

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, then this obligation to be void else to remain in full force.

Sealed & Delivered } Catharine Pugh Seal
 in presence of } Esau H. Hubler Seal
 Alexander Moore } Elisha Lannoy 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 deed, and it was ordered to be recorded.

Noted Leon Moore, Register

Know all Men by these Presents that We John Smith, Andrew Fleming and Archibald McElish we hold and family bonds 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 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 13th day of December 1803.

The Condition of the above obligation is such that if the above Bonds John Smith Administrator of all and singular the Goods Chattels and Credits of said John Smith 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 possession or knowledge of any other person in possession of the same and make the same do exhibit unto the said Orphans Court when there required by the said Court, and the same Goods Chattels and Credits do with said truly administer according to Law and further do make a just and true account of all her

Things and things therein when there 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 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 } John Smith Seal
 in presence of } Andrew Fleming Seal
 Alexander Moore } Arch. McElish 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 deed, and it was ordered to be recorded.



Noted Leon Moore Register

Know all Men by these Presents that We Thomas Swell and Sarah Faxon we hold and family Bonds 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 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 Bonds Thomas Swell Junior Administrator of all and singular the Goods Chattels and Credits of Margaret Love 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 persons responsible for him and the same so made do exhibit unto the said Orphans Court at such time as he shall be thereto 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 his 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 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 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. Moore





Thomas Powell for }
Solicitor Maxon }



At a session of the Orphans Court for the County of Alexandria, the 11th day of December 1803 The parties to this Bond acknowledged the same to be their act and deed and it was ordered to be recorded as Leon Moore Register

Know all Men by these Presents that We Charlotte Douglass Alexander Smith Thomas Smith James and Andrew James are, we held and family Bonds to George Gillespie Esquire Judge of the Orphans Court for the County of Alexandria and his Successors in office in the name of Sen the said Deceased to which payment well and truly to be made to the said Judge and his Successors in law according as said Court Administrator jointly and severally finally by these presents made, with us both 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 Credits of said Douglass 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 or possession of any other Person or Persons for them, and the same so made do exhibit unto the said Orphans Court when thereto 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 their 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 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 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 }
Alexander Moore

Charlotte Douglass }
Alex. Smith }
The Hon. J. }
Am. Jamieson }





At a Session of the Orphans Court for the County of Alexandria the 11th day of December 1803 The parties to this Bond acknowledged the same to be their act and deed, and it was ordered to be recorded.

Exo. Date Leon Moore Register

Two! Brought Forwards		\$ 500.00
1 Day	\$15	500.00
Myr. Gilt Livery for a term of years	\$170	670.00
Grey Horse	\$50	720.00
Land Horse	75/2	795.00
Com. on Minutiae to s/p 8 out	4.00	800.00
do. Hires & Huses 1/2	2.00	802.00
		\$ 177.13.7
		6.15.4
		\$ 172.18.3

Orphan's Court
 At a Session of the Orphan's Court for the County of Alexandria the 14th day of February 1804, This account Sales was returned and ordered to be recorded
 Cleon Moore Regisr.

Orphan's Court Alexandria County Jan 14th 1803
 In Joseph Melburn, Abel Tunny, Samuel Harper and Thomas Mearns Executors: this is to certify you for 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 oath or affirmation aforesaid) in duplicate unless you are to retain annexed to an Inventory of the said Goods, Chattels and personal Estate by you appraised in Dollars said Cents, and in the said Inventory you are to set down in columns or columns opposite to each article the value thereof
 Witness George Gilpin Esq Judge of the said Court this 14th day of December 1803
 Cleon Moore Regisr.

Alexandria County Feb
 Joseph Melburn, Abel Tunny and Thomas Mearns, and took the oath of Appraisers prescribed by Law Given under my hand this 21st day of December 1803

In Obedience to the within Warrant of Appraisal we the subscribers do this day appraise the Goods, Chattels and Personal Estate of Margaret Lowe 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 21st day of December 1803

Joseph Melburn
 Abel Tunny
 Thos Mearns

an Eight day Clock		\$ 20.00
1/4 Mills		2.00
2 Beds Bolster & Pillows	3506	15.00
1 Cabinet Bed 1 Bedstead		1.00
1 King size Bed R		6.50
2 Bedsteads		2.00
1 Spindle Mattin		1.50
6 Chairs \$2, Spinning Wheel		3.50
1 Dressant \$1, 2 Tables 50 cts, Saw, Shovel, & Pruning knife 2/3		2.50
Lot of jugs empty Cases Kegs &c 70		2.00
2 Mills, 1 Staff 1 Calico		6.00
1 empty Trunk		1.25
1 Walnut desk		8.00
1 Chest of Drawers		5.00
1 Bedstead \$3, Mather Bed pillows 10		18.00
1 Table Walnut 3/4, 6 Chairs 4.50		7.50
2 Chippes 4/6, 10 pictures 1.50		6.00
1 Silver Cante, 5 large 7 small Silver Spoons		15.00
2 Iron Pots, Dutch oven, Teakettle, & 2 and Irons		6.00
2 Brass candlesticks 1.50, Knifedon 10 1/2		2.50
60 Coching say Poles, Caps, Staves &c		13.00
		8.00
		\$ 147.25

At a Session of the Orphan's Court for the County of Alexandria the 14th day of February 1804, This Inventory and appraisement was returned and ordered to be recorded
 Cleon Moore Regisr.

1803 Dec 18

Sales at Vendue for the Estate of Mrs Low

2 Washstands g/l 5/6	Fisher & Mearns	1 ^{rs} 53
1/2 Bedsteads & Pillows &c	SB Tarbee	1 ^{rs} 04
1 Feather Bed 50 th	Loddy	8 ^{rs} 33
1 do do 56 th	do	11 ^{rs} 28
1 Spring Wheel w/ 11 th Wood Saw 3/4	Mills	1 ^{rs} 58
1 Chair 2 1/2 ft 1 Desk 4 1/2 ft	Adams & Allen	11 ^{rs} 30
1 Bedstead 3/4 1 1/2 ft King 3/4	Smith & Binell	1 ^{rs} 50
1 1/2 Bedsteads 6/1 1/2 ft King 3/4	Cash & Mann	1 ^{rs} 71
1 Washstand (Lumber)	Towell	0 ^{rs} 75
2 Quills	Adams & Mallin	6 ^{rs} 54
3 Chairs	Adams 2/6	1 ^{rs} 75
2 Umbrellas &c	Towell	0 ^{rs} 75
1 Table 1/2 3 Chairs 3/4	Logan & Morris	1 ^{rs} 54
1 1/2 Bedstead 6/1 1/2 ft	James & Holliman	1 ^{rs} 50
1 1/2 Bedstead 1/2 1/2 ft 1/2 ft	Towell	4 ^{rs} 58
1 1/2 Bedstead 1/2 1/2 ft 1/2 ft	Wm Sullivan	2 ^{rs} 00
1 1/2 Bedstead 1/2 1/2 ft 1/2 ft	Mallin 1/4	2 ^{rs} 66
1 1/2 Bedstead 1/2 1/2 ft 1/2 ft	Towell	5 ^{rs} 50
2 1/2 Bedstead 1/2 1/2 ft 1/2 ft	Cash & Binell	1 ^{rs} 04
1 Bedstead 1 1/2 ft 1 Chair 2 1/2 ft	Towell	7 ^{rs} 25
1 Bed 1 1/2 ft 1 Chair 1 1/2 ft 6 Chairs 2 1/2 ft	do	21 ^{rs} 00
2 Looking Glasses 2 1/2 ft 10 Pictures 1/4	do	5 ^{rs} 00
1 Silver Table	A. Moore	6 ^{rs} 50
5 Silver Spoons 1/4 1/2 7 small 2 ^{rs} 10/6	Towell	9 ^{rs} 25
2 1/2 Bedstead 1 1/2 ft 2 1/2 Bedsteads 1 1/2 ft	do	7 ^{rs} 00
1 Knife Box 1 1/2 ft 1 1/2 ft 1 1/2 ft 1 1/2 ft 1 1/2 ft	do	3 ^{rs} 50
do	do	6 ^{rs}
		<u>114^{rs} 88</u>

Charges = In am^t of M^r Ansel's Bill of 29th Instant \$59^{rs} 00
 In am^t of M^r Ansel's Bill of 31st Instant 7^{rs} 24
 In am^t of M^r Ansel's Bill of 28th 24^{rs} 58
 In am^t of M^r Ansel's Bill of 28th 1^{rs} 00
91^{rs} 82

Charges Excepted for the Public M^{rs} Malher

At a session of the orphans Court for the County of Alexandria the 11th day of February 1804 - This Account taken and

Know all Men by these presents that Mrs Elizabeth C Graycroft, Mary Rose, and Mary K May are heirs and jointly bound to George Giffen 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 in kind ourselves our Heirs 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 bound Elizabeth C Graycroft Administratrix of all and singular the Goods Chattels and Credits of Francis Graycroft Deceased, do make whole 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 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 thereto required by the said Court; And the same Goods Chattels and Credits do well and truly administer according to Law; and further to 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 remaining upon Account of the said Administration the same being 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 debt still and instrument 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 Administratrix do in such case bring required by the Court deliver up his Letters of Administration then this obligation to be void otherwise to remain in full force

Sealed & Delivered in presence of
 A Moore and the Court
 Elizabeth C Graycroft
 Mary Rose
 Mary K May

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 ordered to be recorded
 Geo Moore Esq