

further do make a just and true account of all his 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 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 Testaments, was made by the said 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, doin such case being required by the Court, deliver up his letters of administration, then this Obligation to be void, else to remain in full force.

Sealed & Delivered

in presence of  
Alex<sup>r</sup>. Moore Reg<sup>r</sup>.

Wm Smith Esq<sup>r</sup>  
Jot Palmer Esq<sup>r</sup>

At a Session of the Orphans Court for the County of Alexandria, in the District of Columbia, the Eighth day of May 1809. The parties to this Bond acknowledged the same to be their act and Deed, and it was ordered to be recorded.  
Ex<sup>r</sup>  
Test Alex<sup>r</sup> Moore Reg<sup>r</sup>

Know all Men by these presents, that we John Wise, John Longdon & Thomas Triplett 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 one thousand Dollars, to which payment 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 Seal, and dated the 16<sup>th</sup> day of May 1809.

The condition of the above Obligation

above bound John Wise the guardian of John W. W. Read his Executor 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 thereto 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.

Sealed & Delivered

in presence of }  
John Longdon Esq<sup>r</sup>

A. Moore

John Wise Esq<sup>r</sup>

Thomas Triplett Esq<sup>r</sup>

At a Session of the Orphans Court for the County of Alexandria, in the District of Columbia, the 16<sup>th</sup> day of May 1809. The parties to this Bond, acknowledged the same to be their act and Deed, and it was ordered to be recorded.

Test Alex<sup>r</sup> Moore Register

In the Name of God, I Lewis Nic. alias of Alexandria in the District of Columbia, a <sup>Gen<sup>e</sup></sup> Brigadier in the Armies of the United States, of America, being of a sound and disposing state of mind, tho' far advanced in life, do hereby make my last Will and Testament

Having property of two descriptions, viz, viz the sum of three hundred & fifty pounds, which entailed on my Descendants, & the Interest thereof to the day of my death <sup>at my disposal</sup> it is requisite I should make some distinction

First: I assign & make over to Gent<sup>r</sup> Francis Gurney of Philadelphia, in the State of Pennsylvania, the above principal sum of three hundred & fifty pounds Irish, to be distributed to my immediate Children & their Representatives, living at the time of my death, agreeable to the Testator's Will, a copy of which I shall inclose,

The Interest of this principal sum, which may be due at the time of my death, together with any other money whatsoever, to which I have

or may have a claim, I authorize my esteemed Friend Edmonds  
Edmons, of Alexandria, Gent, to receive, sue for & give discharge  
as valid as if signed by me, & direct that he may apply such mo-  
ney to the discharge of my debts & funeral expences, which I wish  
to be decent, but plain, & as little expensive as decency will admit,  
any deficiency I presume the Cincinatti society will make good

My Watch & Seal appendent thereto, together with two framed  
Profiles of Mrs Edmons & Miss Allison I bequeath to my Son Lewis

My Bedsted & the few Blankets, that are my property I beg Mr.  
Davis will accept ~~as~~ as a Token of my esteem - - -

My Mourning apparel I give & bequeath to my Grand Children  
Cozens. - I hope my several highly esteemed Friends in Alexan-  
dria will accept my grateful acknowledgments, for the numerous  
favours received, - Done at Alexandria, in the District of  
Columbia, as my last Will and Testament, in evidence of which I  
have signed, <sup>& affixed</sup> my name & Seal of arms the 26. day of January 1807,  
Signed & published as my last Will  
in presence of us,

Lewis Nicolas Seals

Josiah H Davis,

Joseph Coleman,

John Hunter,

At a Session of the Orphans Court for the County of Alexandria in the  
District of Columbia, the 16<sup>th</sup> day of May 1809. This last Will of Lewis  
Nicolas deceased, was proven by the oaths of Josiah H. Davis, Joseph  
Coleman and John Hunter, Witnesses thereto, and ordered to be recor-  
ded; and administration with the Will annexed was granted to  
William R. Cozens.

Test Auct Moore Regt

Know all men by these presents, that we William R. Cozens,  
Charles Douglas and Archibald McCleam, are held and firmly  
bound unto 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 one 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 Administra-  
tors, jointly and severally firmly by these presents. Sealed  
with our seals and dated the sixteenth day of May 1809

The Condition of the above Obligation is such that if the above  
bound William R. Cozens, administrator with the will annexed of  
Lewis Nicolas 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 to the hands possession or knowledge of  
the said Administrator, 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 thereto  
required by the said Court; and the same Goods, Chattels and Cre-  
dits, and all other the Goods, Chattels and Credits of the said deceased  
which at any time after shall come to the hands, possession or know-  
ledge of the said Administrator, or into the hands and possession of  
any other person or persons for him do well and truly administer,  
according to Law; and further do make a just and true account of  
all his actings and doings therein, when thereto required by the said  
Court; and also shall well and truly pay and deliver all the Legacies  
contained and specified in the said last Will, as far as the said  
Goods, Chattels and Credits will thereunto extend, and the Law  
shall charge, Then this Obligation to be void, else to remain in full  
force and virtue -

Sealed & Delivered  
in presence of }  
The Court

William R. Cozens, Seals  
Ch. Douglas, Seals  
Arch McCleam, Seals

At a Session of the Orphans Court for the County of Alexandria  
in the District of Columbia, the 16<sup>th</sup> day of May 1809, The parties  
to this Bond acknowledged the same to be their act and Deed, and  
it was ordered to be recorded.

Test Alex<sup>r</sup> Moore Reg<sup>r</sup>

Know all men by these presents, that we Andrew Jamieson and  
Andrew Fleming, are held and firmly bound to George Gilpin Esquire  
Judge of the Orphans Court for the County of Alexandria, in the dis-  
trict of Columbia, and his Successors in Office, in the sum of two thou-  
sand 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 Seals and dated the 16<sup>th</sup> day of  
May 1809.

The Condition of the above Obligation is such that if the  
above bound Andrew Jamieson, Guardian of Margaret Sweet  
his Executors and Administrators, bound shall well and truly  
pay unto the said Orphan all such estate and estates as now or  
hereafter shall come to the hands and possession of the said  
Guardian, when the said Orphan shall attain lawful age, or when  
thereto required by the said Court; and also shall well and truly  
save him self 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, when this Obligation to  
be void, else to remain in full force.

Sealed & Delivered

Andrew Jamieson Seal  
Andrew Fleming Seal

in presence of

3

A. Moore

At a Session of the Orphans Court for the County of Alexandria in the  
District of Columbia, the 16<sup>th</sup> day of May 1809, This Guardian Bond was  
acknowledged by the Parties to be their act and deed, and it was ordered to  
be recorded.

Test Alex<sup>r</sup> Moore Reg<sup>r</sup>

Alexandria 11 November 1808 (222)

Sale at Vendue of the personal Estate of Mr James Russell late of

Alexandria deceased.

1 piece 93 yds of Ticklenbury	\$ 16	6	19	6
2 " 163 " d <sup>o</sup>	" 18½	13	18	5½
1 " 118 " d <sup>o</sup>	" 13	6	15	7
4 " 361 Ells d <sup>o</sup>	" 2 3½	41	7	3½
4 " 350 " d <sup>o</sup>	" 2 2	37	18	4
4 " 411 " d <sup>o</sup>	" 2 1/2	41	19	1½
4 " 295 " d <sup>o</sup>	" 2 3	33	3	9
3 " of White Kersey	" 12 6	10	16	5
3 " d <sup>o</sup> d <sup>o</sup>	" 12 ½	11	5	5
4 " d <sup>o</sup> d <sup>o</sup>	" 11 ¾	14	2	2
1 " 20 1/4 Yds Blue Frize	" 11 3	11	7	9 ¾
1 " 26 1/2 " d <sup>o</sup>	" 3 1/2	2	12	0 ¾
1 " 31 " Grey Coating	" 4 1/2	7	12	5
1 " 20 " d <sup>o</sup>	" 4 7	4	11	8
1 " 30 " d <sup>o</sup>	" 4 6	6	15	0
1 " 28 " d <sup>o</sup>	5 1/4	7	9	4
1 " 46 " Green Flan <sup>k</sup>	2 3/2	5	5	5
1 " 46 " d <sup>o</sup>	2 1/2	4	13	11
1 " 51 " Kendal Cotton	2 1/2	6	3	3
3 " d <sup>o</sup> d <sup>o</sup>	4 1/6	7	8	6
4 " d <sup>o</sup> d <sup>o</sup>	4 8	9	12	~
1 " 40 1/2 Yds Blue Planes	3 1/2	6	4	10 ½
2 " 65 " d <sup>o</sup>	3 1/4	10	16	8
2 " 65 1/2 " d <sup>o</sup>	3 1/2	11	9	2
1 " 32 " d <sup>o</sup>	3 1/5	5	9	4
1 " 15 " of Flushing	7 1/6	5	12	6
1 " 16 1/2 " d <sup>o</sup>	7 1/11	6	10	7 ½
1 " 24 3/4 " Olive Coating	6 1/6	8	0	10 ½
1 " 28 3/4 " Grey d <sup>o</sup>	4 1/2	6	12	11 ½
6 pair of Rose Blankets	2 1/4	7	4	~
6 " d <sup>o</sup> d <sup>o</sup>	3 3/1	9	18	~
6 " d <sup>o</sup> d <sup>o</sup>	2 5/6	7	13	~
5 1/2 " d <sup>o</sup> d <sup>o</sup>	2 1/2	5	10	~
3 1/2 " d <sup>o</sup> d <sup>o</sup>	4 3/6	7	8	9
1 " of Duffel Blankets	6 1/5	~	~	~
	2 397 1/8			
	Car for a			

At a session of the Orphans Court for the County of Alexandria  
in the District of Columbia, the 13<sup>th</sup> day of June 1809, This  
account of Thomas Simms Estate was returned by the Adminis-  
tratrix, and ordered to be recorded,

*Test Alexr Moore Regt*

Do. The Estate of Daniel Douglass deceased in up with Thomas Tonwell Co.

1809	June 24 To Cash paid Judgment obtained by the Bank of Alexandria	1809 By Balance due the Estate \$3152.21
	To Cash paid Registers fees	4.28
June 24 To " " d <sup>o</sup> —	4.28	
To 2 2/3% Com. on 2640.60	6.00	
To Balance	44.64	
	\$3152.21	\$3152.21

June 24 By Balance due the Estate \$ 448.09

At a session of the Orphans Court for the County of Alexandria  
in the District of Columbia, the 24<sup>th</sup> day of June 1809, This Estate  
account of Daniel Douglass deceased, was returned, and or-  
dered to be recorded.

*Test Alexr Moore Regt*

In obedience to a warrant of Appraisement from the Orphans Court of  
Alexandria County to us directed, we the Subscribers did this day value  
and apprise the Goods, Chattels and Personal Estate of Lewis Nico-  
les, deceased, so far as they came to our sight and knowledge, of  
which the following is a true Inventory, Given under our hands  
and Seal'd this 24<sup>th</sup> day of June 1809;

Josiah H. Davis *Seal*  
W<sup>m</sup> Harper *Seal*  
Arch. M. Clean *Seal*

1 Coat with 12 Silver Buttons 1 D <sup>o</sup> with covered d <sup>o</sup> 5.	\$ 13.00
1 Great Coat 5. 1 Waistcoat, 1 d <sup>o</sup> d <sup>o</sup> 1 d <sup>o</sup> d <sup>o</sup> 1.50	6.50
1 pair Naukeen small Cloathes	1 ..
1 Cotton Shirt 50. 1 Hat 75; 1 Flannel Shirt 75	2 ..
1 Gold Watch 20. 1 Bible 2 Dictionaries, 6.50	26.50
1 Chefs Board 4. New	50.
1 Desk Box & Sundries 4. 1 Bedstead 75	4.75

At a session of the Orphans Court for the County of Alexandria  
in the District of Columbia the 24<sup>th</sup> day of June 1809, This  
Inventory and appraisement of the Estate of Lewis Nicolas,  
deceased was returned and ordered to be recorded

*Test Alexr Moore Regt*

Know all Men by these presents that we William B King,  
Amos Alexander, and Jonathan Ross, are held and firmly in  
bound unto 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 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 this twenty  
fourth day of June 1809 -

The Condition of the above Obligation is such that if the  
above <sup>before</sup> William B. King, administrator, of all and singular  
the Goods, Chattels and Credits of Absalom Miller late of  
Berkeley County Virginia deceased, do make a true and  
perfect Inventory of all and singular the Goods, Chattels and  
and Credits of the said deceased, which have or shall come to  
the hands, possession or knowledge of the said William B.  
King, 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  
so required by the said Court, and all the rest of the said  
Goods, Chattels and Credits, which shall be found re-  
maining 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  
of the deceased was not made by the deceased, and the same