

Noverint universi per presentes nos Euanus William filia de Cantonia  
 in Com. Glamorgan Sacerdos et Legatus noster in Xpo pri ac Dno Dno  
 tenent et firmiter obligari Reverendo in Xpo pri ac Dno Dno  
 in mi. Pierre d'uni Sacerdoti po in Duceps  
 libris bono et legalis moneta Anglie solvendis Dno Epo  
 suo recto Altorat Executor vel Administratoe suis Adquam quidem solvendam bono  
 et fideliter faciend. Obligamus nos et quolibet unum per se pro toto et in solid.  
 Dno Executor vel Administratoe nros et quolibet unum firmiter per presentes.  
 Sigillis nris sigillat dat Decimo Martii die mensis  
 Annoq. Regni Dni nre. Annos.

Digna Anglie Scotiae Francie et Hibornie Regina  
 Annoq. Dni millesimo septingentesimo Secundo  
 The Contingent of this Obligation is such that if Catherine William of small a lawful  
 Administrator of all and singular the goods chattels  
 do make or cause to be made a true and perfect Inventory of all and singular the goods  
 chattels and credits of the said deceased which have or shall come to the hands possession  
 or knowledge of her the said Catherine William or  
 into the hands possession of any person or persons for her and the same do  
 made do exhibit or cause to be exhibited into the Registry of the County of  
 the said day of August  
 And the same goods chattels and credits and all other the goods chattels and credits  
 of the said deceased at the time of her death which at any time after shall come to the  
 hands or possession of the said Catherine William or into the hands  
 possession of any other person or persons for her do well and truly administer  
 according to law And further do make or cause to be made a true and perfect  
 of the said day of April  
 and all the rest and residue of the said goods chattels and credits which shall be found  
 remaining upon the said Administration amongst the same being first examined and  
 allowed of by the Judge or Judges for the time being of the said Court shall deliver  
 and pay unto such person or persons respectively as the said Judge or Judges by his  
 or their decree or sentence pursuant to the true intent and meaning of a late Act of  
 Parliament made in the two and twentieth and three and twentieth years of the reign  
 of our late Sovereign King Charles the second (Intituled An Act for the better  
 settling of Intestates Estates) shall limit and appoint And if it shall hereafter  
 appear that any last will and Testament was made by the said deceased and the  
 Executor or Executors therein named do exhibit the same into the said Court making  
 request to have it allowed and approved accordingly if the said Catherine William  
 above bounden being thereunto required do render and deliver the said Test of the said  
 (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.

Sealed and delivered  
 in the presence of  
 Tho: Maddocks N.P.  
 Tho: Davies

Euanus William

William Jones

