are held and firmly bound unto Richard on Sugar Robert Polatry Ill Continuent and Should Steely Most ward -

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of One Thomsand

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, this 25th day of August Anno Dom. one thousand eight hundred and twenty. One and in the 46th Year of the Commonwealth.

THE COMDITION OF THIS OBLIGATION IS, That if the said Dan & Read

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Administrator of all the Goods, Chattels and Credits of Many Backelor 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 the said Dant & Read of him or in the hands or possession of any other person or persons, for him and the same so made, do exhibit into the said County Court, when shall be thereto required by the said Court, and such Goods, Chattels and Credits, do well and truly administer according to law; and further do make a just and true account of his doings therein, when thereto required by the said Court:-And all the rest of the said Goods, Chattels and Credits which shall be found remaining upon account of the said Administrat , the same being first examined and allowed by the Justices of the said Court, for the time being, shall deliver and pay unto such persons respectively as are entitled to the same by law; and if it shall hereafter appear that any last Will and Testament was made by the deceased, and the same be proved in Court, and the Executor obtain a Certificate of the Probate thereof, and the said Sant & Readdo in such case, being required, render and deliver up his Letters of Administration; then this Obligation to be void, else to remain in full force.

Sealed and delivered in the presence of

Seale Saniel & Road - SEAL.

Seale Seale Seale for medalasea laminy former of fachorisms SEAL.

At the locart house in Usbanna or - SEAL.

Their Bond was in Open land achievely seal SEAL.

Seale of the Obligation to be Their achievely sealed blh

Thomas G. Broughton, Printer, Norfolk, Va. Ordered to be recorded Secte by Seale, beth

### Thow all Men by these presents, That we were Jacken Sant & Read Thomas Briles & John Briller

are held and firmly bound unto Richard In Sugar Robert Blakey Healy Mendy word

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of Eight humand

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, this 27 day of Anno Dom. one thousand eight hundred and twenty-one and in the Year of the Commonwealth.

#### THE CONDITION OF THIS OBLIGATION IS, That if the said Seren all lachene

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Administrator of all the Goods, Chattels and Credits of June Jackson 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 him the said deceased, which have or shall come to the hands, possession or knowledge of him the said deceased, which have or shall come to the hands, possession or knowledge or in the hands or possession of any other person or persons, for him and the same so made, do exhibit into the said County Court, when had shall be theresto required by the said Court, and such Goods, Chattels and Credits, do well and truly administer according to law; and further do make a just and true account of he said Goods, Chattels and Credits which shall be found remaining upon account of the said Goods, Chattels and Credits which shall be found remaining upon account of the said Administrator, the same being first examined and allowed by the Justices of the said Court, for the time being, shall deliver and pay unto such persons respectively as are entitled to the same by law; and if it shall hereafter appear that any last Will and Testament was made by the deceased,

and the same be proved in Court, and the Executor obtain a Certificate of the Probate thereof, and the said descent do in such case, being required, render and deliver up his Letters of Administration; then this Obligation to be void, else to remain in full force.

Sealed and delivered in the presence of

The presence of

SEAL.

SEAL.

The board bower in Moderne on monday Daniel & Road SEAL.

The 27 day of August 1821

The Bond was in Open bourd achoon Scham Miller SEAL.

Check Bond was in Open bourd achoon Scham Miller SEAL.

SEAL.

Thomas G. Broughton, Printer, Norfolk, Va.

### Thow all pren by these presents, That we housed Jackson Sant & Read Thomas miles and Show meller-

are held and firmly bound unto Rechard on Segar Pohet Blokey Menly

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of Jour Thousand Lollars,

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, this 27 day of Anno Dom. one thousand eight hundred and twenty- our and in the 46/22 Year of the Commonwealth.

THE CONDITION OF THIS OBLIGATION IS, That if the said Sen: Sachsne

Administrator of all the Goods, Chattels and Credits of his Jackson Simulanistonety Suna Lockson 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 the said Serumah Jackson hun or in the hands or possession of any other person or persons, for and the same so made, do exhibit into the said County Court, when to required by the said Court, and such Goods, Chattels and Credits, do well and truly administer according to law; and further do make a just and true account of his doings therein, when thereto required by the said Court:-And all the rest of the said Goods, Chattels and Credits which shall be found remaining upon account of the said Administrat. the same being first examined and allowed by the Justices of the said Court, for the time being, shall deliver and pay unto such persons respectively as are entitled to the same by law; and if it shall hereafter appear that any last Will and Testament was made by the deceased, and the same be proved in Court, and the Executor obtain a Certificate of the Probate thereof, do in such case, being required, and the said seremah vachism render and deliver up his Letters of Administration; then this Obligation to be void, else to remain in full force.

Sealed and delivered in the presence of

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lour house in Assaura on monday The Dance G. Peads SEAL.

27 day of August 1821 This Bond was in

open count achnowledged by the obligon That Miles SEAL.

be their act and deed and ordened to Schaue Miller, SEAL.

Thomas G. Broughton, Printer, Norfolk, Va-

They Recorded bes Heary lo. Mil

Swin Sward, Pulem on Woodward Rechard Colon book Sewis 18. Mordague of Samuel Wears from bound unto Newley Mend war fames Chows in Matter Charley FR. In Signer.

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of Eight Mouse Steelars

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, this 24 day of April Anno Dom. one thousand eight hundred and twenty.

Year of the Commonwealth.

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THE CONDITION OF THIS OBLIGATION IS, That if the said Lewis Seward

Administrator of all the Goods, Chattels and Credits of Achieved Micesaed, 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 Acres Terrary or in the hands or possession of any other person or persons, for and the same so made, do exhibit into the said County Court, when shall be theresto required by the said Court, and such Goods, Chattels and Credits, do well and truly administer according to law; and further do make a just and true account of actings and doings therein, when thereto required by the said Court:—And all the rest of the said Goods, Chattels and Credits which shall be found remaining upon account of the said Administrator, the same being first examined and allowed by the Justices of the said Court, for the time being, shall deliver and pay unto such persons respectively as are entitled to the same by law; and if it shall hereafter appear that any last Will and Testament was made by the deceased,

and the same be proved in Court, and the Executor obtain a Certificate of the Probate thereof, and the said Lewis General do in such case, being required, render and deliver up his Letters of Administration; then this Obligation to be void, else to remain in full force.

Sealed and delivered in the presence of

the presence of

the presence of

the court heere for much laser County at Seal.

The Court house we before an more Present blay brook

SEAL.

The 24 hay of Court acknowledge Philum Woodward

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Corded Other State San Hear, left dewir 10 Mondayae SEAL.

Smily Recorded Sanual Again Seal.

Thomas G. Broughton, Printer, Norfolk, Va. Elete

Ver. Ofeal, C. M. C.

# Thow all Men by these presents, That we are held and firmly bound unto Pelant On the X

are held and firmly bound unto Richard on Segar, Lash de Critter our

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of Four Thousand Access

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, this 25 day of Anno Dom. one thousand eight hundred and twenty- too and in the 47 Year of the Commonwealth.

THE CONDITION OF THIS OBLIGHTION IS, That if the said Offer Tolohy

Administrat or of all the Goods, Chattels and Credits of Mauhow major 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 luin the said Robert Blakey or in the hands or possession of any other person or persons, for him and the same so made, do exhibit into the said County Court, when he to required by the said Court, and such Goods, Chattels and Credits, do well and truly administer according to law; and further do make a just and true account of doings therein, when thereto required by the said Court:—And all the rest of the said Goods, Chattels and Credits which shall be found remaining upon account of the said Administrator. the same being first examined and allowed by the Justices of the said Court, for the time being, shall deliver and pay unto such persons respectively as are entitled to the same by law: and if it shall hereafter appear that any last Will and Testament was made by the deceased, and the same be proved in Court, and the Executor obtain a Certificate of the Probate thereof, and the said Robert Blaken do in such case, being required, render and deliver up his Letters of Administration; then this Obligation to be void, else to remain in full force.

Sealed and delivered in the presence of

the presence of

At a bourt held for middlesex brown at
The level house in Udanna on Moreowy Ins. Charactery BEAL.

The 25. day of Noumber 1822. This Bond was in open bourt SEAL.

Wechnowledges by the obligon tondend to be monded

The Broughton, Printer, Norfolk, Va.

Thomas G. Broughton, Printer, Norfolk, Va.

#### Buow all Men by these Presents, That we Anchony Harmo and Thomas Miles

are held and firmly bound unto I le Contenden Philamon ble as ward he Chowning for and James A. Steples

Gentlemen, 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 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 27 day of Sweeter -- Anno Dom, one thousand eight hundred and twenty- our and in the Year of the Commonwealth.

### THE CONDITION OF THIS OBLIGATION IS, That if the said Authory

Hamos Administrator of all the Goods, Chattels and Credits of Judick Miles 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 line the said Suthony Hamo or in the hands or possession of any other person or persons, for him and the same so made, do exhibit into the said County Court, when he shall be thereto required by the said Court, and such Goods, Chattels and Credits, do well and truly administer according to law; and further do make a just and true account of his actings and doings therein, when thereto required by the said Court:-And all the rest of the said Goods, Chattels and Credits which shall be found remaining upon account of the said Administrat

ing, shall deliver and pay unto such persons respectively as are entitled to the same by law; and if it shall hereafter appear that any last Will and Testament was made by the deceased, and the same be proved in Court, and the Executor obtain a Certificate of the Probate thereof, and the said eluchoury Harris do in such case, being required, render and deliver up his Letters of Administration; then this Obligation to be void, else to

the same being first examined and allowed by the Justices of the said Court, for the time be-

Sealed and delivered in ? the presence of

remain in full force.

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Thomas G. Broughton, Printer, Norfolk, Va

The Body + Mesecam Chephero presents, That we are held and firmly bound unto Ro. Blakey former Chroning Philamone Means Harter Curhins

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of Two hunand

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, this 25 day of Telegraphy Anno Dom. one thousand eight hundred and twenty- two and in the Year of the Commonwealth.

THE CONDITION OF THIS OBLIGATION IS, That if the said Robert Stoney

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Administrator of all the Goods, Chattels and Credits of Solomon Song 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 the said Wobert Healy or in the hands or possession of any other person or persons, for him and the same so made, do exhibit into the said County Court, when he shall be thereto required by the said Court, and such Goods, Chattels and Credits, do well and truly administer according to law; and further do make a just and true account of actings and doings therein, when thereto required by the said Court:-And all the rest of the said Goods, Chattels and Credits which shall be found remaining upon account of the said Administrat the same being first examined and allowed by the Justices of the said Court, for the time being, shall deliver and pay unto such persons respectively as are entitled to the same by law; and if it shall hereafter appear that any last Will and Testament was made by the deceased, and the same be proved in Court, and the Executor obtain a Certificate of the Probate thereof, and the said No: Bouly do in such case, being required, render and deliver up his Letters of Administration; then this Obligation to be void, else to remain in full force.

Sealed and delivered in the presence of

At a bourt heed for middlesen lossely

At the losar house in Manuar on morning

The St. day of Abriany 1822 This Bond was in Open bourt achieve SEAL.

Leaged by the bollyon to be their act and doese and ordered to be

Microard Thomas G. Broughton, Printer, Norfolk, Va.

Thomas G. Broughton, Printer, Norfolk, Va.

Know all Men by these Presents, That we Mucan Chipheno Blobert Head are held and firmly bound unto Bo: Blakey Bul unon lead ward the len levos ward & James Chowning

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of Five lumdred

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, this 25 day of February Anno Dom. one thousand eight hundred and twenty- two and in the Year of the Commonwealth.

THE CONDITION OF THIS OBLIGATION IS, That if the said Whipherd-

Administrat or of all the Goods, Chattels and Credits of Brang Boutour

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 the said Melenn Shephurd. of line or in the hands or possession of any other person or persons, for and the same so made, do exhibit into the said County Court, when to required by the said Court, and such Goods, Chattels and Credits, do well and truly admimister according to law; and further do make a just and true account of his doings therein, when thereto required by the said Court:—And all the rest of the said Goods, Chattels and Credits which shall be found remaining upon account of the said Administrator. the same being first examined and allowed by the Justices of the said Court, for the time being, shall deliver and pay unto such persons respectively as are entitled to the same by law; and if it shall hereafter appear that any last Will and Testament was made by the deceased, and the same be proved in Court, and the Executor obtain a Certificate of the Probate thereof, and the said Meecane Chephard \_\_\_\_\_ do in such case, being required, render and deliver up his Letters of Administration; then this Obligation to be void, else to remain in full force.

Sealed and delivered in } the presence of

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ist a lout held for medaless land at the Mothepherd SEAL. Court Louis in a Channa on monday the 25 & Flot & Bealy SEAL. day of February 1800 This Bond was in Open loast acknow SEAL. ledged by the obligors to be their at and deed and ordered to Jete Seo: Hoaly beth SEAL. be accorded

Thomas G. Broughton, Printer, Norfolk, Va.

Truly Recorded Costs Chealy 6. m. C

## Thow all sten by these presents, That we Robert Burnel tole Va lactain

are held and firmly bound unto Color Blakey, James Pholomon Monding

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of Five landered 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, this of the day of Flowery Anno Dom. one thousand eight hundred and twenty- to and in the 46th Year of the Commonwealth.

#### THE CONDITION OF THIS OBLIGATION IS, That if the said Robot Bounds

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Administrator of all the Goods, Chattels and Credits of Smuch Bennett 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 the said Asbort Charich of him or in the hands or possession of any other person or persons, for and the same so made, do exhibit into the said County Court, when he to required by the said Court, and such Goods, Chattels and Credits, do well and truly administer according to law; and further do make a just and true account of his doings therein, when thereto required by the said Court:-And all the rest of the said Goods, Chattels and Credits which shall be found remaining upon account of the said Administrat or, the same being first examined and allowed by the Justices of the said Court, for the time being, shall deliver and pay unto such persons respectively as are entitled to the same by law; and if it shall hereafter appear that any last Will and Testament was made by the deceased, and the same be proved in Court, and the Executor obtain a Certificate of the Probate thereof, and the said Nobest Barnich do in such case, being required, render and deliver up his Letters of Administration; then this Obligation to be void, else to remain in full force.

Sealed and delivered in the presence of

At a bourt house for Medalosse County at Sebert Bornet SEAL.

The lower house on Arbana on Browny Jahn B hadand SEAL.

The 25 any of To brucary 1892)

The Obligon to be their act and Dord and ordered to be SEAL.

Meorded:

Thomas G. Broughton, Printer, Norfolk, Va.

Thomas G. Broughton, Printer, Norfolk, Va.

Thomas G. Broughton, Printer, Norfolk, Va.

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# The All There by these presents, That we Sold Show See See I Save I folm & Berry Head wood booter Curhins thewis 18 Montague

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of Southern handered

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, this Dometal day of Anno Dom. one thousand eight hundred and twenty- two and in the Hear of the Commonwealth.

THE CONDITION OF THIS OBLIGATION IS, That if the said Robert Read

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19 1 to 10 Administrator of all the Goods, Chattels and Credits of Staney Read 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 him the said Robert Read or in the hands or possession of any other person or persons, for him and the same so made, do exhibit into the said County Court, when he shall be there-

and the same so made, do exhibit into the said County Court, when shall be thereto required by the said Court, and such Goods, Chattels and Credits, do well and truly administer according to law; and further do make a just and true account of here actings and
doings therein, when thereto required by the said Court:—And all the rest of the said Goods,
Chattels and Credits which shall be found remaining upon account of the said Administrate,
the same being first examined and allowed by the Justices of the said Court, for the time being, shall deliver and pay unto such persons respectively as are entitled to the same by law;
and if it shall hereafter appear that any last Will and Testament was made by the deceased,
and the same be proved in Court, and the Executor obtain a Certificate of the Probate thereof,
and the said Robert Row of Administration; then this Obligation to be void else to

render and deliver up his Letters of Administration; then this Obligation to be void, else to remain in full force.

Sealed and delivered in the presence of State for medelessed beneaty at The board Food SEAL. State on the 35 day of March 1822 Ser. of Care SEAL.

This Bond was in Open bound acknowledged for D. Berry SEAL.

by the Obligors to be their act and deed and Sordered to be recorded obste Geo. Staly bell SEAL.

Thomas G. Broughton, Printer, Norfelle, Fa.

Thomas G. Broughton, Printer, Norfelle, Fa.

Brow all Men by these presents, That we Robel Read Son & Ones of John D. Warry

are held and firmly bound unto Robert Blakey Strolly lessed ward leaster Pushing bleves B. moutague

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of Sixteen Sumand

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, this Sold day of Anno Dom. one thousand eight hundred and twenty- two and in the Year of the Commonwealth.

THE CONDITION OF THIS OBLIGATION IS, That if the said Robert Read

Administrator of all the Goods, Chattels and Credits of Society Read 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 his the said Robert Read

and the same so made, do exhibit into the said County Court, when he shall be thereto required by the said Court, and such Goods, Chattels and Credits, do well and truly administer according to law; and further do make a just and true account of he actings and
doings therein, when thereto required by the said Court:—And all the rest of the said Goods,
Chattels and Credits which shall be found remaining upon account of the said Administrat

the same being first examined and allowed by the Justices of the said Court, for the time being, shall deliver and pay unto-such persons respectively as are entitled to the same by law;
and if it shall hereafter appear that any last Will and Testament was made by the deceased,
and the same be proved in Court, and the Executor obtain a Certificate of the Probate thereof,
and the said Administration do in such case, being required,

render and deliver up his Letters of Administration; then this Obligation to be void, else to remain in full force.

Sealed and delivered in the presence of

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State Seal SEAL.

#### Know all Men by these Presents, That we The Dellard Hos Dellard are held and firmly bound unto Richard In Sugar Robert Blakey boster Pushins & Lewis B. montague -

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of Fefteen lundred 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, this 25 day of march Anno -Dom. one thousand eight hundred and twenty- Two and in the 46 Year of the Commonwealth.

THE CONDITION OF THIS OBLIGATION IS, That if the said John Bellard

Administrator of all the Goods, Chattels and Credits of Milliam (Colland 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 the said Colone Diceand of him or in the hands or possession of any other person or persons, for hime and the same so made, do exhibit into the said County Court, when he to required by the said Court, and such Goods, Chattels and Credits, do well and truly administer according to law; and further do make a just and true account of less doings therein, when thereto required by the said Court:-And all the rest of the said Goods, Chattels and Credits which shall be found remaining upon account of the said Administrator, the same being first examined and allowed by the Justices of the said Court, for the time being, shall deliver and pay unto such persons respectively as are entitled to the same by law; and if it shall hereafter appear that any last Will and Testament was made by the deceased, and the same be proved in Court, and the Executor obtain a Certificate of the Probate thereof, and the said John Dellard do in such case, being required, render and deliver up his Letters of Administration; then this Obligation to be void, else to remain in full force.

Sealed and delivered in ] the presence of

> John M (Dillard George Dillard SEAL.

SEAL.

# thow all Men by these presents, That we buttone burief & house backone are held and firmly bound unto fames I trape there y leader and firmly bound unto fames I trape there we have for the say of shires to montage

THE CONDITION OF THIS OBLIGATION IS, That if the said backerine

Countiff Administrat no of all the Goods, Chattels and Credits of Milliam Cumiff 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 the said lowtharine land off of her or in the hands or possession of any other person or persons, for her and the same so made, do exhibit into the said County Court, when shall be thereto required by the said Court, and such Goods, Chattels and Credits, do well and truly administer according to law; and further do make a just and true account of here actings and doings therein, when thereto required by the said Court:—And all the rest of the said Goods, Chattels and Credits which shall be found remaining upon account of the said Administrat ...., the same being first examined and allowed by the Justices of the said Court, for the time being, shall deliver and pay unto such persons respectively as are entitled to the same by law; and if it shall hereafter appear that any last Will and Testament was made by the deceased, and the same be proved in Court, and the Executor obtain a Certificate of the Probate thereof, and the said Coucharine Count off - do in such case, being required. render and deliver up his Letters of Administration; then this Obligation to be void, else to remain in full force.

Sealed and delivered in the presence of

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Buow all Men by these Presents, That we Miseram me Type + Dewis to montages are held and firmly bound unto Zachariah a Continues fames R. Staples

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of Five lundred

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 22 day of af Anno Presents.—Sealed with our Seals, this Dom. one thousand eight hundred and twenty- fees and in the Year of the Commonwealth.

#### THE CONDITION OF THIS OBLIGATION IS, That if the said Marcelann

Henley lesod ward and leaster Heal

m Tyra Administrat or of all the Goods. Chattels and Credits of Mayor Jumer 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 the said Welliam In Tyre

or in the hands or possession of any other person or persons, for and the same so made, do exhibit into the said County Court, when shall be thereto required by the said Court, and such Goods, Chattels and Credits, do well and truly administer according to law; and further do make a just and true account of doings therein, when thereto required by the said Court:—And all the rest of the said Goods, Chattels and Credits which shall be found remaining upon account of the said Administrat the same being first examined and allowed by the Justices of the said Court, for the time being, shall deliver and pay unto such persons respectively as are entitled to the same by law: and if it shall hereafter appear that any last Will and Testament was made by the deceased, and the same be proved in Court, and the Executor obtain a Certificate of the Probate thereof, and the said Mellen motore do in such case, being required. render and deliver up his Letters of Administration; then this Obligation to be void, else to remain in full force.

Sealed and delivered in ? the presence of

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know all Men by these Presents, That we Robert Healy + Millianian Thephend

are held and firmly bound unto Robard Br Lagar To Blakey, James Chowning & Matter Healy

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of The one Thousand

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 29h day of may Presents.—Sealed with our Seals, this Dom. one thousand eight hundred and twenty- kee and in the Year of the Commonwealth.

THE CONDITION OF THIS OBLIGATION IS, That if the said Cobert-

Administrator of all the Goods, Chattels and Credits of Robert 3 Sprous 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 hum the said Robert Hodly or in the hands or possession of any other person or persons, for him and the same so made, do exhibit into the said County Court, when to required by the said Court, and such Goods, Chattels and Credits, do well and truly administer according to law; and further do make a just and true account of his doings therein, when thereto required by the said Court:-And all the rest of the said Goods, Chattels and Credits which shall be found remaining upon account of the said Administrat the same being first examined and allowed by the Justices of the said Court, for the time being, shall deliver and pay unto such persons respectively as are entitled to the same by law; and if it shall hereafter appear that any last Will and Testament was made by the deceased, and the same be proved in Court, and the Executor obtain a Certificate of the Probate thereof, and the said Robert Bracky do in such case, being required, render and deliver up his Letters of Administration; then this Obligation to be void, else to remain in full force.

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This administration revoked at July Court 1833.

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Thomas G. Broughton, Printer, Norfolk, Ve

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# Meseran Shepherso Phobest Chesey are held and firmly bound unto Richard In Soger Polest Blakey I We. Consense of Lower Leve

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of Fire land of Boulet of 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, this 22 day of Anno Dom. one thousand eight hundred and twenty- two and in the Year of the Commonwealth.

#### THE CONDITION OF THIS OBLIGATION IS, That if the said

week the Usice annexed Administrator, of all the Goods, Chattels and Credits of Pomotow Mech 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 lun the said of or in the hands or possession of any other person or persons, for and the same so made, do exhibit into the said County Court, when shall be thereto required by the said Court, and such Goods, Chattels and Credits, do well and truly administer according to law; and further do make a just and true account of doings therein, when thereto required by the said Court:—And all the rest of the said Goods, Chattels and Credits which shall be found remaining upon account of the said Administrat the same being first examined and allowed by the Justices of the said Court, for the time being, shall deliver and pay unto such persons respectively as are entitled to the same by law; and if it shall hereafter appear that any last Will and Testament was made by the deceased, and the same be proved in Court, and the Executor obtain a Certificate of the Probate thereof, and the said do in such case, being required, render and deliver up his Letters of Administration; then this Obligation to be void, else to remain in full force.

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are held and firmly bound unto Richard In Sugar No: Blakey Relement Meer Dward Howard Howard House

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of III — 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, this Diagram day of Leculor Anno Dom. one thousand eight hundred and twenty- In and in the Year of the Commonwealth.

THE CONDITION OF THIS OBLIGATION IS, That if the said Meetine

Shopherd. Administrator of all the Goods. Chattels and Credits of Milly Meschs 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 the said Milliam Shapherd or in the hands or possession of any other person or persons, for and the same so made, do exhibit into the said County Court, when he shall be thereto required by the said Court, and such Goods, Chattels and Credits, do well and truly administer according to law; and further do make a just and true account of doings therein, when thereto required by the said Court:-And all the rest of the said Goods, Chattels and Credits which shall be found remaining upon account of the said Administrat or, the same being first examined and allowed by the Justices of the said Court, for the time being, shall deliver and pay unto such persons respectively as are entitled to the same by law; and if it shall hereafter appear that any last Will and Testament was made by the deceased, and the same be proved in Court, and the Executor obtain a Certificate of the Probate thereof, and the said Milliann Chef herd do in such case, being required, render and deliver up his Letters of Administration; then this Obligation to be void, else to

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Thomas bues, John blowing to Thehard In Sycar Autis, That we are held and firmly bound unto Potent Blakey former A. Steples, Seine See of Sturie B. Montager

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of Three Thomas .

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, this 27 day of Anno Dom. one thousand eight hundred and twenty-Koee and in the 47 Year of the Commonwealth.

THE CONDITION OF THIS OBLIGATION IS, That if the said Thomas

Administrator of all the Goods. Chattels and Credits of Homes & montague 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 the said Thomas bones or in the hands or possession of any other person or persons, for line and the same so made, do exhibit into the said County Court, when he shall be thereto required by the said Court, and such Goods, Chattels and Credits, do well and truly administer according to law; and further do make a just and true account of his doings therein, when thereto required by the said Court:-And all the rest of the said Goods, Chattels and Credits which shall be found remaining upon account of the said Administrat the same being first examined and allowed by the Justices of the said Court, for the time being, shall deliver and pay unto such persons respectively as are entitled to the same by law: and if it shall hereafter appear that any last Will and Testament was made by the deceased, and the same be proved in Court, and the Executor obtain a Certificate of the Probate thereof, do in such case, being required, and the said Thomas H. Monlague render and deliver up his Letters of Administration; then this Obligation to be void, else to remain in full force.

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Enow all green by these presents, That we Coward Guard & Richard below brook are held and firmly bound unto Short Blakey & A Commune Marin Hairy of fames belowing

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of The Record

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, this 24 day of February Anno Dom. one thousand eight hundred and twenty- and in the 47 Year of the Commonwealth.

#### THE CONDITION OF THIS OBLIGHTION IS, That if the said Enward

Quardo Administrat or of all the Goods, Chattels and Credits of John Sunard 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 the said Esward Seward min or in the hands or possession of any other person or persons, for him and the same so made, do exhibit into the said County Court, when ho to required by the said Court, and such Goods, Chattels and Credits, do well and truly administer according to law; and further do make a just and true account of his doings therein, when thereto required by the said Court:-And all the rest of the said Goods, Chattels and Credits which shall be found remaining upon account of the said Administrator, the same being first examined and allowed by the Justices of the said Court, for the time being, shall deliver and pay unto such persons respectively as are entitled to the same by law; and if it shall hereafter appear that any last Will and Testament was made by the deceased, and the same be proved in Court, and the Executor obtain a Certificate of the Probate thereof, do in such case, being required, and the said Caware Seward render and deliver up his Letters of Administration; then this Obligation to be void, else to remain in full force.

Sealed and delivered in the presence of

Esward Seward SEAL.

# are held and firmly bound unto That Alahay Cas: U Constant Martin Change

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Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of Five housest

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, this A day of Almany Anno Dom. one thousand eight hundred and twenty-Kore and in the 47 Year of the Commonwealth.

THE CONDITION OF THIS OBLIGATION IS, That if the said Edmund Healy

Administrator of all the Goods, Chattels and Credits of Hism Hudgins 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 the said Educand Healy or in the hands or possession of any other person or persons, for hund and the same so made, do exhibit into the said County Court, when to required by the said Court, and such Goods, Chattels and Credits, do well and truly administer according to law; and further do make a just and true account of his doings therein, when thereto required by the said Court:—And all the rest of the said Goods, Chattels and Credits which shall be found remaining upon account of the said Administrat or, the same being first examined and allowed by the Justices of the said Court, for the time being, shall deliver and pay unto such persons respectively as are entitled to the same by law; and if it shall hereafter appear that any last Will and Testament was made by the deceased, and the same be proved in Court, and the Executor obtain a Certificate of the Probate thereof, and the said Comund Healy do in such case, being required,

render and deliver up his Letters of Administration; then this Obligation to be void, else to

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remain in full force.

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are held and firmly bound unto Goder Curhing Lac: W. Contienden Ch: Moodinard

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of Que hundred

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, this 24 day of February Anno Dom. one thousand eight hundred and twenty- Those and in the 47 Year of the Commonwealth.

Administrator of all the Goods. Chattels and Credits of Betty Bandy 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 hum the said Manuar Stophera

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Thomas G. Broughton, Printer, Norfolk, Va

#### Buow all Men by these Presents, That we Robert Straly Holliam Shephers

are held and firmly bound unto I W Coulender Chilemon Medward Walter Healy & Sewis B Montague -

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum Of Two Thousand ~

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, this 24 day of February Anno Dom. one thousand eight hundred and twenty- Three and in the 47" Year of the Commonwealth.

THE CONDITION OF THIS OBLIGATION IS, That if the said Robert

Healy Administrator of all the Goods, Chattels and Credits of Leo. M. Slamper 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 the said Sobert Healy of him or in the hands or possession of any other person or persons, for and the same so made, do exhibit into the said County Court, when he shall be thereto required by the said Court, and such Goods, Chattels and Credits, do well and truly administer according to law; and further do make a just and true account of his doings therein, when thereto required by the said Court:—And all the rest of the said Goods, Chattels and Credits which shall be found remaining upon account of the said Administrat the same being first examined and allowed by the Justices of the said Court, for the time being, shall deliver and pay unto such persons respectively as are entitled to the same by law; and if it shall hereafter appear that any last Will and Testament was made by the deceased, and the same be proved in Court, and the Executor obtain a Certificate of the Probate thereof, do in such case, being required, and the said Robert Stealy render and deliver up his Letters of Administration; then this Obligation to be void, else to remain in full force.

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# Benjamin Contra Edmund House the Bress Heady are held and firmly bound unto Richard Medgar, Sand M. Sugar Learner Come Heater Custines

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of Gentlemen, 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 28 day of Gentlemen, Anno Dom. one thousand eight hundred and twenty- Gentlemen, and in the 47 Year of the Commonwealth.

THE CONDITION OF THIS OBLIGATION IS, That if the said Chayamen

(Inston-Administrator of all the Goods. Chattels and Credits of Miceian Boutho 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 the said Tompamen Boston or in the hands or possession of any other person or persons, for himeand the same so made, do exhibit into the said County Court, when he to required by the said Court, and such Goods, Chattels and Credits, do well and truly administer according to law; and further do make a just and true account of his doings therein, when thereto required by the said Court:—And all the rest of the said Goods, Chattels and Credits which shall be found remaining upon account of the said Administrat the same being first examined and allowed by the Justices of the said Court, for the time being, shall deliver and pay unto such persons respectively as are entitled to the same by law; and if it shall hereafter appear that any last Will and Testament was made by the deceased, and the same be proved in Court, and the Executor obtain a Certificate of the Probate thereof. and the said Genfamen Position do in such case, being required, render and deliver up his Letters of Administration; then this Obligation to be void, else to remain in full force.

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#### Know all Men by these Presents. That we Robert Comption H. Afones & Richard A Christian are held and firmly bound unto Rechant In began Sand mee Lugre, Manner

Reane + leader Purhing

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of Three Thousand

Dollars; to the payment whereof well and truly to be made to the said Justices, and their 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 28 day of Jone Dom. one thousand eight hundred and twenty- Three and in the 47 Year of the Commonwealth.

THE CONDITION OF THIS OBLIGATION IS, That if the said Robert brough ton

Administrator of all the Goods. Chattels and Credits of Charles Conughton 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 the said Robert Goonglaton of

or in the hands or possession of any other person or persons, for him and the same so made, do exhibit into the said County Court, when shall be thereto required by the said Court, and such Goods, Chattels and Credits, do well and truly administer according to law; and further do make a just and true account of his doings therein, when thereto required by the said Court:—And all the rest of the said Goods, Chattels and Credits which shall be found remaining upon account of the said Administrat ... the same being first examined and allowed by the Justices of the said Court, for the time being, shall deliver and pay unto such persons respectively as are entitled to the same by law; and if it shall hereafter appear that any last Will and Testament was made by the deceased, and the same be proved in Court, and the Executor obtain a Certificate of the Probate thereof, and the said Robert Cornection —do in such case, being required, render and deliver up his Letters of Administration; then this Obligation to be void, else to remain in full force.

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Thom all Juen by these presents, That we Translin Blacklam I Il Common So. Rong, The Long & Afoney & The Blacklam are held and firmly bound unto Robert In Sugar Sand White Super Manner. Rosens Harter Purhins

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of Three Threeses

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, this 28 day of fire Anno Dom. one thousand eight hundred and twenty- those and in the 47 Year of the Commonwealth.

THE CONDITION OF THIS OBLIGATION IS, That if the said Franklin

Black burn do bonis non. Administrator, of all the Goods, Chattels and Credits of Caulin A Blackburn 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 the said Franklin Blackburn or in the hands or possession of any other person or persons, for him and the same so made, do exhibit into the said County Court, when he shall be thereto required by the said Court, and such Goods, Chattels and Credits, do well and truly administer according to law; and further do make a just and true account of his doings therein, when thereto required by the said Court:—And all the rest of the said Goods. Chattels and Credits which shall be found remaining upon account of the said Administrat the same being first examined and allowed by the Justices of the said Court, for the time being, shall deliver and pay unto such persons respectively as are entitled to the same by law; and if it shall hereafter appear that any last Will and Testament was made by the deceased, and the same be proved in Court, and the Executor obtain a Certificate of the Probate thereof, and the said Franklin Blackbum do in such case, being required,

render and deliver up his Letters of Administration; then this Obligation to be void, else to

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remain in full force.

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IN QUENDEN SEAL.

Thomas Jones SEAL.

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Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of Five lundred

Dollars, so 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 Anno Dom. one thousand eight hundred and twenty- Three and in the 47 Year of the Commonwealth.

#### THE CONDITION OF THIS OBLIGATION IS, That if the said Wohlfhere

Administrator of all the Goods. Chattels and Credits of Geo. 13 Biros 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 Welliam Shepherd him or in the hands or possession of any other person or persons, for him and the same so made, do exhibit into the said County Court, when to required by the said Court; and such Goods, Chattels and Credits, do well and truly administer according to law; and further do make a just and true account of his actings and doings therein, when thereto required by the said Court:-And all the rest of the said Goods, Chattels and Credits which shall be found remaining upon account of the said Administrat the same being first examined and allowed by the Justices of the said Court, for the time being, shall deliver and pay unto such persons respectively as are entitled to the same by law; and if it shall hereafter appear that any last Will and Testament was made by the deceased, and the same be proved in Court, and the Executor obtain a Certificate of the Probate thereof, and the said Michigan Shephord do in such case, being required, render and deliver up his Letters of Administration; then this Obligation to be void, else to remain in full force.

Sealed and delivered in the presence of

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### Know all Men by these presents, That we

are held and firmly bound unto Tack U Continue On lunon Moderate Marter Heady + Hanly Merdinand \_\_\_\_\_

Gentlemen, 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 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 26 day of Prey Anno Dom. one thousand eight hundred and twenty- Kore and in the 47 Year of the Commonwealth.

THE CONDITION OF THIS OBLIGATION IS, That if the said Ener Neally

Administrator of all the Goods, Chattels and Credits of John Court 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 the said and Healy of his or in the hands or possession of any other person or persons, for him and the same so made, do exhibit into the said County Court, when he to required by the said Court, and such Goods, Chattels and Credits, do well and truly administer according to law; and further do make a just and true account of les actings and doings therein, when thereto required by the said Court:—And all the rest of the said Goods, Chattels and Credits which shall be found remaining upon account of the said Administrat the same being first examined and allowed by the Justices of the said Court, for the time being, shall deliver and pay unto such persons respectively as are entitled to the same by law; and if it shall hereafter appear that any last Will and Testament was made by the deceased, and the same be proved in Court, and the Executor obtain a Certificate of the Probate thereof, and the said Gues Coali, do in such case, being required, render and deliver up his Letters of Administration; then this Obligation to be void, else to

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Whanna one the 26 day of May 1820. This Bond was in Open SEAL.

Court achieveledged by the obligors to be Their act and deed and ordered SEAL.

To be orcorded

Thomas G. Broughton, Printer, Norfolk, Va.

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Teste Sto. Realy 6 On 6

are held and firmly bound unto Archard on Sugar Lach: M. Critten den. John Bhowing for and Robert Barrich

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of Fifteen Thomsand.

— 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, this 26. day of Anno Dom. one thousand eight hundred and twenty- Three and in the Hear of the Commonwealth.

THE CONDITION OF THIS OBLIGATION IS, That if the said Robert

Administrator of all the Goods. Chattels and Credits of George D. Micolson 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 him the said Nobert Steady or in the hands or possession of any other person or persons, for him and the same so made, do exhibit into the said County Court, when he shall be there-

and the same so made, do exhibit into the said County Court, when he shall be thereto required by the said Court, and such Goods, Chattels and Credits, do well and truly administer according to law; and further do make a just and true account of his actings and
doings therein, when thereto required by the said Court:—And all the rest of the said Goods,
Chattels and Credits which shall be found remaining upon account of the said Administrature,
the same being first examined and allowed by the Justices of the said Court, for the time being, shall deliver and pay unto such persons respectively as are entitled to the same by law;
and if it shall hereafter appear that any last Will and Testament was made by the deceased,
and the same be proved in Court, and the Executor obtain a Certificate of the Probate thereof,
and the said Robert Granty

render and deliver up his Letters of Administration; then this Obligation to be void, else to
remain in full force.

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Thomas G. Broughton, Printer, Norfelle, Va

atnow all Men by these Presents, That u
Mercam Shiphere
are held and firmly bound unto John Chowsing levelet She
Fandling the Barrick
January ,
Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Su
of one Thomas
Pollars; to the payment whereof well and truly to be made to t
said Justices, and their Successors, we bind ourselves, and each of us, our and ea
of our Heirs, Executors and Administrators, jointly and severally, firmly by the
Presents.—Sealed with our Seals, this 25 day of Carguet An
Dom. one thousand eight hundred and twenty- flere and in the 48
Year of the Commonwealth.
THE COMDITION OF THIS OBLIGHTION IS, That if the said Micerans
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Administrat or of all the Goods, Chattels and Credits of Jane Rlag
deceased, do make a true and perfect inventory of all and singular the Goods, Chattels at
of fun the said Messession or knowledge of the said Messession of of th
or in the hands or possession of any other person or persons, for
and the same so made, do exhibit into the said County Court, when shall be ther
to required by the said Court, and such Goods, Chattels and Credits, do well and truly adm
'nister according to law; and further do make a just and true account of his actings ar
doings therein, when thereto required by the said Court:-And all the rest of the said Good
Chattels and Credits which shall be found remaining upon account of the said Administrat
the same being first examined and allowed by the Justices of the said Court, for the time b
ing, shall deliver and pay unto such persons respectively as are entitled to the same by law
and if it shall hereafter appear that any last Will and Testament was made by the decease
and the same be proved in Court, and the Executor obtain a Certificate of the Probate thereo
and the said Millian Supplier do in such case, being require
render and deliver up his Letters of Administration; then this Obligation to be void, else tremain in full force.
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Thomas G. Broughton, Printer, Norfolk, Va.

### Linneah Sackson and Robert Baruch, Seo. S. Pace

Ourhing and Som Farmettery

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of Five Sumares

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, this December of the Commonwealth.

Anno Dom. one thousand eight hundred and twenty- horse and in the 48

Year of the Commonwealth.

THE CONDITION OF THIS OBLIGATION IS, That if the said Serum water

Administrators of all the Goods. Chattels and Credits of Seann (Harmarty 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 Levenial Lackson of him the said or in the hands or possession of any other person or persons, for and the same so made, do exhibit into the said County Court, when he to required by the said Court, and such Goods, Chattels and Credits, do well and truly administer according to law; and further do make a just and true account of his doings therein, when thereto required by the said Court:—And all the rest of the said Goods, Chattels and Credits which shall be found remaining upon account of the said Administrat the same being first examined and allowed by the Justices of the said Court, for the time being, shall deliver and pay unto such persons respectively as are entitled to the same by law: and if it shall hereafter appear that any last Will and Testament was made by the deceased, and the same be proved in Court, and the Executor obtain a Certificate of the Probate thereof, and the said Lesemiah Lackson do in such case, being required. render and deliver up his Letters of Administration; then this Obligation to be void, else to remain in full force.

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Son Jackson SEAL.

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Walk	Cor	warmer th	- suff and	Holland
Healy.	Robert B	arrich and	John Fan	nden, Walter
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Gentlemen, 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 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 27th day of October Anno Dom. one thousand eight hundred and twenty-three and in the 48th Year of the Commonwealth.

THE CONDITION OF THIS OBLIGATION IS, That if the said Moses

Administrated of all the Goods, Chattels and Credits of Lucy Hemphines 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 him the said moses Mather or in the hands or possession of any other person or persons, for him. and the same so made, do exhibit into the said County Court, when he to required by the said Court, and such Goods, Chattels and Credits, do well and truly administer according to law; and further do make a just and true account of his actings and doings therein, when thereto required by the said Court:-And all the rest of the said Goods, Chattels and Credits which shall be found remaining upon account of the said Administration the same being first examined and allowed by the Justices of the said Court, for the time being, shall deliver and pay unto such persons respectively as are entitled to the same by law; and if it shall hereafter appear that any last Will and Testament was made by the deceased, and the same be proved in Court, and the Executor obtain a Certificate of the Probate thereof, and the said moses Walker do in such case, being required, render and deliver up his Letters of Administration; then this Obligation to be void, else to remain in full force.

Sealed and delivered in the presence of

Møgerde Walter SEAL.

Jamis M., Shiff, SEAL.

Holland Walker SEAL.

are held and firmly bound unto Rich on Sugar James of Supero, Western Midward + John Farmtherry Chances Stores of Supero, Western Midward + John Farmtherry Chances Stores , More of Supero, Western

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of Just Kennana

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, this 2 day of Anno Dom. one thousand eight hundred and twenty- four and in the Year of the Commonwealth.

HE CONDITION OF THIS OBLIGATION IS, That if the said fames & J

dministrator of all the Goods. Chattels and Credits of George Someone eceased, do make a true and perfect inventory of all and singular the Goods, Chattels and redits of the said deceased, which have or shall come to the hands, possession or knowledge the said former (4 5 Someone)

Sealed and delivered in the presence of

The Court

Ja & H. J. Lorimet

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# The Hold all Bren by these presents, That we seeked and firmly bound unto Andry Morning fames P. Styles, lander Bushing Holm Fauntling

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of Twenty five

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, this day of Anno Dom. one thousand eight hundred and twenty- and in the Year of the Commonwealth.

THE CONDITION OF THIS OBLIGHTION IS, That if the said Sobert (Nearly

Administrator of all the Goods. Chattels and Credits of Solar R. Super of 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 him the said Robert Change

and the same so made, do exhibit into the said County Court, when he shall be thereto required by the said Court, and such Goods, Chattels and Credits, do well and truly administer according to law; and further do make a just and true account of he actings and
doings therein, when thereto required by the said Court:—And all the rest of the said Goods,
Chattels and Credits which shall be found remaining upon account of the said Administrat
, the same being first examined and allowed by the Justices of the said Court, for the time being, shall deliver and pay unto such persons respectively as are entitled to the same by law;
and if it shall hereafter appear that any last Will and Testament was made by the deceased,
and the same be proved in Court, and the Executor obtain a Certificate of the Probate thereof,
and the said Administration; then this Obligation to be void, else to
remain in full force.

Scaled and delivered in the presence of

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### Thow all sten by these presents, That we Remove General Meditions Manuel Clarke -D & Grand

ly mound & the Fameleny

Gentleme., Justices of the Court of Middlesex County, now sitting, in the Sum of The hundred

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, this 23 day of Important Anno Dom. one thousand eight hundred and twenty- form and in the 48 Year of the Commonwealth.

#### THE CONDITION OF THIS OBLIGATION IS, That if the said Remone

of all the Goods, Chattels and Credits of Sug Freen mad 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 the said Rowme Theen word lum or in the hands or possession of any other person or persons, for him and the same so made, do exhibit into the said County Court, when shall be thereto required by the said Court, and such Goods, Chattels and Credits, do well and truly administer according to law; and further do make a just and true account of doings therein, when thereto required by the said Court:—And all the rest of the said Goods, Chattels and Credits which shall be found remaining upon account of the said Administrat. the same being first examined and allowed by the Justices of the said Court, for the time being, shall deliver and pay unto such persons respectively as are entitled to the same by law; and if it shall hereafter appear that any last Will and Testament was made by the deceased, and the same be proved in Court, and the Executor obtain a Certificate of the Probate thereof, and the said ( Linsone Treas wood do in such case, being required, render and deliver up his Letters of Administration; then this Obligation to be void, else to remain in full force.

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Thomas G. Broughton, Prenter, Norfolk, Va.

#### Know all Men by these Presents, That we

ben Tamillony & Louis 13 montague

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of four Thomsand -

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, this day of Anno Dom. one thousand eight hundred and twenty-form and in the Hear of the Commonwealth.

THE CONDITION OF THIS OBLIGATION IS, That if the said School Blakey

Administrator of all the Goods, Chattels and Credits of Then 10 Rome 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 the said Ro: Blaken of him or in the hands or possession of any other person or persons, for fine and the same so made, do exhibit into the said County Court, when he shall be thereto required by the said Court, and such Goods, Chattels and Credits, do well and truly administer according to law; and further do make a just and true account of his doings therein, when thereto required by the said Court:—And all the rest of the said Goods. Chattels and Credits which shall be found remaining upon account of the said Administrat the same being first examined and allowed by the Justices of the said Court, for the time being, shall deliver and pay unto-such persons respectively as are entitled to the same by law; and if it shall hereafter appear that any last Will and Testament was made by the deceased, and the same be proved in Court, and the Executor obtain a Certificate of the Probate thereof. and the said No: 19 kakey do in such case, being required. render and deliver up his Letters of Administration; then this Obligation to be void, else to remain in full force.

Sealed and delivered in the presence of

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Ro. Blakez SEAL.

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 Anow all Men by these presents.	That we
Lewis & Montague & Lewis Leward -	10
Robert Carriet and In Janualeron	Chouring
Gentlemen, Justices of the Court of Middlesex County, now sitting,	in the Sum

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, this 20 day of Ohice Anno Dom. one thousand eight hundred and twenty- 211 and in the 48 Year of the Commonwealth.

THE CONDITION OF THIS OBLIGHTION IS, That if the said Lewis (Montaque)

Administrator of all the Goods. Chattels and Credits of Cacharens Montage 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 the said Lewis (8) Montague) or in the hands or possession of any other person or persons, for him he shall be thereand the same so made, do exhibit into the said County Court, when to required by the said Court, and such Goods, Chattels and Credits, do well and truly administer according to law; and further do make a just and true account of actings and doings therein, when thereto required by the said Court:-And all the rest of the said Goods, Chattels and Credits which shall be found remaining upon account of the said Administrat the same being first examined and allowed by the Justices of the said Court, for the time being, shall deliver and pay unto such persons respectively as are entitled to the same by law; and if it shall hereafter appear that any last Will and Testament was made by the deceased. and the same be proved in Court, and the Executor obtain a Certificate of the Probate thereof, and the said Lewis & montague do in such case, being required, render and deliver up his Letters of Administration; then this Obligation to be void, else to remain in full force.

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Know all Men by these Presents, That we Mesen Shephene Ro: Blakey De aly + Robert Blaker are held and firmly bound unto Richard In Sugar James Channing The lemen moderan & Co: Barrich

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of Sine Thousand

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, this 28-\_ day of lune and in the 48 Dom. one thousand eight hundred and twenty- four Year of the Commonwealth.

THE CONDITION OF THIS OBLIGATION IS, That if the said Mellians Chephero

Administrator of all the Goods, Chattels and Credits of Paray Chownens 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 the said Missiam Shephare or in the hands or possession of any other person or persons, for him and the same so made, do exhibit into the said County Court, when he shall be thereto required by the said Court, and such Goods, Chattels and Credits, do well and truly administer according to law; and further do make a just and true account of his doings therein, when thereto required by the said Court:-And all the rest of the said Goods, Chattels and Credits which shall be found remaining upon account of the said Administrat the same being first examined and allowed by the Justices of the said Court, for the time being, shall deliver and pay unto such persons respectively as are entitled to the same by law; and if it shall hereafter appear that any last Will and Testament was made by the deceased, and the same be proved in Court, and the Executor obtain a Certificate of the Probate thereof. and the said Miles com Thekhand. do in such case, being required, render and deliver up his Letters of Administration; then this Obligation to be void, else to remain in full force.

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## Know all Men by these Presents, That we

are held and firmly bound unto Henly moreward Sames Chowning Carter Pushing

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of Just handre

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, this 26 day of Lucy Anno Dom. one thousand eight hundred and twenty- four and in the 49. Year of the Commonwealth.

THE CONDITION OF THIS OBLIGATION IS, That if the said After Overage

Administrator of all the Goods. Chattels and Credits of Staney Cores 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 the said Nobest Avaly or in the hands or possession of any other person or persons, for him and the same so made, do exhibit into the said County Court, when he to required by the said Court, and such Goods, Chattels and Credits, do well and truly administer according to law; and further do make a just and true account of his doings therein, when thereto required by the said Court:-And all the rest of the said Goods, Chattels and Credits which shall be found remaining upon account of the said Administrat the same being first examined and allowed by the Justices of the said Court, for the time being, shall deliver and pay unto such persons respectively as are entitled to the same by law; and if it shall hereafter appear that any last Will and Testament was made by the deceased, and the same be proved in Court, and the Executor obtain a Certificate of the Probate thereof, and the said Nobert Weacy do in such case, being required, render and deliver up his Letters of Administration; then this Obligation to be void, else to remain in full force.

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### Know all Men by these presents, That we

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Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of Gagling Deceans

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, this 26 day of Lag Anno Dom. one thousand eight hundred and twenty- and in the 49-Year of the Commonwealth.

THE CONDITION OF THIS OBLIGATION IS, That if the said Meeturn &

Administrator of all the Goods, Chattels and Credits of Am See 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 the said Mice cam & montague or in the hands or possession of any other person or persons, for him and the same so made, do exhibit into the said County Court, when he to required by the said Court, and such Goods, Chattels and Credits, do well and truly administer according to law; and further do make a just and true account of his doings therein, when thereto required by the said Court:-And all the rest of the said Goods, Chattels and Credits which shall be found remaining upon account of the said Administrat the same being first examined and allowed by the Justices of the said Court, for the time being, shall deliver and pay unto such persons respectively as are entitled to the same by law; and if it shall hereafter appear that any last Will and Testament was made by the deceased, and the same be proved in Court, and the Executor obtain a Certificate of the Probate thereof, and the said Miss com & moutagne do in such case, being required, render and deliver up his Letters of Administration; then this Obligation to be void, else to remain in full force.

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are held and firmly bound unto James R. Lugare for blown ing Hen ly Mond want of Mice came Lepe.

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of one hand row and Sing

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, this 23 day of Anno Dom. one thousand eight hundred and twenty-four and in the 49 Year of the Commonwealth.

THE CONDITION OF THIS OBLIGATION IS, That if the said Misseaux

Administrator of all the Goods, Chattels and Credits of Selbey (Howard)
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 him the said Messaue Ail worth

and the same so made, do exhibit into the said County Court, when shall be thereto required by the said Court, and such Goods, Chattels and Credits, do well and truly administer according to law; and further do make a just and true account of actings and
doings therein, when thereto required by the said Court:—And all the rest of the said Goods,
Chattels and Credits which shall be found remaining upon account of the said Administration,
the same being first examined and allowed by the Justices of the said Court, for the time being, shall deliver and pay unto such persons respectively as are entitled to the same by law;
and if it shall hereafter appear that any last Will and Testament was made by the deceased,
and the same be proved in Court, and the Executor obtain a Certificate of the Probate thereof,
and the said Local Colorod
do in such case, being required,
render and deliver up his Letters of Administration; then this Obligation to be void, else to
remain in full force.

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# Know all Men by these Presents, That we

me held and firmly bound unto Rich in Seger John Chewing

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of Enclared

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, this 24 day of and in the Anno Dom. one thousand eight hundred and twenty- four and in the 49 Year of the Commonwealth.

## THE CONDITION OF THIS OBLIGATION IS, That if the said Mechanic

of all the Goods, Chattels and Credits of Millay Sauce 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 the said Milleran Shopherd or in the hands or possession of any other person or persons, for hand and the same so made, do exhibit into the said County Court, when to required by the said Court, and such Goods, Chattels and Credits, do well and truly administer according to law; and further do make a just and true account of actings and doings therein, when thereto required by the said Court:—And all the rest of the said Goods, Chattels and Credits which shall be found remaining upon account of the said Administrat the same being first examined and allowed by the Justices of the said Court, for the time being, shall deliver and pay unto such persons respectively as are entitled to the same by law; and if it shall hereafter appear that any last Will and Testament was made by the deceased, and the same be proved in Court, and the Executor obtain a Certificate of the Probate thereof, and the said Milleum Shephard --do in such case, being required, render and deliver up his Letters of Administration; then this Obligation to be void, else to remain in full force.

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Thomas G. Broughton, Printer, Norfolk, Va

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Thow all Men by these presents, That we

Sope & Miomas Street

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of One Sundrad

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, this 25" day of Anno Dom. one thousand eight hundred and twenty- four and in the 49" Year of the Commonwealth.

THE CONDITION OF THIS OBLIGATION IS, That if the said Ro. Heavy

Administrator of all the Goods, Chattels and Credits of Leo. M. Sawton 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 the said Ro: Healy or in the hands or possession of any other person or persons, for here and the same so made, do exhibit into the said County Court, when he shall be thereto required by the said Court, and such Goods, Chattels and Credits, do well and truly administer according to law; and further do make a just and true account of his doings therein, when thereto required by the said Court:-And all the rest of the said Goods, Chattels and Credits which shall be found remaining upon account of the said Administrat the same being first examined and allowed by the Justices of the said Court, for the time being, shall deliver and pay unto such persons respectively as are entitled to the same by law; and if it shall hereafter appear that any last Will and Testament was made by the deceased, and the same be proved in Court, and the Executor obtain a Certificate of the Probate thereof. and the said To Heaven do in such case, being required, render and deliver up his Letters of Administration; then this Obligation to be void, else to remain in full force.

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Thomas G. Broughton, Printer, Norfolk, Va

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Know all Juen by these presents, That we Tho: Or Fauntlerry + Rel & B. Corbin. are held and firmly bound unto he blowning to Baroch milipe

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Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of Twenty five Thousand

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, this 25th day of Octo Dom. one thousand eight hundred and twenty- four and in the Year of the Commonwealth.

THE CONDITION OF THIS OBLIGATION IS, That if the said The or-Fauntterry

Administrator of all the Goods, Chattels and Credits of ho. Journations 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 the said The Or Fauntterry of tum or in the hands or possession of any other person or persons, for funn and the same so made, do exhibit into the said County Court, when he to required by the said Court, and such Goods, Chattels and Credits, do well and truly administer according to law; and further do make a just and true account of his doings therein, when thereto required by the said Court:-And all the rest of the said Goods, Chattels and Credits which shall be found remaining upon account of the said Administrat the same being first examined and allowed by the Justices of the said Court, for the time being, shall deliver and pay unto such persons respectively as are entitled to the same by law; and if it shall hereafter appear that any last Will and Testament was made by the deceased, and the same be proved in Court, and the Executor obtain a Certificate of the Probate thereof, Tho: W. Foundlerry and the said do in such case, being required, render and deliver up his Letters of Administration; then this Obligation to be void, else to remain in full force.

Sealed and delivered in the presence of

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Thomas G. Broughton, Printer, Norfolk, Va.

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# Enow all Men by these presents, That we dames in Siff Would machen

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Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of one lumbered Coleans

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, this day of Anno Dom. one thousand eight hundred and twenty—and in the Year of the Commonwealth.

THE CONDITION OF THIS OBLIGATION IS, That if the said forces our trape

Administrator of all the Goods, Chattels and Credits of Municey Given 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 the said tome In Stiff of him or in the hands or possession of any other person or persons, for and the same so made, do exhibit into the said County Court, when he shall be thereto required by the said Court, and such Goods, Chattels and Credits, do well and truly administer according to law; and further do make a just and true account of Law, actings and doings therein, when thereto required by the said Court:—And all the rest of the said Goods. Chattels and Credits which shall be found remaining upon account of the said Administrat the same being first examined and allowed by the Justices of the said Court, for the time being, shall deliver and pay unto such persons respectively as are entitled to the same by law; and if it shall hereafter appear that any last Will and Testament was made by the deceased, and the same be proved in Court, and the Executor obtain a Certificate of the Probate thereof, and the said Chines m Stoff \_\_\_\_ do in such case, being required, render and deliver up his Letters of Administration; then this Obligation to be void, else to remain in full force.

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# Know all Men by these presents, That we

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Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of Fifteen hund out

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, this 22 day of Anno Dom. one thousand eight hundred and twenty- four and in the Year of the Commonwealth.

THE CONDITION OF THIS OBLIGATION IS, That if the said Geo of Proces

Administrat or of all the Goods, Chattels and Credits of Meecon I. Make 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 the said Les & Paca hum or in the hands or possession of any other person or persons, for him and the same so made, do exhibit into the said County Court, when he to required by the said Court, and such Goods, Chattels and Credits, do well and truly administer according to law; and further do make a just and true account of his doings therein, when thereto required by the said Court:—And all the rest of the said Goods, Chattels and Credits which shall be found remaining upon account of the said Administrat the same being first examined and allowed by the Justices of the said Court, for the time being, shall deliver and pay unto such persons respectively as are entitled to the same by law; and if it shall hereafter appear that any last Will and Testament was made by the deceased, and the same be proved in Court, and the Executor obtain a Certificate of the Probate thereof, and the said Les J. Pace do in such case, being required, render and deliver up his Letters of Administration; then this Obligation to be void, else to remain in full force.

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Thomas G. Broughton, Printer, Norfolk, Va

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many Bray ho Bray Eno Heavy & Country And we are held and firmly bound unto Richard In Legar Anney most war, meeron Lefe & Be Barrich

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of Thomas Thomas

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, this 22 — day of Anno Dom. one thousand eight hundred and twenty- four and in the 49 — Year of the Commonwealth.

THE CONDITION OF THIS OBLIGATION IS, That if the said Prany

Administrature of all the Goods, Chattels and Credits of Thomas Brouge 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 the said many Brage or in the hands or possession of any other person or persons, for her and the same so made, do exhibit into the said County Court, when shall be thereto required by the said Court, and such Goods, Chattels and Credits, do well and truly administer according to law; and further do make a just and true account of here actings and doings therein, when thereto required by the said Court:-And all the rest of the said Goods, Chattels and Credits which shall be found remaining upon account of the said Administrat the same being first examined and allowed by the Justices of the said Court, for the time being, shall deliver and pay unto such persons respectively as are entitled to the same by law; and if it shall hereafter appear that any last Will and Testament was made by the deceased, and the same be proved in Court, and the Executor obtain a Certificate of the Probate thereof, and the said heary Brace do in such case, being required. render and deliver up his Letters of Administration; then this Obligation to be void, else to remain in full force.

Sealed and delivered in the presence of

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Thomas G. Broughton, Printer, Norfolk, Va.

Know all Men by these presents, That we

are held and firmly bound unto The mood ward how Chowning for Henley

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of Twelve lund and -

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, this 25 day of November Anno Dom. one thousand eight hundred and twenty- Four and in the 47 Year of the Commonwealth.

THE CONDITION OF THIS OBLIGATION IS, That if the said To. Overey

Administrator of all the Goods. Chattels and Credits of ho: Sackson Sent 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 the said Ro. Hoacy of Anna or in the hands or possession of any other person or persons, for him and the same so made, do exhibit into the said County Court, when he to required by the said Court, and such Goods, Chattels and Credits, do well and truly administer according to law; and further do make a just and true account of his doings therein, when thereto required by the said Court:-And all the rest of the said Goods, Chattels and Credits which shall be found remaining upon account of the said Administrat the same being first examined and allowed by the Justices of the said Court, for the time being, shall deliver and pay unto such persons respectively as are entitled to the same by law; and if it shall hereafter appear that any last Will and Testament was made by the deceased, and the same be proved in Court, and the Executor obtain a Certificate of the Probate thereof, and the said to, Hoaly do in such case, being required, render and deliver up his Letters of Administration; then this Obligation to be void, else to remain in full force.

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Thomas G. Broughton, Printer, Norfolk, Va.

Anow all fren by these presents, That we Anthan Acaly Edward Healy & Enor Strate are held and firmly bound unto Ph. and wind Aculey (moodwan Tho:

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of One Thomas

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, this 23 day of Anno Dom. one thousand eight hundred and twenty- and in the Year of the Commonwealth.

#### THE CONDITION OF THIS OBLIGATION IS, That if the said Creater

Administrat or of all the Goods, Chattels and Credits of Marin. Acade 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 the said /achan or each of or in the hands or possession of any other person or persons, for and the same so made, do exhibit into the said County Court, when to required by the said Court, and such Goods, Chattels and Credits, do well and truly administer according to law; and further do make a just and true account of here doings therein, when thereto required by the said Court:—And all the rest of the said Goods, Chattels and Credits which shall be found remaining upon account of the said Administrat the same being first examined and allowed by the Justices of the said Court, for the time being, shall deliver and pay unto such persons respectively as are entitled to the same by law; and if it shall hereafter appear that any last Will and Testament was made by the deceased, and the same be proved in Court, and the Executor obtain a Certificate of the Probate thereof, and the said factories the early do in such case, being required, render and deliver up his Letters of Administration; then this Obligation to be void, else to remain in full force.

Sealed and delivered in the presence of

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James Chowning + Benjamin Frommen, That we are held and firmly bound unto John Chowning Healey mod ward Lewis 13. Momas of Momas acreed—

Gentlemen, 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 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 28 day of Feer Anno Dom. one thousand eight hundred and twenty-force and in the Year of the Commonwealth.

THE CONDITION OF THIS OBLIGATION IS, That if the said ame

Administrator of all the Goods, Chattels and Credits of Robert Suctor 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 the said Lames Chown ung or in the hands or possession of any other person or persons, for and the same so made, do exhibit into the said County Court, when /cz to required by the said Court, and such Goods, Chattels and Credits, do well and truly administer according to law; and further do make a just and true account of lees doings therein, when thereto required by the said Court:—And all the rest of the said Goods, Chattels and Credits which shall be found remaining upon account of the said Administrat the same being first examined and allowed by the Justices of the said Court, for the time being, shall deliver and pay unto such persons respectively as are entitled to the same by law; and if it shall hereafter appear that any last Will and Testament was made by the deceased. and the same be proved in Court, and the Executor obtain a Certificate of the Probate thereof, and the said Sun es blown in a do in such case, being required, render and deliver up his Letters of Administration; then this Obligation to be void, else to remain in full force.

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Thomas G. Broughton, Printer, Norfelk, Va.

Anow all Men by these presents, That we

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Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of E. M. hundred

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, this 28 day of Felly Anno Dom. one thousand eight hundred and twenty-five and in the Year of the Commonwealth.

THE CONDITION OF THIS OBLIGATION IS, That if the said Commend Stand

Administrator of all the Goods, Chattels and Credits of June Forde 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 the said same of the Year. (Veales or in the hands or possession of any other person or persons, for and the same so made, do exhibit into the said County Court, when shall be thereto required by the said Court, and such Goods, Chattels and Credits, do well and truly administer, according to law; and further do make a just and true account of doings therein, when thereto required by the said Court:—And all the rest of the said Goods, Chattels and Credits which shall be found remaining upon account of the said Administrat the same being first examined and allowed by the Justices of the said Court, for the time being, shall deliver and pay unto such persons respectively as are entitled to the same by law; and if it shall hereafter appear that any last Will and Testament was made by the deceased, and the same be proved in Court, and the Executor obtain a Certificate of the Probate thereof, and the said barrend of alydo in such case, being required, render and deliver up his Letters of Administration; then this Obligation to be void, else to remain in full force.

Sealed and delivered in the presence of

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## Know all Men by these Presents, That we Ro Gracy James Stamper dews 10. Montague of Ro Barrich -

Gentlemen, 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 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 28 day of Fely Dom. one thousand eight hundred and twenty- five Year of the Commonwealth.

THE CONDITION OF THIS OBLIGATION IS, That if the said (holy oncy

Administrator of all the Goods, Chattels and Credits of (Towland Succor) 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 the said Not Healy or in the hands or possession of any other person or persons, for and the same so made, do exhibit into the said County Court, when he to required by the said Court, and such Goods, Chattels and Credits, do well and truly administer according to law; and further do make a just and true account of his doings therein, when thereto required by the said Court:—And all the rest of the said Goods, Chattels and Credits which shall be found remaining upon account of the said Administrat the same being first examined and allowed by the Justices of the said Court, for the time being, shall deliver and pay unto such persons respectively as are entitled to the same by law: and if it shall hereafter appear that any last Will and Testament was made by the deceased. and the same be proved in Court, and the Executor obtain a Certificate of the Probate thereof. and the said (to to aly do in such case, being required, render and deliver up his Letters of Administration; then this Obligation to be void, else to remain in full force.

Sealed and delivered in } the presence of

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Thomas G. Broughton, Printer, Norfolk, Va

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