



Noverint Universi per Præsentes Nos, Joannæ Jones als mils joine
ville de Bishopsgate in Cest. Glamorgan videlicet
Dukinfield Willm. joire de Lambethian in Com. gloucest.
teneri, & firmiter Obligari vixit etiam pro propriis Dno. Dno.
Iustitiam ipsius T. a. denuo ipso in Dicente =
Libris bonis & legalis Monetæ Magnæ Britanniæ, solvend' eidem D. o.
Ego aut suo certo Attornat' Execut' Administ' vel Assignat' suis. Ad
quam quidem solutionem bene & fideliter faciend' Obligamus nos. & quem-
libet nostrum, per se pro tuto & in solid' Hered' Execut' & Administ' nos
nosros & cuiuslibet nostrum firmiter per Præsentes. Sigillis nostris sigillat
Dat' Octo. die Mensis Octobris, Annq; Regni
Dom. m. i. Georgij. Det' Gracia
Magnæ Britanniæ, Franciæ, & Hiberniæ Regis
Defensor, &c. Annoq; Dom. 1719. Fidei

THE Condition of this Obligation is such, That if the above bounden
Joan Jones als mils Principal Creditor of the said Deceased,
all and Singular the goods Chattels & Credit, of Richard
Kewell ye of the first of Lambethian aforesd died —

do make, or cause to be made, a true and perfect Inventory of all and singular the Goods
Chattels and Credits of the said Deceased, which have or shall come to the Hands, Posses-
sion or Knowledge of ~~her~~ the said Joan Jones als mils
or into the Hands and Possession of any Person or Persons, for ~~her~~
and the same so made, do exhibit, or cause to be exhibited into the Registry of the
~~Probate Court of London~~ at or before the ~~last~~ Day of
~~December~~ next ensuing; And the same Goods, Chattels and Credits, and all
other the 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 Joan
Jones als mils or into the Hands
and Possession of any other Person or Persons, for ~~her~~ dowell and truly Administer
according to Law; And further do make, or cause to be made, a true and just Account
of ~~her~~ said Administration, at or before the ~~last~~ Day of
~~February 1720~~ and all the rest and
Residue of the said Goods, Chattels and Credits, which shall be found remaining upon the
said Administrators Account, the same being first examin'd and allow'd of by the Judge
or Judges for the Time being of the laid Court, shall deliver and pay unto such Person or
Persons respectively, as the said Judge or Judges, by his or their Decree or Sentence, pur-
suant to the true Intent and Meaning of an Act of Parliament, made in the Two and
Twentieth, and Three and Twentieth Years of the Reign of our late Sovereign Lord King
Charles the II. (Intituled, (An Act for the better settling of Intestates Estates,) shall limite
and appoint; And if it shall hereafter appear, that any last Will and Testament was made
by the said Deceased, and the Executor or Executors therein named, do exhibit the same
into the laid Court, making Request to have it allow'd and approved accordingly, if the
said Joan Jones als mils above bounden, being
thereunto requir'd, do render and deliver the said Letters of Administrat' (Approval
of such Testament being first had and made) in the said Court: Then this Obligation to
be void and of none Effect, or else to remain in full Force and Virtue.

Sealed and Delivered
in the presence of

Charl. Hollis.

Joan Jones

10th September 1719

Joan Jones als mils Superannuat.
Jus. de bend & fiduci. addicudo
ad de veritate suorum in scriptis

John Williams

Contra und Gul: Morgan Sur.