

267) Known all men by these presents that we Robert Gray John D Brown, Joseph Janny and Joseph Smith we held and firmly bind do to George Gavins Esquire Judge of the Orphans Court for the County of Alexandria in the district of Columbia and his successors in office for the sum of One 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 27th day of November 1813.

The Condition of the above obligation is such that if the said Robert Gray and John D Brown Administrators of the Goods Chattels and Credits of John Westcott 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 possession or knowledge of them the said Administrators or in the hands and possession of any other person or persons for them and the same so included do exhibit unto the said Orphans Court when they shall be thence 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 their actings and doings therin, when shew required by the said Court, and all the best of the said Goods, Chattels and Credits which shall be found remaining upon account of the said Administrators 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 Court obtain a certificate of the probate thereof and the said Administrators do in such case be required, render and deliver up their Letters of Administration then this obligation to be void be remitted and the same sealed & delivered in presence of the Court

Robert Gray
John D Brown
Joseph Janny
Joseph Smith

At a Session of the Orphans Court for the County of Alexandria in the District of Columbia the 27th day of November 1813 the parties to this bond acknowledged the same to be their act and deed and it was ordered to be recorded.

Test. C. Moore Reg. Wm

To all and singular the faithful in Christ to whom these our present Letters Testimonial shall come or whom the matter herein written to or may hereafter in any wise concern.

Charles by divine Providence Archbishop of Canterbury Primate of all England and Metropolitan send Greeting in our Lord God Contesting and with that undubbed faith be given to these presents and do make known and will that it be hereby made known to you that on searching the Registry of our Prerogative Court of Canterbury in the Archives thereof there will and faithfully preserved and kept we have found among other things in the said that on the Twenty sixth day of February in the year of our Lord one thousand eight hundred and twelve at London before the Right Honorable Sir John Nicholl Knight Doctor of Laws Master keeper of the Registry of our Prerogative Court of Canterbury aforesaid lawfully constituted, the last will and Testament of Sarah Huliford late of the Parish of Hartland in the County of Somerset widow deceased having whilst living and at the time of her death Goods, Chattels or Credits in divers dioceses or jurisdictions sufficient to found the Jurisdiction of our Prerogative Court of Canterbury aforesaid was proved, approved and Registered, and Administration of the Goods, Chattels and Credits of the said deceased Person etc to the effects of the said deceased in England was granted to George Gavin Brown Mill (in the will written George Gavin Brown) and John Purcell the Executors named in the said Will for England