

402 Estate and were appointed Guardians by the said Court to all the Children of the said Orator (Except his Eldest Son Abraham) and by the said Court are Ordered to take an Inventory of all the Goods and Chattels then on the said Estate, and an account of them to be Delivered on Oath, and Whereas the said John Roberts is desirous of having the whole and Solo Management of the said Orphans and their Estate The Condition of the above Obligation is such that if the said John Roberts his Heirs Executors Administrators and Assigns, shall Save Indemnify and Keep Harmless from all manner of Damage or Damages that shall or may arise from any want of Care of the said Orphans or their Estate or from any Deficiency in the Payment of the said Estate when thereunto required, and also from all Costs Charges and Expences the said William Thornton his Heirs Executors Administrators or Assigns shall or may be put to on account of any Action or Actions that shall or may be brought against him the said William his Heirs Executors Administrators or Assigns on Account of the said Orphans or their Estate or otherwise then this Obligation to be void and of none Effect else to be and remain in full force and Virtue in Law In Witness whereof I have hereunto set my Hand and Seal this 2th August 1740

Signed Sealed & Delivered }
 in Presence of } John R. Roberts Seal
 Henry Darnall Justice of the Peace }
 John Darnall }
 mark

1/2 On the Back of the foregoing Bond was thus Endorsed viz. September the 3rd 1740 I came before me the Subscriber one of his Lordships Justices of the Peace Court John Roberts and acknowledged that he Executed the within Bond for the Uses therein mentioned
 Recorded Sept. 12th 1740
 John Darnall