

183

inclination of the hand as pertained to what Cutting asked her. The whole direction in the execution of the will was from S. Cutting no white person in the room at the time but himself & the witness, when he entered into S. Carter's room, and before (lying under the same roof) and whilst in the room & when coming away, was of a firm opinion and belief that S. Carter was incapable of making a will or of doing any other disposing act, not in his opinion being of a sound mind, and afterwards on going home he this deponent observed to his wife, that he expected Cutting had made a will for S. Carter to suit himself.

To the 2^d Interrogation he answers that Mr. Scott one of the witnesses lives with him but is now in the Country, and expected home in about a week. He does not know the other witness. This Defendant has begs leave to explain the testimony he gave when the will was proved before the Orphans Court on the 20th day of December 1809. He did not suppose that he had proven any thing more than the mere signature & acknowledgement of S. Carter, but being informed now by the Court, that the evidence went further as to capacity of the Testator, he again solicits to further explain by stating he never did conceive before he was told of it as above, that his affirmation went further than the mere signing and acknowledgement as expressed above, and had such an impression not been on his mind he never would have taken the affirmation, for he then thought and he now thinks & believes that S. Carter had not capacity to make a Will.

Sona Scholfield

The foregoing depositions were taken and affirmed to in open Court the 4th day of September 1810, and ordered to be recorded

Teste Alexr Moore Reg'r

184

In Obedience to a Warrant of Appraisement from the Orphans Court of Alexandria County to us directed, we the Subscribers did this day value and appraise the Goods Chattels and personal Estate of Robert Almonibier deceased so far as they came to our sight and knowledge of which the following is a true Inventory. Given under our hands & seals this 5th day of September 1810

Andrew Scholfield
Bernard Bryant
Bernard Crook

6 Chairs	(@ 10/-)	10	50
6 do	" 7/-	7	50
6 do	" 5/-	5	"
1 Arm'd do	" 1/-	2	50
1 Mahogany dining Table	\$12.	12	"
1 Walnut Breakfast Table	\$5.	5	"
1 Mahogany do	\$5	5	"
1 Carolle Hand & Cover	\$2	2	"
1 Pecking Glass	\$2	2	"
1 Master & Bread basket	.125	1	25
2 Pictures	.150	1	50
2 Window curtains	.1/-	.50	"
1 Walnut Table	\$2.	2	"
5 Candle sticks of brass	.20	2	"
Songs & Sheet	.125	1	25
1 Pt. And Scors	.075	.75	"
2 Snuff Boxes	.25	.25	"
1 Cushi	.25	.25	"
1 Sett of Glass and Earthen ware	6.00	6	"
9 Tea spouts of Silver, Sugar-tongs &c	6.	6	"
2 Table Cloves	(@ 10/-)	0.50	.50
3 Tea kettles	.25	1.50	1.50
4 Smoothing Irons	.64	1.00	1
1 Bell Metal Kettle	..18/-	3	"
2 Candle sticks of iron \$03 per Snuffers 5/-	0.84	0.84	"
1 Set of Earthen ware	.25	0.50	.50
1 Ladle & Skimmer 1 Tin pair	.25	0.50	.50
1 Cotton scwhell \$02 per Cards	.11	1.50	1.50
1 Lot of Woodin ware 10 pieces	18/-	3.00	3
		\$79	95

485

6 pr. Tea ware		0.75	75
5 Spoons & a ladle		0.25	25
9 pr. Stone ware		0.40	40
1 Coffe Mill		0.17	17
1 pr. Shelyards		0.25	25
5 Iron pots		1.25	125
1 Gun Iron		0.12	12
5 pr. bedstrads		\$15.00	15.
1 pr. Copper Scales & weights		4.	4.
1 Washing Machine		3.	3.
2 Cousin Tables & chairs		1.00	1.
1 hand bellows & shovel		0.50	50
1 Lot barrels		0.50	50
1 Bridle buckel, Casing & pitcher		0.50	50
Small desk & two bushes		2.00	2.
1 Large chest	61	1.00	100
1 do do	497	0.75	75
1 Trunk	48	1.00	1.
1 Small Table	48	0.25	25
4 Beds & Bedding	(a) 12.50	50.00	50.
3 pr. Curtains for windows	24	0.34	34
1 pr. Saddle bags		2.00	2.
1 Tea Canister		0.50	50
2 Small Looking Glases	0.40	0.50	50
1 Lot of Books & old Book Case		\$172.72	
1 Man		10.00	
1/2 dozen knives & forks		10.	
1 Box		1.50	
1 Women's Saddle		1.	
1 Small Trunk		5.	
		50	
		\$900.78	

At a Session of the Orphans Court for the County of Alexandria in the district of Columbia the 8th day of September 1810. This Inventory and Appraisement of Robert Abercrombie's Estate was returned by the Administrator and ordered to be recorded.

Teste Alex. Moore Reg.

486

Know all Men by these presents that we Francis Barclay William Yeaton and Edmund P Lee are held and firmly bound to George Giffin 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 ten thousand dollars to which payment will and truly to be made to the said Judge and his successors in office we bind ourselves our Heirs executors and Administrators jointly and severally firmly by these presents sealed with our Seals and dated the eighth day of September 1810.

The Condition of the above obligation is. That if the said Francis Barclay Administrator of the goods, chattles and credits of Helen Bailey Blake Barclay deceased, do make a true and perfect inventory of all and singular the goods chattles and credits of the said deceased, which have or shall come to the hands possession or knowledge of him the said Francis Barclay or into the hands and possession of any other person or persons for him; and the same so made do exhibit unto the said Orphans Court, when he shall be thereunto required by the said Court, and such goods chattles and credits do well and truly administer according to law, and further do make a just and true account of all his acts and doings and doing therein when thereunto required by the said Court; and all the rest of the said goods chattles 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 sum 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 Francis Barclay do in such case bring in regard under and deliver up his letters of administration. Then this obligation to be void else to remain in full force sealed & delivered

in the presence of
the Court

Francis Barclay
Wm Yeaton
Edm P Lee

At a Session of the Orphans Court for the County of Alexandria in the district of Columbia the eighth day of September 1810. The parties to this bond acknowledge the same to be their Act and deed and it was ordered to be recorded.

Teste Alex. Moore Reg.