


 In witness whereof the said John Morris Justice of the Peace for the County of Glamorgan Yeoman & Magistrate John Justice of the Peace for the County of Glamorgan in the presence of the said Mr. Justice of the Peace for the County of Glamorgan

tenor & tenore obligari tenore in xpo pri ac duo duo Johanni
 Laudate Ep'o in viginti = libri bona & legalia tenore Angli solent
 hic duo Ep'o aut duo certe attestant Exhib, Adm'ibus, tenore suo assignat
 sui ad quod. Solutionem bene solidam forent obligamus nos & utrumque
 notam & p' p' h'c & in sol' h'c & p' h'c, in xpo pri p' p' h'c sigill
 v' sigillat Dat primo die mens' Martij Anno Dni 1707 iuxta &c.

The condition of this obligation is such that if the above bounden John Morris of
 the County of Glamorgan Bachelor
 do make or cause to be made at any and of his death, belonging to the said John Morris
 and profits of his death which have or shall come to the hands, possession or knowledge of
 the said John Morris or into the hands and possession of any
 person or persons for him and the same to be made at or before the last day of May
 the next after the death of the said John Morris and all other his goods and all other his goods
 and profits of his death which at the time of his death or at any time
 after shall come to the hands, possession or knowledge of the said John Morris
 or into the hands and possession of any person or persons for him do work and truly
 do according to Law And further do make or cause to be made at or before
 the first day of March 1708/9
 And the residue of the said goods, debts and credits which shall be found remaining
 on the said day of account by the Judge or Judges for the time being of the said County of Glamorgan
 or for the time being of the said County of Glamorgan by his or their Deeds
 or for the time being of the said County of Glamorgan shall limit and appoint And if
 it shall hereafter appear that any last Will and Testament was made by the said John Morris
 and the Executors thereof named do execute the same with the said John Morris report
 to have it allowed and approved accordingly if the said John Morris or the said John Morris
 above bounden being thereto required do consent and do the said Will and Testament
 (approbation of such Testament being first had and made) in the said Court
 then this obligation to be void or else to remain in full force and virtue

Sigillat & delibet
 in p'ntia
 Tho: James Esq:

John Morris
 Magistri Johanni Esq:



Know all Men by these presents that Thomas Morris of Lanbithian in the County of Glamorgan Yeoman & Resident of the Parish of St. Dunas in the County of Glamorgan

are become bound unto the Right Reverend Father in God Martin by divine permission Lord Bishop of Landaff in the Sum of 100 pounds of good and lawful money of great Britain to be paid unto him the said Lord Bishop or his lawful Attorney, his Executors, Administrators, Successors, or Assigns, for the good and faithful payment of which Sum well and truly to be made, we bind our selves and each of us jointly and severally for the whole our Heirs, Executors, and Administrators firmly by these presents sealed with our seals and written the 29th day of August in the Year of our Lord 1739.

The condition of this Obligation is such that if the above bounden Thomas Morris the natural and lawful Son of Thomas Morris late of the Parish of Lanbithian in the County of Glamorgan & Diocese of Landaff Yeoman deceased

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, possession or knowledge of the said Thomas Morris or into the hands and possession of any other person or persons for him = And the same so made do exhibit or cause to be exhibited into the Registry of the Consistory Court of Landaff at or before the last = day of September next ensuing, and the said Goods, Chattels, and Credits of the said deceased at the time of his death or which at any time after shall come to the hands or possession of the said Thomas Morris or into the hands and possession of any other person or persons for him = do well and truly administer according to Law, and further do make or cause to be made a true and just account of his said Administration at or before the 29th day of August 1740 = And all the rest and residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Administration account the same being first examined and allowed off by the Judge of the said Court for the time being, shall deliver and pay unto such person or persons respectively as the said Judge by his decree or sentence pursuant to the true intent and meaning of an Act of Parliament intituled an Act for the better settling of Intestates Estates shall think and appoint, and if hereafter it shall appear any last Will and Testament was made by the said deceased and the said Court making request to have it approved of accordingly if the said Thomas Morris being therunto required do render and deliver the said Wills of Administration Approbation of such Testament being given had and made into the said Court, then this Obligation to be void or else to remain in full force and Virtue.

Sealed and Delivered in the presence of
Mr. Davies K.P.

Thos Morris

This above Comdon Thomas Morris was sworn well and faithfully to administer & to exhibit an Inventory & to render an account as before
 Sworn before us William Harry Surrogate

Lees Walsin