Thousand Dollars 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 June in the Year of our Lord One Thousand Seven Hundred and Year of the Big free Some Sort Come the bommonwealth HE Condition of this Obligation is fuch, that if the above bound John Wake Admin estrator of all the Goods, Chattels, and Credits, of John Wake 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, Poffestion, or Knowledge, of firm the faid John Wake or into the Hands or Possession of any other Person or Persons for him and the fame fo made do exhibit, or eaufe 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 his Death, which at any Time after shall come to the Hands or Possession of the said John Wake ... or into the Hands or Possession of any other Person or Persons, for with 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 istration. 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 faid Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereafter appear that any last Will and Testament was made by the 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 Wake being thereunto required, do render and deliver up his ___ 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. Wake .. Event Sealed and Delivered In Sutten Early Will . Wake ( Seal) in the Prefence of John Jackson Geal All a bourt hold for middlesey boundy at the bourt hoose in Web arma on Monday the 35. day of June 1998 This Bond was acknowledged by the subscriber Much and ordered to be Accorded Just Will then Mill Truly Accorded Task Will Chan Mill es

re beld and firmly bound to Everton 60 stey, t	Philip L. Grymes, Charles Curtis &
william Steploc	
william stepher accept	
min -	
Cont Multime of the County CASCALL C	in the Sum of Five hundred Bollars
ent. Justices of the Court of Middlesex County, now sitting	5, oun oj
the Gil Walliam and Alice Co. of the St. 1 Co.	to the Payment whereof, well and truly to be made
dissipations and their successours, we bind our jetves,	and each of us, our and each of our Heirs, Executors, and
Idministrators, jointly and severally, firmly by these Presents	s. Sealed with our Seals, this Day of
July in the Year of our Lord One Thousand	nd Seven Hundred and Mercely eight and in the
22 lear of the Boy of the	wife booksonge de Commonwealth
HE Condition of this Obligation is fuch, that if	the Mary Theory
that if	the Love bound Henry Thurston -
redits, of Henry Thurston	Admin esteador with of all the Goods, Chattels, and deceased, do make, or cause to be made, a true and perfect
ventory of all and fingular the Goods Chattele and Co-	edits, of the faid Deceafed, which have or shall come to the
ands, Poffession, or Knowledge, of him the fa	edits, of the faid Decealed, which have or shall come to the
the la	de towny Thurston
	or into the Hands or Poffeffion
any other Person or Persons for him	and the same so made do exhibit, or cause to be exhibited,
to the County Court of Middlesex, at such Time as he	shall be thereunto required by the said Court; and the same
oods, Chattels, and Credits, and all other the Goods, Cha	attels, and Credits, of the faid Deceased, at the Time of Mass
eath, which at any Time after shall come to the Hands of	
	y other Person or Persons, for do well and truly
	t and true Account of Lin Actings and Doings therein,
	nd Residue of the said Goods, Chattels, and Credits, which
all be found remaining upon the faid Admin istration	Account, the same being first examined and allowed by the
aftices of the Court for the Time being, shall deliver and	d pay unto fuch Person or Persons respectively as the said
offices, by their Order or Judgment, shall direct, pursua	ant to the Laws in that Case made and provided; and if it
all hereafter appear that any last Will and Testament was	made by the faid Deceafed, and the Executor or Executors
erein named do exhibit the fame into the faid Court, ma	king Request to have it allowed and approved accordingly,
the faid Henry 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
is Obligation to be void, and of none Effect, or elfe to re	main in full Force and Virtue.
Sealed and Delivered	Henry & Thurston &
in the Presence of	for the second
	Les de Sachson . Els
We a bourt held for middles boun	
Web anna on Morday the 28 day of	
and and an analy of	
Bond wow acknowledged by the	Subscribers thereto and ordered to be r
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K NOW all Men, by these Presents, that we Ishin 11. Mile, George Davis & Richard Burke will for are beld and firmly bound to. Overlow boshy, Ralph Wormely, Philip I Gry mes, Thomas I Healy & Charles Mourles .. Gent. Justices of the Court of Middlesex County, now fitting, in the Sum of - Two Thous and Rollars Gen 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 in the Year of our Lord One Thousand Seven Hundred and Ministy eight and in the Year of the Biss of an Somering Lock George Colmman wealth HE Condition of this Obligation is fuch, that if the above bound John M. Holls Admin trulor of all the Goods, Chattels, and Credits, of John doven deceased, do make, or cause to be made, a true and perfect Cre Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall come to the Hands, Poffeffion, or Knowledge, of him the faid John M. Hills we Han 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, of a into the County Court of Middlesex, at such Time as fhall be thereunto required by the said Court; and the same into Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the Time of Goo Death, which at any Time after shall come to the Hands or Possession of the said John M. Will we Dear 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, adm when thereto required by the faid Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which whe shall be found remaining upon the said Admin estration Account, the same being first examined and allowed by the fleat Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said Jag Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it Nul 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, John. 11. 16:16 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 M. Hill Sealed and Delivered George Davis & in the Presence of Rich? Bushe (18 Ma At a bourt hill for middlery bounty at the bourthouse in in le This Milabama on monday the the day of totaler right aua This Bond was a chrowledged by the subscribers thereto and ordered to be recorded -Truly record ed Test

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TNOW all Men, by these Presents, that we Thomas Monta que, Philip Montagne, Thomas Healy Jun, & William Montaque are beld and firmly bound to James Rofs, Philip & Gyune, Harge Beri, & Charles beeter Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of Five Thousand Dollars 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 Treatly fifth Day of February - in the Year of our Lord One Thousand Seven Hundred and Menety nine Twesty, Third _ Year of the Rings of an Coming Land Soung in Common orealth -HE Condition of this Obligation is fuch, that if the above bound Thomas Amlaguo action with the will assured of all the Goods, Chattels, and Credits, of Thomas Montague deceased, do make, or cause to be made, a true and persect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall come to the Hands, Poffession, or Knowledge, of him the faid Thomas Montague or into the Hands or Poffession of any other Person or Persons for him and the fame fo made do exhibit, or caufe 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 Decrafed, at the Time of Death, which at any Time after shall come to the Hands or Possession of the said or into the Hands or Poffession of any other Person or Persons, for administer according to Law; and farther as 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, Chartely, and C stull-be found remaining upon the faid Admin. Jackions of the Court for the Time beings that deliver and new unto fuch Perform or Professe refractively on the Juffices, by their Order or Judgment, that direct, pure Shall therefore appear that any lot Will and Tellaments was made by the faid Deceafed, and the Executor or Lin therein named do exhibit the fame into the faid Court, making Record to have it allowed and approved Letters of Administration, Approbation of fuch Toftsment being had, and made in the fail Court and faith do well and truly pay and deliver all the Legacies contained & Specefied in the said will as for as the said goods bhatter and bredets will extend according to the value thereof and, the lan shall charge him then the of Sgation to be ovice or else to remain in full force Velitice It a bourt held for Middlesen boughty at the bour house & thomas Montague in lubanna on Monday the 25 Thy 1799 -This Bond was acknownlaged by the Subscriber there to Healy from and ordered to be recorded By the bout Justo . O. boshy los

O leasly leillis

Truly Oronded . Jeste

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NOW all Men, by these Presents, that we Coulen Costey & James Che are beld and firmly bound to Philip Syrumes, Charles Courtes, William Steptow & Thomas Churchhile a Gent. Juffices of the Court of Middlesex County, now fitting, in the Sum of Two thousand Dollars to the Payment whereof, well and truly to be made to the faid Juftices and their Successours, we bind our elves, and each of us, our and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Seased with our Seals, this Jerenty, 22 One Thousand Seven Hundred and Ninety siene Speil HE Condition of this Obligation is fuch, that if the above bound duction loss by of all the Goods, Chattels, and Admin 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 the faid or into the Hands or Poffession and the same so made do exhibit, of any other Person or Persons for into the Gory Court of Mills, at fuch Time as he shall be there are required by the faid Court; and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the Time of Death, which at any Time after shall come to the Hands or Possession of the faid or into the Hands or Possoffion of any other Person or Persons, for do well and truly make a just and true Account of all his Actings and Doings therein, administer according to Law; and farel when thereto required by the faid Court, and off their Order or Judgment, shall direct, purfuant to the Laws thall hereafter appear that any last Will and teltament was made by the said Deceased, and the Executor or Executors making Recueft to have it allow if the faid of Administration, Approbation of fuch this Obligation to be void, and of FOR, or elfe to remain in full Force and Victor Sealed and Delivered in the Presence of

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TNO Wall Men, by these Preferits, that we Thomas Churchhile, Richard M. Corbin Bunjam Hackney & I ohn Roane are beld and firmly bound to Sames Rofs, Philips. S. Spigmes, Charles Centes, and William Steplace Gent. Juffices of the Court & North Comey, now fitting, in the Sum of Thirty thousand Dollar 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 Trinky, Second Day of April _ in the Your Lord One Thousand Seven Hundred and Monety, Rine _ and in the 6 immon wealth HE Condition of this Obligation is seek, that if the lead of laid Thomas & hunchhile admor with the will amuned of all the Goods, Chattels, and Credits, of William to he wohhile deceased, do make, or cool as I 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 hem the faid Thomas Churchhill or into the Hands or Poffession of any other Person or Persons for and the fame fo made do exhibit, into the Court Court of 3611, at fuch Time as he shall be there ato required by the faid Court; and the same Goods, Chattels, and Credits, and all ashareha Coods, Change, and Coulting Cally Could Decord and Time , which at any Time after shall come to the Hands or Post flor of the Gid administer according to Law; and seeds, is make a just and true Account of all his Actings and Doings therein, when thereto required by the faid Court, and all the and specified in the said will as far as the said goods, chattels, and crea will extend according to the value Thereof and as the lain this Obligation to be void, and of the Force and Viene Thomas Churchhele 83 Sealed and Delivered a. St. boibin Benj : Nackney in the Presence of O. Chanie ... At a bourt held for Middlesex County, at the Courthouse on Monday The 22 day of April 1799 This Boka was acknowledged by the subscribers thereto, and ordered to be necorded by the bourt V. Learly los

Truly Checorded

TNOW all Men, by these Presents, that we handiale faction and Thomas are beld and firmly bound to wests Sames Bof, Philip Syrymen, ..... William Staple & Thomas Churchile Gent. Justices of the Court of Will Come now fitting, in the Sum of Five Thom and Dallace 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 Irresty second Day of One Thousand Seven Hundred and Ninety siene and in the Trenty Preced Year of the Prince Common Common mealth. HE Condition of this Obligation is the that if the strand faid Shadde in Jacks on Admin estrator of all the Goods, Chattels, and Credits, of Jamuel Jackson deceased, do make, en coule as beauty, 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 hum the faid Thad down Jackson: or into the Hands or Possession of any other Person or Persons for hum and the fame formade do exhibit, or confer Court Court at fuch Time as he shall be there to required by the faid Court; and the same Goods, Chattels, and Credits, and all others administer according to Law; make a just and true Account of all his Actings and Doings therein, when thereto required by the faid Court, and all th The value thereof and as the land hall charge him this Obligation to be void, Total, or elfe to remain in full Force Thaddeus Jackson Leas Sealed and Delivered Thomas Jepes Tea in the Presence of At a bouthold for Middlesex bounty, at the Courthouse in Medanna, on Monday the 22 day of April 199 This Bonds, was acknowledged by the Subscribers there to, and ordered to be Occorded, By the Court Test . O . booky 68 In aly Cherried Jest Q .. Cooky 6:16:6

TNOW all Men, by thefe Prefents, that we Joseph Hoofs and Donned Sefferon are beld and firmly bound in wests Philip & Jaymes, Charles butter, At way Hoffernan and William Georges Gent. Justices of the Court Middle Com, now sitting, in the Sum of Joro Alun ared Dollars 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 One Thousand Seven Hundred and Nenety nene and in the look monneath. Torenty theid Year of the HE Condition of this Obligation is the the state of said South Bold . Admin is hator, of all the Goods, Chattels, and Credits, of George Must deceased, do make, or early to be the art 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 Joseph Bals. or into the Hands or Poffession of any other Person or Persons for him and the fame fo made do exhibit, one at fuch Time as he shall be thereunto required by the faid Court; and the same Goods, Chattels, and Credits, and all sales the C do well and truly administer according to Law; and and make a just and true Account of all his Actings and Doings therein, when thereto required by the faid Court, and all the specified in the said will de for as the said goods, chattels, and will extend according to the value thereof and as or elfe to remain in full Forcethis Obligation to be void, Joseph Dof Gran Sealed and Delivered in the Presence of Daniel Jefferson & 3 At a bount held for Meddlesex bounty, at the bourt house on Monday the 24" day of June 1799. This Bonds, was acknowledged, by the Subscribers thereto, and be Gronded, By the bout On Gooding &

Truly Recorded Jest O booby bille 6

TNOW all Men, by thefe Prefents, that we John Numphries and Duality are beld and firmly bound w wests Philip L. Grymes, Charles buttes, Thomas Churchhile, & Milliam George my, now fitting, in the Sum of One hundred Dollars 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 Junty fourth Day of One Thousand Seven Hundred and Newity Mine and in the Gommon wealth HE Condition of this Obligation is that if the about Said John Mumphries Admin istrator of all the Goods, Chattels, and Credits, of George Sum phrees deceafed, do make, company 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 John Munishrees or into the Hands or Poffession of any other Person or Persons for hum and the fame so made do exhibit, or cause to be exhibited, into the Court of 1611, 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 administer according to Law; and make a just and true Account of his Actings and Doings therein; when thereto required by the faid Court, and further do well and truly pay, and deliver all the estate of the said y Sumplices to such persons, as are or may to intelled thate, as for as the louis goids, chatter, and course will extend according to the value thereo end as the law shall a hange this Obligation to be void, and of the Force, or elfe to remain in full Force and Vi John Sumphries Que Sealed and Delivered in the Presence of Dudly Unughan Las At a bount held for Middlesex bounty at the bouthouse in Inbanna on Monday the 24 way of June 1999 c This Bords, was achaon leaged, by the Subscribes theets, and named to be recorded, By the boute Just . Q. Gooby 68 Truly Recorded Jest a basky bills 6

TNOW all Men, by these Presents, that we Samuel Montague, William Montague, and Church hill Blakey are beld and firmly bound in unto Thom as Steely , Philip L. Grymes , to hack Quetes, Huny Heffunan, Vollage Davis -Sust & fall Gent. Justices of the Court of State of now fitting, in the Sum of Fixe thousand Dollars 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 Jorenty, seeded Day of for Lord One Thousand Seven Hundred and Nineby nine and in the Threnty fourth Year of the Big wint to tommonnealth. HE Condition of this Obligation is that the the the local form and formula fortage Admin is trailer of all the Goods, Chattels, and Credits, of Many Mates - - deceased, do make, at 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 Sumuel kin lugare or into the Hands or Possession of any other Person or Persons for him and the fame so made do exhibit, or cause to be exhibited, into the Court Court at fuch Time as he shall be there to required by the faid Court; and the same Goods, Chattels, and Credits, and all others to Control of do well and truly administer according to Law; and fall make a just and true Account of all his Actings and Doings therein, when thereto required by the faid Court, and all the of Specified in the said will as for as the said good, chattets, and a this Obligation to be void, and of non-Effect, or elfe to remain in full Force and Visco. Samuel Amtaque Ves Sealed and Delivered Non Montague in the Presence of Chun Blatter At a bourt held for Middlese bounty at the Court house fin labana a on Monday the 22 day of July 1 This Boha, was achien leaged, by the Subscriber therete, and orderer to be Heroided, By the Court a Just O. boshy &

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246 THOW all Men, by these Presents, that we Thomas Stealy and Thomas Blake are beld and firmly bound water Philip & Grymen, Harge Davis, Charles Cartes, Thomas Church hill and Neury Heffunan . CIC Gent. Justices of the Court of Middlefex County, now sitting, in the Sum of the Thous and Dollars to the Payment whereof, well and truly to be made to the Said 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 Friently second Day of July ___ in the Year of our Lord One Thousand Seven Hundred and Newety nine _ and in the I winty fourth Year of the Boy of the low in the Common on one atthe HE Condition of this Obligation is fuch, that if the above bund Thomas Souly Admin is trator of all the Goods, Chattels, and Credits, of William Stealy - deceased, do make, or cause to be made, a true and persect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall come to the Hands, Possession, or Knowledge, of hem the said Thomas Healy or into the Hands or Poffession and the same so made do exhibit, or cause to be exhibited, of any other Person or Persons for 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 Thorn as Islaly 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 all 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 is tration 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 Thomas Stealy 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. Thomas Healy Eleas Sealed and Delivered Thomas Blake Eles in the Presence of At a bourt held for Middlew bounty, at the bounthouse, in thebana on Monday the 32 day of July 1799 -This Bond, was acknowledged, by the Subscribes thereto, and ordered to be decorded by the bourt & Truly Ficonded Just Q. Cooking Collecto

246 THOW all Men, by these Presents, that we Thomas Stealy and Thomas Blake are beld and firmly bound water Philip & Grymen, Harge Davis, Charles Cartes, Thomas Church hill and Neury Heffunan . CIC Gent. Justices of the Court of Middlefex County, now sitting, in the Sum of the Thous and Dollars to the Payment whereof, well and truly to be made to the Said 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 Friently second Day of July ___ in the Year of our Lord One Thousand Seven Hundred and Newety nine _ and in the I winty fourth Year of the Boy of the low in the Common on one atthe HE Condition of this Obligation is fuch, that if the above bund Thomas Souly Admin is trator of all the Goods, Chattels, and Credits, of William Stealy - deceased, do make, or cause to be made, a true and persect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall come to the Hands, Possession, or Knowledge, of hem the said Thomas Healy or into the Hands or Poffession and the same so made do exhibit, or cause to be exhibited, of any other Person or Persons for 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 Thorn as Islaly 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 all 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 is tration 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 Thomas Stealy 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. Thomas Healy Eleas Sealed and Delivered Thomas Blake Eles in the Presence of At a bourt held for Middlew bounty, at the bounthouse, in thebana on Monday the 32 day of July 1799 -This Bond, was acknowledged, by the Subscribes thereto, and ordered to be decorded by the bourt & Truly Ficonded Just Q. Cooking Collecto

TNOW all Men, by these Presents, that we Thomas Chitton, William Beale and Broick Chitton are beld and firmly bound so west Philip & layers, Haige Davis, Charles butter, and Neury Nefferan Gent. Juffices of the Court of Middlefex County, now fitting, in the Sum of Six ty, Thous and Dollars to the Payment whereof, well and truly to be made to the faid Justices and their Successours, we bind ourselves, and each of us, and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this Invaly Second Day of July _ in the Year of our Lord One Thousand Seven Hundred and Ninety, Mine and in the bohmonwealth . Totally, four the Year of the Brige of our Commis HE Condition of this Obligation is fuch, that if the above bound Thomas Chillon and William Beale Admin istrators of all the Goods, Chattels, and Credits, of Michaed V. Lorbin - 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 Thomas Chillon and Wellcain Beale or into the Hands or Poffession of any other Person or Persons for Them --- and the same so made do exhibit, or cause to be exhibited, into the County Court of Middlefex, at fuch Time as They shall be thereunto required by the faid Court; and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceased, at the Time of his Death, which at any Time after shall come to the Hands or Possession of the said Thomas bhillion & Milliam Beale - or into the Hands or Poffession of any other Person or Persons, for Theme do well and truly administer according to Law; and farther, do make a just and true Account of hur 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 attraction 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 Tho bhitton & wm Beale _ being thereunto required, do render and deliver up Their Letters of Administration, Approbation of such Testament being had, and made in the said Court: Then this Obligation to be void, and of none Effect, or else to remain in full Force and Virtue. Thomas Chitton Sealed and Delivered mm 6 Beale . En in the Presence of Broick Chitton At a bourt held for Middlesex County, at the Courthouse, in Undanna Monday the 22 day of Saly 1799 -This Bond, was actinomledged, by the Subscribes thereto, and nowed to be recorded by bourt. Truly Accorded Teste B. booking 6:16:6

NOW all Men, by shife Presents, that we Thomas Alive for & Elliott Justo & John Jayloe Corbin are beld and firmly bound unto Philip & Goyenes, Charles Center, Hilliam Sigar, William Steplas & Henry Hillerman William Steptoe, & Nemy Hoffernan .. Gent. Juffices of the Court of Michilage County, now fitting, in the Sum of Just and full sum of twelve Thousand dollars - . . . 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 Day of October _ in the Year of some Land One Thousand Seven Hundred and Menety nene and in whe Hear of also Reign of our Securation Land George the HE Condition of this Obligation is the that if the above bound facial Thomas a lieute the Elliott Auso -Admin is trales, of all the Goods, Chattels, and Credits, of Audson Muse deceased, do make, ex 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 Them the said Thomas Muse and Elliott Muso or into the Hands or Possession of any other Person or Persons for Thein - and the same so made do exhibit, excesse sobs artisticed, into the Gounty Court of a little at fuch Time as they shall be thereunto required by the faid Court; and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Cr Beeth, which at any Time of the full was to the Hands or Poffifion of the faid administer according to Law; and farther do make a just and true Account of There Actings and Doings therein, when there required by the faid Court, and all the reft and Refidue of the faid G Shall be found remaining upon the faid Admin and further do well and truly pay and deliver all the le and Specified in the said will as far as the said goods, Chattels and Creates will extend according to the value thereof; and as the law shall charge them o, Approbation of fuch Tellament being had, and made in the faid Court: Then this Obligation to be void, and of non- Effect, or elfe to remain in full Force and W The decre po 83 Sealed and Delivered Elliott Muso &13 in the Presence of At a Court held for Middleses County at the courthouse, in Un banna on Monday the 28th day of October 1799 -This Bonde, was acknowledged by the Subscribers thereto, and ordered to be recorded by the Court O booking Truly recorded Justo On booky los

KNOW all Men, by these Presents, that we Peter Bray and William Didlato of are beld and firmly bound wanto Philip D. Grymes, William Segar, William Steploo & Neny Heffernan Gent. Juffices of the Court of Middlefex County, now fitting, in the Sum of Two herse cheed Dollars 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 _ 28th in the Year of our Lord One Thousand Seven Hundred and Minety hiere 24 Year of the Roign of our Somming I and Garge the Common wealth a HE Condition of this Obligation is fuch, that if the above bound Peter Bray Admin istraton 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, Possession, or Knowledge, of hem the said Peter Bray or into the Hands or Possession of any other Person or Persons for and the fame fo 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 his Death, which at any Time after shall come to the Hands or Possession of the faid Peles Bray 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 faid Admin istration 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 Peter Bray 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. Peter Bray Eles Sealed and Delivered William Dedlake Ela in the Presence of It a bount held for Middlesex bounty at the bourthouse in Usbanna on fonday the 39th day of October 1799 This Bonds, was acknowledged by the Subscriber there to, and ordered to be recorded by the bourt

Truly Recorded Festo O Garling &

KNOW all Men, by these Presents, that we bligabeth Secretages, Thomas choulague & Robert Daniel are beld and firmly bound to write Thomas Segar, Thomas Healy, Charles beetis Thomas b hurchhile & Henry Heffernan Gent: Justices of the Court of Middlesex County, now sitting, in the Sum of Three Thousand Dollars to the Payment whereof, well and truly to be made to the said Justices and their Successours, we bind ourselves, and each of us, and each of our Heirs, Executors, and Administrators, ising the life the firmly by these Presents. Sealed with our Seals, this 23 The One Thousand Seven Hundred and Ninely Mine and in the Year of the Reign of our Soverign Lord Goorge the Commonwealth

THE Condition of this Obligation is such, that if the above bound Elizabeth . leontague Admin citraticio of all the Goods, Chattels, and Credits, of William Montague of the Island 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 Elizabeth Montaque Hands, Possession, or Knowledge, of her

or into the Hands or Possession and the same so made do exhibit, or cause to be exhibited, of any other Person or Persons for her into the County Court of Middlefex, at fuch Time as The shall be thereunto required by the said Court; and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the Time of his Death, which at any Time after shall come to the Hands or Possession of the faid Elizabeth Montague or into the Hands or Possession of any other Person or Persons, for her do well and truly administer according to Law; and farther, do make a just and true Account of her Actings and Doings therein, when thereto required by the faid Court, and all the reft and Refidue of the faid Goods, Chattels, and Credits, which shall be found remaining upon the said Admin itraliae 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 Clinabeth Montagee - 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 in the Presence of

The Montague Grait It a bourt held for didollesex bounty at the Court house in Urbanna on Monday the 33 day of December 1799-This Bond was acknowledged by the Subscriber thereto and ordered to be recorded -Jeste C. Costy 60 Truly recorded Jesto O besty bill 6

Elizabeth Montague Gal

KNOW all Men, by these Presents, that we bligabeth Secretages, Thomas choulague & Robert Daniel are beld and firmly bound to write Thomas Segar, Thomas Healy, Charles beetis Thomas b hurchhile & Henry Heffernan Gent: Justices of the Court of Middlesex County, now sitting, in the Sum of Three Thousand Dollars to the Payment whereof, well and truly to be made to the said Justices and their Successours, we bind ourselves, and each of us, and each of our Heirs, Executors, and Administrators, ising the life the firmly by these Presents. Sealed with our Seals, this 23 The One Thousand Seven Hundred and Ninely Mine and in the Year of the Reign of our Soverign Lord Goorge the Commonwealth

THE Condition of this Obligation is such, that if the above bound Elizabeth . leontague Admin citraticio of all the Goods, Chattels, and Credits, of William Montague of the Island 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 Elizabeth Montaque Hands, Possession, or Knowledge, of her

or into the Hands or Possession and the same so made do exhibit, or cause to be exhibited, of any other Person or Persons for her into the County Court of Middlefex, at fuch Time as The shall be thereunto required by the said Court; and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the Time of his Death, which at any Time after shall come to the Hands or Possession of the faid Elizabeth Montague or into the Hands or Possession of any other Person or Persons, for her do well and truly administer according to Law; and farther, do make a just and true Account of her Actings and Doings therein, when thereto required by the faid Court, and all the reft and Refidue of the faid Goods, Chattels, and Credits, which shall be found remaining upon the said Admin itraliae 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 Clinabeth Montagee - 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 in the Presence of

The Montague Grait It a bourt held for didollesex bounty at the Court house in Urbanna on Monday the 33 day of December 1799-This Bond was acknowledged by the Subscriber thereto and ordered to be recorded -Jeste C. Costy 60 Truly recorded Jesto O besty bill 6

Elizabeth Montague Gal