844 ALFORD, ELIJAH (MINOTS)

BECKET

1771

Alford Elijah Asahel Abner Hannah minons, August 13.1771. Becket

Dated the state Day of state of a state Bomin, 29,5 71 feverally bind ourfelves, and our feveral and respective Heirs, Excepting of the Piblines of the Affaithyllin Box to be paid note the fail . to holden and fland firmly boand and tobliged onto They will much It year stead an althe I W. how to the free de And the att them, by their prefinits,

above bomblen nominated and allowed to be Guardian unity

continuous monte at home consents. Hands and location to Verse hereof, and of the robis and improvement of the lane, to far as the Law will charge, deviate when e-thall be decreased harfully required) unto the fild Minor, and that in and by all Things according to kaw : and thall

or Sentence purloant to Law thall limit and appoint 1 Then this Obligation to be arrive at full Age , or otherwise as the faid Judge or judges by his or their Decree

Roman Mood John Bond of Jugust 13. 1114
Elijah Alford

Annobalisation of the Probate of Wills, and for granting Letters of Administration on the Estates of Persons decasted, in the faid County of Administration on the Estates of Persons decasted, in the faid County of Administration on the Estates of Persons decasted, in the faid County of Administration, and our several and respective Heirs, Executors, and Administrators, firmly by these Presents. Scaled with our Seals. Dated the Anno Domini, 125 M.

late of Bulket in the County of Bulketine deceased, shall and do well and truly perform and dicharge the Trust and Office of Guardian unto the said Minor, and that in and by all Things according to Law: and shall render a plain and true Accompt of her faid Guardianship upon Oath, and all and singular such Estate as shall come to her Hand and Possession by Virtue hereof, and of the Prosts and Improvements of the sine, so far as the Law will charge here therewish (when the shall be thereunto lawfully required) and shall pay and deliver what and so much of the said Estate as shall be sound remaining upon here. Accompt (the same being sinft examined and allowed of by the Judge or Judges, for the Time being, of the Probate of Wills, ex. within the County of Bulketine aforesaid) unto the said Minor, when here shall arrive at sull Age; or otherwise as the said Judge or Judges by his or their Decree or Sentence pursuant to Law shall limit and appoint: Then this Obligation to be Void, otherwise to remain in full Force.

Signed, Sealed, and Delivered, in Presence of us,

Dward gray John Clark

Ramah Majord

Romal Mond Volhs Bond of Juardianship Jug 13 1771 Make Alford to gittere of the or Sentence purtuares Law flatt finit and appel &: place fall Colganian to be by the Judge of Judges, tor the Line being, of the Potente of Wills, c. a within the County of Allege at a decreality many the felt officers when and arrive at full Ary of otherwise as the full Trace on I got by his or rice Decrea Egyptelling & Comment of first dings & Stilling . to be Guardia unto story or the story and a story To Counties of this Doligation is fuch That if the above bounder of this Doligation is fuch the address Daried des Consenses Day of a speed - when Downer, who fight the state of the s Contrat of Shorter from sit dear a down to describe

are holden and fland firmly bound and obliged unto william of the Province of the Malfachujetti-Bay, to be paid unto the faid William of the Probate of Wills, and for granting Letters of Administration on the Estates of Persons deceased, in the faid Country of Administration on the Estates of Persons deceased, in the faid Country of Administration on the Estates of Persons deceased, in the faid Country of Administration on the Estates of Persons deceased, in the faid Country of Administration on the Estates of Persons deceased, in the faid Country of Persons deceased, in the faid Country of Administration on the Estates of Persons deceased, in the faid Country of Persons deceased, in the faid Country of Persons deceased, in the faid Country of Persons deceased, the persons deceased the person

and Administrators, firmly by these Presents. Sealed with our Seals.
Dated the Instead Day of August ____ Anno Domini, + 1991.

above-bounden family Mississipped and allowed to be Guardian unto the faid Minor, and that in the County of Benderic Challen and Mississipped and truly perform and difcharge the Trust and Office of Guardian unto the said Minor, and that in and by all Things according to Law: and shall render a plain and true Accompt of hour faid Guardianship upon Oath, and all and singular such Estate as shall come to her Hand and Possessipped by tirue hereof, and of the Profiss and Improvements of the same, for far as the Law will charge therewith (when shall be thereunto lawfully required) and shall pay and deliver what and so much of the same shall be sound remaining upon her Accompt (she same being, of the Probate of Wills, or, within the County of Benderic as the said Judge or judges, for the Time being, of the Probate of Wills, or, within the County of Benderic as the said Judge or judges by his or their Decree

or Sentence pursuant to Law shall limit and appoint : Then this Obligation to be

Signed, Sealed, and Delivered, in Prefence of us,

Void, otherwise to remain in full Force.

Dward Gody Sohn Clark

Nath Hingely & Tolomon King