

This Ninth day of September in the year of our Lord one thousand Eight hundred and two, and of the Independence of the United States of America, the Twenty Sixth.

Sam'l Tyler Register of Wills  
for Prince George County

Registers Office, for Alexandria County, 13<sup>th</sup> day of September 1802. this Certified Copy of the last Will and Testament of Dennis Scott, late of Alexandria County deceased, was produced by Manusah Scott the Executor therein named, and ordered to be recorded, and at the same time Letters Testamentary were granted to the said Manusah Scott, he having given Bond and Security according to Law.

Testo  
Clara Moore Reg'r

KNOW ALL Men by these Presents that we Manusah Scott, Charles Scott, Abel Blakney and John Neel are held and firmly Bound unto George Gilpin Esquire Judge of the Orphans Court for the County of Alexandria in the District of Columbia in the sum of Ten Thousand Dollars to the payment whereof well and truly to be made to the said Judge and his successors, we bind ourselves and each of us, our and each of our heirs, Executors and Administrators, jointly and severally firmly by these Presents, sealed with our seals and dated this thirtieth day of September one thousand eight hundred and two - The condition of the above obligation is such that of the said Manusah Scott Executor of the last Will and Testament of Dennis Scott deceased, 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 to the hands possession or knowledge of the said Manusah Scott or into the hands or possession of any person or persons for him aside the same so made, to exhibit into the said Court at such times as he shall be directed required by the said Court, and the same goods, chattels and credits to well and truly administer according to Law, and make a just and true Account of his actions and doings therein, when directed required by the said Court, and further do well and truly pay and deliver all the legacies, contained and specified in the said Will as far as the said goods, chattels and credits will extend according to the nature thereof and the Law shall charge, then this obligation to be void, else to remain in full force and value.

Sealed & Delivered  
in Presence of  
Clara Moore

Manusah Scott Seal  
Charles Scott Seal  
Abel Blakney Seal  
John Neel Seal

At a Session of the Orphans Court for the County of Alexandria, the 12<sup>th</sup> Day of October 1802: Administration on the personal Estate of Luke Shuttill deceased was granted to Margaret Shuttill, she having given Security in the following Bonds:

Know all Men by these Presents that we Margaret Shuttill and Francis Peyton, 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 hundred 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 Twelfth day of October 1802.

The condition of the above obligation is such that if the above Bound Margaret Shuttill Administrator of all and singular the goods chattels

of Luke Shirill 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  
Margaret Shirill or into the hands of possession of any other person  
or persons for her and the same so made do exhibit into the said Orphans  
Court when therto required by the said Court, and the same Goods, Chat-  
tels and Credits do well and truly administer according to Law.

And further do make a just and true account of all her actions  
and doings therein when therto 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 be-  
ing first examined and allowed by the Judge of the said Court  
forth the time being shall deliver unto, pay unto such persons re-  
spectively as are entitled to the same by Law; and if it shall here-  
after appear that any last Will and Testament was made by  
the Decedent and the same be proved in Court and the Executor  
obtain a Certificate of the probate thereof, and the said Administra-  
tion do in such case being required by the Court, deliver up  
her Letters of administration then this obligation to be void shall remain  
in full force.

Margaret X. Shirill Esq.  
*Francis Peyton Esq.*

Sealed & Delivered  
in presence of  
Clem Moore

At a session of the Orphans Court for the County of Alexandria  
the 12<sup>th</sup> day of October 1802. The parties to this Bond acknowledge  
the same to be their act and deed, and it is ordered to be recorded.

John

Clem Moore Register

Administration on the personal Estate of John Lemoine deceased a grant  
to Susanna Lemoine her having own Security in the following Bond -  
Know all Men by these presents that we Susanna Lemoine, architecte Mr. Howard  
Thomas Weston 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 five thousand dollars to which payment well and  
truly to be made to the said Judge and his Successors or bind ourselves, our Heirs  
Executors and Administrators jointly and severally firmly by these presents sealed  
with our Seals and dated this 12<sup>th</sup> day of October 1802. The condition of the  
above obligation is such that if the above Bound Susanna Lemoine, administratrix  
of all and singular the Goods, Chattels and Credits of John Lemoine deceased  
do make a true and perfect Inventory 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 Susanna Lemoine, or into the hands of possession of any other person  
or persons for her and the same so made do exhibit into the said Orphans Court, when  
therto 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 her Actions and doings therein when therto required by the said  
Court and all the rest of the Goods, Chattels and Credits which shall be found  
remaining upon the 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 decedent  
and the same be proved in Court, and the Executor obtain a Certificate of the probate  
thereof, and the said Administration do in such case, being required by the Court  
delivered up her Letters of administration, then this obligation to be void shall remain  
in full force.

Sealed & Delivered  
in presence of  
Clem Moore

At a session of the Orphans Court for the County of  
Alexandria, the 12<sup>th</sup> day of October 1802. The parties to this Bond  
acknowledged the same to be their act and deed and it is ordered to be  
recorded.

John Moore Register