

deceased, to 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 Thomas Bruce & 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 time as he shall be thereunto required by the said Court. And the same goods, chattels and credits do well and truly administer according to Law and make a just and true account of his actings and doing theron, when thereunto required by the said Court: and further to 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 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
Peggy Mills

Thomas Bruce (Seal)
Henry Nickolson (Seal)
John A. Stewart (Seal)

A deposition 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 Peggy Mills

I know all men by these presents, that we Charles B. K. Douglas 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. K. Douglas Administrator of the goods, chattels and credits of James Wallace 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 him the said Charles B. K. Douglas or in the hands or possession of any other person or persons for him and the same so made to exhibit unto the said Orphan's Court when he shall be thereunto 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 doing theron when thereunto required by the said Court and all the rest of the 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 Executor obtain a certificate of the probate thereof, and the said Charles B. K. Douglas do in such case bring rejoinder pending 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
Peggy Mills

Charles B. K. Douglas Esq
John Tucker (Seal)

I know all men by these presents, That we Belinda Daine Simon Daine and William Dines 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 9th day of November 1814.

The condition of the above obligation is that if the said Belinda Daine Administrator of the Goods, chattels and credits of Thomas Daine 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 her the said Belinda Dame or in the hands or possession of any other person or persons for her, and the same so made do exhibit unto the said Orphans Court, when she shall be therunto 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 her 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 Executor obtain a certificate of the probate thereof, and the said Belinda Dame, do in such case being required, renounce and deliver up her Letter of Administration Then this obligation to be void, else to remain in full force.

Sealed and Delivered
in the presence of

Belinda Dame
mark
Simon Dame
Ann Moore

At a session of the Orphans Court for the County of Alexandria in the District of Columbia the Twenty sixth 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 Reg'r.

I Mary B Alexander the Executor named in the last will of Charles Alexander deceased do hereby renounce my said appointment and refuse to act as Executor. Given under my hand this 14th day of November 1814

Witnesses

Gustavus B Alexander
Elizabeth Brown

Mary B Alexander

Know all Men by these presents That we William J Swann and Thomas Swann are held and firmly bound to Robert Young Esquire Judge of the Orphans Court of 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 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 26th day of November 1814
The condition of the above obligation is, that if the said William J Swann Executor of Charles Alexander deceased do make a true and perfect inventory & account singular the goods chattels and credits of the said deceased which have or shall come to the hands possession or knowledge of the said executor or into the hands of possession of any other person or persons for him and the same so made do exhibit unto the said Orphans Court at such times as he shall be thereto required by the said court. And the same goods, chattels and credits do well and truly administer according to Law, and make a just and true account of his actings and doings therein when thereto required by the said court. And further do well and truly pay all the Legacies contained and specified in the said will as far as the said Goods chattels or credits will extend according to the value thereof 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

After P. Swann
The. Swann
Sealed

At a session of the Orphans Court of the County of Alexandria in the District of Columbia the 26th 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 Reg'r will