

and advantages, You are to give Your opinion and assign Reasons, viz: why conducive to the Lord's Consent, with the prejudice it will be to him, his non acceptance of the conditions and of his said Tenants offers. The same You will by the first opportunity transmit to me, to be laid before My Lord and his Guardians for their consideration and answer. You should have mentioned the time of expiration of the said Leases, for it's very material the having notice at least two Years before their Expirations, whereby the Proprietary may have sufficient time to determine on Affairs of such consequence to him; By Negotiation to and with the Province, as may ascertain him in a right judgment concerning the same.

On Your Remittances by Bills of Exchange.
 If You mean all money Bills, since the late Lord's demise, which have been transmitted by You, is on account for arrears due to the late Lord; You have done right in assignment of them to the Executors. As to Bills of this Lord, they ought to be assigned to his Guardians; but if by mistake you have blended this Lord's account with the late Lord's, by assignment of Bills to the Executors; You must make a distinction of the two Lord's accounts in the stating of your general account; The Guardians thinking it not material to direct any other alteration, by reason of the present Lord's being so near of age. viz: the 6th of February 1753. whereas Bills of Exchange payable to the Proprietary being drawn on all parts of Great Britain, are therefore by him or his Banker obliged to be circulated for payment, and consequently subject to loss in point of time, or by the mislaying of Bills with the Parties on whom they are drawn, the difference of Exchange, and charges of Letters &c; and to loss even of the whole Bill, as for instance, by the loss of Bills of the 29th of November 1746. with you, the Bill of Exchange
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