

Know all men by these presents that Wm Joseph Hull of County  
 of Newhampshire & Benjamin Hull of Walsingham par. county and John Hull of County  
 of Newhampshire of Walsingham par. in the County of Newhampshire in  
 Colony of New England being  
 are firmly bound & holden obliged to John Allmy  
 of Newhampshire in y<sup>e</sup> County aforesaid Esq<sup>r</sup> Judge of y<sup>e</sup> Court of  
 probats in y<sup>e</sup> County & to Nathaniel & Abraham Rydely  
 Esq<sup>rs</sup> Justices of y<sup>e</sup> Court in the p<sup>er</sup>cell sum of Eight hundred  
 pounds lawfull money of y<sup>e</sup> Colony to be paid to the said  
 John Allmy - Judge & y<sup>e</sup> Justices their Certain attorney  
 Successors or assigns for y<sup>e</sup> which payment well & truly to be  
 made we bind our selves & each of us our heirs Ex. Land ad m<sup>o</sup>.  
 touch & every of us for y<sup>e</sup> whole & in y<sup>e</sup> whole firmly by these  
 presents sealed with our Seals dated y<sup>e</sup> 12<sup>th</sup> day of Decem<sup>r</sup>  
 in y<sup>e</sup> 10<sup>th</sup> year of y<sup>e</sup> reigne of our Sovereign lady Ann Queen  
 of Great Brittain France & Ireland &c 1711

The Condition of this Obligation is such that if y<sup>e</sup> above bounden  
 Joseph Hull & Benjamin Hull

ad m<sup>o</sup> of all & singular y<sup>e</sup> goods Chattels & Credits of y<sup>e</sup> John  
 Hull - late of Walsingham afores<sup>d</sup> deceased do make or cause to be  
 made a true & perfect inventory of all & singular y<sup>e</sup> goods Chattels  
 & credits of y<sup>e</sup> deceased which have or shall come to y<sup>e</sup> hands posses  
 sion or knowledge of y<sup>e</sup> adm<sup>r</sup> or into y<sup>e</sup> hands or possession of  
 any other person or persons for y<sup>e</sup> and the same to be made & o  
 exhibit or cause to be exhibited into y<sup>e</sup> registry of y<sup>e</sup> Court at  
 or before y<sup>e</sup> 1<sup>st</sup> Monday following next and y<sup>e</sup> same goods Chattels  
 & Credits, and all other y<sup>e</sup> goods Chattels & Credits of y<sup>e</sup> deceased at y<sup>e</sup> time  
 of his death which at any time after shall come into y<sup>e</sup> hands posses  
 sion or knowledge of y<sup>e</sup> adm<sup>r</sup> or into y<sup>e</sup> hands or possession of any  
 other person or persons for y<sup>e</sup> do well & truly administer according to  
 Law & further do make or cause to be made a true & just acct<sup>o</sup> of their said  
 administration at or before y<sup>e</sup> 1<sup>st</sup> Monday of June next ensuing  
 & all y<sup>e</sup> rest & residue of the y<sup>e</sup> goods Chattels & Credits which shall be found  
 remaining upon y<sup>e</sup> adm<sup>r</sup> acct<sup>o</sup> y<sup>e</sup> same being first examined and  
 allowed of by y<sup>e</sup> Court of probats shall delivered pay unto such person  
 or persons respectively as y<sup>e</sup> Court of probats by their decree & sentence  
 pursuant to y<sup>e</sup> true intent & meaning of y<sup>e</sup> Law shall limit & appoint  
 & if it shall hereafter appear y<sup>e</sup> any last will or testament was made  
 by the deceased & y<sup>e</sup> Ex<sup>r</sup> or Ex<sup>cs</sup> therein named do exhibit y<sup>e</sup> same to y<sup>e</sup>  
 Court making request to have it allow<sup>d</sup> & approv<sup>d</sup> accordingly if the sd  
 adm<sup>r</sup> above bounden being thereunto required do not deliver  
 y<sup>e</sup> sd acct<sup>o</sup> of administration approbation of such testament being first  
 had & made in y<sup>e</sup> Court y<sup>e</sup> obligation to be void & of non effect or else  
 to remain in full force & vertue

Acknowledged in  
 County  
 Test to Wmpton Clerk

John Hull  
 Jeremiah Hull

Joseph Hull  
 Benjamin Hull

in of such to rumour being given  
be void & of non effect or else.

Joseph Herts  
Benjamin Herts