

Administration on the Personal Estate of
Mark Alexander was granted to, Elizabeth Alexander, she
having given Security in the following Bond

Know all Men by these presents that for Elizabeth
Alexander, John Mills Junior and William Newton, 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 seven thousand dollars to which
payment well and truly to be made to the said Judge and his Successors, we
and ourselves in this Executors and administrators, jointly and
severally firmly by these presents, sealed with our Seals and dated
this seventh day of December 1802:

The Condition of the above obligation is such that if the above
Bound Elizabeth Alexander, administration of all and singular
the Goods, Chattels and Credits of Mark Alexander 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 Elizabeth
Alexander, or into the hands or possession of any other person or
persons for her, and the same so made do exhibit unto the said Court
when thereto required, and the said 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 doings
therein when thereto 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 Administration, the same
being just Examined and allowed by the Judge of the said
Court for the time being shall deliver and pay unto each
persons respectively as are entitled to the same by Law; and
if it shall hereafter appear that any part said and Estab-
lishment made by the Deceased and the issue be proved

in Court and the Executors obtain a Certificate of the probate thereof, and
the said Administrators do in such case as being required by the Court, deliver
up her letters of administration then this obligation to be void else to remain
in full force

Sealed & Delivered
in presence of
Geo. Moore

Elizabeth Alexander Seal
John Mills Junr Seal
Wm Newton Seal

At a Session of the orphans Court for the County of Alexandria
the seventh Day of December 1802: The parties to this Bond
acknowledged the same to be their act and Deed, and it was ordered to
be recorded - Teste
Geo. Moore Register

At a Session of the orphans Court for the County of Alexandria the
seventh Day of December 1802 - Jacob Butts being above fourteen
years old came into Court and chose Thomas Murray his Guardian

Know all Men that by these presents that we Thomas Murray James
Murray and Bunsaid Crocker of the Town of Alexandria, are held and firmly
Bound unto George Gilpin Esquire Judge of the orphans Court for the
County of Alexandria, and his Successors in office in the Sum of Five
Thousand Dollars to the payment whereof well and truly to be made,
we and ourselves and each of us for the whole and in the whole our
and each of our Heirs Executors and administrators, jointly and se-
verally firmly by these presents, sealed with our seals and dated this
seventh day of December 1802 - The Condition of the above obligation
is such that if the above Bound Thomas Murray Guardian of Jacob Butts,
his Executors 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 or possession of the said Thomas Murray, as soon as
the said orphan attains the Lawful age or when thereto required by
the said Court, shall well and truly save harmless and Indemnify
the said George Gilpin and his Successors from all demands