

and Estates as now is or hereafter shall come to the hands and possession of any other person or persons for him when the said Orphans shall arrive at lawfull age or when decreed required by the said Court and also shall well and truly save harmless and indemnify the said Judge of the said Court and his successors in Office from all trouble and Damage that may arise about the said Estate. Then this obligation to be void to remain in full force and virtue

Jurason Clark

Henry Boyce Clark

Wm. Lourason Clark

Sealed & Delivered

In presence of

Alex. Moore Rego

At a Session of the Orphans Court for the County of Alexandria in the District of Columbia the 9th day of May 1812. The parties to this Bond acknowledge the same to be their act and deed, and it is ordered to be recorded.

Test.

Alex. Moore Rego

Know all men by these presents that we Aaron Hawes Junior and Jason Hawes are held and firmly bound to George Chapman 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 Seven thousand dollars to which payment well and truly to be made to the said Judge and 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 the 26th day of May 1812.

The condition of the above obligation is that if the said Aaron Hawes Junior Administrator of the goods Chattels and Credits of Elizabeth Hawes deceased do make a true and perfect inventory of all and singular the goods Chattels of the said deceased which have or shall come to his hands possession or knowledge of him the said Aaron Hawes Junior or in the hands possession of any other person or persons for him and the same so made do exhibit unto the said

Orphans Court when he shall be thereunto required by the said Court, and such goods Chattels do well and truly administer according to Law and further do make a just and true account of all his actions and doings therein when the same required by the said Court and all the rest of the said goods and Chattels and Credits which shall be found remaining upon account of the said administration the same being first examined and allowed by the Judge of the said Court for the time being shall return 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 the said Aaron Hawes Junior do in such case being required render and deliver up his Clerks of Administration then this obligation to be void to remain in full force.

Sealed & Delivered

In presence of } 3

Aaron Hawes Clark

Jason Hawes Clark

At a Session of the Orphans Court for the County of Alexandria in the District of Columbia the 26th day of May 1812. The parties to this Bond acknowledge the same to be their act and deed and it is ordered to be recorded.

Test. Alex. Moore Rego

Know all men by these presents that we George Chapman Junior and Richard B. Taylor are held and firmly bound to George Chapman 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 six thousand dollars to which payment well and truly to be made to the said Judge and 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 the 1st day of June 1812.

The condition of the above obligation is that if the said George Chapman Junior Administrator of the goods Chattels and Credits of John Chapman late of Charles County Maryland do make a true and perfect Inventory of all and singular the goods Chattels and Credits of the said deceased which have or shall come to the hands possession or knowledge of him the said George Chapman Junior or in the hands possession of any

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other power or persons for him and the same so made do exhibit unto the said Orphans Court when he shall be thereto required by the said Court and such goods and Chattels and Credits do well and truly administer according to Law and further do make a just and true account of all his actings and doings therein when thereto required by the said Court and all 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 deliver and pay to 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 Executrix obtain a certificate of the probate thereof and the said George Chapman do in such case being required render and deliver up his Letter of Administration Then this obligation to be void else to remain in full force

G Chapman Inv. ¹⁷⁷
Recd. B. Tyler ¹⁷⁷

Sealed & Delivered
in presence of

The Court

At a session of the Orphans Court for the County of Alexandria in the District of Columbia the first day of June 1812. The parties to these presents acknowledged the same to be their act and deed and it was ordered to be recorded.

Test. Abst. Notar.

I know all other by these presents that we John Sward and Aaron Harmer are and family bound to George Guyton 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 two thousand dollars to which payment well and truly to be made to the said Judge and his successors in Office we bind ourselves Executors and Administrators jointly and severally firmly by these presents sealed with our seals and dated this 6th day of June 1812.

The Condition of the above obligation is that if the said John Sward Administrator of the goods Chattels and Credits of said deceased do make a true and perfect Inventory of all and singular the goods Chattels and Credits of the said deceased which have or shall come to the hands

which shall be presented to the hands of person or knowledge of him the said John Sward a possession of any other person or persons for him and the same so made do exhibit unto the said Orphans Court when he shall be thereto required by the said Court and such goods Chattels and Credits do well and truly administer according to Law and further do make a just and true account of all his actings and doings therein when thereto required by the said Court and all 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 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 Executrix obtain a certificate of the probate thereof and the said John Sward do in such case being required render and deliver up his Letter of Administration Then this obligation to be void else to remain in full force

Sealed & Delivered
in presence of

John Sward Esq.
Aaron Harmer Jr.

At a session of the Orphans Court for the County of Alexandria in the District of Columbia the 6th day of June 1812. The parties to this Bond acknowledged the same to be their act and deed and it is ordered to be recorded

Test. Abst. Notar. Regt.

I know all other by these presents that we Thomas Knott and James Harper are held and family bound unto George Guyton 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 one thousand dollars to the payment whereof well and truly to be made to the said Judge and his successors in Office we bind ourselves Executors and Administrators jointly and severally firmly by these presents sealed with our seals and dated the 9th day of June 1812.

The Condition of the above obligation is such that of the above bound Thomas Knott guardian of John Douglass and Archibald Douglass Orphans of Daniel Douglass deceased his Executors and Administrators do and shall well and truly pay and deliver unto the said Orphans all such Estate and Estates as now is or hereafter