

The Estate of Alexander Grayman Esq^r (a spinster)
in account with John Hill, Constable -

1806				
May 6	To Cash paid William Mc Knight	House rent	1.	\$ 15.00
May 6	To " " Samuel Mc Clads account		2	6.16
" "	To " " Anthony Shadorn		3	6.
" 19	To " " Register of Wills		4	3.58
				\$30.74

1806 May 6. By Sales of the deceased's personal Estate \$30,711

At a Session of the Orphans Court for the County of Alexandria in the
District of Columbia the 14th day of July 1806 - This Account
was returned in pursuance of an order passed this day, and Ordered to
be recorded - *John Hobart Mayor Reg't'*

Ophians Court Alexandria County July 22nd 1806

Whereas John Duffy in the Month of May 1796, did take out Letters of Ad-
ministration in the Corporation Court of Alexandria, on the personal Estate of
William Dibble late of Alexandria deceased, and the said Administrator ha-
ving never made any Settlement of his Administration during the existence of the
said Corporation Court, was cited by this Court to make said Settlement -
upon which Citation the said Administrator appeared this day and gave the
following Statement relative to the said Decedent's Estate, to which he made Oath -
That the said William Dibble went into the lower part of Virginia sometime in
August 1795 or January of when he died, that the defendant administrator as-
sumed and proceeded to where the said Dibble died, for the purpose of taking
possession of such Effects as he had left; upon inquiry the defendant found
that what was left amounted to a very trifling Sum, not more than Thirteen
Dollars, and that he has paid away more than double that sum, and that
he hath never since received any of the Effects of the said deceased - And
the said John Duffy also further made oath that he did not Administer
until about nine Months after the decedent's death, and then did it upon
information that perhaps he had left something of Value, but upon enquiry it
turned out as above stated.

Johar Paffey Seal
Alor Gajah City

Alexander City VA Wills and Inventories 1804-1807
www.virginiapioneers.net

Sale at Vendue of the Personal Estate of Thomas Hawill late of Ulles, deceased.	
Family Bibliothek Grammar	54.8
Clock	28.8
\$33.58	
1 Pd. of Card Tables 9.8	Admiring Table 10.8
	19.00
a writing desk and stand 8.8	15 Chairs 14.8
	19.
9 prints 7.8 a looking Glass 10.8 2 small Glasses 3.8	20.
Dwarf toped Andirons 10.8 Tongs and ashtray 3.8	11.
2 Tables 8.2 Middle 8.3 U corner cupboard 7.8	13.
3 Window Curtains 8.5 3 Bedsteads 10.8	15.
2 Beds and Bedding 18.8 a suit of Bed Curtains 8.5	15.
10 Table Spoons 11 Tea Spoons Cream pot Sugar Tongs 1.8	21.
China 1 Glassware 15.8 Earthen ware 8.18	19.
2 Dumbells 2.8 Star ware Boxes 4.8 3.8	5.
Kitchen furniture R. 85. Franklin Stove and Grate \$30	15.
Cuts dipping Table R. 4.8 desk and dipping can \$14	11.
1 Pair of Pistols in Scabbards and Jabs	3.
A Black chuff \$7.0	20.
100 Shares of Marin Stock	500.
	\$771.50
Compt. Belle	\$13.58 1.00
	14.58
	\$756.92

Philip G. Marsteller Jr.

It is Befon of the Orphans Court for the County of Alexandria in the District of Columbia
the 26th day of July 1806 - The account Lates was returned and acced to record
John Moore Esq^r

I know all Men by these Presents that We Sarah Cannon and James Rightiggate are
hild and firmly bound to George Giffen 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
hundred dollars to the payment whom full and truly to be made we have countersigned with
this Executors and Administrators jointly and severally firmly by these presents
Sealed with our Seals and dated at May 22nd day of July 1806—
The Condition of the above Obligation is such, that if the above Bound Sarah Cannon
Guardian of Henry Cannon, her Executors and Administrators do and shall well and
truly pay unto the said Orphan, all such Estate and Estates as now is or hereafter
shall come to the hands and possession of the said Guardian, when the said Orphan shall
attain lawful age or when tickets 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 shall or may arise about the said Estate
then this Obligation to be void else to remain in full force — Sarah Cannon
Rightiggate
Sealed and Delivered in presence of
Inventorys 1804-1807

The Estate of Alexander Rayman late of Alexandria
in Account with John Hill, Constable

1806

May 6 - To Cash paid William Mc Knight	Amount due 1.	\$ 15.00
July 6 - To a - a Samuel M. Claude account	2	6.16
To - - Anthony Blodow	3	6
19 - To - - Rightes of Wills	4	3.58
		<u>\$30.74</u>

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1806

May 6 By Sales of the deceased personal Estate \$30.74

At a Session of the Orphans Court for the County of Alexandria in the District of Columbia the 19th day of July 1806. This Account was returned in pursuance of an Order passed this day and is ordered to be recorded -

Test. Eliza Moore, Rego

Examined

Orphans Court Alexandria County July 22nd 1806

Whereas John Duffy in the Month of May 1796 did take out Letters of Administration in the Orphans Court of Alexandria, on the personal Estate of William Dibble late of Alexandria deceased, and the said Administrator having never made any Settlement of his Administration during the existence of the said Orphans Court, was Chas'd by this Court to make said Settlement upon which Citation the said Administrator appeared this day and gives the following Statement relative to the said Decedent's Estate, to which he made Oath - That the said William Dibble went into the town part of Virginia sometime in the year 1795 or January when he died; that the defendant administered as aforesaid and proceeded to where the said Dibble died, for the purpose of taking possession of such Effects as he had left; upon enquiry the defendant found that what was left amounted to a very trifling sum, not more than Thirteen Dollars, and that he has paid away more than double that sum, and that he hath never received any of the Effects of the said deceased, - Also the said John Duffy also further made Oath that he did not Administer until about nine Months after the decedent's death, and then did it upon information that perhaps he had left something of Value, but upon enquiry at the place where he abode stated

John Duffy (Signed)

Alexandria 25th January 1806,

Sales at Vendue of the Personal Estate of Alexander Rayman late of Alexandria deceased	
A family Bible and Grammar	5½ £ Black 2.88
1 P. of Card Tables 4\$, Dining Table 10\$	19.00
a writing desk and Stand 5\$. 15 Chairs 14\$	19-
9 prints 7\$ a looking Glass 10\$ 7 small Pictures 5\$	21-
Draped bedsteads 10\$, Drapes and valances 8\$	11.
2 Tables 2\$. A Cradle 3\$. A corner Cupboard 7\$	12.
3 Window Curtains 3\$, 3 Bedsteads 10\$	13.
2 Bals and Bedding 4\$, a Box of Box Curtains 5\$	14.5
12 Table Spoons, 11 Tea Spoons, Cream foot Saucers, Tongs &c	21.
China & Glassware 15\$ Earthen ware R. 4\$	19.
2 Jumbles 2\$ Stein ware Knives Forks 3\$	5.
Kitchen furniture R. 3.5. Franklin Stove and Grate \$10	15.
Cast iron Pewter Table R. 14\$, desk and Steping Case \$10,	11.
112 of Plates, Candlesticks and Salt	3.
A Black chid \$7.0	20.
100 Shares of Marion Stock	500.
	<u>\$771.50</u>
(ams)	\$10.38
Bott	1.00
	14.58
Proceeds	<u>\$756.92</u>

Philip G. Marshall, Jr.

At a Session of the Orphans Court for the County of Alexandria in the District of Columbia the 26th day of July 1806. This account Sales was returned and made to be recorded -

Eliza Moore, Rego

Examined

I know all Men by these Presents that we Susan Cannon and James Hightower as his and firmly bound to George Clegg Esqre Judge of the Orphans Court for the County of Alexandria in the District of Columbia and his Successors in Office in the sum of five hundred dollars to the payment whereof well and truly to be made we bind ourselves our Heirs Executors and Administrators jointly and severally jointly by these presents sealed with our Seals and dated this 22nd day of July 1806 -

The Condition of the above Obligation is such, that if the above Bound Susan Cannon, Guardian of Mary Cannon, her Executors and Administrators do and shall in full and truly pay unto the said Orphan, all such Estate and Estates as you is or hereafter shall come to the hands and possession of the said Guardian, within the said Orphan, shall attain lawful age or when there is required by the said Court, and also shall well and truly save harmless and indemnify the said Judge after said Court and his Successors in Office from all trouble and Damage that shall or may arise about the said Estate, then this Obligation to be void else to remain in full force -

Given under my hand and seal this 22nd day of July 1806 -

Susan Cannon
Mary Cannon