

Noverint universi per presentes nos Willelmus Ligon pater
 Sancti thianus et Glamorgan ysonu et hereditarius
 Williams & yson pater yson
 dicitur de fructu obliqui. De iudicio prius ad duo duo John pater
 dicitur de fructu obliqui. De iudicio prius ad duo duo John pater
 libris bonae et legitime monetae. Et dicitur de fructu obliqui. De iudicio prius ad duo duo John pater
 suo iure Avocat Executor vel Administrator suis ad quatuordecim solido bonae
 et fideliter facere Obligamus nos et quolibet unum partem pro toto et in solidum
 servare Executor vel Administrator nos et quolibet unum partem pro toto et in solidum
 sigillis suis sigillat dat Lelwino die mensis Octobris
 Anno Regni Eduardi Secundi
 Regis Magnae Britannie Francie et Hibernie etc. Regis Jussu et auctoritate
 et Lelwino Anno Domini 1729.



The Condition of this Obligation is such that if y. ab we bounden William Ligon
 Executor of all and singular the goods that he
 doth make or cause to be made and paid the inventory of all and singular the goods
 that he and credit of the said deceased which have or shall come to the hands possession
 or into the hands and possession of any person or persons for him and the same said
 made doth exhibit or cause to be exhibited into the Registry of the Consistory Court
 of Landaff at or before the last day of April next
 coming And the same goods chattels and credits and all other the goods chattels and credits
 of the said deceased at the time of his death which at any time after shall come to the
 hands or possession of the said William Ligon or into the hands and
 possession of any other person or persons for him doth well and truly administer
 according to law And further doth make or cause to be made true and in account
 of the said goods chattels and credits which shall be found
 remaining upon the said administration 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 true intent and meaning of a late Act of
 Parliament made in the twelfth and thirteenth and twentieth years of the reign
 of our Lord 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
 Executor or Executors therein named doth exhibit the same into the said Court making
 request to have it allowed and approved accordingly if the said William Ligon
 above bounden being thereto lawfully required doth tender and deliver the said true
 Inventory 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
 Me: James W.

Ignem
 William Ligon

Robert Williams

In presence of the Hon. Mr. Justice
 & other Judges etc. ac of valuer
 Mr. & Cred. dit. Defunct non dicit
 & unum quinque vobis coram me
 Gul Morgan Juri