

and that Judgment was obtained by the state of South Carolina  
for a large sum, which can be ascertained by reference to the records  
of the Supreme Court of the United States at Washington - That  
I have received, at different times, a variety of documents exhibited to  
me by Mr. Cutting in support of the Laramourge claim against the  
State of South Carolina - as well as to show his interest in the recovery  
to compensate his services, but I have no knowledge of the documents  
except by the exhibition of them on the part of Mr. Cutting, nor can  
I now specify their Tenor, or contents -

8<sup>th</sup> An answer to the eighth interrogatory, Isay, that in the year  
1795, I drew up the statement hereto annexed, (and marked with  
the letter A, and printed on sixty pages, of exclusively of the title  
page, and a list of American Seamen,) at the request of Mr. m  
Cutting. That I knew nothing of the facts, but as they were stated  
to me by Mr. Cutting, or were couched by documents, which he pro-  
duced to me, and which I presumed to be either original or genuine  
Copies, that I do not recollect the fact of depositing any proofs in  
the Secretary of States office; but whatever papers, Mr. Cutting,  
requested me to deposit there, more I have no doubt delivered  
and may be traced. That the printed pamphlet marked A was  
composed in the manner I have stated, but I have no mode of  
testing the verity of the copies of the vouchers, to which it refers -

9<sup>th</sup> An answer to the ninth Interrogatory, Isay, that I am ac-  
quainted with Joseph Morrison, and that I believe the annexed  
letter marked B to be genuine, though I do not sufficiently  
recollect Mr. Morrison's hand writing to be able to affirm  
that the letter is written by him.

I have before me this second day  
of July in the year of our Lord  
one thousand eight hundred and  
eleven -

Memoandum this 2<sup>nd</sup> day of July 1811 - On this day I Peter  
Lohr Notary Public of the Commonwealth of Penn-

sylvania did in pursuance of the annexed Commission from George Gilpin  
Esquire Judge of the Orphans Court for the County of Alexandria in  
the district of Columbia, examine the above named Alexander James  
Drillaps, a witness produced on the part of the defendants in  
the cause mentioned in the said Commission on his oposse oaths by me  
administered on the 1<sup>st</sup> day of July 1811 - touching his  
knowledge relative to the controversy between the parties, at the office in the  
dwelling house of the said witness, situated in the City of Philadelphia  
and Commonwealth of Pennsylvania aforesaid. The witness whereof  
I have hereunto set my hands and Notarial seal -

Peter Lohr N.B.

Returned July 6<sup>th</sup> 1811 and directed to be sealed

Attest: Moore Reg Mills

Know all Men by these presents, that We Thomas Blackstone  
Richard Jarleton and James Sanderson, are held and fully bound to  
George Gilpin 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 we will truly to be made  
to the said Judge and his successors in office we bind ourselves our heirs  
Executors and administrators jointly and severally jointly by these presents  
sealed with our Seals and dated this 18<sup>th</sup> day of July 1811

The condition of the above obligation is, that if the above  
bound Thomas Blackstone and Richard Jarleton Executors of Stephen  
Jarleton 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 the  
said Executrix or into the hands and possession of any other person or  
persons for them, and the same so made do exhibit unto the said  
Orphans Court, at such times as they shall be called required

by the said Court. And the same Goods, chattels and credits  
dowell and truly administer according to law - and make a just  
and true account of their actions and doings therein when thereon  
required by the said Court. And the same Goods  
chattels and credits do well & 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 and the law shall charge - then this  
obligation to be void else to remain in full force.

Sealed & delivered  
in presence of  
Alex. Moore Sept 11th

Thomas Blackstone Esq;  
Richard Jarleton Esq;  
Rt<sup>d</sup> Sanderson Esq;

Obligation of the Orphans Court for the County of Alexandria  
in the district of Columbia the 1<sup>st</sup> day of July 1811 - the  
parties to this bond acknowledged the same to be their act and deed  
and it was entered to be recorded

- Test - Alex<sup>d</sup> Moore Sep<sup>r</sup>

Know all Men by these Presents that we Edmund  
Lee and Cleon Moore are held and firmly bound to George  
Gilpin Esqne 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 hundred dollars to which payment  
well and truly to be made to the said Judge and his suc-  
cessors in Office we bind ourselves our heirs Executors  
and Administrators jointly and severally firmly by these  
Presents sealed with our seals and dated this  
14<sup>th</sup> day of July 1811

The Condition of this Obligation is such  
that

that of the said Edmund Lee Administrator De bonis non  
of the Goods, chattels and credits of John Callett deceased  
unadministered by William McNamee the former administrator since  
also deceased - do make a true and perfect inventory of all  
and singular the goods, chattels, and credits of the said first deceased  
which have or shall come to the hands possession or knowledge  
of him the said Administrator De bonis non, or in the hands and possession  
of any other person or persons for him, and the same so made to exhibit unto  
the said Orphans Court when he shall be thereunto required by the said  
Court; And all the rest of the said Goods, chattels and credits  
unadministered as aforesaid, which shall be found remaining  
upon account of the said Administrator De bonis non, the same being  
first examined and allowed by the Judge of the said Court  
for the time being shd deliver unto pay unto such persons respect-  
ively 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 Edmund  
Lee do in such case being required under 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 }  
the Court -

Edm<sup>d</sup> Lee Esq;  
Cleon Moore Esq;

At a Session of the Orphans Court for the county of Alexandria  
in the district of Columbia the 24<sup>th</sup> day of July 1811 -  
The parties to this bond acknowledged the same to be their  
act and deed and it was entered to be recorded -  
Test - Alex<sup>d</sup> Moore Sep<sup>r</sup> 1811