

Know all men by these presents that Elizabeth Dore of the  
 parish of Lambeth in the county of Glamorgan widow  
 do hereby and deliver unto my grandchild Peter Dore  
 of the parish of Lambeth and County of Glamorgan  
 all my title strength and power concerning  
 administration of the goods of Peter Dore the elder lately  
 deceased the 25 day of October in the year 1681 by virtue  
 of these presents in witness whereof I have hereunto put  
 my hand and seal dated the 9 day of November Anno Regni  
 Caroli Terti m<sup>o</sup> Caroli f<sup>o</sup>di nunc Anglie & et hirciffimo  
 tertio 1681

Sealed and Delivered  
 in the presence of  
 The marks of  
 William & William Elizabeth Dore  
 The marks of  
 KAT Thomas  
 William Dore  
 John Thomas

James Dore

I trust and ye full Inventorie of the goods Chattels  
 and whatsoeuer with hanghold stuffs whatsoeuer of  
 Peter Dore of Lanquid in the parish of Lambeth  
 son of Gladys Dore of Sandaffs gen<sup>l</sup> deceased  
 the 25<sup>th</sup> day of October last from 1681 taken and  
 prized by the persons under named the 31<sup>st</sup> day of  
 October aforesaid in the years aforesaid as followeth

John	One horse priced to	06	08	00
	The one yoke of oxen	04	00	00
	The bridles & saddles	00	12	00
	The his sword & belt	00	04	00
	The all his wearing apparell	06	00	00

Prized  
 Lewis Ebor  
 Signed  
 Robert  
 Signe  
 Will: Christopher

June 16-17-00

10<sup>th</sup> November 1681  
 Peter Dore next kin  
 to the Dore deceased  
 Wm. Lewis Dore

Neuunt vniuersis pntes nos, *Thomas Dore* pntes, *de*  
*Laubli' Eian in com' Sandycam* pntes & *John Throuay*  
*de Laubli' Eian in com' Sandycam* pntes

Donori et firmiter obligari Rdo in xpo pnti ac dno dno Guilielmo  
pmissiois divina Landauon Ep'o in *fulum* libris bono et legalis  
moneta Anglie pntendit dno dno pnti aut pntibus vel assignatis  
suis ad quam quidam soluitur in bono et fideliter faciendo obligamus  
nos et pntes nros, p se pntes et in solidum nos et dno dno  
nos, firmiter p pntes sigillis nris sigillat dat *10<sup>mo</sup> Novembris* - Anno dno 1681

The Condition of this obligation is such that if the above bounden  
*Thomas Dore* the nephew & executor of all singular  
good things & effects of *Thomas Dore* late of *Laubli' Eian* in  
County of *Sandycam* be should

do make or cause to be made a true and perfect inventory of all  
and singular the Goods, Chattels and credits of the sayd *Thomas Dore* in  
hand or shall come to the hands possession or knowledge of the sayd  
*Thomas Dore* - or into the hands possession or knowledge  
of any other person or persons for him and the same he do make  
do exhibit or cause to be exhibited into the registry of the  
Exchequer Courts of *Landaffe* at or before the 10<sup>th</sup> day of *February*  
next ensuing and the same Goods Chattels and credits of the sayd  
*Thomas Dore* at the tyme of his death or at any tyme after shall  
come to the hands or possession of the sayd *Thomas Dore* or into  
the hands or possession of any other person or persons for him do  
well and truly Administer according to Law, And further he make  
or cause to be made a true and perfect account, of the sayd *Thomas Dore*  
at or before the 10<sup>th</sup> day of *November* in the year 1682 and  
all the rest and residue of the sayd Goods Chattels and credits  
shall be found remaining upon the sayd Administrato: account,  
the same being Examined and allowed by the Judges or Judges  
for the tyme being of the sayd Courts, shall deliver and pay unto  
such person or persons respectively as the sayd Judges or Judges by  
his or their Oath or Oathes pursuant to the true intent and  
meaning of a certain Act of Parliam: intituled for an Act for

The better settling of Intestats Estates shall limits and  
appoints and if it shall here after appears that any  
last will and testament: was made by the deceased and  
the Executor or Executors therein named making request  
to have it allowed and approved of accordingly if the said

Executors in the  
due order and valid the said letters of Administration Approval  
of Just testament: being first read and made in the said courts,  
Then this present obligation to be void and of none effect  
yet the same to be and remaine in full force and vertue:

Sealed and Delivered  
in the presence of

*[Handwritten signature]*

*[Handwritten signature]*

John Thomas