



OVER ALL WHOMSI PERVENIENS NOS Catharinae Joubinae uilladi  
barbidge uilladi Glamorgan uilladi et Elizabethae Joubinae  
Joubinae uilladi  
Duce Sanda uilladi Ep'o in decoretis  
libris bonae et legalis monetae Magnae Brit' solvent' ad Duo Ep'o — aut  
suo iure Anomal Excutitor et Administrator suad ad quam quidem solutioem bonae  
et fidelitatis ratione Obligamus nos et quolibet nostrum p'sens et futuro et in solidum  
Ipsos Excutitor et Administrator suos et cuiuslibet nostrum summitor p'p'sentes.  
Sigillis nostris Sigillat Dat' die sabbat octavo die mensis Decembris  
Annoq; Regni Dni nri Georgij, Sexti  
Dignae Magnae Britanniae Hiberniae et Hiberniae Regis — Fidei depositum  
et quarto — Annoq; Dni 1770.



The condition of this Obligation is such that if y<sup>r</sup>. above bounden Catharina Joubinae  
Administratrix of all and singular the goods chattels  
and credits of her deceased husband John Joubinae do make or cause to be made a true and  
lawful receipt 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 Catharina Joubinae  
the hands and possession of any person or persons for her — and the same  
made or caused to be deposited into the Registry of y<sup>r</sup>. Court for the  
day of Trinity — next  
before the said day of Trinity  
And the same goods chattels and credits and all other such 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 Catharina Joubinae — or into the hands and  
possession of any other person or persons let her do well and truly administer  
according to law And further do make or cause to be made a true and unfeigned  
and full receipt at or before y<sup>r</sup>. Court for the day of Trinity next  
and all the rest and residues of the said goods chattels and credits which shall to remain  
remaining upon the said Administratrix account the same being first demanded 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 tenor and meaning of a late Act of  
Parliament made in the two and twentieth and third and twentieth years of the reign  
of o<sup>r</sup>. 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  
Excutitor or Excutitors therein named do prohibit the same into the said Court making  
request to have it allowed and approved accordingly if the said Catharina Joubinae  
above bounden being therunto required doth consent and deliver the said Just of Dices  
(approbation of such Testament being first had and made) in the said Court then this  
Obligation to be void and of none effect or otherwise remain in full force and virtue

Sealed and delivered  
in the presence of  
Char: Morris, N. D.  
Tho: Watkins

all gentles

Supraonat Catharina Joubinae  
jud. de bono & fido et adstrand  
vi quod de veritate Incedit  
Et tunc vi foraminis

Gul: Morgan?

Ethelok. Jenkin

