

Noordijk vinger p' corches nos f' channum Plymutham vallis ac  
Corwidge in p'nt ylandgan annigend & v'c'it'nd Glouce-  
vallis p'nt'g'd. — — — — —

Deo et fideliter obligari. Rendendo mihi Christo Domini et Iudeo  
Domini Julianus et uero diaconus Landavensis Episcopi in Eboracis — in — libris  
bonis et legibus monasteriorum Salviensis Eboraci Rendendo Domini et alii  
successoribus eis designatis suis obsequia quae quidem solerentur  
bono et fidei farient obligatum eos et velimque —  
~~et ei fideliter~~ et ei fideliter — et etiam Episcopis utrue fideliter  
publice sigillis meis sigillat. Et adhuc quarto die mensis  
Iulii — anno Regni Caroli VIII introibit enim in die  
novo dominis anno 1644.

The Condition of this Obligation is such that If this is in bond  
John Ryndham Esq; Administrator of all and singular the goods  
Chattels and Credit of Margaret Anne, late Mrs. John Doreas doth  
make or cause to be made above and perfect Inventory of all and  
singular the goods Chattels and Credit of the said Doreas which  
have or shall come to the hands possession or knowledge of the said  
John Ryndham — or into the hands or possession of any other  
person or persons for him and them as aforesaid to be exhibited  
and exhibited into the Registry of the Episcopall Court of Cardiff  
at or before the fourteenth day of March — of Englands  
and the same goods Chattels and Credit and all other the goods &  
Chattels and Credit of the said Doreas at the time of her death  
what ever time after shall come to the hands or possession of  
the sd John Ryndham — or into the hands and possession of  
any other person or persons for him or well and truly Administrators  
according to Law and further do make or cause to be made above  
and perfect Inventory of the said Doreas all or before the  
14th day of November 1678 next and all the rest and  
residue of the said goods Chattels and Credit to shall be for  
remaining upon the sd John Ryndham to whom the same being first  
Examined and allowed by the Judge or Judges for time being aforesaid  
sd Court shall deliver and pay unto such person and persons  
respectively as the sd Judge or Judges by his or their direction  
or sentence pursuant to the true intent and meaning  
of a Corllated Act of Parliament Intituled an Act for  
the better settling of Just Glaces Estates shall Limitt —

shall Littell and apon him and if it shall please after appereing the said  
any last will and Testament was made by the sd Person and  
the Spouse or Spouse & others in named doe exhibil this same in the  
D Court making request to have it allowed and approved and  
I seal d<sup>t</sup> John Hichthorn — wherupon being thereunto  
convened the Grand Jury delivered the sd Testimony upon oath  
of such Testament being first read and heard in the D Court  
Then this present attencion to be had and if non effect or other  
faid to be made therein in fine force and witness.

Sealed & delivered  
in the presence of

Thos Robert Jr:

J. W. H. —

W. H. Stodd

Aug 17 1776  
John Hichthorn  
Testament