

For the Estate of Eliza Mary and Georgiana Kilton in		
1805	To Cash paid Mary Kilton for 640 Bricks due by Geo Kilton	12.68
	To Cash paid Lawyer fee for the Administration of Geo Kilton's Estate	8.74
	To Cash paid Expenses for going twice to Washington to sue Thomas Wheat	5.00
1806	To Cash paid Constable fee for serving Warrant on Thos Wheat	20
August 19	To Cash paid Register fees for Guardianship	3.33
	To Balance due the Estate	1967.84
		\$ 1998.09

Distribution of the above Balance

To the Widow 1/3	\$ 666.93
To Eliza Mary Kilton 1/3	666.93
To Georgiana Kilton 1/3	666.94
	\$ 1998.09

At a Session of the Orphans Court for the County of Alexandria in the District of Columbia the 19th day of August 1806 Elizabeth Kilton, Guardian of her Children Eliza Mary and Georgiana Kilton, rendered this account and it was ordered to be Approved; And it was also Ordered that she be allowed the income of her said Children's Estate for their Education and maintenance until the further order of this Court.

Jst. John Moore Esq.

Examined

I KNOW well, by these presents, that Mr Sarah Crandall, John Gardner, and Anthony Strode are held and firmly bound to George Grispi 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 the payment whereof well 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 hands and dated this 23^d day of August 1806.

The Condition of the above Obligation is such that if the above be in a sound Administration of all and singular the Goods Chattels and Credits of Thomas Crandall, to 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 of either a Committee of the Administration or into the hands and

Account with Elizabeth Kilton, Guardian		
1805		
May 11	By this sum received from the Administrator of George Kilton being the net balance upon the Settlement of the Estate Account	1918.75
	By Cash received from sundry persons since the Administration account was settled	49.36
		\$ 1998.09

Elizabeth Kilton Guardian

exhibit unto the Orphans Court for the County of Alexandria when there required by the said Court, and the same Goods Chattels and Credits do will and fully Administrated according to law; And further do make a just and true account of all her actions and doings therein which 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 Administration, the same being first examined and allowed, by the Judge of the said Court for the time being, shall be delivered and pay unto such person respectively as are entitled to the same by law. And if it shall here after appear that any last Will and Testament was made by the deceased, and the same recorded in Court and the Executor obtain a Certificate of the probate thereof and a the said Administration do such cause being required by the Court, deliver up her Letters of Administration then the Obligation to bear due to remain in full force.

Sarah Crandall
Sealed and Delivered
in presence of the Court

John Moore
Sealed and Delivered
in presence of the Court

At a Session of the Orphans Court for the County of Alexandria on the

Know all Men by these Presents, that We John Gooding and Thomas West 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 hundred dollars, to the payment whereof well and truly to be made, we bind ourselves our Heirs Executors and Administrators jointly and severally jointly by these presents, Sealed with our Seals and Dated this 23^d day of August 1806 - The Condition of the above Obligation is such that if the above bound John Gooding, Guardian of Ann Simpson, his Executors and Administrators do and shall well and truly pay unto the said Orphan all such Estate and Estates as now and hereafter shall come to the hands and possession of the said Guardian when the said Orphan shall attain lawful age or when thence required by the said Court, and also shall well and truly save harmless and indemnify the said Judge and his Successors in Office from all trouble and damage that shall or may happen about the said Estate Then this Obligation to be void due to remain in full force -

Sealed and Delivered
in presence of
Attorn

John Gooding 
Thomas West 

At a Session of the Orphans Court for the County of Alexandria in the District of Columbia the 23^d day of August 1806, The parties to this Bond acknowledged the same to be thus set and sealed and it was Ordered to be Recorded -

John M. Moore 

James Shanks of the Town of Alexandria in the District of Columbia do make and obtain this to be my last Will and Testament in manner and form following Imprimis it is my Will and desire and I desire and direct that all my just debts of every description be fully satisfied and paid and my funeral Expences by my Executors herein after named -

Item after the payment of my just debts and funeral expenses I give and devise all the rest and residue of my Estate unto my Uncle James Hollingshead of the Town of St. John on the Island of Newfoundland to him his Heirs Administrators and Assignees forever -

Lastly I nominate and constitute and appoint my friends John Kincaid and John Gidz Executors of this my last Will and Testament and I do hereby revoke all former Wills either with or without my handwriting made declaring this and no other to be my

True Witness) whereof I have hereunto set my hand seal this Twenty third day of July one thousand eight hundred and six
Signed Sealed Published and Declared
by the said James Shanks to be his last Will and Testament in presence of

William T. Gidz

William Slade

Mark Cleary

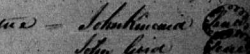
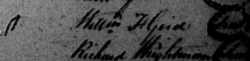
At a Session of the Orphans Court for the County of Alexandria in the District of Columbia the 26^d day of August 1806 This last Will and Testament of James Shanks deceased was proved by the Oath of William T. Gidz and William Slade Witnesses thereto and Ordered to be Recorded in And John Kincaid and John Gidz the Executors named in the said Will having qualified therefor Letters Testamentary were granted them they having given bond and Security as the Law directs -

John C. Moore 

Know all Men by these Presents, that We John Kincaid John Gidz William T. Gidz and Richard Mightram are held and firmly bound unto 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 the payment whereof well and truly to be made we bind ourselves our Heirs Executors and Administrators jointly and severally jointly by these presents Sealed with our Seals and dated this 26^d day of August 1806 - The Condition of the above Obligation is such that of the above bound John Kincaid and John Gidz Executors of the last Will and Testament of James Shanks deceased do make a cause to be made 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 Executors or unto the hands and possession of any other person a person for them and the same so made do declare unto the Orphans Court for the County of Alexandria at such time as they shall be required by the said Court, and the same Goods, Chattels and Credits and all other the Goods, Chattels and Credits of the said Deceased which at any time after shall come to the hands possession or knowledge of the said Executors or unto the hands and possession of any other person a person for them, do make and truly administer according to Law -

And further do make as just and true account of their actions and doings therein when the same so made do declare unto the Orphans Court for the County of Alexandria at such time as they shall be required by the said Court, and the same Goods, Chattels and Credits contained and specified in the said last Will and Testament as far as the said Goods, Chattels and Credits will thenceforth extend and the law shall charge - Then this obligation to be void and of no effect or due to remain in full force and virtue -

Sealed and Delivered
in presence of the Court -

John Kincaid 
John Gidz 
William Slade 
Richard Mightram 

At a Session of the Orphans Court for the County of Alexandria in the District of Columbia the 28^d day of August 1806 - The Parties to this Bond acknowledged the same to be