

Know all men by these presents that We Cecil Lloyd of the parish of
Helsby in the County of Glamorgan Widow
and Morgan Lloyd of the same parish yeoman

are become bound unto the Right Reverend Father in God His Honor by divine
permission Lord Bishop of Llandaff in the Sum of two hundred pounds of
good and lawful money of great Britain to be paid to the said Lord Bishop
Counsel attorney his Executors admors or assigns for the good and faithful
payment of which sum well and truly to be made We bind our selves and
our heirs and assigns lawfully and lawfully for the whole our heirs Executors and admors
by these presents sealed with our seals and Dated the twelfth
day of February in the year of our Lord one thousand seven hundred



and obligation is such that if the above bound Cecil Lloyd Widow the Heir and administratrix of all and
singular the Goods Chattels and Credits of William Lloyd
late of the County of Glamorgan in the County of Glamorgan
and Diocese of Llandaff deceased

shall make or cause to be made a true and just 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 Cecil Lloyd or into the Hands and possession of any
other person or persons for the same to be made do exhibit or cause to be
exhibited into the Registry of the Consistory Court of Llandaff on or before the last day
of May next ensuing And the same Goods Chattels and Credits and all
of the said Goods Chattels and Credits of the said Deceased which at the time of his death
or which at any time hereafter shall come to the Hands and possession of the
said Cecil Lloyd or into the Hands and possession of any
other person or persons for the same to well and truly administer According to
Law And further to make or cause to be made a true and just Account of
the said Administration on or before the last day of February which
shall be in the year 1791 and all the rest and residue of the said Goods
Chattels and Credits which shall be found remaining on the said
Administration account the same being first examined and allowed of 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 Intestate Estates shall limit and appoint
and if he shall think it shall 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 said Court Making request to have it approved of Accordingly if
the said Cecil Lloyd being therunto lawfully required
do read and deliver the said Letters of Administration of probate of
such Testament being first had and made into the said Court then his obligation
to be void and of no effect or else to remain in full force and virtue
sealed and delivered in the presence of Edward Pearson Regr
Cecil Lloyd

26th February 1790
The above signed Cecil Lloyd was sworn
well & faithfully to administer & to exhibit an
Inventory & to render an account And
that the Goods Chattels & Credits of the Deceased do not
amount in value to the sum of twenty pounds
Before me Benjamin Hall surrogate

The mark of
Cecil Lloyd
Morgan Lloyd