

rest of the said Goods, Chattles 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 deliver and pay unto such persons, respectively, as are entitled to the same by Law. And if it shall hereafter 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 Andrew Fleming do in such case being required render and deliver up his letters of Administration. Then this obligation to be void, else to remain in full force

Settled and delivered in the presence of
 Alex. Moore
 Andrew Fleming Esq
 And^{ly} Samson Esq
 Daniel M^r Seed Esq

At a session of the Orphan's Court for the County of Alexandria, in the District of Columbia the Eleventh day of November 1814 the parties to this bond acknowledged the same to be their act and deed and it was ordered to be recorded

Test
 A Moore Rog

I James Sheehy of the town of Alexandria do make and ordain this to be my last will and Testament

I give and devise to my Executors hereinafter mentioned the survivors and survivors of them my several Lots of Ground with the improvements thereon in the County of Fairfax and Commonwealth of Virginia and all my other real property wheresoever situated to be held by them and their heirs forever. In Trust that they sell and dispose of the same in such manner and upon such terms as they shall think proper and remit the proceeds to my son Edward Sheehy of the County of Tipperary in Ireland

Out of my monies and personal estate I request that Five hundred Dollars be paid by my Executors to the Rev^d Francis Neale the Minister of the Catholic Church of Alexandria to be appropriated by him to the use of the said Church =

The rest and residue of my Personal estate and monies after the expenses of settling my estate are deducted, I give and bequeath to my aforesaid son Edward Sheehy

I appoint the before mentioned Francis Neale and my Friend Thomas Cruise Executors of this my last will and Testament and I request ^{them} to execute the Trust hereby reposed in them

I signed Sealed and published as my last will and Testament this twelfth day of November One Thousand Eight Hundred and Fourteen in presence of
 The Grand
 Andrew Dumas
 Thomas White
 James Sheehy Esq

At a Session of the Orphan's Court for the County of Alexandria in the District of Columbia the 15th day of November 1814 the last will and Testament of James Sheehy deceased was presented to the Court by Thomas Cruise one of the Executors therein named and proved in due form of Law by Andrew Dumas and Thomas White witnesses thereto and ordered to be recorded - And the said Executor having qualified to the said said Letters Testamentary were granted him - the right being reserved to Francis Neale (called in the will Francis Neale) to qualify hereafter

A Moore Rog will

Know all men by these presents, That we Thomas Cruise Henry Nicholson and John A Stuart are held and firmly bound to Robert Young Esquire, Judge of the Orphan's Court for the County of Alexandria in the District of Columbia and his successors in office in the sum of Twenty Thousand Dollars to which payment well and truly to be made to the said Judge or 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 the 15th day of November 1814 -

The condition of the above obligation is, That if the said Thomas Cruise, Executor of the last will and Testament of James Sheehy

deceased, do make a true and perfect inventory of all and singular the Goods, Chattles and credits of the said deceased, which have or shall come to the hands, possession or knowledge of the said Thomas Cruse or into the hands or possession of any other person or persons for him and the same so made do exhibit unto the said Orphan's Court at such times as he shall be thereto required by the said Court. And the same goods, Chattles and credits do well and truly administer according to Law and make a just and true account of his doings and doing thereon, when thereto 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, chattles and credits will extend and as the Law shall charge. Then this obligation to be void or else to remain in full force.

Sealed and delivered
in the presence of
A Moore
Rogers Mills

Thomas Cruse (Seal)
Henry Nicholson (Seal)
John A. Stewart (Seal)

At a session of the Orphan's Court for the County of Alexandria in the District of Columbia the 15th day of November 1814 the parties to this bond acknowledged the same to be their act and deed, and it was ordered to be recorded, Test

A Moore Rogers Mills

Know all men by these presents, that we Charles B. B. Douglass and John Tucker are held and firmly bound to Robert Young Esquire Judge of the Orphan's Court for the County of Alexandria in the District of Columbia in the sum of Five Hundred Dollars to which payment well and truly to be made ^{to the said Judge or his successor in office} we bind ourselves our heirs Executors and Administrators jointly and severally, firmly by these presents. Sealed with our seals and dated this 17th day of November 1814. The condition of the above obligation is, that if the said Charles B. B. Douglass Administrator of the goods, chattles and credits of James Wallace deceased do make a true and perfect Inventory of all

206
and singular the goods, chattles and credits of the said deceased which have or shall come to the hands, possession or knowledge of him the said Charles B. B. Douglass or in the hands or possession of any other person or persons for him and the same so made do exhibit unto the said Orphan's Court when he shall be thereto required by the said Court: And such goods, chattles and credits do well and truly administer according to Law and further do make a just and true account of all his doings and doing thereon when thereto required by the said Court and all the rest of the goods, chattles 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 deliver and pay unto such persons respectively, as are entitled to the same by Law. And if it shall hereafter 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 Charles B. B. Douglass do in such case bring required render and deliver up his letters of administration. Then this obligation to be void, else to remain in full force.

Sealed and delivered
in the presence of
A Moore Rogers Mills

Chas B B Douglass Esq
John Tucker (Seal)

Know all men by these presents, that we Belinda Darnie Simon Darnie and William Vinson are held and firmly bound to Robert Young Esquire Judge of the Orphan's Court for the County of Alexandria in the District of Columbia, and his successors in office in the sum of Ten Thousand Dollars, to which payment well and truly to be made to the said Judge or 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 the 26th day of November 1814.

The condition of the above obligation is that if the said Belinda Darnie Administratrix of the Goods, Chattles and credits of Thomas Darnie deceased do make a true and perfect Inventory of all and singular the goods, chattles and credits of the said deceased which have or shall come to