

Court and the Executor obtain a Certificate of the Probate thereof, and the said Administrator do in such case bring up his Letters of Administration that this obligation to be void else to remain in full force.

Sealed & Delivered
in presence of }
Alexander Moore

Catharine Pugh Seal
Edw. Stabler Seal
Elisha Lanney Seal

At a Session of the Orphans Court for the County of Alexandria the 13th day of December 1803 - The parties to this Bond acknowledged the same to be their act and Record, and it was ordered to be recorded.

John Leon Moore Register

Know all Men by these Presents that We John Smith Andria Fleming and Achibald C. Clark 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 Two thousand Dollars to which payment will 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 13th day of December 1803

The Condition of the above obligation is such that if the above Bound John Smith Administrator of all and singular the Goods Chattels and Credits of Jacob Smith Deceased to make a true and perfect inventory full 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 and into the hands of his factors for whom ever the same may be exhibited unto the said Orphans Court when thence required by the said Court and the same Goods, Chattels and Credits do well and truly administered to law and justice to make a just and true account of all his

Actions and doings therein, when thence 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 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 in such case bring up his Letters of Administration that this obligation to be void else to remain in full force.

Sealed & Delivered

in presence of }
Alexander Moore

John Smith Seal
And^r Fleming Seal
Ach^r. C. Clark Seal

At a Session of the Orphans Court for the County of Alexandria the 13th day of December 1803 - The parties to this Bond acknowledged the same to be their Act and Record, and it was ordered to be recorded.

Exe^r

John Leon Moore Register

Know all Men by these Presents that We Thomas Lovell and Sarah Facon 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 will 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 14th day of December 1803

The Condition of the above obligation is such that if the above bound Thomas Lovell Junior, administrator of all and singular the Goods, Chattels and Credits of Margaret Love Preasell, to make a true and perfect

InVENTORY of all and singular the Goods Chattels and Caudts of the said Deceased
which have or shall come to the hands of his executors or knowledge of the said
Administrator, or into the hands and possession of any other person before his
death and the same so made to exhibit unto the said Ophorus Court at such
time as he shall be thereto required by the said Court, and the same Goods Chattels
and Caudts to well and truly administer according to Law, and further do make
a just and true account of all his actions and doings therein when thereto required
by the said Court, and all the rest of the said Goods Chattels and Caudts 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 Testamant
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 in such
case being required by the Court deliver up his Letters of Administration therewith
obligation to be void else to remain in full force

Sealed & Delivered }
in presence of {
Alice Moore

Thomas Powell Jr
Josiah Nixon



At a Session of the Ophorus Court for the County of Alexandria the 11th day of
December 1803 The parties to this Bond acknowledged the same to be true
and good and it was ordered to be under seal Leon Moore Register

I Know all Men by these Presents that Charlotte Douglass, Alexander Smith, Thomas
Powell Junr and Andrew James our, we hold and family bound to George Gilpin
Esquire Judge of the Ophorus Court for the County of Alexandria 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 case any of us his Executors Administrators jointly and severally fail
to perform the said with us held and dated the 11th day of December 1803

The Condition of the above obligation is such that of the above Bound Charlotte Douglass
and Alexander Smith Administrators of all and singular the Goods Chattels and
Caudts of Dunkle Douglass deceased, to make a true and perfect Inventory of all and singular
the Goods Chattels and Caudts of the said Deceased which have or shall come to the hands
of his executors or knowledge of the said Administrator or into the hands and possession
of any other Person or Persons for them and the same so made to exhibit unto the said
Ophorus Court when thereto required by the said Court. And the same Goods Chattels
and Caudts to well and truly administer according to Law; and further do make a just and
true account of all these Actions and doings therein when thereto required by the said Court;
and all the rest of the said Goods Chattels and Caudts 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 Testamant 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
in such case, being required by the Court deliver up their Letters of Administration
then this obligation to be void else to remain in full force.

Sealed & Delivered }
in presence of {
Charlotte Douglass
Alice Smith
Theo. Powell Jr
And. Moore



At a Session of the Ophorus Court for the County of Alexandria the 11th
Day of December 1803 The parties to this Bond acknowledged the same to be true
and good, and it was ordered to be recorded.

E.C. Date Leon Moore Register

Amo! Brought Forward		\$ 53.13.7
1 Dray	\$ 18	5. 8. 0
Regt. Gilt Lamp for a sum of Years	\$ 176	51. 00. 0
Gilt Ware	\$ 50	15. 00. 0
Silver Ware	75.2	22. 13. 0
Cam. in Minature &c 5/10 net	40.00	\$ 174.13.7
10. Weight Hoses 272.	Value 4	6. 15. 4
		\$ 172.18.3

(C) Proceeds
Philip G. Marsteller \$14.00

At a Session of the Orphans Court for the County of Alexandria
the 14th day of February 1804, the Account Sales was returned
and ordered to be readed.

Clerk Moore Reg'r

Orphans Court Alexandria County Dec 14th 1803

To Joseph Melbourne, Abel Jarry, Samuel Harper and
Thomas Mearony Greeting:—this is to authoritye you or any three of
you jointly to appraise the Goods, Chattels and personal Estate of
Margaret Lowe late of the County aforesaid Deceased as far as they
shall come to your knowledge and sight (each of you having taken
the Oaths or affirmation annexed) to estimate wherof you are to
return annexed to an Inventory of the said Goods, Chattels and per-
sonal Estate by you appraised in Dollars and Cents, and in
the said Inventory you are to set down in a Column or Columns
opposite to each article the value thereof

(Witness) George Gilpin Esq Judge of the said.
Seal Count this 14th day of December 1803
(Signed) Clerk

Alexandria County S.C.

Before me there hath a Justice of the peace of the County aforesaid came
Jas. Melbourne, Abel Jarry and Thomas Mearony and took the oath of
Appraiser prescribed by Law given under my hand this 21st
day of December 1803

In Obedience to the within Warrant of Appraiser we the
Subscribers doth this day apprise the Goods, Chattels and Personal Estate of
Margaret Low deceased as far as they came to our sight and knowledge of
which the following is a true Inventory Given under our Hands and
Seals this 27th day of December 1803

Joseph Melbourne
Abel Jarry
Thomas Mearony



An Eight day Clock	\$ 10. 00
1 Quilt	2. 00
2 Bedd. Black Pillows	15.
1 Lattail Bed Mattress	1.
1 Rug, Star Bed R	0. 50
2 Busteds	2. 00
1 Paisle Mattre	10. 50
1 Chair \$ 2, Spinning Wheel 1. 50	3. 50
1 Dandrel \$ 1, 2 Tables 50¢, Saw, Hatchet & Drawing knife 28	3. 50
Lot of Jay's empty Cases 1kg 10. 00	10. 00
2 Quilts, 1 Staff 1 Calico	6. 00
1 empty Trunk	1. 25
1 Walnut desk	8. 00
1 Chest of Drawers	5.
1 Bedstead \$ 3, feather Bed pillows 10. 15	18.
1 Table Cabinet 3\$, 6 Chairs 4. 50	7. 50
2 Glasses 4. 00, 10 pictures 1. 50	6.
1 Silver Cudle, 5 large & small Silver Spoon	18.
2 Tea Pots, 2 sets even Teakettle, & 2 And Iron	6.
2 Brass candlesticks 1. 50, Knif Box 10. 18	1. 50
10 Croching say Pictures, Cups & Saucers 8	2. 50
A Cow (say)	13. 4. 25
	8. 0. 0
	\$ 14. 9. 25

The! Swell & Administrator

At a Session of the Orphans Court for the County of Alexandria the 14th
day of February 1804. This Inventory and appraiser was returned and readed
to the Virginia Pioneers

72
1803
Dec 18

Sold at Auction for the Estate of Mr. Low

2 Bedsteads 9ft 6in	Locke & Meritt	12 53
1 pr. Scales & Sillards C	B. Taylor	1 04
1 Leather Bed 5ft 6in	Lickey	8 32
1 do 56"	C. M.	11 28
1 Spinning Wheel 1/2 ft Wood Saw 2f	Mills	1 58
1 Chair 2ft 1 Desk 4ft	adams & Miller	11 50
1 Bedstead 3ft 1/2 ft high 4ft	young & Doane	1 50
1 lot Sandies 6ft 1 bed & 1 jug 70 4/5	Cash & Hause	1 71
1 quadrant "Level"	Taylor	0 75
2 Quills	Adams & Sullivan	6 54
3 Chairs	Adams	3 16
2 Umbrellas 6ft	Taylor	0 75
2 Tables 4ft 3 Chairs 2ft	Lyon & Morris	1 54
1 lot Bed 6ft 1 lot of	Jesson & Sullivan	1 50
1 lot Kars 18ft 1 pair of Matras 9ft	Taylor	4 58
1 lot Sandies 9ft 1 lot old Bleachers 6ft	blue & Sullivan	20 00
4 Quills	William	2 66
1 Clock	Taylor	1 50
2 1/2 ft Bucket 4ft 1 Hidc 4ft	Cash & Burford	1 04
29 1. Bedstead 13ft 1 Chest Drawers 30f	Taylor	7 25
1 Bed 8ft 1 Table 15ft 6 Chairs 2ft	do	21 00
9 looking Glasses 2 1/2 ft 10 pictures 6ft	do	5 00
1 Sled Saddle	Harrison	6 50
5 Silver Spoons 4 1/2" 7 small 4" 14ft	Taylor	9 25
2 pair kettle 30f 2 candlesticks 12f	do	7 00
1 Knife Box knives 4ft 1 lot Buffy Boxes 15f	do	3 50
1 Cow	do	6
Charges - 2 am. of Mr. Low's Bill of 29th instant \$59 00		
To Lamb. on 144 58 3 1/2 Cents		7 24
To Am't of Mr. Low's Bill of 28th		24 58
To buying		1 00
Total Exacted by the Seller		91 82
	Presented	2 20 00

At a session of the Orphans Court for the County of Alexandria the 11th day of February this Account was made on Alexander City VA Wills and Inventories 1800-1804 www.virginiapioneers.net

Now all Men by these presents that Ms Elizabeth O'Graycroft, Henry Rose, and Mary K. May are held and firmly bound to George Colpin Esq. 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 will and truly to be made to the said Judge and his Successors or Bonds ourselves our true Executors and Administrators jointly and severally jointly by these Presents Sealed with our seals and dated this 11th day of February 1804 - The condition of the above obligation is such that if the above named Elizabeth O'Graycroft Administrator of all and Singular the Goods Chattels and Credits of Francis Graycroft 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 a knowledge of the said Elizabeth or into the hands and possession of any other person or persons for her and the same so made to exhibit unto the said Orphans Court when bonds 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 actions and Doings therein when bonds 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 examined and allowed by the Judge(s) 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 Deceased and the same be proved in Court and the Executors obtain a certificate of the probate thereof, and the said Administrator do in such case bring up his Letter of Administration that this obligation to be void else to remain in full force

Sealed N (Sealed)

in presence of
A. Moore and the Court

Elizabeth O'Graycroft
Henry Rose
Mary K. May

Ex:

At a session of the Orphans Court for the County of Alexandria the 11th day of February 1804 - The parties to this Bond acknowledged the same to be their act and Deed and it was agreed to be binding

John Moore Register