Chilamon Coodward and Henry h Theplend are held and firmly bound unto John Chowning Nobert Blakey Pichard at Christian

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of Gight 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 2/1/2 day of December Anno Dom. one thousand eight hundred and twenty- Seven and in the 32.

Year of the Commonwealth.

THE CONDITION OF THIS OBLIGATION IS, That if the said The Camon Woodward

Administrator of all the Goods. Chattels and Credits of Thomas January 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 (hilamon Upoodward 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 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 Chilamon Moodward. 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

greet begins of

gelijiti i m.

5.00007

with the co

ilma il un

A Allaphard SEAL.

Thomas G. Broughton, Printer, Norfolk, Va

## Nothan Healy and Lewis & Briston

Tolt Beakey and Tich & Shintian

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of Four 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 24th day of December Anno Dom. one thousand eight hundred and twenty- seven and in the 52th Year of the Commonwealth.

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

Administrator of all the Goods, Chattels and Credits of Walter Wortham 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 Nathan Weals or in the hands or possession of any other person or persons, for firm 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 Nathan Healy 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

Recorded to the

Sevis, S. Brishow SEAL.

Thomas G. Broughton, Printer, Norfolk, Va.

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

Then Blake and Mariner le Blake

are held and firmly bound unto Robert Blakey, John Chowming Milliam Jefor and Robert Burrich

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of Three 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 28 day of commen Dom. one thousand eight hundred and twenty- careed and in the 32 Year of the Commonwealth.

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

Administrat of of all the Goods, Chattels and Credits of Wennadt affections 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 John 15 Blake 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 Notes. B Blake 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

12260

1 Marile Million

the Gount

Name & Blake.

SEAL.

SEAL.

nue G. Broughton, Printer, Norfolk, V.

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

are held and firmly bound unto John Chorving Robert Blakey Ugilliam Jesse and Lewis B Montague

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

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 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 Artiset

Barrich Administrat of of all the Goods, Chattels and Credits 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 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 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.

Sealed and delivered in the presence of

SEAL.

SEAL.

SEAL.

SEAL.

Thomas G. Broughton, Printer, Norfolk, Va.

Know all Men by these Presents, That we Robert Barrick and John lelwining for

are held and firmly bound unto Robert Blakey, Meilliam Jefer,

Lewis B Montague, and Manner Roune

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of line 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 January Dom. one thousand eight hundred and twenty- eight and in the 37 Year of the Commonwealth.

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

Administrat or of all the Goods, Chattels and Credits of Medice Lee 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 Barrich 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 two 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 Robert Barmoh 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 yourt

Trhe howner , SEAL.

SEAL.

SEAL.

mus G. Broughton, Printer, Norfolk, Va.

(103)

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

are held and firmly bound unto Robert Blakey John Chowing Malter Healy and Robert Barrick

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of Low 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 25 day of February Anno Dom. one thousand eight hundred and twenty- we feet and in the 52 Year of the Commonwealth.

THE CONDITION OF THIS OBLIGATION IS, That if the said

"Gary

Administrat or of all the Goods, Chattels and Credits of John Land 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 Henry 12 Sheplan 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 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, Mr. Shepland and the said Aleury. 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

Hony Athy her.

B. Bolone

SEAL.

SEAL.

SEAL.

SEAL.

Thomas G. Broughton, Printer, Norfolk, Va.

SEAL.

### Anow all Men by these Presents, That we Phileman Uproidward and Henry M Shopherd are held and firmly bound unto Robert Blakery Ugallor Hooly Servis B Montague and Robert Barrich Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum ane 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 2.5 day of Hebruary Anno Dom. one thousand eight hundred and twenty- eight and in the 32 Year of the Commonwealth. THE CONDITION OF THIS OBLIGATION IS, That if the said The leaves Moodward Administrat or of all the Goods, Chattels and Credits of Charles Lee fr 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 Theleuron Upoodward 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 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 Thelemonion apodrard \_\_\_\_ 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 Ph. Moderal 2 SEAL. Arthopland SEAL. SEAL

us G. Broughton, Prenter, Norfolk, Va

the Court

Jacob Cour No. Presents.—
Dom. coe 1
Tear of the

Abinistrat of all controls of all controls of the said de controls of the said de controls or the series of the se

erriavoj aur

the same so made in the last same so made in the last same in the last sam

p beild guidel auch de from tendich linde 200 offerend linde of libra wong an augus och 160 libra och 193 approvidels han 1800

person fini al airas Investigation transte conserve sta Photomen Upodevard and Nerry N Shapland are held and firmly bound unto Robert Blakey Ugaller How by Sewis B Moritague and Robert Barnes

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

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- and in the 52 day of the Commonwealth.

THE CONDITION OF THIS OBLIGATION IS, That if the said

Charles Robers Administrat or of all the Goods, Chattels and Credits 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 the said Philemon Goodware 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 Philomon Moodingra 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 }

de Mortman &

SEAL.

SEAL.

SEAL.

SEAL.

Thomas G. Broughton, Printer, Norfolk, Vo

See Stealy & James Goodinck Presents, That we are held and firmly bound unto Robert Blakey Couler Stealy Lique. Jefe & Thomas Street

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

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 Franch Anno Dom. one thousand eight hundred and twenty-

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

of all the Goods, Chattels and Credits of Melliam Rolinson Administrat or 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 See Struly. 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 hie 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 the Straly 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 }

D MI

January 1

and p in

ge and hun

prepres di

pione traduit.

ad) surui

m abstracti

Remove oil

Math. : 1

Be I'll bus

ine oilling

mi digita

Has: Healy faces yours

SEAL.

SEAL.

SEAL.

SEAL.

Thomas G. Broughton, Printer, Norfolk, Va

# Risbert Barrich and Presents, That we Risbert Barrich and Present A Blackburn are held and firmly bound unto Richard M Segur John Chown ing Richard A Christian and Thomas Jones

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

Administrat or of all the Goods, Chattels and Credits of Isauce Reverse 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 Barrich or in the hands or possession of any other person or persons, for during 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 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 Wolers Barrick 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

Miller in it

Mobert Branch SEALE SEALE SEALE

SEAL.

Thomas G. Broughton, Printer, Norfolk, Va

(110)

## Thow all fren by these presents, That we Henry n Shepherd and William Shepherd

are held and firmly bound unto Richard M. Segar Robert

Malter Healy and Carter Parkins.

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

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-

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

Administrat TOR of all the Goods, Chattels and Credits of Benjamin Clodel 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 Honny Mc Shephand 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 The 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, Henry M. Shepherd 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

d g affirman ....

property and the second

100 - 140 Feb. 1

SEAL!

| SEAL!
| SEAL!

(112)

# Redest Hearly, Ruchard A Christian and Boujamin of are held and firmly bound unto Richard In Segar, Robert Blakery Lewis 13 montague

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

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 had and of Anno Dom. one thousand eight hundred and twenty- and in the 33 had in the 43 had year of the Commonwealth.

THE CONDITION OF THIS OBLIGATION IS, That if the said

Administrat or of all the Goods, Chattels and Credits of John Suchos Son 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 time - the said Mobert Speaky or in the hands or possession of any other person or persons, for home 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 Robert Healy 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 General Addition of SEAL.

Shig administration revoked at July Michigan SEAL.

Court 1833.

Thomas G. Broughton, Printer, Norfolk, Va.

ordered

A done

Service of the servic

CAMPA.

Part of

質種的物のこれが

ant ob- beginning

lagradit vanter.

parent of the parent

经有效的经验出价 [ 79%

appetition of

Lagilaineas (14)

re a formation and the

per large dist

and and there ! !

**为一种种种种种种** 

eraficification in Line

the the seement the

spelals bas to "

**全国基本的**图111

630 h Assatzle P.

Dissing of the

taketal ministr

THE YEAR

(113)

# Thow all Men by these presents, That we Parties 2 Reiningham and Francis Smith

Robert Barrich & Lewis 13 Montagen

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

Dollars; to the payment whereof well and truly to be made to the said Justices, and their 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 Anno Dom. one thousand eight hundred and twenty- and in the 33th Year of the Commonwealth.

THE CONDITION OF THIS OBLIGATION IS, That if the said Jartus ?

Administrat or of all the Goods, Chattels and Credits of Alour Hade 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 Farties 2 Mennigham 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 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, Tartino 2 Berningham 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.

the presence of

Ouningham.

6m4

Mary 1

STEEL !

ACRES !

(BENGE) TIT

the state of the s

actible filestock

sections of

asport of 11 11

ne s game Loil its:

ini pak ki jerniope 145 ki jini jerniope - 1754

or without comb

ricensident

enought line Jer.

and homes of the

valuo initati i

e a fight giotal".

paratition to the contract of

Lakes III

Almanilla.

3 413

Almy . Maple SEAL.

SEAL.

SEAL.

Thomas G. Broughton, Printer, Norfolk, Va.

### Thow all pren by these presents, That we

are held and firmly bound unto Richard M Segar, John Chowning pro Human Jones and Watter Healy

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of Three 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 August Anno Dom. one thousand eight hundred and twenty-could and in the 53

THE CONDITION OF THIS OBLIGATION IS, That if the said Hong ?!

Administrat of of all the Goods, Chattels and Credits of All Months of the Goods, Chattels and Credits of the said deceased, which have or shall come to the hands, possession or knowledge of the said All Months of the said All Shephers or in the hands or possession of any other person or persons, for the said 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 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 Tenange of Administration; then this Obligation to be void, else to
remain in full force.

Sealed and delivered in the presence of

inn i

INOU THE

detabeining bl.

rodulto strict

er in the house

and the same as

vel fersimper et

willmagns milit

donce the ein.

(allels and (S

ovilate that orgi

al-Hade tillier:

and the same by

rileb bits relati

that of our

Souled and del

Line property

blas odi lus

Amin Hayrand

SEAL.

SEAL,

SEAL.

SEAL.

Thomas G. Broughton, Printer, Norfolk, Va.

Know all Men by these Presents, That Bolest Walden and William Walden Courthouse

hen lourt acknow

and ordered

CONTINUES OF THE

STARL NEW MERCH

BH & S School C . Grands

Assessed to whether the six

to be balance of space of the least

Richard Will Build one . S. acqua time whilely in ...

and obligated also I. ... iti berene tel nata b....

- agor 1 list of a

e e diskaranina in entril male, amortis e, se

aly lemle

and Published

A and man

are held and firmly bound unto John Chowning Walter Healy Garter Parkins and Thomas Jones

Year of the Commonwealth.

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum One 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 25th day of thegust Dom. one thousand eight hundred and twenty- and in the 33

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

Administrat or of all the Goods. Chattels and Credits of John Sibley

Credits of the said deceased, which have or shall come to the hands, possession or knowledge Robert SSalden. the said of lann 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 to required by the said Court, and such Goods, Chattels and Credits, do well and truly admi nister according to law; and further do make a just and true account of the 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 be

deceased, do make a true and perfect inventory of all and singular the Goods, Chattels and

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 Robert Walden do in such case, being required and the said 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

Wilden

Quet Halder BEAL milian Caisen - SEAL SEAL

u G. Broughton, Printer, Norfolk, Va

### Know all Men by these Presents, That we Thomas and Robert Barrich

are held and firmly bound unto Richard In Segar. Richard A Christian Robert Blakey and Ros Barrich

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

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 September Dom. one thousand eight hundred and twenty- ught and in the 13% Year of the Commonwealth.

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

Administrat or of all the Goods, Chattels and Credits of John He Baruch 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 Innes 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 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 ethomas Jones 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 Court

Hidrias Janes

SEAL.

SEAL.

SEAL.

G. Broughton, Printer, Norfolk,

STATES STATES

DA DECT

RD TITT

Brenco

dodd is 'n Metall Living bally01 / 41

eric a francoi the Milita Abuma of

Distribute. and became

James France of De Miningham and Frances South are held and Armly bound unto A. In Segar, Ro. Blakey, Swis B. Montague, and Ro. Barrich

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

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 Commonwealth and twenty- and in the Year of the Commonwealth.

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

Administrator of all the Goods, Chattels and Credits of Sucy Naufacr 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 James Stampen or in the hands or possession of any other person or persons, for Anna and the same so made, do exhibit into the said County Court, when for 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 farmer of compaer do in such case, being required,

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

Sealed and delivered in the presence of

remain in full force.

ALCOHOL BILL

ey was blocked Dependency

All the second

was by work &

A 100 TA

WWW.YAYAAAAAX

milling by the way his in the

Colleges on splitte and the

the self we some

the souther carbonal beauti

194 SHOW THE SHOW

encie androni i ani. . Legi lanc modela libra . .

Contraction That is a

Special of the of the

all the samples has been

the instantial and taken

the designation of

Speak the or or

SEAL.

SEAL.

SEAL.

SEAL.

SEAL.

Thomas G. Broughton, Printer, Norfolk, Va-

(118)

# George. Moore in Thomas L. Chear, James R. Stepte Laws

10 montaque and Do Barick

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

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

THE CONDITION OF THIS OBLIGATION IS, That if the said Brown, Burne

George moore Administrates of all the Goods. Chattels and Credits of John Brown 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 Busy Down Geo. moore or in the hands or possession of any other person or persons, for hem 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 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 do in such case, being required, Jeo: moore 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

acknowledg .

Com 6

T truth

e Transport

Dam, on

I cere of

14164.03.31

lo - Jerien i

effect ob form

Time of the street

The thought of

data sement of the

a off of bound

l'est pariference tel

and middle draw

elikery) three sinter

tent enterlement.

bens verifice their .

Incred that YV

read of such sala

Merch -

assult that at him

nichoviteb bas

terrories has been

TH. 55158-11

George Moore SEAL.

the Gourt

achnowledge

10,000 0 100

ly comis

and the world

-021 MINN 4 1 172"

with a will the a the said

pot to see a trapation

ERING RUNG BENEFIT BURY

Completely was a second of the second

Alexandria di Basacci e in all primilipars a

Jan Jan Sandar 

Decorate all all mark all the con-

ending a while the

and the particular fields in the

Jerkung jel gengani i i i

granista di Artico

The his Minimum of the last

STANLE BUT IN HILL

Know all Men by these presents, That we Thomas Trice and Farties 2 Heiningham are held and firmly bound unto Robert Blakey William Shep-herd John Chowing for and Richard of Christian

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum One 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 26th day of Sannary Dom. one thousand eight hundred and twenty- nine and in the fifty sevent Year of the Commonwealth.

THE CONDITION OF THIS OBLIGATION IS, That if the said

Administrat or of all the Goods, Chattels and Credits of Catharine Stides 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 Truce 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 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 African Jours do in such case, being required, render and deliver up his Letters of Administration; then this Obligation to be void, else to

Sealed and delivered in ? the presence of

remain in full force.

the Gourt

Mainnglan SEAL.

SEAL

Milliam Worthorn and Thomas Jones.

are held and firmly bound unto Bobert Blakey William Shepday the hard John Chowning of and Richard of Christian

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of Three 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 him day of Anno Dom. one thousand eight hundred and twenty— and in the fifty there Year of the Commonwealth.

THE CONDITION OF THIS OBLIGATION IS, That if the said

Administrat or of all the Goods, Chattels and Credits of Am Cor 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 Win Wortham 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 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, Win Wortham 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 Court

Thomas Jones SEAL.

SEAL.

Thomas G. Broughton, Printer, Norfolk, Ve

Lear of the said dees and the same so made, in the said dees to required by the said dees to required by the said by the said.

van min.

Chairds and Credits with the same being first exaing shall deliver and paind if it shall hereafter and the same be proved and the said.

tider according to law

doings therein, when the

month that si report

for entering their points

les worth Done. a rear t

THE COMPL

- testeleinink been ob been ball tirelits of the same or the hands of and the same so a alt of heringer of d polinous mid in the cherch, w bero here elected i the same being for s mortion limit on

Billian celt ling modified that relate the mile of the co constitution in Indiana. to observe of

proof the state of these

of the same he p

Know all Men by these Presents, That we Robert & Mountain, Thomas I Palmer and Edmund Stiff

are held and firmly bound unto Robert Blakey, Philamon Woodward Semis B Montague and mm Shepherd

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of Ond 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 24.15 day of august Dom. one thousand eight hundred and twenty- mini and in the fifty fourth Year of the Commonwealth.

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

Administrator of all the Goods, Chattels and Credits of James W Wood 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 I mountour

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 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 Wobert J. Mountain 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 Court

Post eat & Mountain SEAL.

Eamend Stiff

Though Delme, SEAL.

Know all Men by these Presents, That we Robert B. Baybey and Richard Longest

are held and firmly bound unto Sames R Steples Wingeles, Wom Shephere

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 24th day of august Dom. one thousand eight hundred and twenty- Thine and in the fifty fourth Year of the Commonwealth.

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

Administrat or of all the Goods. Chattels and Credits of Thomas Palmerdeceased, 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 fum the said Thomas Palmer 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 her - 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 the same be proved in Court, and the Executor obtain a Certificate of the Probate thereof, and the said Robert B Bagbey 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.

and if it shall hereafter appear that any last Will and Testament was made by the deceased,

Sealed and delivered in ? the presence of

Roll Blacky

SEAL.

SEAL.

SEAL.

Thomas G. Broughton, Printer, Norfolk, Va

rown de Marit Mills

achinon

I Washington

UTING AND ALL! 16466 I filam in fusions h hiss with his man t

ng tra nightaf sair ni ta sam de same en lui as add his hadip of the d of pathaga all;

and of gills quite in a BIRLEY & BOLD STATE ! a de ile gallad amije bili has writin fink 50 charran Hada n'il ka

world toll amos adi lut Mas odd 104 que savilob has aland , as in the cities of

i harasida kan kata Washington to

# Estate all gren by these presents, That we Edmind Healy to John & Briston are held and firmly bound unto Puchard In Segar, Robert Blakey, Machen Healy and Robert Harrich

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

Dollars; to the payment whereof well and truly to be made to the 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-K day of Angust — Anno Dom. one thousand eight hundred and twenty-mne and in the fifty fourth Year of the Commonwealth.

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

Administrat or of all the Goods. Chattels and Credits of Benjamin Henringham 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 Edmund 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 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 las - 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, Edmund Healy 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

117

n in

10

ni th

Price.

99 15

of di

mich

n ndt

If first

h his

h have

Edma Heal SEAL.
Ino. P. Bristow SEAL.
SEAL.

SEAL.

Thomas G. Broughton, Printer, Norfolk, Va

Anow all Men by these Presents, That we Harry Nuse of Richard & Christian Hanklin Racklus Tarshis & Namungham and Carnes Thas are held and firmly bound unto Richard Megan & Level Is Nontague and Chomas Jones Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum Tin Thousand Wollars 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 Oolober - Anno Dom. one thousand eight hundred and twenty- Time and in the 5/1 Year of the Commonwealth. THE CONDITION OF THIS OBLIGHTION IS, That if the said Houry Must Administrator of all the Goods, Chattels and Credits of Davis 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 Newy Muse 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 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 Administration. the same being first examined and allowed by the Justices of the said Court, for the time beng, 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 (Menny (Muse) 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 Robbintian SEAL. Innes pass as G. Broughton, Printer, Norfolk, Va.

eran charles ....

Anow all Men	t by these presents. That we
CTO INCO	Thomas Thice World gray & Rouston
01/(4) ~~~~	
are held and firmly bound u	into Michael On Segar Womathatters
Visit 49 montage	we and Oliomas Ornes n
Cathy Co. Trustage	and Chomas Vined
Gentlemen. Justices of the	Court of Middlesex County, now sitting, in the Sum
of Of the Stundard	sum, now summy, in the Sum
	the payment whereof well and truly to be made to the
said Justices, and their Succes	ssors, we bind ourselves, and each of us, our and each
of our Heirs Frantors and	Administratore isintly and
Presents.—Sealed with our S	Administrators, jointly and severally, firmly by these
Year of the Commonwealth.	dred and twenty-9 and in the 54th
THE CONDITION OF THIS O	BLIGATION IS, That if the said Chomas
Williams	
Administrator of all the Goods, Chatte	els and Credits of Cowis Welleams
deceased, do make a true and perfect i	nventory of all and singular the Goods, Chattels and
Credits of the said deceased, which hav	e or shall come to the hands, possession or knowledge
of hun the said Thomas	Wellen
or in the hands or possession of any oth	er person or persons, for him
and the same so made, do exhibit into t	
	Goods, Chattels and Credits, do well and truly admi-
	make a just and true account of his actings and
doings therein, when thereto required b	by the said Court:—And all the rest of the said Goods,
	id remaining upon account of the said Administrat or
	ed by the Justices of the said Court, for the time be-
	sons respectively as are entitled to the same by law;
and if it shall hereafter appear that any	v last Will and Testament was made by the deceased,
	ne Executor obtain a Certificate of the Probate thereof,
	Rearred do in such case, being required,
render and deliver up his I etters of Adn	ninistration; then this Obligation to be void, else to
remain in full force.	ministracion, then this obligation to be void, else to
	•
Sealed and delivered in the presence of	
STO A	Albunias Williams
The Court	SEAL. E
	Shower of ce SEAL.  Mon in of ce SEAL.  SEAL.  Royston & Dirlake SEAL.
(.	SEAL.
	for the
	SEAL.
	0.1
	Post No Colan SEAL
	To a service the service of the serv

ruse

總法 八下

harmania.

Charles of the

1000

basings at

Hands Basish

ing state()

let now th

of Halfa to

lange of its look

etten cill ha

Dies oil lus

to bear of our d of clock

Fig. 16.

Thomas G. Broughton, Printer, Norfolk, Va.

Court and firmly bound unto Robert Blakey. Will Lefee Sames R. Stephen and Robert Blakey. Will Lefee in open

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

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 24th day of November Anno Dom. one thousand eight hundred and twenty-nine and in the 54th Year of the Commonwealth.

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

William Chowning Administrator of all the Goods. Chartels and Credits of Elizabeth Chowying 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 William Chowning 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 Will: Cohowany 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

do order.

em C

Mrn Choroning, SEAL.

SEAL.

Thomas G. Broughton, Printer, Norfolk, V.

127

Samuel War and Thomas Friew are held and firmly bound unto Rich and on Seyar. Robert Blakey, Philesian Word ward and lums W. Lepton

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of one hundred and fifty

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 Decr. Anno Dom. one thousand eight hundred and twenty- new and in the 54 Year of the Commonwealth.

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

Administrat of of all the Goods. Chattels and Credits of Elizabeth Watt, 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 Ware of himor 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, do in such case, being required, and the said Samuel Wore 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

17

10

Bib A

all a

SULT.

Lucy

Jers

Samuel Ware SEAL.

SEAL.

e Courthonse

29

Jack in open

Ch

Ch

2b

er Healy (ne

SELECTION OF THE

Langer of the mile of

sudbout duringson to a

the author) this althail.

men settlegmen and 50

on low months have in.

softwared date to

horsong of times in it.

NAME OF THE PARTY OF

the state of the s

South feel as the f

and becomitted from Salanda

So Application ....

Most pary and Richard & Street we Live Bond for the Range and Robert Me Kan the Sugar Robert Barries and Richard the Sugar Robert Barries and Whichard of Sugar Robert Barries and Whichard of Christian.

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

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 Laureny Anno Dom. one thousand eight hundred and twenty thirty and in the 54 Year of the Commonwealth.

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

Administrator of all the Goods, Chattels and Credits of William Carry 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 that Jarry 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 hall 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 While Parry 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 Medical SEAL.

Robert SEAL.

SEAL.

SEAL.

SEAL.

SEAL.

SEAL.

Thomas G. Broughton, Printer, Norfolk, Va

Thow all fuel by these presents, That we are held and firmly bound unto Richard the Lear Parkins Slakey, Reserved Barriels and British Parkins

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of Two Princes of 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 Seas, this 22nd day of February Anno Dom. one thousand eight hundred and twenty- thirty and in the 54th

THE CONDITION OF THIS OBLITCATION IS, That if the said Lindsey

Year of the Commonwealth.

Marke of the wile and Credits of Anna Handard 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 Lindsey Clarke the said 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 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 Lindy clar de C\_\_\_\_ 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

Lusey Clara SEAL.

After L. Mountain SEAL.

SEAL.

### Know all Men by these Presents, That we Robert Healy & Lohn Chowing

Blaky, Osbert Barrick and Carter Parkins

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of Four 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 22 and day of February Anno Dom. one thousand eight hundred and twenty- thirty and in the 54 / Year of the Commonwealth.

THE CONDITION OF THIS OBLIGHTION IS, That if the said Idhar!

Aualy Administrator of all the Goods, Chattels and Credits of John Wood 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 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 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, Robert Healy 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

and the second

s. voidbook, histor

. In the Section of the Section Section 1981

ment to distant out to a

alless on well of her

Same and that for my

mall of equipment on the

is been forted but to

refigure Links (C. )

down Chowning his

SEAL.

SEAL

## Robert Healy and John Chouning That we

Blakey, Robert Barriels and Cartin Purkins

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum 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 QQ and day of Anno Dom. one thousand eight hundred and twenty— Kint, and in the 54 Year of the Commonwealth.

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

Administrator of all the Goods, Chattels and Credits of Farriet Thus 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 Haviet Muse his the said 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 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 Roldet . Healy 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

Healy

thouse

n open

OMOS THE

All Maintines.

HEAD . WESTAN

e-affinha:

ability in the second

valleumost 11

odnovaca za c conduktivano

di besistanti

n mende anna (1) Penjah milite (Ja

et di antaria di discis-

at some and lat

208 8 SEC / B

of the below to the

Halener un. l

ela basa bilasa Basasa a P

SEAL.

SEAL.

SEAL.

SEAL.

Thomas G. Broughton, Printer, Norfolk, Va.

are held and firmly bound unto Richard Mr Legar, Robert Blakey, Robert Bearings and Carter Procking

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

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 and day of Administrators and Dom. one thousand eight hundred and twenty. Morty and in the 54 Year of the Commonwealth.

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

4: aly Administrat on of all the Goods. Chattels and Credits of Lavoriett Pruse 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 Deals 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 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 Robert Straly do in such case, being required, render and deliver up his Letters of Administration; then this Obligation to be void, else to

Sealed and delivered in the presence of

remain in full force.

S. Translation

e santalis esse

A Section 1

description of the second

SOLVER WAS COUNTY

...... Takeanining

and their of Sangaria

process the annihy like in

Dental 1 dimential 1 : 14

r, atar ca came odki ta Film zako dabaha e F

Col. ( ) Paylifference . . .

eli c'hoar, oasealeranoo. Mar vilezez i ca coino

BEAR THAT WERE THE

agains solbaithe ...

r 182 of Media

Decorate Charles and the

100 pm 13

ful the comment on their

System Dr. w. Herri

John Chowning & SEAL.

This asmon revoked

SEAL.

SEAL.

Thomas G. Broughton, Printer, Norfolk, V.

are held and firmly bound unto Richard In Legar, Robert Blakey, Robert Barriets, and Carter Parkins

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of Fire Kund 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 2 2 day of Anno Dom. one thousand eight hundred and twenty— Theoly and in the 54 Year of the Commonwealth.

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

qualy Administrat or of all the Goods. Chattels and Credits of Lother Bran 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 Edund Nealy or in the hands or possession of any other person or persons, for him K. 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,

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

Sealed and delivered in the presence of

remain in full force.

and the said Edmund Stealy

Aprilia :

Econ ( Healy

SEAL.

do in such case, being required,

Milliam Worthan

SEAL.

SEAL.

SEAL.

Thomas G. Broughton, Printer, Norfolk, Va

	132	
(	anter hice and there Dresents, That we	
	Blaky Carter Purkins and Thomas lones	1
	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 2 day of Anno Dom. one thousand eight hundred and twenty- thirty and in the FY Year of the Commonwealth.	;

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

Administrat or of all the Goods, Chattels and Credits of Hohing Thurse ton 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 Canter Juec 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 - X. 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 67, 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 Carifer Greece 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

t inur

y 111

M tens

office.

Carter Trice SEAL!
Herry Dillake SEAL

SEAL

nd was acknow.

by the Court orded geoly & In &

of our Meire. E

Property.

r not lianos tel es es é meg

only the for derivational Associated a subsection of the derivation of the state of

or in the hunds or possess as i the same on made, do

to a quired by the said Co

to according to lay; a

therein, when these

Ladds and Credits which
it came being first examiint shall deliver and pay c
and it shall hereafter apint the same be proved in

a de said deirer op his I din in fall force.

for paracity for paper

Zenow all Men by these presents, That we devis Leward and Leonge Garnes

Blaker. Richard A Christian and This lones -

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of New 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 Land day of April Anno Dom. one thousand eight hundred and twenty-thirty and in the SAK Year of the Commonwealth.

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

Administrator of all the Goods. Chattels and Credits of Clinabeth Matts

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 Lewis Lewis

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
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 Scaries Neurand 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 }

Lewis Sewar SEAL

geo garrett seal

SEAL.

SEAL.

Thomas G. Broughton, Printer, Norfolk,

.

early C.M.C

That we will these presents, That we while on thouse in are held and firmly bound unto Pobert Blaker, watter Heale Bird. A Christian and Franklin Blakeburned of House of the Court of Middlesex County, now sitting, in the Sum of Four Annarch

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<sup>th</sup> day of August Anno Dom. one thousand eight hundred and twenty therty and in the 5-5-th Year of the Commonwealth.

THE CONDITION OF THIS OBLIGATION IS, That if the said Lo hull

Administrator of all the Goods, Chattels and Credits of John & Anderton 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 how the said Ishut Brustow or in the hands or possession of any other person or persons, for thin 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 Ais 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 Is hut Drustow 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

ealy Rome

September 1

PROPERTY BUTCH

Francisco Hally Comment

Benja Bristow SEAL Mond. C. Brock SEAL

Thomas G. Broughton, Printer, Norfolk, Va.

SEAL.

Anow all Men by these Presents, That we
Tobest Healy and John Chowning
are held and firmly bound unto Nobest Blakey. Tichard of
Christian. Rich & He. Street and Franklin Black
그는 그는 그는 그는 그들은 사람들이 그리고 있는데 이렇게 되었다. 그리고 있는데 그리고 있는데 그리고 있는데 그리고 있는데 그리고 있는데 그리고 있다. 그리고 있는데
burn -
Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of Fifteen 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 27 the day of September Annu
Dom. one thousand eight hundred and twenty-thing and in the 35 %
Year of the Commonwealth.
THE CONDITION OF THIS OBLIGATION IS, That if the said Robert
Heals -
Administrator of all the Goods, Chattels and Credits of Nobest 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 Steak
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 to required by the said Court, and such Goods, Chattels and Credits, do well and truly admi-
nister 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 be-
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 Robert Healy 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
Oto M. Ko culy SEAL
* SERIE \$
John lol
John Chowning SEAL
SEAL.

Thomas G. Broughton, Printer, Norfolk, Va.

ouse

mas

15 100

MUNO LAY

BED THE JOHNSON

Benson to leave ?

of each of the

res increase o de la cela del disidensia de

ot almbras v. Le

Caragosets acoust

it in the lead of a line

Friegolalan n. F

n whall do the X2

ndedellasich b.

milion consult to

industry in a

edali ficir 🖰 🐪

put Andrea ....

554 Sad Sad Sad 60 \$103 - 54

salidatini a

Know all Men by these Presents, That we Tober Head and John Chowning 1. Thomas: are held and firmly bound unto Nobest Blaker Richard of Christian, Richard St. Street and Franklin open red to be Bereklum Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum Clentien of One hundred ly & mb

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 September Anno Dom. one thousand eight hundred and thety-thirty Year of the Commonwealth.

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

Administrator of all the Goods, Chattels and Credits of Thomas Woods 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 Robert Heal of him the said 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 Robert Hocal 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 him

- Was fee

STREET, STREET,

From. 4 BYEF A

THE COMMIT

Ly violate and

hein oh homes i

was not be reduced

हा क्षेत्रकार अभी हो 14

a var decisio addiction

all of believed d

A PROPERTY TO A

hour bloom allowers t

and wanted same and

TOTAL MARKET

mad that a tract

E W. Wall of the

egolod has ros -

14 (14) in the .

Market, help follow

Secretary 3"

Billia rad hoa

John Chowing SEAL. SEAL.

SEAL.

137

are held and firmly bound unto Nobert Blaker, Nobert

Banich. Franklin Blackburn and Theka

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

Dollars; to the payment whereof well and truly to be made to the 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 October Anno Dom. one thousand eight hundred and the sty-there, and in the 55 the Year of the Commonwealth.

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

Administrat on of all the Goods, Chattels and Credits of Fromas ? Prontage 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 with G. 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 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, & 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.

Sealed and delivered in }

BUT

Shilipo de Mantagne SEAL.

SEAL.

#### Anow all Men by these Presents, That we Richard Burch and Sucob Hart

are held and firmly bound unto Robert Blakey, Robert Barrick Carter Ourking, Rich & A. Christian, Franklin Blackborn and Rechard Street

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum me 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 25 day of detaler Dom. one thousand eight hundred and twenty-thirty. and in the 55 Year of the Commonwealth.

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

Administrator of all the Goods, Chattels and Credits of Levil Worlden 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 admor 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 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 Act 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, do in such case, being required, Ruch'd Bruch 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

Richard Burth SEAL.

SEAL.

as G. Broughton, Printer, Norfolk, Va.

1 mas

by the

0 1000

in it

Links ista To

AHE. "YEST

WALL BUT

Tanitalari . of the lower 1 er rail to thater."

white teacher na serina sai sai

E-will-flooring to the Chillingson areas surrection depoint to a top alligher.

Lysis with milds and with this you salt Photos is a love

tal milita sil lan Spino and him Killing to the control

and they tolling

AND SERVICE AND

# mow all Men by these presents, That we william I Tauntlerry and Luch it Cullenden

are held and firmly bound unto Robert Blakey, Robert Barnet Carter Prikers, Richdet Shristian, Franklin Blackburn & Rushed & Street

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

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- that and in the 55 leaves of the Commonwealth.

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

Administrator of all the Goods. Chattels and Credits of Lucy com Fundle wy 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 admior 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 her 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 Now. J. Januarlewy do in such case, being required, render and deliver up his Letters of Administration; then this Obligation to be void, else to

Sealed and delivered in the presence of

remain in full force.

thouse in

ged in open :

ded.

Cealy & Bal

and a market

The second state of the

Herris . HAS

THEO I THE WAR HITT

intrince a second

The Administration of the Company of

And Carlingues A

Both most we promise at a ".

successful trade to the colors

Banco telebrari della

with the a resolution.

is distinguished office him.

经付出证明 经分分 电压气 1

I all bridge Art in our

Me of Fam de PSEAL.

SEAL.

Thomas G. Broughton, Printer, Norfolk, Ve

John P. Buton; Benjamin Buston and Morro are held and firmly bound unto Richards Var Segar, Sobert Blakes. Will: Shephin and Lewis B

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of Three 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 24th day of farmer Anno Dom. one thousand eight hundred and truesty the common and in the Year of the Commonwealth.

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

Administrator of all the Goods, Chattels and Credits of Thomas & Green 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 John Coustow 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 John P. Buston 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 }

use n

in open

B Bul

of the

B. SHAT

PARKOD ANT

lam ob dose de

in shound odt ni to

con orms and less

idi ad besimon d

Landing and while t

w priemit exerci-

ma 3 from stoles 1.1

all good at omen ? "

end Bady trill I ca

g ed omes all life

re elich tine sien i

in that at more

erbile been briefly

support of

blas of the

Perspegion 1

l ordered

Benja, Bris on SEAL.

Mord. C. M. Ath SEAL.

141 Know all Men by these Presents, That we Thomas Trice and James Shoulelford Suphers. Lewis B. mortage Richard & Street and Franklin Blackburn Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of Iwo 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 38th day of February Dom. one thousand eight hundred and twenty- thirty or and in the Year of the Commonwealth. THE COMDITION OF THIS OBLIGATION IS, That if the said Thomas Trice

Administrator of all the Goods, Chattels and Credits of Vitty Vice 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 Thomas Trice 1 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 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 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 Thomas vices 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

to in

and

dresta

me

S. Tricks

TOTAL TRANSPORT

DESCRIPTION OF THE PARTY OF THE

Listoid.

0.005

PRINCE LITT

and the state of t

Barri D. Sept. 1

mediliosis:

is ideal differen

e managara is i de s

Wind & Inspers OF

Later promoted to 4.5

in minimize the transmit

tria fotore atmici

A not done ? ?

r visibilities : Ila

net I the pilit in the

g bolomay fina la laboration is a contract to the contract to

The Day L. idial due mai

which to be talk .

2 22 24 Sq. \*\*

I omes Shackerford

SEAL.

SEAL.

SEAL.

SEAL.

as G. Broughton, Pranter, Norfolk, Va-

142 Know all Men by these Presents, That we Cathaine Dunlary and Isham miceer use in are held and firmly bound unto Richard on Segar Willeam Sefe & Richard A Street and Franklin O Hackburn Similar Since in open recorded Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum 6 of Three Hindred ~ aly bon & 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 211 150 of our Heirs, Executors and Administrators, jointly and severally, firmly by these B. was to Presents .- Sealed with our Seals, this 25 11 day of Agrice) STORY OF STREET Dom. one thousand eight hundred and true thirty or and in the 55 post tooks Year of the Commonwealth. To real

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

Administrate of all the Goods, Chattels and Credits of John B Dunlagy 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 Couchanne Dunlavy 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 her 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 Contharmed Lumlary 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

Vinelar y

Satherine Dunlay SEAL.

SEAL.

6ml

ITHWO DIT!

To a relation of

edam oh Jezarok

finge out to subst')

or in the bands or i

and the banne are the

to required by the a

of mailriogen sales.

comps therein, whise than the cities

ilia samo being: Mest an sindi deliver an

lagrant thate it is had

and the some be pro-

files of its

s gerðaði beilindas Gráf þjó af þján

hereszentő finn szárv Josannary alli

A to the

10

motherse Alliam Shepherd & Robert Blakey are held and firmly bound unto Richard & Street we franklin Blackburn & Richard & Street

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

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 April Anno Dom. one thousand eight hundred and truenty-living one and in the Year of the Commonwealth.

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

Shebrero Administrator of all the Goods. Chattels and Credits of William Hill 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 Shepherd 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 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 William Shepherd 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

to markets White

contribution that the

and-\_incount

ment and with

The said the world

Main mile

PARKETURE PARKET THE

de to to. Seletation

Committee Age America & Section C.

ar har of Diana Sall Ba Sham !

parameter and absolute and in the

to allowing the William with the

to them with the bearing of

The state of the state of the state of the

ally market, discount i-----1

Karon Kalif Hatel France 2.5

west from a settate Hall --

e consequent that I'll be

I having at amagich be-

and the specific towards.

(a) because his two

waste that of elem-

him of the

Ro. Bloking

SEAL.

SEAL.

SEAL.

SEAL.

## Know all Men by these Presents, That we

Robert Blaker, Robert Barrick,

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum 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 23 day of May Anno Dom. one thousand eight hundred and trusty-thirty one and in the Year of the Commonwealth.

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

James Rop of all the Goods, Chattels and Chedits of Administrat 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 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:-Ad 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.

Sealed and delivered in the presence of

納油 海田女

Burns

Se water t

B 24 (-1.4)

Add to the state

where the car

in species -

a base or

Land Lead

Sept. 1 2000

Wyndham Homfe SEAL

SEAL.

SEAL.

SEAL.

Mnow	all Men	dy these	Presents,	That we
John &	Montagne in	w Constus	J. Montague	
v Robe	A Beaker as	Rich &	U Segar, John	Chonning
(		2002	urruh	

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of Three 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 22 day of Argust Anno Dom. one thousand eight hundred and treenty— and in the 5 h

THE CONDITION OF THIS OBLIGHTION IS, That if the said I for &

Administrat of of all the Goods, Chattels and Credits of Many Blackley 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 fum the said John & 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 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 John & mont ugue 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

expension to the 19

without him

of the thirty

湖 小烟罐

arrighed int

a calent of these a

frodite of the sent the

one to change out of

atomic on action art lang

tion and had been eated

rate on authorized that

parties plantal point

e jestesa di fina alatipi di Kin denta pintali ginda dili

a two executate flate sind

extract that will be

property and assessment furt

and justish has the

and the of the

at because has been

to constant all

the foliage and three

An Chairtain A

Jahr Coffontague SEAL.

O'Montague SEAL.

SEAL.

SEAL.

145

## Buow all Men by these Presents, That we

Geo Healy and

301

06.3

DESCRIPTION.

The Down A

artifatelell

bas but its

tumitaila:

i. Deminor i

milera 6.5 souls

array Estium

I fine and a

grad total (a) Gradi tair (3)

of the still had

12 0000 5 04 1 104

ing could have

Martin 5 m. July

Harris day

All the contra

separator F

.)

Barrich and Franklin Beachburn Delein Sefer Robert

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

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 Deday of September Anno Dom. one thousand eight hundred and twenty- 1831— and in the 3672—Year of the Commonwealth.

THE CONDITION OF THIS OBLIGHTION IS, That if the said See Healy

Administrator of all the Goods, Chattels and Credits of George Brouch 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 Les: Healy fumi the said 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 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.

Sealed and delivered in }

Hes: Healy

SEAL.

SEAL.

SEAL.

SEAL.

146

Thow all Men by these presents, That we Solich Healy and Wee Shephird

William Lefee Toker Barrick and John Chowing of

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

Dollars; to the payment whereof well and truly to be made to the 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 24th day of Colorer Anno Dom. one thousand eight hundred and truenty-thing one and in the 5h & Year of the Commonwealth.

THE COMDITION OF THIS OBLIGATION IS, That if the said Robert-

Administrator of all the Goods, Chattels and Credits of John Garland 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 Slobert Healy 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 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 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 Slobert Hocaly 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

13.07

akimba, .

calacterists .

RO DEL 7 1

field to to

ent de la la

languar of of

18710 THE T

影響·B用用。

melada...

deanasti Melasti

de ti li bil

man distri

esa oci b I

BUTS DOWN

101111111

18 19

Am hipherd SEAL.

SEAL.

SEAL.

Thow all Julen by these presents, That we stynchow Kemp Thomas Bosnell and Frenklin Glack work are held and firmly bound unto Raihard M Segar, Thomas Jones Ruch? Ho Treet Rich. A Christian Ro. Farrick Ishni Chron. ing fr. Ro. Blakey William Jefoe, James A Steple. In Mood. ward, Servis & Montague Wester Healy, and Thomas Street Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of Five Thomasand

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 the day of Other Anno Dom. one thousand eight hundred and treenty Thomas on and in the 36 the

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

Hemps. Administrator of all the Goods, Chattels and Credits of James Todrick 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 Oryndham Stemp 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 hes - 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 Of undhum Stemp 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 }

Myndham Kemp SEAL.

THOUSE SEAL.

THOUSE SEAL.

SEAL.

(148

Seoige Samoiro and Won Shepherd are held and firmly bound unto Rich? On Legar Po: Blakey Philemen Woodward and Hos Jones

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

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 and day of Celot. Anno Dom. one thousand eight hundred and twenty- thickers and in the 50 Year of the Commonwealth.

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

Administrat of all the Goods, Chattels and Credits of William Landers 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 William Lambors 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 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 Seonge Raundus 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

M. T. JUNE

George Sounders SEAL.

SEAL.

SEAL.

Robert mehan & Robert Down we Sen Charles ornits

Brith, Thomas Jones, and Wilson Separ Robert

Gentlemen, Justices of the Court of Middlesex County, now sitting, in the Sum of One Thousand fore 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 28th day of Browender Anno Dom. one thousand eight hundred and twenty 1831 and in the 57.1% Year of the Commonwealth.

THE CONDITION OF THIS OBLIGATION IS, That if the said Refert mhon\_

Administrator of all the Goods, Chattels and Credits of Rulph Words 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 Robert mhan the said of hom 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 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 In hom 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 }

20.08

. Igrinomini.

ments became t

g add to enten )

observed bell at 10 as Suring all Inc.

k of bankson I Service Assessment

September of

profes final the an Made I i i i i i

AE JAHRA GIL TA

Charles at an and

distant with

applied of

The bount

Rolt Daniel SEAL.
Charles + Water SEAL SEAL.

John Walden and Henry Sears are held and firmly bound unto Rich and Magar, John Chonning for Richard A Christian and Franklin Blackburn

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

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 30 day of November Anno Dom. one thousand eight hundred and treenty thinky one and in the fifty sunth Year of the Commonwealth.

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

Administrat of of all the Goods, Chattels and Credits of William Molden 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 John Mulden mm or in the hands or possession of any other person or persons, for hum 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 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, John Malden 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

John Walder SEAL.

SEAL.

SEAL.

Thomas G. Broughton, Printer Norfalls Vo