

Know all Men by these Presents, That we Joseph M. Perrin and Robert Bonshue
Hove, we held our jointly 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 six
hundred dollars, to the payment whereof well and truly to be made to the said Judge and his
successors we bind ourselves our Heirs, Executors and Administrators, jointly and severally
jointly by these presents, Sealed with our seals and dated this 23rd day of July 1805.
The Condition of the above Obligation is such, that if the above bound Joseph M. Perrin
Administrator of all and singular the Goods, Chattels and Credits of Francis Richard deceased
do make or cause to be made 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 Joseph M. Perrin, or into the hands and possession of any
other Person or Persons for him, and the same so made do exhibit unto the Orphans Court
for the County of Alexandria, when there required by the said Court; And the same Goods,
Chattels and Credits delivered and truly accounted according to law;
and further do make a just and true account of all their Actions and doings therein
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 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, then this Obligation
to be void and to remain in full force.

Sealed & Delivered
in presence of }
the Court.

Joseph M. Perrin Esq.
R. Hove

At a Session of the Orphan Court for the County of Alexandria the 23rd
day of July 1805 - The parties to this Bond acknowledged the same to be their
act and deed and it was ordered to be recorded. *Geo. Moore Register*
D. Bellingham

Know all Men by these Presents, That we Ann Hobbs Archibald, M^c Clish, James
M^c Clish and Richard Brightman, we held and jointly bound to George Gilpin Esquire
Judge of the Orphan Court for the County of Alexandria in the district of Columbia and his
successors in Office in the sum of two thousand dollars to the payment whereof well and truly
to be made to the said Judge and his successors we bind ourselves our Heirs, Executors and
Administrators jointly and severally jointly by these presents, Sealed with our seals
and dated this 23rd day of July 1805.

The Condition of the above Obligation is such, that if the above bound Ann
Hobbs and Archibald M^c Clish Administrators of all and singular the Goods,
Chattels and Credits of William Hobbs deceased, do make a true and perfect Inventory
of all and singular the Goods, Chattels and Credits of the said

we shall come to the hands possession or knowledge of the said Administrators or into the hands
and possession of any other persons respectively for them 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 delivered and truly accounted according to law;
and further do make a just and true account of all their Actions and doings therein
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 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 Ce-
rificate 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
to remain in full force.

Sealed & Delivered
in presence of }
the Court.

Ann Hobbs Esq.
Arch. M^c Clish Esq.
James M^c Clish Esq.
Richard Brightman Esq.

At a Session of the Orphan Court for the County of Alexandria the 23rd day of July 1805
The parties to this Bond acknowledged the same to be their act and deed and it was ordered
to be recorded. *Geo. Moore Register*

Know all Men by these Presents, That we Jacob Butteringham & Abraon Wroe are held
and jointly bound to George Gilpin Esquire Judge of the Orphan 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 to us bondsmen and each of us for the whole and in the whole one and each of
our Heirs, Executrix and Administrators jointly and severally jointly by these presents, Sealed with
our seals and dated this 23rd day of July 1805 - The Condition of the above Obligation is such that
if the above bound Jacob Butteringham, Guardian of Mary Sharman, his Executrix and Adminis-
trator do and shall well and truly pay unto the said Orphan Court all and Estate due Estate as now is or
hereafter shall come to the hands in possession of the said Jacob Butteringham as on the said
Orphan account the last full age when there required by the said Court shall well and truly save
harmless and indemnify the said George Gilpin and his successors from all trouble and damage
that shall or may arise about the said Estate, then this Obligation to be void and of none effect
to remain in full force.

Sealed and Delivered
in presence of }
the Court.

Jacob Butteringham Esq.
Abraon Wroe Esq.

At a Session of the Orphan Court for the County of Alexandria the 23rd day
of July 1805 - The parties to this bond acknowledged the same to be their act
and deed and it was Ordered to be recorded. *Geo. Moore Register*

Amount brought forward		\$1700.15.9
33 old cedar posts	9 1/2	106.1 1/2
A parcel of old posts, lumber 16		113.0
390 feet of old scatting	9/3	116.0 1/2
309. new	2 2/4	3.12.8
Gates and posts	88	2.80.0
In Cast P Gums	94 1/2	4.17.6
		\$1713.9.1

Charges
Commission at 5% Cent £53.16.0
Id. " 2/2 15.18.8
Advertising furniture P. pay 3.7.6
Bell & Stoves .. 18.0
Gunning .. 6.0
Drayage 35th, per ton labourer 64/6 4.19.9
Measuring plank P Shanting .. 8.0
Proceeds £1633.15.2
5 bushels meal ashed at 9 Cents A. 10.3 Cents 1/2 1.8.9
£1635.3.11

Philip G. Marsteller W.W.

At a session of the Orphans Court for the County of Mecklenburg
in the district of Columbia the 14th day of April 1807.
This account of Sales of part of the personal estate of Richard
Conway deceased was returned by the Executrix and ordered
to be rendered.

Test C. M. Moore Esq.

Approved

The Estate of Francis Richard deceased in accord with a Court of Ours Administered		£
1	2.65	1603
2	7.00	By Cash in the Bank of Alexandria
3	25.56	By small change
4	10.00	By sale of cloths
5	6.	
6	1.75	
7	.20	
8	2.00	
9	0.	
10	2.50	
11	10.66	
12	1.62	
13	250.00	
	£333.22	1607
		First 14 By balance due the Estate
		250.00
		Philip G. Marsteller
		Concordia

2d 10 Cash paid Mr. Moore for Haying and
1st 11 Paid J. J. for Crops

2d 12 Name Bill Rogers amount his account

2d 13 Clear More Rogers of Bills

2d 14 Paid E. C. Ford

2d 15 Doctor James account

2d 16 Annual Insurance

2d 17 Payage

2d 18 Balance in the Cash

2d 19 J. J. account

2d 20 Clear More Rogers

2d 21 Paid J. J. Rent Commission on \$333.22 in L

2d 22 on 1607 4 May 1

2d 23 Paid Balance due the Estate