

KNOW all Men by these Presents, That
We Benjamin Sharp of Middletown in the County of
Monmouth and Joseph Sharp of Woodbridge in the County
of Middlesex are
 holden and do stand indebted unto *His Excellency William*
Franklin Esq. Governor of New Jersey
 in the Sum of *Five Hundred* Pounds
 of current lawful Money of *New-Jersey*; to be paid
 to his said *Excellency Governor Franklin*
 in *Shelton or Alligans* For the which Payment well
 and truly to be made and done, *We* do bind *Our*
 selves our Heirs, Executors and Administrators,
 and every of them, *Jointly & Severally* — firmly by
 these Presents. Sealed with *our* Seals: Dated this
Seventh Day of *July* — Annoque Domini
 One Thousand Seven Hundred and *Seventy two*

WHEREAS *Isaaciah Stone* an Infant of
 the Age of Fourteen Years and upwards, *son*
 of *Joshua Stone* late of the County
 of *Middlesex* deceased, hath by his Petition to the
 Governor, filed in the Prerogative Office in *Perth Amboy*
 prayed that the above bound *Benjamin Sharp* may
 be appointed Guardian of his Person and Estate, till he
 attains the Age of *twenty one* — Years, the said
 Guardianship not having been disposed of by the Will of the
 said Infant's Father. NOW THE CONDITION of the above
 Obligation is such, That if the above-bound *Benjamin*
Sharp do and shall take Care of the Person, Estate,
 and Education of the said Infant, and of all Writings and
 Evidences touching his Lands, and render the same to him
 at full Age; or to such Person or Persons, as by Law are
 or may be entitled to receive the same, and render a just and
 true Account of the Rents, Issues, and Profits of the Real
 and Personal Estate of the said Infant; and in the mean
 Time, improve the same for his Use and best Advantage,
 and make no Sale, nor commit any Waste or Destruction
 thereof or therein: Then this Obligation to be void, or else
 to stand and remain in full Force and Virtue.

Sealed and Delivered
 in Presence of
Benjamin Sharp
Joseph Sharp



KNOW all Men by these Presents, That
 We Benjamin Sharp of Middletown in the County of
 Monmouth and Joseph Sharp of Woodbridge in the County
 of Middlesex are
 holden and do stand indebted unto His Excellency William
 Franklin Esq. Governor of New Jersey
 in the Sum of five hundred Pounds
 of current lawful Money of New-Jersey; to be paid
 to his said Excellency Governor Franklin
 or Assigns. For the which Payment well
 and truly to be made and done, We do bind Our
 selves our Heirs, Executors and Administrators,
 and every of them, jointly & severally — firmly by
 these Presents. Sealed with our Seals: Dated this
 Seventh Day of July — Annoque Domini
 One Thousand Seven Hundred and Seventy two

WHEREAS Jeremiah Stone an Infant of
 the Age of Fourteen Years and upwards, son
 of Joshua Stone late of the County
 of Middlesex deceased, hath by his Petition to the
 Governor, filed in the Prerogative Office in Perth Amboy
 prayed that the above bound Benjamin Sharp may
 be appointed Guardian of his Person and Estate, till he
 attains the Age of twenty one Years, the said
 Guardianship not having been disposed of by the Will of the
 said Infant's Father. NOW THE CONDITION of the above
 Obligation is such, That if the above-bound Benjamin
 Sharp do and shall take Care of the Person, Estate,
 and Education of the said Infant, and of all Writings and
 Evidences touching his Lands, and render the same to him
 at full Age; or to such Person or Persons, as by Law are
 or may be entitled to receive the same, and render a just and
 true Account of the Rents, Issues, and Profits of the Real
 and Personal Estate of the said Infant; and in the mean
 Time, improve the same for his Use and best Advantage,
 and make no Sale, nor commit any Waste or Destruction
 thereof or therein: Then this Obligation to be void, or else
 to stand and remain in full Force and Virtue.

Sealed and Delivered
 in Presence of
 Benjamin Sharp
 Joseph Sharp

