

Know all men by these presents that we Anne Bechell, Robert Lynch and John Whittington are heretofore finally bound unto our foreign Lady Queen Anne in the full and just sum of one hundred pounds ster. Current money of England to be paid to her Majesty her heirs and executors to the which payment well and truly to be made and done we bind our selves and either of us our and either of our heirs Executors and adm<sup>r</sup>s jointly and severally finally by these presents sealed with our seals & dated this first day of March in the 7<sup>th</sup> year of her Majesty's reign &c. anno Domini 1703.

The Condition of the above obligation is such that if the above bound Anne Bechell Executrix of the last will and Testament of Thomas Bechell late of Kent County deceased do make or cause to be made a true and perfect Inventory of all & singular the goods Chittels and Credits of said deceased, appraised in money and the same to be made do exhibit or cause to be exhibited into the office for probate of wills &c. as or before the last day of April next ensuing and the same goods Chittels and Credits do well & truly administer (even) so far for the debts of the said deceased which he had owe at the time of his decease so far as touches the said goods Chittels & Credits will extend and the Law will Charge & further do make or cause to be made a true and just acct<sup>s</sup> of & upon her said Administration within Twelve months from the day of her admittment to such Administration & such goods or portions of the said estate as shall be found remaining upon such account examined and adjusted by the Judge appointed for the time being for probate of wills &c. distribute & dispose as by the said Judge shall be limited and appointed according to the true intent and meaning of the last will and Testament of the said deceased & lastly to at all and every time & times hereafter clearly discharge & give her self her said property her Judges & all other her Officers and ministers from all persons having a binding to her very Right Little or Interest to the said goods and Chittels that then this obligation to be void & of no effect or else to stand remain & be in full force power & virtue

signed sealed and delivered

in the presence of us

W<sup>m</sup> Dixon

Sam<sup>l</sup> Wallis

Anne Bechells (Seal)

Rob<sup>t</sup> Lynch (Seal)

John Whittington (Seal)

Maryland &c. Know all men by these presents that we James Dunn James Wicks of Queen Anne's City will Ringgold Thomas Smyth of Kent County Gent. are held and firmly bound unto the Right Honorable the Lord Proprietary of the Province in the full and just sum of Two thousand pounds sterling money of Great Britain to be paid to his said Lordship his heirs and Executors to the which payment well and truly to be made and done we bind ourselves and every of us, to which payment well and truly to be made and done we bind ourselves and every of us, our and every of our heirs Executors and adm<sup>r</sup>s in the whole and for the whole, jointly and severally, firmly by these presents, sealed with our seals & dated this 30<sup>th</sup> day of March in the 7<sup>th</sup> year of his said Lordship's Dominion &c. anno Domini 1703.

The Condition of the above obligation is such, that if the above bound James Dunn & James Wicks adm<sup>r</sup>s of the said singular the goods & Chittels, Rights & Credits of James Dunn late of Kent County dece<sup>d</sup> do make or cause to be made a true and perfect Inventory of all & singular the goods Chittels & Credits of the said dece<sup>d</sup> together with a list of the debts of the said dece<sup>d</sup> and disburse, which have, or shall come to the hands possession or knowledge of the said James Dunn & James Wicks or into the hands possession or knowledge of any other person for them & the same to be made do exhibit, or cause to be exhibited, into the Probogative Court at Annapolis at, or before the 30<sup>th</sup> of June next ensuing, & the same goods Chittels & Credits, & all other the goods Chittels & Credits of the said dece<sup>d</sup> at the time of her death, that shall come to the hands possession or knowledge of the said James & James or to the hands possession or knowledge of any other person for them do well & truly administer according to Law, viz. shall pay the Debts of the said dece<sup>d</sup> so far for the personal Estate shall extend, and the Law will Charge, as also, all such Receivable Charges & dues as have arisen, or shall arise, or become due to his Lordship's officers, from the said James & James on acc<sup>t</sup> of the said dece<sup>d</sup> or her estate & further do make or cause to be made a true and just acct<sup>s</sup> of & upon their adm<sup>r</sup>s as or before the 30<sup>th</sup> day of March next, & all the Just & Liquid of the said goods Chittels & Credits which shall be found remaining upon the said adm<sup>r</sup>s account, the same being first examined & allowed of by the Judge or Judges for the time being, shall deliver & pay unto the person, or persons appointed by Law to receive the same. And if it shall hereafter appear, that any last will & Testament was made by the said Dec<sup>d</sup> & the executor or executors therein named, do exhibit the same into the said Court, making request to have the same allowed & approved accordingly, if the said James & James being thereunto required, do under & deliver the said Letters of adm<sup>r</sup>stracion or approbation of the said Testament being first had & made in the said Court: then this obligation to be void, & of no effect; or else to stand, remain & be in full force power & virtue in Law

sealed & delivered in the presence of Sprickholton

James Dunn (Seal)

James Wicks (Seal)

W<sup>m</sup> Ringgold (Seal)

Tho<sup>s</sup> Smyth (Seal)

164 Maryland

Know all men by these presents that we Thomas Blake of Kent County Breche maker & James Griffith & James Thomas of Kent County farmers & a hold & firmly bound unto the Right Hon<sup>ble</sup> the Lord Prop<sup>r</sup> of this Province in the full & just sum of Two thousand pounds sterling money to be paid to his said Lordship, his Heirs & Successors, to the which payment well & truly to be made & done, we bind ourselves & every of us, one & every of our Heirs, Executors & Administrators, in the whole, & for the whole, jointly & severally, jointly by these presents, sealed with our seals, dated the 22<sup>d</sup> day of March in the 1<sup>st</sup> year of the Dominion of the said Lordship & Province of Maryland 1773.

The Condition of the above Obligation is such that if the above bound Thomas Blake of Kent County Adm<sup>r</sup> of all & singular the goods & Chattels, Rights & Credits of James Blake late of Kent County deceased, do make or Cause to be made a true & perfect Inventory of all & singular the goods Chattels, Rights & Credits, which were of the deced<sup>t</sup> at the time of his death, according to Law, & appraised in money, together with a List of the debts & Debts due & payable, & the same so made, do exhibit or Cause to be exhibited into the office for probate of Wills & or before the 22<sup>d</sup> day of May next ensuing; & the same goods Chattels and Credits do well & truly administer, & pay the debts of the said deceased which he did owe at the time of his decease; & also, all such reasonable Charges & fees as have arisen or shall arise or become due to any of his Lordships officers, & others, from the said Tho<sup>s</sup> Blake on the Account of the said dec<sup>d</sup> or his estate, so far forth as the said goods Chattels and Credits will extend; & the Law will Charge, & further do make or Cause to be made a true & perfect Inventory of & upon his said Adm<sup>n</sup> or, within Twelve months from the day of his Admittance to such Adm<sup>n</sup> or, & such parcel or portion of the said estate as shall be found remaining upon such Account, examined & judged by the Judge appointed for the time being for Probate of Wills & do distribute & dispose according to Law, & lastly do it all every time & times hereafter, clearly discharge & give knowledge his said Lordship, his Judges, and all other his Officers & Ministers, from all process having or pretending to have such Right Title or Interest to the said goods & Chattels; that then this Obligation to be void, & of no effect; or else to stand remain & be in full force, Power & Virtue in Law.

Sealed and delivered in the presence of  
Spicholper

Tho<sup>s</sup> Blake  
James Griffith  
James Thomas

Maryland  
Know all men by these presents that we Robert Brown Aquilla Allix & Isaac Perkins of Kent County are held and firmly bound unto the Right Hon<sup>ble</sup> the Lord Prop<sup>r</sup> of this Province, in the full & just sum of one thousand pounds sterling money of Great Britain, to be paid to his said Lordship, his Heirs & Successors; to which payment truly to be made & done, we bind ourselves, & every of us, one & every of our Heirs, Executors & Administrators, in the whole, & for the whole, jointly & severally, jointly by these presents, sealed with our seals, & dated this 29<sup>th</sup> day of March in the 1<sup>st</sup> year of his said Lordship's Dominion of Maryland 1773.

The Condition of the above Obligation is such, that if the above bound Robert Brown Adm<sup>r</sup> of all & singular the goods & Chattels, Rights & Credits of Susannah Brown late of Kent County dec<sup>d</sup> do make or Cause to be made a true & perfect Inventory of all & singular the goods Chattels & Credits of the said deceased, together with a List of the Debts & Debts due & payable, which have, or shall come to the hands, possession, or knowledge, of him the said Robert Brown, or into the hands, possession or knowledge of any other person for him and the same so made do exhibit, or Cause to be exhibited, into the Probate office at Annapolis, at or before the 29<sup>th</sup> day of June next ensuing; & the same goods Chattels & Credits, & all other the goods Chattels & Credits of the said deceased, at the time of her death, that shall come to the hands possession or knowledge of the said Robert Brown, or to the hands possession or knowledge of any other person for him do well & truly administer according to Law, & shall pay the debts of the said deceased, so far forth as her Personal estate shall extend, & the Law will Charge. & also all such reasonable Charges & fees as have arisen, or shall arise, or become due to his Lordships officers, from the said Robert on account of the said deceased, or her estate, & further do make or Cause to be made a true & perfect Inventory of his Adm<sup>n</sup> or at or before the 29<sup>th</sup> day of March next; & all the Debt & Debts of the said goods Chattels & Credits which shall be found remaining upon the said Adm<sup>n</sup> or account, the same being first examined & allowed of by the Judge or Judges for the time being, shall deliver & pay into the person or persons, appointed by Law to receive the same. & if it shall hereafter appear, that any Last will & Testament was made by the said dec<sup>d</sup> & the Executor, or Executors therein named, do exhibit the same into the said Court, making request to have the same allowed & approved accordingly, if the said Robert Brown being thereto required, do render & deliver the said Letters of Adm<sup>n</sup> or (if approbation of the said Testament being first had & made) in the said Court: Then this Obligation to be void, & of no effect, or else to stand remain & be in full force, Power & Virtue in Law.

Sealed and delivered in the presence of  
Spicholper

Robert R Brown  
Aquilla Allix  
Isaac Perkins

Know all Men by these presents that we Michael Spring, Nath<sup>l</sup>. Ricketts & Joseph Garnett  
of Kent County, Sherrifs and we do firmly bound unto the Right  
Hon<sup>ble</sup> the Lord Prop<sup>r</sup> of this Province, in the full & just sum of one thousand pounds, part  
money of Great Britain, to be paid to his said Lordship, his Heirs & Successors. To which paymt  
well & truly to be made & done, we bind ourselves, every of us, our Heirs, Exors  
& Administrors, in the whole, & for the whole, jointly & severally, firmly by these presents sealed  
with our seals, & dated this 25<sup>th</sup> day of March in the 5<sup>th</sup> year of his said Lordships Domini-  
on & Annoque Domini 1773.

The Condition of the above obligation is such, that if the above bound Michael Spring Admin<sup>r</sup> of all  
& singular the goods & Chattels, Rights & Credits of John Smith late of Kent County deceased, do  
make or Cause to be made a true & perfect Inventory of all & singular the goods Chattels & Credits  
of the said deced<sup>t</sup>. Together with a List of the Debts & Demands, which have, or shall  
come to the Hands, Possession, or Knowledge, of him the said Michael Spring, or into the  
Hands Possession or Knowledge, of any other Person for him, & the same to make, do exhibit  
or Cause to be exhibited, into the Prerogative Court at Annapolis, at or before the 25<sup>th</sup> day  
of June next ensuing. & the same goods Chattels & Credits, & all other the goods Chattels & Credits  
of the said deced<sup>t</sup>, at the time of his death, that shall come to the Hands possession or Know-  
ledge of the said Michael Spring or to the Hands possession or Knowledge of any other Person  
for him, do well & truly administer according to Law, viz. shall pay the debts of the said  
deced<sup>t</sup>, so far forth as his Personal estate shall extend, & the Law will Charge, as also, all  
such Reasonable Charges & fees as have arisen, or shall arise, or become due to his Lordships  
Officers, from the said Michael on account of the said deced<sup>t</sup>, or his estate. & further, do make  
or Cause to be made, a true & just Account of his Admin<sup>n</sup>, at or before the 25<sup>th</sup> day of March  
next, & all the Rest & Residue of the said goods Chattels & Credits which shall be found  
Remaining upon the said Admin<sup>n</sup> account, the same being first examined & allowed of by the  
Judge, or Judges for the time being, shall deliver & pay into the Person, or Persons, appointed  
by the Law to receive the same. And if shall hereafter appear, that any List, will and  
Statement were made by the said deced<sup>t</sup>, & the Executor or executors therein named, do  
exhibit the same into the said Court, making request to have the same allowed & approved  
accordingly, if the said Michael Spring being therunto required, do render & Deliver the said  
Letters of Admin<sup>n</sup> (after probate of the said Testament being first had & made) in the  
said Court: Then this obligation to be void, & of no effect, or else to stand, remain, & be  
in full force Power & Virtue in Law,

sealed and delivered in  
the presence of  
Michael Spring

Michael Spring (Seal)  
N. Ricketts (Seal)  
Jos. Garnett Jun<sup>r</sup> (Seal)

Maryland. Know all Men by these presents that we Ann Corvill of Kent County widow, William  
Winggold of Eastern Neck & John Williamson of Kent County Gent<sup>l</sup> are & do firmly bound  
unto the Right Hon<sup>ble</sup> the Lord Prop<sup>r</sup> of this Province, in the full & just sum of two  
thousand pounds sterling money, to be paid to his said Lordship, his Heirs & Successors  
to which payment well & truly to be made & done, we bind ourselves, & every of us, our  
Exors of our Heirs, Executors & Admin<sup>r</sup> in the whole & for the whole, jointly & severally,  
firmly by these presents, sealed with our seals, & dated this 16<sup>th</sup> day of March in the  
5<sup>th</sup> year of his said Lordships Domini- on & Annoque Domini 1773.

The condition of the above obligation is such, that if the above bound Ann Corvill  
& Admin<sup>r</sup> of all & singular the goods Chattels & Credits of John Corvill Jun<sup>r</sup> late of Kent  
County deceased, unadmin<sup>ist</sup>ered by John Corvill Jun<sup>r</sup> since deceased, do make or Cause to  
be made a true & perfect Inventory of all & singular the goods Chattels & Credits of the  
said deced<sup>t</sup>, which have or shall come to the Hands, Possession or Knowledge of her  
the said Ann Corvill, or into the Hands Possession or Knowledge of any other Person  
for her, & the same to make, do exhibit or Cause to be exhibited into the Prerogative  
Court at Annapolis at or before the 16<sup>th</sup> day of June next ensuing, & the same goods Chattels  
& Credits, & all other the goods Chattels & Credits of the deced<sup>t</sup>, at the time of his Death, &  
not heretofore admin<sup>ist</sup>ered by the said John Corvill Jun<sup>r</sup> that shall come to the Hands  
Possession or Knowledge of her the said Ann Corvill, or to the Hands possession or Knowledge  
of any other Person for her, do well & truly administer, according to Law, viz. do pay the debts  
of the deced<sup>t</sup>, so far forth as his Personal estate shall extend, & the Law will Charge, &  
further do make or Cause to be made a true & just Account of her Admin<sup>n</sup>, at or before the  
16<sup>th</sup> day of March next, & all the Rest & Residue of the goods Chattels & Credits, which  
shall be found Remaining upon the said Admin<sup>n</sup> account, the same being first examined  
& allowed of by the Judge or Judges for the time being, shall deliver & pay into the Person or  
Persons appointed by Law to receive the same; then this obligation to be void & of no effect,  
or else to stand, remain, & be in full force Power & Virtue in Law

Signed, sealed, and Delivered  
in the presence of  
Michael Spring

Ann Corvill (Seal)  
W. Winggold Jun<sup>r</sup> (Seal)  
John Williamson (Seal)

168 Newland p.  
 Know all men by these presents that we Ann Carvill of Kent County widow, William Ringgold of Eastern Neck & John Williamson of Kent County have and firmly bound unto the Right Hon<sup>ble</sup> the Lord Prop<sup>ty</sup> of this Province in the full & just sum of One Thousand pounds, Sterling money of Great Britain, to be paid to the said Lordship, his heirs & successors: to which payment well & truly to be made & done, we bind ourselves & every of us, our & every of our heirs, executors & Admin<sup>rs</sup> in the whole & for the whole, jointly & severally, firmly by these presents, sealed with our seals, & dated the 16<sup>th</sup> day of March in the year of his Lordships Dominion & Annoque Domini 1773.

The Condition of the above Obligation is such that if the above bound Ann Carvill & Admin<sup>rs</sup> of all & singular the goods Chattels, Rights & Credits of John Carvill late of Kent County deceased, to make or cause to be made a true & just Inventory of all & singular the goods Chattels & Credits of the said deceased, together with a list of several Respects Debts, which have, or shall come to the Hands, Possession or Knowledge of her the said Ann Carvill, or into the hands, Possession or Knowledge of any other Person for her, & the same to be made, do exhibit or cause to be exhibited, unto the Probative Court at Annapolis at or before the 16<sup>th</sup> day of June next ensuing, & the same goods Chattels & Credits shall all enter the goods Chattels & Credits of the said deceased, at the time of his death, that shall come to the hands Possession or Knowledge of the said Ann Carvill or to the hands Possession or Knowledge of any other Person for her do well & truly administer according to Law, viz. shall pay the debts of the said deceased, so far forth as his personal estate shall extend & the Law will Charge. As also all such Mesuagial Charges & fees as have accrued, or shall accrue, or become due to his Lordships Officers, from the said Ann Carvill on account of the said deceased or his Estate. And further do make or cause to be made a true & just Account of her Admin<sup>on</sup>, at or before the 16<sup>th</sup> day of March next; & all the Rest & Residue of the said goods Chattels & Credits which shall be found remaining upon the said Admin<sup>on</sup> account, the same being first examined & allowed of by the Judge or Judges for the time being, shall deliver & pay unto the Person or Persons appointed by Law to receive the same. & if it shall hereafter appear, that any Debt with & Servants was made by the said deceased or the executor or executors therein named, do exhibit the same into the said Court, making request to have the same allowed and approved accordingly, if the said Ann Carvill, being thereunto required, do render & deliver the said Debt of Admin<sup>on</sup>. (Approbation of the said Statement being first made & had) in the said Court. Then this Obligation to be void & of no Effect; or else to stand, remain & be in full force Power & virtue in Law

sealed and delivered in  
 the presence of  
 Micholson

Ann Carvill (Seal)  
 W Ringgold (Seal)  
 John Williamson (Seal)

Newland p.  
 Know all men by these presents that we Isaac Perkins of Kent County Arthur Miller & Aquilla Allix of Kent County are and firmly bound unto the Right Hon<sup>ble</sup> the Lord Prop<sup>ty</sup> of this Province in the full & just sum of One Thousand pounds Sterling money, to be paid to his said Lordship, his heirs & successors: to which payment well & truly to be made & done, we bind ourselves & every of us, our & every of our heirs, executors & Admin<sup>rs</sup> in the whole & for the whole, jointly & severally, firmly by these presents, sealed with our seals, & dated the 19<sup>th</sup> day of March in the year of his said Lordships Dominion & Annoque Domini 1773.

The Condition of the above Obligation is such that if the above bound Isaac Perkins Admin<sup>rs</sup> of all & singular the goods Chattels & Credits of Benjamin Perkins late of Kent County deceased, administered by Benjamin Perkins sine dec. do make or cause to be made a true & just Inventory of all & singular the goods Chattels & Credits of the said dec. which have or shall come to the Hands Possession or Knowledge of him the said Isaac Perkins or into the hands Possession or Knowledge of any other Person for him & the same to be made, do exhibit or cause to be exhibited into the Probative Court at Annapolis, at or before the 19<sup>th</sup> day of June next ensuing, & the same goods Chattels & Credits, & all other the goods Chattels & Credits of the dec. at the time of his death, & not heretofore Administered by the aforesaid Benjamin Perkins that shall come to the hands Possession or Knowledge of him the said Isaac Perkins, or to the Hands, Possession or Knowledge of any Person for him do well & truly administer, according to Law, viz. do pay the debts of the said deceased, so far forth as his personal estate shall extend & the Law will Charge; & further do make or cause to be made a true & just account of his Admin<sup>on</sup>, at or before the 19<sup>th</sup> day of March next; & all the Rest & Residue of the goods Chattels & Credits which shall be found remaining upon the said Admin<sup>on</sup> account, the same being first examined and allowed of by the Judge or Judge for the time being, shall deliver & pay unto the Person or Persons appointed by Law to receive the same, then this Obligation to be void, & of no Effect; or else to stand, remain & be in full force Power & virtue in Law

sealed and delivered  
 in the presence of  
 Micholson

Isaac Perkins (Seal)  
 Arthur Miller (Seal)  
 Aquilla Allix (Seal)

Know all Men by these presents that we Isaac Cannell from Cannell and Jacob a  
Boroman of Kent County Burrows are sold and firmly bound unto the Right Hon<sup>ble</sup> the  
Lord Prop<sup>r</sup> of this province, in the full & just sum of Two thousand Pounds Sterling  
money to be paid to his said Lordship, his Heirs & Successors, to which payment well and  
truly to be made & done, we bind ourselves, & every of us, our & every of our Heirs, Executors  
Admin<sup>rs</sup> in the whole & for the whole, jointly & severally, firmly by these presents, sealed  
with our seals, & dated this 16<sup>th</sup> day of March in the — year of his said Lordships  
Dominion &c. Anno que Domini 1773.

The condition of the above Obligation is such, that if the above bound Isaac Cannell Adm<sup>r</sup>  
shall & singular the goods Chattels & Credits of Benjamin Boroman late of Kent County  
deceased, unadministered by Abraham Cannell said deceased, do make or cause to be made  
a true & perfect Inventory of all & singular the goods Chattels & Credits of the said deceased  
which have or shall come to the hands possession or knowledge of him the said  
Isaac Cannell, or into the hands possession or knowledge of any other person for him  
& the same so made, do exhibit or cause to be exhibited into the Probate Court at  
Annapolis as or before the 16<sup>th</sup> day of June next ensuing, & the same goods Chattels & Credits  
shall then the goods Chattels & Credits of the deceased at the time of his death, & not herebefore  
Administered by the aforesaid Abraham Cannell that shall come to the hands possession  
or knowledge of him the said Isaac Cannell or to the hands possession or knowledge of  
any other person for him, do will & truly Administer according to Law, viz. do pay the  
debts of the deceased, so far forth as his personal estate shall extend, & the Law shall charge  
& further do make or cause to be made a true & just account of his Adm<sup>on</sup>, as or before the  
16<sup>th</sup> day of March next, & all the Rest & Residue of the goods Chattels & Credits, which  
shall be found remaining upon the said Adm<sup>on</sup> account, the same being first examined &  
allowed of by the Judge or Judges for the time being, shall deliver & pay unto the person  
or persons appointed by Law to receive the same; then this Obligation to be void & of  
none effect; or else to stand, remain & be in full force, Power & virtue in Law

signed sealed & delivered  
in the presence of  
Nicholson

Isaac Cannell

(Seal)

from Cannell

(Seal)

Jacob Boroman

(Seal)

Maryland p.  
Know all Men by these presents that we Marmaduke Medford Thomas Medford & Geo:  
moore of Kent County Burrows are sold & firmly bound unto the Right Hon<sup>ble</sup> the Lord  
Proprietary of this province, in the full & just sum of Two thousand Pounds Sterling money  
to be paid to his said Lordship, his Heirs & Successors: To which payment well & truly  
to be made & done, we bind ourselves, & every of us, our & every of our Heirs, Executors  
& Adm<sup>rs</sup> in the whole & for the whole, jointly & severally, firmly by these presents, sealed  
with our seals, & dated this 17<sup>th</sup> day of August in the second year of his Lordships Dominion  
&c. Anno que Domini 1773.

The condition of the above Obligation is such, that if the above bound Marmaduke  
Medford Executors of the Last will & Testament of Nath<sup>l</sup> Chandler late of Kent  
County Dec<sup>d</sup>. do make or cause to be made, a true & perfect Inventory of all & singular  
the goods Chattels Rights & Credits, which were of the Dec<sup>d</sup>. at the time of his Death,  
according to Law, & approved in manner together with a list of the debts & species &  
deposits, & the same so made, do exhibit or cause to be exhibited into the office for  
Probate of wills &c. as or before the 5<sup>th</sup> day of September next ensuing; & the same goods  
Chattels & Credits do will & truly administer, viz. do pay the debts of the said Dec<sup>d</sup>. which  
he did owe at the time of his death; so far forth as the said goods Chattels & Credits will  
extend, & the Law will charge; so also all such reasonable charges & fees, as have arisen  
or shall arise or become due to any his Lordships officers from the said Marmaduke  
Medford, on the account of the said Dec<sup>d</sup>. or his estate; & further, do make or cause to  
be made a just & true account of & upon his said Adm<sup>on</sup> within Twelve months from  
the day of his Admittance to such Adm<sup>on</sup>, & such Paroll or Pollion of the said estate  
as shall be found remaining upon such account, examined & adjudged by the Judge or  
Judges appointed for the time being, for Probate of wills &c. & disposed according to  
Law, & the true intent & meaning of the Last will & Testament of the said deceased. &  
Lestly do at all & every time & times hereafter, clearly discharge & give knowledge his said  
Lordships, his Judges & all other his officers & ministers, from all process having or  
purporting to have any Right, Title, or interest to the said goods Chattels. that then  
this Obligation to be void, & of no effect; or else to stand, remain & be in full force, Power  
& virtue in Law

signed and delivered in  
the presence of  
Nicholson

Marmaduke Medford (Seal)

Tho<sup>s</sup> Medford (Seal)

Geo<sup>rge</sup> Moore (Seal)

Know all men by these presents that we Menah Cault of Kent County videlicet Ebenezer Blackiston & Thomas & John Moore of Kent County Blacksmith & he held & firmly bound unto the Right Hon<sup>ble</sup> the Lord Prop<sup>r</sup> of this Province in the full & just sum of Two Thousand Pounds Sterling money to be paid to his Lordships, his Heirs and Successors: For which payment well & truly to be made & done, we bind ourselves & our heirs, our & every of our Heirs Executors & Admin<sup>rs</sup>, in the whole & for the whole, jointly & severally firmly by these presents sealed with our seals, & dated the 23<sup>d</sup> day of June in the 22<sup>d</sup> year of his Lordships Dominion & Annoque Domini 1773.

The condition of the above Obligation is such that if the above bound Menah Cault & each of the Last will & Testament of John Cault Esq<sup>r</sup> of Kent County dec<sup>d</sup>. do make or cause to be made, a true & perfect Inventory of all & singular the goods Chattels & Rights which were of the dec<sup>d</sup>. at the time of his death, according to Law & provided in many together with a List of the debts & credits & disbursements, & the same so made, described & Caus<sup>d</sup> to be exhibited into the office for Probate of wills &c. at or before the 23<sup>d</sup> day of September next ensuing, & the same goods Chattels & Credits, do well & truly administer & pay the debts of the said deceased, which he did owe at the time of his death; so far forth as the said goods Chattels & Credits will extend & the Law will charge, as also all such reasonable Charges & fees as have arisen, or shall arise, or become due to his Lordships officers from the said Menah Cault on the account of the said dec<sup>d</sup>. or his estate; & further do make or cause to be made a just & true account of & upon her said adm<sup>n</sup> within Twelve months from the day of her admittance to such adm<sup>n</sup>, & such Part or portion of the said estate as shall be found remaining upon such account, examined & adjudged by the Judge or Judges appointed for the time being for Probate of wills &c. do distribute & dispose according to Law, & the true intent & meaning of the last will & Testament of the said deceased.

And lastly do at all & every time & times hereafter clearly discharge, & save harmless his said Lordships, his Judges & all other his officers & ministers from all persons having or pretending to have any Right Title or Interest to the said goods & Chattels; that from this Obligation to be void & of no Effect; or else to stand unavailing, & be in full force Power and virtue in Law

sealed and delivered in presence of  
Micholffon  
Menah Cault (Seal)  
Ebenezer Blackiston (Seal)  
John Moore B.C. (Seal)

Maryland p.  
Know all men by these presents that we Margaret Daws of Kent County videlicet John Francis & Thomas Chrisfield of Kent County Farmers are held & firmly bound unto the Right Hon<sup>ble</sup> the Lord Prop<sup>r</sup> of this Province in the full & just sum of Two Thousand Pounds Sterling money of Great Britain, to be paid to his said Lordships, his Heirs and Successors, to which payment well & truly to be made & done, we bind ourselves, and every of us, our and every of our Heirs Executors & Admin<sup>rs</sup> in the whole & for the whole, jointly & severally, firmly by these presents sealed with our seals, & dated the 22<sup>d</sup> day of June in the 22<sup>d</sup> year of his Lordships Dominion & Annoque Domini 1773.

The condition of the above Obligation is such that if the above bound Margaret & Daws Admin<sup>rs</sup> shall & singularly the goods & Chattels, Rights & Credits of Benjamin Daws late of Kent County dec<sup>d</sup>. do make or cause to be made a true & perfect Inventory of all & singular the goods Chattels & Credits of the said dec<sup>d</sup>. together with a List of Debts & Credits & disbursements, which have, or shall come to the hands & possession or knowledge of her Executors & Margaret Daws, or into the hands & possession or knowledge of any other person for her & the same so made, described or cause to be exhibited into the Probate Court at Annapolis, at or before the 23<sup>d</sup> day of Sept<sup>r</sup> next ensuing, & the same goods Chattels & Credits, & all other the goods Chattels & Credits of the said deceased at the time of his death; that shall come to the hands & possession or knowledge of the said Margaret Daws or to the hands & possession or knowledge of any other person for her to well & truly administer according to Law, & we shall pay the debts of the said deceased, so far forth as his Personal Estate shall extend, & the Law will charge, & pay all such reasonable Charges & fees as have arisen, or shall arise, or become due to his Lordships officers from the said Margaret on account of the said dec<sup>d</sup>. or his estate; & further do make or cause to be made a just & true account of her adm<sup>n</sup> at or before the 23<sup>d</sup> day of June next: & all the Rest & Residue of the said goods Chattels & Credits which shall be found remaining upon the said adm<sup>n</sup> account, the same being first examined and allowed of by the Judge or Judges for the time being, shall deliver & pay unto the person or persons, be appointed by Law to receive the same, & and if it shall hereafter appear, that any Last will & Testament was made by the said deceased, & the Executor or Executors therein named, do exhibit the same into the said Court, making request to have the same approved & allowed accordingly, if the said Margaret being therunto required, do render & deliver the said Letters of adm<sup>n</sup> (if approbation of the said Testament being first had & made) in the said Court: then this Obligation to be void, & of no Effect; or else to stand, remain & be in full force Power & virtue in Law

sealed and delivered in the presence of  
Micholffon  
Margaret + Daws (Seal)  
Francis  
John Francis (Seal)  
Thomas Chrisfield (Seal)

174 Maryland

Know all Men by these presents that we Mathew Dickson, James Smith (of Carlisle) Chancery of Kent County are hold & firmly bound unto the Right Hon<sup>ble</sup> the Lord Proprietor of this Province in the full & just sum of one thousand pounds Sterling money, to be paid to his Lordship, his Heirs & Successors, to which payment well & truly to be made & done, we bind ourselves, & every of us, our & every of our Heirs, Executors & Assigns in the whole & for the whole jointly and severally, firmly by these presents, sealed with our seals & dated this 5<sup>th</sup> day of March in the year of his Lordship's Dominion Annoque Domini 1773.

The Condition of the above Obligation is such, that if the above bound Mathew Dickson & James Smith of all & singular the goods Chattels & Credits of Joseph Cooker late of Kent County deceased do make a true & just Inventory of all & singular the goods Chattels & Debts of the said dec<sup>d</sup>. which here or shall come to the hands possession or knowledge of him the said Mathew or into the hands possession or knowledge of any other person for him & the same to make, do exhibit or cause to be exhibited into the Probate Court at Annapolis, at or before the 3<sup>rd</sup> day of June next ensuing and the same goods Chattels & Credits, & all other goods Chattels & Credits of the deceased at the time of his death that shall come to the hands possession or knowledge of any person for him do well & truly & according to Law, viz. to pay the debts of the said dec<sup>d</sup>. so far forth as his personal estate shall extend, & the Law will charge, and further do make or cause to be made a true and just account of his & Dec<sup>d</sup>'s at or before the 3<sup>rd</sup> day of March next, & all the rest and Residue of the goods Chattels & Credits, which shall be found remaining upon the said Dec<sup>d</sup>'s account, the same being first examined and allowed of by the Judge or Judges for the time being, shall deliver & pay unto the person or persons appointed by Law to receive the same, then this Obligation to be void & of no Effect, & vice versa, remain and be in full force Power & Virtue in Law signed sealed and delivered in the presence of

Mathew Dickson  
James Smith

Mathew Dickson (Seal)

James Smith (Seal)

James Smith (Seal)

Maryland  
Know all Men by these presents that we Samuel Mansfield Henry Wilko & Francis Wilko of Kent County Maryland are hold & firmly bound unto the Right Hon<sup>ble</sup> the Lord Proprietor of this Province in the full & just sum of two thousand pounds Sterling money, to be paid to his Lordship, his Heirs & Successors, to which payment well & truly to be made & done, we bind ourselves, & every of us, our & every of our Heirs, Executors & Assigns in the whole & for the whole jointly and severally, firmly by these presents, sealed with our seals, & dated this 5<sup>th</sup> day of March in the year of his Lordship's Dominion Annoque Domini 1773.

The Condition of the above Obligation is such that if the above bound Samuel Mansfield & Henry Wilko & Francis Wilko of all & singular the goods Chattels Rights & Credits of Samuel Mansfield late of Kent County dec<sup>d</sup>. do make or cause to be made a true & just Inventory of all & singular the goods Chattels Rights & Credits which were of the dec<sup>d</sup>. at the time of his death (appraised in money) together with a List of the debts, Expenses & disbursements, & the same to make, do exhibit or cause to be exhibited into the office for Probate of wills &c. at or before the 5<sup>th</sup> day of June next ensuing, & the same goods Chattels & Credits, do well & truly administer, viz. to pay the debts of the said dec<sup>d</sup>. which he did owe at the time of his decease, & also, all such reasonable Charges & fees as have arisen, or shall arise or become due to any his Lordship's officers, & others from the said Samuel Mansfield on the account of the said dec<sup>d</sup>. or his estate, so far forth as the said goods Chattels and Credits will extend, & the Law will charge, & further do make or cause to be made a true & just account of & upon his said Dec<sup>d</sup>'s within twelve months from the day of his admittance to such Dec<sup>d</sup>'s & such Personal or Real or Personal of the said Estate as shall be found remaining upon such Dec<sup>d</sup>'s account, examined & adjudged by the Judge or Judges for the time being for Probate of wills &c. to distribute & disburse according to Law & lastly do as all & every time & times hereafter, clearly discharge & fore bear up his said Lordship, his Judges and all other his officers & ministers, from all persons having or pretending to have any right title or interest to the said goods and Chattels; that then this Obligation to be void, & of no effect, or vice versa, remain, & be in full force, Power and Virtue in Law signed and delivered in the presence of

Samuel Mansfield  
Henry Wilko  
Francis Wilko

Samuel Mansfield (Seal)

Henry Wilko (Seal)

Francis Wilko (Seal)

176 Maryland p.

Know all Men by these presents that we Thomas Shipper, William Dawson & Kinven Woott  
of Kent County are and jointly bound unto the Right Hon<sup>ble</sup> the Lord Bishop of this Province  
in the full & just sum of one thousand pounds sterling money, to be paid to his said  
Lordship, his Heirs & Successors; to which payment shall & truly to be made & done, we bind  
ourselves, & every of us, our & every of our Heirs, Executors & Adm<sup>rs</sup> in the whole & for the whole  
jointly & severally, firmly by these presents, sealed with our seals, & dated this 5<sup>th</sup> day of March in  
the — year of our Lord Kings Dominion & Annoque Domini 1773

The Condition of the above Obligation is such that if the above bound Thomas Shipper of Kent  
County Adm<sup>r</sup> of all & singular the goods Chattels & Credits of Charles Kingdome late of Kent County  
deceased unadministered by said Kingdome made do make or cause to be made a true and  
perfect Inventory of all & singular the goods Chattels & Credits of the said dec<sup>d</sup>. which shall  
shall come to the Hands Possession or Knowledge of him the said Thomas Shipper or into  
the Hands Possession or Knowledge of any other Person for him & the same made, do exhibit  
or cause to be exhibited into the Prerogative Court at Annapolis, at or before the 6<sup>th</sup> day of  
June next ensuing, & the same goods Chattels & Credits, & all other the goods Chattels & Credits of  
the dec<sup>d</sup>. at the time of his death, & not heretofore administered by the aforesaid said Kingdome  
that shall come to the Hands Possession or Knowledge of him the said Thomas Shipper or to  
the Hands Possession or Knowledge of any other Person for him do well & truly administer  
the same, do pay the debts of the dec<sup>d</sup>. so far forth as his personal estate shall extend, & the Law will  
Charge, & further do make or cause to be made a true & just account of his Adm<sup>n</sup> at or  
before the 6<sup>th</sup> day of March next; & all the Just & Reasonable of the said goods Chattels  
& Credits, which shall be found remaining upon the said Adm<sup>n</sup> account, the same being  
first examined & allowed of by the Judge or Judges for the time being, shall deliver & pay unto  
the person or persons appointed by Law to receive the same; then this Obligation to be  
void & of no effect; or else to stand, remain & be in full force & virtue in Law

Signed sealed and delivered  
in the Presence of  
Richard Fox

Tho<sup>s</sup> Shipper (Seal)  
William Dawson (Seal)  
Kinven Woott (Seal)

Nowland p.  
Know all Men by these presents that we Margarette Waltham of Kent County widow  
groome & small groome of Kent County have and jointly bound unto the Right  
Hon<sup>ble</sup> the Lord Bishop of this Province, in the full and just sum of one thousand pounds  
sterling money of Great Britain, to be paid to his said Lordship his Heirs and Successors: to  
which payment shall & truly to be made & done, we bind ourselves, & every of us, the & every of  
our Heirs Executors & Adm<sup>rs</sup> in the whole & for the whole, jointly & severally, firmly by  
these presents, sealed with our seals, and dated this 19<sup>th</sup> day of May in the first year of his  
said Kings Dominion & Annoque Domini 1773.

The Condition of the above Obligation is such that if the above bound Margarette Waltham  
Adm<sup>r</sup> of all & singular the goods Chattels & Credits of John Waltham late of Kent  
County dec<sup>d</sup>. do make or cause to be made a true & perfect Inventory of all & singular the  
goods Chattels & Credits of the said dec<sup>d</sup>. together with a List of the debts & Credits due  
which have or shall come to the Hands Possession or Knowledge of her the said Margarette  
Waltham or into the Hands Possession or Knowledge of any other Person for her & the  
same made do exhibit or cause to be exhibited into the Prerogative Court at Annapolis  
at or before the 10<sup>th</sup> day of August next ensuing, & the same goods Chattels & Credits, & all  
other the goods Chattels & Credits of the said dec<sup>d</sup>. at the time of his death, that shall come  
to the Hands Possession or Knowledge of the said Margarette Waltham or to the Hands Possession  
or Knowledge of any other Person for her do well & truly administer according to Law, & she  
shall pay the Debts of the said dec<sup>d</sup>. so far forth as the said goods Chattels & Credits shall extend  
& the Law will Charge, & shall all such Reasonable Charges & fees as have arisen, or shall  
arise, or become due to his Lordships Officers, from the said Margarette on account of the said  
dec<sup>d</sup>. or his Estate, & further do make or cause to be made a true & just account of her  
Adm<sup>n</sup> at or before the 15<sup>th</sup> day of May next; and all the Just & Reasonable of the said goods Chattels  
& Credits, which shall be found upon the said Adm<sup>n</sup> account, the same being first examined &  
allowed of by the Judge, or Judges for the time being, shall deliver & pay unto the person or  
persons appointed by Law to receive the same; & if it shall hereafter appear, that any List  
& Inventory was made by the said dec<sup>d</sup> & the Executor or Executor herin named, do exhibit  
the same into the said Court making request to have the same allowed & approved accordingly, if  
the said Margarette Waltham being thereto required, do under & deliver the said Lists of  
Adm<sup>n</sup> or Approbation of the said Inventory being first held & made in the said Court:  
then this Obligation to be void & of no effect; or else to stand, remain & be in full force & virtue in Law

Signed sealed and delivered in  
the presence of  
Richard Fox  
Margatt Waltham (Seal)  
Cha<sup>s</sup> Groome (Seal)  
Jas<sup>s</sup> Groome (Seal)



Know all Men by these presents that we Playter Bouchell James Black & Robert Maxwell of Kent County are held & firmly bound unto the Right Hon<sup>ble</sup> the Lord Prop<sup>r</sup> of this Province in the full & just sum of Some Thousand pounds Sterling money, to be paid to his Lordship his Heirs & Successors. In which payment, will & truly to be made & done, we bind ourselves & every of us, our Heirs, Executors & Adm<sup>rs</sup> in the whole for the whole. Jointly & severally, firmly by these presents, sealed with our seals, and dated this 25<sup>th</sup> day of May in the second year of his said Lordship's Dominion & Amoque Dominion 1773.

The Condition of the above Obligation is such that if the above bound Playter Bouchell Executor of the last will & Testament of John Bennett late of Kent County dec<sup>d</sup>. do make or cause to be made, a true & perfect Inventory of all & singular the goods Chattels Rights and Credits of the said dec<sup>d</sup>. at the time of his death, according to Law (appraised in money). Together with the List of the debts Spere & separate, & the same to make, present or cause to be exhibited, into the office for probat of wills &c. or before the 25<sup>th</sup> day of August next ensuing, & the same goods Chattels & Credits do well & truly administer, viz. do pay the debts of the said dec<sup>d</sup>. which he did owe at the time of his decease; so far forth as the said goods Chattels & Credits will extend, & the Law will Charge; as also all such reasonable Charges & fees, as have arisen, or shall arise, or become due to any of his Lordship's Officers, from the said John Bennett on the account of the said dec<sup>d</sup>. & his Estate. & further to make or cause to be made a true & just account of & upon his said Adm<sup>on</sup>, within Twelve months from the day of his Admittance to such Adm<sup>on</sup>, & such Special or Partials of the said Estate as shall be found remaining upon such Account examined & adjudged by the Judge or Judges appointed for the time being for probat of wills &c. do distribute or dispose according to Law, & the true Intent & meaning of the said dec<sup>d</sup>. & Lastly do at all & every time & times hereinafter, clearly discharge & give Acquittance his said Lordship, his Judges & all other his Officers & ministers from all persons having or pretending to have any Right Title or Interest to the said goods & Chattels; that then this Obligation to be void & of no effect or else to stand, remain & be in full force Power & virtue in Law.

sealed and delivered in the presence of  
 Micholson

St. Bouchell (Seal)  
 Jam. Black (Seal)  
 Robt. Maxwell (Seal)

Maryland  
 Know all men by these presents that we Macell Medford John Rogier & James Milward of Kent County are held & firmly bound unto the Right Hon<sup>ble</sup> the Lord Prop<sup>r</sup> of this Province in the full & just sum of Two Thousand pounds Sterling money, to be paid to his said Lordship, his Heirs & Successors, in which payment will & truly to be made & done, we bind ourselves & every of us, our Heirs, Executors & Adm<sup>rs</sup> in the whole & for the whole, jointly & severally, firmly by these presents, sealed with our seals, and dated this 16<sup>th</sup> day of August in the second year of his said Lordship's Dominion & Amoque Dominion 1773.

The Condition of the above Obligation is such, that if the above bound Macell Medford of Kent County Executor of the last will & Testament of John Williams late of Kent County dec<sup>d</sup>. do make or cause to be made a true & perfect Inventory of all & singular the goods Chattels Credits & Rights of the said dec<sup>d</sup>. at the time of his death, according to Law (appraised in money) together with a List of debts Spere & separate & the same to make, present or cause to be exhibited into the office for Probat of wills &c. or before the 16<sup>th</sup> day of November next ensuing; & the same goods Chattels & Credits do well & truly administer, viz. do pay the debts of the said dec<sup>d</sup>. which he did owe at the time of his decease; so far forth as the said goods Chattels & Credits will extend, & the Law will Charge; as also all such reasonable Charges & fees as have arisen or shall arise or become due to any of his Lordship's Officers from the said Macell Medford on the account of the said dec<sup>d</sup>. or his Estate, & further to make or cause to be made a true & just account of & upon his said Adm<sup>on</sup>, within Twelve months from the day of his Admittance to such Adm<sup>on</sup>, & such Special or Partials of the said goods as shall be found remaining upon the said Account, examined & adjudged by the Judge or Judges appointed for the time being for Probat of wills &c. do distribute or dispose according to Law, & the true Intent & meaning of the last will & Testament of the said dec<sup>d</sup>. & Lastly do at all & every time & times hereinafter, clearly & quit discharge & give Acquittance his said Lordship, his Judges & all other his Officers & ministers from all persons having or pretending to have any Right Title or Interest to the said goods & Chattels; that then this Obligation to be void & of no effect or else to stand remain & be in full force Power & virtue in Law.

sealed and delivered in the presence of  
 Micholson

Macell Medford (Seal)  
 John Rogier (Seal)  
 James Milward (Seal)

Know all Men by these presents that we Joseph Michelson, Joseph Michelson Junr & Charles Gordon in Kent County in the Province of Maryland are held firmly bound unto the Right Hon<sup>ble</sup> the Lord Proprietor of this Province in the full & just sum of Two hundred Pounds Sterling money of Great Brittain to be paid to his said Lordship, his heirs & assigns the which payment well & truly to be made & done, we bind ourselves & every of us our & our heirs Executors & Adm<sup>rs</sup> in the whole & for the whole jointly & severally, firmly by these presents, sealed with our seals & dated this 5<sup>th</sup> day of October in the 3<sup>d</sup> year of his said Lordships Dominion Annoque Domini 1773.

The Condition of the above obligation is such, that whereas the above bound Joseph Michelson by the Hon<sup>ble</sup> William Fitzhugh Esq<sup>r</sup> Comissionary General & Judge for Probates of wills & granting Administrations & approved Justice Com<sup>rs</sup> of Kent County according to the Act of Assembly of this Province intituled an Act for the better Administration of Justice in Testamentary Affairs &c. now if the said Deputy Com<sup>rs</sup> shall see & duly execute the said office of Deputy Comissionary of Kent County & make due return of all & singular the Proceedings therein to the office for Probates of wills &c. according to Law and shall also indemnify and save harmless the said Comissionary General from all Damages that shall happen by reason of any Misfeasance that shall be Committed by him the said Deputy Comissionary, that then this obligation to be void & of no effect, or else to remain in full force and virtue in Law.

Sealed and delivered in presence of  
Wm. Hubbock Junr  
Giles Freeman

Joseph Michelson (Seal)  
Joseph Michelson Junr (Seal)  
Chas Gordon (Seal)

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Newland p. Know all Men by these presents that we Thomas Myght, Thomas Beddingfield, Thomas & James Anderson Junrs are held firmly bound unto the Right Hon<sup>ble</sup> the Lord Proprietor of this Province in the full & just sum of five thousand pounds to be paid to his said Lordship his heirs & assigns to which payment well & truly to be made & done we bind ourselves & every of our heirs Executors & Adm<sup>rs</sup> in the whole & for the whole jointly & severally firmly by these presents sealed with our seals and dated this 5<sup>th</sup> day of January 1773.

The Condition of the above obligation is such that if the above bound Thomas Myght Sec<sup>y</sup> of the said will & Testament, of Richard James late of Kent County dec<sup>d</sup> do make or cause to be made a true perfect Inventory of all & singular the goods Chattels & Credits which were of his deceased at the time of his death according to Law & exhibited in money together with a List of the debts due to & by him the said dec<sup>d</sup> & the same to be exhibited into the office for the Probate of wills &c. in or before the 5<sup>th</sup> day of April next ensuing, & the said goods Chattels & Credits to well & truly administered & to pay the debts of the said dec<sup>d</sup> which he did owe at the time of his death & to pay such as the said goods & Chattels will extend the Law with Charge, as well such reasonable Charges & fees as now or shall arise and become due to any of his said dec<sup>d</sup>'s Officers from the said Thomas Myght or account of the said dec<sup>d</sup> or his Estate & further do make or cause to be made a just & true Account of the said dec<sup>d</sup>'s Adm<sup>rs</sup> within twelve months from the day of admittance to such Adm<sup>rs</sup> & such parcel & portion of the said Estate as shall be found remaining upon such Adm<sup>rs</sup> examined & adjudged by the Judge & Judges appointed for the time being for Probates of wills &c. do distribute or dispose of according to Law, and the same to be paid & paying of the last will & Testament of the said dec<sup>d</sup> and lastly do at all & every time & times as aforesaid clearly discharge & save harmless his said Lordship his Judges & all other his Officers & Ministers from all persons having or pretending to have any Right Title or Interest to the said goods & Chattels, that then this obligation to be void & of no effect or else to stand unimpaired & be in full force & virtue in Law.

Sealed and delivered in the presence of  
Joseph Michelson

Thomas Myght (Seal)  
Thos Beddingfield (Seal)  
James Anderson (Seal)

Know all men by these presents that we Isaac Perkins, James Black & Aquilla Altie of Kent County Farmers are held & firmly bound unto the Right Hon<sup>ble</sup> the Lord Prop<sup>r</sup> of this Province in the full & just sum of one Thousand pounds to be paid to his said Lordship his heirs & assigns & which payment well & truly to be made done we bind ourselves & every of us, our & every of our heirs Executors & Administrators in the whole & for the whole, jointly & severally, firmly by these presents, sealed with our seals & dated this 27<sup>th</sup> day of January 1773.

The Condition of the above Obligation is such that if the above bound Isaac Perkins Executor of the last will & Testament of Miss Alfred late of Kent County dec<sup>d</sup> do make or cause to be made a true & just Inventory of all & singular the goods Chattels & Credits which were of the dec<sup>d</sup> at the time of his death according to Law, (appraised in money) together with a list of the debts & Liabilities and the same to make exhibit or cause to be exhibited into the office for Probate of Wills &c. as or before the 21<sup>st</sup> day of April next ensuing & the same goods Chattels & Credits to sell & truly Administrate, do pay the debts of the dec<sup>d</sup> which he did owe at the time of his decease so far forth as the said goods Chattels and Credits will extend & the Law will charge, as also all such reasonable Charges & fees as have arisen or shall arise or become due to any of his Lordships Officers from the said Isaac Perkins or out of the said dec<sup>d</sup> or his Estate & further do make or cause to be made a true & just Invent<sup>y</sup> of the said dec<sup>d</sup> within Twelve months from the day of his Admittance to such Office, & such Inventory or portion of the said estate as shall be found remaining upon said dec<sup>d</sup> returned & approved by the Judge or Judges appointed for the time being for Probate of Wills &c. to distribute or dispose as by Law & according to the true intent & meaning of the last will & Testament of the said dec<sup>d</sup> and Law to that effect every Time & times hereafter clearly acquit discharge & give harmless his said Lordship his Judges & all other his Officers & Ministers from all demands having or pretending to have any Right Title or interest to the said goods & Chattels, that then this Obligation to be void & of no effect, or else to stand, remain & be in full force, power & virtue in Law, sealed and delivered in the presence of

Michaelson

Isaac Perkins (seal)

James Black (seal)

Aquilla Altie (seal)

Know all Men by these presents that we Rebecca Graham of Kent County widow Thos<sup>r</sup> Boyer and Aquilla Page of Kent County Farmers are held & firmly bound unto the Right Hon<sup>ble</sup> the Lord Prop<sup>r</sup> of this Province in the full & just sum of one Thousand pounds to be paid to his said Lordship his heirs & assigns & which payment well & truly to be made done we bind ourselves & every of us, our & every of our heirs Executors & Administrators in the whole & for the whole jointly & severally, firmly by these presents, sealed with our seals, and dated this 21<sup>st</sup> day of December in the 3<sup>d</sup> year of his Lordships Dominion &c. & Anno que Domini 1773.

The Condition of the above Obligation is such that if the above bound Rebecca Graham & Thos<sup>r</sup> Boyer & Aquilla Page the goods & Chattels Rights & Credits of James Graham late of Kent County dec<sup>d</sup> do make or cause to be made a true & just Inventory of all & singular the goods Chattels & Credits of the said dec<sup>d</sup> together with a list of the debts & Liabilities & discharge which here, or shall come to the hands & possession or knowledge of her the said Rebecca Graham into the hands & possession or knowledge of any other Person for her or the same to make exhibit or cause to be made or exhibited into the Probative Court at Annapolis as or before the 21<sup>st</sup> day of March next ensuing & the same goods Chattels and Credits & all other the goods Chattels & Credits of the said dec<sup>d</sup> at the time of his death, that shall come to the hands & possession or knowledge of the said Rebecca Graham or to the hands & possession or knowledge of any other Person for her do sell & truly Administrate according to Law &c. shall pay the debts of the said dec<sup>d</sup> so far forth as the Personal Estate shall extend & the Law will charge, as also all such reasonable Charges & fees as have arisen or shall arise or become due to his Lordships Officers from the said Rebecca or out of the said dec<sup>d</sup> or his Estate & further do make or cause to be made a true & just Account of her & his &c. as or before the 21<sup>st</sup> day of December next, & all the Stock & Produce of the said goods Chattels & Credits which shall be found upon the said & Admin<sup>tr</sup> Account, the same being first examined & allowed of by the Judge or Judges for the time being, shall deliver & pay unto the Person or Persons appointed by Law to receive the same & if it shall hereafter appear that any last will & Testament was made by the said dec<sup>d</sup> & the Executor or Executors therein named, does exhibit the same into the said Court, making request to have the same allowed & approved accordingly if the said Rebecca Graham being therunto required, to render & deliver the said Letters of Admin<sup>tr</sup> (a copy of the said Testament being first made & made) in the said Court & then this Obligation to be void & of no effect, or else to stand, remain & be in full force, power & virtue in Law, sealed & delivered in

the presence of Michaelson

Rebecca Graham (seal)

Thos. Boyer (seal)

Aquilla Page (seal)

Know all Men by these presents that we James Clifffins George Blackiston and Abraham Parsons of Kent County ...

The Condition of the above Obligation is such that if the above bound James Clifffins Administrator of the said ...

sealed and delivered in the presence of

James Clifffins (Seal)
George Blackiston (Seal)
Abraham Parsons (Seal)

Know all Men by these presents that we George Browning of Kent County in the County of ...

The Condition of the above Obligation is such that if the above bound George Browning ...

sealed and delivered in the presence of

Geo. Browning (Seal)
Wm Corbit (Seal)
Robert Nap Clothier (Seal)
John Wilmore (Seal)

Know all Men by these presents that we Jacob Stungold of Kent County Spouse of David  
Farrell, George Gilbert and Francis Shivers of Kent County Executors and Administrators bound  
into the Right Hon<sup>ble</sup> the Lord Bishop of the Province in the Shells for sum of one Thousand  
Pounds Sterling money to be paid to his said Lordship, his Heirs & Successors: Certain Payment  
well & truly to be made & done, we bind ourselves, our heirs & assigns, our and every of our Heirs &  
Successors & Administrators in the whole & for the whole, jointly & severally, jointly by these presents,  
sealed with our seals & dated the 16<sup>th</sup> day of December in the third year of his said Lordship's  
Dominion & the Province of Maryland 1775.

The Condition of the above Obligation is such that if the above bound Jacob Stungold  
Executor of the Last will & Testament of Thomas Stungold late of Kent County deceased  
do make or cause to be made, a true and perfect Inventory of all & singular the goods  
Chattels Rights & Credits which were of the said at the Time of his death according to Law  
(expressed in money) together with a List of the debts & Expenses & the same to make  
to exhibit or cause to be exhibited into the office for Probate of wills & at or before the 16<sup>th</sup>  
day of March next ensuing; & the same goods Chattels & Credits do well & truly administer  
the debts of the said dec<sup>d</sup> which he did owe at the Time of his decease; so far forth  
as the said goods Chattels & Credits will extend & the Law will charge, & for all such reason-  
able Charges & fees as have arisen or may arise or become due to his said Lordship's Executors  
the said Jacob Stungold or Heirs of the said dec<sup>d</sup> which he did owe at the Time of his decease  
& further do make or cause to be made a just & true Account of & upon his said & Administrators  
within Twelve months from the day of his said Administration to such & Administrators  
of the said Estate as shall be found remaining upon such Account examined & approved  
by the Judge or Judges appointed for the Time being for Probate of wills & do distribute the  
Residue according to Law, & the true intent & meaning of the Last will & Testament of the  
said dec<sup>d</sup> & his Heirs do at all times & times to wit for the clearly discharge & full payment  
his said Lordship, his Heirs & all other his Officers & Ministers, from all Grievances or  
pretending to have any Right Title or Interest to the said goods & Chattels; That then  
the Obligation to be believed, & of no effect, or to be to stand, remain & be in full force  
Power and virtue in Law

Sealed and delivered in  
the presence of  
Spickeljohn  
Jacob Stungold (Seal)  
Jas<sup>ts</sup> Farrell (Seal)  
George Gilbert (Seal)  
Francis Shivers (Seal)

Know all Men by these presents that we William Spason Grand, William Spason &  
James Pearce of Kent County Executors and Administrators bound into the Right Hon<sup>ble</sup> the Lord  
Bishop of the Province in the shell for sum of two thousand pounds Sterling money  
to be paid to his said Lordship his Heirs & Successors, to which payment shall & truly the  
make done, we bind ourselves, our heirs & assigns, our and every of our Heirs & Administrators  
in the whole & for the whole, jointly & severally, jointly by these presents, sealed with our  
seals, & dated the 25<sup>th</sup> day of May in the third year of his said Lordship's Dominion  
in the Province of Maryland 1775.

The Condition of the above Obligation is such that if the above bound William Spason  
Grand & James Pearce singular the goods & Chattels Rights & Credits of Michael Chambers  
late of Kent County dec<sup>d</sup> with a copy of the said will annexed, do make or cause to be  
made a true & perfect Inventory of all & singular the goods Chattels Rights & Credits  
which were of the said at the Time of his death according to Law (expressed in money)  
together with a List of the debts & Expenses & the same to make do exhibit or  
cause to be exhibited into the office for Probate of wills & at or before the 25<sup>th</sup> day of  
August next ensuing; & the same goods Chattels & Credits do well & truly administer  
the debts of the said dec<sup>d</sup> which he did owe at the Time of his decease; & for all such  
Reasonable Charges & fees as have arisen or shall arise or become due to any his said Lordship's  
Officers and others from the said Michael Chambers or the Estate of the said dec<sup>d</sup> or  
his Heirs for so far as the said goods Chattels & Credits will extend & the Law will charge,  
& further do make or cause to be made a just & true Account of & upon his said & Administrators  
within Twelve months from the day of his said Administration to such & Administrators  
of the said Estate as shall be found remaining upon such Account examined &  
approved by the Judge or Judges appointed for the Time being for Probate of wills & do  
distribute & dispose according to Law, & the true intent & meaning of the Last will &  
Testament of the said dec<sup>d</sup> & his Heirs do at all times & times to wit for the clearly discharge  
& full payment his said Lordship his Heirs & all other his Officers & Ministers, from all  
Grievances or pretending to have any Right Title or Interest to the said goods &  
Chattels; That then the Obligation to be believed & of no effect, or to be to stand remain &  
be in full force Power & virtue in Law

Sealed and delivered in  
the presence of  
Spickeljohn  
William Spason Grand (Seal)  
Wm Spason (Seal)  
James Pearce (Seal)

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know all Men by these presents that we Joshua Burgen, Governor & Quaker for the Province of Kent County in the Province of Maryland and Philip Burgen late of Kent County Proprietary of the Province in the full & just sum of four thousand pounds, Spanish money of great Britain to be paid to his said Lordship, his Heirs & Successors to the which payments will & truly to be made & done, we bind ourselves & every one of our Heirs Executors and Admors in the whole & for the whole, jointly & severally, firmly by these presents, sealed with our seals and dated the 17<sup>th</sup> day of March in the 1<sup>st</sup> year of his Lordships Dominion Annoque Domini 1774.

The Condition of the above Obligation is such that if the above bound Joshua Burgen & Admors shall & singular Heirs Executors & Credits of Philip Burgen late of Kent County do make or cause to be made & done & proper payment of all & singular the goods Chattels & Credits of the said decd together with all or of the Debts & Disbursements which have or shall come to the Hands, Possession or Knowledge of him the said Joshua Burgen or into the Hands Possession or Knowledge of any other Person for him, & the same to be made & done & done to be exhibited into the Prerogative Court at Annapolis as or before the 17<sup>th</sup> day of June next ensuing. And the same goods Chattels & Credits, and all other the goods Chattels & Credits of the said decd at the time of his death, they shall come to the Hands Possession or Knowledge of him the said Joshua or to the Hands Possession or Knowledge of any other Person for him do make and truly Administer wch. shall pay the Debts of the said decd as for farth as his personal Estate will aise, or become due to his Lordships Officers from the said Joshua on account of the said decd or his Estate. And further to make or cause to be made, & true & just Account of his Administration as or before the 17<sup>th</sup> day of March next, shall the Debt & Disburse of the said goods Chattels & Credits which shall be found remaining upon the said Administrations account, the same being first examined and allowed of by the Judge or Judges for the time being, shall deliver and pay unto the Person or Persons appointed by Law to receive the same. And if it shall appear, that any Last will & Testament was made by the said decd & the Executors or Administrators therein named, do exhibit the same into the Court, making request to have the same allowed & approved accordingly, if the said Joshua Burgen being therunto required, do render & deliver the said Last will & Testament (A true Copy of the said Testament being first had & made) in the said Court. Then this Obligation to be void, & of no Effect, or else to stand sealed and delivered in the presence of

Michaelson

Joshua Burgen (Seal)  
Philip Burgen (Seal)  
his  
James Turner (Seal)  
march

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England & Wales Men by these presents that we Oliver Smith, William Merritt & Benjamin Blackiston of Kent County, we hold and jointly bound unto the Hon<sup>ble</sup> the said Governor & Proprietors of the Province in the full & just sum of two thousand pounds, Spanish money, to be paid to his said Lordship his Heirs and Successors, to which payment will & truly to be made & done, we bind ourselves, and every one of us, our Heirs Executors & Admors in the whole & for the whole, jointly & severally, firmly by these presents, sealed with our seals and dated the 20<sup>th</sup> day of May in the second year of his said Lordships Dominion Annoque Domini 1775.

The Condition of the above Obligation is such, that if the above bound Oliver Smith & the said William Merritt & Benjamin Blackiston late of Kent County do make or cause to be made & done & proper payment of all & singular the goods Chattels & Credits which were of the said decd at the time of his death, according to Law (expressed in money) together with & a list of the Debts & Disbursements & the same to be made & done & done to be exhibited into the office of the Prerogative Court at Annapolis as or before the 20<sup>th</sup> day of August next ensuing; & the same goods Chattels & Credits as well & truly & Administered, wch. do pay the Debts of the said decd which he had or at the time of his death; so for farth as the said goods Chattels & Credits will extend & the Law will charge, as also all such reasonable Charges & fees, as have arisen or shall arise, or become due to any of his Lordships Officers from the said Oliver Smith on the account of the said decd or his Estate. And further, do make or cause to be made, & true & just Account of & upon his said Admors, within twelve months from the day of his Admittance to such Admors & such parcel or portion of the said Estate which shall be found remaining upon such Account, examined & adjudged by the Judge or Judges appointed for the time being for probat of wills &c. do distribute & dispose as by Law, & according to the true intent & meaning of the said will & Testament of the said decd. And lastly do at all & every time & times hereafter, clearly discharge, & give knowledge, his said Lordships his Judges & all other his Officers & Ministers, from all persons having or pretending to have any Right Title or Interest to the said goods and Chattels. That then this Obligation to be void, & of no Effect, or else to stand unvoided & be in full force & Virtue in Law

Sealed and delivered in the presence of  
Oliver Smith (Seal)  
William Merritt (Seal)  
Benjamin Blackiston (Seal)

Know all Men by these presents that we Edward Worrell, William Geddes & Samuel Griffith  
of Kent County are full and firmly bound unto the Right Hon<sup>ble</sup> the Lord Bishop of this Province  
in the full & just sum of Two Thousand pounds sterling money of Great Britain to be  
paid to his said Lordship his Heirs & Successors, to which payment well & truly to be made  
and done, we bind ourselves, and every of us, our and every of our Heirs, Executors & Admin<sup>rs</sup>  
in the whole & for the whole, jointly & severally, firmly by these presents sealed with our  
seals, and dated this Twelfth day of March in the Year of his said Lordship's death on  
L<sup>rd</sup> Annoque Domini 1774.

The Condition of the above obligation is such, that if the above bound Edward Worrell  
& Admin<sup>rs</sup> of all & singular the goods & Chattels, Rights & Credits of Daniel Forrell late of  
Kent County dec<sup>d</sup>. do make a true & perfect Inventory of all & singular  
the goods Chattels & Credits of the said dec<sup>d</sup>. together with a List of the debts & debts and  
debts which have or shall come to the Hands of possession or knowledge of him the  
said Edw. Worrell or into the hands of possession or knowledge of any other person for him  
and the same to make do or suffer or cause to be exhibited in the Provincial Court at  
Annapolis at or before the 12<sup>th</sup> day of June next ensuing, & the same goods, Chattels and  
Credits and all other the goods Chattels & Credits of the said dec<sup>d</sup>. at the time of his death  
had shall come to the Hands of possession or knowledge of the said Edw. Worrell, or to  
the Hands of possession or knowledge of any other person for him do will & truly Administer  
according to Law. Shall they the debts of the said dec<sup>d</sup>. so far forth as his personal  
Estate shall extend & the Law will charge. & also all such reasonable & reasonable fees  
as are or shall arise or become due to his Lordship's officers, from the said  
Estate or out of the said dec<sup>d</sup>. of his Estate, and further do make or cause to be  
made a true & just account of his Admin<sup>rs</sup> at or before the 12<sup>th</sup> day of March next, &  
all the Rent and Residue of the said goods Chattels & Credits which shall be found  
Remaining upon the said Administ<sup>rs</sup> account, the same being first examined and  
allowed of by the Judge or Judges for the time being, shall deliver and pay unto the person  
or persons appointed by Law to receive the same & if it shall hereafter appear, that any  
Rent will & Payment was made by the said dec<sup>d</sup>. & the executor or Administrator herein named  
to exhibit the same in the said Court making request to have the same allowed and  
allowed accordingly. If the said Edw. Worrell being hereunto required, do render and  
deliver the said Letters of Admin<sup>rs</sup> (or Provisions of the said Letters being first had  
& made) in the said Court: Then this obligation to be void & of no effect, or to be  
found remain and be in full force, Power, and virtue in Law

sealed and delivered in  
his presence of  
Spickelton

Edw. Worrell (Seal)  
Will. Geddes (Seal)  
Sam. Griffith (Seal)

Know all Men by these presents that we John Moffitt, Richard Moffitt & Benjamin  
Powers of Kent County are full and firmly bound unto the Right  
Hon<sup>ble</sup> the Lord Bishop of this Province in the full & just sum of Two Thousand pounds  
sterling money of Great Britain to be paid to his said Lordship his Heirs & Successors to which payment  
well & truly to be made & done, we bind ourselves & every of us, our & every of our Heirs  
Executors & Admin<sup>rs</sup> in the whole & for the whole, jointly & severally, firmly by these presents  
sealed with our seals & dated this 8<sup>th</sup> day of April in the Year of his said Lordship's  
death on L<sup>rd</sup> Annoque Domini 1774.

The Condition of the above obligation is such that if the above bound John Moffitt  
& Admin<sup>rs</sup> of all & singular the goods & Chattels, Rights & Credits of Daniel Forrell late of  
Kent County dec<sup>d</sup>. with a copy of the dec<sup>d</sup> will annexed, do make a Cause to be made as  
true & perfect Inventory of all & singular the goods Chattels & Credits which were  
of the said dec<sup>d</sup>. at the time of his death according to Law (appraised in money) together with  
a List of the debts, & debts & debts which have or shall come to the Hands of possession or knowledge of him the  
said John Moffitt or into the hands of possession or knowledge of any other person for him  
and the same to make do or suffer or cause to be exhibited in the Provincial Court at  
Annapolis at or before the 12<sup>th</sup> day of July next  
ensuing, & the same goods Chattels & Credits do will & truly Administer, & do pay the debts  
of the said dec<sup>d</sup>. which he did owe at the time of his decease, & also all such reasonable  
charges & fees as are or shall arise or become due to any of his Lordship's officers &  
others, from the said John Moffitt or the account of the dec<sup>d</sup>. or his Estate, so far forth as  
the said goods Chattels & Credits will extend & the Law will charge: & further do make or  
cause to be made a true & just account of his Admin<sup>rs</sup> upon his said Admin<sup>rs</sup> within twelve months  
from the day of his death to be held in Law, & such a true & just account of the said  
Estate as shall be found remaining upon such account examined & approved by the  
Court appointed for the time being for Prob<sup>ts</sup> of wills & do distribute & dispose of according  
to Law, & the true intent & meaning of the said will & Testament of the said dec<sup>d</sup>. and  
do not at all any time & times hereafter, directly discharge & give homage, his said  
Lordship, his Judges, & all other his officers & Ministers from all Process having or put out  
to have any Right Title or Interest to the said goods & Chattels: That then this  
obligation to be void & of no effect, or to be found remain & be in full force, Power  
& virtue in Law

sealed and delivered in  
the presence of  
Spickelton

John Moffitt (Seal)  
Richard Moffitt (Seal)  
Benj. Powers (Seal)

know all Men by these presents that we Thomas Smyth & Emory Suttler of Chester County ...

The Condition of the above obligation is such that if the above bound Thomas Smyth Adminr ...

Thomas Smyth Seal
Emory Suttler Seal

Maryland ... know all Men by these presents that we Mary Rochester of Queen Anne County ...

The Condition of the above obligation is such that if the above bound Mary Rochester ...

Mary Rochester Seal
David Spear Seal
William Clark Seal



Know all men by these presents that we Sarah M. Fagan late of Kent County widow Richard & rather Heaton of Kent County Gent. are and jointly bound unto the Right Hon. the Lord Prop<sup>r</sup> of this Province in the full & just sum of one thousand pounds Sterling money of Great-Britain, to be paid to his said Lordship his heirs & successors. To which payment we do hereby bind ourselves & every of us our heirs & assigns our Executors and Administrators in the whole & for the whole, jointly & severally, firmly by these presents, sealed with our seals & dated this 21<sup>st</sup> day of December in the year of his said Lordship's Dominion in Antigua Dominica 1774.

The Condition of the above Obligation is such that if the above bound Sarah M. Fagan widow Adm<sup>r</sup> of all & singular the Goods Chattels & Credits of Richard M. Fagan late of Kent County dec. do make or cause to be made a true & perfect inventory of all & singular the Goods Chattels & Credits of the said dec. which have or shall come to the Hands & possession or know ledge of her the said Sarah M. Fagan or into the Hands & possession of any other person further, & the same shall be do exhibit or cause to be exhibited into the Registry of our Prerogative Court, at or before the 21<sup>st</sup> day of March next ensuing, & the same Goods Chattels & Credits & all other the Goods Chattels & Credits of the said dec. at the time of his death, which at any time after shall come to the Hands & possession of the said Sarah M. Fagan or into the Hands and possession of any other person or persons for her do well & truly administer according to Law, viz. shall pay the debts of the said dec. so far forth as his personal estate shall extend, & the Law will charge, as also all such reasonable charges & fees, as have since or shall arise or become due to his Lordship's Officers, from the said Sarah M. Fagan on account of the said dec. or his Estate. & further do make or cause to be made a true & just Account of her said Adm<sup>r</sup> at or before the 21<sup>st</sup> day of December next, & all the Debt & Residue of the said Goods Chattels & Credits, which shall be found remaining upon the said Adm<sup>r</sup> Account, the same being first examined & allowed of by the Judge or Judges for the time being of the said Court, & shall deliver & pay unto the Provr or Governors appointed by Law to receive the same. And if it shall hereafter appear that any Last will & Testament was made by the said dec. & the Executor or Administrators therein named do exhibit the same into the said Court, making request to have it allowed & approved accordingly, if the said Sarah M. Fagan within bounds, being therunto required, do render & deliver the said Letters of Adm<sup>r</sup> of the Probation of such Testament being first had & made in the said Court. then this obligation to be void & of no effect, or else to remain in full force and virtue.

signed sealed and delivered in the presence of  
Richardson

her mark  
Sarah M. Fagan (Seal)  
R. Richardson (Seal)  
Richard Richardson (Seal)

Know all Men by these presents that we Edward M. Conn John Deckett & John Gorman of Kent County are and jointly bound unto the Right Hon. the Lord Prop<sup>r</sup> of this Province in the full & just sum of one thousand pounds money of Great Britain, to be paid to his said Lordship, his heirs & successors. To which payment we do hereby bind ourselves & every of us our heirs & assigns our Executors and Administrators in the whole & for the whole, jointly & severally, firmly by these presents, sealed with our seals & dated this 15<sup>th</sup> day of October in the year of his said Lordship's Dominion in Antigua Dominica 1774.

The Condition of this Obligation is such that if the within bounden Edw. M. Conn John Deckett & singular the Goods Chattels & Credits of persons in Conn late of Kent County dec. do make or cause to be made a true & perfect Inventory of all & singular the Goods Chattels & Credits of the said dec. which have or shall come to the Hands & possession or know ledge of him the said Edward M. Conn or into the Hands & possession of any other person or persons for him & the same do make or cause to be exhibited into the Registry of our Prerogative Court, at or before the 10<sup>th</sup> day of January next ensuing, & the said Goods Chattels & Credits, & all other the Goods Chattels & Credits of the said dec. at the time of his death, which at any time after shall come to the Hands & possession of the said Edward M. Conn or into the Hands and possession of any other person or persons for him do well & truly administer according to Law, viz. shall pay the debts of the said dec. so far forth as his personal estate shall extend & the Law will charge, as also all such reasonable charges & fees, as have since or shall arise or become due to his Lordship's Officers, from the said Edw. M. Conn on account of the said dec. or his estate. And further do make or cause to be made a true & just Account of his Adm<sup>r</sup> at or before the 10<sup>th</sup> day of October next, & all the Debt & Residue of the said Goods Chattels & Credits which shall be found remaining upon the said Administrators Account, the same being first examined and allowed of by the Judge or Judges for the time being of the said Court, shall deliver & pay unto the Provr or persons appointed by Law to receive the same: & if shall hereafter appear that any Last will & Testament was made by the said dec. & the Executor or Administrators therein named do exhibit the same into the said Court, making request to have it allowed and approved accordingly, if the said Edw. M. Conn within bounds, being therunto required, do render & deliver the said Letters of Adm<sup>r</sup> on Probation of such Testament being first had & made in the said Court. then this obligation to be void & of no effect, or else to remain in full force & virtue.

signed sealed and delivered in the presence of  
Richardson

Edward M. Conn (Seal)  
John Deckett (Seal)  
John Gorman (Seal)  
her mark  
John + Gorman (Seal)

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Know all Men by these presents that we Elizabeth Thomas of Kent County Spinster  
James Thomas & Robert George of Kent County Farmers are holden firmly bound unto the  
Right Hon<sup>ble</sup> the Lord Prop<sup>r</sup> of this Province in the full & just sum of Seven thousand  
pounds sterling money of Great Britain to be paid to his said Lordship his heirs executors  
to which payment well & truly to be made & done we bind ourselves & every of us our heirs  
Executors & Adm<sup>rs</sup> in the words for the whole jointly & severally jointly by these presents  
sealed with our seals and dated this 10<sup>th</sup> day of September in the 1<sup>st</sup> year of his said  
Lordships dominion & Annoque Domini 1774.

The condition of the above obligation is such that if the above bound Elizabeth Thomas Adm<sup>r</sup>  
of all & singular the goods Chattels & credits of Rebecca Givier late of Kent County widow do  
make or cause to be made a true & perfect inventory of all & singular the goods Chattels & credits  
of the said dec<sup>d</sup> together with a List of the debts & expenses which shall or shall come  
to the said Rebecca or Knowledge of her the said Elizabeth Thomas or into the hands  
possession or knowledge of any other person for her & the same to make exhibit or cause to be  
exhibited into the Probate Court at Annapolis at or before the 10<sup>th</sup> day of December next  
ensuing and the said goods Chattels & credits and all other the goods Chattels & credits of the  
said dec<sup>d</sup> at the time of her death that shall come to the hands possession or knowledge of  
the said Elizabeth Thomas or to the hands possession or knowledge of any other person for  
her do well & truly administer according to Law viz. shall pay the debts of the said dec<sup>d</sup>  
so far as for her personal Estate shall stand & the Law will charge, & shall all such  
reasonable Charges & fees as have arisen or shall arise or become due to his Lordships officers  
from the said Rebecca or Estate of the said dec<sup>d</sup> or her estate and further to make or cause to  
be made a true & perfect account of her Adm<sup>n</sup> at or before the 10<sup>th</sup> day of September next and  
all the Rest & Residue of the said goods Chattels and credits which shall be found upon the said  
Adm<sup>n</sup> Account the same being first examined & allowed of by the Judge or Judges for the time being shall  
be well & truly paid to the person or persons appointed by Law to receive the same and if it shall  
appear that any part of the said Inventory or account was made by the said dec<sup>d</sup> & the Executors or  
Executors thereof named do exhibit the same into the said Court making Request to have the  
same allowed & approved accordingly if the said Elizabeth Thomas being thereunto required do  
under & deliver the said List of Debts & Expenses (if approved of the said Court being first  
made & made) in the said Court then this obligation to be void & of no effect; or else to  
stand remain & be in full force Power & virtue in Law.

Elizabeth Thomas  
James Thomas  
Robert George

sealed and delivered in  
the presence of  
Speake for

Maryland

Know all Men by these presents that we Aquilla Meeks Hannah Meeks Shephard  
Meeks & Coker husband of Kent County are holden firmly bound unto the Right Hon<sup>ble</sup> the  
Lord Prop<sup>r</sup> of this Province in the full & just sum of Seven thousand Pounds sterling  
money to be paid to his said Lordship his heirs & executors to which payment well and  
truly to be made & done we bind ourselves & every of us our heirs Executors  
and Adm<sup>rs</sup> in the whole & for the whole jointly & severally jointly by these presents sealed  
with our seals and dated this 27<sup>th</sup> day of October in the 1<sup>st</sup> year of his said Lordships  
dominion & Annoque Domini 1774.

The condition of the above obligation is such that if the above bound Aquilla Meeks & Hannah  
Meeks Executors of the last will & Testament of Shadrach Meek late of Kent County do  
make or cause to be made a true & perfect inventory of all & singular the goods Chattels  
Rights & credits which were of the dec<sup>d</sup> at the time of his death according to Law & as therein  
in money) together with a List of the debts & expenses & disbursements of the same so made  
do exhibit or cause to be exhibited into the office for Probate of wills at or before the  
27<sup>th</sup> day of January next ensuing; & the said goods Chattels & credits do well & truly administer  
viz. shall pay the debts of the said dec<sup>d</sup> which shall be due at the time of his death so far as for  
as the said goods Chattels & credits will stand & the Law will charge; as also all such reasonable  
Charges & fees as have arisen or shall arise or become due to any of his Lordships officers  
from the said Aquilla & Hannah on the account of the said dec<sup>d</sup> or his estate & further  
do make or cause to be made a true & just account of and upon their said Adm<sup>n</sup>  
within twelve months from the day of their admittance to such Adm<sup>n</sup> & such report or  
portion of the said Estate as shall be found remaining upon such Adm<sup>n</sup> examined and  
adjudged by the Judge or Judges appointed for the time being for Probate of wills do  
Distribution & disposal according to Law & the true intent & meaning of the last will &  
Testament of the said dec<sup>d</sup> And lastly do at all times & times hereafter, clearly  
discharge & save harmless his said Lordship his Judges, all other his officers & Ministers  
from all persons having or pretending to have any Right Title or Interest to the said goods  
& Chattels; that then this obligation to be void & of no effect; or else to stand remain & be  
in full force Power and virtue in Law

sealed and delivered in  
the presence of  
Speake for

Aquilla Meeks  
Hannah Meeks  
Shephard Meeks  
Coker Guffitt

1778 Maryland

Know all Men by these presents that we William S. Blair, Gilbert Colman & Joseph Palmer of Kent County in the Province of Maryland are held and firmly bound unto the Right Honble the Lord Proprietor of this Province in the full & just sum of one thousand pounds Sterling money to be paid to his said Lordship, his Heirs & Assigns: To which payment well & truly to be made & done we bind ourselves, & every of us, our & every of our Heirs, Executors & Assigns in the whole & for the whole jointly & severally, firmly by these presents, sealed with our seals, & dated this 17th day of March in the 17th year of his said Lord's Anno Domini 1774.

The Condition of the above obligation is such that if the above bound William S. Blair & Do<sup>r</sup> shall & singular the goods Chattels & Credits of Robert Graham late of Kent County dec<sup>d</sup>: administered by James Graham since dec<sup>d</sup>: do make or cause to be made a true perfect Inventory of all & singular the goods Chattels & Credits of the said dec<sup>d</sup>: which have or shall come to the Hands possession or Knowledge of him the said William S. Blair or into the Hands possession or Knowledge of any other person for him & the same to be made do exhibit or cause to be exhibited into the Probate Court at Annapolis at or before the 17th day of June next ensuing, & had the same goods Chattels & Credits, & all other the goods Chattels & Credits of the said dec<sup>d</sup>: at the time of his death, & not due to be administered by the said James Graham that shall come to the Hands possession or Knowledge of him the said Wm S. Blair or to the Hands possession or Knowledge of any person for him do well & truly administer, according to Law: that he do pay the debts of the said dec<sup>d</sup>: so far forth as his personal estate shall extend & the Law will charge: & further do make or cause to be made a true & just Account of his said Adm<sup>n</sup>: at or before the 17th day of March next, & all the debts & Liabilities of the goods Chattels & Credits which shall be found remaining upon the said Adm<sup>n</sup>: account, the same being first examined & allowed of by the Judge or Judges for the time being, shall deliver & pay unto the Deeds or Assigns appointed by Law to receive the same: then his obligation to be void & of no effect; or else to stand unredeem'd & be in full force & Virtue in Law.

signed sealed & delivered in the presence of  
Spicholton

Wm S. Blair Seal  
Gilb. Colman Seal  
Joseph Palmer Seal

1779

Know all Men by these presents that we Ann Sisby of Kent County widow & Heiress of the Right Honble the Lord Proprietor of this Province in the full & just sum of five thousand pounds Sterling money of Great Britain, to be paid to his said Lordship, his Heirs and Assigns, To which payment well & truly to be made & done we bind ourselves, & every of us, our & every of our Heirs, Executors & Assigns in the whole & for the whole jointly & severally, firmly by these presents sealed with our seals & dated this 15th day of March in the 17th year of his said Lordship's Anno Domini 1774.

The Condition of this obligation is such, that if the within bound Ann Sisby & Heiress of the Lord will & Testament of Proprietary Sisby late of Kent County dec<sup>d</sup>: do make or cause to be made a true & just Inventory of all & singular the goods Chattels & Credits of the said dec<sup>d</sup>: which have or shall come to the Hands possession or Knowledge of her the said Ann Sisby or into the Hands possession or Knowledge of any other person or persons for her & the same to make or cause to be exhibited into the Registry of our Probate Court at or before the 17th day of June next ensuing & the same goods Chattels & Credits, & all other the goods Chattels & Credits of the said dec<sup>d</sup>: as the time of his death, which at any time after shall come to the Hands possession of the said Ann Sisby or into the Hands & possession of any other person or persons for her do well & truly administer according to Law: that she do pay the debts of the said dec<sup>d</sup>: so far forth as the said goods Chattels & Credits will extend & the Law will charge, as also all such reasonable Charges & fees, as here or shall arise or become due to any of his said Lordship's Officers from the said Ann Sisby on account of the said dec<sup>d</sup>: or his Estate: & further do make or cause to be made a true & just Account of her said Adm<sup>n</sup>: at or before the 17th day of March next, & all the debts & Liabilities of the said goods Chattels & Credits, which shall be found remaining upon the said Adm<sup>n</sup>: account, the same being first examined & allowed by the Judge or Judges for the time being of the said Court, to discharge & discharge according to Law & the true intent & meaning of the last will & Testament of the said dec<sup>d</sup>: & lastly do, at all & every time & times hereafter truly discharge & give Receipts to his said Lordship, his Judges and all other his Officers & Ministers from all persons having or pretending to have any Right Title or Interest to the said goods & Chattels, then this obligation to be void & of no effect or else to stand unredeem'd & be in full force & Virtue.

signed sealed and delivered in the presence of  
Spicholton

A. Sisby Seal  
The Right Honble Seal

knows all men by these presents that we Mary Rochester of Queen Anne's County widow David  
Spencer & William Clark of Kent County Executors are and are fully bound unto the Right Hon<sup>ble</sup>  
the Lord Proprietor of this Province in the full & just sum of one Thousand pounds Sterling money  
to be paid to us said Lordships, his heirs and assigns, to which payment we have been to be bound  
and we bind ourselves & every of us, our & every of our heirs Executors & Admors in the whole  
& for the whole, jointly & severally, firmly by these presents, sealed with our seals, & dated this  
28<sup>th</sup> day of April in the 11<sup>th</sup> year of his said Lordships Dominion & Annoque Domini  
1776

The Condition of the above Obligation is such, that if the said bound Mary Rochester & Adm<sup>r</sup>  
Tobias non Bell & singular the goods Chattels & Credits of Nicholas Murrey late of Kent County  
dec'd. undistributed by Testable Murrey since dec'd. do make or cause to be made a true  
& perfect Inventory of all & singular the goods Chattels & Credits of the said dec'd. which have  
or shall come to the hands possession or knowledge of the said Mary Rochester or into the  
hands possession or knowledge of any other person for her & the same to make & exhibit or  
cause to be exhibited into the Prerogative Court at Annapolis at or before the 28<sup>th</sup> day of July  
next ensuing, & bid the same goods Chattels & Credits, & all other the goods Chattels & Credits of the  
said dec'd. at the time of his dec'd. & not heretofore, administered by the said Murrey  
they shall come to the hands possession or knowledge of the said Mary Rochester or to the  
hands possession or knowledge of any person for her do well & truly administer & do pay  
the debts of the dec'd. so far forth as the personal estate shall extend & the Law will allow  
and further do make or cause to be made a true & perfect Inventory of her Adm<sup>r</sup> at or before the 28<sup>th</sup>  
day of April next & all the Assets & Liabilities of the goods Chattels & Credits which shall be found  
remaining upon the said Adm<sup>r</sup> account, the same being first examined & allowed of by the  
Judge or Judges for the time being, shall be paid & pay unto the person or persons allowed  
by Law to claim the same) & this Obligation to be void & of no effect, or else to stand  
firm & be in full force Power & Virtue in Law

signed sealed & delivered  
in the presence of  
Nicholas

Mary M<sup>r</sup> Rochester  
David Spurr  
William Clark

Newland  
knows all men by these presents that we John Mitchell John Angier & John Clark  
of Kent County Executors are and are fully bound unto the Right Hon<sup>ble</sup> the Lord Proprietor  
of this Province in the full & just sum of Two Thousand pounds Sterling money to be paid  
to his said Lordships, his heirs & assigns: to which payment we have been to be bound  
and we bind ourselves, and every of us, our & every of our heirs Executors & Administrators  
in the whole & for the whole jointly & severally, firmly by these presents, sealed with our  
seals & dated this 29<sup>th</sup> day of April in the 11<sup>th</sup> year of his Majesty's Dominion, &  
Annoque Domini 1776.

The condition of the above Obligation is such that if the said bound John Mitchell  
Executors of the Last will & Testament of James Cole late of Kent County dec'd. do make or  
cause to be made a true & perfect Inventory of all & singular the goods Chattels & Credits  
which were of the dec'd. at the time of her death according to Law, (appraised in money)  
together with a List of the debts, Liabilities & Dispositions, & the same to make & exhibit or cause  
to be exhibited, into the office for Probates of Wills at or before the 28<sup>th</sup> day of July next  
ensuing; & the same to make & pay the goods Chattels & Credits do well & truly administer & do pay  
the debts of the said dec'd. which she did owe at the time of her decease, so far forth as the said  
goods Chattels & Credits will extend & the Law will charge; as also all such reasonable Charges  
as she have incurred, or shall incur or become due to any of his Lordships's Officers from the said  
John Mitchell on the account of the said dec'd. or her Estate; & further do make or cause  
to be made a true & just Account of & upon his said Adm<sup>r</sup> within Twelve months from  
the day of his Admittment to such Adm<sup>r</sup>, & each parcel or portion of the said estate  
so shall be found remaining upon such Account examined & adjudged by the Judge or Judges  
appointed for the time being for Probates of Wills & do distribute & disburse according to  
Law & the true intent & meaning of the Last will & Testament of the said dec'd. & bindedly  
do at all and every time & times hereafter, clearly discharge & free himself his said Lordships  
his Judges & all other his Officers & ministers, from all persons having or pretending to have  
any Right Title or Interest to the said goods & Chattels; that then this Obligation to be void  
& of no effect; or else to stand, firm & in full force Power & Virtue in Law

signed and delivered in  
the presence of  
Nicholas

John Mitchell  
John Angier  
John Clark

Know all men by these presents that we Samuel Waller of Kent County Merchant and John Walker of Kent County Farmer are held firmly bound unto the Right Hon<sup>ble</sup> the Lord Prop<sup>ty</sup> of this province in the full & just sum of Two Thousand pounds Sterling money of Great Britain, to be paid to his said Lordship, his Heirs & Successors: In which payments well & truly to be made & done, we bind ourselves & every one, our & every of our Heirs Executors and Adm<sup>r</sup>s in the whole & for the whole, jointly & severally, firmly by these presents, sealed with our seals, dated this 15<sup>th</sup> day of June in the 1<sup>st</sup> year of his said Lordships Dominion &c. Anno reg<sup>ie</sup> Domini 1774.

The condition of the above obligation is such, that if the above bound Samuel Waller & Adm<sup>r</sup>s of all & singular the goods & Chattels Rights & Credits of Frederick Perkins late of Kent County dec<sup>d</sup>. do make or Cause to be made a true & perfect inventory of all & singular the goods Chattels and Credits of the said dec<sup>d</sup>. together with a List of Debts by him due & dischargeable, which have or shall come to the Hands possession or Knowledge of him the said Samuel Waller, or into the Hands possession or Knowledge of any other Person for him & the same to make do exhibit or Cause to be exhibited into the Prerogative Court at Annapolis at or before the 15<sup>th</sup> day of Sept<sup>r</sup> next ensuing, & the same goods Chattels & Credits, & all other the goods Chattels & Credits of the said dec<sup>d</sup>. at the time of his death, that shall come to the Hands possession or Knowledge of the said Samuel Waller or to the Hands possession or Knowledge of any other Person for him do well & truly administer according to Law w<sup>ch</sup>. shall pay the debts of the said dec<sup>d</sup>. So far forth as his personal estate shall extend & the Law will Charge, & as all such reasonable Charges as for or have or shall arise or become due to his Lordships Officers from the said Samuel or account of the said dec<sup>d</sup>. or his Estate & his Executors do make or Cause to be made a true & just account of his said Adm<sup>n</sup> at or before the 15<sup>th</sup> day of June next, & all the Just & legal Debts of the said dec<sup>d</sup>. goods Chattels & Credits, which shall be found remaining upon the said Adm<sup>n</sup> & Executors & Servants, the same being first examined and allowed of by the Judge or Judges for the time being, the said Inventory & pay unto the Pror or Pror as appointed by Law to receive the same. And if it shall hereafter appear, that any and all will & Assignments, done made by the said dec<sup>d</sup>. & his Executors or Assignments which he made do exhibit the same into the said Court, making request to have the same allowed & approved accordingly, if the said Samuel Waller being Lawfully required, do render & deliver the said Letters &c. Adm<sup>n</sup> (in preparation of the said Inventory being first had & made) in the said Court, then this obligation to be made of our seals, or else to stand, remain & be in full force Power & Virtue in Law &c.

sealed and delivered in the presence of  
Mich<sup>l</sup> J<sup>r</sup>

Sam Waller (Seal)

John Walker (Seal)

Kent County Maryland  
Know all men by these presents that we Isaac Perkins, William Bodley and James Cleypole of the County & Province of Virginia are held firmly bound unto the Right Hon<sup>ble</sup> the Lord Prop<sup>ty</sup> of this province in the full & just sum of Three Thousand pounds Sterling money to be paid to his said Lordship, his Heirs & Successors: In which payments well & truly to be made & done, we bind ourselves & every one, our & every of our Heirs Executors and Adm<sup>r</sup>s in the whole & for the whole, jointly & severally, firmly by these presents, sealed with our seals, & dated this 10<sup>th</sup> day of March in the 1<sup>st</sup> year of his said Lordships Dominion &c. Anno Domini 1774.

The condition of the above obligation is such, that if the above bound Isaac Perkins Adm<sup>r</sup>s of all & singular the goods Chattels & Credits of Frederick Perkins late of Kent County dec<sup>d</sup>. do make or Cause to be made a true & perfect inventory of all & singular the goods Chattels & Credits of the said dec<sup>d</sup>. which shall, or shall come to the Hands, possession or Knowledge of him the said Isaac Perkins during the minority of Mary Perkins or into the Hands possession or Knowledge of any other Person for him, & the same to make do exhibit or Cause to be exhibited into the Prerogative Court at Annapolis at or before the 15<sup>th</sup> day of June next ensuing, & the same goods Chattels & Credits, & all other the goods Chattels & Credits of the said dec<sup>d</sup>. at the time of his death, & not heretofore administered by the said Isaac Perkins during the minority of Frederick Perkins the son, that shall come to the Hands possession or Knowledge of him the said Isaac Perkins or to the Hands possession or Knowledge of any Person for him do well & truly administer according to Law w<sup>ch</sup>. do pay the debts of the said dec<sup>d</sup>. So far forth as his personal estate shall extend & the Law will Charge: & further do make or Cause to be made a true & just account of his said Adm<sup>n</sup> at or before the 15<sup>th</sup> day of June next, & all the Just & legal Debts of the said dec<sup>d</sup>. goods Chattels & Credits, which shall be found remaining upon the said Account, the same being first examined & allowed of by the Judge or Judges for the time being, shall deliver & pay unto the Pror or Pror as appointed by Law to receive the same; then this obligation to be void, & of none effect, or else to stand, remain & be in full force Power & Virtue in Law &c.

signed, sealed & delivered in the presence of  
Mich<sup>l</sup> J<sup>r</sup>

Isaac Perkins (Seal)

William Bodley (Seal)

James Cleypole (Seal)

Know all men by these presents that we John Page, Richard Miller, Nathaniel Miller and Michael Miller are held & firmly bound unto the Right Hon<sup>ble</sup> the Lord Proprietors of this Province in the full & just sum of Two Thousand Pounds Sterling money to be paid to his said Lordships, his heirs & assigns: To which presents well & truly to be made & done, we bind ourselves & every of us, our heirs, Executors & Administrators in the whole & for the whole, jointly & severally, firmly by these presents, sealed with our seals & dated this 19<sup>th</sup> day of April in the 1<sup>st</sup> year of his said Lordships Dominion & Annoque Domini 1774.

The condition of the above obligation is such, that if the above bounden John Page & Richard Miller Administrators of all & singular the goods Chattels Rights & Credits of Henry Thomson late of this County dec<sup>d</sup>, within a Copy of the said Decedent's will annex'd, do make or cause to be made, a true & perfect inventory of all & singular the goods Chattels Rights & Credits which were of the dec<sup>d</sup> at the time of her death according to Law, (appraised in money) together with a List of the debts Incurred & due to the same for m<sup>o</sup> or to be paid or cause to be exhibited into the office for Probate of wills & c. at or before the 15<sup>th</sup> day of July next ensuing & the same goods Chattels & Credits do well & truly administer, viz. to pay the debts of the said dec<sup>d</sup> which she did owe at the time of her decease; as also all such reasonable Charges & fees as have arisen or shall arise or become due to any of his said Lordships Officers or others from the said John & Richard on the acct<sup>s</sup> of the said dec<sup>d</sup> or her Estate, do for faith as the said goods Chattels & Credits will extend & the Law will charge; & further do make or cause to be made a true & full account of & upon their said adm<sup>n</sup> within twelve months from the day of her admittance to such adm<sup>n</sup>, & such parcel or portion of the said Estate as shall be found remaining upon such account, examined & adjudged by the Judge or Judges for the time being for Probate of wills & c. do distribute & dispose according to Law, & the true intent & meaning of the said will & Testament of the said dec<sup>d</sup> and lastly do at all & every time and times hereafter, truly discharge & give acquittance his said Lordships, his Judges, & all other his Officers & Ministers from all & pretending to have any Right Title or Interest to the said goods & Chattels. That then this obligation to be void & of no effect, or else to stand unimpaired & remain in Law

sealed and delivered in the presence of  
John Hatfield

John Page (Seal)  
Richard Miller (Seal)  
Nath Miller (Seal)  
Michael Miller (Seal)

Maryland  
Know all men by these presents that we John Hatfield Nathaniel Hatfield and Thomas Hatfield of Kent County Esquires are held & firmly bound unto the Right Hon<sup>ble</sup> the Lord Proprietors of this Province in the full & just sum of Two Thousand Pounds Sterling money to be paid to his said Lordships, his heirs & assigns: To which presents well & truly to be made & done, we bind ourselves, and every of us, our heirs, Executors & Administrators in the whole & for the whole, jointly & severally, firmly by these presents, sealed with our seals & dated this 9<sup>th</sup> day of April in the 1<sup>st</sup> year of his said Lordships Dominion & Annoque Domini 1774.

The condition of the above bound obligation is such, that if the above bound John Hatfield Nathaniel Hatfield & Thomas Hatfield late of Kent County dec<sup>d</sup>, do make or cause to be made a true & perfect inventory of all & singular the goods Chattels Rights & Credits, which were of the dec<sup>d</sup> at the time of her death, according to Law (appraised in money) together with a List of the debts Incurred & due to the same do make, do exhibit or cause to be exhibited into the office for Probate of wills & c. at or before the 9<sup>th</sup> day of July next ensuing; & the same goods Chattels & Credits do well & truly administer, viz. do pay the debts of the said dec<sup>d</sup> which she did owe at the time of her decease & for faith as the said goods Chattels and Credits will extend & the Law will charge; as also all such reasonable Charges & fees as have arisen, or shall arise or become due to any of his said Lordships Officers, from the said John Hatfield Nathaniel Hatfield or Thomas Hatfield on the acct<sup>s</sup> of the said dec<sup>d</sup> or her Estate; and further do make or cause to be made a true & full account of & upon his said adm<sup>n</sup> within twelve months from the day of his admittance to such adm<sup>n</sup>, & such parcel or portion of the said Estate as shall be found remaining upon such account, examined & adjudged by the Judge or Judges appointed for the time being for Probate of wills & c. do distribute or dispose according to Law, & the true intent & meaning of the said will & Testament of the said dec<sup>d</sup> & lastly do at all & every time & times hereafter, truly discharge & give acquittance his said Lordships, his Judges, & all other his Officers & Ministers from all & pretending to have any Right Title or Interest to the said goods & Chattels, that then this obligation to be void & of no effect, or else to stand unimpaired & remain in Law

sealed and delivered in the presence of  
John Hatfield

John Hatfield (Seal)  
Nathaniel Hatfield (Seal)  
Th<sup>o</sup> Hatfield (Seal)

Know all Men by these presents that our William Jelsbury Newcomb, George Vansant & John Clark Vansant of Kent County Farmers are hold & firmly bound unto the Right Hon<sup>ble</sup> the Lord Proprietor of this Province in the full & just sum of one thousand pounds sterling money of Great Britain to be paid to his said Lordships his heirs and assigns, for which payment well & truly to be made & done, we bind ourselves & every of us, our heirs & assigns of our heirs Executors & Admin<sup>rs</sup> in the whole & for the whole, jointly and severally, firmly by these presents, sealed with our seals & dated this 20<sup>th</sup> day of January in the 1<sup>st</sup> year of his said Lordships dominion & Annoque domini 1774

The Condition of the above obligation is such, that if the above bound William Jelsbury Newcomb Admin<sup>rs</sup> of all & singular the goods Chattels Rights & Credits of James Newcomb late of Kent County dec<sup>d</sup> do make or Cause to be made a true & just Account of all Inventory of all & singular the goods Chattels & Credits of the said dec<sup>d</sup> together with a list of the debts & charges and separate which have, or shall come to the Hands possession or knowledge of him the said William Jelsbury Newcomb or into the Hands possession or knowledge of any other person for him & the same so made do exhibit or Cause to be exhibited in to the Perspective Court at Annapolis at or before the 25<sup>th</sup> day of April next ensuing, and the same goods Chattels & Credits do well & truly administer, and that the said goods Chattels & Credits of the said dec<sup>d</sup> as the time of his death, that shall come to the Hands possession or knowledge of the said William Jelsbury or to the Hands possession or knowledge of any other person for him do well & truly administer according to Law, viz shall pay the debts of the said dec<sup>d</sup> so far forth as his personal Estate shall extend & the Law will Charge, & also all such reasonable Charges & fees as have arisen or shall arise, or become due to his Lordships Officers from the said William or acc<sup>ts</sup> of the said dec<sup>d</sup> or his Estate. And further do make or Cause to be made a true & just Account of his Admin<sup>on</sup> as or before the 25<sup>th</sup> day of January next, and all the Rest & Residue of the said goods Chattels & Credits which shall be found remaining upon such Acc<sup>ts</sup> the same being first examined and allowed of by the Judge or Judges for the time being shall deliver and pay unto the person or persons appointed by Law to receive the same & if it shall appear hereafter, that any Last will & Testament was made by the said dec<sup>d</sup> & the Executor or Executors therein named, do exhibit the same into the said Court, making Request to have the same allowed & approved accordingly if the said William Jelsbury being therunto required, do render & deliver the said Letters of Admin<sup>on</sup> (if any be had of the said dec<sup>d</sup> & the said Testament being first had & made) in the said Court, then this obligation to be void & of no effect, or else to stand remain & be in full force Power & virtue in Law

sealed and delivered in the presence of  
Michaelson

William Jelsbury Newcomb (Seal)  
George Vansant Newcomb (Seal)  
John Clark Vansant (Seal)

Know all Men by these presents that our Marg<sup>t</sup> Boyer late of Kent County widow the Exec<sup>tr</sup> of John Walker of Kent County Farmers are hold & firmly bound unto the Right Hon<sup>ble</sup> the Lord Proprietor of this Province in the full & just sum of two thousand pounds sterling money of Great Britain to be paid to his said Lordships his heirs & assigns, for which payment well & truly to be made & done, we bind ourselves & every of us, our heirs & assigns of our heirs Executors & Admin<sup>rs</sup> in the whole & for the whole, jointly & severally, firmly by these presents, sealed with our seals & dated this 25<sup>th</sup> day of January in the 1<sup>st</sup> year of his said Lordships dominion & Annoque domini 1774

The Condition of the above obligation is such that if the above bound Marg<sup>t</sup> Boyer Admin<sup>tr</sup> of all & singular the goods & Chattels Rights & Credits of Stephen Boyer late of Kent County dec<sup>d</sup> do make or Cause to be made a true & perfect Inventory of all & singular the goods Chattels & Credits of the said dec<sup>d</sup> together with a list of the debts & charges and separate which have, or shall come to the Hands possession or knowledge of her the said Marg<sup>t</sup> Boyer or into the Hands possession or knowledge of any other person for her & the same so made do exhibit or Cause to be exhibited, into the Perspective Court at Annapolis at or before the 25<sup>th</sup> day of April next, & the same goods Chattels & Credits all other the goods Chattels & Credits of the said dec<sup>d</sup> as the time of his death, that shall come to the Hands possession or knowledge of the said Marg<sup>t</sup> or to the Hands possession or knowledge of any other person for her do well & truly administer viz shall pay the debts of the said dec<sup>d</sup> so far forth as his personal Estate shall extend, & the Law will Charge, & also all such reasonable Charges & fees as have arisen or shall arise, or become due to his Lordships Officers from the said Marg<sup>t</sup> or acc<sup>ts</sup> of the said dec<sup>d</sup> or his Estate, and further do make or Cause to be made a true & just Account of her Admin<sup>on</sup> as or before the 25<sup>th</sup> day of January next, & all the Rest & Residue of the said goods Chattels & Credits which shall be found remaining upon the said Acc<sup>ts</sup> the same being first examined & allowed of by the Judge or Judges for the time being shall deliver & pay unto the person or persons appointed by Law to receive the same & if it shall hereafter appear, that any Last will & Testament was made by the said dec<sup>d</sup> & the Executor or Executors therein named, do exhibit the same into the said Court, making request to have the same allowed & approved accordingly, if the said Marg<sup>t</sup> being therunto required, do render & deliver the said Letters of Admin<sup>on</sup> (if any be had of the said dec<sup>d</sup> & the said Testament being first had & made) in the said Court, then this obligation to be void & of no effect, or else to stand remain & be in full force Power & virtue in Law

sealed and delivered in the presence of  
Michaelson

Marg<sup>t</sup> Boyer (Seal)  
John Walker (Seal)

know all men by these presents that we Nathaniel Howell William Howell & Benjamin Collins of Kent County are held and jointly bound unto the Right Hon<sup>ble</sup> the Lord Prop<sup>r</sup> of this Province in the full & just sum of Two hundred Pounds Sterling money of Great Britain to be paid to his said Lordship his heirs executors & adm<sup>rs</sup> in the be made & done, we bind ourselves & our heirs executors & adm<sup>rs</sup> in the whole & for the whole, jointly & severally, firmly by these presents, sealed with our seals & dated this 26<sup>th</sup> day of February in the year of his said Lordships Dominion & Anno que Domini 1774

The Condition of this obligation is such that if the above bound Nathaniel Howell Adm<sup>r</sup> of all & singular the goods Chattels Rights & Credits of Thomas (son late of Kent County dec<sup>d</sup>) do make or Cause to be made a true & perfect Inventory of all & singular the goods Chattels & Credits of the said dec<sup>d</sup>. Together with a List of the Debts & Liabilities which have or shall come to the Hands of the said Nathaniel Howell or into the Hands of the said Nathaniel or knowledge of any other person for him & the same to be exhibited or Cause to be exhibited, into the Prerogative Court at Annapolis, at or before the 20<sup>th</sup> day of May next ensuing. And the same goods Chattels & Credits, & whether the goods Chattels & Credits of the said dec<sup>d</sup>. at the time of her death, that shall come to the Hands of the said Nathaniel or to the Hands of the said Nathaniel or knowledge of any other person for him to well & truly Administer according to Law, viz. shall pay the Debts of the said dec<sup>d</sup>. so far forth as his personal Estate shall extend & the Law will Charge, as also all such reasonable Charges & fees as have arisen, or shall arise, or become due to his Lordships officers from the said Nathaniel on Account of the said dec<sup>d</sup>. or his Estate. And further do make or Cause to be made a true & perfect Account of his Adm<sup>rs</sup> at or before the 20<sup>th</sup> day of February next, & all the Just & Residue of the said goods Chattels & Credits which shall be found remaining upon the said Adm<sup>rs</sup> Account, the same being first examined & allowed of by the Judge or Judges for the time being, shall deliver & pay unto the persons or Persons appointed by Law to receive the same. And if it shall hereafter appear, that any Last will & Testament was made by the said dec<sup>d</sup>, & the Executor or Executors therein named, do exhibit the same into the said Court, making request to have the same allowed & approved accordingly, if the said Nathaniel or his heirs executors & adm<sup>rs</sup> (in the said Court) do not do so, then this obligation to be void & of no effect, or else to stand, remain & be in full force & virtue in Law

sealed and delivered in the presence of

Nath<sup>l</sup> Howell (Seal)  
William Howell (Seal)  
Benjamin Collins (Seal)

Newland  
know all men by these presents that we Samuel Grant Briden Blackiston and John Ulrich of Kent County are held and jointly bound unto the Right Hon<sup>ble</sup> the Lord Prop<sup>r</sup> of this Province in the full & just sum of one thousand Pounds Sterling money to be paid to his said Lordship his heirs & executors. To which payment will & duty to be made and done, we bind ourselves & our heirs executors & adm<sup>rs</sup> in the whole & for the whole, jointly & severally, firmly by these presents, sealed with our seals & dated this 15<sup>th</sup> day of November in the year of his said Lordships Dominion & Anno que Domini 1774.

The Condition of the above obligation is such, that if the above bound Samuel Grant of the Last will & Testament of William Grant late of Kent County dec<sup>d</sup>. do make or Cause to be made a true & perfect Inventory of all & singular the goods Chattels Rights & Credits which were of the said dec<sup>d</sup>. at the time of his death, according to Law (appraised in money) together with a List of the Debts & Liabilities which have or shall come to the Hands of the said Samuel Grant or into the Hands of the said Samuel Grant or knowledge of any other person for him & the same to be exhibited or Cause to be exhibited, into the office of the Judge or Judges of wills & or before the 20<sup>th</sup> day of February next ensuing, & the same goods Chattels & Credits do well & truly Administer, viz. shall pay the Debts of the said dec<sup>d</sup>. which he had at the time of his death, so far forth as the said goods Chattels & Credits will extend & the Law will Charge, as also all such reasonable Charges and fees as have arisen, or shall arise, or become due to any of his Lordships officers from the said Samuel Grant on the Account of the said dec<sup>d</sup>. or his Estate. And further do make or Cause to be made a true & perfect Account of his Adm<sup>rs</sup> within twelve months from the day of his Admittance to such Adm<sup>rs</sup>. & such part or portion of the said Estate, as shall be found remaining upon such Account, examined & adjudged by the Judge or Judges appointed for the time being for Probate of wills & do distribute or dispose according to Law, & the true Intent & Meaning of the Last will & Testament of the said dec<sup>d</sup>. and lastly do at all & every time and times hereafter, acquit discharge & free himself his said Lordship his Judges & either his officers & ministers from all persons having or pretending to have any Right Title or Interest to the said goods & Chattels, that then this obligation to be void & of no effect, or else to stand, remain & be in full force & virtue in Law

sealed and delivered in the presence of

Samuel S Grant (Seal)  
Briden Blackiston (Seal)  
John Ulrich (Seal)  
mark



Mayland p

Know all Men by these presents that we Timothy Lilly late of Kent County, former Charles Stewart & James Stewart of Kent County, Seem to be held and firmly bound unto the Right Hon<sup>ble</sup> the Lord Proprietor of this Province in the full & just sum of five hundred Pounds Sterling Money of Great Britain, to be paid to his Lordships his Heirs Successors & assigns which payment shall & truly to be made & done, we bind ourselves & every of us, our & every of our Heirs Executors & Adm<sup>rs</sup> in the whole & for the whole jointly & severally, firmly by these presents sealed with our seals & dated this 23<sup>d</sup> day of August in the 1<sup>st</sup> year of his said Lordships's dominion Annoque Domini 1774.

The Condition of the above Obligation is such, that if the above bound Timothy Lilly Adm<sup>r</sup> of all & singular the goods & Chattels, Rights & Credits of John Lilly late of Kent County dec<sup>d</sup> do make or Cause to be made a true & perfect Inventory of all & singular the goods, Chattels & Credits of the said dec<sup>d</sup> together with a List of the debts & disbursements which have or shall come to the Hands possession or knowledge of them the said Timothy Lilly or into the Hands possession or knowledge of any other person for him & the same to make do exhibit or Cause to be exhibited into the Prerogative Court at Annapolis at or before the 23<sup>d</sup> day of Nov<sup>r</sup> next ensuing. And the same Goods Chattels & Credits & all other the Goods Chattels & Credits of the said dec<sup>d</sup> at the time of his death that shall come to the Hands possession or knowledge of the said Timothy Lilly or to the Hands possession or knowledge of any other person for him do well & truly administer according to Law viz shall pay the debts of the dec<sup>d</sup>, so far forth as his personal estate shall stand & the Law will charge. As also all such reasonable Charges & fees as have arisen, or shall arise, or become due to his Lordships's officers from the said Timothy Lilly or servant of the said dec<sup>d</sup> or his Estate and further do make or Cause to be made a true & full Account of his Adm<sup>n</sup> or before the 23<sup>d</sup> day of August next. And all the Rest & Residue of the said Goods Chattels & Credits which shall be found remaining upon the said Adm<sup>n</sup> Account, the same being first examined & allowed of by the Judge or Judges for the time being shall deliver & pay unto the person or persons appointed by Law to receive the same. And if it shall appear that any Last will & Testament was made by the said dec<sup>d</sup> & the executor or executors therein named do exhibit the same into the said Court, making request to have the same allowed & approved accordingly, if the said Timothy Lilly being thereunto required, do under and deliver the said Letters of Adm<sup>n</sup> (if probated of the said Testament being first read and made) in the said Court: Then this Obligation to be void & of no Effect, or else to stand remain & be in full force Power and virtue in Law.

sealed and delivered in the presence of  
Spickhoffen

Timothy Lilly Seal  
mark  
his mark  
Charles Stewart Seal  
James Stewart Seal

Mayland p.

Know all Men by these presents that we Charles Sidden Jun<sup>r</sup> Mosmaduke Sidden & John Kennard late of Kent County, Seem to be held & firmly bound unto the Right Hon<sup>ble</sup> the Lord Proprietor of this Province in the full & just sum of one thousand Pounds Sterling Money to be paid to his said Lordships, his Heirs & Successors. Which payment shall & truly to be made & done, we bind ourselves, and every of us, our & every of our Heirs Executors and Adm<sup>rs</sup> in the whole & for the whole jointly & severally, firmly by these presents sealed with our seals & dated this 23<sup>d</sup> day of May in the 1<sup>st</sup> year of his said Lordships's dominion Annoque Domini 1774.

The Condition of the above Obligation is such that if the above bound Charles Sidden Jun<sup>r</sup> Creator of the Last will & Testament of Sarah Sidden late of Kent County deceased do make or Cause to be made a true & perfect Inventory of all & singular the Goods Chattels Rights & Credits which were of the dec<sup>d</sup> at the time of her death, according to Law (appraised in money) together with a List of the debts & disbursements the same do make do exhibit or Cause to be exhibited into the office for probat of wills &c. or before the 15<sup>th</sup> day of August next ensuing, & the same Goods Chattels & Credits do well & truly & administer viz do pay the debts of the said dec<sup>d</sup> which she did owe at the time of her decease, so far forth as the said Goods Chattels & Credits will stand & the Law will charge, as also all such reasonable Charges & fees as have arisen or shall arise or become due to any of his Lordships's officers from the said Charles Sidden Jun<sup>r</sup> on the Account of the said dec<sup>d</sup> or her estate, and further do make or Cause to be made a true & full Account of her Adm<sup>n</sup> & such Adm<sup>n</sup> within twelve months from the day of his admittance to such Adm<sup>n</sup> & such Part or Portion of the said Estate as shall be found remaining upon such Account, examined & adjudged by the Judge or Judges appointed for the time being for probat of wills &c. do distribute & dispose according to Law, and the true Intent & meaning of the Last will & Testament of the said dec<sup>d</sup>. And Lastly do at all & every time & times hereafter, clearly discharge & free himself his said Lordships, his Judges & all other his officers & ministers from all persons having or pretending to have any Right Title or Interest to the said Goods & Chattels, that then this Obligation to be void & of no effect, or else to stand remain & be in full force Power and virtue in Law.

sealed and delivered in the presence of  
Spickhoffen

Charles Sidden Seal  
M<sup>r</sup> Sidden Seal  
John Kennard Seal

know all men by these presents that we Thomas Ellis of Kent County formerly William  
Pell & James Brady of Kent County formerly are held & firmly bound unto the Right Hon<sup>ble</sup>  
the Lord Proprietor of this Province in the full & just sum of five hundred pounds Sterling  
money of Great Britain, to be paid to his said Lordships, his Heirs & Successors, so that  
payment, well & truly to be made & done, we bind ourselves & every of us, or either of us  
Heirs Executors & Adm<sup>rs</sup> in the whole & for the whole, jointly & severally, firmly by these  
presents, sealed with our seals, and dated this 18<sup>th</sup> day of August in the year of his  
said Lordships Dominion & France Dominion 1774.

The Condition of the above Obligation is such that if the above bound Thomas Ellis  
shall & singular the goods & Chattels Rights & Credits of John Prohorney late of Kent  
County dec<sup>d</sup> do make or cause to be made a true & perfect Inventory of all & singular the  
goods Chattels & Credits of the said dec<sup>d</sup> together with a List of the debts due & payable  
which have, or shall come to the Hands possession or Knowledge of him the said Thomas  
Ellis or into the Hands possession or Knowledge of any other person for him or  
make to exhibit or cause to be exhibited into the Probate Court at Annapolis at or before  
the 17<sup>th</sup> day of May next ensuing, & the same goods Chattels & Credits & other the goods Chattels  
& Credits of the said dec<sup>d</sup> at the time of his death, that shall come to the Hands possession or  
Knowledge of the said Thomas or to the Hands possession or Knowledge of any other person  
for him do well & truly administer & pay the debts of the said dec<sup>d</sup> so far forth  
as his personal estate shall extend & the Law will charge, & also all such reasonable  
charges and fees as have arisen, or shall arise, or become due to his Lordships officers from the  
said Thomas or Account of the said dec<sup>d</sup> or his Estate. And further do make or cause  
to be made, a true & just Account of his Adm<sup>n</sup> at or before the 17<sup>th</sup> day of August next, &  
all the List & Inventory of the said goods Chattels & Credits which shall be found upon the  
said Adm<sup>n</sup> Account the same being first examined & allowed of by the Judge or Judges  
for the time being, shall Oblige & pay unto the person or persons, appointed by Law to  
receive the same. And if hereafter it shall appear that any last will & Testament was  
made by the said dec<sup>d</sup> & the Executors or Executrix therein named, do exhibit the same  
into the said Court making request to have the same allowed & approved accordingly, if  
the said Thomas being thereunto required, do render & deliver the said Letters of Adm<sup>n</sup>  
(a Probation of the said & Testament being first had & made) in the said Court: Then  
this obligation to be void & of no effect, or else to stand remain & be in full force Power  
& Virtue in Law

sealed and delivered in  
the presence of  
Speical J<sup>rs</sup>

Thomas Ellis Seal  
William Pell Seal  
Ja<sup>s</sup> Brady Seal

Maryland by these presents that we John Shaw and John Page of Kent County are  
held & firmly bound unto the Right Hon<sup>ble</sup> the Lord Proprietor of this Province in the full  
& just sum of one thousand pounds Sterling money to be paid to his said Lordships, his  
Heirs & Successors: & which payment, well & truly to be made & done, we bind ourselves  
& every of us, or either of us Heirs Executors & Adm<sup>rs</sup> in the whole & for the whole  
jointly & severally, firmly by these presents, sealed with our seals, and dated this 17<sup>th</sup> day of  
June in the year of his said Lordships Dominion & France Dominion 1774.

The Condition of the above Obligation is such, that if the above bound John Shaw  
& Executor of the last will & Testament of John Shaw late of Kent County dec<sup>d</sup> do  
make or cause to be made a true & perfect Inventory of all & singular the goods Chattels Rights  
& Credits, which were of the dec<sup>d</sup> at the time of his death, according to Law, (Exhibited in  
& money) together with a List of the debts due & payable, & the same to make, & exhibit  
or cause to be exhibited into the office for Probate of wills at or before the 17<sup>th</sup> day of  
September next ensuing; & the same goods Chattels & Credits do well & truly administer  
& pay the debts of the said dec<sup>d</sup> which he did owe at the time of his death, & so  
far forth as the said goods Chattels & Credits do well & truly extend & the Law will charge, as also  
for such as the said goods Chattels & Credits will extend & the Law will charge, as also  
all such reasonable charges & fees as have arisen, or shall arise, or become due to any  
his Lordships officers from the said John Shaw or the Account of the said dec<sup>d</sup> or his Estate:  
& And further do make or cause to be made, a true & just Account of his Adm<sup>n</sup> upon his said  
Adm<sup>n</sup> within Twelve months from the day of his Adm<sup>n</sup> to be made & such  
perol or postol of the said Estate which shall be found remaining upon such  
Account, examined & adjudged by the Judge or Judges appointed for the time being for  
Probate of wills & do distribute & dispose, according to Law, & the true intent and  
meaning of the last will & Testament of the said dec<sup>d</sup>. And do hereby do at all & every  
time & times hereafter, clearly discharge & save harmless, his said Lordships, his Judges  
and all other his officers & Ministers, from all persons having or pretending to have any  
Right Title or Interest to the said goods & Chattels. That then this Obligation to be  
void & of no effect, or else to stand remain & be in full force Power & Virtue  
in Law

sealed and delivered in  
the presence of  
Speical J<sup>rs</sup>

John Shaw Seal  
John Page Seal

Know all Men by these presents that we Hannah Reed of Kent County widow of John Dwyer & George Watts of Kent County Termers are hold & firmly bound unto the High Court of the Lord Proprietor of this Province in the full & just sum of Two thousand Pounds Sterling money to be paid to his said Lordship, his Heirs and Successors; So which payment with a truly to be made & done, we bind ourselves & every of us, our Heirs, Executors & Adm<sup>rs</sup> in the whole & for the whole jointly & severally, firmly by these presents sealed with our seals & dated this 30<sup>th</sup> day of July in the year of his said Lordships Dominion & Annoque Domini 1779.

The Condition of the above bound Obligation is such, that if the above bound Hannah Reed Adm<sup>r</sup> of all & singular the Goods Chattels & Credits of James Reed late of Kent County dec<sup>d</sup>, unadministered by said James Reed since dec<sup>d</sup> do make or cause to be made a true & perfect Inventory of all & singular the Goods Chattels & Credits of the said deceased which have or shall come to the Hands possession or Knowledge of her the said Hannah Reed, or into the Hands possession or Knowledge of any other person for her & the same to make, exhibit or cause to be exhibited into the Prerogative Court at Annapolis at or before the 30<sup>th</sup> day of October next ensuing, & the same Goods Chattels & Credits, & all other the Goods Chattels & Credits of the said dec<sup>d</sup> at the time of his death, & not heretofore administered by the said James Reed, that shall come to the Hands possession or Knowledge of her the said Hannah Reed or to the Hands possession or Knowledge of any person for her do well & truly administer according to Law, viz. do pay the debts of the said dec<sup>d</sup> so far forth as his personal Estate shall extend & the Law will charge; & further do make or cause to be made a true & just Account of her Adm<sup>n</sup> at or before the 30<sup>th</sup> day of July next; & all the Real & Personal of the Goods & Chattels & Credits which shall be found upon the said Adm<sup>n</sup> Account, the same being first examined & allowed of by the Judge or Judges for the time being, shall deliver & pay unto the person or persons appointed by Law to receive the same; then this Obligation to be void & of no effect; or else to stand, remain & be in full force & power and virtue in Law.

Signed sealed and delivered in the presence of  
Nicholson

Hannah Reed (Seal)  
mark  
Geo Dwyer (Seal)  
George Watts (Seal)

Maryland  
Know all Men by these presents that we Richard Holliday of Kent County or Delaware and William Sheale of Kent County in Maryland & John Wethered are hold & firmly bound unto the High Court of the Lord Proprietor of this Province in the full & just sum of Two thousand Pounds Sterling money of Great Britain to be paid to his said Lordship, his Heirs and Successors, & which payment with a truly to be made & done, we bind ourselves and every of us, our Heirs & Executors & Adm<sup>rs</sup> in the whole & for the whole jointly & severally, firmly by these presents sealed with our seals and dated this first day of April in the year of his said Lordships Dominion & Annoque Domini 1779.

The Condition of the above Obligation is such, that if the above bound Richard Holliday and William Sheale Adm<sup>rs</sup> of all & singular the Goods & Chattels, Rights & Credits of John Wethered late of Kent County dec<sup>d</sup> do make or cause to be made a true & perfect Inventory of all & singular the Goods Chattels & Credits of the said dec<sup>d</sup> together with a List of Debts & Credits & disbursements which have or shall come to the Hands possession or Knowledge of them the said Richard Holliday & William Sheale or into the Hands possession or Knowledge of any other person for them & the same to make do exhibit & cause to be exhibited, into the Prerogative Court at Annapolis at or before the first day of July next ensuing, & the same Goods Chattels & Credits, & all other the Goods Chattels & Credits of the said dec<sup>d</sup> at the time of his death, that shall come to the Hands possession or Knowledge of the said Richard and William or to the Hands possession or Knowledge of any other person for them do well & truly administer according to Law, viz. shall pay the debts of the said dec<sup>d</sup>, so far forth as his personal Estate shall extend & the Law will charge; & also all such reasonable Charges & fees as have arisen or shall arise, or become due to his Lordships Office from the said Richard & William or Account of the said dec<sup>d</sup> or his Estate; & further do make or cause to be made a true & just Account of their Adm<sup>n</sup> at or before the 30<sup>th</sup> day of July next, & all the Real & Personal of the said Goods Chattels & Credits which shall be found remaining upon such Adm<sup>n</sup> Account, the same being first examined & allowed of by the Judge or Judges for the time being, shall deliver & pay unto the person or persons appointed by Law to receive the same; & if it shall hereafter appear that any loss will and detriment was made by the said dec<sup>d</sup> & the Executor or Executors thereto named, to exhibit the same into the said Court making request to have the same allowed & approved according to Law, if the said Richard & William being thereto required, do render & deliver the said Letters of Adm<sup>n</sup> (Approbation) of the said Account being first made & had in the said Court; then this Obligation to be void & of no effect; or else to stand, remain & be in full force & power & virtue in Law.

Signed and delivered in the presence of  
Nicholson

Richard Holliday (Seal)  
William Sheale (Seal)  
John Wethered (Seal)

knowell Men by these presents they we Hannah Reed of Kent County widow John  
Dwyer & George Wether of Kent County Termis are held & firmly bound unto the High  
Court the Lord Proprietor of this Province in the full & just sum of Two thousand Pounds  
sterling money to be paid to his said Lordships, his Heirs and Successors; To which payment  
with a truly to be made & done, we bind ourselves & every of us, our Heirs,  
Executors & Adm<sup>rs</sup> in the whole & for the whole jointly & severally, firmly by these presents  
sealed with our seals & dated the 30<sup>th</sup> day of July in the — year of his said Lordships  
Dominion & Annoque Domini 1774.

The Condition of the above bound Obligation is such, that if the above bound Hannah  
Reed Adm<sup>r</sup> shall & singular the Goods Chattels & Credits of John Reed late of Kent  
County dec'd, unadministred by his said Adm<sup>r</sup> since dec'd do make or cause to be made  
a true & perfect Inventory of all & singular the Goods Chattels & Credits of the said deceased  
which here or shall come to the Hands possession or Knowledge of her the said  
Hannah Reed, or into the Hands possession or Knowledge of any other person for her  
& the same to make, do exhibit or cause to be exhibited into the Prerogative Court at  
Annapolis at or before the 30<sup>th</sup> day of October next ensuing, & the same Goods Chattels &  
Credits, & all other the Goods Chattels & Credits of the said dec'd at the Time of his death, & not  
heretofore Administred by the said Hannah Reed, that shall come to the Hands  
possession or Knowledge of her the said Hannah Reed or to the Hands possession or  
Knowledge of any person for her do well & truly Administer according to Law, viz. do  
pay the debts of the said dec'd so far forth as his personal Estate shall extend & the  
same as or before the 30<sup>th</sup> day of July next; & all the Part & Residues of the Goods & Chattels  
& Credits which shall be found upon the said Adm<sup>r</sup> Account, the same being first  
examined & allowed of by the Judge or Judges for the time being, shall deliver & pay unto  
into the Person or Persons appointed by Law to receive the same; then this Oblig<sup>n</sup>  
to be void & of no effect; or else to stand, remain & be in full force Power and  
virtue in Law

Signed sealed and delivered  
in the presence of  
Nicholson

Hannah Reed (Seal)  
mark

John Dwyer (Seal)

George Wether (Seal)

Maryland by these presents they we Richard Holliday of Kent County or Delaware and  
William Heale of Kent County in Maryland & Anne Arundell & John Wether are  
held & firmly bound unto the High Court the Lord Proprietor of this Province in the full and  
just sum of Two thousand Pounds sterling money of Great Britain to be paid to his  
said Lordships, his Heirs and Successors, To which payment well & truly to be made & done,  
we bind ourselves and every of us, our Heirs, Executors & Adm<sup>rs</sup> in the  
whole & for the whole jointly and severally, firmly by these presents, sealed with our seals  
and dated this first day of April in the — year of his said Lordships Dominion  
& Annoque Domini 1774.

The Condition of the above Obligation is such, that if the above bound Richard Holliday  
and William Heale Adm<sup>rs</sup> of all & singular the Goods & Chattels, Rights & Credits of  
James Lee of Kent County dec'd do make or cause to be made a true & perfect Inventory  
of all & singular the Goods Chattels & Credits of the said dec'd together with a list of debts  
particular & desperate which here or shall come to the Hands possession or Knowledge  
of them the said Richard Holliday & William Heale or into the Hands possession or  
Knowledge of any other person for them & the same do make do exhibit or cause to be  
exhibited, into the Prerogative Court at Annapolis at or before the first day of July next  
ensuing, and the same Goods Chattels & Credits, & all other the Goods Chattels & Credits of the  
said dec'd at the Time of his death, that shall come to the Hands possession or Knowledge of  
the said Richard and William or to the Hands possession or Knowledge of any other person  
for them do well & truly Administer according to Law, viz. shall pay the debts of the said  
dec'd, so far forth as his personal Estate shall extend & the Law shall charge, & also all  
such reasonable Charges & fees so have arisen or shall arise, or become due to his Lordships Office  
from the said Richard & William or Accounts of the said dec'd or his Estate, & further do make  
or cause to be made a true & just Account of their Adm<sup>n</sup> as or before the 1<sup>st</sup> day of July  
next, & all the Part & Residues of the said Goods Chattels & Credits which shall be found  
remaining upon such Adm<sup>n</sup> Account, the same being first examined & allowed of by the  
Judge or Judges for the time being, shall deliver & pay unto the Person or Persons appoint-  
ed by Law to receive the same. And if it shall hereafter appear that any loss will and  
Settlement was made by the said dec'd & the Executor or Executors thereto named, to exhibit  
the same into the said Court making request to have the same allowed & approved according  
to the said Richard & William being therunto required, to render & deliver the said  
Letters of Adm<sup>n</sup> (Approbation) of the said Settlement being first made & had in the said  
Court; then this Oblig<sup>n</sup> to be void & of no effect; or else to stand, remain & be in full  
force Power & virtue in Law,

sealed and delivered in  
the presence of  
Nicholson

Richard Holliday (Seal)

William Heale (Seal)

John Wether (Seal)

John Wether (Seal)

Know all Men by these presents that we Benjamin Hazel James Pava & George Wilson of Kent County Gentl. are held and firmly bound unto the Right Hon<sup>ble</sup> the Lord Proprietary of this Province in the full & just sum of one Thousand Pounds sterling money of Great Britain, to be paid to his said Lordship, his Heirs & Successors, to which payment well truly to be made & done, we bind ourselves & every of us, our & every of our Heirs Executors & Adm<sup>rs</sup> in the whole & for the whole, jointly & severally, firmly by these presents, sealed with our seals & dated this 5<sup>th</sup> day of December in the year of his said Lordships Dominion & Annoque Domini 1774.

The Condition of this obligation is such that if the within bounden Benjamin Hazel & Adm<sup>rs</sup> de Bonis non shall & singular the goods Chattels & Credits of William Tenny late of Kent County dec<sup>d</sup> unadministered by Rich<sup>d</sup> Holliday & W<sup>m</sup> Hazel since also dec<sup>d</sup> do make or cause to be made a true & perfect Inventory of all & singular the goods Chattels & Credits of the said dec<sup>d</sup> unadministered by the former Adm<sup>rs</sup> which have or shall come to the hands possession or knowledge of him the said Benjamin Hazel or into the hands possession of any other Person or persons for him & the same goods to make do exhibit or cause to be exhibited into the Registry of our Prerogative Court at or before the 5<sup>th</sup> day of March next ensuing & the same goods Chattels & Credits & all other the goods Chattels & Credits of the said dec<sup>d</sup> at the time of his death which at any time after shall come to the hands possession or knowledge of him the said Benjamin Hazel or to the hands possession or knowledge of any other person for him & not yet heretofore administered by the former Richard Holliday and W<sup>m</sup> Hazel do well & truly administer according to Law. We shall pay the debts of the said dec<sup>d</sup> so far forth as his personal estate shall extend & the Law will charge, as also all such reasonable Charges & fees as have arisen or shall arise, or become due to his Lordships officers from the said Benjamin Hazel on account of the said dec<sup>d</sup> or his Estate & that further do make or cause to be made a true & full Account of his said Adm<sup>rs</sup> at or before the 5<sup>th</sup> day of December next, & all the rest & Residue of the said goods Chattels & Credits which shall be found remaining upon the said Adm<sup>rs</sup> Account, the same being first examined & allowed of by the Judge or Judges for the time being of the said County, shall deliver & pay unto the person or persons appointed by Law to receive the same; then this obligation to be void & of no effect, or else to remain in full force and virtue.

Signed sealed and delivered in the presence of  
Spicks/for

Benj<sup>r</sup> Hazel Seal  
J<sup>s</sup> Pava Seal  
Wilson Seal

Know all Men by these presents that we Ann Mearns of Kent County widow Jopee Costen & Thomas Boyer of Kent County, Executors are held & firmly bound unto the Right Hon<sup>ble</sup> the Lord Proprietary of this Province in the full & just sum of One Thousand Pounds sterling money to be paid to his said Lordship, his Heirs & Successors: to which payment well truly to be made & done, we bind ourselves & every of us, our & every of our Heirs Executors & Adm<sup>rs</sup> in the whole & for the whole jointly & severally, firmly by these presents, sealed with our seals & dated this 14<sup>th</sup> day of June in the year of his said Lordships Dominion & Annoque Domini 1774.

The Condition of the above obligation is such, that if the above bounden Ann Mearns & Executors of the Last will & Testament of Joseph Mearns late of Kent County, dec<sup>d</sup> do make or cause to be made a true & perfect Inventory of all & singular the goods Chattels & Credits which were of the dec<sup>d</sup> at the time of his death, according to Law, & together with a List of the debts & charges & disbursements & the same to be exhibited into the office of the Probate of wills & at or before the 1<sup>st</sup> day of Sept<sup>r</sup> next ensuing & the same goods Chattels & Credits do well & truly & administer, We do pay the debts of the said dec<sup>d</sup> which he did owe at the time of his decease, so far forth as the said goods Chattels & Credits will extend & the Law will charge; as also all such reasonable Charges & fees as have arisen, or shall arise, or become due to any of his Lordships officers from the said Ann Mearns on the Account of the said dec<sup>d</sup> or his Estate & that further do make or cause to be made a true & full Account of a upon the said Adm<sup>rs</sup> within Twelve months from the day of his admittance to such Adm<sup>rs</sup> & such Account or Balance of the said Estate, as shall be found remaining upon such Account, examined & adjudged by the Judge or Judges for the time being for Probate of wills & do distribute or dispose according to Law & the true intent & meaning of the Last will & Testament of the said dec<sup>d</sup> and do at all time & times hereafter clearly discharge & save harmless his said Lordships, his Judges & Officers his Officers & ministers from all persons having or pretending to have, any Right Title or Interest to the said goods and Chattels; that then this obligation to be void & of no effect, or else to remain in full force and virtue in Law.

Sealed and delivered in the presence of  
Spicks/for

Ann Mearns Seal  
Jopee Costen Seal  
Tho Boyer Seal

Know all Men by these presents that we Hannah Griffith & Stephen Kinnard of Kent County  
do hereby hold firm, bound unto the Right Hon<sup>ble</sup> the Lord Proprietor of this Province in  
the full & just sum of one hundred pounds Sterling money of Great-Britain, to be paid  
to his said Lordship his Heirs & Successors, to which payment well & truly to be made due,  
we bind ourselves in every part and every of our Heirs Executors & Assigns, on the 10th day and  
for whole, partly & severally, firmly by these presents, sealed with our seals & dated this 10th  
day of June in the 17th year of his said Lordship's Dominion at Annapolis Dominion 1774

The Condition of the above Obligation is such, that if the above bound Hannah Griffith & Stephen  
Kinnard & singular the goods & Chattels Rights & Credits of many Dead late of Kent County  
dec'd. do make or cause to be made a true & perfect Inventory of all & singular the goods  
Chattels & Credits of the said dec'd. together with a List of the debts & Liabilities which  
have or shall come to the Hands Possession or Knowledge of her the said Hannah Griffith  
or into the Hands Possession or Knowledge of any other Person for her & the same to make  
do exhibit or cause to be exhibited, into the Prerogative Court at Annapolis at or  
before the 10th day of Sept: next ensuing, & that the same goods Chattels & Credits & all other  
the goods Chattels & Credits of the said dec'd. at the time of her death, that shall come to the  
Hands Possession or Knowledge of the said Hannah or to the Hands Possession or Know-  
ledge of any other person for her do well & truly administer according to Law & shall pay  
the debts of the said dec'd. so far forth as her Personal estate shall extend & the Law will  
charge, of also all such reasonable Charges & fees as here arises or shall arise or become  
due to his Lordship's officers from the said Hannah or Account of the said dec'd. or her estate,  
& do further do make or cause to be made a true & just Account of her said dec'd. as or  
before the 10th day of June next, with the List & Inventory of the said goods Chattels & Credits  
which shall be found remaining upon the said dec'd. & account, the same being first ex-  
-amin'd & allow'd of by the Judge or Judges for the time being, shall do well & pay unto the  
Person or Persons appointed by Law to receive the same, & that if it shall appear hereafter  
that any Last will & Testament was made by the said dec'd. & the Executor or  
Executors therein named do exhibit the same into the said Court, making request to have  
the same allow'd & approved accordingly, if the said Hannah being thereto required, do  
under & deliver the said Letters of Administration of the said dec'd. & the same being  
first read & made in the said Court: Then the obligation to be void & of no effect  
or else to stand unrevok'd & be in full force Power & virtue in Law

sealed and delivered in  
the presence of  
Nicholson

Hannah Griffith  
Stephen Kinnard

Maryland  
Know all Men by these presents that we Hannah Lamb of Kent County widow of  
George Lamb & Jonathan Turner of Kent County do hereby hold firm & bound  
unto the Right Hon<sup>ble</sup> the Lord Proprietor of this Province in the full & just sum of  
two thousand pounds Sterling money, to be paid to his said Lordship his Heirs and  
Successors: to which payment well & truly to be made due, we bind ourselves, and  
every of us, our Executors & Assigns in the whole & for the  
whole, partly & severally, firmly by these presents, sealed with our seals, & dated  
this 10th day of September in the 17th year of his said Lordship's Dominion at  
Annapolis Dominion 1774

The Condition of the above Obligation is such, that if the above bound Hannah Lamb  
& Jonathan Turner of the Last will & Testament of George Lamb late of Kent  
& John Lamb Executors of the Last will & Testament of George Lamb late of Kent  
County dec'd. do make or cause to be made a true & perfect Inventory of all & singular the  
goods Chattels Rights & Credits, which were of the dec'd. at the time of his death, accor-  
-ding to Law (excepted in many) together with a List of the debts & Liabilities  
& the same to make, do exhibit or cause to be exhibited, into the office for Probate of  
wills & or before the 10th day of June next ensuing, & that the same goods Chattels &  
Credits do well & truly administer, & do pay the debts of the said dec'd. which he did  
owe at the time of his decease; so far forth as the said goods Chattels & Credits will  
extend & the Law will charge; & also all such reasonable Charges & fees, as here  
arise, or shall arise or become due to any his Lordship's officers, from the said Hannah  
& John on the account of the said dec'd. & his estate: & do further do make or cause to be  
made a true & just Account of her said dec'd. within Twelve months from  
the day of their admittance to such & dec'd. & such Inward or outward of the said  
Probate, as shall be found remaining upon such Account, examined & allow'd by the  
Judge or Judges appointed for the time being for Probate of wills: & do distribute or  
reapport, according to Law, & the true intent & meaning of the Last will & Testament of  
the said dec'd. & do well & do every time & times hereafter, clearly discharge and  
doe hereby, his said Lordship his Judges & all other his officers & Ministers from all  
renew arising or pretending to have any Right Title or Interest to the said goods &  
Chattels, that then this obligation to be void & of no effect, or else to stand & be  
in full force, Power and virtue in Law

sealed and delivered in  
the presence of  
Nicholson

Hannah Lamb  
John Lamb  
Geo: Lamb  
Jonathan Turner

Know all men by these presents that Augustin Boyer James Johnson & George Wilson of Kent County Gent. are held & firmly bound unto the Right Hon<sup>ble</sup> the Lord Proprietors of this Province in the full & just sum of Two Thousand Pounds Sterling Money, the said Augustin Boyer James Johnson & George Wilson to which Payment well & truly to be made & done, we bind ourselves & every one of us & every of our heirs Executors and Administrators in the whole & for the whole jointly & severally firmly by these presents sealed with our seals & dated this second day of June in the year of his said Lordships Dominion 2<sup>d</sup> Annoque Dom<sup>ini</sup> 1774.

The Condition of the above Obligation is such, that if the above bound Augustin Boyer James Johnson & George Wilson of the Last will & Testament of Elizabeth Boyer late of Kent County dec<sup>d</sup>. do make or cause to be made a true & perfect Inventory of all & singular the Goods Chattels Rights & Credits which were of the dec<sup>d</sup>. at the time of her death according to Law (expressed in money) together with a List of the debts & charges & disbursements the same do make do exhibit or cause to be exhibited into the office for Probate of wills &c. at or before the second day of September next ensuing; & the same Goods Chattels & Credits do well & truly administer, sell, or pay the debts of the said dec<sup>d</sup>. which she did owe at the time of her decease so far forth as the said Goods Chattels & Credits will extend & the Law will charge; & also all such reasonable Charges & fees as have arisen, or shall arise or become due to any his said Lordships officers from the said Elizabeth Boyer, or the Account of the said dec<sup>d</sup>. or her Estate and further do make or cause to be made a true & just Account of & upon his said Account, within Twelve months from the day of his admittance to such Office & such part or portion of the said Estate, as shall be found remaining upon such Account, examined & approved by the Judge or Judges appointed for the time being for Probate of wills &c. do distribute or dispose according to Law, & the true intent & meaning of the Last will and Testament of the said dec<sup>d</sup>. And Lastly do at all & every time, and times hereafter, clearly discharge & save harmless his said Lordships his Judges & all other his officers & ministers from all persons having or pretending to have any Right Title or Interest in the said Goods & Chattels; that then this Obligation to be void & of no Effect; or else to stand, remaine in full force Power & virtue in Law.

sealed and delivered in the presence of  
Spicholffon

August<sup>us</sup> Boyer (Seal)  
James Johnson (Seal)  
George Wilson (Seal)

Maryland  
Know all men by these presents that we Mary Jackson of Kent County widow John Waller (son of George Waller) & Henry Hart of Kent County Gent. are held & firmly bound unto the Right Hon<sup>ble</sup> the Lord Proprietors of this Province in the full & just sum of Two Thousand Pounds Sterling Money of Great Britain, to be paid to his said Lordships his heirs & assigns; to which Payment well & truly to be made & done, we bind ourselves & every one of us & every of our heirs Executors & Administrators in the whole & for the whole jointly & severally firmly by these presents sealed with our seals & dated this 24<sup>th</sup> day of May in the year of his said Lordships Dominion 2<sup>d</sup> Annoque Dom<sup>ini</sup> 1774.

The Condition of the above Obligation is such, that if the above bound Mary Jackson & Henry Hart of the Last will & Testament of Benjamin Jackson late of Kent County dec<sup>d</sup>. do make or cause to be made a true & perfect Inventory of all & singular the Goods Chattels & Credits of the said dec<sup>d</sup>. together with a List of the debts & charges & disbursements which have or shall come to the Hands of Probation or knowledge of any person or persons who have or shall come into the Hands of Probation or knowledge of any other person than the said Mary Jackson or into the Hands of Probation or knowledge of any other person for or of the same do exhibit or cause to be exhibited into the Probate Court at Annapolis at or before the 24<sup>th</sup> day of August next ensuing, & the same Goods Chattels & Credits do well & truly administer, sell or pay the debts of the said dec<sup>d</sup>. which she did owe at the time of her death, that then this Obligation to be void & of no Effect; or else to stand, remaine in full force Power & virtue in Law. And further do make or cause to be made a true & just Account of & upon his said Account, within Twelve months from the day of his admittance to such Office & such part or portion of the said Estate, as shall be found remaining upon such Account, examined & approved by the Judge or Judges appointed for the time being for Probate of wills &c. do distribute or dispose according to Law, & the true intent & meaning of the Last will and Testament of the said dec<sup>d</sup>. And Lastly do at all & every time, and times hereafter, clearly discharge & save harmless his said Lordships his Judges & all other his officers & ministers from all persons having or pretending to have any Right Title or Interest in the said Goods & Chattels; that then this Obligation to be void & of no Effect; or else to stand, remaine in full force Power & virtue in Law.

sealed and delivered in the presence of  
Spicholffon

Mary Jackson (Seal)  
John Waller (Seal)  
Henry Hart (Seal)

Know all men by these presents that we Isaac Perkins of Kent County Merchant & Philip Warner of the said County Planter are he & jointly bound unto the Right Hon<sup>ble</sup> the Lord Proprietor of this Province in the full & just sum of fifty Pounds sterling money of Great-Britain to be paid to his said Lordship his Heirs & Successors to which said sum well & truly to be made & done; we bind ourselves & every of us, our & every of our Heirs, Executors & Adm<sup>rs</sup> in the whole & for the whole, jointly & severally firmly by these presents sealed with our seals & dated this 30<sup>th</sup> day of May in the 3<sup>d</sup> year of his said Lordship's Dominion & Abandone Dominion 1774.

The Condition of the above Obligation is such that if the above bound Isaac Perkins & Adm<sup>r</sup> of all & singular the goods & Chattels, Rights & Credits of Michael Churchlicker late of Kent County dec<sup>d</sup>. do make or cause to be made a true & just Inventory of all & singular the goods Chattels & Credits of the said dec<sup>d</sup>. together with a List of the debts & Liabilities which have, or shall come to the Hands possession or knowledge of him the said Isaac Perkins, or into the Hands possession or knowledge of any other person & the same to be made & exhibited or cause to be made & exhibited into the Prerogative Court at Annapolis at or before the 30<sup>th</sup> day of August next ensuing & the same goods Chattels & Credits, & all other the goods Chattels & Credits of the said dec<sup>d</sup>. at the time of his death, that shall come to the Hands possession or knowledge of the said Isaac Perkins or to the Hands possession or knowledge of any other person for him so well and truly administer according to Law viz. shall pay the debts of the said dec<sup>d</sup>. so far forth as his personal estate shall extend & the Law will Charge. & also all such reasonable Charges & fees as have & shall arise or become due to his said Lordship's Officers from the said Adm<sup>r</sup> on account of the said dec<sup>d</sup>. or his estate. & And further do make or cause to be made a true & just Account of his Adm<sup>n</sup> at or before the 30<sup>th</sup> day of May next. And all the Heirs & Residues of the said goods Chattels & Credits which shall be found remaining upon the said Adm<sup>n</sup> account, the same being first examined & allowed of by the Judge or Judges for the time being, shall deliver & pay unto the person or persons appointed by Law to receive the same. & And if it shall hereafter appear, that any Last will and Testament was made by the said dec<sup>d</sup>. & the Executor or Executors therein named do exhibit the same making request to have the same allowed & approved accordingly, if the said Isaac Perkins being thereto required do render & deliver the said Letters of Adm<sup>n</sup> (a Copy of the said Testament being first had & made) in the said Court. Then this Obligation to be void & of no effect, or else to stand, remain & be in full force Power and virtue in Law.

sealed and delivered in the presence of  
Ch<sup>s</sup> Gordon

Isaac Perkins Seal  
Philip Warner Seal

Maryland  
Know all men by these presents that we Matthew Shields of Kent County and John Richard Jones of Kent County are he & jointly bound unto the Right Hon<sup>ble</sup> the Lord Proprietor of this Province in the full & just sum of two thousand Pounds sterling money of Great-Britain to be paid to his said Lordship his Heirs & Successors to which said sum well & truly to be made & done; we bind ourselves & every of us, our & every of our Heirs, Executors & Adm<sup>rs</sup> in the whole & for the whole, jointly & severally firmly by these presents sealed with our seals & dated this 8<sup>th</sup> day of June in the 3<sup>d</sup> year of his said Lordship's Dominion & Abandone Dominion 1774.

The Condition of the above Obligation is such that if the above bound Matthew Shields & Richard Jones Adm<sup>r</sup> of all & singular the goods & Chattels, Rights & Credits of John Shields late of Kent County dec<sup>d</sup>. do make or cause to be made a true & just Inventory of all & singular the goods Chattels & Credits of the said dec<sup>d</sup>. together with a List of the debts & Liabilities which have, or shall come to the Hands possession or knowledge of him the said Matthew Shields & Richard Jones or into the Hands possession or knowledge of any other person for them the same to be made & exhibited or cause to be exhibited into the Prerogative Court at Annapolis at or before the 5<sup>th</sup> day of July next ensuing. & And the same goods Chattels & Credits & all other the goods Chattels & Credits of the said dec<sup>d</sup>. at the time of his death that shall come to the Hands possession or knowledge of the said Matthew Shields & Richard Jones or to the Hands possession or knowledge of any other person for them do well & truly administer according to Law, viz. shall pay the debts of the said dec<sup>d</sup>. so far forth as his personal estate shall extend & the Law will Charge. & also all such reasonable Charges & fees as have & shall arise or become due to his said Lordship's Officers from the said Matthew Shields & Richard Jones on account of the said dec<sup>d</sup>. or his estate. & And further do make or cause to be made a true & just Account of their Adm<sup>n</sup> at or before the 5<sup>th</sup> day of June next. & All the Heirs & Residues of the said goods Chattels & Credits which shall be found remaining upon the said Adm<sup>n</sup> account, the same being first examined & allowed of by the Judge or Judges for the time being, shall deliver & pay unto the person or persons appointed by Law to receive the same. & And if it shall hereafter appear, that any Last will & Testament was made by the said dec<sup>d</sup>. & the Executor or Executors therein named, do exhibit the same into the said Court, making request to have the same allowed & approved accordingly, if the said Matthew Shields & Richard Jones being thereto required, do render & deliver the said Letters of Adm<sup>n</sup> (a Copy of the said Testament being first had & made) in the said Court. Then this Obligation to be void & of no effect, or else to stand, remain & be in full force Power & virtue in Law.

sealed and delivered in the presence of  
John Jones

Matthew Shields Seal  
Richard Jones Seal

John Rolph Seal  
Tho<sup>s</sup> Maslin Seal



know all Men by these presents that we William Houston & James Wickes of Chester  
Town in Kent County are hold & firmly bound unto the Right Hon<sup>ble</sup> the Lord Proprietor  
of this Province in the full & just sum of one Thousand pounds sterling money of Great  
Britain, to be paid to his said Lordship, His Heirs & Successors. In which payment, well  
truly to be made & done, we bind ourselves, and every of us, our Executors, Heirs, &c.  
in the whole & for the whole jointly & severally firmly by these presents. sealed  
with our seals, & dated this 3<sup>rd</sup> day of June in the year of his said Lordships domina-  
tion 2<sup>nd</sup> Annoque Domini 1774.

The Condition of the above Obligation is such that if the above bound, William Houston  
& James Wickes of Kent County do make or Cause to be made a true & perfect Inventory of all & singular  
the goods Chattels & Credits of the said dec<sup>d</sup> together with a list of the debts & demands  
due & payable, which have, or shall come to the Hands & possession or knowledge of him the  
said William Houston or into the Hands & possession or knowledge of any other person  
for him & the same to make do exhibit or Cause to be exhibited into the Probative  
Court at Annapolis at or before the 3<sup>rd</sup> day of Sept. next ensuing, & the same goods Chattels  
& Credits, & all other the goods Chattels & Credits of the said dec<sup>d</sup>, at the time of his death,  
that shall come to the Hands & possession or knowledge of him the said William Houston  
or to the Hands & possession or knowledge of any other person for him do well & truly admi-  
nister according to Law. Shall pay the debts of the said dec<sup>d</sup> so far forth as his  
personal estate shall extend & the Law will Charge, & besides all such Charges & fees as  
have arisen or shall arise or become due to his Lordships Officers from the said will  
or Accounts of the said dec<sup>d</sup> or his estate. And further do make or Cause to be made a  
true & just Account of his said Dec<sup>d</sup> at or before the 3<sup>rd</sup> day of June next, & all the debts  
& Credits of the said goods Chattels & Credits which shall be found remaining upon the  
said Dec<sup>d</sup> & Account, the same being first examined & allowed of by the Judge or Judges  
for the time being, shall deliver and pay unto the person or persons appointed for the time  
by Law to receive the same. And if he shall hereafter appear, that any debt or demand  
was made by the said dec<sup>d</sup> & his estate or Executors, Executors, Administrators, do exhibit the same  
into the said Court, making Request to have the same allowed & approved accordingly, if the  
said William Houston being the same required, do render & deliver the same & Letters of  
& Dec<sup>d</sup> (a Certificate) of the said Dec<sup>d</sup> being first had & made in the said Court.  
Then this Obligation to be void & of no effect, & else to stand firm & be in full force,  
Power and Virtue in Law

sealed and delivered in  
the presence of  
Spickelhoff

William Houston Seal

James Wickes Seal

know all Men by these presents, that we James Hedgrave, William Woodland & Methu Smith  
of Kent County are hold & firmly bound unto the Right Hon<sup>ble</sup> the Lord Proprietor  
of this Province in the full & just sum of one Thousand pounds sterling money of Great  
Britain, to be paid to his said Lordship, His Heirs & Successors. In which payment, well  
& truly to be made & done, we bind ourselves & every of us, our Executors, Heirs, &c.  
& jointly in the whole & for the whole, jointly & severally, firmly by these presents, sealed  
with our seals & dated this 15<sup>th</sup> day of July in the year of his said Lordships  
Dominion 2<sup>nd</sup> Annoque Domini 1776.

The Condition of this Obligation is such, that if the within bound James Hedgrave  
& James Wickes of Kent County do make or Cause to be made a true & perfect Inventory of all & singular the goods  
& Chattels & Credits of the said dec<sup>d</sup>, which have or shall come to the Hands & possession or  
knowledge of him the said James Hedgrave or into the Hands & possession of any other  
person for him & the same to make do exhibit or Cause to be exhibited into the Probative  
Court at Annapolis at or before the 15<sup>th</sup> day of May next ensuing & the same goods Chattels  
& Credits & all other the goods Chattels & Credits of the said dec<sup>d</sup>, at the time of his death,  
which at any time after shall come to the Hands & possession of the said James Hedgrave  
and the Hands & possession or knowledge of any other person or persons for him do well and  
truly administer. Shall pay the debts of the said dec<sup>d</sup> so far forth as the said goods Chattels  
& Credits will extend, & the Law will Charge, & besides all such reasonable Charges & fees as have  
arisen or shall arise, or become due to any of his Lordships Officers from the said James Hedgrave  
or Accounts of the said estate. And further do make or Cause to be made a true & just  
Account of his said Dec<sup>d</sup> at or before the 15<sup>th</sup> day of July next, & all the debts  
of the said goods Chattels & Credits which shall be found remaining upon the said Dec<sup>d</sup> & Account,  
the same being first examined & allowed of by the Judge or Judges for the time being of the said  
Court, do distribute or dispose according to Law, & the true intent & meaning of the Last will  
& Testament of the said dec<sup>d</sup>. and Lastly do at all & every time & times hereafter, clearly  
& discharge & free harmless his said Lordships, his Judges & all other his Officers & Ministers from  
all persons having or pretending to have any Right Title or Interest to the said goods and  
Chattels, then this Obligation to be void & of no effect, & else to remain in full force &  
virtue.

signed sealed and delivered  
in the presence of

Spickelhoff

James Hedgrave Seal

William Woodland Seal

Methu Smith Seal

1724 Maryland

Know all Men by these presents that we William Houston & James Wickes of Chester  
County in Kent County are held & firmly bound unto the Right Hon<sup>ble</sup> the Lord Proprietor  
of this Province in the full & just sum of one thousand pounds sterling money of Great  
Britain, to be paid to his said Lordship, His Heirs & Successors, which present will  
truly to be made & done, we bind ourselves, and every of us, our Executors, Heirs,  
Adm<sup>rs</sup> in the whole & for the whole jointly & severally firmly by these presents sealed  
with our seals, & dated this 3<sup>rd</sup> day of June in the year of his said Lordship's Domi-  
nion & Annoque Domini 1774.

The Condition of the above Obligation is such that if the above bound William Houston  
& Adm<sup>rs</sup> shall & singular the goods & Chattels, Rights & Credits of David Hughes late  
of Kent County dec<sup>d</sup>. do make or Cause to be made a true & perfect Inventory of all & singular  
the goods Chattels & Credits of the said dec<sup>d</sup>. together with a list of the debts & demands  
debt due which have, or shall come to the Hands possession or knowledge of him the  
said William Houston or into the Hands possession or knowledge of any other person  
for him & the same do make do exhibit or Cause to be exhibited into the Prerogative  
Court at Annapolis at or before the 3<sup>rd</sup> day of Sept. next ensuing, & the same goods Chattels  
& Credits, & all other the goods Chattels & Credits of the said dec<sup>d</sup>. at the time of his death,  
that shall come to the Hands possession or knowledge of him the said William Houston  
or to the Hands possession or knowledge of any other person for him do well & truly admi-  
nister according to Law. Shall pay the debts of the said dec<sup>d</sup>. so far forth as his  
personal estate shall extend & the Law will Charge. & make all such Charges & fees as  
have arisen or shall arise or become due to his Lordships Officers from the said will  
or Accounts of the said dec<sup>d</sup>. & his estate. And further do make or Cause to be made a  
true & just Account of his Adm<sup>on</sup> at or before the 3<sup>rd</sup> day of June next, & all the Lists  
Records of the said goods Chattels & Credits which shall be found remaining upon the  
said Adm<sup>on</sup> & Account, the same being first examined & allowed of by the Judge or Judges  
for the time being, shall deliver and pay unto the person or persons appointed for the time  
by Law to receive the same. And if he shall hereafter appear, that any List or Account  
was made by the said dec<sup>d</sup>. & his Executor or Executors, therein packed, do exhibit the same  
into the said Court, making Request to have the same allowed & approved accordingly, if the  
said William Houston being thereto required, do render & deliver the said Lists of  
& Adm<sup>on</sup> (or Probation) of the said Testament being first had & made in the said Court.  
Then this Obligation to be void of no effect, & else to stand firm & be in full force.

Given and shewn in Law  
sealed and delivered in  
the presence of  
Spickelton

William Houston Seal  
James Wickes Seal

Maryland

Know all Men by these presents that we James Hedgrave William Woodland & Methu Smith  
of Kent County are held & firmly bound unto the Right Hon<sup>ble</sup> the Lord Proprietor  
of this Province in the full & just sum of one thousand pounds sterling money of Great  
Britain, to be paid to his said Lordship, His Heirs & Successors, which present will  
truly to be made & done, we bind ourselves, and every of us, our Executors, Heirs,  
& Adm<sup>rs</sup> in the whole & for the whole jointly & severally firmly by these presents sealed  
with our seals & dated this 15<sup>th</sup> day of Feb<sup>r</sup> in the year of his said Lordship's  
Dominion & Annoque Domini 1776.

The Condition of this Obligation is such, that if the within bound James Hedgrave  
& Executor of the Last will & Testament of Alice Corstet late of Kent County dec<sup>d</sup>  
do make or Cause to be made a full & perfect Inventory of all & singular the goods  
& Chattels & Credits of the said dec<sup>d</sup>. which have or shall come to the Hands possession or  
knowledge of him the said James Hedgrave or into the Hands & possession of any other  
person for him & the same do make do exhibit or Cause to be exhibited into the Prerogative  
Court at or before the 15<sup>th</sup> day of May next ensuing & the same goods Chattels  
& Credits our Prerogative Court at or before the 15<sup>th</sup> day of May next ensuing & the same goods Chattels  
& Credits do well & truly administer according to Law. Shall pay the debts of the said dec<sup>d</sup>. so far forth as his  
personal estate shall extend & the Law will Charge. & make all such Charges & fees as  
have arisen or shall arise or become due to his Lordships Officers from the said will  
or Accounts of the said estate. And further do make or Cause to be made a  
true & just Account of his Adm<sup>on</sup> at or before the 15<sup>th</sup> day of Feb<sup>r</sup> next, & all the Lists  
Records of the said goods Chattels & Credits which shall be found remaining upon the said  
Adm<sup>on</sup> & Account, the same being first examined & allowed of by the Judge or Judges  
for the time being, shall deliver and pay unto the person or persons appointed for the time  
by Law to receive the same. And if he shall hereafter appear, that any List or Account  
was made by the said dec<sup>d</sup>. & his Executor or Executors, therein packed, do exhibit the same  
into the said Court, making Request to have the same allowed & approved accordingly, if the  
said James Hedgrave being thereto required, do render & deliver the said Lists of  
& Adm<sup>on</sup> (or Probation) of the said Testament being first had & made in the said Court.  
Then this Obligation to be void of no effect, & else to remain in full force &  
virtue.

signed sealed and delivered  
in the presence of  
Spickelton

James Hedgrave Seal  
William Woodland Seal  
Methu Smith Seal

Know all Men by these presents that we, Mary Crouch of Kent County widow Charles Morgan & James Hollinson of Kent County Executors on the one hand & firmly bound unto the Right Hon<sup>ble</sup> the Lord Proprietor of this Province in the full & just sum of one thousand pounds Sterling money of Great Brittain to be paid to his said Lordship his Heirs & Successors: In which payment Well & truly to be made & done, we bind our selves & every of us, our Executors & Adm<sup>rs</sup> in the whole & for the whole, jointly & severally by these presents, sealed with our seals & dated this 15<sup>th</sup> day of June in the year of his said Lordships Dominion 2<sup>d</sup> Annoque Domini 1774.

The Condition of the above Obligation is such, that if the above bound Mary Crouch & Administr<sup>or</sup> of all & singular the Goods & Chattels Rights & Credits of Tho<sup>s</sup> Crouch late of Kent County, dec<sup>d</sup> do make or Cause to be made a true & perfect Inventory of all & singular the Goods, Chattels & Credits of the said dec<sup>d</sup>, together with a List of the debts & demands due & desperate which have, or shall come to the Hands & possession or Knowledge of her the said Mary Crouch or into the Hands & possession or Knowledge of any other person for her & the said Mary Crouch or into the Hands & possession or Knowledge of any other person for her, do exhibit, or Cause to be exhibited, into the Honorable Court at Annapolis, at or before the 15<sup>th</sup> day of Sept<sup>r</sup> next ensuing, and the same Goods Chattels & Credits, & all other the Goods Chattels & Credits of the said dec<sup>d</sup> at the time of his death, that shall come to the Hands & possession or Knowledge of the said Mary Crouch or to the Hands & possession or Knowledge of any other person for her, do well & truly administer according to Law, viz. shall pay the debts of the said dec<sup>d</sup>, so far forth as his personal estate shall extend & the Law will Charge, as also all such reasonable Charges & fees as have arisen, or shall arise or become due to his Lordships Officers, from the said Mary Crouch or Account of the said dec<sup>d</sup> or his Estate, & further do make or Cause to be made, a true & just Account of her Adm<sup>n</sup> as or before the 15<sup>th</sup> day of June next, and all the Rest & Residue of the said Goods Chattels & Credits, which shall be found remaining upon the said Adm<sup>n</sup> Account, the same being first examined & allowed of by the Judge or Judges for the time being shall deliver & pay unto the person or persons appointed by Law to receive the same. And if it shall hereafter appear, that any Loss will and Judgment was made by the said dec<sup>d</sup> & the Executor or Executors therein named, do exhibit the same into the said Court, making request to have the same allowed & removed accordingly, if the said Mary Crouch being thereunto required do render & deliver the said Letters of Adm<sup>n</sup> (if prohibition of the said Judgment being first had & made) to the said Court; then this Obligation to be void & of no Effect; or else to stand remain & be in full force Power and Virtue in Law.

sealed and delivered in the presence of  
Spickelton

her mark  
Mary Crouch Seal  
Charles Morgan Seal  
James Hollinson Seal

Know all Men by these presents that we, Robert & Amery, William Haby & James Clappole of Kent County in the Province of the said & firmly bound unto the Right Hon<sup>ble</sup> the Lord Proprietor of this Province in the full & just sum of One thousand pounds Sterling money to be paid to his said Lordship his Heirs & Successors: To which payment Well & truly to be made & done, we bind our selves & every of us, our Heirs Executors & Adm<sup>rs</sup> in the whole & for the whole, jointly & severally, firmly by these presents sealed with our Hands & dated this 9<sup>th</sup> day of March in the year of his said Lordships Dominion 2<sup>d</sup> Annoque Domini 1774.

The Condition of the above Obligation is such, that if the above bound Robert & Amery Executors of the Last will & Testament of George Lay born free late of Kent County, dec<sup>d</sup> do make or Cause to be made a true & perfect Inventory of all & singular the Goods Chattels Rights & Credits of the said dec<sup>d</sup> at the time of his death according to Law, & pay in money together with a List of the debts & demands due & desperate, & the same do make do exhibit or Cause to be exhibited, into the office for probet of wills & as or before the 9<sup>th</sup> day of June next ensuing, & the same Goods Chattels & Credits do well & truly & do pay the debts of the said dec<sup>d</sup> which shall be due at the time of his decease, so far forth as the said Goods Chattels and Credits will extend & the Law will Charge; as also all such reasonable Charges & fees as have arisen or shall arise or become due to any of his Lordships Officers from the said Rob<sup>t</sup> Amery or the Account of the said dec<sup>d</sup> or his Estate; & further do make or Cause to be made a true Account of, & upon his said Adm<sup>n</sup>, within twelve months from the day of his admittance to such Adm<sup>n</sup>; & such parcel or portion of the said Estate as shall be found remaining upon such Account, examined & adjudged by the Judge or Judges appointed for the time being for probet of wills & do distribute or dispose according to Law, & the true intent & meaning of the Last will & Testament of the said dec<sup>d</sup>. And Lastly do at all & every time & times here after, clearly discharge & give release his said Lordship, his Judges & all other his Officers & ministers, from all shewes, having or pretending to have any Right Title or Interest to the said Goods & Chattels; that this Obligation to be void & of no Effect; or else to stand remain & be in full force Power & Virtue in Law.

sealed and delivered in the presence of  
Spickelton

Robert Amery Seal  
William Haby Seal  
James Clappole Seal

Know all Men by these presents that we Margaret Amery late of Kent County widow  
Borney Corser & Edward Scanton of Kent County are Old & single bound unto the Right  
Hon<sup>ble</sup> the Lord Bishop of this province in the full & just sum of one thousand pounds part  
money of Great Britain, to be paid to his said Lordship, his Heirs & Successors: & which paym<sup>t</sup>  
well & truly to be made & done, we bind ourselves, & every of us, our & every of our Heirs Heirs  
& Assigns in the whole & for the whole, jointly & severally, firmly by these presents sealed with  
our seals, & dated this 21<sup>th</sup> day of Dec<sup>r</sup> in the year of his said Lordships Dominion  
the 1<sup>st</sup> of Annoque Domini 1774.

The Condition of this Obligation is such, that if the within bounden Margaret Amery  
widow & Assigns of all & singular the goods Chattels & Credits of her said late  
late of Kent County dec<sup>d</sup>. unadministered by Robert Amery since & to be made or  
made to be made a true & perfect Inventory of all & singular the goods Chattels & Credits of  
the said dec<sup>d</sup>. unadministered by Robert Amery the Ex<sup>r</sup>. which have or shall come to  
the Hands possession or knowledge of her the said Margaret Amery or into the Hands  
& possession of any other person or persons for her the said to be made to exhibit or cause  
to be exhibited into the Registry of our Provoctive Court, as or before the 27<sup>th</sup> day of  
March next ensuing & the same goods Chattels & Credits, & all other the goods Chattels & Credits  
of the said dec<sup>d</sup>. at the time of his death, which at any time hereafter shall come to the  
Hands possession or knowledge of her the said Margaret Amery or into the Hands possession or  
knowledge of any other person for her & not hereof as administered by the said Robert  
Amery do well & truly administer according to Law, viz. Shall pay the debts of the said  
dec<sup>d</sup>. so far forth as his personal estate shall extend & the Law will charge, as also all  
such reasonable Charges & fees, as have arisen or shall arise, or become due to his Lordships  
Officers from the said Margaret Amery or Account of the said dec<sup>d</sup>. or his estate, & further  
do make or cause to be made a true & just Account of her said Dec<sup>d</sup>. as or before the 27<sup>th</sup>  
day of Dec<sup>r</sup> next, & all the Lists & Records of the said goods Chattels & Credits, which shall  
be found remaining upon such Dec<sup>d</sup>. Account, the same being first examined & allowed  
of by the Judge or Judges for the time being of the said Court, shall deliver & pay unto the  
person or persons appointed by Law to receive the same; then this Obligation to be void  
& of no Effect, or else to remain in full force & virtue.

sealed and delivered in  
the presence of  
Spickelton

Margrett Amery Seal  
Borney Corser Seal  
Edw. Scanton Seal

Know all Men by these presents that we George Wilson (son of George Wilson) & Simon  
Wilmer of Kent County Gent<sup>l</sup>, are old & single bound unto the Right Hon<sup>ble</sup> the Lord  
Bishop of this province in the full & just sum of five hundred Pounds Sterling money of  
Great Britain, to be paid to his said Lordship, his Heirs & Successors: & which paym<sup>t</sup>  
well & truly to be made & done, we bind ourselves, & every of us, our & every of our Heirs  
Heirs & Assigns in the whole & for the whole, jointly & severally, firmly by these  
presents sealed with our seals, & dated this 22<sup>nd</sup> day of December in the year of  
his said Lordships Dominion the 1<sup>st</sup> of Annoque Domini 1774.

The Condition of this Obligation is such, that if the within bounden George Wilson  
& Assigns of all & singular the goods Chattels & Credits of Thomas M<sup>r</sup> Coy late of Kent City  
dec<sup>d</sup>. do make or cause to be made a true & perfect Inventory of all & singular the  
goods Chattels & Credits of the said dec<sup>d</sup>. which have or shall come to the Hands poss<sup>n</sup>  
or knowledge of him the said George Wilson or into the Hands & possession of any other  
person or persons for him & the same to be made to exhibit or cause to be exhibited into the  
Registry of our Provoctive Court, as or before the 22<sup>nd</sup> day of March next ensuing, & the  
same goods Chattels & Credits & all other the goods Chattels & Credits of the said dec<sup>d</sup>. at the  
time of his death, which at any time after shall come to the Hands or possession of the  
said George Wilson or into the Hands and possession of any other person or persons for  
him do well & truly administer according to Law, viz. Shall pay the debts of the said  
dec<sup>d</sup>. so far forth as his personal estate shall extend & the Law will charge, as also all  
such reasonable Charges & fees, as have arisen or shall arise, or become due to his Lordships  
Officers from the said George Wilson or Account of the said dec<sup>d</sup>. or his estate. And  
further do make or cause to be made a true & just Account of his said Dec<sup>d</sup>. as or before  
the 22<sup>nd</sup> day of Dec<sup>r</sup> next, & all the Lists & Records of the said goods Chattels & Credits  
which shall be found remaining upon the said Dec<sup>d</sup>. Account, the same being first exam-  
ined & allowed of by the Judge or Judges for the time being of the said Court, shall  
deliver & pay unto the person or persons appointed by Law to receive the same: And if  
it shall hereafter appear that any List will & statement was made by the said  
dec<sup>d</sup>. & the Executor or Executors thereunto named do exhibit the same into the said  
Court, making request to have the same allowed & approved accordingly, if the said  
George Wilson within bound, being thereunto required, do under & suffer the said  
Letters of Dec<sup>r</sup>. (or approbation of such statement being first had & made) in the  
said Court, then this Obligation to be void & of no Effect, or else to remain in full  
force & virtue.

signed sealed and delivered  
in the presence of  
Spickelton

George Wilson Seal  
Simon Wilmer Seal

know all men by these presents that we Benjamin Reed James Pearce & George Wilson of Kent County Gent. are holden firmly bound unto the Right Hon<sup>ble</sup> the Lord Bishop of this province in the full & just sum of Two thousand pounds sterling money, to be paid to his said Lordship, his Heirs & Successors. To which payment well & truly to be made & done, we bind ourselves every of us, our Executors & Assigns in the whole & for the whole, jointly & severally, firmly by these presents sealed with our seals, & dated this 5th day of December in the 2<sup>d</sup> year of his said Lordship's Dominion & Annoque Domini 1774.

The Condition of the above Obligation is such, that if the above bound Benjamin Reed Dec<sup>d</sup> of the Lord will & Testament of William Reed late of Kent County Dec<sup>d</sup> do make or cause to be made a true & perfect inventory of all & singular the goods Chattels Rights & Credits which were of the Dec<sup>d</sup> at the time of his death according to Law (expressed in money) together with a list of the debts & Debts due & due to him (expressed in money) & the same to be exhibited into the office for Probate of Wills &c. at or before the 5th day of March next ensuing; & the same goods Chattels & Credits do well & truly administer, viz. do pay the debts of the said Dec<sup>d</sup> which he did owe at the time of his decease so far forth as the said goods Chattels & Credits will extend & the Law will charge; as also all such reasonable Charges & fees as have arisen or shall arise or become due to any of his Lordship's officers from the said Benjamin Reed on the account of the said Estate or the said Dec<sup>d</sup>. And further do make or cause to be made a just & true account of & upon his said Dec<sup>d</sup> within Twelve months from the day of his said Dec<sup>d</sup>'s admittance to such & such special or partial or portion of the said Estate as shall be found concerning upon such account examined & adjudged by the Judge or Judges appointed for the time being for Probate of Wills &c. do distribute or dispose according to Law & the true intent & meaning of the said will & Testament of the said Dec<sup>d</sup>. And do at all & every time & times hereafter, clearly discharge save honorably his said Lordship his Judges & Officers & ministers from all persons having or pretending to have any Right Title or Interest to the said goods & Chattels that this Obligation to be void & of no effect; or else to stand remain & be in full force Power & Virtue in Law

sealed and delivered in the presence of  
Spickelton

Benj. Reed Seal  
Jas. Pearce Seal  
George Wilson Seal

know all men by these presents that we George William Sorister William Woodall and Bleckinton Esquires of Kent County Gent. are holden firmly bound unto the Right Hon<sup>ble</sup> the Lord Bishop of this province in the full & just sum of one thousand pounds sterling money to be paid to his said Lordship, his Heirs & Successors. To which payment well and truly to be made & done, we bind ourselves every of us, our Executors & Assigns in the whole & for the whole, jointly & severally, firmly by these presents sealed with our seals & dated this 27th day of December in the 2<sup>d</sup> year of his said Lordship's Dominion & Annoque Domini 1774.

The Condition of the above Obligation is such, that if the above bound George William Sorister Esquire of the said will & Testament of Geo. William Sorister late of Kent County Dec<sup>d</sup> do make or cause to be made a true & perfect inventory of all & singular the goods & Chattels Rights & Credits which were of the Dec<sup>d</sup> at the time of his death according to Law (expressed in money) together with a list of the debts & Debts due & due to him (expressed in money) & the same to be exhibited into the office for Probate of Wills &c. at or before the 27th day of March next ensuing; & the same goods Chattels & Credits do well & truly administer, viz. do pay the debts of the said Dec<sup>d</sup> which he did owe at the time of his decease; so far forth as the said goods Chattels & Credits will extend & the Law will charge; as also all such reasonable Charges & fees as have arisen or shall arise or become due to any of his Lordship's officers from the said Geo. W. Sorister the Ex<sup>r</sup> or the Assigns of the said Dec<sup>d</sup> or his Estate. And further do make or cause to be made a true & just account of & upon his said Dec<sup>d</sup> within Twelve months from the day of his said Dec<sup>d</sup>'s admittance to such & such special or partial or portion of the said Estate as shall be found concerning upon such account examined & adjudged by the Judge or Judges appointed for the time being for Probate of Wills &c. do distribute or dispose according to Law, & the true intent & meaning of the said will & Testament of the said Dec<sup>d</sup>. And do at all & every time & times hereafter, clearly discharge & save honorably his said Lordship, his Judges, & all other his officers from all persons having or pretending to have any Right Title or Interest to the said goods & Chattels (to the said Dec<sup>d</sup>) that this Obligation to be void & of no effect; or else to stand remain & be in full force, Power and Virtue in Law

sealed and delivered in the presence of  
Spickelton.

Geo. Sorister Seal  
Woodall Seal  
B. Wilmer Seal

Know all Men by these presents that we George Greenwood James Perley & Joseph Perley of Kent County, Province are all & jointly bound unto the Right Hon<sup>ble</sup> the High Court of Great Britain, to be paid to his said Lordship his Heirs & Successors, to which payment we shall be made & done we bind ourselves & every of us, our Executors & Assigns to be made & done jointly & severally, firmly by these presents sealed with our seals & dated this 5<sup>th</sup> day of May in the 1<sup>st</sup> year of his said Lordships Administration Anno que Domini 1774.

The Condition of the above obligation is such that if the above bound George Greenwood of all & singular the goods & Chattels Rights & Credits of John Greenwood late of Kent County dec<sup>d</sup>. do make or cause to be made a true & perfect Inventory of all & singular the goods & Chattels & Credits of the said dec<sup>d</sup>. together with a List of the debts & Liabilities which have or shall come to the Hands possession or knowledge of him the said George Greenwood or into the Hands possession or knowledge of any other person for him & the same to make do exhibit or cause to be exhibited into the Probative Court at Annapolis at or before the 5<sup>th</sup> day of August next ensuing, & that the said goods Chattels & Credits & all other the goods Chattels & Credits of the said dec<sup>d</sup>. at the time of his death, that shall come to the Hands possession or knowledge of the said George Greenwood or to the Hands possession or knowledge of any other person for him, do well & truly administer the same & pay the debts of the said dec<sup>d</sup>. do far forth as his personal estate will extend & the Law will charge, & that all such reasonable Charges & fees as have arisen or shall arise or become due to his Lordships Officers from the said George or in payment of the said dec<sup>d</sup>. or his Estate, & that further do make or cause to be made a true & just Account of his & Domains Estate, at or before the 5<sup>th</sup> day of May next, & that all the said & Division of the said goods Chattels & Credits which shall be found remaining upon such & Domains & the same being first examined & allowed of by the Judge or Judges for the time being, shall deliver and pay unto the Persons or person appointed by Law to receive the same, & if it shall hereafter appear that any List or Inventory was made by the said dec<sup>d</sup>. & the Executors or Assigns thereof named, do exhibit the same into the said Court, making request to have the same allow'd & approved accordingly, if the said George Greenwood being thereto required, do render and deliver the said Letters the of & Domains (or probations) of the said Testaments being first had & made in the said Court; then this obligation to be void & of no effect; or else to stand firm & to be in full force Power and virtue in Law

sealed and delivered in the presence of  
Spickelton

George Greenwood Seal  
James Perley Seal  
Joseph Perley Seal

Know all Men by these presents that we William Tennant Henry Pinnington & James Wyatt of Kent County in the Province of Carolina are all & jointly bound unto the Right Hon<sup>ble</sup> the High Court of Great Britain, to be paid to his said Lordship his Heirs & Successors, to which payment we shall be made & done we bind ourselves & every of us, our Executors & Assigns to be made & done jointly & severally, firmly by these presents sealed with our seals & dated this 8<sup>th</sup> day of April in the 1<sup>st</sup> year of his said Lordships Administration Anno que Domini 1774.

The Condition of the above obligation is such that if the above bound William Tennant of all & singular the goods & Chattels Rights & Credits of Moses Tennant late of Kent County dec<sup>d</sup>. do make or cause to be made a true & perfect Inventory of all & singular the goods Chattels & Credits of the said dec<sup>d</sup>. together with a List of the debts & Liabilities which have or shall come to the Hands possession or knowledge of him the said William Tennant or into the Hands possession or knowledge of any other person for him & the same to make do exhibit or cause to be exhibited into the Probative Court at Annapolis at or before the 5<sup>th</sup> day of July next ensuing, & that the said goods Chattels & Credits & all other the goods Chattels & Credits of the said dec<sup>d</sup>. at the time of his death, that shall come to the Hands possession or knowledge of the said William or to the Hands possession or knowledge of any other person for him, do well & truly administer the same & pay the debts of the said dec<sup>d</sup>. do far forth as his personal estate will extend & the Law will charge, & that all such reasonable Charges & fees as have arisen or shall arise or become due to his Lordships Officers from the said William or in payment of the said dec<sup>d</sup>. or his Estate, & that further do make or cause to be made a true & just Account of his & Domains Estate, at or before the 5<sup>th</sup> day of April next, & that all the said & Division of the said goods Chattels & Credits of the said dec<sup>d</sup>. at the time of his death, which shall be found upon the said & Domains Account the same being first examined & allowed of by the Judge or Judges for the time being, shall deliver and pay unto the person or persons appointed by Law to receive the same, & if it shall hereafter appear that any List or Inventory was made by the said dec<sup>d</sup>. & the Executors or Assigns thereof named, do exhibit the same into the said Court, making request to have the same allow'd & approved accordingly, if the said William Tennant being thereto required, do render and deliver the said Letters of & Domains (or probations) of the said Testaments being first had & made in the said Court; then this obligation to be void & of no effect; or else to stand firm & to be in full force Power & virtue in Law

sealed and delivered in the presence of  
Spickelton

William Tennant Seal  
Henry Pinnington Seal  
James Wyatt Seal

236 Maryland

Know all Men by these presents that we William McDermott of Kent County widow Robert  
in Lane & Nicholas Smith of Kent County Farmers are held & firmly bound unto the Right  
Hon<sup>ble</sup> the Lord Proprietor of this Province, in the full & just sum of one Thousand Pounds—  
for the good of Great Britain to be paid to his said Lordship, his Heirs & Successors. So  
which payment well & truly to be made & done, we bind ourselves, every of us, our and  
every of our Heirs Executors & Adm<sup>rs</sup> in the whole & for the whole jointly & severally,  
firmly by these presents sealed with our seals & dated this 8<sup>th</sup> day of April in the — year  
of his Lordship's Dominion & a *Quaque Domini* 1774.

The Condition of the above Obligation is such that if the above bound William McDermott  
Adm<sup>r</sup> of all & singular the goods & Chattels Rights & Credits of Daniel McDermott late of  
Kent County dec<sup>d</sup>. do make or Cause to be made a true & perfect Inventory of all & singular the  
goods Chattels Credits of the said dec<sup>d</sup>. Together with a list of the debts due & payable  
which have or shall come to the Hands, Possession or Knowledge of her the said William  
McDermott or into the Hands Possession or Knowledge of any other person for her & the same  
to make, do exhibit or Cause to be exhibited into the Probative Court at Annapolis at  
or before the 8<sup>th</sup> day of July next ensuing. And the same Goods Chattels & Credits shall after the  
goods Chattels & Credits of the said dec<sup>d</sup>. at the time of his death, that shall come to the Hands  
Possession or Knowledge of the said William or to the Hands Possession or Knowledge of any  
other person for her do well & truly administer according to Law, viz. shall pay the debts  
of the said dec<sup>d</sup>. So far forth as his Personal Estate shall extend & the Law will Charge, as  
also all such reasonable Charges & Fees as have arisen or shall arise or become due to his  
Lordship's Officers from the said William on Account of the said dec<sup>d</sup>. or his Estate. & further  
do make or Cause to be made a true & just Account of her Adm<sup>n</sup> or at or before the 8<sup>th</sup> day  
of April next. And all the Assets & Residues of the said Goods & Chattels and Credits, which  
shall be found remaining upon such Adm<sup>n</sup> & Account, the same being first examined and  
allowed of by the Judge or Judges for the time being, shall deliver & pay unto the person or  
persons, appointed by Law to receive the same. And if it shall hereafter appear that any  
Loss will & Testament was made by the said dec<sup>d</sup>. & the Executor or Executors thereof, nor  
do exhibit or Cause to be exhibited the same into the said Court, making request to have  
the same allowed & approved accordingly, if the said William McDermott being thereto required  
do render & deliver the said Letters of Adm<sup>n</sup> (if approbation of the said Testament being  
first had & made) in the said Court. Then this Obligation to be void & of none effect, otherwise  
to stand remain & be in full force Power and virtue in Law.

Sealed and delivered in  
the presence of  
Nicholas

William McDermott Seal  
Charles McIlone Seal  
Nicholas Smith Seal

Maryland  
Know all Men by these presents that we Margaret Amory of Kent County widow  
Lord Bishop of this Province, in the full & just sum of one Thousand Pounds for the  
of Great Britain, to be paid to his said Lordship, his Heirs & Successors. So which payment  
well & truly to be made & done, we bind ourselves, every of us, our and every of our Heirs  
Executors & Adm<sup>rs</sup> in the whole & for the whole jointly & severally, firmly by these presents,  
sealed with our seals & dated this 27<sup>th</sup> day of December in the — year of his said Lordship's  
Dominion & a *Quaque Domini* 1774.

The Condition of this Obligation is such, that if the within bound Margaret Amory Adm<sup>r</sup>  
of the said dec<sup>d</sup>. do make or Cause to be made a true & perfect Inventory of all & singular the goods Chattels  
Credits of the said dec<sup>d</sup>. which have or shall come to the Hands Possession or Knowledge of  
her the said Margaret Amory or into the Hands Possession of any other Person or persons for  
her & the same do make or Cause to be exhibited into the Registry of our Province  
two Courts, at or before the 27<sup>th</sup> day of March next ensuing & the same Goods Chattels & Credits  
shall after the goods Chattels & Credits of the said dec<sup>d</sup>. at the time of her death which at any  
time after shall come to the Hands or Possession of the said Margaret Amory or into the  
Hands and Possession of any other Person or Persons for her do well & truly administer accor-  
ding to Law, viz. shall pay the debts of the said dec<sup>d</sup>. So far forth as his Personal Estate  
shall extend & the Law will Charge, as also all such reasonable Charges & Fees as have arisen  
or shall arise or become due to his Lordship's Officers from the said Margaret Amory on Ac-  
count of the said dec<sup>d</sup>. or his Estate. And further do make or Cause to be made a true & just Ac-  
count of her Adm<sup>n</sup> at or before the 27<sup>th</sup> day of December next. And the Residues  
of the said Goods Chattels & Credits which shall be found remaining upon the said Adm<sup>n</sup>  
Account, the same being first examined & allowed of by the Judge or Judges for the time being  
of the said Court, shall deliver & pay unto the Person or Persons appointed by Law to receive  
the same. And if it shall hereafter appear that any Loss will & Testament was made by  
the said Dec<sup>d</sup>. & the Executor or Executors thereof do exhibit the same into the said  
Court making request to have it allowed & approved accordingly, if the said Margaret  
Amory within Warden, being thereto required, do render & deliver the said Letters of Adm<sup>n</sup>  
(if approbation of such Testament being first had & made) in the said Court,  
then this Obligation to be void & of none effect, or else to remain in full force & virtue.

Sealed and delivered  
in the presence of  
Epiphanius

Margaret Amory Seal  
Barney Cove Seal  
Edw. Scanlon Seal

Maryland

Know all Men by these presents that we Edward Beck Mary Beck William Beck & Stephen Kinnard of Kent County are and jointly bound unto the Right Hon<sup>ble</sup> the Lord Proprietor of this Province in the full & true sum of ~~two~~ <sup>four</sup> hundred pounds sterling money of Great Britain, to be paid to his said Lordship, his heirs & assigns, & which payment well & truly to be made & done, we bind ourselves & every of us, our heirs & assigns & Dom<sup>os</sup> in the whole & for the whole, jointly & severally jointly by these presents sealed with our seals & dated this 23<sup>rd</sup> day of April in the 2<sup>nd</sup> year of his said Lordships Dominion & Annoque Domini 1774.

The Condition of the above Obligation is such, that if the above bound Edward Beck and Mary Beck Dom<sup>os</sup> of all & singular the goods & Chattels Rights & Credits of William Beck late of Kent County dec<sup>d</sup>. do make or cause to be made a true & perfect inventory of all & singular the goods Chattels & Credits of the said dec<sup>d</sup> together with a list of the debts & Liabilities & separate which have or shall come to the Hands possession or knowledge of them the said Edward Beck & Mary Beck or into the Hands possession or knowledge of any other person for them, & the same to make do exhibit or cause to be exhibited into the Prerogative Court at Annapolis or before the 23<sup>rd</sup> Day of July next ensuing, And the same goods Chattels & Credits & all other the goods Chattels & Credits of the said dec<sup>d</sup> at the time of his death that shall come to the Hands possession or knowledge of the said Edward Beck or to the Hands possession or knowledge of any other person for them do well & truly administer according to Law & will. Shall pay the debts of the said dec<sup>d</sup> so farth as his personal Estate shall extend & the Law will Charge. As also all such reasonable Charges & fees as have arisen or shall arise or be due due to his Lordships Officers from the said Edward Beck Mary or Account of the said dec<sup>d</sup> or his Estate. And further do make or cause to be made a true & just Account of their Dom<sup>os</sup> at or before the 23<sup>rd</sup> day of April next And all the Rest & Residue of the said goods Chattels & Credits which shall be found remaining upon the said Dom<sup>os</sup> Account, the same being first examined & allowed of by the Judge or Judges for the time being shall deliver & pay unto the person or persons appointed by Law to receive the same. And if it shall hereafter appear, that any Loss will or Contentment was made by the said dec<sup>d</sup> & the Executors or Assigns of him named do exhibit the same into the said Court making Request to have the same allowed and approved accordingly, if the said Edward & Mary being thereunto required, do render & deliver the said Letters of Dom<sup>os</sup> (or Certificate of the said Account being first had & made) in the said Court: Then this Obligation to be void & of no Effect, or else to remain & be in full force Power and Virtue in Law.

Sealed and delivered in the presence of

Edw. Beck Seal  
her mark  
Mary Beck Seal  
W<sup>m</sup> Beck Seal  
Stephen Kinnard Seal

Know all Men by these presents that we, Thomas Parker, Derrick, William Parker, George Beasant & John Clark Warrant of Kent County are and jointly bound unto the Right Hon<sup>ble</sup> the Lord Proprietor of this Province in the full & true sum of one thousand pounds sterling money of Great Britain, to be paid to his said Lordship, his Officers & assigns & which payment well & truly to be made & done, we bind ourselves & every of us, our heirs & assigns & Dom<sup>os</sup> in the whole & for the whole, jointly and severally, jointly by these presents sealed with our seals & dated this 25<sup>th</sup> day of August in the 2<sup>nd</sup> year of his said Lordships Dominion & Annoque Domini 1775.

The Condition of this Obligation is such, that if the within Bounden Thomas Parker Derrick, William Parker & Dom<sup>os</sup> of all & singular the goods Chattels & Credits of William Parker late of Kent County dec<sup>d</sup>, with a copy of the decedents will annexed, do make or cause to be made a true & perfect Inventory of all & singular the goods Chattels & Credits of the said dec<sup>d</sup>, which have or shall come to the Hands possession or knowledge of them the said Thomas Parker & Derrick, William Parker or into the Hands possession or knowledge of any other person for them & the same to make do exhibit or cause to be exhibited into the Registry of our Prerogative Court, at or before the 25<sup>th</sup> day of November next ensuing & the same goods Chattels & Credits, & all other the goods Chattels & Credits of the said dec<sup>d</sup> at the time of his death, which at any time after shall come to the Hands possession of the said Thomas & Derrick, William Parker or into the Hands possession of any other Person or Persons for them do well & truly administer according to Law, viz<sup>t</sup> shall pay the Debts of the said dec<sup>d</sup>, so farth as the said goods shall extend & the Law will Charge, as also all such reasonable Charges & fees, as have arisen or shall arise or become due to any of his said Lordships Officers from the said Thomas & Derrick, William Parker or Account of the said dec<sup>d</sup> or his Estate. And further do make or cause to be made a true & just Account of their said Dom<sup>os</sup>, at or before the 25<sup>th</sup> day of August next, and such other or portion of the said dec<sup>d</sup> as shall be found remaining upon such Account examined & allowed by the Judge appointed by Law for the time being for Parks & Wills do do distribute and dispose of according to Law, & the true intent meaning of the Last will & Testament of the said dec<sup>d</sup> & lastly do at all & every time & times hereafter clearly discharge & save harmless his said Lordships, his Judges, and all other his Officers & Ministers from all persons having or pretending to have any Right Title or Interest to the said goods and Chattels, that then this Obligation to be void & of no Effect, or else to remain in full force and his mark.

Sealed and delivered in the presence of

Thomas Parker Seal  
Derrick William Parker Seal  
George Beasant Seal  
John Clark Beasant Seal



1758 Maryland

Know all Men by these presents that we John Denning, William Cowarden & Vincent Hatche  
son of Kent County Somers are held & firmly bound unto the Right Hon<sup>ble</sup> the Lord  
Proprietor of this Province in the full & just sum of one thousand pounds Sterling money of  
Great Britain, to be paid to his said Lordship, his heirs & executors: & which payment  
shall and truly to be made & done, we bind ourselves & every of us, our & every of our  
heirs Executors & Admin<sup>rs</sup> in the whole & for the whole, lawfully & lawfully, jointly by  
these presents, sealed with our seals & dated this 6<sup>th</sup> day of September in the  
year of his said Lordship's dominion 2<sup>d</sup> Annoque Domini 1775.

The Condition of this Obligation is such that if the within bounden John Denning  
Admin<sup>r</sup> of all & singular the goods Chattels & Credits of Jacobus Denning late of Kent  
County dec<sup>d</sup>. do make or cause to be made a true & perfect Inventory of all & singular the  
goods Chattels & Credits of the said dec<sup>d</sup>. which have or shall come to the Hands Possession  
or Knowledge of him the said John Denning or into the Hands & Possession of any other  
Person or Persons for him & till the same be made do exhibit or cause to be exhibited into the  
Registry of our Prerogative Court at or before the 5<sup>th</sup> Day of December next ensuing &  
the same goods Chattels & Credits and all other the goods Chattels & Credits of the said dec<sup>d</sup>  
at the time of her death which at any time after shall come to the Hands or Possession of  
the said John Denning or into the Hands & Possession of any other Person or Persons for  
him do sell & truly Administer according to Law that he shall pay the debts of the said dec<sup>d</sup>  
so far forth as her Personal estate shall extend & the Law shall charge, as also all such &  
reasonable Charges & fees as have & shall arise or become due to his Lordship's officers  
from the said John Denning on Account of the said dec<sup>d</sup>. or her Estate & further do make  
or cause to be made a true & just Account of his said Admin<sup>on</sup> at or before the 5<sup>th</sup> day of  
September next & all the List & residue of the said goods Chattels & Credits which shall be  
found remaining upon such Admin<sup>on</sup> Account, the same being first examined & allowed of by  
the Judge or Judges for the time being of the said Court, shall deliver & pay unto the Person  
or Persons appointed by Law to receive the same: And if it shall hereafter appear that  
any Last will & Testament was made by the said dec<sup>d</sup>. & the Executor or Executors therein  
named do exhibit the same into the said Court, making request to have it allowed & approved  
accordingly, if the said John Denning within bounden, being therunto required, do render  
and deliver the said Letters of Admin<sup>on</sup> (approbation of such Testament being first had  
& made) in the said Court, then this Obligation to be void & of no effect, or else to  
remain & be in full force and virtue.

Signed sealed and delivered  
in the presence of  
Spicks & Spoon

John Denning Seal  
W<sup>m</sup> Cowarden Seal  
Vincent Hatche Seal

Maryland  
Know all Men by these presents that we Nathaniel Kinnard Junior John Kinnard  
William Beard of Kent County Somers are held & firmly bound unto the Right Hon<sup>ble</sup>  
variable the Lord Proprietor of this Province in the full & just sum of one thousand & fifty  
pounds Sterling money, to be paid to his said Lordship his heirs & executors: & which payment  
shall and truly to be made & done, we bind ourselves & every of us, our & every of our heirs  
Executors & Admin<sup>rs</sup> in the whole & for the whole, jointly & severally, jointly by these pre-  
sents, sealed with our seals & dated this 8<sup>th</sup> day of March in the year of his  
said Lordship's dominion 2<sup>d</sup> Annoque Domini 1775.

The Condition of the above Obligation is such that if the above bound Nathaniel &  
John Kinnard Jun<sup>r</sup> Executors of the Last will & Testament of John Jones late of Kent  
County dec<sup>d</sup>. do make or cause to be made a true & perfect Inventory of all & singular the  
goods Chattels Rights & Credits which were of the dec<sup>d</sup>. at the time of his death accord-  
to Law (appropriated in money) together with a List of the debts & charges & disbursements, and  
the same to be made do exhibit or cause to be exhibited into the office for Probates of wills &  
at or before the 8<sup>th</sup> day of June next ensuing & the same goods Chattels & Credits do sell  
& truly Administer that he shall pay the debts of the said dec<sup>d</sup>. which he did owe at the time  
of his decease, so far forth as the said goods Chattels & Credits will extend & the Law will  
charge, & also all such reasonable Charges & fees as have & shall arise or become due  
to any of his Lordship's officers from the said Nathaniel Kinnard Jun<sup>r</sup> on the Account of the  
said dec<sup>d</sup>. or his Estate: And further do make or cause to be made a true & just Account of  
and upon his said Admin<sup>on</sup> within Twelve months from the day of his admittance to such  
Admin<sup>on</sup>, & such part or portion of the said Estate as shall be found remaining upon  
such Account, examined & adjudged by the Judge or Judges appointed for the time being,  
for Probates of wills &c. do distribute or dispose according to Law & the true intent & meaning  
of the Last will & Testament of the said dec<sup>d</sup>. & god Lawfully do & all & every time & times  
hereafter, clearly discharge & free himself, his true Lordship, his Judges & all other his  
Officers & Ministers, from all Persons having or pretending to have any Right Title  
or Interest to the said goods & Chattels: that then this Obligation to be void & of no effect,  
or else to stand, remain, & be in full force & virtue in Law.

sealed and delivered in  
the presence of  
Spicks & Spoon

Nath<sup>l</sup> Kinnard Seal  
John Kinnard Seal  
William Beard Seal

Know all men by these presents, that we George Venant Brown William Woodell & Thomas Sugar of Kent County are held & firmly bound unto the Right Hon<sup>ble</sup> the Lord Proprietor of this Province in the full & just sum of one Thousand Pounds, Sterling money, to be paid to his said Lordship, his Heirs & Successors to which payment with all truly to be made & done, we bind ourselves & every of us, our & every of our Heirs Executors & Adm<sup>rs</sup> in the whole & for the whole jointly & severally firmly by these presents. Sealed with our Seals, and dated this first day of March in the 1<sup>st</sup> year of his said Lordship's Dominion &c. Anno que Domini 1776.

The Condition of the above obligation is such, that if the above bound George V. Brown Executor of the last will & Testament of Sam<sup>l</sup> Smith late of Kent County dec'd. do make or cause to be made a true & perfect inventory of all & singular the goods Chattels & Credits which were of the Deceased at the time of her Death according to Law (appraised in money) together with a list of the Debts & Duties & disbursements, & the same to make, do exhibit or cause to be exhibited, into the office for Probate of wills &c. at or before the first day of June next ensuing, & the same goods Chattels & Credits do well & truly administer Wit. do pay the debts of the said dec'd. which she did owe at the time of her decease; so far forth as the said goods Chattels & Credits will extend & the Law will charge; as also all such reasonable Charges & fees, as have arisen or shall arise or become due to any of his Officers from the said George V. Brown on the Account of the said dec'd. or her Heirs; & do further do make or cause to be made a true & just Account of & upon his said Adm<sup>on</sup>, within twelve months from the day of his Admittance to such Adm<sup>on</sup> & such parcel or portion of the said Estate as shall be found remaining upon such Account, examined & adjudged by the Judge or Judges appointed for the time being for Probate of wills &c. do distribute or dispose according to Law & the true meaning & intent of the last will & Testament of the said dec'd. And lastly do at all & every time & times hereafter clearly discharge & save harmless his said Adm<sup>on</sup>, his Judges & other his Officers & ministers, from all persons having or pretending to have any Right Title or Interest to the said goods & Chattels; that then this obligation to be void & of no effect; or else to stand remain & be in full force Power & virtue in Law.

Sealed and delivered in the presence of  
Speckholton

Geo. V. Mann Seal  
W. Woodell Seal  
Thos. Sugar Seal

Know all men by these presents that we Joseph Mapey, Eleazar Mapey & James Mapey of Kent County & Larmer are held & firmly bound unto the Right Hon<sup>ble</sup> the Lord Proprietor of this Province, in the full & just sum of Two Thousand Pounds Sterling money to be paid to his said Lordship, his Heirs & Successors; to which payment with all truly to be made & done, we bind ourselves & every of us, our & every of our Heirs Executors and Adm<sup>rs</sup> in the whole & for the whole, jointly & severally, firmly by these presents. Sealed with our Seals, & dated this 6<sup>th</sup> day of March in the 1<sup>st</sup> year of his said Lordship's Dominion &c. Anno que Domini 1776.

The Condition of the above obligation is such, that if the above bound Joseph Mapey Executor of the last will & Testament of Mary Mapey late of Kent County deceased do make or cause to be made a true & perfect inventory of all & singular the goods Chattels Rights & Credits, which were of the Deceased at the time of her death according to Law, (appraised in money) together with a list of the debts & Duties & disbursements, and the same to make do exhibit or cause to be exhibited into the office for Probate of wills &c. at or before the 6<sup>th</sup> day of June next ensuing; & the same goods Chattels and Credits do well & truly administer Wit. do pay the debts of the said Deceased, which she owe at the time of her decease; so far forth as the said goods Chattels & Credits will extend & the Law will charge; as also all such reasonable Charges & fees as have arisen or shall arise or become due to any of his Lordship's Officers from the said Joseph Mapey on the Account of the said dec'd. or his Estate. And further, do make or cause to be made a true & just Account of & upon his said Adm<sup>on</sup>, within twelve months from the day of his admittance to such Adm<sup>on</sup> & such parcel or portion of the said Estate as shall be found remaining upon such Account, examined & adjudged by the Judge or Judges appointed for the time being for Probate of wills &c. do distribute & dispose according to Law, & the true intent & meaning of the last will & Testament of the said deceased. And lastly do at all & every time & times hereafter clearly discharge & save harmless his said Lordship, his Judges & other his Officers & ministers from all persons having or pretending to have any Right Title or Interest to the said goods & Chattels. that then this obligation to be void & of no effect; or else to stand remain & be in full force Power & virtue in Law.

Sealed and delivered in the presence of  
Speckholton

Joseph Mapey Seal  
Eleazar Mapey Seal  
James Mapey Seal

Maryland

Know all Men by these presents that we Richard Gresham & Thomas Bedingfield Esquires of Kent County Gent. are held & firmly bound unto the Right Hon<sup>ble</sup> the Lord Proprietor of Kent County Gent. one held & firmly bound unto the Right Hon<sup>ble</sup> the Lord Proprietor in the full & just sum of two thousand pounds for law money of Great Britain to be paid to his said Lordship, his heirs & assigns: which payment well & truly to be made & done. we bind ourselves & every of us, our & every of our heirs Executors & Admin<sup>rs</sup> in the whole & for the whole, jointly & severally firmly by these presents sealed with our Seals & dated the 11<sup>th</sup> day of March in the 1<sup>st</sup> year of his said Lordships Dominion & Anno que Dominii 1775.

The Condition of this obligation is such that if the within bounden Richard Gresham & Admin<sup>rs</sup> of full & singular the Goods Chattels & Credits of Thomas Gresham late of Kent County dec<sup>d</sup> do make or cause to be made a true & perfect Inventory of all & singular the Goods Chattels & Credits of the said Dec<sup>d</sup>. which have or shall come to the Hands Possession or knowledge of him the said Richard Gresham or into the Hands Possession or knowledge of any other person or persons for him & the same so made do exhibit or cause to be exhibited into the Registry of our Prerogative Court, at or before the 11<sup>th</sup> day of June next ensuing & the same Goods Chattels & Credits, & all other the Goods Chattels & Credits of the said Dec<sup>d</sup>. at the time of his death, which at any time after shall come to the Hands or Possession of the said Richard Gresham or into the Hands & Possession of any other Person or Persons for him do well & truly administer according to Law, viz. shall pay the debts of the said dec<sup>d</sup>, so far forth as his personal estate shall extend & the Law will charge, as also all such reasonable Charges & fees as have arisen or shall arise or become due to his Lordships officers, from the said Richard Gresham on Account of the said Dec<sup>d</sup>. or his Estate. And further do make or cause to be made a true & just Account of his said Admin<sup>rs</sup> at or before the 11<sup>th</sup> day of March next; & all the Rest & Residue of the said Goods Chattels & Credits, which shall be found remaining upon said Admin<sup>rs</sup> Account, the same being first examined & allowed of by the Judge or Judges for the time being of the said Court, shall deliver & pay unto the person or persons appointed by Law to receive the same: And if it shall hereafter appear that any Debt will & Testament was made by the said dec<sup>d</sup>. & the Executor or executors therein named do exhibit the same into the said Court making Request to have it allowed & approved accordingly, if the said Richard Gresham (within bounden), being thereto required, do render & deliver the said Letters of Admin<sup>rs</sup> (or probators of such Testament being first had & made) in the said Court, then this obligation to be void & of none effect, or else to remain in full force & virtue.

Signed Sealed and Delivered in the presence of

R. Gresham Seal  
T. B. Bedingfield Seal

Maryland  
Know all Men by these presents that we Sarah Vincent Loving Merrett & Arthur Miller all of Kent County are held & firmly bound unto the Right Hon<sup>ble</sup> the Lord Proprietor of this Province in the full & just sum of one thousand pounds for law money of Great Britain, to be paid to his said Lordship, his heirs & assigns: which payment well & truly to be made & done, we bind ourselves & every one, our and every of our heirs Executors & Admin<sup>rs</sup> in the whole & for the whole, jointly & severally firmly by these presents sealed with our seals & dated this 15<sup>th</sup> day of April in the 1<sup>st</sup> year of his said Lordships Dominion & Anno que Dominii 1775.

The Condition of this obligation is such that if the within bounden Sarah Vincent & Admin<sup>rs</sup> of full & singular the Goods Chattels & Credits of George Vincent (son of Cornelius) late of Kent County Dec<sup>d</sup> do make or cause to be made a true & just Inventory of all & singular the Goods Chattels & Credits of the said dec<sup>d</sup>. which have or shall come to the Hands Possession or knowledge of her the said Sarah Vincent or into the Hands Possession or knowledge of any other Person or Persons for her & the same so made do exhibit or cause to be exhibited into the Registry of our Prerogative Court, at or before the 15<sup>th</sup> day of July next ensuing & the same Goods Chattels & Credits, & all the other Goods Chattels & Credits of the said dec<sup>d</sup>. at the time of his death, which at any time after shall come to the Hands or Possession of the said Sarah Vincent or into the Hands & Possession of any other Person or Persons for her do well & truly administer according to Law, viz. shall pay the debts of the said dec<sup>d</sup>. so far forth as his personal estate shall extend & the Law will charge, as also all such reasonable Charges & fees as have arisen or shall arise or become due to his Lordships officers from the said Sarah Vincent on Account of the said dec<sup>d</sup>. or his estate. And further do make or cause to be made a true & just Account of her said Admin<sup>rs</sup> at or before the 15<sup>th</sup> day of April next. & all the Rest & Residue of the said Goods Chattels & Credits which shall be found remaining upon the said Admin<sup>rs</sup> Account, the same being first examined & allowed of by the Judge or Judges for the time being of the said Court, shall deliver & pay unto the Person or persons appointed by Law to receive the same: And if it shall hereafter appear that any Debt will & Testament was made by the said dec<sup>d</sup>. & the executor or executors therein named do exhibit the same into the said Court, making Request to have it allowed & approved accordingly, if the said Sarah Vincent or any bounden being thereto required, do render & deliver the said Letters of Admin<sup>rs</sup> (or probators of such Testament being first had & made) in the said Court, then this obligation to be void & of none effect, or else to remain in full force & virtue.

Signed Sealed and Delivered in the presence of  
For Richard G. Seal

Sarah Vincent Seal  
Loving Merrett Seal  
Arthur Miller Seal

266 Maryland

Know all Men by these presents that we Benjamin Palmer Richard Moffatt & Jacob Conegys all of Kent County are held & firmly bound unto the Right Hon<sup>ble</sup> the Lord Proprietor of this Province in the full & just sum of one thousand pounds sterling money of Great Britain, to be paid to his said Lordship, his Heirs & Successors: In which payment unless truly to be made & done, we bind ourselves & every of us, our & every of our Heirs, Executors & Administrators in the whole & for the whole, jointly & severally, firmly by these presents sealed with our seals & dated this 6<sup>th</sup> day of April in the year of his said Lordships Dominion in Antigua Dominica 1775.

The Condition of the above Obligation is such that if the within bounden Benjamin Palmer Dec<sup>d</sup> of all & singular the goods Chattels & Credits of Joseph Palmer late of Kent County Dec<sup>d</sup> do make or Cause to be made a true & perfect Inventory of all & singular the goods Chattels & Credits of the said Dec<sup>d</sup> which have or shall come to the Hands & Possession or Knowledge of him the said Benjamin Palmer or into the Hands and Possession of any other Person or Persons for him & the same do exhibit or Cause to be exhibited in & to the Majesty of our Prerogative Court as or before the 6<sup>th</sup> day of July next ensuing & the same goods Chattels & Credits & all other the goods Chattels & Credits of the said Dec<sup>d</sup> of the time of his death which at any time after shall come to the Hands or Possession of the said Benjamin Palmer or into the Hands and Possession of any other Person or Persons do well & truly administer according to Law & use shall pay the debts of the said Dec<sup>d</sup> so far forth as his Personal estate shall extend & the Law with charge as also all such reasonable Charges & fees as have arisen or shall arise or become due to his Lordships Officers from the said Benjamin Palmer on Account of his said Dec<sup>d</sup> or his estate. And further to make or Cause to be made a true & just Account of his said Dec<sup>d</sup> as or before the 6<sup>th</sup> day of April next, & all the Rest & Residue of the said goods Chattels & Credits which shall be found remaining upon such Admin<sup>rs</sup> Account, the same being first examined & allowed by the Judge or Judges for the time being of the said Court shall deliver & pay unto the Person or Persons appointed by Law to receive the same: And if it hereafter appear that any such will & Testament was made by the said Dec<sup>d</sup> & the executor or executors therein named do exhibit the same into the said Court, making request to have it allowed & approved accordingly, if the said Benjamin Palmer within bounden being therunto required, do deliver & render the said Letters of Admin<sup>rs</sup> or the Probation of such Testament being first had & made in the said Court, then this Obligation to be void & of no effect, or else to remain in full force & virtue.

Signed sealed and delivered in the presence of  
for witnesses of

Benj<sup>n</sup> Palmer Seal  
Richard Moffatt Seal  
Jacob Conegys Seal

Know all Men by these presents that we James Mc Lane Robert Anderson & James Piper of Kent County are held & firmly bound unto the Right Hon<sup>ble</sup> the Lord Proprietor of this Province in the full & just sum of one thousand pounds sterling money of Great Britain, to be paid to his said Lordship, his Heirs & Successors: In which payment unless truly to be made & done, we bind ourselves & every of us, our & every of our Heirs, Executors & Administrators in the whole & for the whole, jointly & severally, firmly by these presents sealed with our seals & dated this 15<sup>th</sup> day of December in the year of his said Lordships Dominion in Antigua Dominica 1775.

The Condition of this Obligation is such, that if the within bounden James Mc Lane Dec<sup>d</sup> of all & singular the goods Chattels & Credits of Frances Coroby late of Kent County Dec<sup>d</sup> do make or Cause to be made a true & perfect Inventory of all & singular the goods Chattels & Credits of the said Dec<sup>d</sup> which have or shall come to the Hands & Possession or Knowledge of him the said James Mc Lane or into the Hands or Possession of any other Person or Persons for him & the same do exhibit or Cause to be exhibited in & to the Majesty of our Prerogative Court as or before the 15<sup>th</sup> day of March next ensuing & the same goods Chattels & Credits & all other the goods Chattels & Credits of the said Dec<sup>d</sup> at the time of her death which at any time after shall come to the Hands or Possession of the said James Mc Lane or into the Hands & Possession of any other Person or Persons for him do well & truly administer according to Law & use shall pay the debts of the said Dec<sup>d</sup> so far forth as her Personal estate shall extend & the Law with charge as also all such reasonable Charges & fees as have arisen or shall arise or become due to his Lordships Officers from the said James Mc Lane on Account of the said Dec<sup>d</sup> or his Estate. And further do make or Cause to be made a true & just Account of his said Dec<sup>d</sup> as or before the 15<sup>th</sup> day of December next, & all the Rest & Residue of the said goods Chattels & Credits which shall be found remaining upon the said Admin<sup>rs</sup> Account, the same being first examined & allowed of by the Judge or Judges for the time being of the said Court, shall deliver & pay unto the Person or Persons appointed by Law to receive the same: And if it hereafter appear that any such will & Testament was made by the said Dec<sup>d</sup> & the executor or executors therein named do exhibit the same into the said Court, making request to have it allowed & approved accordingly, if the said James Mc Lane within bounden, being therunto required, do deliver & render the said Letters of Admin<sup>rs</sup> (Probation of such Testament being first had & made in the said Court, then this Obligation to be void & of no effect, or else to remain in full force and virtue.

Signed sealed and delivered in the presence of  
for witnesses of

James Mc Lane Seal  
Robert Anderson Seal  
James Piper Seal

246 Maryland

Know all Men by these presents that we Rachel Holden William Burrows & James Clayton of Kent County are holden firmly bound unto the Right Hon<sup>ble</sup> the Lord Proprietor of this Province of the full & just sum of one Thousand Pounds Sterling money of Great Britain, to be paid to his said Lordship his Heirs & Successors. To which payment we do truly to be made & done, we bind ourselves & every of us our Heirs Executors & Adm<sup>rs</sup> in the whole & for the whole, jointly & severally, firmly by these presents, sealed with our seals & dated this 11<sup>th</sup> day of May in the 1<sup>st</sup> year of his said Lordships Dominion & Annoque Domini 1775.

The Condition of this Obligation is such, that if the above bounden Rachel Holden & Adm<sup>rs</sup> of all & singular the goods Chattels & Credits of William Holden late of Kent County dec<sup>d</sup>. do make or Cause to be made a true & perfect Inventory of all & singular the goods Chattels & Credits of the said dec<sup>d</sup>, which have or shall come to the Hands & Possession of Possession or Knowledge of her the said Rachel Holden or into the Hands & Possession of any other Person or Persons for her & the same to make do exhibit or Cause to be exhibited into the Registry of our Prerogative Court at or before the 11<sup>th</sup> day of August next ensuing, & the same goods Chattels & Credits & all other the goods Chattels & Credits of the said dec<sup>d</sup> at the time of his death which at any time after shall come to the Hands or Possession of the said Rachel or into the Hands or Possession of any other Person or Persons do well & truly according to Law, viz. shall pay the Debts of the said dec<sup>d</sup> so far forth as his personal estate shall extend & the Law will Charge, as also all such reasonable Charges & Fees as have arisen or shall arise or become due to his Lordships Officers from the said Rachel or Account of the said dec<sup>d</sup> or his Estate. And further do make or Cause to be made a true & True Account of her said Adm<sup>rs</sup> at or before the 11<sup>th</sup> day of May next, & all the Profit & Residue of the said goods Chattels & Credits which shall be found remaining upon the said Adm<sup>rs</sup> Account, the same being first examined & allowed of by the Judge or Judges for the Time being of the said Court, shall deliver & pay unto the Person or Persons appointed by Law to receive the same: And Lastly if it shall here after appear that any Last will & Testament was made by the said dec<sup>d</sup> & the executor or executors therein named do exhibit the same into the said Court, making request to have it allowed & approved accordingly, if the said Rachel Holden within bounden, being therunto required, do render & deliver the said Letters of Adm<sup>rs</sup> (Approbation) of such Testament being first had & made in the said Court, then this Obligation to be void & of none effect, or else to remain in full force and virtue per nos

Signed sealed and delivered in the presence of  
Sprickson

Rachel R. Holden Seal  
William Burrows Seal  
James Clayton Seal

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Know all Men by these presents that we Abraham Milton Robert Curry & Charles Baker of Kent County are holden firmly bound unto the Right Hon<sup>ble</sup> the Lord Proprietor of this Province in the full & just sum of one Thousand Pounds Sterling money of Great Britain, to be paid to his said Lordship his Heirs and Successors. To which payment we do truly to be made & done, we bind ourselves & every of us our Heirs Executors & Adm<sup>rs</sup> in the whole & for the whole, jointly & severally, firmly by these presents, sealed with our seals & dated this 9<sup>th</sup> day of May in the 1<sup>st</sup> year of his said Lordships Dominion & Annoque Domini 1775.

The Condition of this Obligation is such, that if the within bounden Abraham Milton & Adm<sup>rs</sup> of all & singular the goods Chattels & Credits of Nicholas Curran late of Kent County dec<sup>d</sup> do make or Cause to be made a true & perfect Inventory of all and singular the goods Chattels & Credits of the said dec<sup>d</sup>, which have or shall come to the Hands & Possession or Knowledge of him the said Abraham Milton or into the Hands & Possession of any other Person or Persons for him & the same to make do exhibit or Cause to be exhibited into the Registry of our Prerogative Court at or before the 9<sup>th</sup> day of August next ensuing & the same goods Chattels & Credits & all other the goods Chattels & Credits of the said dec<sup>d</sup> at the time of his death which at any time after shall come to the Hands or Possession of the said Abraham Milton or into the Hands or Possession of any other Person or Persons for him do well & truly administer according to Law, viz. shall pay the Debts of the said dec<sup>d</sup>, so far forth as his personal estate shall extend & the Law will Charge, as also all such Charges & Fees as have arisen or shall arise or become due to his Lordships Officers from the said Abraham Milton or Account of the said dec<sup>d</sup> or his Estate. And further do make or Cause to be made a true & just account of his said Adm<sup>rs</sup> at or before the 9<sup>th</sup> day of May next, & all the Profit & Residue of the said goods Chattels & Credits, which shall be found remaining upon the said Adm<sup>rs</sup> Account, the same being first examined & allowed of by the Judge or Judges for the Time being for the said Court, shall deliver & pay unto the Person or Persons appointed by Law to receive the same: And if it shall hereafter appear that any Last will & Testament was made by the said dec<sup>d</sup> & the executor or executors therein named do exhibit the same into the said Court, making request to have it allowed & approved accordingly, if the said Abraham Milton within bounden, being therunto required, do render & deliver the said Letters of Adm<sup>rs</sup> (Approbation) of such Testament being first had & made in the said Court, then this Obligation to be void & of none effect, or else to remain in full force and virtue.

Signed sealed and delivered in the presence of  
Sprickson

Abraham Milton Seal  
Robert Curry Seal  
Charles Baker Seal

248 Maryland

Know all Men by these presents that we John Almon James Thomas & John Simmond of Kent County are hold & firmly bound in to the Right Hon<sup>ble</sup> the Lord Proprietor of this Province in the full & just sum of five hundred Pounds sterling money of Great Britain to be paid to his said Lordship his Heirs & Successors: To which Payments and Sums to be made & done, we bind ourselves & every of us, our & every of our Heirs, Exors & Admin<sup>rs</sup> in the whole & for the whole jointly & severally firmly by these presents sealed with our Seals & dated this 5<sup>th</sup> day of May in the year of his said Lordship's Dominion La. Annoque Domini 1775.

The Condition of this obligation is such that if within bounden John Almon Admin<sup>or</sup> of all & singular the goods Chattels & Credits of Daniel Almon late of Kent County dec<sup>d</sup> do make or cause to be made a true & perfect Inventory of all & singular the goods Chattels & Credits of the said dec<sup>d</sup> which have or shall come to the Hands & Possession or Knowledge of him the said John Almon or into the Hands and Possession of any other Person or Persons for him & the same do exhibit or cause to be exhibited into the Registry of our Prerogative Court at or before the 5<sup>th</sup> day of August next ensuing & the same goods Chattels & Credits, & all other the goods Chattels & Credits of the said dec<sup>d</sup> at the time of his death which at any time after shall come to the Hands or Possession of the said John Almon or into the Hands and Possession of any other Person or Persons shall & truly administer according to Law & will. Shall pay the debts of the said Dec<sup>d</sup> so far forth as his personal estate shall extend & the Law will Charge, as also all such reasonable Charges & fees as have arisen or shall arise or become due to his Lordships Officers from the said John Almon on Account of the said Dec<sup>d</sup> or his estate. And further do make or cause to be made a true & just Account of his said Admin<sup>or</sup> 2102 before the 5<sup>th</sup> day of May next; & all the Next & Residual of the said goods Chattels & Credits which shall be found remaining upon such Account, the same being first examined & allowed of by the Judge or Judges for the time being of the said Court, shall deliver & pay unto the Person or Persons appointed by Law to receive the same, & if it shall hereafter appear that any Last will & Testament was made by the said Dec<sup>d</sup> & the executor or executors therein named do exhibit the same into the said Court, making request to have it allowed & approved accordingly, if the said John Almon within bounden, being thereunto required do render & deliver the said Admin<sup>or</sup> (if approbation of such Testament being first had & made) in the said Court, then this obligation to be void & of none effect, or else to remain in full force and virtue.

Signed Sealed and delivered in the presence of  
Sprickston

John Almon Seal  
James Thomas Seal  
John Simmond Seal

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Know all Men by these presents that we George William Corroster Jesse Carden Jun<sup>r</sup> William Woodall and Jesse Carden of Kent County are hold & firmly bound unto the Right Hon<sup>ble</sup> the Lord Proprietor of this Province in the full & just sum of one thousand Pounds sterling money of Great Britain, to be paid to his said Lordship his Heirs & Successors: To which Payments and Sums to be made & done, we bind ourselves & every of us, our & every of our Heirs, Exors & Admin<sup>rs</sup> in the whole & for the whole jointly & severally firmly by these presents sealed with our Seals & dated this 5<sup>th</sup> day of May in the year of his said Lordship's Dominion La. Annoque Domini 1775.

The Condition of this obligation is such that if the within bounden George William Corroster Jesse Carden Jun<sup>r</sup> Admin<sup>or</sup> in all & singular the goods Chattels & Credits of Mary Comings late of Kent County dec<sup>d</sup> do make or cause to be made a true & perfect Inventory of all & singular the goods Chattels & Credits of the said dec<sup>d</sup> which have or shall come to the Hands & Possession or Knowledge of them the said George William Corroster Jesse Carden Jun<sup>r</sup> or into the Hands and Possession of any other Person or Persons for them & the same do exhibit or cause to be exhibited into the Prerogative Court at or before the 5<sup>th</sup> day of August next ensuing & the same goods Chattels & Credits & all other the goods Chattels & Credits of the said dec<sup>d</sup> at the time of her death, which at any time after shall come to the Hands or Possession of the said Geo<sup>rg</sup> William Corroster & Jesse Carden Jun<sup>r</sup> or into the Hands and Possession of any other Person or Persons for them do & truly administer according to Law, & shall pay the Debts of the said dec<sup>d</sup> so far forth as her personal estate shall extend & the Law will Charge, as also all such reasonable Charges & fees as have arisen or shall arise or become due to any of his Lordships Officers on Account of the said Dec<sup>d</sup> or her estate. And further do make or cause to be made a true & just Account of their said Admin<sup>or</sup> 2102 or before the 5<sup>th</sup> day of August next; & all the Next & Residual of the said goods Chattels & Credits, which shall be found remaining upon the said Admin<sup>or</sup> Account, the same being first examined and allowed of by the Judge or Judges for the time being of the said Court, shall deliver & pay unto the Person or Persons appointed by Law to receive the same. And if it shall hereafter appear that any Last will & Testament was made by the said Dec<sup>d</sup> & the executor or executors therein named do exhibit the same into the said Court, making request to have it allowed & approved accordingly, if the said Geo<sup>rg</sup> William Corroster & Jesse Carden Jun<sup>r</sup> within bounden, being thereunto required, do render & deliver the said Letters of Admin<sup>or</sup> (if approbation of such Testament being first had & made) in the said Court, then this obligation to be void & of none effect, or else to remain in full force and virtue.

Signed Sealed and delivered in the presence of

G.W. Corroster Seal  
Jesse Carden Jun<sup>r</sup> Seal  
W. Woodall Seal  
Jesse Carden Seal

Know all Men by these presents that we William Dawson James Lisby and James  
Dunn of Kent County Gent. are held & firmly bound unto the Lord  
Proprietor of this Province in the full & just sum of one thousand pounds sterling money  
to be paid to his said Lordship his Heirs & Successors to which payment we do  
truly to be made & done, we bind ourselves & every of us our Heirs executors and  
Admin<sup>rs</sup> in the whole & for the whole, jointly & severally, firmly by these presents to  
be sealed with our Seals & dated this 25<sup>th</sup> day of July in the 4<sup>th</sup> year of his said Lord  
His Highness's Dominion &c. Annoque Domini 1775

The Condition of the above Obligation is such that if the above bound William Dawson  
James Lisby or James Dunn the last will & Testament of James Smith (of w<sup>ch</sup> w<sup>ch</sup>) late of  
Kent County dec<sup>d</sup> do make a Cause to be made & sued perfect & prosecuted of all and  
singular the goods & Chattels Rights & Credits which were of the dec<sup>d</sup> at the time of  
his death, according to Law (as he is in many) together with a List of the Debts &  
Expenses due to the said dec<sup>d</sup> & the same to be made & exhibited into the  
Office for Probate of wills at or before the 20<sup>th</sup> day of October next ensuing; & the same  
goods Chattels & Credits to well & truly administer &c. do pay the debts of the said dec<sup>d</sup>  
which he did owe at the time of his decease; so far forth as the said goods Chattels &  
Credits will extend & the Law will charge; as also all such reasonable Charges & fees as  
have arisen or shall arise or become due to any of his said Lordships Officers from the  
said William Dawson or the Account of the dec<sup>d</sup> or his Estate & further do make  
or cause to be made a just & true Account of & upon his said Dominion within  
twelve months from the day of his said Dec<sup>d</sup> to such Dominion & such parcel or  
portion of the said Estate which shall be found remaining upon such Account  
examined & adjudged by the Judge or Judges appointed for the time being for probate  
of wills &c. do challenge or dispute according to Law & the true intent & meaning of  
the said will & Testament of the said dec<sup>d</sup> & did & do & shall every time &  
times hereafter, clearly discharge & fore bear his said Lordship, his Judges, and  
all other his Officers & Ministers from all persons bearing or pretending to have  
any Right Title or Interest to the said goods & Chattels; that then this Obligation  
to be void & of no effect; or else to stand remain & be in full force, Power and  
virtue in Law.

William Dawson (Seal)  
James Lisby (Seal)  
James Dunn (Seal)

sealed and delivered in  
the presence of  
Spicheloff

Know all Men by these presents that we Mary Kinsay of Kent County widow  
Bradley & Nathan Woodin of Kent County Gent. are held & firmly bound unto the  
Lord Proprietor of this Province in the full & just sum of one thousand  
pounds sterling money of Great Britain, to be paid to his said Lordship, his Heirs &  
Successors; to which payment we do truly to be made & done, we bind ourselves &  
every of us, our Executors & Admin<sup>rs</sup> in the whole & for the whole, jointly & severally, firmly by these presents. Sealed with our Seals & dated this 20<sup>th</sup>  
day of June in the 4<sup>th</sup> year of his said Lordship's Dominion &c. Annoque Domini  
1775

The Condition of this Obligation is such, that if the within bounden Mary Kinsay  
Admin<sup>r</sup> of all & singular the goods Chattels & Credits of Thomas Kinsay late of Kent  
County dec<sup>d</sup> do make a Cause to be made & sued perfect & prosecuted of all & singular  
the goods Chattels & Credits of the said dec<sup>d</sup> which have or shall come to the Hands & possession  
or knowledge of her the said Mary Kinsay or into the Hands & possession of any other person  
or persons for her & the same do make & exhibit or cause to be exhibited into the  
Office for Probate of wills at or before the 20<sup>th</sup> day of September next ensuing and  
the same goods Chattels & Credits, all other the goods Chattels & Credits of the said dec<sup>d</sup>  
at the time of his death which at any time after shall come to the Hands or  
possession of the said Mary Kinsay or into the Hands & possession of any other person  
or persons for her do well & truly administer according to Law & will. Shall pay  
the debts of the said dec<sup>d</sup> so far forth as his personal Estate shall extend & the Law will  
charge; as also all such reasonable Charges & fees as have arisen or shall arise or become  
due to his said Lordships Officers from the said Mary Kinsay or Account of the said dec<sup>d</sup>  
or his Estate & further do make or cause to be made a just & true Account of her  
said Dominion at or before the 20<sup>th</sup> day of June next; all the Rest & Residue of the  
said goods Chattels & Credits which shall be found remaining upon the said Account  
& Account, the same being first examined & allowed of by the Judge or Judges for the time  
being of the said Court, shall deliver unto the persons & persons appointed by Law to  
receive the same; & if it shall hereafter appear that any last will & Testament  
was made by the said dec<sup>d</sup> & the executor or executors therein named do exhibit the  
same into the said Court, making request to have it allowed & approved accordingly  
if the said Mary Kinsay within bounds being hereto required do render & deliver the  
said Letters of Administration (or probate) of such Testament being first had & made in  
the said Court, then this Obligation to be void & of no effect, or else to remain in full  
force & virtue.

Mary Kinsay (Seal)  
Nathan Woodin (Seal)  
Bradley (Seal)

signed sealed and delivered  
in the presence of  
Spicheloff

Know all Men by these presents that we Ann Worrell of Kent County widow william  
 worrell John Gutter & Charles Sidden of Kent County Carvers are hold a jointly  
 bound unto the Right Hon<sup>ble</sup> the Lord Proprietor of this Province in the full & just Sum of  
 one Thousand pounds sterling money to be paid to his said Lordship his heirs and  
 assigns: So which payment well & truly to be made & done, we bind ourselves & every  
 of us our & every of our heirs Executors & Admin<sup>rs</sup> in the advice for the whole  
 finally & severally, firmly by these presents. Sealed with our seals & dated the 15<sup>th</sup> day  
 of June in the 1<sup>st</sup> year of his said Lordship's Dominion & Annoque Domini 1775.

The Condition of the above obligation is such that if the above bound Ann worrell  
 william Worrell Executors of the last will & Testament of William Worrell late of  
 Kent County dec<sup>d</sup> do make or cause to be made a true & perfect inventory of all and  
 singular the Goods Chattels & Credits which were of the dec<sup>d</sup> at the time of his  
 death, according to Law (appraised in money) together with a list of the Debts & Credits  
 due to & by the same dec<sup>d</sup> do exhibit or cause to be exhibited in the office for Probate  
 of wills & c<sup>o</sup> before the 15<sup>th</sup> day of September next ensuing & the same goods Chattels  
 & Credits do well & truly Administer & do pay the Debts of the said dec<sup>d</sup> which he did  
 owe at the time of his Dec<sup>d</sup>: So far forth as the said Goods Chattels & Credits will  
 extend & the Law will charge; is also all such reasonable Charges & fees as here arise  
 or shall arise or become due to any his Lordships Officers, from the said Ann & william  
 on the account of the said Dec<sup>d</sup> or his estate: And further do make or cause to be  
 made a true & true Account of & upon their said Admin<sup>rs</sup>, within Twelve months  
 from the day of their Admittance to such Admin<sup>rs</sup> & such parcel or portion of the  
 said estate, as shall be found remaining upon such Account, examined & adjudged by  
 the Judge or Judges appointed for the time being for Probate of wills & c<sup>o</sup> to distribute  
 or dispose according to Law & the true intent & meaning of the last will & Testament  
 of the said dec<sup>d</sup>: And lastly do at all & every time & times hereafter clearly discharge  
 & give harmless his said Lordship, his Judges, & all other his Officers & Ministers from  
 all persons living or pretending to have any Right Title or Interest to the said  
 Goods Chattels & Credits: Then this obligation to be void & of no effect: or else to stand  
 remain & be in full force, Power and virtue in Law

Sealed and delivered in  
 the presence of  
 John Gutter Seal  
 Charles Sidden Seal  
 Ann Worrell Seal  
 William Worrell Seal

Know all Men by these presents that we Melchiah Welch Benjamin Boots & James  
 pre-charge of Kent County are hold a jointly bound unto the Right Hon<sup>ble</sup> the Lord Proprietor  
 of the Province of Maryland in the full & just Sum of one Thousand Pounds sterling  
 to be paid unto his said Lordship his heirs & assigns to which payment well and  
 truly to be made & done we bind ourselves & every of us our & every of our heirs Executors  
 & Admin<sup>rs</sup> in the whole & for the whole & severally finally by these presents to seal  
 with our seals and dated the 27<sup>th</sup> day of June 1775.

The Condition of the above obligation is such that if the above bound Melchiah Welch  
 Benjamin Boots Executors of the last will & Testament of James Welch late  
 of Kent County dec<sup>d</sup> do make or cause to be made a true & perfect inventory of all and  
 singular the Goods Chattels & Credits which were of the dec<sup>d</sup> at the time of his death  
 according to Law appraised in money together with a list of Debts & Credits due to & by  
 the same dec<sup>d</sup> do exhibit or cause to be exhibited into the office for Probate of  
 wills & c<sup>o</sup> before the 27<sup>th</sup> day of September next ensuing & the same goods Chattels  
 and Credits do well and truly Administer & do pay the debts of the dec<sup>d</sup> which he  
 did owe at the time of his Dec<sup>d</sup>: So far forth as the said Goods Chattels & Credits will  
 extend & the Law will charge: as also all such reasonable Charges & fees as here arise  
 or shall arise or become due to any of his Lordships Officers from the said Melchiah and  
 Benjamin on account of the said dec<sup>d</sup> or his estate & further do make or cause to be  
 made a true & true Account of & upon their said Admin<sup>rs</sup> within Twelve months from the  
 day of their Admittance to such Admin<sup>rs</sup> & such parcel or portion of the said estate  
 as shall be found remaining upon such Account examined & adjudged by the Judge or  
 Judges for the time being for Probate of wills & c<sup>o</sup> to distribute or dispose by according to  
 Law & the true intent & meaning of the last will & Testament of the said dec<sup>d</sup>: and  
 lastly do at all & every time & times hereafter clearly discharge & give harmless his said  
 Lordship his Judges & all other his Officers and Ministers from all persons living or  
 pretending to have any Right Title or Interest to the said Goods & Chattels: that then  
 this obligation to be void & of no effect: or else to stand remain & be in full force  
 Power and virtue in Law

Sealed and delivered in  
 presence of  
 Melchiah + Welch Seal  
 Benjamin Boots Seal  
 Abraham Boots Seal  
 James McClure Seal



Know all Men by these presents that we Rachel Mapey of Kent County widow Daniel Mapey Peter Mapey & Geo. Little son of Rob<sup>t</sup> of Kent County are held & firmly bound unto the Right Hon<sup>ble</sup> the Lord Proprietor of this Province in the full & just sum of two thousand Pounds sterling money of Great Britain to be paid to his said Lord Ship, his Heirs & Successors to which Payment well & truly to be made & done, we bind ourselves, Levery of us, our Levery of our Heirs Executors & Admin<sup>rs</sup>, in the whole & for the whole, jointly & severally, firmly by these presents Sealed with our Seals, and dated this 15<sup>th</sup> day of August in the year of his said Lordships dominion d<sup>o</sup> Anno que Domini 1775.

The Condition of this obligation is such, that if the within bounden Rachel Mapey & Daniel Mapey Admin<sup>rs</sup> of all & singular the goods Chattels & Credits of Joseph Mapey (son of Daniel) late of Kent County dec<sup>d</sup>. do make or Cause to be made a true and perfect Inventory of all & singular the goods Chattels & Credits of the said dec<sup>d</sup>. which here or shall come to the Hands Possession or Knowledge of them the said Rachel & Daniel or into the Hands & Possession of any other Person or persons for them and the same so made do exhibit or Cause to be exhibited into the Registry of our Sa<sup>d</sup> respective Court as or before the 15<sup>th</sup> day of November next ensuing & the same Goods Chattels & Credits, & all other the goods Chattels & Credits of the said dec<sup>d</sup>. at the Time of his death, which at any Time after shall come to the Hands or Possession of the said Rachel & Daniel or into the Hands & Possession of any other Person or Persons for them do well & truly administer according to Law, viz. shall pay the debts of the said dec<sup>d</sup>. so far forth as his personal estate shall extend & the Law will charge, as also all such reasonable Charges & fees as here or shall arise or become due to his Lordships Officers, from the said Rachel & Daniel on Account of the said dec<sup>d</sup>. or his Estate. And further do make or Cause to be made a true & just Account of their said Admin<sup>rs</sup> at or before the 15<sup>th</sup> day of August next, & all the Rest & Residue of the said Goods Chattels & Credits which shall be found remaining upon the said Admin<sup>rs</sup> Account, the same being first examined & allowed of by the Judge or Judges for the Time being of the said Court, shall deliver & pay unto the person or persons appointed to Law to receive the same: & if it shall hereafter appear that any Last will & Testament was made by the said dec<sup>d</sup>. & the executor or executors therein named do exhibit the same into the said Court, making request to have it allowed & approved accordingly, if the said Daniel & Rachel within bounden, being therunto required, do send & deliver the said Letters of Admin<sup>rs</sup> of Probation of such Testament being first had & made in the said Court, then this obligation to be void & of none effect, or else to remain in full force and virtue.

Signed Sealed and Delivered in the presence of

- Rachel Mapey Seal
- Dan<sup>l</sup> Mapey Seal
- Peter Mapey Seal
- Geo. Little son of Rob<sup>t</sup> Seal

Maryland p. Know all Men by these presents that we Rebecca Clothier of Kent County widow Solomon Semans & John Wilmer & Solomon Semans Junior of Kent County are held & firmly bound unto the Right Hon<sup>ble</sup> the Lord Proprietor of this Province in the full & just sum of two thousand Pounds sterling Money, to be paid to his said Lord Ship, his Heirs & Successors to which Payment well & truly to be made & done, we bind ourselves, Levery of us, our Levery of our Heirs Executors & Admin<sup>rs</sup> in the whole & for the whole, jointly & severally, firmly by these presents. Sealed with our Seals & dated this 15<sup>th</sup> day of August in the year of his said Lordships Dominion d<sup>o</sup> Anno que Domini 1775.

The Condition of the above obligation is such that if the above bound Rebecca Clothier & Solomon Semans Executors of the Last will & Testament of Rob<sup>t</sup> Mapey Clothier late of Kent County dec<sup>d</sup>. do make or Cause to be made a true & perfect Inventory of all & singular the goods Chattels Rights & Credits which were of the Inventors of all & singular the goods Chattels & Credits of the said dec<sup>d</sup>. which here or shall come to the Hands Possession or Knowledge of them the said Rebecca & Solomon or into the Hands & Possession of any other Person or persons for them and the same so made do exhibit or Cause to be exhibited into the Registry of our Sa<sup>d</sup> respective Court as or before the 15<sup>th</sup> day of November next ensuing & the same Goods Chattels & Credits, & all other the goods Chattels & Credits of the said dec<sup>d</sup>. at the Time of his death, which at any Time after shall come to the Hands or Possession of the said Rebecca & Solomon or into the Hands & Possession of any other Person or Persons for them do well & truly administer, viz. do pay the Debts of the said dec<sup>d</sup>. which he did owe at the Time of his decease; so far forth as the said Goods Chattels & Credits will extend & the Law will charge; as also all such reasonable Charges & fees as have arisen or shall arise or become due to any his Lordships Officers, from the said Rebecca & Solomon on the Account of the said dec<sup>d</sup>. or his estate. & further do make or Cause to be made a true & just Account of their said Admin<sup>rs</sup> within Twelve months from the day of their Admission to such Admin<sup>rs</sup> such Part or Parts of the said estate, as shall be found remaining upon such Account, examined & adjudged by the Judge or Judges appointed for the Time being, for Probet of wills & do distribute & dispose according to Law, & the true intent & meaning of the Last will & Testament of the said Dec<sup>d</sup>. And lastly do at all & every time & Times hereafter, clearly discharge & free himself his said Lordship, his Judges & all other his Officers & ministers, from all persons having or pretending to have any Right Title or Interest to the said Goods & Chattels; that then this obligation to be void & of no effect, or else to stand, remain & be in full force, Power and virtue in Law

Sealed and delivered in the presence of

- Rebecca Clothier Seal
- Solomon Semans Seal
- John Wilmer Seal
- Solomon Semans Jun<sup>r</sup> Seal

256 Maryland

Know all men by these presents that we John Page and Richard Ricard of Kent County Gent  
are held & firmly bound unto the Right Hon<sup>ble</sup> the Lord Proprietor of this Province in the  
first full Sum of five hundred pounds Sterling money of Great Britain, to be paid to his  
said Lordships his heirs & successors. In which Payment well & truly to be made done, we  
bind ourselves & every of us, our & every of our heirs executors & Admin<sup>rs</sup> in the whole for  
the whole, jointly & severally, firmly by these presents, Sealed with our Seals & dated this  
27<sup>th</sup> day of February in the year of his said Lordships Dominion 2<sup>d</sup> Anno que  
Dominii 1775

The Condition of this obligation is such that if the within bound John Page  
Admin<sup>r</sup> shall & singular the goods Chattels & Credits of John Page deceased late of  
Kent County dec<sup>d</sup>. do make a Cause to be made a true & just Inventory of all and  
singular the goods Chattels & Credits of the said deceased which have or shall come to  
the Hands & Possession or Knowledge of the said John Page or into the Hands and  
Possession of any other Person or Persons for him & the same do make do exhibit or  
Cause to be exhibited into the Registry of our Prerogative Court at or before the 27<sup>th</sup>  
day of May next ensuing, & the same goods Chattels & Credits & all other the goods Cha-  
tels & Credits of the said dec<sup>d</sup> at the time of his death which at any time after that  
come to the Hands or Possession of the said John Page or into the Hands & Possession  
of any other Person or Persons for him do well & truly administer according to Law  
Wise. Shall pay the debts of the said dec<sup>d</sup> so far forth as his personal estate  
shall extend & the Law will charge, as also all such reasonable Charges fees as have  
arisen or shall arise or become due to his Lordships Officers from the said John  
Page or Account of the said dec<sup>d</sup> or his estate. & he further do make a Cause to be  
made a true & just Account of his said Admin<sup>r</sup> at or before the 27<sup>th</sup> day of February  
next, & all the Profit & Residue of the said goods Chattels & Credits which shall be  
found remaining upon the said Admin<sup>r</sup> Account, the same being first examined and  
allowed of by the Judge or Judges for the time being for the said Court, shall deliver  
& pay unto the Person or Persons appointed by Law to receive the same. And if it  
shall hereafter appear that any last will & Testament was made by the said  
dec<sup>d</sup> & the executor or executors therein named do exhibit the same into the said  
Court, making request to have it allowed & approved accordingly, if the said John  
Page within bounden being thereunto required do render and deliver the said Letters  
of Admin<sup>r</sup> (if Probation of such Testament being first had & made) in the said  
Court then this obligation to be void & of none effect, or else to remain in full force  
and virtue

Signed Sealed and delivered  
in the Presence of  
J. P. Picholson

John Page Seal

R. Ricard Seal

Maryland

Know all men by these presents that we Samuel Miller John Gilbert & Francis Wallis of  
Kent County Gentlemen are held & firmly bound unto the Right Hon<sup>ble</sup> the Lord pro-  
prietary of this Province in the full & just Sum of one thousand Pounds Ster-  
ling money of Great Britain, to be paid to his said Lordships his heirs & successors. In  
which Payment well & truly to be made done, we bind ourselves & every of us  
our & every of our heirs executors & Admin<sup>rs</sup> in the whole & for the whole,  
jointly & severally, firmly by these presents, Sealed with our Seals, & dated this 27<sup>th</sup>  
day of February in the year of his said Lordships Dominion 2<sup>d</sup> Anno que  
Dominii 1775

The Condition of this obligation is such that if the within bound Samuel Miller  
Admin<sup>r</sup> shall & singular the goods Chattels & Credits of George Miller late of Kent  
County dec<sup>d</sup>. with a copy of the deceaseds will annexed, do make a Cause to be made  
& true & just Inventory of all & singular the goods Chattels & Credits which have or  
shall come to the Hands & Possession or Knowledge of him the said Samuel Miller  
or into the Hands & Possession of any other Person or Persons for him & the same do make  
do exhibit a Cause to be exhibited into the Registry of our Prerogative Court at or  
before the 27<sup>th</sup> day of September next ensuing & the same goods Chattels & Credits  
& all other the goods Chattels & Credits of the said dec<sup>d</sup> at the time of his death which  
at any time after shall come to the Hands or Possession of the said Samuel Miller or  
into the Hands & Possession of any other Person or Persons for him do well & truly  
administer according to Law Wise. Shall pay the debts of the said dec<sup>d</sup> so far forth  
as the said goods Chattels & Credits will extend & the Law will charge, as also all  
such reasonable Charges & fees as have arisen or shall arise or become due to any  
his Lordships Officers from the said Samuel Miller or Account of the said deceased  
or his estate. & he further do make a Cause to be made a true & just Account of  
his said Admin<sup>r</sup> at or before the 27<sup>th</sup> day of June next, & such part or portions of  
the said estate as shall be found remaining upon such Account, examined & adjudged  
by the Judge appointed for the time being for Probet of wills &c. do distribute and  
Dispo<sup>n</sup> according to Law & the true Intent & meaning of the last will & Testam<sup>t</sup>  
of the said deceased: & do fully do at all & every time & times hereafter, clearly discharge  
& save harmless his said Lordships, his Judges & all other his Officers & ministers from  
all persons having or pretending to have any Right Title or Interest to the said  
goods & Chattels; that then this obligation to be void & of none effect, or else to remain  
& be in full force and virtue.

Signed Sealed and delivered  
in the presence of  
J. P. Picholson

Samuel Miller Seal

John Gilbert Seal

Francis Wallis Seal

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Maryland

Know all Men by these presents that we Isaac Cannell James Wroth & Josiah Johnson of Kent County

The condition of this obligation is such that if the above bounden Isaac Cannell Adminr of all & singular the goods Chattels & Credits of Robert Meeks late of Kent County dec'd do make or cause to be made a true & perfect Inventory of all and singular the Goods Chattels & Credits of the said dec'd which have at that time come to the Hands Possession or Knowledge of him the said Isaac Cannell or into the Hands and Possession of any other Person or persons for him & the same to be made & exhibited or cause to be exhibited into the Registry of our Prerogative Court at or before the 30th day of April next ensuing & the same Goods Chattels & Credits & all other the Goods Chattels & Credits of the said dec'd do well & truly administer in at any time after shall come to the Hands or Possession of the said Isaac Cannell or into the Hands & Possession of other Person or Persons for him do well & truly administer according to Law, viz. Shall pay the Debts of the said dec'd so far forth as the Law & Personal Estate shall extend & the Law will charge, as also all such reasonable Charges & fees as have been or shall be or become due to any of his Lordships Officers from the said Isaac Cannell or Adm'r of the said dec'd & his estate & shall further do make or cause to be made a true and just Account of his said Adm'n as or before the 30th day of January next & all the Rest & Residue of the said Goods Chattels & Credits which shall be found remaining upon the said Adm'n Account, the same being first examined & allowed of by the Judge or Judges for the time being of the said Court, shall deliver & pay unto the Heir or Heirs appointed by Law to receive the same: And if it shall hereafter appear that any last will & Testament was made by the said dec'd & the executor or executors therein named do exhibit the same to the said Court to have it allowed & approved accordingly, if the said Isaac Cannell within bounds of such Testament being first had & made in the said Court, then his obligation to be void & of none effect, or else to remain in full force and virtue.

Signed Sealed and delivered in the presence of Josiah Johnson

Isaac Cannell Seal  
James Wroth Seal  
Josiah Johnson Seal

Maryland

Know all Men by these presents that we Donaldson Yeates Robert Buchanan & James Maxwell of Kent County are well & firmly bound unto the Right Honr the Lord Proprietor of this great Britain to be paid to his said Lordship his Heirs and Assigns a certain sum of money to be made & paid, we bind ourselves & every of us our Executors & Adminrs in the whole & for the whole, jointly & severally, firmly by these presents. Sealed with our Seals & dated this 21th day of June in the year of his said Lordships Dominion the 2nd year of his said Lordships Dominion.

The condition of this obligation is such that if the within bounden Donaldson Yeates Adminr of all & singular the goods Chattels & Credits of Nicolas Miller late of Kent County dec'd do make or cause to be made a true & perfect Inventory of all & singular the goods Chattels & Credits of the said dec'd which have at that time come to the Hands Possession or Knowledge of him the said Donaldson Yeates or into the Hands & Possession of any other Person or Persons for him & the same to be made & exhibited or cause to be exhibited into the Registry of our Prerogative Court at or before the 21st day of Sept next ensuing, & the same Goods Chattels & Credits & all other goods Chattels & Credits of the said dec'd at the time of his death, which at any time after shall come to the Hands & Possession of the said Donaldson Yeates or into the Hands & Possession of any other Person or Persons for him do well & truly administer according to Law, viz. Shall pay the Debts of the said dec'd, so far forth as his personal estate shall extend & the Law will charge as also all such Charges & fees as have been or shall be or become due to his Lordships Officers from the said Donaldson Yeates on Account of the said dec'd or his estate & shall further do make or cause to be made a just & true Account of his said Adm'n as or before the 21st day of June next & all the Rest & Residue of the said Goods Chattels & Credits, which shall be found remaining upon such Adm'n Account, the same being first examined & allowed of by the Judge or Judges for the time being of the said Court, shall deliver & pay unto the Heir or Heirs appointed by Law to receive the same. And if it shall hereafter appear that any last will & Testament was made by the said dec'd & the executor or executors therein named do exhibit the same into the said Court, making request to have it allowed & approved accordingly, if the said Donaldson Yeates within bounds, being the same required, do render & deliver the said Letters of Adm'n (Approbation of such Testament being first had and made) in the said Court, then this obligation to be void & of none effect, or else to remain in full force and virtue.

Signed Sealed and delivered in the presence of Josiah Johnson

Donaldson Yeates Seal  
R. Buchanan Seal  
James Maxwell Seal

Know all Men by these presents that we Adam Little George Little and Robert... of Kent County are held & firmly bound unto the Right Hon<sup>ble</sup> the Lord Proprietor of this Province in the full & just sum of one Thousand Pounds Sterling money to be paid to his said Lordship his Heirs & Successors. To which payment well & truly to be made & done, we bind ourselves & every of us our & every of our Heirs Executors and Admin<sup>rs</sup> in the whole & for the whole jointly & severally sealed with our Seals & dated this 6<sup>th</sup> Day of July in the year of his said Lordships Dominion & Annoque Domini 1775.

The Conditions of the above Obligation is such that if the above bound Adam Little Executor of the last will & Testament of Mary Maxwell late of Kent County dec<sup>d</sup> do make or cause to be made a true & perfect inventory of all & singular the goods Chattels Rights & Credits, which were of the dec<sup>d</sup> at the time of her death, according to Law (if any in money) together with a list of the Debts & Liabilities due at the same time do exhibit or cause to be exhibited into the office for Probate of wills & at or before the 6<sup>th</sup> day of May next ensuing & the same goods Chattels & Credits do well & truly administer w<sup>ch</sup> do pay the debts of the said dec<sup>d</sup> which she did owe at the time of her death so far forth as the said goods Chattels & Credits will extend & the law will charge, as also all such reasonable Charges & fees as have arisen or shall arise or become due to any of his Lordships Officers from the said Adam Little on the account of the said dec<sup>d</sup> or his estate & further do make or cause to be made a true & just account of & upon his said Admin<sup>on</sup> within twelve months from the day of his admittance to such Admin<sup>on</sup> & such parcel or portion of the said goods & as shall be found remain upon such account examined & adjudged by the Judge or Judges appointed for the time being for Probate of wills & do distribute or dispose according to Law & the true intent & meaning of the last will & Testament of the said dec<sup>d</sup>. And do hereby do all & every time & times hereafter clearly discharge & save harmless his said Lordship his Judges & all other His Officers & Ministers from all persons having or pretending to have any Right Title or Interest to the said goods & Chattels; that then this Obligation to be void & of no effect, or else to stand remain & be in full force Power and virtue in Law.

Sealed and delivered in the presence of Spicholffon.

Adam Little Seal

Geo. Little Seal

Robert Reid Seal

Maryland p. Know all Men by these presents that we Richard Graves Gent of Kent County Thomas Vanduyke & Samuel Reed of Kent City & Somers are held & firmly bound unto the Right Hon<sup>ble</sup> the Lord Proprietor of this Province in the full & just sum of Two Thousand Pounds Sterling money & great Britain to be paid to his said Lordship his Heirs & Successors. To which payment well & truly to be made & done, we bind ourselves & every of us, our and every of our Heirs Executors & Admin<sup>rs</sup> in the whole & for the whole jointly & severally sealed with our Seals & dated this first day of October in the year of his said Lordships Dominion & Annoque Domini 1775.

The Condition of this Obligation is such that if the within bound Richard Graves Admin<sup>r</sup> of all & singular the goods Chattels & Credits of Sarah Gittings late of Kent County dec<sup>d</sup> do make or cause to be made a true & perfect inventory of all & singular the goods Chattels & Credits of the said dec<sup>d</sup> which have or shall come to the Hands, possession or knowledge of him the said Richard Graves or into the Hands & possession of any other person or persons for him & the same do exhibit or cause to be exhibited into the Registry of our Parolitic Court at or before the first day of January next ensuing & the same goods Chattels & Credits & all other the goods Chattels & Credits of the said dec<sup>d</sup> at the time of her death, which at any time after shall come to the Hands or possession of the said Richard Graves or into the Hands & possession of any other person or persons for him do well & truly administer according to Law, w<sup>ch</sup> shall pay the Debts of the said dec<sup>d</sup> so far forth as his personal Estate shall extend & the Law will charge, as also all such reasonable Charges & fees, as have arisen or shall arise or become due to his Lordships Officers, from the said Richard Graves or Account of the said dec<sup>d</sup> or his estate. And further do make or cause to be made a true & just account of his said Admin<sup>on</sup> at or before the first day of October next; & all the said & Residual of the said goods Chattels & Credits, which shall be found remaining upon the said Admin<sup>strators</sup> account, the same being first examined & allowed of by the Judge or Judges for the time being of the said Court, shall deliver & pay into the person or persons appointed by Law to receive the same. And if it shall hereafter appear that any last will or Testament was made by the said dec<sup>d</sup> & the executor or executors therein named do exhibit the same into the said Court making request to have it allowed & approved accordingly, by the said Richard Graves within bounds, being thereunto required, to render & deliver the said Letters of Admin<sup>on</sup> (if published) of such Testament being first had & made in the said Court, then this Obligation to be void & of no effect, or else to remain in full force and virtue.

signed sealed and delivered in the presence of Spicholffon

R. Graves Seal

Tho: Vanduyke Seal

Samuel Reed Seal

know all Men by these presents that we Jacob Conegys, Joseph Palmer and Benjamin Palmer of Kent County Farmers are held & firmly bound unto the Right Hon<sup>ble</sup> the Lord Proprietor of this Province in the full & just sum of one thousand pounds sterling money, to be paid to his said Lordship, his Heirs & Successors, to which payment we & they to be made & done, we bind ourselves & every of us, our & every of our Heirs Executors & Assigns in the whole & for the whole, jointly & severally, firmly by these presents, sealed with our seals & dated this 8<sup>th</sup> day of July in the 1<sup>st</sup> year of his said Lordship's Dominion & Annoque Domini 1776

The Condition of the above obligation is such, that if the above bound Jacob Conegys & Assigns of all singular the goods Chattels Rights & Credits of Bertha Conegys late of Kent County dec<sup>d</sup> with a Copy of the said Testaments, will annexed, do make or cause to be made a just & perfect Inventory, full & singular, the goods Chattels Rights & Credits which were of the Dec<sup>d</sup> at the time of his death, according to Law, (expressed in money) together with a List of the Debtors & Creditors, & the same so made do make or cause exhibit or cause to be exhibited into the Office for Probate of Wills &c. as or before the 27<sup>th</sup> day of May next ensuing, & the same goods Chattels & Credits do well & truly administer: viz. to do pay the Debts of the said Dec<sup>d</sup>, which he did owe at the time of his death, as also all such reasonable Charges & fees as hereafter shall arise or become due to any his said Lordship's Officers & others from the said Jacob Conegys on the account of the said Dec<sup>d</sup>, & his estate: So far forth as the said goods Chattels & Credits will extend & the Law will charge. And further do make or cause to be made a just & true Account of & upon his said Dominion & within twelve months from the day of his admittance to such Dominion & such Part or Portion of the said estate, as shall be found remaining upon such Account examined & adjudged by the Judge appointed for the time being for Probate of Wills &c. do distribute & dispose, according to Law, & the true intent & meaning of the Last will & Testament of the said Dec<sup>d</sup>. And Lastly do & every time & times hereafter clearly discharge & free himself, his said Lordship, his Judges & all other his Officers & Ministers, from all persons having or pretending to have any Right Title or Interest to the said goods & Chattels; that then this obligation to be void & of no effect; or else to stand, remain & be in full force, Power and virtue in Law

Sealed and delivered in the presence of  
Nicholson

Jacob Conegys Seal  
Joseph Palmer Seal  
Benja<sup>r</sup> Palmer Seal

know all Men by these presents that we John Wilson Browning John Hart & Robert Maxwell of Kent County Farmers are held & firmly bound unto the Right Hon<sup>ble</sup> the Lord Proprietor of this Province in the full & just sum of one thousand pounds sterling money to be paid to his said Lordship, his Heirs & Successors, to which payment we & they to be made & done, we bind ourselves & every of us, our & every of our Heirs Executors & Assigns in the whole & for the whole, jointly & severally firmly by these presents, sealed with our seals & dated this 27<sup>th</sup> day of July in the 1<sup>st</sup> year of his said Lordship's Dominion & Annoque Domini 1776

The Condition of the above obligation is such that if the above bound John Wilson Browning Executors of the Last will & Testament of Bertha Browning late of Kent County dec<sup>d</sup> do make or cause to be made a just & perfect Inventory of all & singular the goods Chattels Rights & Credits which were of the Dec<sup>d</sup> at the time of his death, according to Law, (expressed in money) together with a List of the Debtors & Creditors, & the same so made do make or cause exhibit or cause to be exhibited into the Office for Probate of Wills &c. as or before the 27<sup>th</sup> day of May next ensuing; & the same goods Chattels & Credits do well & truly administer: viz. do pay the Debts of the said Dec<sup>d</sup>, which he did owe at the time of his death; so far forth as the said goods Chattels & Credits will extend & the Law will charge; as also all such reasonable Charges & fees, as hereafter shall arise or become due to any his said Lordship's Officers from the said John Wilson Browning on the account of the said Dec<sup>d</sup>, or for estate. And further do make or cause to be made a true & just Account of & upon his said Dominion, within twelve months from the day of his admittance to such Dominion & such Part or Portion of the said Estate, as shall be found remaining upon such Account, examined & adjudged by the Judge or Judges appointed for the time being for Probate of Wills &c. do distribute & dispose according to Law & the true intent & meaning of the Last will & Testament of the said Dec<sup>d</sup>. And Lastly do & every time & times hereafter clearly discharge & free himself, his said Lordship, his Judges, & all other his Officers & Ministers from all persons having or pretending to have any Right Title or Interest to the said goods & Chattels; that then this obligation to be void & of no effect; or else to stand, remain & be in full force, Power and virtue in Law

Sealed and delivered in the presence of  
Nicholson

John Wilson Browning Seal  
John Hart Seal  
Rob<sup>t</sup> Maxwell Seal

Know all Men by these presents that we George Vincent Mann William Woodall & Thomas Seager of Kent County are held & jointly bound unto the Right Hon<sup>ble</sup> the Lord Proprietor of the Province in the full & just sum of five hundred pounds sterling money of Great Britain, to be paid to his said Lordship, his heirs & successors, which

by these presents, sealed with our Seals & dated this 1<sup>st</sup> day of March in the year of his said Lordships Dominion & Anneque Dominion 1775. The Condition of this obligation is such that if the within bounden George Vincent Mann Admin<sup>r</sup> of said singular the goods Chattels & Credits of William Croxey late of Kent County dec<sup>d</sup> do make or cause to be made a true & perfect inventory of all & singular the goods Chattels & Credits of the said dec<sup>d</sup> which are or shall come to the hands, possession or knowledge of him the said George Vincent Mann or into the hands & possession of any other Person or Persons for him & the same to make do exhibit or Cause to be exhibited into the Registry of our Prerogative Court, at or before the 25<sup>th</sup> day of June next ensuing, & the said goods Chattels & Credits, & all other the goods Chattels & Credits of the said dec<sup>d</sup> at the time of his death, which at any time shall come to the hands or possession of the said George V. Mann or into the hands & possession of any other Person or Persons for him to make do exhibit according to Law & shall pay the Debts of the said dec<sup>d</sup> so far forth as his personal estate shall extend & the Law will charge, as also all such reasonable charges & fees as have arisen or shall arise or become due to his said Lordships officers from the said George V. Mann or account of the said dec<sup>d</sup> or his estate. And further do make or cause to be made a true & just account of his said Admin<sup>r</sup> at or before the 1<sup>st</sup> day of March next; sell the best & vendible of the said goods Chattels & Credits which shall be found remaining upon the said Account, the same being first examined & allowed of by the Judge or Judges for the time being of the said Court, shall deliver & pay unto the Person or Persons appointed by Law to receive the same: And if it shall hereafter appear that any such will and Contentment was made by the said dec<sup>d</sup>, & the executor or executors therein named do exhibit the same into the said Court, making request to have it allowed & approved accordingly, if the said George V. Mann within bounden, being thereto required, do send or deliver the said Letters of Admin<sup>r</sup> (if probated of the same being finished & made) in the said Court, then this obligation to be void & of none effect, or else to remain in full force and virtue.

Signed Sealed & delivered in the presence of  
Nicholas

Geo. V. Mann Seal  
W Woodall Seal  
Thos Seager Seal

Know all Men by these presents that we William Kinnard and Stephen Kinnard of Kent County are held & jointly bound unto the Right Hon<sup>ble</sup> the Lord Proprietor of the Province in the full & just sum of one thousand pounds sterling money of Great Britain to be paid to his said Lordship, his heirs & successors: To which they must well & truly to be made do, we bind ourselves & every of us, our & every of our heirs executors and Admin<sup>r</sup> in the whole & for the whole jointly & severally firmly by these presents. Sealed with our Seals & dated this 20<sup>th</sup> day of February in the year of his said Lordships Dominion & Anneque Dominion 1775.

The Condition of this obligation is such, that if the within bounden William Kinnard Admin<sup>r</sup> the Goods Chattels & Credits of John Kinnard late of Kent County dec<sup>d</sup> and administered by the said Kinnard since last dec<sup>d</sup> do make or cause to be made a true & perfect inventory of all & singular the goods Chattels & Credits of the said dec<sup>d</sup> and administered by the former Admin<sup>r</sup> which or shall come to the possession or knowledge of him the said William Kinnard or into the hands & possession of any other Person or Persons for him & the same to make do exhibit or Cause to be exhibited into the Registry of our Prerogative Court at or before the 25<sup>th</sup> day of May next ensuing & the said goods Chattels & Credits & all other the goods Chattels & Credits of the said dec<sup>d</sup> at the time of his death, which at any time after shall come to the hands or possession of any other Person for him & not heretofore administered by the said John Kinnard do well & truly administer according to Law & shall pay the Debts of the said dec<sup>d</sup> so far forth as his personal estate shall extend & the Law will charge, as also all such reasonable charges & fees as have arisen or shall arise or become due to any his said Lordships officers from the said William Kinnard on account of the said dec<sup>d</sup> or his estate. And further do make or cause to be made a true & just account of his said Admin<sup>r</sup> at or before the 25<sup>th</sup> day of July next, sell the best & vendible of the said goods Chattels & Credits, which shall be found remaining upon the said Admin<sup>r</sup> Account, the same being first examined & allowed of by the Judge or Judges for the time being of the said Court, shall deliver & pay unto the Person or Persons appointed by Law to receive the same; then this obligation to be void & of none effect, or else to remain in full force and virtue.

Signed Sealed and delivered in the presence of  
Nicholas

William Kinnard Seal  
Stephen Kinnard Seal

Know all Men by these presents that we William Biscoe & Joseph Greenwood of Kent County  
Parsons are holden & firmly bound unto the Right Hon<sup>ble</sup> the Lord Proprietor of this Province in  
the full & just sum of five hundred Pounds Sterling money of Great Britain to be paid to  
his said Lordships his Heirs & Successors: To which payments well & truly to be made done  
we bind ourselves & every of us, our & every of our Heirs Executors & Adm<sup>rs</sup> in the whole &  
for the whole jointly & severally, firmly by these presents Sealed with our seals & dated  
the 22<sup>d</sup> day of February in the 1<sup>st</sup> year of his said Lordships Dominion & Annoque  
Domini 1775

The Condition of this obligation is such that if the within bounden William Biscoe  
Adm<sup>r</sup> of all & singular the goods Chattels & Credits of William Westcott late of Kent  
County dec<sup>d</sup> do make or Cause to be made a true & perfect Inventory of all & singular the  
goods Chattels & Credits of the said dec<sup>d</sup> which have or shall come to the Hands of Joseph  
or Knowledge of him the said William Biscoe or into the Hands & Possession of any other  
Person or Persons for him & the same do exhibit or Cause to be exhibited into the  
Registy of our Prerogative Court at or before the 22<sup>d</sup> day of May next ensuing & the same  
goods Chattels & Credits & all other the goods Chattels & Credits of the said dec<sup>d</sup> at the time of  
his death, which at any time after shall come to the Hands or Possession of the said William  
Biscoe or into the Hands & Possession of any other Person or Persons for him do well and  
truly administer according to Law viz. Shall pay the Debts of the said dec<sup>d</sup> so far forth  
as his personal estate shall extend & the Law will Charge, as also all such reasonable  
Charges & fees as have arisen or shall arise or become due to his Lordships Officers from  
the said William Biscoe on Account of the said dec<sup>d</sup> or his estate. And further do make  
or Cause to be made a true & just Account of his said Adm<sup>n</sup> at or before the 22<sup>d</sup> day of  
February next, & all the Cash & Residue of the said goods Chattels & Credits which shall be  
found remaining upon the said Adm<sup>n</sup> Account, the same being first examined and  
allowed of by the Judge or Judges for the time being of the said Court, shall deliver & pay  
unto the Person or Persons appointed by Law to receive the same. And if it shall here  
after appear that any Last will & Testament was made by the said dec<sup>d</sup> & the Exec<sup>rs</sup>  
or Executors therein named do exhibit the same into the said Court making request to have  
it allowed & approved accordingly, if the said William Biscoe within bounden being there  
unto allowed & required do witness & deliver the said Letters of Adm<sup>n</sup> & Probation  
of such Testament being first had & made in the said Court, then this obligation  
to be void & of none effect, or else to remain in full force and virtue.

Signed Sealed & Delivered  
in the presence of  
Spickelton

W<sup>m</sup> Biscoe Seal

Joseph Greenwood Seal

Know all Men by these presents that we Elizabeth George of Kent County widow Rob<sup>t</sup>  
George & Thomas Smith of Kent County Parsons are holden & firmly bound unto the  
Right Hon<sup>ble</sup> the Lord Proprietor of this Province in the full & just sum of one thousand  
Pounds Sterling money of Great Britain to be paid to his said Lordships his Heirs  
& Successors: To which payments well & truly to be made done, we bind ourselves &  
every of us & every of our Heirs Executors & Adm<sup>rs</sup> in the whole & for the whole  
jointly & severally, firmly by these presents, Sealed with our seals & dated the first day  
of February in the 1<sup>st</sup> year of his said Lordships Dominion & Annoque Domini  
1775

The Condition of this obligation is such that if the within bounden Elizabeth George  
Adm<sup>r</sup> of all & singular the goods Chattels & Credits of James George late of Kent County  
dec<sup>d</sup> do make or Cause to be made a true & perfect Inventory of all & singular the  
goods Chattels & Credits of the said dec<sup>d</sup> which have or shall come to the Hands of Joseph  
or Knowledge of her the Elizabeth George or into the Hands & Possession of any other Person  
or Persons for her & the same do exhibit or Cause to be exhibited into the Registy  
of our Prerogative Court at or before the first day of May next ensuing & the same goods Chattels  
& Credits & all other the goods Chattels & Credits of the said dec<sup>d</sup> at the time of his death, which  
at any time after shall come to the Hands or Possession of the said Elizabeth George or  
into the Hands & Possession of any other Person or Persons for her do well & truly administer accord  
ing to Law viz. Shall pay the Debts of the said dec<sup>d</sup> so far forth as his personal estate  
shall extend & the Law will Charge, as also all such reasonable Charges & fees as have  
arisen or shall arise or become due to his Lordships Officers from the said Elizabeth George  
or Account of the said dec<sup>d</sup> or his Estate. And further do make or Cause to be made a true  
& just Account of her said Adm<sup>n</sup> at or before the 22<sup>d</sup> day of February next; & all the Cash  
& Residue of the said goods Chattels & Credits, which shall be found remaining upon the  
said Adm<sup>n</sup> Account, the same being first examined & allowed of by the Judge or Judges  
for the time being of the said Court, shall deliver & pay unto the Person or Persons  
appointed by Law to receive the same. And if it shall hereafter appear that any Last  
will & Testament was made by the said dec<sup>d</sup> & the Executor or Executors therein named  
do exhibit into the said Court making request to have it allowed & approved accordingly  
if the said Elizabeth George within bounden being thereunto required, do render & deliver  
the said Letters of Adm<sup>n</sup> & Probation of such Testament being first had & made in  
the said Court, then this obligation to be void & of none effect, or else to remain & be  
in full force and virtue.

Signed Sealed & Delivered  
in the presence of  
Spickelton

her mark  
Elizabeth George Seal

Rob<sup>t</sup> George Seal

Thomas Smith Seal

Maryland p.

Know all Men by these presents that we Thomas Boyer and Samuel Wilson of Kent County formerly are held firmly bound unto the Superior Court the Lord Proprietor of this Province in the full & just sum of five hundred Pounds Sterling money of Great Britain to be paid to his said Lordship his heirs & successors: And which payment well & truly to be made & done, we bind ourselves & every of us, our & every of our heirs Executors Administrators in the whole & for the whole jointly & severally firmly by these our Seals & dated this 21<sup>st</sup> day of April in the year of our said Lordships Dominion Annoque Domini 1775

The Condition of this obligation is such, that if the within bounden Thomas Boyer or Admin<sup>r</sup> shall & singular the goods Chattels & Credits of Benjamin Boyer late of Kent County dec<sup>d</sup> do make or cause to be made & done & perfect jointly & singular the goods Chattels & Credits of the said dec<sup>d</sup> which have or shall come to the Hands & Possession or Knowledge of him the said Thomas Boyer or into the Hands & Possession of any other Person or Persons for him & the same do exhibit or cause to be exhibited unto the Registry of our Province Court, at or before the 21<sup>st</sup> day of July next ensuing & the same goods Chattels & Credits shall after that time come to the Hands & Possession of the said Thomas Boyer or into the Hands & Possession of any other Person or Persons for him do well & truly administer according to Law, & shall pay the Debts of the said dec<sup>d</sup> so far forth as his personal estate shall extend & the Law will charge, as also all such reasonable Charges & fees as have or shall or hereafter become due to his said Lordships Officers from the said Thomas Boyer or Assigns of the said dec<sup>d</sup> or his estate: And further do make or cause to be made & done & perfect of his said Dec<sup>d</sup> at or before the 21<sup>st</sup> day of April next, all the Just & Reasonable of the said goods Chattels & Credits, which shall be found remaining upon such Dec<sup>d</sup> & Assigns, the same being first examined & allowed of by the Judge or Judges appointed for the time being of the said Court, shall deliver & pay unto the Person or Persons appointed by Law to receive the same: And if it shall hereafter appear that any List, will & Testament was made by the said dec<sup>d</sup>, & the executor or executors therein named do exhibit the same into the said Court or making request to have it allowed & approved accordingly, if the said Thomas Boyer within bounden, being therunto required, do render & deliver the said List & Testament (if such Testament being first had & made) in the said Court, then this obligation to be void & of none effect, or else to remain in full force and virtue.

Signed Sealed and delivered in the presence of  
J. M. G. (John M. G.)

Th: Boyer (Seal)  
Samuel Wilson (Seal)

Maryland p.

Know all Men by these presents that we William Quillin John Hart & James M. Clark of Kent County formerly are held firmly bound unto the Superior Court the Lord Proprietor of this Province in the full & just sum of one thousand Pounds Sterling money of Great Britain to be paid to his said Lordship his heirs & successors: And which payment well & truly to be made & done, we bind ourselves & every of us, our & every of our heirs Executors Administrators in the whole & for the whole jointly & severally firmly by these our Seals & dated this 20<sup>th</sup> day of March in the year of his said Lordships Dominion Annoque Domini 1775.

The Condition of this obligation is such, that if the within bounden William Quillin or Admin<sup>r</sup> shall & singular the goods Chattels & Credits of William Piner late of Kent County dec<sup>d</sup> do make or cause to be made & done & perfect jointly & singular the goods Chattels & Credits of the said dec<sup>d</sup> which have or shall come to the Hands & Possession or Knowledge of him the said William Quillin or into the Hands & Possession of any other Person or Persons for him & the same do exhibit or cause to be exhibited unto the Registry of our Province Court at or before the 20<sup>th</sup> day of June next ensuing & the same goods Chattels & Credits shall after that time come to the Hands & Possession of the said William Quillin or into the Hands & Possession of any other Person or Persons for him do well & truly administer according to Law, & shall pay the Debts of the said dec<sup>d</sup> so far forth as the said goods Chattels & Credits will extend & the Law will charge, as also all such reasonable Charges & fees as have or shall or hereafter become due to his said Lordships Officers from the said William Quillin or Assigns of the said Dec<sup>d</sup> or his estate: And further do make or cause to be made & done & perfect of his said Dec<sup>d</sup> at or before the 20<sup>th</sup> day of March next, all the Just & Reasonable of the said goods Chattels & Credits which shall be found remaining upon such Dec<sup>d</sup> & Assigns, the same being first examined & allowed of by the Judge or Judges for the time being of the said Court, & shall deliver & pay unto the Person or Persons appointed by Law to receive the same: And if it shall hereafter appear that any List, will & Testament was made by the said dec<sup>d</sup>, & the executor or executors therein named do exhibit the same into the said Court, making request to have it allowed & approved accordingly, if the said William Quillin within bounden, being therunto required, do render & deliver the said List & Testament (if such Testament being first had & made) in the said Court, then this obligation to be void & of none effect, or else to remain in full force and virtue.

Signed Sealed & delivered in the presence of  
J. M. G. (John M. G.)

William Quillin (Seal)  
John Hart (Seal)  
James M. Clark (Seal)



Know all Men by these presents that we Thomas Browning James Botch and Thos Mapey of Kent County, ... are held & firmly bound unto His High Honor the Lord Bishop of this Province in the full & just Sum of ...

The Condition of the above obligation is such that if the above bound Thomas Browning Executor of the Last will & Testament of George Browning late of Kent County Deceased, do make or cause to be made a true & perfect Inventory of all & singular the Goods Chattels Rights & Credits which were of the Dec. at the Time of his death, according to Law ...

Sealed and delivered in the presence of Michael Fox

Th. Browning Seal  
James Botch Seal  
Thos Mapey Seal

Know all Men by these presents that we Jacob Beaton William James Esq. & Gilbert James of Kent County, ... are held & firmly bound unto the Right Hon. the Lord Bishop of this Province in the full & just Sum of five hundred Pounds ...

The Condition of this obligation is such that if the within bounden Jacob Beaton Administrator of the Goods Chattels & Credits of Andrew Reynolds late of Kent County dec. do make or cause to be made a true & just account of all & singular the Goods Chattels & Credits of the said dec. which have or shall come to the Hand the Goods Chattels & Credits of him the said Jacob Beaton ...

Sealed and delivered in the presence of Michael Fox

Jacob Beaton Seal  
William James Seal  
Gilbert James Seal

Know all Men by these presents that we John Page Richard Miller & Thos. Nicand of Kent County are led & firmly bound unto the Right Hon<sup>ble</sup> the said Justice of this Province in the full & just sum of Ten Thousand Pounds Sterling money of Great Britain to be paid to his Lordship, his Heirs & Successors. To which payment well & truly to be made & done, we bind ourselves & every of us, our Executors of our Heirs & Administrators in the whole & for the whole, jointly & severally, firmly by these presents, sealed with our Seals & dated this 28<sup>th</sup> day of January in the 1<sup>st</sup> year of his said Lordships & Dominion's Anno regni Domini 1775.

The condition of this obligation is such, that if the within bounden John Page Administrator of all & singular the goods Chattels & Credits of Thomas Page late of Kent County dec<sup>d</sup>. do make or cause to be made a true & perfect Inventory of all & singular the goods Chattels & Credits of the said dec<sup>d</sup>. which have or shall come to the hands & Possession or knowledge of him the said John Page or into the hands & Possession of any other Person or Persons for him & the same to make do exhibit or cause to be exhibited into the Register of our Prerogative Court at or before the 28<sup>th</sup> day of April next ensuing & the same goods Chattels & Credits & all other the goods Chattels & Credits of the said dec<sup>d</sup>. at the time of his death, which at any time after shall come to the hands & Possession of the said John Page or into the hands & Possession of any other Person or Persons for him, do well & truly administer according to Law, viz. shall pay the debts of the said dec<sup>d</sup>. so far forth as his personal estate shall extend & the Law will charge, as also all such reasonable Charges & fees as have or shall arise or become due to his Lordships Officers from the said John Page or in payment of the said dec<sup>d</sup>. or his Estate, & do further do make or cause to be made a just & true Account of his said Administration at or before the 28<sup>th</sup> day of January next; & all the Rest & Residue of the said goods Chattels & Credits, which shall be found remaining upon the said Administration Account, the same being first examined & allowed of by the Judge or Judges for the time being of the said Court, shall deliver & pay unto the person or persons appointed by Law to receive the same; & if it shall hereafter appear that any Last will and Testament was made by the said dec<sup>d</sup>. & the executor or executors therein named do exhibit the same into the said Court, making request to have it allowed & approved accordingly, if the said John Page within fourteen days being thereunto required do render & deliver the said Letters of Administration (or Probation of such Testament being first had & made) in the said Court, then this obligation to be void & of none effect, or else to remain in full force and virtue.

signed sealed and delivered in the presence of  
John Page  
Richard Miller  
Thos. Nicand

Maryland  
Know all Men by these presents that we Mary Dymson of Creek Island widow & Rebecka Dymson & William Brown of Kent County Gent<sup>l</sup> are led & firmly bound unto the Right Hon<sup>ble</sup> the said Justice of this Province in the full & just sum of the said sum of Ten Thousand Pounds Sterling money of Great Britain to be paid to his said Lordship, his Heirs & Successors. To which payment well & truly to be made & done, we bind ourselves & every of us, our Executors of our Heirs & Administrators in the whole & for the whole, jointly & severally, firmly by these presents, sealed with our Seals & dated this 14<sup>th</sup> day of February in the 1<sup>st</sup> year of his said Lordships Dominion's Anno regni Domini 1775.

The condition of this obligation is such, that if the within bounden Mary Dymson & Rebecka Dymson & William Brown of Kent County dec<sup>d</sup>. do make or cause to be made a true & perfect Inventory of all & singular the goods Chattels & Credits of the said dec<sup>d</sup>. which have or shall come to the hands & Possession or knowledge of her the said Mary Dymson or into the hands & Possession of any other Person or Persons for her & the same to make do exhibit or cause to be exhibited into the Register of our Prerogative Court at or before the 14<sup>th</sup> day of May next ensuing, & the same goods Chattels & Credits & all other the goods Chattels & Credits of the said dec<sup>d</sup>. at the time of his death, which at any time after shall come to the hands & Possession of the said Mary Dymson or into the hands & Possession of any other Person or Persons for her, do well & truly administer according to Law, viz. shall pay the Debts of the said dec<sup>d</sup>. so far forth as his personal estate shall extend & the Law will charge, as also all such reasonable Charges & fees as have or shall arise or become due to any his Lordships Officers from the said Mary Dymson or Rebecka Dymson or in payment of the said dec<sup>d</sup>. or his Estate, & do further do make or cause to be made a just & true Account of his said Administration at or before the 14<sup>th</sup> day of July next, & all the Rest & Residue of the said goods Chattels & Credits, which shall be found remaining upon the said Administration Account, the same being first examined & allowed of by the Judge or Judges for the time being of the said Court, shall deliver & pay unto the person or persons appointed by Law to receive the same; & if it shall hereafter appear that any Last will & Testament was made by the said dec<sup>d</sup>. & the executor or executors therein named do exhibit the same into the said Court, making request to have it allowed & approved accordingly, if the said Mary Dymson within fourteen days being thereunto required, do render & deliver the said Letters of Administration (or Probation of such Testament being first had & made) in the said Court, then this obligation to be void & of none effect, or else to remain in full force and virtue.

signed sealed and delivered in the presence of  
Mary Dymson  
Rebecka Dymson  
Wm Brown

Know all Men by these presents that we Sarah Puer of Kent County widow Prudence Lathbury & William S. Clair of Kent County Gent. are held & firmly bound unto the Right Hon<sup>ble</sup> the Lord Proprietor of this Province in the full & just sum of one thousand Pounds Sterling money, to be paid to his said Lordship, his Heirs & Successors: To which Payment with & truly to be made & done, we bind ourselves & every of us, our & every of our Heirs Executors & Admin<sup>rs</sup> in the whole & for the whole, jointly & severally, jointly by these presents, sealed with our Seals dated this 20<sup>th</sup> day of March in the year of his said Lordships Dominion & Annoque Domini 1775

The Condition of the above Obligation is such, that if the above bound Sarah Puer Executors of the last will & Testament of Charles Copper late of Kent County, dec<sup>d</sup> do make or cause to be made, a true & perfect Inventory of all & singular the Goods Chattels & Credits, which were of the Dec<sup>d</sup> at the Time of his death according to Law (appraised in money) together with a List of the Debts & Liabilities & the same to make, do exhibit or cause to be exhibited in to the Office for Probate of Wills & or before the 20<sup>th</sup> day of June next ensuing, & the same Goods Chattels & Credits do well & truly administer, well do pay the debts of the said Dec<sup>d</sup> which he did owe at the Time of his decease, so far forth as the said Goods Chattels & Credits will extend & the Law will Charge, so also all such reasonable Charges & fees as have or shall arise or become due to any his said Lordships Officers from the said Sarah Puer on the account of the said Dec<sup>d</sup> or his estate: And further do make or cause to be made a true & true account of & upon her said Admin<sup>on</sup> within Twelve months from the day of his admittance to such Admin<sup>on</sup> & such Part or Portion of the said estate as shall be found remaining upon such Account, examined & adjudged by the Judge or Judges appointed by the Judge of the Office for Probate of Wills &c. do distribute or Disburse according to Law & the true intent & meaning of the last will & Testament of the said Dec<sup>d</sup> and lastly do at all & every Time & Times hereafter clearly discharge & free himself his said Lordship, his Judges & all other his Officers & Ministers, from all & pretending to have any Right Title or Interest to the said Goods & Chattels that then his obligation to be void & of no effect, or else to stand remain & be in full force, - Power and virtue in Law

Sealed and delivered in the presence of  
Spickeljohn

Sarah Puer Seal  
Pru Lathbury Seal  
Wm S. Clair Seal

Maryland  
Know all Men by these presents that we Nath<sup>l</sup> Conegys, Isaac Spencer Christopher Williams & John Angier of Kent County Gent. are held & firmly bound unto the Right Hon<sup>ble</sup> the Lord Proprietor of this Province in the full & just sum of Two thousand Pounds Sterling money to be paid to his said Lordship, his Heirs & Successors: To which Payment with & truly to be made & done, we bind ourselves & every of us, our & every of our Heirs Executors & Admin<sup>rs</sup> in the whole & for the whole, jointly & severally, jointly by these presents, sealed with our Seals dated this 10<sup>th</sup> day of May in the year of his said Lordships Dominion & Annoque Domini 1775

The Condition of the above Obligation is such, that if the above bound Nath<sup>l</sup> Conegys Isaac Spencer Executors of the last will & Testament of John Conegys late of Kent County, dec<sup>d</sup> do make or cause to be made a true & perfect Inventory of all & singular the Goods Chattels Rights & Credits, which were of the Dec<sup>d</sup> at the Time of his death according to Law (appraised in money) together with a List of the Debts & Liabilities & the same to make, do exhibit or cause to be exhibited in to the Office for Probate of Wills & or before the 10<sup>th</sup> day of August next ensuing, & the same Goods Chattels & Credits do well & truly administer, & do pay the Debts of the said Dec<sup>d</sup> which he did owe at the Time of his decease, so far forth as the said Goods Chattels & Credits will extend & the Law will Charge, so also all such reasonable Charges & fees, as have or shall arise or become due to any his said Lordships Officers, from the said Nath<sup>l</sup> Conegys or the account of the said Dec<sup>d</sup> or his estate. And further do make or cause to be made a true & true account of & upon their said Admin<sup>on</sup> within Twelve months from the day of their admittance to such Admin<sup>on</sup> & such Part or Portion of the said estate, as shall be found remaining upon such Account examined & adjudged by the Judge or Judges appointed for the Time being for Probate of Wills &c. do distribute or Disburse according to Law & the true intent & meaning of the last will & Testament of the said Dec<sup>d</sup> and lastly do at all & every Time & Times hereafter clearly discharge & free himself his said Lordship, his Judges & all other his Officers & Ministers, from all & pretending to have any Right Title or Interest to the said Goods and Chattels that then this obligation to be void & of no effect, or else to stand remain & be in full force, Power and virtue in Law

Sealed and delivered in the presence of  
Spickeljohn

Nath<sup>l</sup> Conegys Seal  
Isaac Spencer Seal  
Chris<sup>r</sup> Williams Seal  
John Angier Seal

Know all Men by these presents, that we Jeremiah Ford William Morritt & Aquila  
Chase of Kent County Farmers are held & firmly bound unto the Right Hon<sup>ble</sup> the Lord  
Treasurer of the Province in the full & just Sum of one Thousand Pounds Sterling money  
of Great Britain, to be paid to his said Lordships, his Heirs & Successors, to wit that pay-  
ment shall & truly be made & done, we bind ourselves & every of us, our Executors or  
Heirs Executors & Admin<sup>rs</sup> in the whole & for the whole, jointly & severally firmly by these  
presents, Sealed with our Seals & dated this 21<sup>st</sup> day of February in the year of his  
said Lordships Dominion 2<sup>nd</sup> Annoque Domini 1775

The Condition of this Obligation is such that if the within bounden Jeremiah Ford  
Admin<sup>r</sup> shall & singular the goods Chattels & Credits of Isaac Stedman late of  
Kent County dec<sup>d</sup>. do make or Cause to be made a just & perfect payment of all and  
singular the goods Chattels & Credits of the said dec<sup>d</sup>. which now or shall come to the  
Hands & Possession or Knowledge of him the said Jeremiah or into the Hands & Posses-  
sion of any other Person or Persons for him or the same to make do exhibit or Cause to be  
exhibited into the Registry of our Provincial Court, as or before the 21<sup>st</sup> day of May  
next ensuing, & the same goods Chattels & Credits & all other the goods Chattels & Credits of the  
said dec<sup>d</sup>. at the Time of his death which at any Time after shall come to the Hands or  
Possession of the said Jeremiah Ford or into the Hands & Possession of any other Person  
or Persons for him or shall & truly administer according to Law & will. Shall pay the debts of  
the said dec<sup>d</sup>. so far forth as his personal estate shall extend & the Law will charge,  
as also all such reasonable Charges & fees as have arisen or shall arise or become due to  
his Lordships officers from the said Jeremiah or Account of the said dec<sup>d</sup>. or his  
estate. And further to make or Cause to be made a true & just Account of his said  
Admin<sup>r</sup>. as or before the 21<sup>st</sup> day of February next, all the Rest & Residue of the said  
goods Chattels & Credits, which shall be found remaining upon the said Admin<sup>r</sup>. Account  
the same being first examined & allowed of by the Judge or Judges for the Time being of the  
said Court, shall deliver & pay unto the Person or Persons appointed by Law to receive the  
same. And if it shall hereafter appear that any last will & Testament was made by  
the said dec<sup>d</sup>. & the executor or executors therein named do exhibit the same into the  
said Court, making Request to have it allowed & approved accordingly, if the said  
Jeremiah Ford within bounden, being thereto required, do render & deliver the  
said Letters of Admin<sup>r</sup>. (If probated of such Testament being first had & made  
in the said Court, then this Obligation to be void & of no Effect, or else to remain in full force & Virtue  
in full force and Virtue.

Sealed Sealed and delivered  
in the presence of  
Spickelhorn

Jerem<sup>us</sup> Ford Seal  
Wm Morritt Seal  
Aquila Chase Seal

Maryland  
Know all Men by these presents that we Mary Hyson of Kent County widow George  
Wilson & Thomas Hyson of Kent County Executors are held & firmly bound unto the  
Right Hon<sup>ble</sup> the Lord Proprietor of the Province in the full & just Sum of Two Thou-  
sand Pounds Sterling money of Great Britain, to be paid to his said Lordships, his  
Heirs Executors & Admin<sup>rs</sup> in the whole & for the whole, jointly & severally, firmly by  
these presents, Sealed with our Seals & dated this 7<sup>th</sup> day of November in the  
year of his said Lordships Dominion 2<sup>nd</sup> Annoque Domini 1775

The Condition of this obligation is such, that if the within bounden Mary Hyson  
Admin<sup>r</sup> shall & singular the goods Chattels & Credits of Andrew Hyson late of Kent  
County dec<sup>d</sup>. do make or Cause to be made a true & perfect payment of all & singular the  
goods Chattels & Credits of the said dec<sup>d</sup>. which have or shall come to the Hands & Posses-  
sion or Knowledge of her the said Mary Hyson or into the Hands & Possession of any other  
Person or Persons for her or the same to make do exhibit or Cause to be exhibited into  
the Registry of our Provincial Court, as or before the 21<sup>st</sup> day of February next ensuing, &  
the same goods Chattels & Credits & all other the goods Chattels & Credits of the said dec<sup>d</sup>. at the  
Time of his death, which at any Time after shall come to the Hands or Possession of the  
said Mary Hyson or into the Hands & Possession of any other Person or Persons for her  
do well & truly administer according to Law & will. Shall pay the debts of the said dec<sup>d</sup>.  
so far forth as his personal estate shall extend & the Law will charge, as also all  
such reasonable Charges & fees as have arisen or shall arise or become due to his Lord-  
ships officers from the said Mary Hyson or Account of the said dec<sup>d</sup>. or his estate, and  
further to make or Cause to be made a true & just Account of her said Admin<sup>r</sup>. as or  
before the 21<sup>st</sup> day of February next; all the Rest & Residue of the said goods Chattels  
& Credits, which shall be found remaining upon the said Admin<sup>r</sup>. Account, the same being  
first examined & allowed of by the Judge or Judges for the Time being of the said Court  
shall deliver & pay unto the Person or Persons appointed by Law to receive the same.  
And if it shall hereafter appear that any last will & Testament was made by the  
said dec<sup>d</sup>. & the executor or executors therein named do exhibit the same into the  
said Court, making Request to have it allowed & approved accordingly, if the said Mary Hyson  
within bounden, being thereto required, do render & deliver the said Letters of Admin<sup>r</sup>.  
(If probated of such Testament being first had & made) in the said Court,  
then this Obligation to be void & of no Effect, or else to remain in full force & Virtue  
in the presence of  
Spickelhorn

Mary Hyson Seal  
G Wilson S. G Seal  
Thomas Hyson Seal

Know all men by these presents that we John Williams Newland George Williams Coroner & James Hyson Junr of Kent County are held & firmly bound unto the Right Hon the Lord Bishop of this province in the full & just sum of one thousand pounds sterling money of Great Britain, to be paid to his said Lordship, his heirs & successors. At which payment well & truly to be made & done we bind ourselves & every of us, our & every of our heirs Executors & Adminrs, in the whole & for the whole, jointly & severally, jointly by these presents, sealed with our seals, & dated the 11<sup>th</sup> day of October in the year of his said Lordship's Dominion & Annoque Domini 1775.

The Condition of this Obligation is such that if the within bounden John Williams Newland Adminr of all & singular the goods Chattels & Credits of John & Andrew late of Kent County deceased do make or Cause to be made a just & perfect Inventory of all & singular the goods Chattels & Credits of the said dec. which were, or shall come to the Hands, Possession or Knowledge of him, his heirs John Williams Newland, or into the Hands, Possession of any other person or persons for him & the same made do exhibit or Cause to be exhibited into the Registry of our Prerogative Court, at or before the 11<sup>th</sup> day of January next ensuing & the said goods Chattels & Credits & all the other the goods Chattels & Credits of the said dec. at the time of his death, which at any time after shall come to the Hands or Possession of the said John Williams Newland or into the Hands and Possession of any other person or persons for him do well & truly administer according to Law, viz. shall pay the Debts of the said dec. so far forth as her personal estate shall extend & the Law will Charge, as also all such reasonable Charges & fees as have arisen or shall arise or become due to his said Lordship's Officers from the said John Williams Newland or Accounts of the said dec. or her estate. And further to make or Cause to be made a just & true Account of a good & true Adminr, at or before the 11<sup>th</sup> day of October next; and all the Rest & Residue of the said goods Chattels & Credits, which shall be found remaining upon the said Adminr's Account, the same being first examined & allowed of by the Judge or Judges for the time being of the said Court, shall deliver & pay unto the person or persons appointed by Law to receive the same. And if it shall hereafter appear that any such will & Testament was made by the said dec. & the Executor or Executors thereof should do exhibit the same making request to have it allowed & approved accordingly, if the said John Williams Newland within bounden, being thereto required, do render & deliver the said debts of the said dec. (if approbation of the same being first had and made) in the said Court, then this Obligation to be void & of no effect, or else to remain in full force and Virtue.

Signed, sealed and delivered in the presence of  
Nicholson

John Williams Newland (Seal)  
G. W. Coroner (Seal)  
James Hyson Junr (Seal)

Know all men by these presents that we John Page and Richard Miller of Kent County are held & firmly bound unto the Right Hon the Lord Bishop of this province in the full & just sum of one hundred pounds sterling money of Great Britain, to be paid to his said Lordship, his heirs & successors. At which payment well & truly to be made & done we bind ourselves & every of us, our & every of our heirs Executors & Adminrs, in the whole & for the whole, jointly & severally, jointly by these presents, sealed with our seals, & dated the first day of Nov. in the year of his said Lordship's Dominion & Annoque Domini 1775.

The Condition of this Obligation is such, that if the within bounden John Page Adminr of all & singular the goods Chattels & Credits of Cornelius Wick late of Kent County dec. do make or Cause to be made, a true & perfect Inventory of all & singular the goods Chattels & Credits of the said dec. which have, or shall come to the Hands, Possession or Knowledge of him the said John Page or into the Hands & Possession of any other Person or Persons for him & the same do exhibit or Cause to be exhibited into the Registry of our Prerogative Court, at or before the first day of February next ensuing, & the said goods Chattels & Credits, & all other the goods Chattels & Credits of the said dec. at the time of his death, which at any time after shall come to the Hands or Possession of the said John Page or into the Hands & Possession of any other Person or Persons for him do well & truly administer according to Law, viz. shall pay the debts of the said dec. so far as the personal estate shall extend & the Law will Charge, as also all such reasonable Charges & fees, as have arisen or shall arise or become due to his said Lordship's Officers, from the said John Page or Accounts of the said dec. or his estate. And further do make or Cause to be made a true & just Account of the said Adminr, at or before the first day of November next, & all the Rest & Residue of the said goods Chattels & Credits which shall be found remaining upon the said Adminr's Account, the same being first examined & allowed of by the Judge or Judges for the time being of the said Court, shall deliver & pay unto the person or persons appointed by Law to receive the same. And if it shall hereafter appear that any such will & Testament was made by the said dec. & the executor or executors thereof should do exhibit the same into the said Court, making request to have it allowed & approved accordingly, if the said John Page within bounden, being thereto required, do render & deliver the said debts of the said dec. (if approbation of the same being first had & made) in the said Court, then this Obligation to be void & of no effect, or else to remain in full force and Virtue.

Signed, sealed and delivered in the presence of  
Nicholson

John Page (Seal)  
Richd Miller (Seal)

Know all Men by these presents that we Jacob Felton & Francis Fairbrother, Allen Luyon and John Laypole of the County of Annapolis are held and firmly bound unto the Right Honourable the said Prorogative of this Province in the full & just sum of five hundred Pounds sterling money of Great Britain, to be paid to his said Majesty, his heirs & successors: so which payment well & truly to be made & done, we bind ourselves & every of us our heirs & executors & assigns in the whole & for the whole, jointly & severally, firmly by these presents. Sealed with our seals & dated this 4<sup>th</sup> day of December in the fifth year of his said Majesty's Dominion & Annapolis Dominion 1775

The Condition of this obligation is such, that if the within bounden Jacob Felton & Francis Fairbrother Executors of the Last will & Testament of Jordan Jager late of Kent County decd. do make a Cause to be made, a true & perfect Inventory of all & singular the Goods Chattels & Credits of the said decd. which have or shall come to the Hands Possession or Knowledge of them the said Jacob Felton & Francis Fairbrother or into the Hands & Possession of any other Person or Persons for them & the same to make to exhibit or Cause to be exhibited into the Registry of our Prorogative Court, so or before the 2<sup>d</sup> day of March next ensuing & the same Goods Chattels Credits & all other the Goods Chattels & Credits of the said decd. at the Time of his death which any Time after shall come to the Hands or Possession of any other Person or Persons for them do well & truly administer according to Law what shall pay the Debts of the said decd. so far forth as the said Goods Chattels & Credits will extend & the Law will Charge as also all such reasonable Charges & fees as have arisen or shall arise or become due to any of his said Majesty's Officers from the said Jacob Felton & Francis Fairbrother on Account of the said decd. or his estate, & farther to make a Cause to be made a true & just Account of said Administration, at or before the 1<sup>st</sup> day of December next & all the Rest & Residue of the said Goods Chattels & Credits, which shall be found remaining upon the said Administration & Account, the same being first examined & adjudged by the Judge or Judges appointed by Law to receive the same to distribute & deliver according to Law & the true Intent & meaning of the Last will & Testament of the said decd. & lastly to do & all & every thing & things here after clearly discharge & free himself his said Majesty's Officers & Ministers, from all persons having or pretending to have any Right Title or Interest to the said Goods & Chattels, then this obligation to be void & of none effect or else to remain in full force & virtue.

Signed sealed and delivered in the presence of  
The Notary.  
Jacob Felton Seal  
Francis Fairbrother Seal  
Allen Luyon Seal  
John Laypole Seal

Know all Men by these presents that our Mary Berzon of Kent County widow Regd. Jany of Kent County Felton & Tobias Whimsey of Kent County Taylor are held & firmly bound unto his Majesty the said Majesty in the full & just sum of one thousand Pounds sterling to be paid to his said Majesty his heirs & successors to which payment well & truly to be made & done, we bind ourselves & every of us our heirs & assigns in the whole & for the whole jointly & severally firmly by these presents, Sealed with our seals & dated this 22<sup>d</sup> day of Nov. 1775

The Condition of the above obligation is such that if the above bound Mary Berzon & Tobias Whimsey of the Last will & Testament of James Berzon late of Kent County decd. do make a Cause to be made a true & perfect Inventory of all & singular the Goods Chattels & Credits which were of the decd. at the Time of his death according to Law appraised in money together with a List of the Debts & Credits & disbursements, & the same to make to exhibit or Cause to be exhibited into the office for Probate of wills & at or before the 22<sup>d</sup> day of February next ensuing & the same Goods Chattels & Credits do well & truly administer, & do pay the Debts of the decd. which he did owe at the Time of his death so far forth as the said Goods Chattels & Credits will extend & the Law will Charge as also all such reasonable Charges & fees as have arisen or shall arise or become due to any of his said Majesty's Officers from the said Mary Berzon on account of the said decd. or his estate, & farther to make a Cause to be made a true & just Account of said Administration, within Twelve months from the day of admittance to such Administration & such parcel or portion of the estate as shall be found remaining upon such Account examined & adjudged by the Judge or Judges appointed for the Time being for Probate of wills & do distribute or dispose of according to Law & the true Intent & meaning of the Last will & Testament of the said decd. & lastly do & all & every thing & things here after clearly discharge & free himself his said Majesty's Officers & Ministers from all persons having or pretending to have any Right Title or Interest to the said Goods & Chattels, that then this obligation to be void & of none effect or else to remain & be in full force & virtue in Law.

Sealed and delivered in the presence of  
her mark  
Mary X Berzon Seal  
Tobias Whimsey Seal  
Tobias Whimsey Seal

Know all men by these presents that we Samr Blackiston James Spencer & Christopher Williams of Kent County are held & firmly bound unto the Right Hon<sup>ble</sup> the Lord Bishop of this province in the full & just sum of one thousand pounds sterling to be paid to his said Lordship his heirs & assigns: & which payment well & truly to be made & done, we bind ourselves & every of us, our & every of our heirs, Executors & Admin<sup>rs</sup> in the whole & for the whole, truly & lawfully, firmly by these presents sealed with our seals & dated this 27<sup>th</sup> day of January in the 1<sup>st</sup> year of his said Lordships Dominion in Virginia Dominion 1775.

The Condition of the above Obligation is such, that if the above bound Samr Blackiston Legatee of the last will & Testament of William Blackiston late of Kent County do make or cause to be made a true & perfect Inventory of all & singular the goods Chattels Rights & Credits which were of the said dec<sup>d</sup> at the time of his death according to Law (as printed in many) together with a list of the Debts & Liabilities & the same to be made do exhibit or cause to be exhibited into the office for Probet of wills at or before the 20<sup>th</sup> day of April next ensuing; & the same goods Chattels & Credits do well and truly administer, viz. to pay the debts of the said dec<sup>d</sup> which he die owe at the time of his death; so far forth as the said goods Chattels & Credits will extend & the Law will charge; as also all such reasonable Charges & fees as have or may or shall arise or become due to his Lordships Officers from the said Samr Blackiston or the account of the said dec<sup>d</sup> or his estate and further do make or cause to be made a just & true Account of all & every such Part or Portion of the said goods & Chattels as shall or found remaining upon such account, examined & adjudged by the Judge or Judges appointed for the time being for Probet of wills & do distribute or dispose, according to Law & the true intent & meaning of the last will & Testament of the said dec<sup>d</sup>. And do & do at all & every time & times hereafter, do discharge & give Release, his said Lordship, his heirs & all others his Officers & Ministers from all persons having or pretending to have any Right Title or Interest to the said goods & Chattels; that then this Obligation to be void & of no effect; or else to stand remain & be in full force Power & Virtue in Law.

Sealed and delivered in the presence of  
Spencer  
Chris<sup>r</sup> Williams

Know all men by these presents that we James Dunning William Marcell & Aquila Page of Kent County are held & firmly bound unto the Right Hon<sup>ble</sup> the Lord Bishop of this province in the full & just sum of five hundred pounds sterling to be paid to his said Lordship his heirs & assigns: & which payment well & truly to be made & done, we bind ourselves & every of us, our & every of our heirs, Executors and Admin<sup>rs</sup> in the whole & for the whole, truly & lawfully, firmly by these presents sealed with our seals & dated this 22<sup>nd</sup> day of February 1775.  
The Condition of the above Obligation is such, that if the above bound James Dunning Legatee of the last will & Testament of Nathl Knocks late of Kent County do make or cause to be made a true & perfect Inventory of all & singular the goods Chattels & Credits which were of the dec<sup>d</sup> at the time of his death according to Law as printed in many together with a list of the Debts & Liabilities & the same to be made do exhibit or cause to be exhibited into the office for Probet of wills at or before the 22<sup>nd</sup> day of February next ensuing & the same goods Chattels & Credits do well & truly administer, viz. to pay the debts of the dec<sup>d</sup> which he die owe at the time of his death so far forth as the said goods Chattels & Credits will extend the Law will charge as also all such reasonable Charges & fees as have or may or shall arise or become due to any of his Lordships Officers from the said James Dunning or account of the said dec<sup>d</sup> or his estate; and further to make or cause to be made a just & true Account of all & every such Part or Portion of the said goods & Chattels as shall or found remaining upon such account, examined & adjudged by the Judge or Judges appointed for the time being for Probet of wills & do distribute or dispose of according to Law & the true intent & meaning of the last will & Testament of the said dec<sup>d</sup>. And do & do at all & every time & times hereafter, do discharge & give Release his said Lordship his heirs & all others his Officers & Ministers from all persons having or pretending to have any Right Title or Interest to the said goods & Chattels; that then this present Obligation to be void & of no effect; or else to stand remain & be in full force Power & Virtue in Law.

Sealed and delivered in the presence of  
James Dunning  
William Marcell  
Aquila Page

286 Maryland p.

Know all Men by these presents that we Josias felloway of Queens Anne County in the Province of Maryland Planter John Miers & Jacob Miers of Kent County Planters are led & freely bound unto the Right Hon<sup>ble</sup> the Lord Proprietor of this Province in the full & just sum of five hundred pounds sterling money of Great Britain to be paid to his said Lordships his heirs & assigns to which payment well & truly to be made done, we bind ourselves & every of us our heirs executors & Administrors in the whole & for the whole jointly & severally firmly by these presents, sealed with our seals & dated this 31<sup>st</sup> day of October in the year of his said Lordships Dominion 2<sup>d</sup> Anno Domini 1775.

The Condition of this Obligation is such that if the above bounden Josias felloway Executor of the Last will & Testament of George Holliday late of Kent County dec<sup>d</sup> do make or cause to be made a true & perfect Inventory of all & singular the goods Chattels and Credits of the said dec<sup>d</sup> which have or shall come to the hands possession or knowledge of him the said Josias felloway or into the hands & possession of any other person or persons for him & the same do exhibit or cause to be exhibited into the Registry of our Prerogative Court at or before the 31<sup>st</sup> day of January next ensuing the same goods Chattels & Credits & all other the goods Chattels & Credits of the said dec<sup>d</sup> at the time of his death which at any time after shall come to the hands or possession of him the said Josias felloway or into the hands & possession of any other person or persons for him do well & truly administer according to Law & use shall pay the debts of the said dec<sup>d</sup> so far forth as the said goods Chattels & Credits will extend the Law will Charge as also all such reasonable Charges & fees as have arisen or shall arise or become due to any his said Lordships Officers from the said Josias felloway on Account of the said dec<sup>d</sup> or his estate: And further do make or cause to be made a true & just Account of his said Dominion at or before the 31<sup>st</sup> day of October next, & all the rest & Residue of the said goods Chattels & Credits which shall be found remaining upon the said Executor his account, the same being first examined & adjudged by the Judge or Judges for the time being of the said Court do distribute or dispose of according to Law and the true intent & meaning of the last will & Testament of the said dec<sup>d</sup> & do truly do at all & every time & times hereafter clearly discharge & give homage his said Lordship his Judges and all other his Officers & ministers from all persons having or pretending to have any Right Title or Interest to the said goods and Chattels then this obligation to be void & of none effect, or else to remain in full force and virtue.

Signed sealed & delivered in the presence of  
Jos. Gornett  
Spricholton

Josias felloway Seal  
his  
John Miers Seal  
mark  
Jacob Miers Seal  
mark

Maryland p.

Know all Men by these presents that we Mary Miller of Kent County widow & Administratrix of the Last will & Testament of George Holliday late of Kent County dec<sup>d</sup> are led & freely bound unto the Right Hon<sup>ble</sup> the Lord Proprietor of this Province in the full & just sum of one thousand pounds sterling money of Great Britain to be paid to his said Lordships his heirs & assigns to which payment well & truly to be made done we bind ourselves & every of us our heirs executors & Administrors in the whole & for the whole jointly & severally firmly by these presents, sealed with our seals & dated this 31<sup>st</sup> day of May in the year of his said Lordships Dominion 2<sup>d</sup> Anno Domini 1775.

The Condition of the above Obligation is such that if the above bounden Mary Miller Executrix of the Last will & Testament of George Holliday late of Kent County dec<sup>d</sup> do make or cause to be made a true & perfect Inventory of all & singular the goods Chattels & Credits which were of the said dec<sup>d</sup> at the time of his death & according to Law (appraised in money) together with a list of the debts & charges & disbursements the same do make do exhibit or cause to be exhibited into the office for Probate of wills &c. at or before the 31<sup>st</sup> day of August next ensuing, & the same goods Chattels & Credits do well & truly administer, viz. do pay the debts of the said dec<sup>d</sup> which he did owe at the time of his death, so far forth as the said goods Chattels & Credits will extend the Law will Charge, as also all such reasonable Charges & fees as have arisen or shall arise or become due to any of his said Lordships Officers from the said Mary on the Account of the said dec<sup>d</sup> or his estate: And further do make or cause to be made a true & just Account of her said Dominion within twelve months from the day of her admittance to such Dominion & such Residue or Portion of the said goods &c. as shall be found remaining upon such Account, examined & adjudged by the Judge or Judges appointed for the time being, for the Probate of wills &c. do distribute & dispose of according to Law & the true intent & meaning of the Last will & Testament of the said dec<sup>d</sup> & do truly do at all & every time & times hereafter clearly discharge & give homage his said Lordship his Judges & all other his Officers & ministers from all persons having or pretending to have any Right Title or Interest to the said goods & Chattels then this obligation to be void & of none effect, or else to remain in full force & virtue in Law

Signed and delivered in the presence of  
Spricholton

her mark  
Mary Miller Seal  
William Smith Seal  
Benj<sup>n</sup> Staley Seal



286 Maryland

Know all Men by these presents that we James Neal Robert Roberts William Apley and Beck of Kent County Clerks are hold & firmly bound unto the Right Hon<sup>ble</sup> the Lord Bishop of Kent County Clerks one thousand Pounds sterling money of Great Britain, to be paid to his said Lordship, his heirs & assigns: To which payment we are bound to be made & to be bound on ourselves & every of us, our & every of our heirs & assigns & Dominions in the whole & for the whole, truly & severally, firmly by these presents, & said with our seals & dated this 25<sup>th</sup> day of January in the 1<sup>st</sup> year of his said Lordships Dominion &c. Anno Domini 1776.

The Condition of this obligation is such, that if the within bounden James Neal & Robt. Roberts Admin<sup>rs</sup> shall & singular the goods Chattels & Credits of said John Mitchell late of Kent County dec<sup>d</sup> do make or Cause to be made a true & perfect Inventory of the said singular the goods Chattels & Credits of the said dec<sup>d</sup> which have or shall come to the hands & possession or knowledge of them the said James Neal & Robert Roberts or into the hands & possession of any other Person or Persons for them and the same to be made to exhibit & Cause to be exhibited into the Registry of our Paragonic Court at or before the 20<sup>th</sup> day of April next ensuing, & the same goods Chattels & Credits & all the said goods Chattels & Credits of the said dec<sup>d</sup> at the time of her death which & any other shall come to the hands or possession of the said James Neal & Robert Roberts or into the hands & possession of any other Person or Persons for them do with & truly administer according to Law, viz. shall pay the debts of the said dec<sup>d</sup> so far forth as the said Personal Estate shall extend & the Law will Charge, & also all such reasonable Charges & fees as have or shall have or become due to his Lordships officers from the said James Neal & Robert Roberts or a Decent of the said dec<sup>d</sup> or hereafter, and further to make or Cause to be made a true & just account of the said Admin<sup>rs</sup> at or before the 25<sup>th</sup> day of January next, & all the said Debts & Credits of the said goods Chattels & Credits, which shall be found remaining upon such account, the same being first examined & allowed of by the Judge or Judges appointed by Law to receive the same, if it shall hereafter appear that any Debt with & statement was made by the said dec<sup>d</sup>, & the executor or executor thereof named & recorded the same into the said Court, making request to have it allowed & approved accordingly, if the said James Neal & Robert Roberts within bounden, being therunto required, to render & deliver the said Letters of Administration & Probation of such statement being first read & made in the said Court, then this obligation to be void & of none effect, & to stand in full force & virtue.

Signed sealed and delivered in the presence of  
Apley

James Neal Seal  
Robt. Roberts Seal  
Wm. Apley Seal  
Wm. Beck Seal

Know all Men by these presents that we John Maxwell James Mansfield & Henry Hart of Kent County Clerks are hold & firmly bound unto the Right Hon<sup>ble</sup> the Lord Bishop of Kent County Clerks one thousand Pounds sterling money of Great Britain, to be paid to his said Lordship, his heirs & assigns: To which payment we are bound to be made & to be bound on ourselves & every of us, our & every of our heirs & assigns & Dominions in the whole & for the whole, truly & severally, firmly by these presents, & said with our seals & dated this 25<sup>th</sup> day of January in the 1<sup>st</sup> year of his said Lordships Dominion &c. Anno Domini 1776.

The Condition of this obligation is such, that if the within bounden John Maxwell & James Mansfield & Henry Hart shall & singular the goods Chattels & Credits of said John Mitchell late of Kent County dec<sup>d</sup> do make or Cause to be made a true & perfect Inventory of the said singular the goods Chattels & Credits of the said dec<sup>d</sup> which have or shall come to the hands & possession or knowledge of them the said John Maxwell & James Mansfield & Henry Hart or into the hands & possession of any other Person or Persons for them and the same to be made to exhibit & Cause to be exhibited into the Registry of our Paragonic Court at or before the 20<sup>th</sup> day of April next ensuing, & the same goods Chattels & Credits & all the said goods Chattels & Credits of the said dec<sup>d</sup> at the time of his death, which & any other shall come to the hands or possession of the said John Maxwell or any other Person or Persons for them do with & truly administer according to Law, viz. shall pay the debts of the said dec<sup>d</sup> so far forth as the said Personal Estate shall extend & the Law will Charge, & also all such reasonable Charges & fees as have or shall have or become due to his Lordships officers from the said John Maxwell & James Mansfield & Henry Hart or a Decent of the said dec<sup>d</sup> or hereafter, and further to make or Cause to be made a true & just account of the said Admin<sup>rs</sup> at or before the 25<sup>th</sup> day of January next, & all the said Debts & Credits of the said goods Chattels & Credits, which shall be found remaining upon such account, the same being first examined & allowed of by the Judge or Judges appointed by Law to receive the same, if it shall hereafter appear that any Debt with & statement was made by the said dec<sup>d</sup>, & the executor or executor thereof named & recorded the same into the said Court, making request to have it allowed & approved accordingly, if the said John Maxwell & James Mansfield & Henry Hart within bounden, being therunto required, to render & deliver the said Letters of Administration & Probation of such statement being first read & made in the said Court, then this obligation to be void & of none effect, & to stand in full force & virtue.

Signed sealed and delivered in the presence of  
Apley

John Maxwell Seal  
James Mansfield Seal  
Henry Hart Seal

Know all Men by these presents that we Elizabeth Stovely of Kent County, deceased, George Greenwood & William Redgran of Kent County, deceased, we held a family bond unto the Right Hon<sup>ble</sup> the Lord Proprietor of this Province in the full & just value of one thousand Pounds Sterling money of Great Britain, to be paid to his said Lordship his heirs and successors, & which payment well & truly to be made & done, we bind ourselves and every of us our & every of our heirs Executors & Admin<sup>rs</sup> in the whole & for the whole jointly & severally, jointly by these presents, sealed with our seals & dated this 9<sup>th</sup> day of January in the year of his said Lordships Dominion & Annoque Domini 1776

The Condition of this obligation is such, that if the within bounden Elizabeth Stovely Admin<sup>r</sup> shall & singular the goods Chattels & Credits of James Stovely late of Kent County dec<sup>d</sup> do make or Cause to be made a true & perfect Inventory of all & singular the goods Chattels & Credits of the said dec<sup>d</sup> which have, or shall come to the Hands possession or Knowledge of her the said Elizabeth Stovely or into the Hands & possession of any other person or persons for her & her heirs & shall exhibit or Cause to be exhibited unto the Register of our Prerogative Court at or before the 7<sup>th</sup> day of April next ensuing, & the same Goods Chattels & Credits, & all other the goods Chattels & Credits of the said dec<sup>d</sup> at the time of his death, which at any time after shall come to the Hands possession of the said Elizabeth Stovely or into the Hands & possession of any other Person or Persons for her & her heirs & truly administer according to Law, then shall pay the Debts of the said dec<sup>d</sup>, so far forth as his personal estate shall extend & the Law will Charge, as also all such reasonable Charges & fees as have arisen or shall arise or become due to his Lordships Officers from the said Elizabeth Stovely or his estate, & further do make or Cause to be made a true & just Account of her said Admin<sup>on</sup>, at or before the 7<sup>th</sup> day of January next; & all the Rest & Residue of the said Goods Chattels & Credits which shall be found remaining upon such Account, the same being first examined & adjusted by the Judge or Judges for the time being of the said Court, shall deliver & pay unto the Person or Persons appointed by Law to receive the same; And if it shall hereafter appear that any last will & Testament was made by the said dec<sup>d</sup> & the executor or executors therein named do exhibit the same into the said Court, making request to have it allowed & approved accordingly, if the said Elizabeth Stovely within bounden, being thereto required, do render & deliver the said Letters of Admin<sup>on</sup> (if probators of such Testament being first had & made) in the said Court, then this obligation to be void, and of none effect, or else to remain in full force & virtue.

Signed sealed and delivered in the presence of  
Spicholffor

Elizabeth Stovely Seal  
George Greenwood Seal  
Wm Redgran Seal

Maryland  
Know all Men by these presents that we Michael Johnson & James Briscoe of Kent County, deceased, we held a family bond unto the Right Hon<sup>ble</sup> the Lord Proprietor of this Province in the full & just value of one thousand Pounds Sterling money of Great Britain, to be paid to his said Lordship his heirs & successors, & which payment well & truly to be made & done, we bind ourselves & every of us, our & every of our heirs Executors & Admin<sup>rs</sup> in the whole & for the whole jointly & severally, jointly by these presents, sealed with our seals & dated this 27<sup>th</sup> day of June in the year of his said Lordships Dominion Annoque Domini 1776.

The Condition of this obligation is such, that if the within bounden Michael Johnson Admin<sup>r</sup> shall & singular the goods Chattels & Credits of Samuel Warner late of Kent County dec<sup>d</sup> which have or shall come to the Hands possession or Knowledge of him the said Michael Johnson or into the Hands & possession of any other person or persons for him & his heirs & shall exhibit or Cause to be exhibited into the Registry of our Prerogative Court at or before the 27<sup>th</sup> day of April next ensuing, & the same Goods Chattels & Credits of the said dec<sup>d</sup> at the time of his death, which at any time after shall come to the Hands & possession of the said Michael Johnson or into the Hands & possession of any other Person or Persons for him & his heirs & truly administer according to Law, then shall pay the Debts of the said dec<sup>d</sup>, so far forth as his personal estate shall extend & the Law will Charge, as also all such reasonable Charges & fees as have arisen or shall arise or become due to his Lordships Officers from the said Michael Johnson or his estate, & further do make or Cause to be made a true & just Account of his said Admin<sup>on</sup>, at or before the 27<sup>th</sup> day of January next; & all the Rest & Residue of the said Goods Chattels & Credits which shall be found remaining upon the said Admin<sup>on</sup> Account, the same being first examined & allowed of by the Judge or Judges appointed for the time being for the said Court, shall deliver & pay unto the person or persons appointed by Law to receive the same; And if it shall hereafter appear that any last will & Testament was made by the said dec<sup>d</sup> & the executor or executors therein named do exhibit the same into the said Court, making request to have it allowed & approved accordingly, if the said Michael Johnson within bounden, being thereto required, do render & deliver the said Letters of Admin<sup>on</sup> (if probators of such Testament being first had & made) in the said Court, then this obligation to be void & of none effect, or else to remain in full force & virtue.

Signed sealed and delivered in the presence of  
Spicholffor

Michael Johnson Seal  
James Briscoe Seal

Know all Men by these presents that we John Page & Richard Miller are hold & firmly bound unto the Right Hon<sup>ble</sup> the Lord Proprietor of this Province in the full & just sum of one thousand Pounds Sterling money of Great Brittain to be paid to his said Lordship, his Heirs & Successors to which payment well & truly to be made & done, we bind ourselves & every of us, our & every of our Heirs Executors & Admin<sup>rs</sup> in the whole & for the whole, jointly & severally, firmly by these presents, sealed with our seals & dated this 29<sup>th</sup> day of January in the year of his said Lordships Dominion & Annoque Domini 1776.

The Condition of this obligation is such, that if the within bounden John Page Admin<sup>r</sup> of all & singular the Goods Chattels & Credits of William Bevinde late of Kent County dec<sup>d</sup> do make a Cause to be made a true & perfect Inventory of all & singular the Goods Chattels & Credits of the said dec<sup>d</sup> which here or shall come to the Hands & Possession or Knowledge of him the said John Page or into the Hands & Possession of any other Person or persons for him & the same to make to exhibit or Cause to be exhibited into the Registry of our Prerogative Court at or before the 29<sup>th</sup> day of April next ensuing, & the same Goods Chattels & Credits & all other the Goods Chattels & Credits of the said dec<sup>d</sup> at the Time of his death, which shall at any Time after come to the Hands or Possession of the said John Page or into the Hands & Possession of any other Person or Persons for him do well & truly administer according to Law, viz. shall pay the debts of the said dec<sup>d</sup> so far forth as the personal estate shall extend & the Law with Charge, as also all such reasonable Charges & fees as have arisen or shall arise or become due to his Lordships Officers from the said John Page on Account of the said Decedent, & his estate, and further do make or Cause to be made a true & just Account of his said Administration as or before the 29<sup>th</sup> day of January next; & all the Rest & Remainder of the said Goods Chattels & Credits, which shall be found remaining upon such Account, the same being first examined & allowed of by the Judge or Judges for the Time being of the said Court, shall deliver & pay unto the Person or Persons appointed by Law to receive the same, and if it shall hereafter appear that any Last will & Testament was made by the said Dec<sup>d</sup> & the executor or executor therein named do exhibit the same into the said Court making request to have it allowed & approved accordingly, if the said John Page within bounden, being thereto required, do under & deliver the said Letters of Administration (approbation of the same being first had & made) in the said Court, then this obligation to be void & of none effect, or else to remain in full force and virtue.

Signed sealed and delivered in the presence of  
Spickeljohn

John Page Seal  
Rich<sup>d</sup> Miller Seal

Know all men by these presents that we Daniel Foreman James Claypoole & Ebies Ashmore of Kent County are hold & firmly bound unto the Right Hon<sup>ble</sup> the Lord Proprietor of this Province in the full & just sum of five hundred Pounds Sterling money of Great Brittain to be paid to his said Lordship, his Heirs & Successors: & to which payment well & truly to be made & done, we bind ourselves & every of us, our & every of our Heirs Executors & Admin<sup>rs</sup> in the whole & for the whole, jointly & severally, firmly by these presents, sealed with our seals & dated this 30<sup>th</sup> day of January in the year of his said Lordships Dominion & Annoque Domini 1776.

The Condition of this obligation is such, that if the within bounden Daniel Foreman Admin<sup>r</sup> of all & singular the Goods Chattels & Credits of the said dec<sup>d</sup> do make a Cause to be made a true & perfect Inventory of all & singular the Goods which here or shall come to the Hands & Possession or Knowledge of him the said Daniel Foreman or into the Hands & Possession of any other Person or Persons for him & the same to make to exhibit or Cause to be exhibited into the Registry of our Prerogative Court at or before the 29<sup>th</sup> day of April next ensuing, & the same Goods Chattels & Credits & all other the Goods Chattels & Credits of the said dec<sup>d</sup> at the Time of his death, which shall at any Time after come to the Hands or Possession of the said Daniel Foreman or into the Hands & Possession of any other Person or Persons for him do well & truly administer according to Law, viz. shall pay the debts of the said dec<sup>d</sup> so far forth as the personal estate shall extend & the Law with Charge, as also all such reasonable Charges and fees as have arisen or shall arise or become due to his Lordships Officers from the said Daniel Foreman on Account of the said dec<sup>d</sup> & his estate, and further do make or Cause to be made a true & just Account of his said Administration as or before the 29<sup>th</sup> day of January next; and all the Rest & Remainder of the said Goods Chattels & Credits, which shall be found remaining upon such Account, the same being first examined & allowed of by the Judge or Judges for the Time being of the said Court, shall deliver & pay unto the Person or Persons appointed by Law to receive the same, and if it shall hereafter appear that any Last will & Testament was made by the said dec<sup>d</sup> & the executor or executor therein named do exhibit the same into the said Court, making request to have it allowed & approved accordingly, if the said Daniel Foreman within bounden, being thereto required, do under & deliver the said Letters of Administration (approbation of the same being first had & made) in the said Court, then this obligation to be void & of none effect, or else to remain in full force and virtue.

Signed sealed and delivered in the presence of  
Spickeljohn

Daniel Foreman Seal  
James Claypoole Seal  
Ebies Ashmore Seal

Know all Men by these presents that we Bethshabe Gale Melochi Gale Rasin Gale & John Lamb of Kent County are held & firmly bound unto the Right Hon<sup>ble</sup> the Lord Bishop of this Province in the full & just sum of one thousand Pounds sterling money of Great Brittain, to be paid to his said Lordship, his Heirs & Successors, & which payment shall & truly to be made & done, we bind ourselves & every of us, our Executors & Administrators & Assigns in the whole & for the whole, jointly & severally, firmly by these presents, Sealed with our Seals & dated the 30<sup>th</sup> day of January in the year of his said Lordships Dominion 2<sup>d</sup> Annoque Domini 1776

The Condition of this obligation is such, that if the within bounden Bethshabe Gale Melochi Gale Executors of the Last will & Testament of John Gale late of Kent County dec<sup>d</sup> do make or cause to be made a just & perfect Inventory of all & singular the Goods Chattels & Credits of the said dec<sup>d</sup>, which have or shall come to the Hands & Possession or Knowledge of them the said Bethshabe Gale & Melochi Gale & into the Hands & Possession of any other Person or Persons for them & the same to make do exhibit or cause to be exhibited into the Registry of our Prerogative Court, at or before the 10<sup>th</sup> day of April next ensuing, & the same Goods Chattels & Credits & all other the Goods Chattels & Credits of the said dec<sup>d</sup> at the time of his death, which at any time after shall come to the Hands & Possession of the said Bethshabe Gale & Melochi Gale or into the Hands or Possession of any other Person for them do well & truly administer according to Law, viz<sup>t</sup> shall pay the Debts of the said dec<sup>d</sup>, so far forth as the said Goods Chattels & Credits will extend & the Law will Charge, as also all such reasonable Charges & fees as have arisen or shall arise or become due to any his said Lordships Officers from the said Bethshabe & Melochi on Account of the said dec<sup>d</sup> or his estate. And further do make or cause to be made a just & true Account of their said Admin<sup>tr</sup> or before the 30<sup>th</sup> day of January next; & all the Debt & the Residue of the said Goods Chattels & Credits which shall be found remaining upon such Admin<sup>tr</sup> Account, the same being first examined & adjusted by the Judge or Judges appointed for the time being of the said Court, do distribute or dispose according to Law, & the true Intent & meaning of the Last will & Testament of the said dec<sup>d</sup>; & do at all & every time & times hereafter clearly discharge & give honor to his said Lordship, his Judges & all other his Officers & Ministers from all persons having or pretending to have any Right Title or Interest to the said Goods & Chattels, that the obligation to be void & of none effect unless to remain in full force and virtue

signed Sealed and delivered in the presence of  
J. Michelson

- Bethshabe Gale (Seal)
- Melochi Gale (Seal)
- Rasin Gale (Seal)
- John Lamb (Seal)

Maryland p. Know all Men by these presents that we Thomas Saylor Francis Wallis & John Colby of Kent County are held & firmly bound unto the Right Hon<sup>ble</sup> the Lord Bishop of this Province in the full & just sum of one thousand Pounds sterling money of Great Brittain, to which payment shall & truly to be made & done, we bind ourselves & every of us, our Executors & Administrators & Assigns in the whole & for the whole, jointly & severally, firmly by these presents, Sealed with our Seals & dated the 16<sup>th</sup> day of February in the year of his said Lordships Dominion 2<sup>d</sup> Annoque Domini 1776

The Condition of this obligation is such, that if the within bounden Thomas Saylor & Francis Wallis of all & singular the Goods Chattels & Credits of William Saylor late of Kent County dec<sup>d</sup> do make or cause to be made a true & perfect Inventory of all & singular the Goods Chattels & Credits of the said dec<sup>d</sup>, which have or shall come to the Hands & Possession or Knowledge of him the said Thomas Saylor or into the Hands & Possession of any other person or persons for him & the same do make do exhibit or cause to be exhibited into the Registry of our Prerogative Court, at or before the 10<sup>th</sup> day of May next ensuing, & the same Goods Chattels & Credits & all other the Goods Chattels & Credits of the said dec<sup>d</sup> at the time of his death, which at any time after shall come to the Hands or Possession of the said Thomas Saylor or into the Hands & Possession of any other Person or Person for him do well & truly administer according to Law viz<sup>t</sup> shall pay the Debts of the said dec<sup>d</sup> which he did owe at the time of his decease, so far forth as his personal estate shall extend & the Law will Charge, as also all such reasonable Charges & fees as have arisen or shall arise or become due to his said Lordships Officers from the said Thomas Saylor on Account of the said dec<sup>d</sup> or his estate. And further do make or cause to be made a true and just Account of his said Admin<sup>tr</sup>, at or before the 16<sup>th</sup> day of May next; & all the Debt & Residue of the said Goods Chattels & Credits, which shall be found remaining upon the said Admin<sup>tr</sup> Account, the same being first examined & allowed of by the Judge or Judges for the time being of the said Court, shall deliver & pay unto the person or persons appointed by Law to receive the same. And if he shall hereafter appear that any Last will & Testament was made by the said dec<sup>d</sup> & the executor or executors thereof named do exhibit the same into the said Court, making request to have it allowed & approved accordingly, if the said Thomas Saylor, within bounds being thereunto required, do deliver & render their said Letters of Admin<sup>tr</sup> (the Probation of such Testament being first had & made) in the said Court, then the obligation to be void & of none effect, or else to remain in full force and virtue.

signed Sealed and delivered in the presence of  
J. Michelson

- Thomas Saylor (Seal)
- Francis Wallis (Seal)
- John Colby (Seal)

296 Maryland p.

know all Men by these presents that we Spencer Spencer Heir Elizabeth Simpson & Thomas Boyer of Kent County Farmers are held & firmly bound unto the Right Hon<sup>ble</sup> the Lord Proprietor of this Province in the full & just sum of one thousand & five hundred pounds Sterling money of Great Britain, to be paid to his said Lordship, his Heirs and Successors, to which payment well & truly to be made & done, we bind ourselves, ourselves and every of us our & every of our Heirs Executors & Admin<sup>rs</sup>, in the whole & for the whole jointly & severally, firmly by these presents, sealed with our Seals & dated this 6<sup>th</sup> day of January in the year of his said Lordships Dominion & Annoque Domini 1776.

The Condition of this obligation is such that if the within bounden Spencer Spencer and Elizabeth Simpson Admin<sup>rs</sup> shall & singular the goods Chattels & Credits of William Simpson late of Kent County dec<sup>d</sup> do make or Cause to be made a true & perfect true & singular the goods Chattels & Credits of the said dec<sup>d</sup> which he or she shall come to the Hands Possession or Knowledge of him the said Spencer Spencer & Elizabeth Simpson or into the Hands & Possession of any other Person or Persons for him & the same to make do exhibit or Cause to be exhibited into the Registry of our Province Court at or before the 6<sup>th</sup> day of April next ensuing & the same goods Chattels and Credits shall after the goods Chattels & Credits of the said dec<sup>d</sup> at the time of his death, which at any time after shall come to the Hands or Possession of him the said Spencer Spencer & Elizabeth Simpson or into the Hands or Possession of any other Person or Persons for him do well & truly administer according to Law & his will shall pay the debts of the said dec<sup>d</sup> so far forth as his personal estate shall extend & the Law will Charge, & also all such reasonable Charges & fees as have arisen or shall arise or become due to his Lordships Officers from the said Spencer Spencer or Account of the said estate or his estate. And further do make or Cause to be made a true & just account of his said Admin<sup>rs</sup> at or before the 6<sup>th</sup> day of January next; & all the Debt & Arrearages of the said goods Chattels & Credits, which shall be found remaining upon the said Admin<sup>rs</sup> Account, the same being first examined & allowed of by the Judge or Judges for the time being of the said Court, shall deliver & pay unto the person or persons appointed by Law to receive the same: And if it shall hereafter appear that any Last will & Testament was made by the said dec<sup>d</sup> & the executor or executors therein named do exhibit the same into the said Court making request to have it allowed & approved accordingly, if the said Spencer Spencer & Elizabeth Simpson within bounden, being therunto required, do under and deliver the said Letters of Admin<sup>rs</sup> & Probation of such Testament being first had & made in the said Court, then this obligation to be void & of none effect, or else to remain in full force and virtue.

Signed sealed and delivered in the presence of  
Spencer Spencer

Elizabeth Simpson Seal  
The Boyer Seal

Maryland p.

know all Men by these presents that we John Brooks Samuel Griffith Edward Worrell & Samuel Wallis of Kent County Gent. are held & firmly bound unto the Right Hon<sup>ble</sup> the Lord Proprietor of this Province in the full & just sum of one thousand & five hundred pounds Sterling money of Great Britain, to be paid to his said Lordship, his Heirs and Successors, to which payment well & truly to be made & done, we bind ourselves & every of us our & every of our Heirs Executors & Admin<sup>rs</sup> in the whole & for the whole jointly & severally, firmly by these presents, sealed with our Seals & dated this 11<sup>th</sup> day of March in the year of his said Lordships Dominion & Annoque Domini 1776.

The Condition of this obligation is such that if the within bounden John Brooks & Samuel Griffith Admin<sup>rs</sup> shall & singular the goods Chattels & Credits of William Cowden late of Kent County dec<sup>d</sup> do make or Cause to be made a true & perfect true & singular the goods Chattels & Credits of the said dec<sup>d</sup> which he or she shall come to the Hands Possession or Knowledge of them the said John Brooks & Samuel Griffith, or into the Hands & Possession of any other Person or Persons for them & the same to make do exhibit or Cause to be exhibited into the Registry of our Province Court at or before the 6<sup>th</sup> day of June next ensuing & the same goods Chattels & Credits shall after the goods Chattels & Credits of the said dec<sup>d</sup> at the time of his death, which at any time after shall come to the Hands or Possession of the said John Brooks & Samuel Griffith or into the Hands or Possession of any other Person or Persons for them do well & truly administer according to Law & his will shall pay the debts of the dec<sup>d</sup> so far forth as his personal estate shall extend & the Law will Charge, & also all such reasonable Charges & fees as have arisen or shall arise or become due to his Lordships Officers from the said John Brooks & Samuel Griffith or Account of the said estate or his estate. And further do make or Cause to be made a true & just Account of them & Admin<sup>rs</sup> at or before the 11<sup>th</sup> day of March next; & all the Debt & Arrearages of the said goods Chattels & Credits, which shall be found remaining upon the said Admin<sup>rs</sup> Account, the same being first examined & allowed of by the Judge or Judges for the time being of the said Court, shall deliver & pay unto the person or persons appointed by Law to receive the same: And if it shall hereafter appear that any Last will & Testament was made by the said dec<sup>d</sup> & the Executor or Executors therein named do exhibit the same into the said Court making request to have it allowed & approved accordingly, if the said John Brooks & Samuel Griffith within bounden, being therunto required, do under and deliver the said Letters of Admin<sup>rs</sup> & Probation of such Testament being first had & made in the said Court, then this obligation to be void & of none effect, or else to remain in full force and virtue.

Signed sealed and delivered in the presence of  
Spencer Spencer

John Brooks Seal  
Sam<sup>l</sup> Griffith Seal  
Edw<sup>d</sup> Worrell Seal  
Sam<sup>l</sup> Wallis Seal

Know all Men by these presents that we John Denning William Jones & William Delehanter of Kent County, Servants are led and firmly bound unto the Right Hon<sup>ble</sup> the Lord Proprietor of the Province in the full and just sum of one thousand pounds Sterling -

The Condition of this obligation is such, that if the within bounden John Denning & Denning of all & singular the goods Chattels & Credits of Nath Knack late of Kent County dec<sup>d</sup> with a Copy of the deceaseds will annexed, do make or Cause to be made & true and perfect Inventory of all & singular the goods Chattels & Credits of the said dec<sup>d</sup> which have or shall come to the Hands possession or knowledge of him the said John Denning or into the Hands & Possession of any other person or persons for him & the same to make do exhibit or Cause to be exhibited into the office for Probate of wills at or before the 21<sup>st</sup> day of June next ensuing, & the same goods Chattels & Credits & all other the goods Chattels & Credits of the said dec<sup>d</sup> at the time of his death, which at any time after shall come to the Hands or Possession of the said John Denning or into the Hands and Possession of any other person or persons for him do well & truly administer according to Law, vizt. shall pay the Debts of the said dec<sup>d</sup> so far forth as the said goods Chattels & Credits will extend & the Law will charge, as also all such reasonable Charges & fees as have arisen or shall arise or become due to his Lordships Officers from the said John Denning or James of the said dec<sup>d</sup> or his estate, and further do make or Cause to be made a just & true Account of his said Account at or before the 21<sup>st</sup> day of March next, & such parcel or portion of the said Estate as shall be found remaining upon such account examined & adjudged by the Judge appointed for the time being for Probate of wills do distribute & dispose of according to Law, & the true intent & meaning of the last will & Testament of the said dec<sup>d</sup>, & do at all & every time & times hereafter clearly discharge & save harmless his said Lordship, his Judges & all other his Officers and Ministers from all Persons having or pretending to have any Right Title or Interest to the said goods & Chattels, that then this obligation to be void & of no effect, or else to stand, remain & be in full force and virtue.

Signed Sealed and delivered in the presence of  
Spindelton  
John Denning Seal  
William Jones Seal  
William Delehanter Seal

Maryland  
Know all Men by these presents that we Matthew Denning late of Kent County, writing with James Boyer & Aquilla Page of Kent County, Executors are held & firmly bound unto the Right Hon<sup>ble</sup> the Lord Proprietor of the Province in the full & just sum of one thousand pounds Sterling money, to be paid to his said Lordships Heirs & Successors, to which payment with a truly to be made & true, we bind our selves & every of us, our Executors & Administrators in the whole & for the whole, jointly & severally, firmly by these presents, sealed with our seals & dated the 21<sup>st</sup> day of November in the year of his said Lordships Dominion 2<sup>d</sup> Annoque Dominion 1776.

The Condition of the above obligation is such, that if the above bound Matthew Denning & William Merritt Administrators of all & singular the goods Chattels Rights & Credits of James Denning late of Kent County dec<sup>d</sup> do make or Cause to be made a true & perfect Inventory of all & singular the goods Chattels Rights & Credits which were at the death of the said dec<sup>d</sup>, according to Law (if approved in money) together with a List of the debts & Liabilities & the same to make true & exhibit or Cause to be exhibited into the office for Probate of wills at or before the 21<sup>st</sup> day of February next ensuing, & the same goods Chattels & Credits do well & truly administer according to Law, & the same goods Chattels & Credits do well & truly administer according to Law, vizt. shall pay the Debts of the said dec<sup>d</sup> so far forth as the said goods Chattels & Credits will extend & the Law will charge; and further, to make or Cause to be made a just & true Account of & upon their said Account within twelve months from the day of their Admission to such Dominion, & such parcel or portion of the said Estate as shall be found remaining upon such Account, examined & adjudged by the Judge appointed for the time being for Probate of wills do distribute & dispose according to Law, & do at all & every time & times hereafter clearly discharge and save harmless his said Lordship, his Judges & all other his Officers & Ministers, from all Persons having or pretending to have any Right Title or Interest to the said goods & Chattels, that then this obligation to be void & of no effect, or else to stand, remain & be in full force, power and virtue in Law.

Scaled and delivered in the presence of  
Spindelton  
Matthew Denning Seal  
James Boyer Seal  
Aquilla Page Seal

Know all Men by these presents that we Dorcas Keaton of Kent County widow of the late  
 and Christopher Bell of Kent County Executors according to the last will & Testament of the said  
 Noble the Lord Proprietor of this Province in the full & just sum of Five Hundred Pounds Sterling  
 of Great Britain to be paid to his said Lordships his Heirs and  
 Successors; To which payment well & truly to be made done, we bind ourselves &  
 every of us our & ours our Heirs Executors & Admin<sup>rs</sup> in the whole & for the whole  
 truly & faithfully, firmly by these presents sealed with our Seals & signed his 5<sup>th</sup> day of  
 August in the 1<sup>st</sup> year of his said Lordships Dominion & Annoque Domini 1776.

The Condition of this Obligation is such, that if the within bounden Dorcas Keaton, Exec<sup>tr</sup>  
 of the last will & Testament of William Keaton late of Kent County dec'd do make or  
 cause to be made a just & perfect Inventory of all & singular the goods Chattels & Credits  
 of the said dec'd which have or shall come to the Hands & Possession or Knowledge of her the  
 said Dorcas Keaton or into the Hands & Possession of any other Person or Person for her  
 the same to be made & exhibited or cause to be exhibited into the Registry of our Prerogative  
 Court at or before the 5<sup>th</sup> day of next ensuing, & the same goods Chattels & Credits  
 shall then the goods Chattels & Credits of the said dec'd at the time of his death, which at  
 any time after shall come to the Hands or Possession of the said Dorcas Keaton or into the  
 Hands and Possession of any other Person or Person for her the same to be made & exhibited  
 according to Law, shall pay the debts of the said dec'd so far forth as the said goods  
 Chattels & Credits will extend & the Law will Charge, as also all such reasonable Charges  
 & fees as have arisen or shall arise or become due to any his said Lordships Officers, from the  
 said Dorcas Keaton or in favour of the said dec'd or his estate. And further do make or  
 cause to be made a just & true Account of the said Admin<sup>tr</sup> at or before the 5<sup>th</sup> day of  
 August next; Let the Rest & Residue of the said goods Chattels & Credits which shall be  
 found remaining upon the said Admin<sup>tr</sup> Account, the same being first examined & adjusted  
 by the Judge or Judges for the time being of the said Court, to distribute or dispose of  
 according to the true Intent & meaning of the last will & Testament of the said dec'd.  
 And Lastly do at all all & every Time & Times hereafter clearly acquit discharge  
 free & discharge his said Lordships his Judges, & all other his Officers & Ministers from all  
 persons having or pretending to have any Right Title or Interest to the said goods &  
 Chattels, then this Obligation to be void & of none effect, or else to remain & be in full  
 force and virtue.

Signed Sealed and delivered  
 in the presence of  
 Nicholas Jones

Dorcas Keating (Seal)  
 Peter Mapp (Seal)  
 Christ<sup>l</sup> Bell (Seal)

Know all Men by these presents that we Jonathan Worth Benjamin Riley & Benj<sup>n</sup>  
 of Kent County Executors in full & just sum of five Hundred Pounds Sterling  
 of Great Britain to be paid to his said Lordships his Heirs and Successors. To  
 which payment well & truly to be made done, we bind ourselves & every of us our &  
 ours our Heirs Executors & Admin<sup>rs</sup> in the whole & for the whole truly &  
 faithfully, firmly by these presents sealed with our Seals & signed this 5<sup>th</sup> day of August  
 in the 1<sup>st</sup> year of his said Lordships Dominion & Annoque Domini 1776.

The Condition of this Obligation is such, that if the within bounden Jonathan  
 Worth Admin<sup>tr</sup> of all & singular the goods Chattels & Credits of the said dec'd  
 of Kent County dec'd do make or cause to be made a just & perfect Inventory of all  
 & singular the goods Chattels & Credits of the said dec'd which have or shall come to the  
 Hands & Possession or Knowledge of him the said Jonathan Worth or into the Hands  
 & Possession of any other Person or Person for him the same to be made & exhibited or cause to be  
 exhibited into the Registry of our Prerogative Court at or before the 5<sup>th</sup> day of next  
 ensuing, & the same goods Chattels & Credits, & all other the goods Chattels & Credits of the  
 said dec'd at the time of his death, which at any time after shall come to the Hands or  
 Possession of the said Jonathan Worth or into the Hands & Possession of any other  
 Person or Person for him the same to be made & exhibited according to Law, shall pay  
 the debts of the said dec'd so far forth as his personal estate shall extend & the Law will  
 Charge, as also all such reasonable Charges & fees as have arisen or shall arise or become  
 due to his said Lordships Officers from the said Jonathan Worth or Account of the said  
 dec'd or his Estate. And further do make or cause to be made a just & true  
 Account of the said Admin<sup>tr</sup> at or before the 5<sup>th</sup> day of August next; Let the Rest & Residue of  
 the said goods Chattels & Credits, which shall be found remaining upon the said Admin<sup>tr</sup>  
 Account, the same being first examined & adjusted by the Judge or Judges for the time  
 being of the said Court, shall deliver & pay unto the Person or Persons appointed by Law  
 to receive the same: And if it shall hereafter appear that any last will & Testament  
 was made by the said dec'd & the Executors or Executors therein named do exhibit the  
 same into the said Court making request to have it allowed & approved accordingly,  
 if the said Jonathan Worth within bounden, being thereto required, do render and  
 deliver the said Letters of Admin<sup>tr</sup> (or Quoddam of such Testament being first had  
 & made) in the said Court, then this Obligation to be void & of none effect, or else to remain  
 in full force and virtue.

Signed Sealed and delivered  
 in the presence of  
 Nicholas Jones

Jonathan Worth (Seal)  
 Benjamin Riley (Seal)  
 Benjamin Boote (Seal)

Maryland  
Know all Men by these presents that we Donaldson Yeates James Peter and William  
flaby of Kent County Gentl<sup>men</sup> are held & firmly bound unto the Right Hon<sup>ourable</sup> the Lord  
proprietor of this province in the full & just sum of five hundred pounds by long process of  
Gent<sup>lemen</sup> Britain to be paid to his said Lordships his heirs & successors. As which payments  
well & truly to be made & done, we bind ourselves & our heirs, our assigns & our heirs  
Executors & Admin<sup>istrators</sup> in the whole & for the whole, fully & severally, firmly by these  
presents, Sealed with our Seals & dated this 27<sup>th</sup> day of October in the 1<sup>st</sup> year of  
his said Lordships Dominion & Annoque Domini 1776.

The Condition of this Obligation is such, that if the within bounden Donaldson Yeates Admin<sup>istrators</sup>  
shall & singular the goods Chattels & Credits of John Boney late of Kent County dec<sup>ed</sup> do make  
a Cause to be made a true & perfect Inventory of all & singular the goods Chattels & Credits  
of the said dec<sup>ed</sup>, which have or shall come to the Hands & Possession or Knowledge of him  
the said Donaldson Yeates into the Hands & Possession of any other person or persons  
for him & the same to make do or list or Cause to be exhibited into the Registry of  
our Registry Court, at or before the 25<sup>th</sup> day of January next ensuing, of the same goods  
Chattels & Credits & all other the goods Chattels & Credits of the said dec<sup>ed</sup>, at the Time of  
his death, which at any Time after shall come to the Hands or Possession of the said  
Donaldson Yeates into the Hands & Possession of any other Person or Persons for him do will  
& truly administer according to Law, that the Debts of the said dec<sup>ed</sup> as far forth  
as his personal estate shall extend & the Law will Charge, as well such reasonable Charges  
& fees as have arisen or shall arise or become due to his Lordships officers from the said  
John Yeates or Assigns of the said dec<sup>ed</sup> or his estate. And further do make or Cause  
to be made a true & just Account of his said Admin<sup>istrators</sup> at or before the 10<sup>th</sup> day of  
October next, & all the Rest & Residue of the said goods Chattels & Credits, which shall be  
found remaining upon the said Admin<sup>istrators</sup> Account, the same being first examined and  
allowed of by the Judge or Judges for the Time being of the said Court, shall deliver & pay  
unto the person or persons appointed by Law to receive the same: And if it shall  
appear that any Debt will & Settlement was made by the said dec<sup>ed</sup> & the executor or  
executors therein named do exhibit the same into the said Court, making request to  
have it allowed & approved accordingly, if the said Donaldson Yeates within bounds, or any  
his heirs or assigns, do render & deliver the said Debts of the said dec<sup>ed</sup> (if approbation of such  
Settlement being first had & made) in the said Court, then this obligation to be void of  
none effect, & else to stand & remain in full force and virtue.

Signed sealed and delivered  
in the presence of  
Spinkholson

Donaldson Yeates Seal

Ja<sup>mes</sup> Peter Seal

W<sup>illiam</sup> flaby Seal

Maryland  
Know all Men by these presents that we Messrs Messrs James Webb & Samuel  
Beck of Kent County Gentl<sup>men</sup> are held & firmly bound unto the Right Hon<sup>ourable</sup> the  
Lord Proprietor of this province in the full & just sum of Two thousand pounds Sterling  
money of Great Britain to be paid to his said Lordship, his heirs & successors: Which  
payments well & truly to be made & done, we bind ourselves & our heirs, our assigns & our heirs  
Executors & Admin<sup>istrators</sup> in the whole & for the whole, fully & severally,  
of our heirs Executors & Admin<sup>istrators</sup> in the whole & for the whole, fully & severally,  
firmly by these presents, Sealed with our Seals & dated this 10<sup>th</sup> day of May in the  
1<sup>st</sup> year of his said Lordships Dominion & Annoque Domini 1776.

The Condition of this Obligation is such, that if the within bounden Messrs Messrs  
Executors of the said will & Testament of Thomas Mapey late of Kent County dec<sup>ed</sup>  
do make a Cause to be made a true & perfect Inventory of all & singular the goods  
Chattels & Credits of the said dec<sup>ed</sup> which have or shall come to the Hands & Possession  
or Knowledge of him the said Messrs Messrs or into the Hands & Possession of any  
other person or persons for him & the same to make do exhibit or Cause to be exhibited  
into the Registry of our Proprietary Court, at or before the 10<sup>th</sup> day of August next  
ensuing, & the same goods Chattels & Credits, & all other the goods Chattels & Credits, which  
were of the said dec<sup>ed</sup> at the Time of his death, which at any Time after shall come  
to the Hands or Possession of the said Messrs Messrs or into the Hands or Possession  
of any other person for him, do will & truly administer according to Law, that  
shall pay the Debts of the said dec<sup>ed</sup>, so far forth as his personal estate shall extend,  
& the Law will Charge, as well such reasonable Charges & fees as have arisen or  
shall arise or become due to his Lordships officers from the said Messrs Messrs,  
on Account of the said dec<sup>ed</sup> or his estate or do further do make or Cause to be made  
a true & just Account of his said Admin<sup>istrators</sup> at or before the 10<sup>th</sup> day of May next, and  
all the Rest & Residue of the said goods Chattels & Credits, which shall be found re-  
maining upon the said Admin<sup>istrators</sup> Account, the same being first examined & allowed of  
by the Judge or Judges for the Time being of the said Court, do distribute or dispose  
according to Law, & the true intent & meaning of the said will & Testament of the  
said dec<sup>ed</sup>; & do truly do at all & every Time & Times hereafter, & fully discharge & save  
harmless his said Lordship, his Judges & all other his officers & Ministers from all persons  
having or pretending to have any Right Title or Interest to the said goods & Chattels, then  
this obligation to be void of none effect, & else to remain in full force & virtue.

Signed sealed and delivered  
in the presence of  
Spinkholson

Messrs Messrs Seal

James Webb Seal

Samuel Beck Seal



Know all Men by these presents that we Ann Durdin Charles Thomas Joseph Brown and Richard Jones of Kent County are led & firmly bound unto the Majesty of Great Britain in the full & just sum of five hundred Pounds Sterling money of Great Britain to be paid to his said Majesty his heirs and successors...

The condition of this obligation is such, that if the within bounden Ann Durdin & Charles Thomas & Dominio shall & singular the goods Chattels & Credits of William Durdin late of Kent County dec. with a copy of the deceaseds will annexed to make a true & just & perfect Inventory of all & singular the goods Chattels & Credits of the said dec. which have or shall come to the Hands & Possession or Knowledge of them the said Ann Durdin & Charles Thomas or into the Hands & Possession of any other person or persons for them or the same to make do exhibit or cause to be exhibited into the Court of our Prerogative Court at or before the 10th day of August next ensuing...

Signed sealed and delivered in the presence of

Ann Durdin Seal
Charles Thomas Seal
Joseph Brown Seal
Richard Jones Seal

Maryland p. Know all Men by these presents that we Mary Doran of Kent County widow & relict of William Doran are led & firmly bound unto the Majesty of Great Britain in the full & just sum of five hundred Pounds Sterling money of Great Britain to be paid to his said Majesty his heirs and successors...

The condition of this obligation is such, that if the within bounden Mary Doran & Dominio shall & singular the goods Chattels & Credits of William Doran late of Kent County dec. do make or cause to be made a true & just & perfect Inventory of all & singular the goods Chattels & Credits of the said dec. which have or shall come to the Hands & Possession or Knowledge of her the said Mary Doran or into the Hands & Possession of any other person or persons for her or the same to make do exhibit or cause to be exhibited into the Court of our Prerogative Court at or before the 10th day of August next ensuing...

Signed sealed and delivered in the presence of

Mary Doran Seal
W. Ricketts Seal
Ch. Ricketts Seal

Know all Men by these presents that we Amelia Sophia Charlotte Griffith of Kent County widow James Dunn of Richard Hynson of Kent County

The condition of this obligation is such that if the within bounden Amelia Sophia Charlotte Griffith... do make or cause to be made a just & perfect inventory of all the goods Chattels & credits of the said decd. which here or shall come to the hands & possession or knowledge of her the said Amelia Sophia Charlotte Griffith

signed sealed and delivered in the presence of

Amelia Sophia Charlotte Griffith Seal James Dunn of Seal Richd. Hynson Seal

Newland p Elizabeth Mery of Kent County widow of Robert Mery of Kent County

The condition of this obligation is such that if the within bounden Elizabeth Mery... do make or cause to be made a just & perfect inventory of all the goods Chattels & credits of the said decd. which here or shall come to the hands & possession or knowledge of her the said Elizabeth Mery

signed sealed and delivered in the presence of

Elizabeth Mery Seal Robert Gay Seal

Know all Men by these presents that our Noble Majesty of Kent County videlicet William Stewart Christopher Hall of Kent County gent. and his heirs and assigns shall and lawfully ought to be the Lord Proprietor of this Province the full and true Lord of the said Province and his heirs and assigns to be made and done we bind ourselves, our heirs, our assigns and our executors, administrators and assigns in the whole and in the parts, present and to come, by these presents, sealed with our Seals and dated this 20<sup>th</sup> day of October in the 1<sup>st</sup> year of his said Majesty's Dominion of Virginia Annoque Domini 1706.

The Condition of this Obligation is such, that if the within bounden Noble Majesty or his heirs or assigns do make or cause to be made a true and perfect Inventory of all and singular the Goods Chattels and Credits of the said dec'd, which have or shall come to the Hands of possession or knowledge of him the said Noble Majesty or into the Hands of possession or knowledge of any other person or persons for him the same do make, exhibit or cause to be exhibited into the Registry of our Prerogative Court, or before the 20<sup>th</sup> day of January next ensuing the said Goods Chattels and Credits and the same Goods Chattels and Credits of the said dec'd at the time of his death, which at any time after shall come to the Hands or possession of the said Noble Majesty or into the Hands of possession of any other person or persons for him do well and truly administer according to Law, viz. shall pay the debts of the said dec'd so far forth as the said Goods Chattels and Credits will extend at the Law, will charge as also all such reasonable Charges and fees as have arisen or shall arise or become due to any his said Majesty's Officers from the said Noble Majesty or Decent of the said dec'd or his estate. And further do make or cause to be made a true and perfect Inventory of his said Majesty's Dominion or before the 20<sup>th</sup> day of October next; and the Stock and Residue of the said Goods Chattels and Credits, which shall be found remaining upon the said Majesty's Account, the same being first examined and passed by the Judge or Judges for the time being of the said Court, do distribute or dispose according to Law, and the true intent and meaning of the last will and Testament of the said dec'd; and shall do at all and every time and place hereafter clearly discharge and give account his said Majesty, his Judges, and all other his Officers and Ministers, from all persons having or pretending to have any Right Title or Interest to the said Goods and Chattels, then this Obligation to be void of none effect, shall remain in full force and virtue.

Signed Sealed and delivered in the presence of  
Spiceloffen

John Page Seal  
Wm. Basin Seal  
Chr. Hall Seal

Newland p.  
Know all Men by these presents that our Noble Majesty of Kent County videlicet William Stewart Christopher Hall of Kent County gent. and his heirs and assigns shall and lawfully ought to be the Lord Proprietor of this Province the full and true Lord of the said Province and his heirs and assigns to be made and done we bind ourselves, our heirs, our assigns and our executors, administrators and assigns in the whole and in the parts, present and to come, by these presents, sealed with our Seals and dated this 20<sup>th</sup> day of October in the 1<sup>st</sup> year of his said Majesty's Dominion of Virginia Annoque Domini 1706.

The Condition of this Obligation is such, that if the within bounden Noble Majesty or his heirs or assigns do make or cause to be made a true and perfect Inventory of all and singular the Goods Chattels and Credits of the said dec'd, which have or shall come to the Hands of possession or knowledge of him the said Noble Majesty or into the Hands of possession of any other person or persons for him the same do make, exhibit or cause to be exhibited into the Registry of our Prerogative Court, or before the 20<sup>th</sup> day of January next ensuing the said Goods Chattels and Credits and the same Goods Chattels and Credits of the said dec'd at the time of his death, which at any time after shall come to the Hands or possession of the said Noble Majesty or into the Hands of possession of any other person or persons for him do well and truly administer according to Law, viz. shall pay the debts of the said dec'd so far forth as his personal estate shall extend at the Law, will charge as also all such reasonable Charges and fees as have arisen or shall arise or become due to his said Majesty's Officers from the said Noble Majesty or Decent of the said dec'd or his estate. And further do make or cause to be made a true and perfect Inventory of his said Majesty's Dominion or before the 6<sup>th</sup> day of June next; and the Stock and Residue of the said Goods Chattels and Credits, which shall be found remaining upon the said Majesty's Account, the same being first examined and passed by the Judge or Judges for the time being of the said Court, shall deliver and pay unto the person or persons expressed by Law to receive the same; and if it shall hereafter that any Last will and Testament was made by the said dec'd, and the executor or executors therein named, do exhibit the same into the said Court, making Request to have it allowed and approved accordingly, if the said Noble Majesty within bounden, being thereunto required, do render or deliver the said Letters of Administration (Approbation of such Testament being first had and made) in the said Court, then this Obligation to be void of none effect, shall remain in full force and virtue.

Signed Sealed and delivered in the presence of  
Spiceloffen

John Page Seal  
Richd. Miller Seal

Know all Men by these presents that we Robert Crickshank & Edward Wood, of Kent County, Gent. do hold & firmly bound unto the Right Hon<sup>ble</sup> the Lord Bishop of the Province in the full & just sum of one thousand pounds sterling money of Great Britain, to be paid to his said Lordship, his Heirs & assigns, to which payments well & truly to be made & done, we bind ourselves & every of us, our Executors & Administrators in the whole & for the whole, jointly & severally, firmly by these presents sealed with our seals & dated this 17th day of September in the 17th year of his said Lordships Dominion &c. Annoque Domini 1716

The Condition of this obligation is such, that if the within bounden Robt. Crickshank & Edward Wood, the last with & Testament of Stephen Bodley late of Kent County, dec. do make or cause to be made a full & perfect inventory of all & singular the goods, Chattels & Credits of the said dec. which have or shall come to the Hands & possession or knowledge of him the said Robt. Crickshank, or into the Hands & possession of any other Person or Persons for him & the same to make do exhibit a true & correct copy thereof into the Registry of our Paroquetive Court, at or before the 7th day of December next ensuing, together with the same goods, Chattels & Credits, & all other the goods, Chattels & Credits of the said dec. at the Time of his death, which at any Time after shall come to the Hands or possession of the said Robt. Crickshank, or into the Hands & possession of any other Person or Persons for him do well & truly administer according to Law, viz. shall pay the debts of the said dec. so far forth as the said goods, Chattels & Credits will extend & the Law will charge; & as to all such reasonable Charges & fees as have or shall arise or become due to pay his said dec's Officers from the said Robt. Crickshank or Assigns of the said dec. & his estate, he further do make or cause to be made a true & just Account of his said Decent, at or before the 23rd day of September next, with the rest & Residue of the said goods, Chattels & Credits which shall be found remaining upon the said Decent, to be examined & allowed by the Judge or Judges for the Time being of the said Court, to distribute and dispose according to Law & the intent & meaning of the last will & Testament of the said dec.; & do hereby doot all & every one Time or Times hereafter, clearly discharge & save harmless his said Lordship, his Judges & all other his Officers & Ministers from all persons having or pretending to have any Right, Title or Interest in the said goods & Chattels, then this obligation to be void & of none effect, or else to stand & remain in full force and virtue.

Signed sealed and delivered in the presence of  
Crickshank

Robt. Crickshank Seal  
Edw. Wood Seal

Know all Men by these presents that we Sarah Price of Kent County, widow Gilbert Semons & Robert Mory of Kent County, are to & do hold & firmly bound unto the Right Hon<sup>ble</sup> the Lord Bishop of the Province in the full & just sum of one thousand Pounds sterling money of Great Britain, to be paid to his said Lordship, his Heirs & assigns: & which payments well & truly to be made & done, we bind ourselves & every of us, our Executors & Administrators in the whole & for the whole, jointly & severally, firmly by these presents sealed with our seals & dated this 22nd day of May in the 17th year of his said Lordships Dominion &c. Annoque Domini 1716

The Condition of this obligation is such, that if the within bounden Sarah Price & Robert Mory, the last with & Testament of Augustine Price late of Kent County, dec. do make or cause to be made a true & perfect inventory of all & singular the goods, Chattels & Credits of the said dec. which have or shall come to the Hands & possession or knowledge of her the said Sarah Price or into the Hands & possession of any other Person or Persons for her & the same to make do exhibit or cause to be exhibited into the Registry of our Paroquetive Court, at or before the 23rd day of August next ensuing, with the same goods, Chattels & Credits & all other the goods, Chattels & Credits of the said dec. at the Time of his death, which at any Time after shall come to the Hands & possession of the said Sarah Price or into the Hands or possession of any other Person or Persons for her do well & truly administer according to Law, viz. shall pay the debts of the said dec. so far forth as the personal estate shall extend & the Law will charge; & as to all such reasonable Charges & fees as have or shall arise or become due to his said dec's Officers from the said Sarah Price or Assigns of the said dec. or his estate, she further do make or cause to be made a true & just Account of his said Decent, at or before the 23rd day of May next, with the rest & Residue of the said goods, Chattels & Credits, which shall be found remaining upon the said Decent, examined & allowed by the Judge or Judges for the Time being of the said Court, to be delivered & pursued the person or persons appointed by Law to receive the same; & do hereby doot hereafter appear that any deed will & Testament was made by the said decent, & the Executor or Executors therein named do exhibit the same into the said Court, making request to have it allowed & approved accordingly, if the said Sarah Price written bounden being therunto required to render & deliver the said Letters of Decent & Administration of such Testament being first had & made in the said Court, then this obligation to be void & of none effect, or else to remain in full force and virtue.

Signed sealed and delivered in the presence of  
Crickshank

Sarah Price Seal  
Gilbert Semons Seal  
Robert Mory Seal

Know all Men by these presents that we Rebecca Tennent of Kent County widow Tennent  
Katherine & William Wyatt of Kent County Farmers are held & firmly bound unto the Right  
Hon<sup>ble</sup> the Lord Proprietor of this Province the full & just sum of one thousand Pounds  
sterling money of Great Britain to be paid to his Majesty, his Heirs & Successors; So  
which payment well & truly to be made & done, we bind ourselves, our Heirs, our & every  
of our Heirs Executors & Admin<sup>rs</sup> in the whole & for the whole, jointly & severally, firmly  
by these presents sealed with our Seals & dated this 22<sup>nd</sup> day of June in the 1<sup>st</sup> year of  
his said Majesty's Dominion & Province Dominion 1776.

The Condition of this Obligation is such, that if the within bounden Rebecca Tennent  
Admin<sup>r</sup> & others jointly the Goods Chattels & Credits of William Tennent late of Kent  
County dec<sup>d</sup> do make or cause to be made a True & perfect Inventory of all & singular  
the Goods Chattels & Credits of the said dec<sup>d</sup> which have or shall come to the Hands proper  
or Knowledge of her the said Rebecca Tennent or into the Hands and Possession of any  
other person or persons for her & the same is made do exhibit a Cause to be exhibited  
into the Registry of our Provincial Court at or before the 22<sup>nd</sup> day of September next ensuing  
the same Goods Chattels & Credits & all other the Goods Chattels & Credits of the said  
dec<sup>d</sup> at the time of his death which at any time after shall come to the Hands or  
Possession of the said Rebecca Tennent or into the Hands & Possession of any other person or  
persons for her do well & truly administer according to Law. We shall pay the debts  
of the said dec<sup>d</sup> so far forth as the said Goods Chattels & Credits shall extend & the  
Law will charge, & also all such reasonable Charges & fees as have arisen or shall arise  
or become due to his Lordships Officers from the said Rebecca Tennent or Heirs of the  
said dec<sup>d</sup> or his estate. And further do make or cause to be made a True & just Account of her  
said Admin<sup>r</sup> as or before the 22<sup>nd</sup> day of June next, & all the Next & Remainder of the  
Goods Chattels & Credits which shall be found remaining upon the said Admin<sup>r</sup> & Administrators  
& Heirs, the same being first examined & allowed of by the Judge or Judges for the  
time being of the said Court, shall deliver & pay unto the person or persons appointed by  
Law to receive the same; And if it shall be certified that any Lord will & Testament  
was made by the said dec<sup>d</sup>, & the Executor or Executors therein named do exhibit the  
same writing request to have it allowed & approved accordingly, if the said Rebecca  
Tennent within bounden, being therunto required do render & deliver the said Letters of  
Administration of which Testament being first had & made in the said Court, then this Obligation to be void & of none effect, or else to  
remain in full force and virtue.

Signed sealed and delivered  
in the presence of  
Nicholson

Rebecca Tennent Seal  
Francis Rutter Seal  
William Wyatt Seal

Know all Men by these presents that we John Culbert, Sarah Culbert, Samuel Griffith, the  
with William Copper of Kent County are held & firmly bound unto the Right Hon<sup>ble</sup> the Lord  
Proprietor of this Province the full & just sum of one thousand Pounds sterling money  
of Great Britain to be paid to his Majesty, his Heirs and Successors; So which payment  
well & truly to be made & done, we bind ourselves, our Heirs, our & every of our Heirs  
Executors & Admin<sup>rs</sup> in the whole & for the whole, jointly & severally, firmly by these  
presents sealed with our Seals & dated this 22<sup>nd</sup> day of June in the 1<sup>st</sup> year of his  
said Majesty's Dominion & Province Dominion 1776.

The Condition of this Obligation is such, that if the within bounden John Culbert &  
Sarah Culbert Admin<sup>rs</sup> of all & singular the Goods Chattels & Credits of Michael  
Wilcox late of Kent County dec<sup>d</sup> do make or cause to be made a True & perfect Inven-  
tory of all & singular the Goods Chattels & Credits of the said dec<sup>d</sup> which have or shall come  
to the Hands proper or Knowledge of them the said John Culbert & Sarah Culbert  
or into the Hands & Possession of any other person or persons for them & the same is made  
do exhibit or cause to be exhibited into the Registry of our Provincial Court, at or  
before the 22<sup>nd</sup> day of May next ensuing, & the same Goods Chattels & Credits shall then be  
Goods Chattels & Credits of the said dec<sup>d</sup> which at any time after shall come to the  
Hands or Possession of the said John Culbert & Sarah Culbert or into the Hands &  
Possession of any other person or persons for them do well & truly administer  
according to Law. We shall pay the debts of the said dec<sup>d</sup> so far forth as the goods  
put shall extend & the Law will charge, & also all such reasonable Charges  
& fees as have arisen or shall arise or become due to his Lordships Officers from the  
said John & Sarah or Heirs of the said dec<sup>d</sup> or his estate. And further do make or cause  
to be made a True & just Account of their said Admin<sup>r</sup> as or before the 22<sup>nd</sup> day of  
June next, & all the Next & Remainder of the said Goods Chattels & Credits which shall be  
found remaining upon the said Admin<sup>r</sup> & Heirs, the same being first examined  
& allowed of by the Judge or Judges for the time being of the said Court, shall deliver &  
pay unto the person or persons appointed by Law to receive the same, & if it shall  
hereafter appear that any Lord will & Testament was made by the said dec<sup>d</sup>,  
& the Executor or Executors therein named do exhibit the same in the said Court,  
making request to have it allowed & approved accordingly, if the said John and Sarah  
within bounden, being therunto required do render & deliver the said Letters of  
& Administration of which Testament being first had & made in the said  
Court, then this Obligation to be void & of none effect, or else to remain in full force  
and virtue.

Signed sealed and delivered  
in the presence of  
Nicholson

John Culbert Seal  
Sarah Culbert Seal  
Sam<sup>l</sup> Griffith Seal  
W<sup>m</sup> Copper Seal

W. S. D. H.