

At a Session of the Orphans' Court for the County of Alexandria  
the 20<sup>th</sup> day of March 1802. Administration on the personal  
Estate of Margaret Gutter deceased was granted to George Dencale, he  
having given Security in the following Bonds-

I N O W M A Y all other by these presents that we George Dencale and  
James Dawson of the Town of Alexandria, are his and jointly bound  
unto George Gilpin Esquire Judge of the Orphans' Court for the  
County of Alexandria, now sitting and his successors, in the sum of five  
hundred dollars to which payment well and truly to be made, 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 hands and dated this Twentieth day of March 1802.

The condition of the above obligation is such that if the said  
George Dencale, administrator of all the Goods, Chattels and Credits  
of Margaret Gutter deceased do make a true and proper Inventory  
of all and singular the goods, Chattels and Credits of the said  
Deceased which have or shall come to the hands of said  
or knowledge of the said George Dencale, or into the hands of  
any other person represent for him and the  
same so made do exhibit into the said Orphans' Court where  
he shall be thereto required by the said Court and all the rest of  
the said Goods, Chattels and Credits which shall be found remaining  
upon the account of the said Administrator, the same being first  
examined and allowed by the said Court for the time being  
shall pay and deliver 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 said Deceased  
and the same be produced on Court and the Executor or Executrix  
therein named obtain a Certificate of the probate thereof, and  
the said George Dencale do in such case being required de-  
liver up his Letters of administration, then this obligation to be  
void also to remain in full force

G. Dencale  
J. Dawson

At a Session of the Orphans' Court for the  
County of Alexandria March 20<sup>th</sup> 1802. G. Dencale and James Dawson

At a Session of the Orphans' Court for the County of Alexandria  
the 27<sup>th</sup> March 1802. Administration on the personal Estate of John  
Moyes deceased was granted to Margaret Moyes and Archibald McElroy  
they having given Security in the following Bonds -

I N O W M A Y all other by these presents that we Margaret Moyes Archibald  
McElroy, David Ramsey, John Boyce and Thomas Boyce are  
held and firmly bound unto George Gilpin Esquire Judge of the Orphans' Court  
for the County of Alexandria and his successors in the sum of Three  
Thousand Dollars to which payment well and truly to be made we  
bind ourselves and each of us, our and each of our Heirs, Executors and  
Administrators jointly and severally jointly to these presents, Sealed  
with our hands and Dated this 27<sup>th</sup> day of March 1802.

The condition of the above obligation is such that if the said  
Moyes Administrator and Archibald McElroy Administrators  
of the Goods, Chattels and Credits of John Moyes deceased do make an  
true and proper Inventory of all and singular the goods, Chattels  
and Credits of the said deceased which shall come to the hands  
of the said Administrators, and the said Administrators  
do make a full and true account of the same to the said Court  
and the said Administrators a copy of the same to be exhibited to the said  
Court when they shall be thereto required by the said Court and such Goods, Chattels  
and Credits to well and truly administer according to Law, and further  
do make a just and true account of their Actions and dealings 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 the account  
of the said Administrator the same being first examined and allowed  
by the Judge of the said Court for the time being, shall determine  
payments 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 Margaret and Archibald do in such case bring  
equitable consider and determine upon their Letters of administration  
then this obligation to be void also to remain in full force

Margaret Moyes  
Archibald McElroy  
David Ramsey  
John Boyce

At a Session of the Orphans' Court for Alexandria County the 27<sup>th</sup> March  
1802. G. Dencale and James Dawson