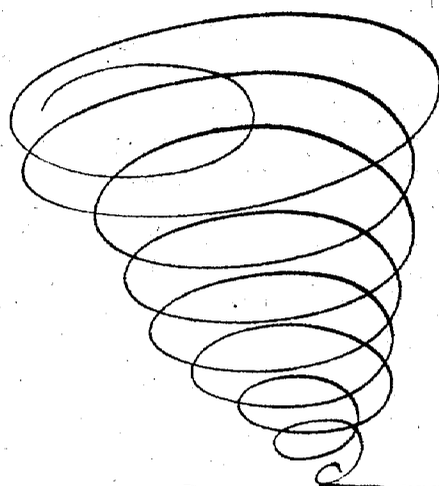


The Condition of his Obligation is set that if the above named Lawrence Crawford do well & truly  
 observe and perform his last will and testament of Benjamin: his son deceased date the 26 day of March  
 anno Dom. 1691. as well as to pay all and every his debts upon Credit he had and obtained from divers Merchants, Friends  
 of Credit in Court Sittynge so far forth as the said Estate will extend or the Law require, and well and truly to observe  
 the Generall Laws mentioned in letters of Credit to you granted y<sup>e</sup> 10<sup>th</sup> day of July 1691. also to make no  
 waste sale or distribution of in or upon the real Estates of Orphans (viz) dwelling houses out-houses, lands, woods  
 & herds & flocks. Observing the law entituled an Act for preservation of Orphans real Estates, also to keep  
 parcells the Custody of Estate of Somerset County for the Catt of Horses and grazing Lands, and all other  
 Officers. That then his Obligation to be void and of none effect. Otherwise to be remain in full power  
 force and virtue.

Signed sealed and delivered  
 in the sight and presence of us

Rich. Farnell.

Martha: Gregory



Lawrence: Crawford. & Sealed

JAMES: H. Henderson. & Sealed  
 mark senior.

J. Somes: Law & Sealed.

In the Name of God. Amer. August the 18: 1688. Abraham: Heate living in Moncks Creek  
 County of Somerset being sick of body but of good and perfect memory praised be God, do: make & Ordain this  
 my last will and Testament in manner and forms following. First I give and Bequeath my soul to the hands of  
 Almighty God my maker and redemer and my body to be buried at y<sup>e</sup> direction of my Exec. from I give and  
 Bequeath to William my selfe som a hundred acres of Land called Lousy hill, and fifty acres in another  
 Latten adjoyning to it. From I have and Bequeath to William one horse and a Mair called Bonny and  
 all my wols. From I have and Bequeath to my Sons Thomas and Jacob two hundred acres of Land called  
 Linfor raffs equally to be divided between them. From I have and Bequeath Ursula my living wife  
 six hundred acres of Land called Heates quarter, during the time of her life, and then to be equally  
 divided between William my Son and Mary my Daughter at her decess. From I have & Bequeath to my  
 son Abraham a hundred acres of Land whiche I bought John: Ship boy with his wif whiche John: Ship boy left  
 me by will. From I have and Bequeath One child two years old with their parents interwate to my son  
 Abraham. From I Bequeath to Ursula my living wife One Mair and a Cow with the rest of my household goods  
 to wife of my son William to give to my daughter Mary the first Child of his Mair called Bonny her  
 son: Franklyn.

June 9<sup>th</sup> 1691. This will was probated in open

Abraham: A/ Heate & Sealed.

Court by y<sup>e</sup> Oath of John: Franklyn. dated upon July 21. 1691: by the Oath of Thomas  
 Cromby before m<sup>r</sup>. James: Rund. Justice.

John: Miller

John: Bowes

Thomas: Bromley