

William Wilson do relinquish all claim to the Administration of the Estate of my
 Deceased Son William Ramsay Wilson unto William Ramsay of Alexandria
 Green and Henry Lane this 25th day of June 1805
 Wm Wilson
 Robert L. Moore

Know all Men by these Presents that the William Ramsay, John Potts
 and James Kincaid Seniors, we hold and jointly bound to George Giffen 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
 well and truly to be made to the said Judge and his Successors, we have ourselves
 ourselves our Heirs, Executors and Administrators jointly and severally jointly
 by these presents, Sealed with our Seals and dated this 25th day of June
 1805. The Condition of the above Obligation is such that if the above
 named William Ramsay (Administrator of all and singular the Goods, Chattels and
 Credits of William Ramsay Wilson 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 William Ramsay
 or into the hands and possession of any other person or persons for him, and the same
 same do exhibit unto the Orphans Court for the County of Alexandria,
 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 his receipts and disbursements, 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 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 the same
 by Law. And if it shall hereafter appear that any such 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 on such certificate
 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 }
 the Court.
 Wm Ramsay
 John Potts
 Jas Kincaid

At a Session of the Orphans Court for the County of Alexandria the 25th day of June
 1805. The parties to this Bond acknowledged the same to be their act and deed
 and it was ordered to be recorded.
 (Robert Moore Register)

Know all Men by these Presents that the James Gibbes, James Croson and Benjamin Throckmorton
 Juniors we hold and jointly bound to George Giffen Esquire Judge of the Orphans Court of
 Alexandria County in the District of Columbia and his Successors in Office in the Sum of Five
 thousand Dollars to the payment whereof well and truly to be made to the said Judge and
 his Successors in Office we have ourselves our Heirs, Executors and Administrators jointly and
 severally jointly by these presents, Sealed with our Seals and dated this 25th day of
 June 1805. The Condition of the above Obligation is such that if the above
 named James Gibbes, Croson of the last Will and Testament of James Smith Gibbes 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 Deceased, or into the hands and possession of any other person or persons for him
 and the same to make do exhibit unto the Orphans Court for the County of Alexandria,
 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 his receipts and disbursements, 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 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 the same
 by Law. And if it shall hereafter appear that any such 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 on such certificate
 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 }
 the Court.
 James Gibbes
 James Croson
 Benjamin Throckmorton

At a Session of the Orphans Court for the County of Alexandria the 25th day
 of June 1805. The parties to this Bond acknowledged the same to be their act and deed
 and it was ordered to be recorded.
 (Robert Moore Register)

Know all Men by these presents that the Olan Mitchell, Abner Lott and
 Ephraim Little as their joint and several bound to George Giffen 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 five thousand dollars to which payment well and truly to be made to the said
 Judge and his Successors we have ourselves our Heirs, Executors and Administrators jointly
 and severally jointly by these presents Sealed with our Seals and dated this 25th
 day of June 1805. The Condition of the above Obligation is such that if the above
 named Olan Mitchell Administrator of all and singular the Goods, Chattels and Credits of
 James Mitchell 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 pos-
 session or knowledge of the said Olan Mitchell or into the hands and possession of any
 other person or persons for him, and the same to make do exhibit unto the Orphans Court
 for the County of Alexandria when thereto required by the said Court. And all the rest
 of the said Goods, Chattels and Credits which shall be found remaining upon

Alexandria County June 25th 1805
 In William Herbert, Charles Alexander James Edmund S. Lee, Thomas Herbert, James Wilson,
 Philip G. Marshall, Jacob Hoffman (Wm) D. Risp, Clement Green, & Matthew Robinson
 Greeting, This is to authorize you (or any three of you) jointly to appraise the Goods, Chattels
 and personal Estate of William Ramsay Wilson, 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 af-
 firmation prescribed by law, a Certificate whereof you are to return annexed to an Inventory
 of the said Goods, Chattels and Personal Estate, and in the said Inventory you are to set
 down in a Column or Columns opposite to each article the value thereof in Dollars
 and Cents
 Witness George Gilpin Esquire Judge of the said
 Court this 25th day of June 1805
 J. C. Moore Esq.

Alexandria County Court
 Before me the Subscriber a Justice of the peace for the County aforesaid came Matthew Robinson,
 and Wm D. Risp, and took the oath of appraisers prescribed by law.
 Given under my hand this 20 day of Aug^r 1805
 Cathbert Powell
 In Obedience to the above Warrant of appraisement, we the Subscribers on this day entered
 and appraise the Goods, Chattels and personal Estate of William Ramsay Wilson 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 20th day of June 1806
 Wm D. Risp
 Matthew Robinson
 Clem^r Green

Keen Samuel aged 65 years	120.00
John 40	250.
William 35 Ramsey	333.33
Samuel 20	200.00
Richard 50	50.
Jay 70	50.
in Gold Watch and Chain	50.
4 volumes of Barnes's Justice	4.
4 do. Blackstone's Commentaries	4.
4 do. Galesmith's annotated Statute	4.
6 do. Hume's History of England	6.
3 do. Robinson's History of America	2.
2 do. Martin's History of Paris	2.50
1 do. Rensselaer's Letters	1.
2 do. Galt's Geography	.67
1 do. Kitchin's Ancient History	4.
3 do. Lark's Essay	4.50
10 do. Universal	1.50
Set of Pamphlets	10.

Amount bought square	1	1078.25
2 lbs. Butter	1	12.67
1 lb. Raisins	1	6.50
5. Spectator	1	4.
11. Biographical Dictionary	1	5.50
		\$1107.92

At a Session of the Orphans Court for the County of Alexandria in the District of
 Columbia the 10th day of June 1806 - This Inventory and Appraisement was returned by
 the Administrators and ordered to be reviewed - J. C. Moore Esq.

Know all Men by these presents, that Mr. Anna Linnick, Anthony Rhodes, and Peter Toffler,
 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 fifteen
 hundred Dollars to the payment whereof well and truly to be made to the said Judge and his succes-
 sor or we bind ourselves our Heirs, Executors and Administrators jointly and severally firmly by
 these presents, Sealed with our Seals and dated this 10th day of June 1806
 The Condition of the above Obligation is such that if the above bound Anna Linnick Admin-
 istratrix sole and singular the Goods, Chattels and Credits of John Linnick 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 Administratrix or into the
 hands and possession of any other person aforesaid for her use and the same do exhibit unto
 the Orphans Court for the County of Alexandria when thereto required by the said Court, and
 the same Goods, Chattels and Credits do well and truly administer according to Law, and fur-
 ther do make a just and true account of all her doings and things 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 just accounted
 and allowed by the Judge of the said Court for the time being shall deliver and pay unto such
 persons respectively as may be entitled to the same by Law, and if it shall hereafter appear that any part
 of the said Inventory was made by the deceiver, and the same be proved in Court and the Court
 shall a Certificate of the probate thereof and the said Administratrix do use such care
 being required deliver up her letters of Administration, then this Obligation to be void else
 to remain in full force and virtue

Anna Linnick
 Anthony Rhodes
 Peter Toffler
 At a Session of the Orphans Court for the County of Alexandria in the
 District of Columbia the 10th day of June 1806 - the parties to this
 Bond acknowledged the same to be their act and deed and it was ordered to
 be reviewed - J. C. Moore Esq.

Dr Estate of Wm Ramsay Wilson deceased in Account with

1805	To Cash paid sundry accounts		
	Joseph Green	1	4.44
	A. Lynn	2	8.00
	Thos. Steal	3	7.25
	W. Kintland	4	1.00
	Ans. Murray	5	2.00
	John Duns	6	4.25
	Charles Pascoe	7	9.50
	Samuel Snowden	8	4.25
	Episcopal Church	9	2.
	Mathew Carkin	10	4.50
	My account for sundries	11	16.39
	Dr. Dingerfield	12	28.90
	Amount of Duncan Stevens bill at his credit with me	13	33.00
	Thomas Brochus	14	19.33
	To this sum accounted for with Wm Wilson		230.00
	my draft on David Mathews Esq paid d ^r		227.18
	This sum accounted for with Wm Wilson	15	1007.38
1807 April 14	To Cash paid residue of will	16	14.20
	Tommy Commins 3/4 Cent on \$1659.75 received		82.99
	To " " 7/8 " " 1680.99 paid		42.02
			\$1806.00
1807 April 14	To Balance due the Administrator		\$116.25

Edmund Jennings Lee one of the Executors named and appointed in the last will and testament of William Clark deceased & produced an inventory of the personal estate of the said deceased lying in the County of Alexandria, and a list of all the debts owing by the testator in the said County to the knowledge of the said Executors, and thereupon moved the Court to grant him letters testamentary, without being compelled to give security as directed by the Testator in his said will, which the Court refused to grant, because the documents produced were not in the Court's opinion sufficient evidence to justify the granting letters testamentary. An appeal was then prayed and granted by the said Edmund Jennings Lee, and granted to the United States Circuit Court of the District of Columbia for the County of Alexandria.

Just. Wm. Moore Esq.

Wm Ramsay Administrator

1805	By cash received of D. Dick		14.50
	By d ^r of Capt. J. M. Colb for wages		52.00
	By d ^r of Henry Nicholson		20.83
	By d ^r of Captain M. Knapp for Billoys d ^r		61.41
	By d ^r of Sam. Billoys wages on board ship Sabius		227.18
	By Negroes per appraisement		
	Sam 65 years old	\$120.00	
	Thos 40 " "	250.00	
	Sam 20 " "	333.33	
	Richard 30 " "	200.00	
	Jug 60 " "	50.00	
	Wm 35 " (runaway)		953.33
	By a Gold watch		50.
	By 8 lbs. Spitala	\$4.00	
	" " 1 lb. Snuff	5.50	9.50
	By this sum rec ^d of Mrs. Blight Thompson in account of Ship Spitala		250.00
	By Balance due the Administrator		146.25

Orphans Excp^t. (Dec^d 14th April 1807)
Wm Ramsay.

A New Session of the Orphans Court for the County of Alexandria in the District of Columbia the 11th day of April 1807
This account of the estate of William Ramsay Wilson deceased was returned by the Administrator and ordered to be recorded
Just. Wm. Moore Esq.

