

InVENTORY of all and singular the Goods Chattels and Caudts of the said Deceased  
which have or shall come to the hands of his executors or knowledge of the said  
Administrator, or into the hands and possession of any other person before his  
death and the same so made to exhibit unto the said Ophorus Court at such  
time as he shall be thereto required by the said Court, and the same Goods Chattels  
and Caudts to well and truly administer according to Law, and further do make  
a just and true account of all his actions and doings therein when thereto required  
by the said Court, and all the rest of the said Goods Chattels and Caudts 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 Administrator do in such  
case being required by the Court deliver up his Letters of Administration therewith  
obligation to be void else to remain in full force

Sealed & Delivered }  
in presence of {  
Alice Moore

Thomas Powell Jr  
Josiah Nixon



At a Session of the Ophorus Court for the County of Alexandria the 11<sup>th</sup> day of  
December 1803 The parties to this Bond acknowledged the same to be their  
act and deed and it was ordered to be under seal Leon Moore Register

I Know all Men by these Presents that Charlotte Douglass, Alexander Smith, Thomas  
Powell Junr and Andrew James our, we hold and jointly bound to George Gilpin  
Esquire Judge of the Ophorus 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 case ourselves or his Executor Administrators jointly and severally fail  
to perform the said with us held and sealed the 11<sup>th</sup> day of December 1803

The Condition of the above obligation is such that of the above Bound Charlotte Douglass  
and Alexander Smith Administrators of all and singular the Goods Chattels and  
Caudts of Charlotte Douglass deceased, to make a true and perfect Inventory of all and singular  
the Goods Chattels and Caudts of the said Deceased which have or shall come to the hands  
of his executors or knowledge of the said Administrator or into the hands and possession  
of any other Person or Persons for them and the same so made to exhibit unto the said  
Ophorus Court when thereto required by the said Court. And the same Goods Chattels  
and Caudts to well and truly administer according to Law; and further do make a just and  
true account of all these Actions and doings therein when thereto required by the said Court;  
and all the rest of the said Goods Chattels and Caudts 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 Administrator do  
in such case, being required by the Court deliver up their Letters of Administration  
then this obligation to be void else to remain in full force

Sealed & Delivered }  
in presence of {  
Charlotte Douglass  
Alice Smith  
The Powell Jr  
And Leon Moore



At a Session of the Ophorus Court for the County of Alexandria the 11<sup>th</sup>  
Day of December 1803 The parties to this Bond acknowledged the same to be their act  
and deed, and it was ordered to be recorded.

E.C. Date Leon Moore Register

In the Name of God Amen I Robert Alexander of the County  
of Fairfax and State of Virginia being of sound mind and memory do make and  
execute this my last Will and Testament, desiring that all former Wills by  
me made, may be cancelled and have no effect - In witness whereof I give to my  
Wife Margarett a full third of my whole Estate Real and Personal during  
her natural life - Item I give to my son Robert and his Heirs forever  
one half of the Land which I formerly sold to the late Mr John P. Carter and  
upon which I now live, and it is my desire that my Wife shall allot the same  
to him and his Heirs, and I hope my Son Robert will so conduct himself to the  
satisfaction of his Mother as to induce her to give him that moiety of the land  
upon which the Dwelling house is Built but should his Mother think  
him wanting in duty and affection to her I will and desire the said moiety  
may be given to my Son Walter and his Heirs forever - Item I give to  
my Son Robert and his Heirs forever one half of the Land between  
the North & the south 17 while I have or may recover to be laid  
off in such manner as may be most convenient and contiguous to each of my  
Sons Moiety of the Land upon which I live - Item I give to my Son Robert  
and his Heirs forever all the Land I am intitled to in the possession of  
Mr Baldwin Wade, lying near the Town of Alexandria - Item I give unto  
my Son Robert and his Heirs forever all the land lying near Col<sup>r</sup>  
Charles Broadwater which was Willed and devised to me by my Brother  
George as will more clearly appear by his last Will and Testament -  
Item I give to my Son Robert and his Heirs forever the tract of Land in  
Hampshire County which I purchased of John Penacker as appears by the Deed of  
the said Penacker - Item I give to my Son Robert and his Heirs forever nine  
hundred and sixty acres of Land in Montgomery County upon the waters  
of Piney River and several branches of the Rappahannock which was granted  
by the Commonwealth to Nicholas Hannan Esq<sup>r</sup> of Williamsburg

of whom I purchased it - Item I give to my Son Robert and his Heirs forever the  
first of Land I purchased of Benjamin Drayton upon Rappahannock River which will more  
fully appear from the Documents and papers lodged in the Land office and the  
Reg<sup>r</sup> Receipt now in the possession of Mr Charles Alexander - Item I give to my Son Robert  
and his Heirs forever one half of all the lands I have or right to upon Jackson River in  
the County of Frederick which will appear more fully from the Documents and  
papers in the Land office and the Registered Receipt in the possession of Mr Charles  
Alexander - Item I give to my Son Robert and his Heirs forever one half of all my Lands  
in Kentucky which I claim under the Will and Testament of my Brother George who was  
intitled to the same for services in the Continental War - Item I give to my Son Robert  
and his Heirs forever a Lot of Ground in George Town in the State of Maryland which  
I purchased of the late Mr George Warren as appears from papers my possession -  
Item I give to my Son Robert and his Heirs forever a tract of Land near George Town  
in Montgomery County Maryland which came by my Wife - Item I give  
to my Son Robert and his Heirs forever one half of my Slaves and personal Estate  
and it is my desire that he shall enjoy the same upon his arrival to legal age -  
Item I give to my Son Walter and his Heirs forever all the rest and residue of my Estate  
both real and personal and should my Son Robert claim the Land which comes by his  
Mother as his right of inheritance, it is then my Will and desire that all the Tract of  
Land Intitled to Mr Carter and one new field set off shall be my Son Walter and  
his Heirs forever - Item it is my desire and Will that if either of my Sons  
Robert and Walter should die without lawful issue their继承人 to take the  
Inherited Estates and enjoy the same forever but in case of both their  
Deaths without lawful issue, I will and desire that my whole Estate Real and  
Personal shall descend and pass equally between my Brothers sons and their direct  
Children and their Heirs forever - Lastly I appoint as Executrix to this my last  
Will and Testament my Wife Margarett, my Sons Robert and Walter, Robert  
Alexander, George Chapman Davis and Fielding Lewis



Amount forward -

	\$ 262.50
3 Hair Brushes	5.00
3 pair of Shears & Tongs	6.
2 do. Antisept 1 <sup>1/2</sup> lbs 2 <sup>1/2</sup> lbs Drifts 5 <sup>1/2</sup>	50
1 small hand Bellows	2.50
1 fine Toy like Table & Covering of Glass	3.00
2 pair of Drifts Candelsticks	75
2 do. Snuffers	75
1/2 dozen of very Candelstick Knives & Forks, & Carving knives & forks	15.
6 Silver Table Utensils	5.
9 do. Tea Spoons	2.50
1 do. Sugar Tongs	8.
Cherry wood Crockery	100.
glass Ware & Cutlery	17.
2 looking glasses 3 <sup>1/2</sup> 14 <sup>1/2</sup> \$	20.
Kitchen Furniture 40	80.
1 Horse Saddle & Bridle	40.
1 Riding Blown	10.
Cutting Box	20.
1 do. Piecy	17.
2 Boxes w/ the Branding Irons included	7.
1 plate Ware 100 lbs	24.
Sunday Books	4.
4 Waiters	22.
Sunday articles, Sabbathwear, Dish, Tableware, Plates, Spoons, Mop, Bucket, Auger &c	72.
3 M. feet 10 <sup>1/2</sup> 2 Inch planks @ 18 <sup>1/2</sup> is 54 <sup>1/2</sup> 7 M. Shingles 55 <sup>1/2</sup>	72.
1/2 Inch planks @ 14 <sup>1/2</sup> 26.00 feet last & Rafter 13 <sup>1/2</sup> is 69 <sup>1/2</sup>	73.53
1 pair locust 1 <sup>1/2</sup> 1 Hatch \$5	10.
Slaves, Richard that four years to serve 100\$, Nancy a Slave for life, Peter Childress	\$250 { 33.00
• Richard \$80\$, Thomas 30\$, William 20\$	<u>130.00</u>
1 Cart. \$30, 1 Cow 15\$, 1 Cudle \$1.	<u>\$ 1253.08</u>
	46.
	\$ 1299.08

Whereas Walter Stoddert Alexander did in the Orphans Court hold for the County of Alexandria on the Eleventh day of August 1802, choose John Moore  
of the County of Alexandria to be his Guardian, and hath now arrived at the full age of twenty one years - And Whereas the said Walter Stoddert Alexander and the said John Moore, since the said Walter Stoddert Alexander hath arrived at full age as aforesaid, come to full and amicable Settlement of all Claims & Debts, that related to the Estate of said Walter during his minority which he is now fully satisfied without any return of Guardianship Account being ordered to Court or with out any settlement with the Court - Now the said Alexander doth hereby waive Exonorate and discharge the said John Moore his Executrix and Administratrix from all claims demands actions and suits at Law for and in account of the said Guardianship - In Witness whereof the said Walter Stoddert Alexander hath hereunto set his hand and seal this 24<sup>th</sup> day of December 1803

Witness

William Turner

Joseph Simons

A Session of the Orphans Court for the County of Alexandria the 10<sup>th</sup> day of January 1804 - This Settlement of Guardianship was returned and ordered to be recorded by the Clerk of the Court Regis

The undersigned respectfully represents to the Honorable the Orphans Court for the District of Alexandria County, that four years since, he filed a petition to the Honorable Court of Admiralty, praying for power to enable him to receive a certain sum of Money due to Sarah, Peter and David Saunders by the Will of their Grandfather Joseph Saunders late of the City of Philadelphia deceased, awaiting the said Court appointed him Guardian to the aforesaid Children, with power to recover said Money & place it in a convenient situation to the sole benefit of the said Orphans - This claim not being admissible on the part of the Executrix of the said Joseph by reason the Cuse of Court was returned of the Executors who were present