Georgia.

KNOW ALL MEN BY THESE PRESENTS, That We, Peter, Roger, and James Wright, the said Roger and James Wright being of the Town of Savannah, in the Province of Georgia, and the said Peter, Roger, and James Wright being of the said Town of Savannah, are held and firmly bound unto the said Governor and Commander in chief in and over the said province of Georgia, and Ordinary of the same, in the full and just sum of Eight Thousand Pounds Sterling, to be paid to the said governor, or to his successors, governors, and ordinaries, of this province, or their certain attorneys or assigns: To which payment, well and truly to be made, We bind ourselves, and each of us, jointly and severally, our and each of our heirs, executors, administrators, and assigns, and every of them, for and in the whole, firmly, by these presents. Sealed with our seals, and dated the Twenty Fourth day of November in the year of our Lord one thousand seven hundred and Eighty Third.

WHEREAS, by an act of the General Assembly of this province, intituled, "An Act to direct Executors and Administrators in the manner and method of returning Inventories and Accounts of their Tutors and Trustees," and for allowing them, and all other Persons who shall or may be intrusted with the Care and Management of Minors and other Estates, to charge Commissions thereon," it is, among other things, therein and thereby enacted, That no letters of administration be granted by the ordinary of this province, to any person or persons whatsoever, as principal creditor or creditors to any intestate, but upon special trust and confidence, and for the benefit of all and singular the creditors; and that all debts of an equal nature be discharged by such administrator or administrators, in average and proportion, as far as the estate of the intestate extend; and that no preference be given among the creditors in equal degree; and that every such administrator and administrators be obliged to sue for such debts which he or they may reasonably expect to recover, or, at the request and proper charges of any of the creditors of the intestate, assign and empower them, or any of them, to sue for the debts outstanding to the estate of such intestate: NOW THE CONDITION of this obligation is such, That if the above-bounded

administrar of all and singular the goods, chattels, and credits, of

Adrian Loyer, 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, or shall come to the hands, possession, or knowledge of the said

Adrian Loyer, or into the hands and possession of any other person or persons for him and the same so made, do execute, or cause to be executed, into the secretary's office of this province, or before the Twenty Fourth day of February 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 his death, which, at any time hereafter, shall come into the hands and possession of the said

Adrian Loyer, or into the hands and possession of any other person or persons for him, do well and truly administer according to law, and agreeable to the intent and true meaning of the said act of the general assembly, and do and shall, in all things, observe and comply with the same without fraud or guile, and further do make, or cause to be made, a true and just account of his administration, at or before the Twenty Fourth day of November next, and all the rest and residue of the said goods, chattels, and credits, which shall be found remaining on the said administrator account, (the same being first examined and allowed of by the governor and ordinary of this province for the time being) shall deliver and pay unto such person or persons respectively as the said governor and ordinary, by his decree or sentence, pursuant to the true intent and meaning of an act of parliament, made in the twentieth and twenty-third years of the reign of 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 do exhibit the same to the said governor and ordinary, making request to have it allowed and approved accordingly, if the said

Adrian Loyer, above-bounded, being thereunto required, do render and deliver the said letters of administration (approbation of such testament being first had and made) to the said governor and ordinary, then this obligation to be void and of none effect, or else to remain in full force and

Sealed and delivered in the Presence of

Thos. Wood
Rogers
David Montgomery
David Bryan.