

260.

to the last shutt thurz this day being the second day of February Eighteen hundred
and sixteen

Thomas Fletcher

Signed sealed published and declared by the said
Thomas Fletcher the Testator as and for his last Will
and Testament in the presence of us who at his request
in his pruue and in his presence and in the presence
such other have subscribed our names as witnesseth unto

Isaac Entwistle

A Davis

At a Session of the Orphans Court for
the County of Alexandria in the District of
Columbia the 23rd day of October 1813
This last Will and Testament of Thomas
Fletcher deceased was presented to the Court
by Isaac Entwistle the Executor therin named
and proved by John Davies and Charles
Pascal to be wholly written and signed by
the Testator and Ordained to be Recorded
And at a Court the 26th day of the same
Month, Letters Testamentary on the Estate
of the said Decedent were granted to
the Executor he having given bond and
Security according to law.

Test. A. Moore Regd

Know all Men by these presents that we Williams
H. Dundas Williams Hepburn and Co. Thomas W. Peyton
are held and firmly bound to George Gilpin Esq.
Judge of the Orphans Court for the County of Alexandria
in the District of Columbia and his successors in office
in the sum of two thousand Dollars to which payment well
and truly to be made to the said Judge and his successors
in office we bind ourselves our heirs executors and
Administrators jointly and severally firmly by these
presents sealed with our seals and dated this
Twenty third day of October 1813 =
The Consideration of the above obligation is such
that of the said William H. Dundas Administrator of
the Goods Chattels and Credits of George Darling
deceased do make a true and perfect Inventory
of the Goods chattels and credits of the said deceased which shall
or shall come to the hands of his knowledge of the
said Administrator in the hands and possession of any
other persons or persons for him and the same so made do
exhibit unto the said Orphans Court when he shall be there
and required by the said Court and such goods chattels
and credits do will and truly administer according to law
and further demeath a just and true account of all
his actions and doings therein when there required by
the said Court: and shall the rest of the said Goods chattels and
Credits which shall be found remaining upon account of the
said Administrator the same being first examined and
allowed by the Judge of the said Court for the time being
shall divide and pay unto such persons respectively as
are entitled to the same by law And if it shall here
after appear that any last Will and Testament was
made by the deceased and the same be proved in court and
the Executor obtain a certificate of the probate thereof and
the said Administrator do in such case being required
under and deliver up his letters of administration than this
obligation to be and is to remain in full force Wm H. Dundas
Sealed and delivered
in presence of
the orphans Court

Wm Hepburn
T. W. Peyton

261 At a Session of the Orphans Court for the County of Alexandria in the district of Columbia the 13rd day of 1813, the parties to this bond acknowledged the same to be their act and deed and it was ordered to be recorded. Test. A. Moore Reg. witness

Know all Men by these presents that we Isaac Entwistle, John Gird and Charles Pascoe are held and firmly bound to George Gilpin Esquire Judge of the Orphans Court for the County of Alexandria in the district of Columbia and his successors in office in the sum of five thousand dollars, to which payment well and truly to be made to the said Judge and his successors in office we bind ourselves our heirs Executors and Administrators jointly and severally firmly by these presents, sealed with our seals and dated this 26th day of October, 1813.

The Condition of the above obligation is such that if the said Isaac Entwistle Founder of the last Will and Testament of Thomas Fletcher deceased do make a true and full inventory of all and singular the Goods, chattels and credits of the said Testator which have or shall come to the hands, possession or knowledge of the said Founder or into the hands or possession of any other person as persons for him and the same so made do exhibit unto the said Orphans Court at such times as he shall be directed required by the said Court. And the same goods, chattels and credits do well and truly administer according to law, and make a just and true account of his actions and doings therein when thereunto required by the said Court; and further do well and truly pay and deliver all the legacies contained and specified in the said Will, as far as the said Goods, chattels and credits will extend according to the value thereof and as the law shall require when the obligation to be void else to remain in full force. Sealed & delivered in presence of
Isaac Entwistle
John Gird
Charles Pascoe

(262) At a Session of the Orphans Court for the County of Alexandria in the district of Columbia the 26th day of October 1813 the parties to this bond acknowledged the same to be their act and deed and it was ordered to be recorded. Test. A. Moore Reg. witness

Know all Men by these presents that we Edward Stabler, Madeline Miller and Phineas Janney are held and firmly bound to George Gilpin Esquire Judge of the Orphans Court for the County of Alexandria in the district of Columbia and his successors in office in the sum of ten thousand dollars, to the payment whereof we will and truly to be made to the said Judge and his successors in office we bind ourselves our heirs Executors and Administrators jointly and severally firmly by these presents sealed with our seals and dated this 26th day of October 1813.

The Condition of the above obligation is such that if the above bound Edward Stabler Guardian of Deborah Howe and Sarah Ann Howes Orphans of Abram Howes deceased his Executors and Administrators do well and truly pay and deliver into the said Orphans and shall well and truly pay and deliver into the said Orphans all such Estates and Chattels as now is or here after shall come to the hands and possession of the said Guardian when the said Orphans shall attain the age of, or when thereto required by the said Court: and also shall well and truly save himself and indemnify the said Judge of the said Court and his successors in office from all trouble and damage that shall or may arise about the said estate than this obligation to be void else to remain in full force. Sealed and delivered in presence of
Edward Stabler
Madeline Miller
Phineas Janney
the Court

At a Session of the Orphans Court for the County of Alexandria in the district of Columbia the 26th day of October 1813 the parties to this bond acknowledged the same to be their act and deed and it was ordered to be recorded. Test. A. Moore Reg.