

Know all men by these presents that we Daniel Cawood and Grafton Cawood
are here and firmly bound to Robert Young Esquire Judge of the Orphan's Court
for the County of Alexandria and his successors in office in 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 the
seventh day of January 1815.

The condition of the above obligation is that if the said Daniel Cawood ad-
ministrator of the Goods Chattle and Credits of Nancy Maria Deceased do
make a true and perfect Inventory of all and singular the Goods Chattle and
Credits of the said Deceased which have or shall come to the hands pro per son or
knowledge of him the said Administrator or into the hands pro per son of any other
person or persons for him, and the same so made do exhibit to the said Orphan's court
when he shall be thereunto required by the said Court. And such goods chattle
and Credits as well and truly administered according to Law, and further to make a
just and true account of all his actings and doing therein when he shall be thereunto
required by the said Court, and all the rest of the said Goods chattle and Credits which
shall be found remaining on 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 Administrator 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

Daniel Cawood (S)

Thos. Gipson (S)

Grafton Cawood (S)

Sealed and Delivered in presence of }
A Moore }

At a session of the Orphan's Court for the County of Alexandria in the district
of Columbia the 7th day of January 1815. The parties to this bond acknowledge all
the same to be their act and deed but was ordered to be recorded

A Moore R.P.

Michael Maria of West End in the County of Fairfax do make and
ordain this to be my last will and Testament.

I give and Devise the whole of my Estate real and personal to my Executors here
inafter named and the survivors and survivors of them and their and his heirs forever
On trust that they sell the same at public sale upon such terms as they shall think pro-
per and the monies arising from the said sale after payment of my just Debts and
Funeral expences be invested in Bank Stock of some of the Banks in the District of Columbia
and after being so invested I give and devise the Dividends of one third part thereof to
my wife during her natural life and out of the dividends arising from the residue I
Devise One Hundred Dollars to the Roman Catholic Church of Alexandria, and
one other Hundred to the poor of Alexandria to be distributed in such manner and
in such proportions as the minister of the said Catholic Church shall Direct.
I also give to each of my grand children One Hundred Dollars to be paid out of the
Dividends of my Stock to be purchased as aforesaid.

I give and confirm to my Daughter the wife of Michael Digley and her
heirs forever the house and lot in which I now Dwell, and which I have heretofore
made him or her or perhaps both a Deed for

I give and Devise all the rest and residue of my Estate to my son Thomas by
my last will and his heirs forever - And I request that he may be placed under
the Direction and management of such persons as the Minister of the Catholic
Church shall Direct, and brought up according to the tenets and principles of that church
I hereby Direct that the Stock to be purchased as aforesaid be placed in the names
and under the Direction of my Executors and that the Legacies be paid out of the
Dividends in the order in which they are herein mentioned and that when my said
Legacies are all paid that my said Executors do apply the Dividends thereto
arising to the use of my said son until he shall attain the age of Twenty one
years and after he shall attain that age I direct that the whole of the said Stock
be transferred to him subject however to the claim of his mother as herein before mentioned.

In case my son should Depart this life before he attains his age then I give and
Bequeath the estate herein left to him to the children of my sister Margaret
Costelloe of Ireland and my grand children now living that is to say one half to my
sister's children and the other half to my Grand Children -

227 I hereby constitute and appoint my friends Thomas White and James Shehee and my Counsel Thomas Swann Executors of this my last will and Testament, and I request that they may not be compelled to give security for their execution of this my will.

I hereby revoke all other wills by me heretofore made and I do hereby publish this as my last will and Testament In witness whereof I have hereunto set my hand and seal this 6th day of March 1814

Sealed published and Delivered

Michael Meara Esq

before me - Francis Hale

Andrew Dumas

Owen Sullivan
maur

At a session of the Orphans court for the County of Alexandria in the District of Columbia the 10th day of January 1815 this last Will and Testament of Michael Meara deceased was presented to the Court by Thomas White and Thomas Swann the surviving Executors therin named and proved in due form of Law by Andrew Dumas and Owen Sullivan two of the subscribing witnesses thereto and ordered to be recorded. And the said Executors having given bonds without security as directed by the Testator and qualified to the said Testament Letters Testamentary were granted them. Test

A Moore Progr

I know all men by these presents that we Thomas White and Thomas Swann are held and firmly bound to Robert Young Esquire Judge of the Orphans Court for the County of Alexandria in the District of Columbia and his successor 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 10th day of January 1815.

The condition of the above obligation is that if the said Thomas White and Thomas Swann Executors of the last Will and Testament of Michael

Meara Deceased, do make a true and perfect Inventory of the goods, chattels, and credits of the said Deceased which have or shall come to the hands, possession or knowledge of them the said Executors or into the hands or possession of any other person or persons for them and the same so made to exhibit unto the said Orphans Court at such times as they shall be there required by the said Court. And the same goods chattels and credits so well and truly administer according to Law and make a just and true account of their actions and doing 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 charge.

Then this obligation to be void, else to remain in full force

Sealed & Delivered in presence of

Thomas White Esq

Theo. Swann Esq

At a session of the Orphans Court for the County of Alexandria in the District of Columbia the 10th day of January 1815. The parties to this bond acknowledge the same to be their act and deed and it was ordered to be recorded Test

A Moore Progr

I know all men by these presents that we George C. Longden, John A. Longden and John Longden are held and firmly bound to Robert Young Esquire Judge of the Orphans Court for the County of Alexandria in the District of Columbia and his successor in office in the sum of Two Thousand Dollars to which payment well and truly to be made we bind ourselves our heirs Executors and Administrators jointly and severally, firmly by these presents Sealed with our seals and Dated the 10th Day of January 1815.

The condition of the above obligation is that if the said George C. Longden Administrator of the goods chattels and credits of Ralph Longden 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