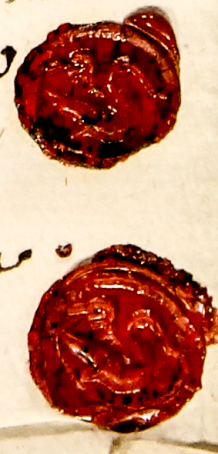


Roborant Amboasi p^rsentos nos Guannis Dart
 de Kortboone in com^o Dobon yoornay et Edward
Amre de Ermitton in com^o p^rdict^o yoabor
Comoni et firmiter obligari Gulielmo Drake
de Colyton in com^o Dobon et Thoma^o Harfons de
Colyton p^rdict^o yooman guardia Gylsfa yoorkib^o
de Colyton p^rdict^o et successoribus suis in centum
libris bone et legalis Moneta Anglicae solvent^o
oid^o Gulielmo Drake et Thoma^o Harfons aut
successoribus suis de quam quidam Colyton
bono et fidoliter flarion^o obligamus nos et
successores nostros et in sol^o quod^o
et Amirator^o nostros firmiter et presentos
sigilla nostra sigillat^o dat^o br^o ssimo plimo die
Martij An^o Regni dom^o n^oi Caroli ter^o reg^o
Anglicae Scotiae Francie et Hybernie reg^o
f^ridi defensor et Justic^o Ang^o dom^o 1677

The Condition of the obligation above written is such that
 Whosoever one Catharine Amre of Kortboone above
 hath bym lately delivered of a base borne formal title
in the parish of Colyton above says is may have
after become chargeable to the parish of Colyton
now if there fore the above bounden Francis Dart
Edward Amre or either of them their successors
Amirator^o or either of them shall from time to
time at all times here after for ever and
discharge the parish of Colyton from the same
base borne title and from all costs and charges whatsoever
which may here after happen to the parish of
Colyton by reason or otherwise of the same base borne title
and that also shall at any time here after is in
moneth upon the death or other failure in estate
of the parish Francis Dart or Edward Amre after
request made to them or either of them by the
Church wardens of Colyton or any of their successors
or either of them give in other good security for
the discharge of the parish of Colyton in the like
sum of one hundred pounds of lawfull money
of England. That then the obligation above written
to be void and of none effect or of any value in
full force and virtue

Sealed signed and delivered
in the presence of
Jed Laswood Ar^o Worcester
Richard Duroc

Guannet Dart
Edward Amre



Francis Dart Esq
Edward Yinn for
the discharge of Carta
Yinn for Baptiste.

Nowint p^rmissis p^rntes nos William Hussey jun. de Dolyton
 in domo s^ron husbandman et Nicholam Sampson de
 Dolyton p^r dict^r yeoman teneri et firmiter obligari Johi
 Abbott de Dolyton p^r dict^r yeoman et Roberto Basolough de
 Dolyton p^r dict^r yeoman in Quadraginta libris bone et
 legalis monete Anglie solvendi eisdem Johi Abbott et
 Roberto Basolough seu eorum executoribus et hereditariis
 vel admistris suis ad quam quidem solutionem bone et
 fideliter faciendo obligant nos et utrumque nostrum se
 tota et in solido heredes, executoris et admistris et firmiter
 p^r p^rntes Sigillis nostris sigillatim dat^r sept^r - die Januarij - 11
 Anno regni regis Caroli secundum Anglie et hibernie
 Anno d^rni: 1678.

The condition of this obligation is such that Whereas our said Lord hath
 bene of late deluded of a male child w^rth in the parish of Dolyton aforesaid
 to the w^rth child the above bounden William Hussey is the father
 And whereas G^r Thomas Butt Barr^r and Edmond Walrond Esq^r two
 of his Majesties Justices did by an order under their hands and seals
 dated the second day of this instant January, a judge that he the
 said William Hussey should on notice of the said order pay to
 one of the churchwardens or overseers of Dolyton aforesaid the sume of
 two and fortie shillings to and for the use of the said our said Lord
 And also do and shall for tyme to tyme pay weekly and every
 week untill the said child shall accomplish the age of eight
 years the sume of ffifteen pence towards the maintenance of
 the said child And when the said child shall accomplish
 the said age of eight years that then shall pay or cause to be
 paid unto the then Churchwardens of the parish the sume
 of fortie shillings towards the puttinge out of the same child
 to be apprentice as by the said order more at large appeareth
 Now if the said William Hussey his executor or admistris or
 assigns do and shall shall at their seatinge hereof pay unto
 the said churchwardens or overseers of Dolyton aforesaid the
 said sume of two and fortie shillings, and shall also pay
 ffifteen pence weekly to be p^r monthly every year towards
 the reliefe of the said child untill he come to eight years
 of age And when he shall be of the said age of eight years
 that then the said William Hussey shall pay to the then Churchwardens
 of Dolyton the sume of fortie shillings towards the puttinge
 out of the child apprentice according to and in p^rformance of
 the said retited order That then this obligation above written
 to be voyed or else to remaine herein full power p^r nexte.

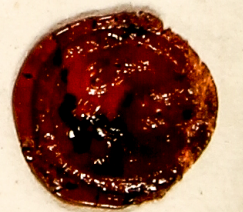
Sealed & deluded
 in the presence of
 Pet. Ticker

Edward Howard
 Allen: Abbot

The marks of
 William Hussey jun^r



Nicholam Sampson



W^m Huseys bond

Devon

The Ord^r of Sr Courtenay Pole Barron. & Edmond
Walbond Esq^r two of his Ma^{ties} Justices of peace
of the sd County made for the relief of the parish
of Colyton in the sd County for the Redding of
Hannah a female Bastard Child begotten by
John Savage of Colyton aforesd on the body of
Katherine Holmes of the same parish.

In primis upon the Examination of the sd Katherine Holmes
duly taken, we do find that the sd John Savage is charged
to have had the carnall knowledge of her body, and to be
the only father of the sd Bastard Child, and there fore we
do ord^r and adjudge him the sd John Savage to be the reputed
father of the sd Child. We do further ord^r that the sd
Katherine Holmes shall keep her sd Child untill shee shall
attaine the age of Eight yeares, And that the sd John
Savage shall upon notice of this o^r ord^r pay to one of the
present Overseers of Colyton aforesd the sum of ~~four~~ ^{four} shillings
to be paid to the sd Katherine Holmes for the maintenance of
the sd Child for the time past; And shall for the time to
come (viz) immediatly after the date of this o^r ord^r pay to
one of the Overseers of the poor of Colyton aforesd after the
rate of ~~four~~ ^{one} shilling ~~per week~~ ^{per week} to be paid monthly every
year towards the relief of the sd Child untill shee come to
Eight yeares of age; And that after the sd Child shall come to
Eight yeares of age that the sd John Savage shall pay to the
then Overseers of the poor of Colyton aforesd (or one of them)
the sum of forty shillings towards the putting out of the said
Child to be apprenticed; And in case the sd Katherine Holmes shall
die or become impotent and unable to contribute to the maintenance of
the sd Child that then the sd John Savage do wholly discharge
the sd parish of the sd Child. And lastly we do ord^r that the sd John
Savage do presently give good security to the Overseers of the poor
of the sd parish of Colyton to performe this o^r ord^r. Given under
hands & seals this 22th day of December Anno Dom. 1683.

Courtenay pole

Edmond Walbond

John H. Davidge
and Bond

88
93

overint uniusi pntor mo Bernardum White de Colyton in
Comit Devon Taylor, boneri & firmit obligari Ryo Newton de Colyton & dicit
Yroman & Willeo Bercam de Colyton & dicit Cullor in Quingaginta libris
bona & logis moneta Ang solvend eidem Ryo Newton & Willeo Bercam vel
altor eorum aut suo cont in hac pte attor & dicit vel dicit nisi ad quem
quidem solutionem bene & fidelit faceret Obligo mo Bernard & dicit mo
firmit p pntor sigillis mo sigillas dal vicesimo die Aprilis anno regis Henrici
Julietini tertij Dei grat nunt Ang ex Regis antecimus Annoq dicit 1699:

The condition of this obligation is such that Whereas one Elizabeth Gordon
daughter of late George de Gordon of ^{a gallard} ~~aman chie~~ within the parish of Colyton
whereof the said George de Gordon Bernard White hath agreed to indemnify the said Elizabeth
aforesaid. ~~of the said~~ ^{of the said} ~~parish~~ ^{parish} of Colyton from the said Elizabeth
& dicit & dicit & dicit of the said from time to time & at all times hereafter, fully &
clearly acquit discharge & save harmless as well the above named Elizabeth Gordon
& William Bercam Curators of the said parish of Colyton aforesaid & the
successors for the time being & every of them as also all the inhabitants of the
of the said parish of Colyton which now are or hereafter shall be for the time being
of the said of and from all & all manner of cost charges & expenses whatsoever
which shall or may in any manner of wise at any time hereafter arise, happen
come grow or be imposed upon them or any of them, for or by reason or means
of the birth, education, nourishing & bringing up of the said Elizabeth; and of and from
all other actions, suits, charges, troubles, impairments & demands whatsoever
touching and concerning the said Elizabeth, that then this obligation to be void and of none
effect; or else to abide & remaine in full power force strength & virtue

Sealed & deliv
in the presence of
the undersigned between
the first & second & the second
& third lines first made

Bernard White

Wm. Marwood
William file

Wm. Gordon of C. Warden
John Newton junr
Sam. French Geo. Bad the Crow
& Rich. Seap Ouse