

Know all Men by these presents that Mr Elizabeth Kilton Daniel Macleod, John Lumsden & Charles Pascoe are held 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 five thousand Dollars which payment well and truly to be made in hand ourselves and each of us for the whole and in the whole, our and each of our Heirs Executors and Administrators jointly and severally firmly by these presents Sealed with our Seals and dated this 5th day of March 1805 -

The Condition of the above Obligation is such that if the above bound Elizabeth Kilton Guardian of Eliza Mary Kilton and Georgiana Kilton, her Executors and Administrators do and shall well and truly pay unto the said Orphans all such Estates and Estates as now or hereafter shall come to the hands or possession of the said Guardian as soon as the said Orphan shall attain lawful age or when there required by the said Court shall well and truly save harmless and indemnify the said Judge 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 else to remain in full force and virtue -

Sealed & Delivered }
in presence of }
the Court;

Elizabeth Kilton
Daniel Macleod
John Lumsden
Charles Pascoe

At a Session of the Orphans Court for the County of Alexandria the 5th day of March 1805, The parties to this Bond acknowledged the same to be their act and deed and it was ordered to be recorded

Oliver Moore

Know all Men by these presents that we Anne Tibbitt and John Tibbitt of the County of Alexandria are held 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 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 9th day of March 1805 - The Condition of the above obligation is such that if the above bound Anne Tibbitt Administratrix of all and

Inventary of all and singular the Goods Chattels and Credits of the said decedent which have or shall come to the hands possession or knowledge of the said Anne Tibbitt as well as the business and profession of any other person for her and the same to be made 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 administered according to Law - And further do make a just and true Account of all her doings and receipts 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 Administratrix 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 part well and honestly was made by the decedent and the same be found in Court and the Executors Administrix of the probate thereof and the said Administratrix do in such case being required by the Court deliver up her letters of Administration then this Obligation to be void and to remain in full force -

Sealed & Delivered

Anne Tibbitt
John Tibbitt

in presence of }
the Court

At a Session of the Orphans Court for the County of Alexandria the 9th day of March 1805 - The parties to this Bond acknowledged the same to be their act and deed and it was ordered to be recorded -

Not. Oliver Moore Notary

Know all Men by these presents that Mr. prudence Thurst and William Actworth are held 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 Two hundred dollars, which payment well and truly to be made we bind ourselves our Heirs Executors and Administrators jointly and severally firmly by these presents Sealed with our Seals and dated this 11th day of March 1805 -

The Condition of the above Obligation is such that if the above bound Prudence Thurst Guardian of Anne Thurst, her Executors and Administrators do and shall well and truly pay unto the said Orphan all such Estates and Estates as now or hereafter shall come to the hands or possession of the said Guardian, as soon as the said Orphan shall attain lawful age or when there required by the said Court, shall well and truly save harmless and indemnify the said Judge 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 no effect, do to remain in full force and
 force,
 Signed & Delivered
 in presence of the Court }
 Priscilla ^{his} ~~Thrift~~ ^{Wright} ~~Wright~~ ^{Wright} ~~Wright~~
 William Neworth ~~Wright~~

At a Session of the Orphans Court for the County of Alexandria the 14th day of March
 1805, The parties to this Bond acknowledged the same to be their act and deed, and
 it was ordered to be recorded -
 Just *John Moore Register*

Know all Men by these Presents, That the Joseph Birch and Thomas Tamm
 are held and firmly bound to George Griffin 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 Fifteen
 hundred Dollars to the payment whereof well and truly to be made we being ourselves and
 each of us for the whole and in the whole, our and each of our heirs Executors and Adminis-
 trators Jointly and severally jointly by these presents Sealed with our Seals and
 Dated the 10th day of March 1805 -

The Condition of the above Obligation is such that if the above bound Joseph
 Birch Guardian of said Tamm and Thomas Tamm his Executors and Administrators do
 and shall well and truly pay unto the said Orphans all such Estates and Estates
 as now or hereafter shall come to the hands or possession of the said Joseph Birch as soon as the
 said Orphan shall attain lawful age, or when otherwise required by the said Court -
 shall well and truly save himself the said Judge 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 no effect, do to remain in full force and virtue -

Signed & Delivered }
 in presence of }
 the Court }
 Joseph Birch ~~Wright~~
 Thomas Tamm ~~Wright~~

At a Session of the Orphans Court for the County of Alexandria the 16th
 day of March 1805 - The parties to this Bond acknowledged the same to be
 their act and deed, and it was ordered to be recorded -
 Just *John Moore Register*

Orphans Court Alexandria County 9th March 1805
 Richard Howell Benjamin Deane John Duff John Williams and John Williams
 Greeting, This is to authorize you & any three of you jointly to appraise the Goods, Chattels
 and personal Estate of Thomas Collett late of the County aforesaid deceased, as far as they
 shall come to your knowledge and sight, each of you having taken the Oath of affirmation
 prescribed by Law in Certificate whereof you are to return annexed to Inventory of the
 said Goods, Chattels and personal Estate, and in the said Inventory you are to set down
 in a Column or Columnes opposite to each Article the value thereof in Dollars and
 Cents -
 Witness George Griffin Esquire Judge of the said
 Court this 9th day of March 1805
 Just *John Moore Register*

Alexandria County 1st
 Before me the undersigned Justice of the peace for the County aforesaid came
 Richard Howell, John Duff and John W. Turner and took the Oath of appraisement
 by Law upon my hand this 10th day of March 1805 - At New
 In Obedience to the above warrant of appraisement, We the subscribers did this day value
 and appraise the Goods, Chattels and personal Estate of Thomas Collett deceased, so far as
 the same to our sight and knowledge, of which the following is a true Inventory
 taken under our hands and Seals this 10th day of March 1805 -
 Richard Howell ~~Wright~~
 John Duff ~~Wright~~
 John W. Turner ~~Wright~~

1 Table	5.50	1 Table & Tray	1.00
1 dining Table	4.00	1 set of Foot Castings	4.
1 set of iron ware	72	5 flat Iron	60
1 set of table	1.25	3 Brass Castings	1.50
1 set of iron ware	1.75	1 set of Lumber	4.
4 Chairs	2.00	1 Hardware	5.
1 Trunk	2.00	1 Case	75
1 small trunk & Candlestick	0.75	1 set of Castings	5.00
1 Chest 1 Table 50¢	1.50	3 set of Cast	4.
1 set of Brass furniture	12.00	1 set of Cast	2.50
1 Box of furniture	30.00	1 Tray and Glass	14.
1 set of Lumber	75	1 Case	14.50
1 set of chest, 75¢ 1 set 25	1.00	1 Hand Cart Hagg	55.00
4 Chairs	1.33	Amount	\$ 218.48

At a Session of the Orphans Court for the County of Alexandria the 19th day of
 March 1805 - The Inventory and appraisement was returned and ordered to be
 recorded -
 Just *John Moore Register*

The Estate of Eliza Mary and Georgiana Killen in

1805	To Cash paid Henry Nicholson for 640 Bricks due by Geo Killen	12.68
	To Cash paid Register fees for the Administration of Geo Killens Estate	8.74
	To Cash paid Expenses for going twice to Washington to see Thomas Wheat	5.00
1806	To Cash paid Constables fees for serving Warrant on Thos Wheat	.50
August 19	To Cash paid Register fees for Guardianship	5.33
	To Balance due the Estate	1487.81
		\$ 1798.04

Distribution of the above Balance

To the Widow's part	\$ 655.75
To Eliza Mary Killen's part	655.75
To Georgiana Killen's part	655.75
	\$ 1967.25

At a Session of the Orphan's Court for the County of Alexandria in the District of Columbia the 19th day of August 1806 Elizabeth Killen Guardian of her Children Eliza Mary and Georgiana Killen renders this account and it was ordered to be examined. And it was also ordered that the Warranted the income of her said Children's Estate for their Education and maintenance until the further order of this Court. J. W. Moore Judge

Know all Men by these presents that We Sarah Candell John Gardner Esq. and Anthony Denton are hereunto fully sworn to George Equin Judge of the Orphan's Court for the County of Alexandria in the District of Columbia and his successor in Office in the sum of seven thousand dollars to the payment whereof well and truly to be made to the said Judge and his successor in Office we have ourselves our Heirs Executors and Administrators jointly and severally firmly by these presents sealed with our hands and dates this 23rd day of August 1806.

The Condition of the above obligation is such that if the above bound Sarah Candell Administrator of all and singular the Goods Chattels and Credits of Thomas Candell 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 their hands possession or knowledge of the said Administrator or

Account with Elizabeth Killen Guardian

1805	May 11	By this sum received from the Administrators of George Killen being the nett balance upon the Settlement of the Estate Account	1948.75
		By Cash received from sundry persons since the Administration account was settled	49.36
			\$ 1998.11

Elizabeth Killen Guardian

exhibit unto the Orphan's Court for the County of Alexandria when therein required by the said Court and 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 her doings and things therein when therein 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 same being shall be paid and pay unto such persons respectively as are entitled to the same by law. And if it shall hereafter appear that any part of this 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 as such can lawfully be required by the Court deliver up her Letters of Administration then this Obligation to be void else to remain in full force. Sarah Candell Seal
J. W. Moore Seal
in presence of the Court

The Estate of Eliza Mary and Georgiana Killion in

1805	To Cash paid Henry Nicholas for 600 Bucks due by Geo Killion	12.68
	To Cash paid Nicholas for for the Administration of Geo Killions Estate	8.74
	To Cash paid Expenses for going twice to Washington to see Thomas Wheat	5.00
1806	To Cash paid Constables fees for serving Warrant on Thos Wheat	2.0
August 14	To Cash paid Registers fees for Guardianships	3.33
	To Balance due the Estate	1467.84
		<u>\$ 1998.09</u>

Distribution of the above Balance

To the Widow $\frac{1}{3}$	\$ 665.95
To Eliza Mary Killion $\frac{1}{3}$	665.95
To Georgiana Killion $\frac{1}{3}$	665.94
	<u>\$ 1997.84</u>

At a Session of the Orphans Court for the County of Alexandria in the District of Columbia the 19th day of August 1806 Elizabeth Killion Guardian of her Children Eliza Mary and Georgiana Killion renders this account and it was ordered to be allowed; And it was also ordered that she be allowed the income of her said Childrens Estate for their Education and maintenance until the further order of this Court.

Test. Aaron Moore Judge

Know all Men by these presents that Mr Sarah Cansell John Gardner here and Anthony Roberts are held and firmly bound to George George 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 Ten thousand dollars to the payment whereof 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 hands and dates this 23rd day of August 1806.

The Condition of the above obligation is such that if the above bound Sarah Cansell Administratrix of full and singular the Goods Chattels and Credits of Thomas Candells 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 these Administratrix or of the said

Account with Elizabeth Killion Guardian

1805	May 11	By this Sum received from the Administrators of George Killion being the nett balance upon the Settlement of the Estate Account	1948.75
		By Cash received from sundry persons since the Administration account was settled	49.36
			<u>\$ 1998.09</u>

Elizabeth Killion Guardian

exhibit unto the Orphans Court for the County of Alexandria when thereto required by the said Court and the same Goods Chattels and Credits do well and truly Administratrix 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 Administration the same being first examined and allowed by the Judge of the said Court for the time being shall be delivered up into such persons respectively whom written to the same by law. And if it shall hereafter appear that any part of this 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 Administration do as such can be required by the Court deliver up her Letters of Administration then the Obligation to her or her heirs do remain in full force.

Sealed and Delivered in presence of the Court

Sarah Cansell
Adm^{rx}