

For the Port of London which John Galloway is Attorney in fact and hath full Power and Authority from the said Joseph Adams to inspect and Direct the Management of all Ships belonging to the said Joseph Adams in Maryland Now the Condition of the above Obligation is such that if the above bounden John Galloway shall judiciously and keep harm less the said Thomas Hopson from all Damages losses and Charges whatsoever which may or shall happen or fall upon the said Thomas Hopson for or on Account of his Delivering the possession and Command of the said Ship as aforesaid and if the said Joseph Adams do & shall fairly and truly Account for and pay to the said Thomas Hopson all such Wages as he would have been Entitled to had he continued Command of the said Ship on her said intended Voyage for the Port of London and One fortnights wages more after the said Ships Arrival in the Port of London and if the said Joseph Adams shall will and truly Account with the said Thomas Hopson for all Sums of Money which he the said Thomas Hopson hath Expended for the necessary uses and on Account of the said Ship Since her last departure from the port of London Provided the said Accounts of Wages and Disbursements be Demanded of the said Joseph Adams by the said Thomas Hopson within Six Months after the said Ships Arrival in the port of London and if the said Joseph Adams shall likewise pay or allow to the said Thomas Hopson what he shall be Obliged to pay for his passage in any other Ship to the said Port of London from this province of Maryland then the Obligation to be void and of none Effect otherwise to be and remain in full force and Virtue

Scaled and Delivered of
 in the Presence of
 Nich Maccubbin
 R. Francis

John Galloway Seal
 Char Carroll Seal

Recorded Sep. 12 1735

[Decorative flourish]