

The Estate of Robert Longdon *Sgt.*  
To John Longdon *A.*

To Cash paid Mungo Dykes to go to Philad. to settle said Longdon's affairs	500.00
" Cash paid Swann, Lawyer's Fee	10.00
" Cash paid Clark's Fees	8.19
" Cash paid Capt. Ward freight of a Trunk from Phila	1.75
" Expences to Halifax Court House for the purpose of examining the records	69.94
" " 2.00	2.00
By amount of the Inventory & Appraiser	71.94
Balance Due the estate	56.66
	\$15.28

John Longdon

At a Session of the Orphans Court for the County of Alexandria  
the 14<sup>th</sup> day of June 1803 - this Inventory and Appraiser of Robert  
Longdon's Estate was returned and ordered to be recorded.

Testy - *Clem Moore*  
*Agg. to Wm*

At a Session of the Orphans Court for the County of  
Alexandria the 14<sup>th</sup> day of June 1803 - Administration  
(Probate) on the Estate of Edward Pencale late of Halifax  
County deceased, was granted to Geo. Pencale the former adminis-  
trator in Halifax County Virginia, and the said Administration  
being granted merely for the Recovery of debts under a late de-  
cimation of the Supreme Court of the United States, and  
no debts being within this County, all order for appraisement  
was unnecessary

*Clem Moore*  
*Agg. to Wm*

Know all Men by these Presents that we George Pencale & John  
Longdon do hold and firmly bind to George Gilpin Esq<sup>r</sup> Judge of the  
Orphans Court for the County of Alexandria in the District of Columbia and  
his Successor 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  
we Bind ourselves, our Heirs Executors and Administrators, jointly and  
severally firmly by these Presents sealed with our Seals and dated this  
fourteenth day of June 1803 - The Condition of the above obligation is such  
that of the above Bound George Pencale, administrator of all and singular the  
goods, chattels and credits of Edward Pencale deceased, unadministered  
in the County of Halifax, 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 into the hands of possession or knowledge of the said  
George Pencale or into the hands of possession of any other person or persons  
for him, and the same so made to exhibit unto the Orphans Court for  
the County of Alexandria, when there required by the said Court, and the same  
Goods, Chattels, and Credits do well and truly administer according to law,  
and further to make a just and true account of all his actions and doings  
therin when there 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 administration, 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 approved 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, then  
his obligation to be void else to remain in full force

Sealed & Delivered  
in Presence of  
*Clem Moore*

*G Pencale Seal*  
*John Longdon Seal*

At a Session of the Orphans Court for the County of Alexandria the  
14<sup>th</sup> day of June 1803 the parties to this Bond acknowledged at the same  
to be their act & deed, and the same was ordered to be recorded

*Geo. Pencale*

*Clem Moore Regd.*

At a Session of the Orphans Court for the County of Alexandria the 14<sup>th</sup> day of June 1803 - Administration on the Personal Estate of Thomas Kewelin deceased, the Plaintiff having given

Bond and Security according to Law -

Know all men by these presents that we Matthew Robinson and Guy Atkinson, are held and firmly Bound to George Gilpin 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 four thousand Dollars to which payment well and truly to be made to the said Judge and his successors we bind ourselves our Heirs, Executors and Administrators, jointly and severally firmly by these Presents sealed with our Seals and dated the 14<sup>th</sup> Day of June 1803 - The condition of the above obligation is such that if the above bound Matthew Robinson, Administrator of all and singular the Goods, Chattels and Credits of Thomas Kewelin 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 into the hands possession or knowledge of the said Matthew Robinson or into the hands or possession of any person or persons for him, and the same so made do exhibit unto the Orphans Court for the County of Alexandria, when thereto required by the said Court, of the same Goods, Chattels and Credits do well and truly administer according to Law, and further do make a just and true Account of all his acts 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 Administration 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, then this obligation to be void also remain in full force.

Sealed & Delivered }

in presence of }

Clem Moore

At a Session of the Orphans Court for the County of Alexandria the 14<sup>th</sup> day of June 1803 - the parties to this Bond acknowledged the same to be their Act and Deed, and it was ordered to be recorded

Ex

Teste

Clem Moore Registered Bills

At a Session of the Orphans Court for the County of Alexandria the 14<sup>th</sup> Day of June 1803 - Administration is desired now, on the Estate of Cyrus Upper Deceased was granted to John Muncaster he having given Bond and Security according to Law -

Know all men by these presents that we John Muncaster and Philip G. Muncaster, are held and firmly bound to George Gilpin Esquire Judge of the Orphans Court for the County of Alexandria in the District of Columbia, and his successors in office in the full sum of three thousand Dollars, to which payment well and truly to be made to the said Judge and his successors, we Bind ourselves our Heirs, Executors and Administrators, jointly and severally firmly by these Presents, sealed with our Seals and dated the 14<sup>th</sup> day of June 1803 - The condition of the above obligation is such that if the above bound John Muncaster, administrator of all and singular the Goods