KNOW all Men, by these Presents, that we Many Michlebrough & William Montague are beld and firmly bound so civito Philip & Grymes, Cha butis, Robert & Sprate & Meny Seffernan -Gent. Justices of the Court of Middlefex County, now sitting, in the Sum of Sitteen hundreds Nollais to the Payment whereof, well and truly to be made to the faid Justices and their Successours, we bind ourselves, and each of us, w and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this 23. \_\_\_\_\_ Day of Documber in the Year of our Lord One Thousand Seven Hundred and Ninety sine and in the Year of the Roign of our Soucheign Lond Google the Come wealth HE Condition of this Obligation is fuch, that if the above bound Mary Michle brough Admin istratrix of all the Goods, Chattels, and Credits, of Montague Michlebrough deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall come to the Hands, Poffession, or Knowledge, of her the faid Mary Nichtlebrough 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 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 Deceased, at the Time of her Death, which at any Time after shall come to the Hands or Possession of the said Mary chicklebrough or into the Hands or Possession of any other Person or Persons, for ner 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 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 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 Mary Mecklebrough being thereunto required, do render and deliver up her Letters of Administration, Approbation of such Testament being had, and made in the said Court: Then this Obligation to be void, and of none Effect, or else to remain in full Force and Virtue. Michelbiough Estealis Sealed and Delivered in the Presence of Min Montague Geales At a Court held for Middlesex County at the Court house in Mis Bondo, was acknowledged by the Subscribes thereto and ordered to be recorded. Jesto O. Cosby Of

Truly recorded Testo O. Cosby 6: 1.6

WNOW all Men, by these Presents, that we Thomas Churchhile, Thomas Muse A & Elliott Muso. are beld and firmly bound to cento Thomas Healy, Philip & Grynes, Charles Curtis & Meny Hefferman Just and full Gent. Juffices of the Court of Middlefex County, now fitting, in the Sum of Twesty five heridied 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, the Vocated this 28 Day of December in the Year of our Ind One Thousand Seven Hundred and Minety Mone and in the Year of the Reign of our Sounds Lord Sconge the Commonwealth HE Condition of this Obligation is thek, that if the about Social Thomas Churchhelle administrator with the will annexed of all the Goods, Chattels, and Credits, of Sarah Churchhill - deceased, do make, or cause on 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 Thomas & hurch hele Hands, Poffession, or Knowledge, of hem or into the Hands or Possession of any other Person or Persons for him and the fame fo made do exhibit, or causes be exhibited, into the Court of Milleton, at fuch Time as ho shall be thereunto required by the faid Court; and the same Goods, Chattels, and Credits, and all other she Goods, Chattels, and Credits, of the faid Decembed, 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 Possession of any other Person or Persons, for do well and truly administer according to Law; and forther, 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, Chattely, 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 such Testament being had, and There this Obligation to be void, and of none Effect, or else to remain in full Force and Virtue. Thomas Churchhile Edeals Sealed and Delivered The cliene 12 in the Presence of Elliott Muses It a bount held for decidalizer bounty at the bourthouse in Unbanna on Monday the 23 day of December 1799 -This Bonds, was acknowledged by the Subscribers thereto and ordered

to be recorded -

Jeste C. Costy Et

Truly Tecorded Jeste O barby b. 4:6

K Now all Men, by these Presents, that we Richard borbin of Lancado and are beld and firmly bound so cento Thomas Hooly Philip & Grymes, Char Curter & William George Gent. Juffices of the Court of Middle Courts, now fitting, in the Sum of Twenty 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, our and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Scaled with our Seals, this 27 Jasen dry ow in the Year of our Lord One Thousand Secon Hundred and Year of the Roign of our Sovereign Lord George the Commonwealth HE Condition of this Obligation is feet, that if the above bound Said Rich and Corbin Adain anniaced of all the Goods, Chattels, and administrator with the will Credits, of John I low bin \_\_\_\_\_ deceased, do make, er cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceased, which have or shall come to the Hands, Possession, or Knowledge, of hum the faid dichards borbin , 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 Middlesen, at fuch Time as he shall be theremento required by the faid Court; and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the fuid Deceased, 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 Possession of any other Person of Persons, for administer according to Law; and farther, do make a just and true Account of all his Actings and Doings therein, therein named do exhibit the fame into the faid Court, making Request being thereunto required, do render and deliver up this Obligation to be void, and of none Effect, or else to remain in full Force and Virtue. Rich Coubin West Sealed and Delivered in the Presence of At a bout held for Middlesen County at the Courthouse of in the bound one honder the 27 day of January 1900 This Bond, was acknowledged by the Subscribers thereto, and ordered to be recorded Testo O. Cosby 60

Truly recorded Jesto O. Costy le Me lo

HE Condition of this Obligation is fuch, that if the above bound George D Shepherds Admin istrator of all - Goods, Chattels, and Credits, of Robert Shephords 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 George D Shepherdo Hands, Poffession, or Knowledge, of hum

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 therevato 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

or into the Hands or Poffession of any other Person or Persons, for administer according to Law; and farther, do make a just and true Account of 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 Totrators Account, the same being first examined and allowed by the Judiees of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereaster appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the same into the said Court, making Request to have it allowed and approved accordingly, if the faid George D Shepherd being thereus to required, do render and deliver up he's Letters of Administration, Approbation of such Testament being had, and made in the said Court: Then elfe to remain in full Force and Virtue.

Sealed and Delivered in the Presence of

Geo. D Shepherdo Geal Mulgeorge fund Estate At a bourt held for Middlesex boughy at the Court house

in Ulbanna on Monday The 27 day of January 1800-This Bonds was acknowledged by the Subscribers thereto and ordered to be recorded - Jesto O. Cosby Et

Indy recorded Jesto O Cosby bilesto

K No Wall Men, by these Presents, that we Thom as Healy San and William are beld and firmly bound w unto Thomas Segue, Ralph Wormely, Philip & Grymes, and William George Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of Three thousand Bollans 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, wir Volaled this 24 Day of Your of our Land One Thousand Som Hundred and Year of the Reign of our Sovereign Land Googs the Comme onwealth HE Condition of this Obligation is fuch, that if the above bound face Thomas Hooly Credits, of Thom Bucke in administrator of the Goods, Chattels, and 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 hern the faid Thomas Wealy dien or into the Hands or Poffession of any other Person or Persons for 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 faid Court; and the such Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, Death, wat any Time after shall come to the Hands or Possession of the faid or into the Hands or Possession of any other Person or Persons, for administer according to Law; and farther, do make a just and true Account of hes Actings and Doings therein, when thereto required by the faid Court, and all the rest and Residue of the faid Goods, Chattels, and Credits, which shall be found remaining upon the faid Admin

Account, the same being first examined and allowed by the Account, the same being first examined and allowed by the Justices of the Court for the Time being, shall deliver and pay unto such Persons respectively as the find one entitled to the same by Louis on the Laws in that Case made and provided, and if it thall hereafter appear that any last Will and Testament was made by the find Deceased, and the Executor of the strate of the str Thomas Healy Sun No in such being theregge granted render and deliver up and the faid his Letters of Administration, Approbation of fuch Testament being had, and made in the this Obligation to be void, and of none Effect, or else to remain in full Force and Virtue. The Maly p Sealed and Delivered in the Prefence of At a 6 ment held for elidaleres County at the Court house in Milianna on Monday the 2hday of February 1900s This Bond, was acknowledged by the Subscribes thereto, unda ordered to be recorded -Jisto O. Corby 60 They recorded Leste O. Costy 6: 166

we? KNOW all Men, by these Presents, that we Thomas Healy Sun & Sluige Davis grejmes, & William George . Gent. Juffices of the Court of Middlefex County, now fitting, in the Sum of Cue thous and Lollars 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, the I daled Their 27 Day of January - in the Year of our Lord One Thousand Som Hundred and . 24 th Year of the Reign of our Soverign Lord George the Commonwealth -HE Condition of this Obligation is fuch, that if the above bound suice Thomas Weally Jun." - Admin istrator of the Goods, Chattels, and Credits, of Richards Bush 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 Thomas Hearly Jun " Hands, Possession, or Knowledge, of hein 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 Middlefex, at fuch Time as shall be thereunto required by the faid Court; and the tame such 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 Postession of the faid or into the Hands or Possession of any other Person or Persons, for do well and truly administer according to Law; and farther, do make a just and true Account of his Actings and Doings therein, when thereto required by the faid Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the 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 side and until the time being, shall direct, pursuant to the Laws in that Case made and provided; and if it fail hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executor of the strong of the strong of the strong, and the strong of the said Court, making Request to have it allowed and approved accordingly, if the said Thomas Stealy Sun do in a such case being, required heing thereune required, do render and deliver up he's Letters of Administration, Approbation of fuch Testament being had, and made in the Gid Court: Then this Obligation to be void, and of none Effect, or elfe to remain in full Force and Virtue. Tho Mealer Jun Esect Sealed and Delivered in the Presence of Staige Davis . At a bourt held for Middlesex County at the Courthouse in Urbanna on Monday the 27 day of January 1800 -

This Bond, was acknowledged by the Subscribers thereto, and ordered

to be recorded ...

Jeste O. Cosby 60

Inty recorded Jeste O. Cosby 6. de 6

Jack

NOW all Men, by these Presents, that we William Courtes & Peter Steneppen are beld and firmly bound to Thornas Segue, Thomas Healy, Charles Courtes, & William George Gent. Justices of the Court of Middlesex County, now fitting, in the Sum of Fino humand Rolling - to the Payment whereof, well and truly to be made to the faid Justices and their Successours, we bind ourselves, and each of us, eur and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this in the Year of our Tord One Thousand Som Hundred and and in the Year of the Reign of our Georgian Lord George the Commonwealth\_ the above HE Condition of the Obligation is fuch, that if the above bound William Curtis Admin is trater of all the Goods, Chattels, and Credits, of Samuel Worthour 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 nin the faid Welliam Courtes 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 Courty Court of Middlefex, at fuch Time as shall be thereunto required by the faid Court; and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the Time of Death, which at any Time after shall come to the Hands or Possession of the or into the Hands or Possession of any other Person or Persons, for do well and truly administer according to Law; and farther, do make a just and true Account of his Actings and Doings therein, when thereto required by the faid Court, and all the reft and Refidue of the faid Goods, Chattels, and Credits, which shall be found remaining upon the - Account, the fame being first examined and allowed by the Justices of the Court for the Time being, shall deliver and pay unto such Persons respectively as the said Justices, by their Order or Judgment, shall direct, pursuant to the Law in that Case made and presided; and if it the land to the factor of the faid Deceased, and the Executive in a many land to the faid Deceased, and the Executive in named do exhibit the famount of faid Court of the probability of the faid Court of the fa Cartificate of the probat thereof and the faid William Cuttes de in such case being thereune required, to render and deliver up his Letters of Administration, Approbation of fuch Testament being had, and made in the faid Court: Then this Obligation to be void, and of none Effect, or elfe to remain in full Force and Virtue. Mulantis Sealed and Delivered in the Presence of Peter Hempfun Years It a bourt held for elidalene bounty at the bourthouse in Urbanna on Monday the 27 day of Summary 1900. This Bonds, was acknowledged, by the Subscribers thereto and ordered to be recorded . Jeste O. Cosby Of

Traly recorded Justo O. Corby Galel

TNOW all Men, by these Presents, that we blig aboth Mich lebrough & Thomas are beld and firmly bound wetto Rolph Woundey, Philip L. Grymes, Thornes be herethile & Henry Heffernan Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of Two 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. Scaled with our Seals, with Sociated this 24 Day of Talricary in the Year of our Lord One Thousand Senson Hundred and Year of the Right of our Sovereign Lord Cooper the Commonwealth . HE Condition of this Obligation is fuch, that if the above bound Soucie Elizabeth Michlebrough Administratriss of the Goods, Chattels, and Credits, of Robert Wicklebrough. 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 tolizabeth Muchlebrough \_ Hands, Poffession, or Knowledge, of her or into the Hands or Poffession her \_\_\_ of any other Person or Persons for and the fame fo made do exhibit, or cause to be enhibited, into the County Court of Middlefex, at Good Time as she shall be thereunto required by the faid Court; and the same such Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deccafed, at the Time of Death, which at any Time after shell come to the Hands or Possession of the faid or into the Hands or Possession of any other Person or Persons, for do well and truly administer according to Law; and farther, do make a just and true Account of her Actings and Doings therein, when thereto required by the faid Court, and all the 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 faid Justices of the Journe by Local 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 of the state o and the faid Elizabeth Micklebrough dain being therente required, de render and deliver up her Letters of Administration, Approbation of fuch Teltament being had, and made in the fiel Court: Then this Obligation to be void, and of none Effect, or elfe to remain in full Force and Virtue. Elizabeth X duckletiough Grad Sealed and Delivered in the Presence of Tomas Clar .. At a bourt held for didollers bounty at the bourt house in Urbanna on Monday the 24 day of February 1700 -This Bond, was acknowledged, by the Subscribers there to, and ordered to be recorded = Jeste O Cosby bot Tridy recorded Jeste O. Costy bile to

NOW all Men, by these Presents, that we John Wilkers & Pheles Wolfand are beld and firmly bound wonto Ralph Wormeley, Thomas Healy, Philip & Grymes and Thomas Chutchhill . Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of Five hundred 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 areacated thes 24 Day of Tobercary in the Year of our Lord One Thousand Some Hundred and \_\_\_\_\_ and in the 211 the Year of the Reign of our Sovereign Lord George the Commonwealth. HE Condition of this Obligation is fuch, that if the above bound Saids John Whom Administrator of the Goods, Chattels, and Credits, of Jenny Jo Ran deceased, do make, on couse 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 the faid John ale Ran . -Hands, Poffession, or Knowledge, of here or into the Hands or Poffession and the fame fo made do exhibit, or cause to be exhibited, of any other Person or Persons for into the County Court of Middlefex, at fuch Times he fhall be thereasto required by the faid Court; and the faid Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, at which at any Time after shall come to the Hands or Possession of the faid or into the Hands or Possession of any other Person or Persons, for administer according to Law; and farther, do make a just and true Account of hes Actings and Doings therein, when thereto required by the faid Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the faid Admin is trator Account, the same being first examined and allowed by the Justices of the Court for the Time being, shall deliver and pay unto the Perform Persons respectively as the said over a stilled to the variety have for 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 Executor a Confidence of the state of the said Court, making Dequest to have it allowed and approved according named do exhibit the same into the said Court, making Dequest to have it allowed and approved according to the said Court, making Dequest to have it allowed and approved according to the said Court, making Dequest to have it allowed and approved according to the said Court, making Dequest to have it allowed and approved according to the said Court, making Dequest to have it allowed and approved according to the said Court, making Dequest to have it allowed and approved according to the said Court, making Dequest to have it allowed and approved according to the said Court, making Dequest to have it allowed and approved according to the said Court, making Dequest to have it allowed and approved according to the said Court, making Dequest to have it allowed and approved according to the said Court, making Dequest to have it allowed and approved according to the said Court, making Dequest to have it allowed and approved according to the said Court, making Dequest to have it allowed and approved according to the said Court, making Dequest to have it allowed and approved according to the said Court, making Dequest to have it allowed and approved according to the said Court, making Dequest to have it allowed and approved according to the said Court to the s and the faid John Mistan do in such care being thereaste required, to render and deliver up his Letters of Administration, Approbation of such Testament being had, and made this Obligation to be void, and of none Effect, er else to remain in full Force and Virtue. In Mohow Estal Sealed and Delivered in the Presence of Philip Man Elas At a bourt helds for Meddlesen County at the Courthouse in Unbanna on Monday the 21 day of February 1800 -This Bond, was acknowledged by the subscribers Thereto, and ordered to be recorded Testo O Cosby bot Truly recorded Jette O. Costy belil

TNOW all Men, by these Presents, that we Chales Cuttes and John Quarles are beld and firmly bound to Thomas Segar, Thomas Healy, Philip & Gryenes, and William George Gent. Justices of the Court of Middlefex County, now fitting, in the Sum of One Chousand Mollan to the Payment whereof, well and truly to be made to the faid Justices and their Succeffours, 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 Auro Dorn. in the Year of our Lord One Thoufand Som Hundred and Year of the Raign of our Sovereign Lord George the Cornem on wealth. HE Condition of the Obligation is fuch, that if the above bound Charles Cuttis Admin cilrator of all the Goods, Chattels, and Credits, of Jun Cutter 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 Charles Custes. or into the Hands or Poffession of any other Person or Persons for him and the fame fo made do exhibit, or cause to be exhibited, into the County Court of Middlefex, at fuch Time as he shall be theremto required by the faid Court; and shall Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceased, at the Time of Death, which at any Time often feell come to the Hands or Possession of the faid or into the Hands or Poffession of any other Person or Persons, for administer according to Law, and faither, do make a just and true Account of 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 istrators Account, the same being first examined and allowed by the Juliees 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 Charles Courtes - . \_ 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. Cho Soutis Sealed and Delivered in the Presence of John Quartes Etals At a bourt held for Middlises bounty at the bouthouse in Urbanna on Monday the 27 day of January 1800-This Bonds, was acknowledged, by the Subscribers thereto, and ordered to be recorded . Teste O: Cosby lot

Truly recorded Teste & bosby b. M. 6

(260

K NOW all Non, by thefe Prefents, that we Benjamin Bristow and Solice are beld and firmly bound sente Thomas Segas, Thomas Healy, Philip L Grymes, and William George Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of Five hundred 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 27/2 January - in the Year of our Lord One Thousand Com Hundred and and in the Year of the Reign of our Severeign Lord George the Course on cocalle HE Condition of this Obligation is fuch, that if the above bound Benjamin Bristow Admin attrator of all the Goods, Chattels, and Credits, of John O. Bristow - 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 Benjamin Bristow or into the Hands or Poffession 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 faid Court; and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the Time of her Death, which at any Time after shall come to the Hands or Possession of the faid Boujamin Oniston or into the Hands or Possession of any other Person or Persons, for here do well and truly administer according to Law; and farther, do make a just and true Account of his Actings and Doings therein, when thereto required by the faid Court, and all the reft and Refidue of the faid Goods, Chattels, and Credits, which shall be found remaining upon the faid Admin istrators 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 Benjamen Brilow \_\_\_\_ 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. Benja Bristow Sealed and Delivered in the Presence of In Murray It a bount held for elidalesex bounty at the bourthouse in Urbanna on Monday The 27 day of January 1800-This Bonds was acknowledged, by the Subscribers thereto, and ordered to be recorded a Steste O borby bot Truly recorded Jeste O. Cosby bile 6

(263X K NOW all Men, by these Presents, that we Samuel Blake & Stapleton Davis are beld and firmly bound to Ralph Woundley, Philip L. Grymer, Charles buster William George & Henry Heffer wan Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of Jove 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 Volated their 24 Day of February \_ in the Year of our Lord One Thousand & Hundred -26 Tear of the Raign of our Soversign Lord Goorge the Come snowwoealth. HE Condition of this Obligation is feel, that if the above bound Sound Sound Plake Admin istrator of all the Goods, Chattels, and Credits, of George Davis deceased, do make, or cause to be made, a true and persect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall come to the Hands, Poffession, or Knowledge, of hem the faid Sommeel Blake or into the Hands or Possession of any other Person or Persons for him and the same so made do exhibit, or earliesto be exhibited, into the County Court of Middlefex, as fuch Time as he shall be there to required by the said Court; and determine such 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 Poffession of any other Person or Persons, for do well and truly administer according to Law; and farther, do make a just and true Account of his Actings and Doings therein, when thereto required by the faid Court, and all the reft and Parishes of the faid Goods, Chattels, and Credits, which shall be found remaining upon the faid Admin istrator 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 ate entitled to the June by Justices, by their Order or Judgment, shall direct, pursuant to the Lype in the Cosp 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 of lawn a Certificate of the probab thereof the have it allowed and approved accordingly, anchisthe faid Samuel Blake do in such sale being therenes required, de render and deliver up his Letters of Administration, Approbation of fuch Testament being had, and made in the full Court: Then this Obligation to be void, and of none Effect, or elfe to remain in full Force and Virtue. Some Blake Sealed and Delivered in the Presence of Ataplelon Daves At a Court held for Middles to County at the Courthouse in Urbanna on Monday the Ut day of February 1800 This Bonds was acknowledged, by the Subscribers thereto,

Jesto O. Cosby &

Tito O. Costy belel

and ordered to be recorded -

Truly Georded

K NOW all Men, by these Presents, that we John Worthain and John are beld and firmly bound is unto Thomas Segar, Ralph Woundly, Philips S. Grymes, & Charles Curtes Just & full Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of One hundred Dollars to the Payment whereof, well and truly to be made to the faul 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 Volated this 24Day of in the Year of me Land One Thousand Swen Hundred and \_ 24 Year of the Reign of our Sovereign Lord George the Commonwealth -HE Condition of this Obligation is fuch, that if the above bound John Wortham -Administrator of all the Goods, Chattels, and Credits, of James Wortham \_\_\_\_ deceased, do make, or coule to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall come to the Hands, Possession, or Knowledge, of him the faid John Wortham or into the Hands or Possession of any other Person or Persons for huse 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 therem to 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 Death, which at any Time after shall come to the Hands or Postession of the faid or into the Hands or Possession of any other Person or Persons, for 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 estador 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 are entitled to the same by lace and provided; and if it Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it therein named do exhibit the fame into the faid Court, making Request to have it allowed and approved as and the faid that ham do in such care, being thereunto required, render and deliver up Letters of Administration, Approbation of such Tellament 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 Worthown Edeal Sealed and Delivered in the Presence of on Moracy - Edeal At bourt held for Middlesex bounty at the Courthouse in the banna on Monday the 24 day of February 8800. This Bonds, was acknowledged, by the Subscribers thereto, and ordered to be recorded . Jesto O. Cosby by Truly recorded Teste O. Cosby b. le 6

Cre

Inv

Ha

of a

NOW all Men, by these Presents, that we John Thurston and agrippa Dum. are beld and firmly bound to Thomas Sign, Thomas Healy, Philip & Grymes and le harles butes. 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 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 29th April anno dorum to your Land One Throughout Seven Hundred and 1900 \_ 211 - Year of the Roign of our doverign Lord George the Commonwealth -HE Condition of this Obligation is such, that if the above bound The Shous Love Admin attaton of all the Goods, Chattels, and Credits, of Northan Shipley 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 how the faid John Theur low 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 into the County Court of Middlefex, at fuch Time as he shall be therewate required by the said Court; and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceased, at the Time of Death, which at any Time after shall come to the Hands or Postession of the faid or into the Hands or Possession of any other Person or Persons, for administer according to Law; and farther, do make a just and true Account of when thereto required by the faid Court, and all the rest and Residue of the faid Goods, Chattele, and Credits, which shall be found remaining upon the said Admin intralocal Account, the same being first examined and allowed by the Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the fame into the faid Court, making Request to have it allowed and approved accordingly, if the faid John Thurston \_ being thereunto required, do render and deliver up Letters of Administration, Approbation of such Testament being had, and made in the said Court: Then this Obligation to be void, and of none Effect, or effe to remain in full Force and Virtue. John Thurston . Eleady Sealed and Delivered in the Presence of Agrippa Dum Edeal, At a bourt held for Middlesep bounty at the boarthouse in Unbanna on Monday the 29th day of April 1800-This Bondo was acknowledged by the Subscribes thereto, and ordered to be necorded an Teste O. Corby &

Truly Micorded

Testo O. Corby b. M. 6

K NOW all Men, by these Presents, that we George W. Yerby, William Gibson and · Vames Towles 1 are beld and firmly bound to Thomas Roane, Philip D. Grymes, Charles butis, and Henry Steffernan Gent. Juffices of the Court of Middlefex County, now fitting, in the Sum of Jen 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 27 October Deure in the Year of our Lord One Thousand Som Hundred and - Year of the Reign of our Severige Land Googs the Commonwealth . HE Condition of this Obligation is fuch, that if the above bound George W Yerby Thomas Gunton unadministers by The year of all the Goods, Chattels, and deceafed, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall come to the Hands, Postestion, or Knowledge, of him the faid George 10. Yerby 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, at fuch Time as he shall be theremato 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 Possession of any other Person or Persons, for administer according to Law, and farther, do make a just and true Account of 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 is traley 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 George W. Yerby being theremsto 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 Geo W. Yer by Gear in the Presence of James Towler Geals At a bourt held for Middlerup bounty at the bourthouse in Unbanna on monday the 27 day of October 1800 This Bond was acknowledged by the Subscribers thereto, and ordered to be recorded e Jeste O bosby Touly Recorded Fato. O. Cosby bile &

NOW all Men, by these Presents, that we arm Wake, Christopher Wake, and William Wake are beld and firmly bound to Thomas Roans, Philip & Copyenes, Charles butter, and Hiny Steffernan Gent. Juffices of the Court of Middlefex County, now fitting, in the Sum of Two thous 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 27 & Octob anso Moris the Year of our Lord One Thousand Seven Hundred and Year of the Right of our Sovereign Lord George the Commonwealth HE Condition of this Obligation is fuch, the if the above bound and wake Admin cstration of all the Goods, Chattels, and Credits, of Robert 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 Deceafed, which have or shall come to the Hands, Poffession, or Knowledge, of her the faid aun Wake 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 she shall be theremeto required by the said Court; and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the Time of Death, which at any Time after shall come to the Hands or Possession of the faid or into the Hands or Possession of any other Person or Persons for Actings and Doings therein a 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 in tratigo 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 Aun Wake being thereuseo required, do render and deliver up her Letters of Administration, Approbation of such Testament being had, and made in the said Court: Then this Obligation to be void, and of none Effect, or elfe to remain in full Force and Virtue. Clum Wake Geals Sealed and Delivered Christopher Wake Estaly in the Presence of

una

Will: Wake Sing At a bout held for Middlesup County at the bour thouse in the banna on Monday The 27th day of October 1800.

This Bond was acknowledged by the Subscribers thereto, and ordered to be accorded \_\_\_\_\_ Teste O: bosby

Truly Mecorded Teste O. bosby bilib

V NOW all Men, by these Presents, that we John Seward Jun, John Sepace and Somuel Sepe are beld and firmly bound to Thomas Roane, Ralph Woundly, Chanles bentis and Chilip & Grymes Gent. Juffices of the Court of Middlefex County, now fitting, in the Sum of Two 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, our and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this 27 October Ques: down: in the Year of our Lord One Thousand Store Hundred and and in the Year of the Roign of our Sovereign Lord George the Kommon wealth. HE Condition of this Obligation is fuch, that if the above bound John Sewards Admin istrator of all the Goods, Chattels, and Credits, of Henry D Shepherdy \_\_\_\_ deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall come to the Hands, Poffession, or Knowledge, of him the faid John Sew and Vun 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 Middlefen, at fuch Time as he shall be thereunto required by the faid Court; and the same Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceased, at the Time of which at any Time after shall come to the Hands or Possession of the faid or into the Hands or Possession of any other Person or Persons, for administer according to Law; and further, do make a just and true Account of Actings and Doings therein, when thereto required by the faid Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Admin colinator's Account, the same being first examined and allowed by the uffices 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 Deccased, 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 Sward Jun 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 Fffect, or elfe to remain in full Force and Virtue. John Sward Etals Sealed and Delivered John Sefre - Elead in the Presence of Sam! Sepe . At a bout held for Middlesup bounty at the bourthouse in Unbannow on Monday the 27 day of October 1800 This Bonds was acknowledged by the Subscribes thereb, and ordered to be recorded a Firto O. Cosby Truly Lecorded Juto Oborby bilit

TOW all Men, by these Presents, that we James South, John Thurston, and Googe are beld and firmly bound to Thomas Segar, Thomas Roand, Haige Dowis and Robert B Speatt Gent. Justices of the Court of Middlefex County, now fitting, in the Sum of Three hundred Bollous\_ 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 Severely supth Day of Carray anno Domin the For four Land One Thousand Som Hundred and one. Year of the Riga of our Sovereign Land George the Commonwealth. HE Condition of this Obligation is fuch, that if the above bound Varnes Vinith Admin citator of all the Goods, Chattels, and Credits, of Gaster Welliams - deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall come to the Hands, Postestion, or Knowledge, of hem the said Vames Suith or into the Hands or Possession of any other Person or Persons for and the same so made do exhibit, or cause to be exhibited, into the County Court of Middlefex, at fuch Time as he 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 at any Time after thall come to the Hands or Pollellion of the fuid or into the Hands or Pollellion of any other Person or Persons | s faid Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Administrators Account, the same being first examined and allowed by the Julies 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 dames Seneth 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 some Effect, or elfe to remain in full Force and Virtue. James Smith Evalu Sealed and Delivered John Thuiston Edice in the Presence of George Gardner. Elas At a bourt held for Middlesup bounty at the bourthouse Webanna on Monday the 25th day of January 1801 This Bond was acknowledged by the Subscribers thereto, and to be recorded. Juste O Gosby Truly recorded Fisto O bosby le de le

K now all Men, by shele Presents, that we Colmon Stevens, George Welliams are beld and firmly bound went Thomas Roans, Thomas Healy, William George, and Thomas deuse Gent. Justices of the Court of Middlefex County, now fitting, in the Sum of Three 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 - Day of in the Year of our Lord One Thousand Hundred and one uno. and in the 25th Year of the River of our Sources In 1 Congress born won wealth HE Condition of this Obligation is fuch, that if the above bound boun and Stevens administrator with the will amy of all the Goods, Chattels, and Credits, of Mary Sliveus \_\_\_\_ deceased, do make, or cause to be made, a true and perfect Inventory of all and lingular the Goods, Chattels, and Credits, of the faid Deceased, which have or shall come to the Hands, Possession, or Knowledge, of him the faid Edmond Stevens or into the Hands & 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 Credits, and Credits, of the faid Deceafed, at the Time of Shall come to the Hands or Possession of the faid or into the Hands or Possession of any other Person of Persons, for 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 Residue of the faid Goods, Chattele, and Credits, which Account, the fame being first examin 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 ar that any last Will and Testament was made by the faid Deceased, and the Executor or Executors therein samed do exhibit the same into the said 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 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 Presquee of

K NOW all Men, by these Presents, that we bothowine Stamper and Bissen Thomas Churchhile and Milliam George Gent. Justices of the Court of Middlesex County, now fitting, in the Sum of Que 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 22 - Day of in the Ty of the I boufand Some Hundred and Ones and in the 26 - Year of the Reign of our Sourcign Land George the Leone mon wealth THE Condition of this Obligation is fuch, that if the above bound bath arine Stamper. Admin istration of all the Goods, Chattels, and Credits, of James Stamper \_\_\_\_\_ 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 looth as inc Stamper or into the Hands or Possession 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 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 Deceased, at the Time of or into the Hands or Possession of any other Person or Persons, for administer according to Law, and farther, do make a just and true Account of Actings and Doings therein when thereto required by the faid Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Admin itration 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 batharine stamper \_\_\_\_ being thereunto required, do render and deliver up her \_ Letters of Administration, Approbation of such Testament being had, and made in the said Court: Then this Obligation to be void, and of none Effect, or elfe to remain in full Force and Virtue. batharine Slamper Every Sealed and Delivered in the Presence of Bivoin Abbott - Seal Ot a bout held for elidales so bounty at the bour thouse in the bann a on monday the 22 day of June 1801\_ This Bond was acknowledged by the Subscribers thinks, and Fisto O. Gerby ordered to be recorded

Truly recorded Feete O borty biles

K NOW all Men, by shefe Presents, that we John Robinson for Worner Blake are beld and firmly bound to Philip Slygines, William Segan, Thomas Muse ; and Robert BD aniel Gent. Juffices 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 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 27th - Day of Suly ause: in the Year of our Lord One Thousand Seren Hundred and One \_\_\_ and in the Wear of the Reign of our Sourceign Lord George the Common wealth \_ HE Condition of this Obligation is such, that if the above bound John Roberts on June. Admin istrator of all the Goods; Chattels, and deceased, do make, or cause to be made, a true and perfect William Robinson-Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall come to the Hands, Poffession, or Knowledge, of hem the faid John Robinson June or into the Hands or Possession and the fame fo 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 tame 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 Possession of any other Person or Persons, for administer according to Law; and farther, do make a just and true Account of Actings and Doings therein, when thereto required by the faid Court, and all the reft and Refidue of the faid Goods, Chattels, and Credits, which shall be found remaining upon the said Administrators Account, the same being first examined and allowed by the luffices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said Juffices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the same into the said Court, making Request to have it allowed and approved accordingly, if the faid John Robinson Jun? 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. John Roberson Jun Es Scaled and Delivered
in the Presence of Warner Blake Ges augustin Blake Es At a bout held for his lever bounty at the bourthoused in Unbanna on monday the Byth day of July 1801 -This Bourd was acknowledged by the Subscriber thereto, and ordered to bo resorder Jule O. Corby Truly recorded Fiste O borby 6 mil

eun

Hands

of any

into th

Goods Death

fhall b

Justic

fhall h

thereir

if the

he

this O

VINOW all Men, by these Presents, that we Fibby Daniel, and Thaves Daniel, and John Jepee are beld and firmly bound to Ralph Wormsley, Thomas Healy, Thomas Churchhill and Hung Steffermon & Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of One thous and Dollars lay e made to the Payment whereof, well and truly to be made s, and to the faid Justices and their Succeffours, we bind ourselves, and each of us, our and each of our Heirs, Executors, and Day of Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this 26th l in the Amo: Dom: in the Franch mer Land One Thousand Sends Hundred and One 26th Year of the Reign of our Samerige Lord George the Common so salth HE Condition of this Obligation is such, that if the above bound Fibby Daniel Jun! s, and - Admin is tracted of all the Goods, Chattels, and perfect deceased, do make, or cause to be made, a true and persect to the 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 Tebby Donnel Meffion or into the Hands or Poffession nibited, of any other Person or Persons for and the fame fo made do exhibit, or cause to be exhibited, e lame into the County Court of Middlefex, at fuch Time as who shall be thereunto required by the faid Court; and the same Chattele, and Credits, of the faid Deceafed, at the Time of d truly or into the Hands or Possession of any other Person or Persons do well and trub therein, administer according to Law, and farther, do make a just and true Account of which when thereto required by the faid Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which by the shall be found remaining upon the said Admin in trates Account, the same being first examined and allowed by the Julieur-of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said he faid nd if it 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 ecutors therein named do exhibit the same into the said Court, making Request to have it allowed and approved accordingly, dingly, if the faid Fibley Daniel \_\_\_\_\_ being thereunto required, do render and deliver up iver up her Letters of Administration, Approbation of such Testament being had, and made in the said Court: Then this Obligation to be void, and of some littlett, or else to remain in full Force and Virtue. Then Fibby & Daniel Escale Sealed and Delivered Travis Daniel Excel in the Presence of At a bourt held for middling bounty, at the bout house in Urbanna on monday the 26th day of October 1801 This Bond was acknowledged by the Subscriber thereto, and ordered to be recorded. Teste O: borby & Truly Recorded Firth O: Corby 6. M.6

KNOW all Men, by these Presents, that we Samuel Roand and Thomas are beld and firmly bound to Ralph Woringley, Thomas Healy, Milliam George and Henry Hefferman Gent. Juffices of the Court of Middlefex County, now fitting, in the Sum of Jen thous ound 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 October anno Dom in the Front of our Indi One Thousand But Hundred and One 26th Year of the Roign of our Soverien Lord George the Commonwealth HE Condition of this Obligation is fuch, that if the above bound Sarnuel Koans Admin istrator of all the Goods, Chattels, and Credits, of Hickard Burke Ount 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 hum the said Samuel Mound 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 said Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Dece Death, which at any Time after shall come to the Hands or Possession of the faid or into the Hands or Possession of any other Person or Persons, for administer according to Law; and farther, do make a just and true Account of 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 Administrators Account, the same being first examined and allowed by the Lefter 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 Somuel Ro ane being thereunto required, do render and deliver up Letters of Administration, Approbation of fuch Testament being had, and made in the said Court: Then this Obligation to be void, and of none Essect, or else to remain in full Force and Virtue. Samuel Roane Evenly Sealed and Delivered in the Presence of At a bout held for mid design bounty at the bout house in Mebernua on Monday the 26th day of October 1801 This Bond was acknowledged by the dubscribers thereto, and ordered to be recorded . Teste Or borby co Truly recorded Feste O. borby Comb

TNOW all Men, by shefe Prefents, shat we Gabriel Somes and Thomas Healy Sunt are beld and firmly bound to Thomas Segar, Ralph Wormaley, Philip & Grynnes and Hung Neffernas Gent. Justices of the Court of Middlefex County, nogo fitting, in the Sum of Three thousand the co hundred and thirty three lents 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 cled Curso Dom: in the Year of our Lord One Thoufand South Hundred and Dive Year of the Reign of our Sweeign Lord Octoge the boumon wealth HE Condition of this Obligation is fuch, that if the above bound Gabriel Somes Admin istrator of all the Goods, Chattels, and Credits, of William Jones 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 Gabriel Jones or into the Hands or Possession of any other Person or Persons for - hum 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 say Goods, Chattels, and Gredite, and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the Time of which at any Time after finall come to the Hands or Possession of the faid administer according to Law, and farther, do make a just and true Account of when thereto required by the feid Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Administrators Account, the same being first examined and allowed by the Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the same into the said Court, making Request to have it allowed and approved accordingly, his - Letters of Asiminstration, Approbation of with Testament being had, and made in the laid Court: Then this Obligation to be void, and of none Effect, and to remain in full Force and Virtue. Gabriel Jones Sealed and Delivered Tho Healy Sund Estate in the Presence of the bourt Act a bout held for Middlesup County, at the Court house in labarna on Monday the 26 day of July 18020 This Bouch, was acknowledged by the Subscribes there, Fish O Costy

Truly Recorded Fiste O. Cosby 6. M. 6

KNOW all Men, by these Presents, that we Gabriel Jones and David Cong are beld and firmly bound to Ralph Woundey, Philip & Grynnes, Staige Davis, Thomas Muso and Robert B Daniel Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of Sigo thous and 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 25th October. anno Dom: he the Year of our Doed One Thousand Soven Hundred and Two With: Year of the Reign of our Sovereign Lord George the Commonwealth HE Condition of the Obligation is fuch, that if the above bound fabriel Jones admi of Win Hacking deceased unaminer addition by Sarah shall the Gards, Charles, and decoafed, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall come to the Hands, Postession, or Knowledge, of hem the faid Gabrel Jones 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 Middlefex, at fuch Time as /w shall be thereunto required by the faid Court; and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the Time of Death, which at any Time after shall come to the Hands or Possession of the faidor into the Hands or Poffession of any other Person or Persons, for administer according to Law, and farther, do make a just and true Account of Actings and Doings therein, when thereto required by the faid Court,, and all the reft and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Admin istrators Account, the same being first examined and allowed by the Justice 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 Gabriel Jones 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, on elfe to remain in full Force and Virtue. Gabriel Jones Sealed and Delivered David Cory Elad in the Presence of At a bout held for meddlesex bounty, at the bout hours in Mebania on Monday the 25th day of October 1802 - This Boll of October 1802 on the Subscribes thereto, and ordered to be recorded - Fito 10 1 Justo O Cosby) Truly Recorded . Festo O Cosby leMb

KNOW all Men, by these Presents, that we bathanine Brown, Gabriel Jones and David Coury are beld and firmly bound to Thornas Alealy, Thomas Muse, Robert & Daniel and Elliott Muso Gent. Justices of the Court of Middlefex County, now fitting, in the Sum of Tifteen hundred 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 Conno Done: in the Man of our Land One Thousand Soun Hundred and two Mit: Year of the Reign of our Sovereign Lord George the Commonwealth HE Condition of the Obligation is fuch, that if the above bound both arine Brown Administration of all the Goods, Chattels, and Credits, of Charles Brown 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 botherine Brown or into the Hands or Possession of any other Person or Persons for and the fame 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 Deceased, at the Time of which at any Time after thall come to the Hands or Poffestion of the Gid or into the Hands or Possession of any other Person or Persons, for administer according to Law; and farther, do make a just and true Account of Actings and Doings therein, when thereto required by the faid Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Admin is leations Account, the same being first examined and allowed by the Judices 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 bathanine Brown \_ being thereunto required, do render and deliver up Letters of Administration, Approbation of such Testament being had, and made in the said Court: Then Catherine X Brown Estate this Obligation to be void, and of none Effect, or the to remain in full Force and Virtue. in the Presence of the bount for Middles to bounty, at the bount house in the anna on Monday the 25th day of October 1802e This Botto, was acknowledged, by the Subscribes thereto, and Tito O Costy ordered to be recorded e

Truly Recorded

Tuto O borby 6. M. 6

K NOW all Men, by these Presents, that we Robert Dudley ainch Sohie are beld and firmly bound to Thornon Healy, Thornon Muse, Robert B Daniel and Elliott Muse Gent. Juffices of the Court of Middlefex County, now fitting, in the Sum of Que 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 25th October auno Done: in the Year of our Lord One Thousand Gara Hundred and two 27 th: Year of the Reign of our Sourcign Lord George the Common wealth HE Condition of this Obligation is fuch, that if the above bound Nobert Quality Admin istrator of all the Goods, Chattels, and Credits, of James Blake deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall come to the Hands, Possession, or Knowledge, of him the faid Robert Qualer or into the Hands or Poffession 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, Chattele, and Credits, and all other the Goods, Chattele, and Credits, of the faid Deceafed, at the Time of which at any Time after shall come to the Hands or Possession of the faid or into the Hands or Possession of any other Person or Persons, for administer according to Law; and farther, do make a just and true Account of when thereto required by the faid Courts, and all the rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the faid Admin istrators 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 Nobert Dudley) 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 First, or elfe to remain in full Force and Virtue. Robert X Duckley Frats Sealed and Delivered in the Presence of At a bout held for Middlery bounty at the bound house in libanua on the bout Monday the 25th day of October 1802 -This Bond, was acknowledged by the Subscribes thereto, and ordered, to be recorded disto O Costy) · Truly Ricordes Fito O. borby b.M.C

INOW all Men, by these Presents, that we Thomas Ridd, William & Hidd, James Ridd und Burgip Ridd are beld and firmly bound to Thom as Asaly, Thomas Muse, Elliott Muse and Robert B Daniel Gent. Juffices of the Court of Middlefex County, now fitting, in the Sum of Three 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 25? Day of October anno, Dom: in the Year of our Lord One Thousand Seven Hundred and two 27th: Year of the Rign of our Sovereign Lord George the Commonwealth HE Condition of this Obligation is fuch, that if the above bound Thomas Ricks Admin istrator of all the Goods, Chattels, and John Ridd 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 Thomas Reday or into the Hands or Poffession of any other Person or Persons for 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 or into the Hands or Possession of any other Person or Persons, for administer according to Law, and farther, do make a just and true Account of Actings and Doings therein, when thereto required by the faid Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Admin whaters 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 Juffices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the same into the said Court, making Request to have it allowed and approved accordingly, if the faid Thomas Hedd \_\_\_\_\_ 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. The Kidd Mun Ridd Scaled and Delivered James Stead in the Presence of Burgels Rida Est The bourt -At a bout held for Middles up bounty, at the bourt house in the banna on Monday the 25th day of Betober 1802 - This Borich, was acknowledged by the Subscribes thereto, and ordere Julo O. Costy to be recorded en Truly Micorde Futo O Corby 6.M.6

be made

rs, and

Day of

d in the

ls, and

perfect

to the

offeffion

hibited.

d truly

which

by the

he faid

nd if it

ecutors

dingly,

ver up

Then

TNOW all Men, by thefe Prefents, that we Milliam Mile, David Garland A and William Wake are beld and firmly bound to Thomas Ataly, Thomas Muso, Robert B Daniel and Elliote Muse Gent. Juffices of the Court of Middlefex County, now fitting, in the Sum of Fifteen hearder to 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 2512 Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this October wine Dom: in the Year of our Lord One Thoufand Some Hundred and Troo 27 Th: Year of the Roign of our Sommin Lord George the Commonwood walth HE Condition of this Obligation is fuch, that if the above bound William Will Admin estrator of all the Goods, Chattels, and Credits, of John N Mill - 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 Will or into the Hands or Poffession and the fame fo 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 fall be thereunto required by the faid Court; and the fame Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the Time of Death, which at any Time after shall come to the Hands or Possession of the faidor into the Hands or Possession of any other Person or Persons, for administer according to Law, and farther, do make a just and true Account of 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 Administrators Account, the same being first examined and allowed by the Judices 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 shill hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the fame into the faid Court, making Request to have it allowed and approved accordingly, if the faid William Mille\_ 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 Essect, or else to remain in full Force and Virtue. William Will Goals Sealed and Delivered David Garland Grang in the Presence of the bout Will Wake Frank At a bout held for middles up bounty, at the bout house in the banna on monday the 35th day of October 1802 an This Bond, was acknowledged by the Subscribes thereto, and orand to be recorded -s Tito O borby Truly Recorded The O Cosby 6 Me 6

This Bonds, was acknowledged by the Subscribes that, and ordered to be necorded - Fiste O bosby black

Truly Recorded Fiste O bosby black

K NOW all Men, by these Presents, that we Menny Midd, Louidy Midd and are beld and firmly bound to Thomas Healy, Philip Syrymes, Thomas Messe and Robert B Daniel \_ Gent. Juffices of the Court of Middlesex County, now sitting, in the Sum of The co Thoms 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, our and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this 28th\_ Day of February anno Nom: in the Year of our Lord One Thousand Sanson Hundred and Thece \_\_\_\_ and in the 27 th: Year of the Reign of our Soversign Lord George the Commonwealth THE Condition of this Obligation is fuch, that if the above bound Benny Read Credits, of Benjamin Hiera Sing - 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 hein the said Stenny Stead 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, into the County Court of Middlefex, at fuch Time as he shall be thereunto required by the faid Court; and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the Time of Death, which at any Time after shall come to the Hands or Possession of the faidor into the Hands or Possession of any other Person or Persons, for administer according to Law, and further, do make a just and true Account of Actings and Doings therein, when thereto required by the faid Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Administrators Account, the same being first examined and allowed by the trustees 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 Sening Stead 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. Meny Read (10) Scaled and Delivered Loddy Ridd Esay in the Presence of the bound James Read punt for At a bourt held for Middleng bounty, it the bouthouse in Medania on Monday the 28 th day of February 1803 This Bonds, was acknowledged by the Subscribers thereto, and ordered to be recorded Fiste O bosby Truly Recorded Fisto O. Cosby b. M. 6

| TONOW all Men by these Presents that me a Marie Connett wine Thomas Process  |
|--|
| KNOW all Men, by thefe Prefents, that we a Many Garnott and Thomas Romes   |
| a blacking   |
| are beld and firmly bound to Ralph Woundley, Thomas Healy, Philip & Guymes and Staige Davis  |
| nua Staig Davis  |
|  |
|  |
| Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of One 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, our and each of our Heirs, Executors, and   |
| Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this twochly devent Day of September   |
| anno Dorn. in the Year of our Lord One Thousand Some Hundred and three and in the  |
| 28: Year of the Reign of our Sovereign Lord George the Commonwealth -  |
|  |
|  |
| HE Condition of this Obligation is fuch, that if the above bound May Garrett   |
| Credits, of Harry Garrett with his non cupative will a course 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 said Mary Garrett  |
|  |
| or into the Hands or Poffeffion  |
| of any other Person or Persons for her and the same so made do exhibit, or cause to be exhibited,  |
| into the County Court of Middlesex, at such Time as the shall be thereunto required by the said Court; and the same  |
| Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the Time of   |
| Ocath, which at any Time after shall come to the Hands or Postession of the faid  or into the Hands or Postession of any other Person or Persons, for do well and truly  |
| or into the Hands or Polisition of any other Verion or Verion for do Well and fruit  |
|  |
| administer according to Law; and farther, do make a just and true Account of Actings and Doings therein,   |
| administer according to Law; and farther, do make a just and true Account of Actings and Doings therein, when thereto required by the faid Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which   |
| administer according to Law; and farther, do make a just and true Account of  Actings and Doings therein,  when thereto required by the faid Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which  shall be found remaining upon the said Admin Account, the same being suffer examined and allowed by the  |
| administer according to Law; and farther, do make a just and true Account of  Actings and Doings therein,  when thereto required by the faid Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Admin intention Account, the same being first examined and allowed by the  trailers of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said  |
| 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 intesting. Account, the same being first examined and allowed by the  statistics 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   |
| administer according to Law; and farther, do make a just and true Account of  Actings and Doings therein,  when thereto required by the faid Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Admin intention. Account, the same being sirst examined and allowed by the  Laws 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   |
| 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 intestine Account, the same being sirst examined and allowed by the  statices. 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,   |
| administer according to Law; and farther, do make a just and true Account of  Actings and Doings therein,  when thereto required by the said Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Admin Account, the same being first examined and allowed by the  Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said  Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereaster appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the same into the said Court, making Request to have it allowed and approved accordingly,  if the said Mary savets  being thereasto required, do render and deliver up   |
| administer according to Law; and farther, do make a just and true Account of  Actings and Doings therein,  when thereto required by the said Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Admin Account, the same being first examined and allowed by the  Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said  Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereaster appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors  therein named do exhibit the same into the said Court, making Request to have it allowed and approved accordingly,  if the said Mary saveett  Letters of Administration, Approbation of such Testament being had, and made in the said Court: Then   |
| 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 intation. Account, the same being first examined and allowed by the  statices. 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 stary savets  being thereaster required, do render and deliver up  there Letters of Administration, Approbation of such Testament being had, and made in the said Court: Then  otherwises.  |
| 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 intation. Account, the same being first examined and allowed by the  statices. 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 stary savets  being thereaster required, do render and deliver up  there Letters of Administration, Approbation of such Testament being had, and made in the said Court: Then  otherwises.  |
| 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 intation. Account, the same being first examined and allowed by the said 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 Mary savets being therewere required, do render and deliver up being therewere to required, and made in the said Court: Then this Obligation to be void, and of none Essect, or else to remain in sull Force and Virtue.  Sealed and Delivered in the Presence of  |
| 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 intation. Account, the same being first examined and allowed by the said 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 Mary savets being therewere required, do render and deliver up being therewere to required, and made in the said Court: Then this Obligation to be void, and of none Essect, or else to remain in sull Force and Virtue.  Sealed and Delivered in the Presence of  |
| 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 intation. Account, the same being first examined and allowed by the said 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 Mary savets being therewere required, do render and deliver up being therewere to required, and made in the said Court: Then this Obligation to be void, and of none Essect, or else to remain in sull Force and Virtue.  Sealed and Delivered in the Presence of  |
| administer according to Law, and farther, do make a just and true Account of  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 intuition. Account, the same being first examined and allowed by the said so 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 stary frames from the said Court, making Request to have it allowed and approved accordingly, being therewere required, do render and deliver up being therewere required, do render and deliver up the said said of none Esset, or else to remain in sull Force and Virtue.  Sealed and Delivered in the Presence of the Bound of none Esset, or else to remain in sull Force and Virtue.  Sealed and Delivered in the Presence of the Bound of none Esset, or else to remain in sull Force and Virtue. |
| 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 intestion. Account, the same being first examined and allowed by the statices.  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 Mary sameth being therease 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 Essel, or else to remain in sull Force and Virtue.  Sealed and Delivered in the Presence of the bound for Middleses bounds, at the bound house in Seales on Monaccy the 27th day of September 1803 or   |
| Addings 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 intestion. Account, the same being sinst examined and allowed by the said Solices 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 Mary savett being thereasto required, do render and deliver up being thereasto required, do render and deliver up the Letters of Administration, Approbation of such Testament being had, and made in the said Court: Then this Obligation to be void, and of none Esset, or else to remain in sull Force and Virtue.  Sealed and Delivered in the Presence of the Court save save save save save save save save   |
| Addings 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 intestion. Account, the same being sinst examined and allowed by the said Solices 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 Mary savett being thereasto required, do render and deliver up being thereasto required, do render and deliver up the Letters of Administration, Approbation of such Testament being had, and made in the said Court: Then this Obligation to be void, and of none Esset, or else to remain in sull Force and Virtue.  Sealed and Delivered in the Presence of the Court save save save save save save save save   |
| 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 intestion. Account, the same being sirst examined and allowed by the statutes 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 Mary savets  being thereuse required, do render and deliver up  being thereuse required, do render and deliver up  being thereuse required, do render and deliver up  sealed and Delivered  in the Presence of  the Court selfs to remain in full Force and Virtue.  Sealed and Delivered  in the Presence of  the Court selfs to save selfs to remain in full Force and Virtue.  Mary Savets Sealed  on Monday the Sylinday of September 1803 en  This Donal, was acknowledged by the Subscubers thereto  |

K NOW all Men, by thefe Presents, that we William Segue, and Thomas Blake and Thomas Montagio are beld and firmly bound to Thomas Healy, Philip Dyrumes, Thomas Muso and Elliott Muse Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of Find 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 Juventy fourth Day of October in the Year of our Lord One Thousand Sup Hundred and thece 28 " Year of the Reign of our Sovereign Lord George the Commonwealth HE Condition of this Obligation is fuch, that if the above bound Welleam Segue Admines trator of all the Goods, Chattels, and Credits, of Thomas Jegan 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 how the faid William Jegor or into the Hands or Poffession of any other Person or Persons for hem and the fame fo made do exhibit, or cause to be exhibited, into the County Court of Middlefex, at fuch Time as he shall be there was to required by the said Court; and the same Death, which at any Time after shall come to the Hands or Possession of the faid or into the Hands or Possession of any other Person or Persons, for administer according to Law, and farther, do make a just and true Account of 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 is traters Account, the same being first examined and allowed by the hus tees Judioes of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the fame into the faid Court, making Request to have it allowed and approved accordingly, if the faid William Vegan 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 elfe to remain in full Force and Virtue. Windegar Scaled and Delivered Tho Blake Esta in the Presence of the Court at a Court held for pricedlesso bounds, at the bounds house in the banna on monday the 124: day of October 1803. This Bound was acknowledged by the Lubraiber thetelo, and ordered to be recorded a Tisto O. Corby (8) Trily Recorded Fino O. Corby 6 M. 6

| 201  |
|--|
| KNOW all Men, by these Presents, that we Anthony, Ostanow and William  |
| A location   |
| are beld and firmly bound to Thomas Rooms, Thomas Healy, Thomas Muse and   |
| are beld and firmly bound to shown on Novem, Thomas strang, onomas muses and   |
| Thomas Heely june  |
|  |
| Gent. Justices of the Court of Middlesex County, now fitting, in the Sum of four hundred dellars.  |
| 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 Day of February   |
| Corno Dan: in the Kent of Sour Lord One Thousand South Hundred and force and in the  |
| 28 Tear of the Reign of var Soverigen Lord George be Common wealth   |
|  |
| HE Condition of this Obligation is fuch, that if the above bound authory Ostavioro -   |
|  |
| Credits, of Tarry Marrow who were Farry baughon a 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 Conthony O. Harrow  |
| or into the Hands or Postession.   |
| of any other Person or Persons for him and the same so made do exhibit, or cause to be exhibited,  |
| into the County Court of Middlesex, at such Time as he shall be theremento 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 Postession of the faid   |
| or into the Hands or Poffession of any other Person or Persons, for do well and truly  |
| administer according to Law; and farther, do make a just and true Account of Actings and Doings therein, when thereto required by the faid Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which |
| shall be found remaining upon the said Admin. Shalors Account, the same being first examined and allowed by the  |
| Justices Justises of the Jourt 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 anthony Ostavious being theremeto 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 Note to remain in full Force and Virtue.  |
|  |
| Sealed and Delivered \ Control & Control & Control   |
| in the Presence of \ Mile: Wake Edian.   |
| Mill: Wake Theat   |
| at a bout held for Middlesex bounty, at the bourt house in dissumma  |
| on Monday the 27: day of February 1804   |
| This Bonile was achitowledged by the Subscribers thereto,  |
| · and ordered to be recorded - Feste O. Cosby of   |
| U: Wolly Co  |
| 100 13 Ft 101 16 Mil   |

K NOW all Men, by these Presents, that we Robert Bird and Bray ton Bird are beld and firmly bound to Ralph Woundly, Stage Davis, Thomas Church - hill and Robert B Daniel Gent. Justices of the Court of Middlesex County, now fitting, in the Sum of Three thousand five hundred dollars to the Payment whereof, well and truly to be to the faid Justices and their Successours, we bind ourselves, and each of us, our and each of our Heirs, Executors, on Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this 23. in the Year of our Lord One Thousand Sees Hundred and force 29 Year of the Reign of our Sovereign Lord George the Common wealth THE Condition of this Obligation is fuch, that if the above bound Nobert Bord Admin is hater of all the Goods, Chattels, and Credits, of Thomas Boid - 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 Hobert Bird or into the Hands or Poffession of any other Person or Persons for and the same so made do exhibit, or cause to be exhibited, into the County Court of Middlesex, at such Time as he shall be therewate required by the said Court; and the 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 Possession of any other Person or Persons, for 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 is tratein. Accoun the same being first examined and allowed by the Trustees 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 i shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executor therein named do exhibit the fame into the faid Court, making Request to have it allowed and approved accordingly if the faid Robert Bond 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 Fifect, or elfe to remain in full Force and Virtue. RoBind Geals Sealed and Delivered in the Presence of Branton Bird Gul The bout at a Court held for middlery County, at the Court house in Unbound on Thursday the 23: day of betober 1814 cm This Bonds was acknowledged by the Subscribers thereto and ordined to be recorded e Fire O. Corby Clk Truly Recorded Jule O. Corby leth 6

NOW all Men, by these Presents, that we Elizabeth Wood & David Gas land are beld and firmly bound to Thomas Roand, Thomas Cheuchhille Thomas Heely jun and beliebl Muse Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of Gree Thousand dollars to the Payment whereof, well and truly to be made 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 Juventy Settle Day of Jeth Thousand Hundred and Leve and in the Year of the Re version Lord Goorge the Common wealth HE Condition of this Obligation is fuch, that if the about bound bliz aboth Hood Admines teating of all the Goods, Chattels, and Credits, of Tholomich Dood \_\_\_\_\_ deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall come to the Hands, Poffession, or Knowledge, of her - the faid dinatoth Mood 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 Middlefex, at fuch Time as The shall be there at to required by the faid Court; and the same Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the Time of o the Hands or Possession of any other Person or Persons, for the thereto required by the faid Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which bell be found remaining upon the faid Admin estrators Account, the same being first examined and allowed by the cas 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 blog aboth Wood being there to 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 now Effect, or the to remain in full Force and Virtue. Belsy U Wood Deal Sealed and Delivered in the Presence of David Guland Gent the bourtat a bout held for Middlesip bounty, at the bout hours in Mebanna on monday the 25: day of February, 1805 this Bond was acknowledged by the subscribes thereto, and to be recorded . Saite O Costy a Truly Recorded Jelin Q. Costy 6.116

K NOW all Min, by these Presents, that we Cunica Shephond below Chowning muse for and Elliott Muse Gent. Justices of the Court of Middlefex County, now fitting, in the Sum of Find 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 Seventy, South Day of une auno: Dorn: in the Year of our Lord One Thousand Store Hundred and from and in the 29th Year of the Reign of our Sovereign Lord Coverge the HE Condition of this Obligation is fuch, that if the above bound bunice Shipherd Amin estration of all the Goods, Chattels, and Credits, of George De Shepherd deceased, do make, or cause to be made, a true and perfect Cree Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall come to the Inve Hands, Possession, or Knowledge, of her the faid bunice Shephurd Han 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, of ar into the County Court of Middlefex, at fuch Time as sho shall be thereunto required by the faid Court; and the same into Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceased, at the Time of Good Death, which at any Time after shall come to the Hands or Post Cion of the faid-Deat or into the Hands or Possession of any other Person or Persons, for administer according to Law; and farther, do make a just and true Account of when thereto required by the faid Court, and all the rest and Residue of the faid Goods, Chattele, and Credits, which when shall be found remaining upon the faid Admin to tration Account, the same being first examined and allowed by the fhall Trustees justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said druster Justic Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it Justic shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors fhall l therein named do exhibit the same into the said Court, making Request to have it allowed and approved accordingly, therei if the faid ounce Shepherd \_\_\_\_ being therees to required, do render and deliver up if the her Letters of Administration, Approbation of such Testament being had, and made in the said Court: Then h this Obligation to be void, and of none Since, or wife to remain in full Force and Virtue. this O Eunice Shepherd Escares Sealed and Delivered John Chowning End in the Presence of The bout Windegan - East at a bout held for middles up bounty, at the bourt-house in Mbauna on Monday the 24 day of June 1805 2 This Bond was acknowledged by the Subscribes thereto, and raus to be recorded e Touly Recorded Tede O: borby 6 M.6

TNOW all Men, by these Presents, that we Leonard Jackson and James are beld and firmly bound to Thomas Acaly, William George, Robert 13 Duniel and Thomas Heely Ju Gent. Justices of the Court of Middlefex County, now fitting, in the Sum of Five hundred dellars 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 Twenty Second Day of July anno Down - the Year of our Food One Thousand Spen Hundred and five HE Condition of this Obligation is fuch, that is the above bound Leonard Jackson Administrator of all the Goods, Chattels, and Credits, of Narah Juckson . 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 Leonard fachs one 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 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 which at any Time after shall come to the Hands or Possession of the faidor into the Hands or Possession of any other Person or Persons, fo administer according to Law; and farther, do make a just and true Account of Actings and Doings therein, when thereto required by the faid Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Admin 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 same into the said Court, making Request to have it allowed and approved accordingly, if the faid Leonard Jackson .\_ being theremeto 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 Effects, or elfa to remain in full Force and Virtue. Leon Jackson Gues Sealed and Delivered in the Presence of The bourt James Montague Eleat at a bout held for Middlessey bering, at the boust house in We banna on Monday the 22 day of July 180 This Bond was achindulaged by the Subscribes thered ridued to be recorded

Truly Recorded Tede

m.6

e made

s, and

Day of

in the

perfect

to the

Teffion

ibited,

which

by the

ie faid

d if it

cutors

ingly,

er up

Th.n

K NOW all Men, by these Presents, that we Seaton Acomplis and Gastrell are beld and firmly bound to Thorn as Stealy, William George, Thomas Churchhill, Robert B Maniel and Thomas Healy punt Gent. Juffices of the Court of Middlefex County, now fitting, in the Sum of Three hundred 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 eptern ber anno Mom: in the Year of our Lord One Thousand Som Hundred and fire 30 Tear of the Reign of our Sovereign Lord George the HE Condition of this Obligation is such, that if the above bound Seaton Aumphres Amin istrator of all the Goods, Chattels, and Credits, of Frances Mebinore - 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 \_ the faid Sealow Aumphres Hands, Poffession, or Knowledge, of hum or into the Hands or Poffession of any other Person or Persons for 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 theremeto required by the faid Court; and the tame Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the Time of Death, which at any Time after shall come to the Hands or Possession of the said or into the Hands or Possession of any other Person or Persons, for administer according to Law; and farther, do make a just and true Account of Actings and Doings therein, when thereto required by the faid Court, and all the reft and Refidue of the faid Goods, Chattels, and Credits, which shall be found remaining upon the said Admin states Account, the same being first examined and allowed by the Juffices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said Juffices, 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 Sealow Acomphicis being theremto required, do render and deliver up hus Letters of Administration, Approbation of such Testament being had, and made in the said Court: Then this Obligation to be void, and of none Fifted, or elle to remain in full Force and Virtue. Seaton Mumphies Sealed and Delivered in the Prefence of The Court Gabriel Jones - Edeals At a bourt held for Middlesey boundy, at the bourt house in Whaven on moreany the 23th day of Soplimon 816 This Bond was acknowledged by the Subscribes there's, and ordered to be recorded Selo De Gorby Ch ) Loudy Recorded Fito Co Costy 6 M. 6

hus lees

| 290   |
|---|
| KNOW all Men, by these Presents, that we Thomas Kidd and William No Kidd  |
|   |
| are beld and firmly bound to James Rofs, Henry Hefferman, Willeam George, and   |
| Robert B Daniel   |
|   |
| Cont. Marking Side Consession Co.   |
| Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of Five here deed 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 252 Day of December                                      |
| Cumo Bom: to the Kenn of war Local States Hundred and five and in the   |
| 30 the Year of the Reign of our Supereign Lord Goorge New Commonwealth  |
|   |
| UE Carling Fall Off   |
| HE Condition of the Obligation is fuch, that if the above board Thomas Hidd   |
| Credite of Manuel Sind I son of 1100 04 1   |
| Credits, of Henry Redd (son of Win: Managheceased, do make, or cause to be made, a true and persect   |
| Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall come to the                                 |
| Hands, Possession, or Knowledge, of him the said Thomas exided  |
| or into the Hands or Poffer.  |
| of any other Person or Persons for him and the same so made do exhibit, or cause to be exhibited,   |
| into the County Court of Middlesex, at such Time as he shall be thereunto required by the said Court; and the same                                    |
| Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the Time of                                    |
| Death, which at any Time after shall come to the Hands or Possession of the faid  |
| 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 Ashings 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 Administrators Account, the same being first examined and allowed by the                                       |
| Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said.                                 |
| Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it                                    |
| shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors                                  |
| therein named do exhibit the fame into the faid Court, making Request to have it allowed and approved accordingly,                                    |
| if the faid Thomas Kidd being thereunto required, do render and deliver up  |
| his Letters of Administration. Approbation of such Testament being had and made in the Gid Court. There   |
| this Obligation to be void, and of none Effect, on elector remain in full Force and Virtue.   |
|   |
| Sealed and Delivered \ Tho Sicilar Enally   |
| in the Presence of  |
| The bourt Win A Rived Geals   |
| a balloul misse be a little of the little of  |
| 11 1220 NO X 1805   |
| Monday the 23: day of December 1805 - This Bond was acknowledged by the Subscribes thereto, and   |
| dered to be recorded en State to be to  |
| dered to be recorded en Teste O. Corby of   |
| Truly Runded Tuto O. Costy 6.M.C  |
| Truly Runded Jule O. Costy 6.M.C  |

K NOW all Men, by these Presents, that we Elizabeth Mincer, Thomas Sliffs and Will com Stiffs ore beld and firmly bound to Thomas Stealy, William Segan, Thomas Messe and Elliott Muse Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of theen handered 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 Tebrucing Anno. Dom: in the Year of our Lord One Thousand Som Hundred and Styp 30 - Year of the Reign of our Sovereign Lord George she Lommon wealth HE Condition of the Obligation is such, that if the above bound Clizabeth Meneer Admin istration of all the Goods, Chattels, and In the law of the reserve rembile on Credits, of John Mercer deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall come to the Hands, Poffession, or Knowledge, of her \_ the faid Elizabeth Mucce or into the Hands or Possession 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 she shall be theremato required by the said Court; and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the Time of Death, which at any Time after shall come to the Hands or Possession of the faid or into the Hands or Possession of any other Person or Persons, foradminister according to Law; and farther, do make a just and true Account of 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 Administratives Account, the same being first examined and allowed by the huster Indias of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the fame into the faid Court, making Request to have it allowed and approved accordingly, if the faid Elizabeth Muce being theremeto required, do render and deliver up. her \_ Letters of Administration, Approbation of such Testament being had, and made in the said Court: Then this Obligation to be void, and of none Effect, or else to remain in full Force and Virtu Elizabeth & Mucu Scaled and Delivered in the Presence of Tom , Stiff France The bout at a bout held for middlesex bounty, at the bourt house in the barna on Monday the 24th deep of February 1806 -This Boud was a chinow lidged by the Subscribes thereto, as ordered to be recorded e Teste O Corby Co Truly Recorded Jul O. Costy Conto K NOW all Men, by ibefe Prefents, that we John Googe, William Segar and James are beld and firmly bound water Thomas Healy, Thomas Muse, Thomas Healy just and Elliott Muse

Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of Theree thousand deland to the Payment whereof, well and truly to be made to the said Justices and their Successors, we bind ourselves, and each of us, our and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this Day of Sealed and in the truly to be made

Authority and severally, firmly by these Presents. Sealed with our Seals, this Day of Sealed and in the Sear of our Lord One Thousand Severeign Lord George the our found deland.

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

Admin steads of all the Goods, Chattels, and Credits, of John Worth um deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the said Deceased, which have or shall come to the Hands, Possession, or Knowledge, of him \_\_\_\_\_ the said Sohn George

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 sinch Time as he shall be there are required by the said Court; and the same shoots, challes, and credites, which shall be found remaining upon the said Administrators. Account, the same being first examined and allowed by the said court, for the Time being, shall deliver and pay unto such Person or Persons respectively as the said sufficiency 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 of the credites are called and an approved accordingly, therein named do exhibit the same into the said Court, making Request, to have it allowed and approved accordingly,

if the faid bywrge de, in such ecuse bacing being thereento required, de 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 some Effect, or the to remain in full Force and Virtue.

Sealed and Delivered
in the Presence of

Sohn George Gads

at a bout held for middles up bounty, at the bout holis in hickanna on monday the 23 day of June 1816

This Bond was achinorolis ged by the Subscribers thereto and ordered to be recorded -

Truly Recorded Finte Or borby lo m. 6

K NOW all Men, by these Presents, that we ann Inchson, James Sackson are beld and firmly bound write Thomas Healy, Thomas Muso, Elliott purse and Willeam Wake Gent. Juffices of the Court of Middlefex County, now fitting, in the Sum of Sen thous 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 28th Year of our Lord One Thousand Seren Hundred and Jeso Suly anno Worn Year of the Reign of our Sovereign Lord Googs HE Condition of this Obligation is fuch, that if the above bound vaid auna Jackson -Admines traticio of all the Goods, Chattels, and deceased, do make, or couse to be made, a true and perfect Credits, of Vonn Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall come to the the faid ann lackson Hands, Possession, or Knowledge, of her or into the Hands or Possession 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 Middlefex, at fuch Time as She shall be theremento 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 and such goods, another, and Credes administer according to Law; and farther, do make a just and true Account of Acr Actings and Doings therein, when thereto required by the faid Court, and all the reft and Reficine of the faid Goods, Chattels, and Credits, which shall be found remaining upon the said Admin is traling Account, the same being first examined and allowed by the Justices of the Court for the Time being, shall deliver and pay unto such Persons respectively as the find Juliaes, by their Order or Juligement, shall direct, purplant to the Laws in that Case made and provided; and if it shill hereafter appear that any last Will and Testament was made by the said Deceased, and the Boxester or Executors in Court and the executor obtain a certificale of the probat thereof therein named do exhibit chesame into the fadd Cours, making Request in have hallowed and approved accordingly, If the faid an Jacks on do in such ase being thereinto required, de render and deliver up her Letters of Administration, Approbation of fuch Testament being had, and made in the Gill Court: Then this Obligation to be void, and of none Effect, or else to remain in full Force and Virtue. ann X Jacks on Geals Sealed and Delivered in the Presence of James Jackson Eu The bourt Storge Day is Frat at a bout held for mid lesus bounty at the & David Garland Tus bout hours in the banna on monday the 28 day of July 1806. This Bond was acknow - & Robert Barrick & lide is by the subscribers thereto and recesed 3 Milliam Ailo Eng July O. Conty () to be necorded \_. Truly Recorded Find D. Corby b.th.l.

NOW all Men, by these Presents, that we Lucis George, John Quarles, Thomas Healy & James A. J. Soimer are beld and firmly bound let James Rop, Henry Heffinan, Thomas Muse and Thomas Healy just -Gent. Justices of the Court of Middlefex County, now sitting, in the Sum of Que Thous 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 22. Softens ares Alorn in the Year of our Lord One Thousand Sail Hundred and dep -Year of the Reign of our Soverign Lord George the from deden HE Condition of this Obligation is fuch, that if the bove bound Sewes George Admin istrator of all the Goods, Chattels, and Credits, of Will cum George - 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 Lewis Good ge or into the Hands or Possession of any other Person or Persons for him and the fame fo made do exhibit, or cause to be exhibited, into the County Court of Middlefex, at fuch Time as he shall be thereunto required by the said Court; and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deccafed, at the Time of Death, which at any Time after shall come to the Hands or Possession of the faidor into the Hands or Possession of any other Person or Persons, for 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 is thater 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 as are intiled to the same by law 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 En court and the executor obtain a continued of the probability therein named do exhibit the same into the said Court, making Request to have it allowed and a the faid Swis George do in such case, being thereunto required, de render and deliver up his Letters of Administration, Approbation of fuch Testament being had, and made in the faid Court: Then this Obligation to be void, and of none Effect, or elfe to remain in full Force and Virtue. John Quarter Fine Sealed and Delivered in the Presence of Thomas Hicky Jas A. J Louine Ut a bout held for Middlesex County, at the bound house in Unbanna on monday, The 22" day of September 1806. This Bond to as acknowledged by the Subscriber thereto, and Tito O Costy Co nduid to be recorded

Toda Rundid tiste O: Corbe le Mil

NOW all Men, by these Presents, that we Will iam Segar and George Ball are beld and firmly bound to James Rop, Henry Afferman, Thomas Mieso and William Wake Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of Ond hundred 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 22" Septem ! anno: Morn: horten Franco of our Local One Thousand Soplen Hundred and Ligo 31: Year of the Rojon of war Secureign Land Gronge No Commonwealth HE Condition of this Obligation is fuch, that if the above bound William Segar admin istrator of all the Goods, Chattels, and Credits, of hancy Siger his late wife who was hancy 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 Vegous or into the Hands or Possession of any other Person or Persons for and the same so made do exhibit, or cause to be exhibited, into the County Court of Middlefex, at fuch Time as he shall be thereman required by the said Court; and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, Death, which at any Time after shall come to the Hands or Possession of the faid or into the Hands or Possession of any other Person or Persons, for aw, and farther, do make a just and true Account of when thereto required by the faid Court, and all the reit and Reficure of the faid Goods, Chattells, and Credi shall be found remaining upon the faid Admin chaters. Account, the fame being first examined and allowed by the Julies 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 shill 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 Vegan 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. Wingegan Geals Sealed and Delivered in the Presence of at a bout held for middles up boundy, at the Courte house in Unbanna on Monday the 22th day of Siplember 1806. This Bond was acknowledged by the subscribers therete and O. Corby Of ordered to be recorded . Truly Hicordo Teste O Cosby 6 M.6

NOW all Men, by thefe Prefents, that we Laniel Mach and thou, Duncies Macha John Chowning and Edw: Black unors are beld and firmly bound weste Thomas Healy, Thomas muso, Elliote muse and William Wake Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of Tene 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 Day of Caleba Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this 27 in the Year of we Bord One Thousand Segon Hundred and Viso and in the 3/ Trear of who Reight four Sovereigh Lord George the lot our found allow HE Condition of this Obligation is fuch, that if the above bound Said Maniel Machanephlon Credits, of James Machanghlin 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 them the said blanciel & Ducon In achang Won 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 Middlefex, at fuch Time as they shall be thereunto required by the faid Court; and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits, of the faid Deceafed, at the Time of Death, which at any Time after shall come to the Hands or Possession of the faid 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 faid Court, and all the rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Admin Abation 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 Macnaughtons being thereunto required, do render and deliver up Thur Letters of Administration, Approbation of such Testament being had, and made in the faid Court: Then this Obligation to be void, and of none Effect, or elfe to remain in full Force and Virtue. Dan! Mhaughton Geal Sealed and Delivered Du Macmanghton . Early in the Presence of John Chowning Lead Edw Blackemore Fing At a bout held for Middlesep County, at the Court house in Midastrice on Monday the 27th day of October 1806 - This Bond was acknow. ledged by the Subscribers there to, and ordered to be recorded Finto O. Corby & Truly Ruorded Fito O. Corby 6 M. 6

nd

ch.

KNOW all Men, by these Presents, that we Paulin et Blackburn and Stage Davis are beld and sirmly bound to Thomas Healy, Henry Hessernan Elevet muse and Change Chile Blakey.

Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of Thomand dollars to the Payment whereof, well and truly to be made to the said Justices and their Successors, we bind ourselves, and each of us, our and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, Wis a Lot the 23 - Day of in the Year of our Lord One Thousand Hundred and Y are in the Year of Season Seas

HE Condition of this Obligation is first, that if the above board Said Pacelin A Blackburn asm? with the well annexed \_\_\_\_\_\_\_ Admin of all the Goods, Chattels, and Credits, of Thomas & Churchhill \_\_\_\_\_\_ deceased, do make, a true and perfect Inventory of all and singular the Goods, Chattels, and Credits, of the said Deceased, which have or shall come to the Hands, Possession, or Knowledge, of the Said Paulin a Blackburn the Said

or into the Hands or Poffession of any other Person or Persons for him and the same so made do exhibit, are quite so beautisticed, 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 sobrother Goods, Chattels, and Credits, and Credits, and all sobrother Goods, Chattels, and Credits, and all sobrother Goods, and chattels, and chattels

do well and truly administer according to Law; and finite, to 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 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

K NOW all Men, by shele Presents, that we Sames Healy her William Robinson K and Dawson Hudgins are beld and firmly bound to Thomas Healy William Logar Honry Heffer naw Thomas Healy In Thomas Montague and Churchhill Blakey.

Gent. Justices of the Court of Middlesex County, now sitting, 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, sirmly by these Presents. Sealed with our Seals, this 22 Day of
Since in the Year of our Lord One Thousand Single Hundred and Leven and in the

HE Condition of this Obligation is fuch, that if the above bound farnes Healy for Admin istrator of all the Goods, Chattels, and Credits, of George Atkinson deceased, do make, or cause to be made, a true and perfect Inventory of all and singular the Goods, Chattels, and Credits, of the said Deceased, which have or shall come to the Hands, Possession, or Knowledge, of him the said James Healy Ir

or into the Hands or Possession of any other Person or Persons for him and the same so made do exhibit, or cause to be exhibited, into the County Court of Middlesex, at such Time as he shall be thereunto required by the said Court; and the same Goods, Chattels, and Credits, and all other the Goods. Chattels, and Credits, and Cre

do well and truly administer according to Law; and farther, do make a just and true Account of Mis 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 and 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 Same Healy being thereunto required, do render and deliver up Chus 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 Profence of I armed beauty & Ereal of Market beauty & Ereal of Market beauty & Ereal of our the Countries in Medaurua on mondayable Darvion Hugung Beauty Ohrs brue was this gas in open Court achieveles group the obliques to be then act and ordered to the necessed the Norman Amusi Court of the Monian Amusi Court of the Court of

lurn id

ie On

d,

ly n, ch he

it rs

n

K NOW all Men, by shele Presents, that we Pinjamin Kininghain, laures

Healy and David Coney

are beld and firmly bound to Thomas be easy, Thomas Healy it Elliots muse

and Churchito Blakey

Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of hors choresand to the Payment whereof, well and truly to be made to the said Justices and their Successfours, 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 22md Day of in the Year of our Lord One Thousand Said Hundred and Severi and in the Pear of the Reign of the Secretary Council Land Scotter of Council Cou

HE Condition of this Obligation is such, that if the above bound of evigancian Reningham Admin of of all the Goods, Chattels, and Credits, of Shu Wortham 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 Sum the said Dengamma Reningham

or into the Hands or Poffession of any other Person or Persons for and the same so made do exhibit, or cause to be exhibited, into the County Court of Middlesex, at such Time as a shall be thereunto required by the said Court; and the same Goods, Chattels, and Credits, and Cred

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 and 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 that the same being state of 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 manded do exhibit the same into the said Court, making sequelt to have it allowed and approved accordingly, if should and so a successful said Court, making sequelt to have it allowed and approved accordingly, if should and so a successful said Court, making sequelt to have it allowed and approved accordingly, if should are so a successful said Court, making sequelt to have it allowed and approved accordingly, if should are so a successful said court, making sequelt to have it allowed and approved accordingly, it should be successful said to the said Court. Then this Obligation to be void, and of none Effect, or else to remain in full Force and Virtue.

in the Presence of

Benja Seiningham Caro

herne in wel arma in morning the 22nd day of herres David Corner see 1804 This bend was this case in open court a charmleged by the Othgois to be

Vito Thomas musi cinf

300 NOW all Men, by these Presents, that we Martha Jackson and Leonard Jackson are beld and firmly bound to Thomas Healy, Thomas Healy for William wake and Churchhill Blakey 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 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 2712 in the Year of our Lord One Thousand Seven Hundred and Seven and in the Year of the Reign of our Sovereign Lord Goods the form on we all of Vorgen HE Condition of this Obligation is fuch, that if the above bound Martha Jackson Admin Alrahox of all the Goods, Chattels, and Credits, of William Jaikson deceased, do make, or cause to be made, a true and perfect Inventory of all and fingular the Goods, Chattels, and Credits, of the faid Deceafed, which have or shall come to the Hands, Poffession, or Knowledge, of her the faid martha faction or into the Hands or Possession 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 the shall be thereunto required by the said Court; and with and area Account of fee Affings and Doings the in,

and all the rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Admin strater Account, the same being first examined and allowed by the Juffices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively as the said Justices, by their Order or Judgment, shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereafter appear that any last Will and Testament was made by the said Deceased, and the Executor or Executors therein named do exhibit the lame 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 Teltament 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 Martha Jackson Gral Sent Sachon Geal

the fourt-Ara count hele for miso leses county at the conthace in subama on mondagehe 22 no day of time 1807. This both was this day in open court arknowled and hy the office Is bo their act and alexa and by the court admitted to record

Jeste The muse