

11 pairs \$11.50 12 small plates \$2 -
 1 Table 10 \$ 1 Hatpin Table 2 \$
 2 small " 4 \$ 1. Hutingy of Desk \$6.75
 4 Cupboard glass doors \$9. Chest drawers 3 \$ -
 a lot of China, delft, glass ware -
 12 Windsor Chairs 12 \$, back bottoms 12 12
 1 Gun \$30. a lot of hunting apparel 20 \$
 1 Picture 3 Books & Charts -
 a lot of Sheets, stockings and Tackels -
 Gold Charts 3 \$, 6 Small Glasses, 4 Candles 3 \$ 30
 2 pair of hand Irons -
 1 Bedstead 15 \$, Bedding -
 1 do. do. 10 \$ -
 1 Child's do. bundle 1 Small Table -
 1 Washstand 2 Tubs, 3 old Gun Cases -
 2 Bedstead Beds -
 1 Sett Curtains 5 \$, 4 Pitt of Window Curtains 10 -
 a lot of Table Linen & Table Towels -
 4 Counterpanes & Bed Covers -
 a lot of Pig Iron, Billiard Tong, Thread & Spinning Wheel -
 1 Tea Currant, 3 old Shirts & 1 Coalbox Basket -
 apparel of Cotton 7 \$, 1 pair Scales 1 \$ -
^{do}
 Hanging ~~X~~ Halls - ^{do}
~~do~~
 \$344 75

At a Session of the Orphan's Court in the County of Alexandria the 19th
 day of May 1804 - This Inventory and appraisement was returned and allowed
 to be received -
 Attest Clean Moore Register

Orphan's Court Alexandria County 11th October 1803.
 To Matthew Robinson, Samuel M. Cloud, Thomas Cruise, Alexander McKenzie
 and Philip G. Marsteller, Greeting: this is to authorize you for any three of you
 jointly to appraise all and singular the Goods Chattels and personal Estate of
 Thomas Smith 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 affirmations annexed a
 certificate whereof you are to return annexed to an Inventory of the said Goods
 Chattels and personal 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 Gwyn Esquire Judge of the said Court
 this 11th day of October 1803. Clean Moore Register

Alexandria County Va

Before me Jonah Thompson a Justice of the peace for the County aforesaid return
 Matthew Robinson his Executor & Thomas Cruise and two other of Appraisers
 prescribed by Law given under my hand this 17th day of May 1804. Jonah Thompson

To Obeyance to the above Statement of Appraisement as the Subscribers did this day
 appraise the Goods Chattels and personal Estate of Thomas Smith deceased so far
 as they came to our sight and knowledge of which the following is a true Inventory
 Taken under our hands and seals this 29th day of August 1804

Matthew Robinson *Sig.* Samuel M. Cloud *Sig.* Thomas Cruise *Sig.*

INVENTORY of the Stock of Goods belonging to South Brittleman taken by Samuel M. Cloud, Matthew Robinson & Thomas Cruise, Alexr 29 th Augt 1803 Cellar		
6 Pewter Plates ^{each} 14 ^{oz}	144	674 40
Pewterware with dole	@ 60	6 50
1 Box Florence wine, 30 bottles (do)	30	5 00
2 Casks Copperas 1. Lb 2. 230 ^{lb} 115	13 800	5 75
4 Empty Barrels	@ 4	20 00
1 Pipe Holland Geneva	105 Gallons	118. 12 ^{1/2}
1 Barrel 19 gallons Malaga wine	19	18. 20
1 Pint Liquor in Bottl	55 40	5 50
1 Barrel R. C. Rum	19 Gallons	80 50
12 Gallons Jamaica Rum in Stand Cask	64	720
85 Gallons port Wine in pipe	64	920 67 ^{1/2}
2 Empty Gun Pipes	44	4 50
19 Gallons rum in Pipe	64	19 00
Pipe	4	1 50
24 Gallons Brandy in pipe	4	240
Pipe	4	4 50
16 Gallons Rum in spirit bottle	44	17 00
Punchion	4	1 50
23 Gallons County Gin	64	13. 42 ^{1/2}
77 Gallons Brandy French	87 70	110. 67 ^{1/2}
28 Gallons Sherry	8	52. 67
2 Empty Casks	each 46	1 50
103 Gallons Foreign wine	36	96. 25
25 Gallons Strong Brandy	120 cts	76. 50
65 Gallons Rum & Landers	77	79. 50
3 1/2 Drums Cotton	15 cts	266. 76
2		\$113. 49 ^{1/2}
5 1/2 lbs of Tobacco	70 00	32. 64
1 Doz of Black Bottles suspended 10 dozen	40	6. 66
22 Gallons Apple Brandy	37	10. 8
2 Empty pipes	64	1 25
8 Boys Pipe	16	164. 50
1 Empty Pipe	44	1 75
2 Casks Malaga Wine	56	52. 67
20 Gallons Whisky	300	46. 16
30 Gallons Lemon Wine	64	34. 84
28 1/2 Gallons Apple Brandy	46	11. 87 ^{1/2}
22 Gallons " " "	36	9. 54
20 Gallons Sisbon Wine	46	9. 54
1 Empty Cask	7	.50
1 Doz do. Iron bound	36	.80
2 Casks Brimstone	7. 14	16. 86
20 Gallons Sherry Wine	7	58. 00
Empty kegs	46	1. 2
6 Barrels R. C. Rum total 14 ^{oz} Gall	36	95. 75
Barrels with dole	5	.50
1 Fince Whisky 70% Gallons	36	35. 75
in a Box Florence, 60 16 Bottles	7	20. 67
2 Tunes Cognac 1. 1 - 2. 15. 1 1884	160. 800	40. 85
45 Gallons Jamaica Rum in 2 punchions	64	53. 50
100 " " "	90 45	99. 00
104 " " "	100 44	114. 40
2 Empty Casks	37	1. 23
1 Doz Lemons	14 24	1. 00
22 Bars of Soap	26	10. 00

Know all Men by these Presents, That we Joseph M. Perine and Robert Bonshue here, we hold and firmly bind 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 six hundred dollars, to the payment whereof well and truly to be made to the said Judge and his successors we bind ourselves our Heirs Executors and Administrators, jointly and severally jointly by these presents, Sealed with our seals and dated this 23rd day of July 1805.

The Condition of the above Obligation is such, that if the above bound Joseph M. Perine Administrator of all and singular the Goods Chattels and Credits of Francis Richard deceased do make or 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 Joseph M. Perine, or into the hands and possession of any other person or persons for him, and the same so made to exhibit unto the Orphans Court for the County of Alexandria where there shall be 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 Actions and doings therein which there shall be required by the said Court; And all the act of the said Goods, Chattels and Credits which shall be found remaining upon account of the said Administrators, 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 Decedent and the same be proved in Court, and the Executor obtain a Certificate of the probate thereof, and the said Administrators do in such case being required by the Court deliver up their Letters of Administration, then this Obligation to be void due to remain in full force.

Sealed & Delivered
in presence of }
the Court.
Joseph M. Perine
R. Hovey

At a Session of the Orphans Court for the County of Alexandria the 23rd day of July 1805 - The parties to this Bond acknowledge the same to be their act and deed and it was agreed to be recorded - John Moore Register
Examined

Know all Men by these presents, That we Ann Hobbs Archibald, M^c Clish, James M^c Clish and Richard Brightman, are held and firmly bound to George Gilpin Esquire Judge of the Orphan 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 to the said Judge and his successors we bind ourselves our Heirs Executors and Administrators jointly and severally jointly by these presents, Sealed with our seals and dated this 23rd day of July 1805.

The Condition of the above Obligation is such, that if the above bound Ann Hobbs and Archibald M^c Clish Administrators of all and singular the Goods, Chattels and Credits of William Hobbs deceased do make a true and perfect Inventory of all and singular the Goods, Chattels and Credits of the said

we shall come to the hands and possession or knowledge of the said Administrators or into the hands and possession of any other persons or persons for them and the same so made to exhibit unto the Orphans Court for the County of Alexandria where there shall be 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 Actions and doings therein which there shall be required by the said Court; And all the act of the said Goods, Chattels and Credits which shall be found remaining upon account of the said Administrators, 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 decedent and the same be proved in Court and the Executor obtain a Certificate of the probate thereof, and the said Administrators do in such case being required by the Court deliver up their Letters of Administration, then this Obligation to be void due to remain in full force.

Sealed & Delivered
in presence of }
the Court.

At a Session of the Orphans Court for the County of Alexandria the 23rd day of July 1805. The parties to this Bond acknowledge the same to be their act and deed and it was agreed to be recorded - John Moore Register

Know all Men by these presents, that we John Butteringham & Abraon Wroe are held and firmly bound to George Gilpin Esquire Judge of the Orphan Court for the County of Alexandria in the district of Columbia and his successors in Office in the sum of five hundred dollars to the payment whereof well and truly to be made to us bondholders each of us for the whole and in the whole one and each of our Heirs, Executrix and Administrators jointly and severally jointly by these presents, Sealed with our seals and dated this 23rd day of July 1805 - The Condition of the above Obligation is such that if the above bound John Butteringham, Guardian of Mary Sharman, his Executrix and Administrator do and shall well and truly pay unto the said Orphan all and her Estate and Estates as now is or hereafter shall come to the hands and possession of the said John Butteringham as soon as the said Orphan attains the full age when there shall be required by the said Court shall well and truly save harmless and indemnify the said George Gilpin and his successors from all trouble and damage that shall or may arise about the said Estate, then this Obligation to be void and of none effect due to remain in full force.

Sealed and Delivered
in presence of }
the Court.

At a Session of the Orphans Court for the County of Alexandria the 23rd day of July 1805 - The parties to this bond acknowledge the same to be their act and deed and it was Piduced to be recorded - John Moore Register