

William Strother deceased, was granted to Charles Strother and Lucy Strother widow of said deceased, and that they the said Robertson Barlof and Thomas Evans then became bound as securities for the just and true performance of their administration in a bond of ten thousand dollars, and that they the said petitioners conceive themselves in danger of being injured thereby, and therefore to be released from the Suretyship thereof. You are therefore hereby authorized and required to summon the said Charles and Lucy Strother, that they be and appear before me, at a Court of Ordinary, to be held at the house of William Bristow Esq; on the second Saturday of March next, to shew cause, if any they have why the said petitioners should not be released.

Given under my hand and Seal this Twenty first day of February, in the year of our Lord one thousand eight hundred and seven and of American Independence the Sixty first I certify that I left a copy of this Summons at the house of Charles Strother, and personally summoned Lucy Strother as the case may be this 11th March

A Pearson

Estate of James Bonner

Administration Bond

State of South Carolina

Know all men by these presents that we Sarah Bonner, John Bonner and Benjamin Townsend of Marlborough District in the State aforesaid planters, are held and firmly bound unto William Carterling Esquire Ordinary of the District of Marlborough, in the full and just sum of five hundred dollars, to be paid to the said William Carterling, or to his successors Ordinary of this district or their certain attorney or assigns, to which payment well and truly to be made we bind ourselves, and each of us, our, and each of our heirs,

Executors and administrators for the whole and in the whole jointly and severally firmly by these presents, sealed with our seals and dated the ninth day of October in the year of our Lord one thousand eight hundred and five.

The condition of this Obligation is such that if the within bounden administrators of all and singular the goods, chattels and credits of James Bonner deceased, so make or cause to be made a true and perfect Inventory of all and singular the goods, chattels and the credits of the said deceased, which have or shall come to the hands, possession or knowledge of the said Sarah Bonner or into the hands or possession of any other person or persons for her and the same so made, to exhibit into the ordinary Office of this district at or before the ninth day of December next ensuing, and the same goods, chattels and credits, and all the other the goods, chattels and credits of the said deceased, at the time of his death which at any time hereafter shall come to the hands of the said Sarah Bonner, or into the hands and possession of any other person or persons for her, so well and truly administer according to law, and further so make or cause to be made, a true and just account of her administration at or before the Twenty fourth day of January next, and all the rest and residue of the said goods, chattels and credits, which shall be found remaining on the said Administrators account (the same being first examined and allowed of by the Ordinary of this district for the time being) shall deliver and pay unto such person or persons respectively as the said Ordinary by his decree or sentence pursuant to the true intent and meaning of the Statutes and acts of assembly of force in this State for the better settling of intestates Estates, shall limit and appoint, and if it shall hereafter appear that any last will and Testament was made by the said deceased, and the Executor or Executors therein named, to exhibit the same to the said Ordinary making request to have it allowed and approved accordingly, if the said Sarah Bonner within bounden being therunto required, to tender and deliver the said Letters of Administration, approbation of

said Testament, being first had and made to the said Ordinary, then this obligation to be void and of none effect, or else to remain in full force and virtue.

Signed, sealed and delivered in the presence of
 Sarah Conner 
 John Conner 
 Benjamin Townsend 
 James Peagin
 Mr. Birton
 Mr. Carterling Ordry

Warrant of Appraisement

South Carolina
 Marlborough District

By William Carterling Esquire Ordinary
 of Marlborough District. These are to authorise
 and empower you, or any three or four of you,
 whose names are hereunder written, to repair
 to all such parts and places within this State
 as you shall be directed by Sarah Conner administratrix of the
 goods and chattels, rights and credits of James Conner, late of the
 said district, deceased, wheresoever any of the said goods and
 chattels are, or do remain within the said parts and places,
 and which shall be shewn unto you by the said Sarah Conner,
 and there view, appraise all and every the said goods and
 chattels, being first duly sworn on the Holy Evangelists of
 almighty God to make a true and perfect Inventory and
 appraisement thereof, and to cause the same to be returned
 under your hands, or any three or four of you unto the said
 Sarah Conner, on or before the ninth day of December next
 ensuing. Dated the ninth day of October, in the year of
 our Lord one thousand eight hundred and five, and in the
 thirtieth year of American Independence.

To Nepe Jonathan Meekins, John Conner, Benjamin
 Townsend, James Spears and Jonathan Cottenham
 Memorandum this the sixteenth day of October in the year

of our Lord one thousand eight hundred and six. Personally appeared
 before me Nathan Thomas Esquire, one of the Justices appointed
 to keep the peace in Marlborough District, Jonathan Meekins,
 John Conner and Benjamin Townsend, being three of the
 appraisers appointed to appraise the goods and chattels of James
 Conner deceased; who being duly sworn, made oath, that they
 would make a just and true appraisement of all and singular
 the goods and chattels, (ready money only excepted) of the said
 James Conner deceased, as shall be produced by Sarah Conner
 administratrix of the estate of the said James Conner deceased;
 and that they would return the same certified under their hands
 unto the said Sarah Conner, within the time prescribed by law.

N. Thomas

Dedimus

State of South Carolina
 Marlborough District

By William Carterling Esquire Ordinary
 for said district, to Nathan Thomas Esquire
 Justice of peace for said district. I reposing
 special trust and confidence in the integri-
 ty, care and circumspection of you the
 said Nathan Thomas Esquire, do by these presents give unto
 you full power and authority to execute on the Steddy Evange-
 lists of almighty God, Jonathan Meekins, John Conner,
 Benjamin Townsend, James Spears and Jonathan Cottenham
 or any three or four of them, that they repair to all
 such parts and places, as they shall be directed unto by
 Sarah Conner, administratrix of all and singular the
 goods and chattels, rights and credits of James Conner
 deceased, and there view and appraise all singular
 the goods and chattels, rights and credits (ready money
 only excepted) of the said deceased as shall be shewn
 unto them by the said Sarah Conner, and to make a
 just and true Inventory and appraisement thereof, and to

return the same certified under their hands unto the said Sarah Conner within two months from the date hereof together with this writ.

Given under my hand and seal this ninth day of October in the year of our Lord one thousand eight hundred and five.

Memorandum

This sixteenth day of October in the year of our Lord one thousand eight hundred and five, Personally appeared before me Nathan Thomas, one of the Justices appointed to keep the peace in the district of Marlborough Jonathan Meekins, John Conner and Benjamin Townsend being three of the appraisers appointed to appraise the goods and chattels of James Conner deceased, who being duly sworn made oath, that they would make a just and true appraisement of all and singular the goods and chattels (ready money only excepted) of James Conner deceased, as shall be produced by Sarah Conner Administratrix of the Estate of the said James Conner deceased, and that they would return the same certified under their hands unto the said Sarah Conner within the time prescribed by law.

N. Thomas

Appraisal

a true and perfect Inventory of all the goods, chattels and personal Estate of James Conner late of Marlborough District deceased, made by us whose names are hereunto subscribed the 16th day of October 1805.

Description of property Viz

1 Bay horse \$60 - 1 Black horse \$55	135 00
1 Bay colt \$35 - Stock of cattle \$79	114 00
Stock of hogs \$13 75 Plantation Tools \$8	51 75
Amount levied forward	\$300.75

Amount Brought forward	# 300.75
Cotton \$15 - corn \$37.50 - Wool & lace \$12	69 50
Potter & tin ware \$3.50 Crockery ware 65 p	3 75
Glass ware 50 Knives forks & spoon moulds 25	" 25
Bowls, 50 Cotton wheel & Cards 2 00	2 50
Pot Iron 2 50 Coopers ware 45	3 25
2 Beds, Bedsteads & Furniture \$200 1 Day 75	20 75
wheat 1.25 wearing apparel 50 Tables & chairs 200	3 75
Rights and credits supposed to lie good.	\$375 00
Amount of Notes on Sundries to this amount	57 46
	\$432 46

Jonathan Meekins
John Conner
Benjamin Johnson

Expenditures

The Estate of James Conner Dr

1805	To Sarah Conner Administratrix
Decr 1805	To ant paid James Fagan \$60 on Note & acct
Decr	" 00 00 00 00 00 a 00 " 00 32 50
" 00	00 John Haines for Rent of the Plat for 1805 30 00
" 00	00 Joseph Mc Daniel Deur on Note 15 00
" 00	00 Roderic McRae 8 00
" 00	00 Alexander Henderson 7 00
" 00	00 the Ordinarys fees for Administration 5 00
" 00	00 William Easterling 5 00
"	Commissions for paying out 3 1/2 per et
	State of South Carolina 3 06
	Marlborough District \$125 56

Before me William Easterling
Ordinary for said district. Personally came Sarah
Conner Administratrix of the Estate of James Conner
Deceased, who being sworn on the Holy Evangelists of
Almighty God, saith on her oath, that the within
account, is a just and true account of the Receipts

and Expenditures of the said Estate for the year 1806
Sworn to and signed before me {
this 31st Jan'y 1807 } Sarah Connor
Wm Easterling Ord'y. M.D. } Mark

Guardianship Bond

South Carolina

I know all men by these presents that we William Fields, Mala N Badgegood and Dickson Pearce of Marlborough District and State aforesaid are held and firmly bound unto William Easterling Esqr. Ordinary of the district of Marlborough in the sum and full sum of ten thousand Dollars to be paid to the said William Easterling, or to his successors, Ordinarys of this district. To which payment well and truly to be made and done. We bind ourselves Jointly and severally, our, and each of our Heirs, Executors and Administrators, in the whole and for the whole Jointly by these presents, sealed with our seals, and dated the Twenty ninth Day of March in the year of our Lord one thousand eight hundred and six, and in the thirtieth year of American Independence.

The condition of this obligation is such that if the above bounden William Fields, &c and shall carefully and handsomely bring up the said James Fields during his minority and rounage, with necessary meat Drink, washing, Lodging, apparel and learning according to his degree, and shall during the time the said William Fields shall be Guardian and Tutor to the said James Fields, defend him from hurt of body, loss of goods and lands, so far as in his power lieth, and such portions as shall fall due unto the said James Fields, of the goods and chattels of any person whatsoever, according to the Inventory thereof

or by any other way whatsoever, shall deliver and pay unto the said James Fields, when he shall come to the age to receive the same by Law, and if it happens that the said James Fields should die before that time, then if the said William Fields do contract and pay the portion and other rights of the said James Fields, to whom the Law shall appoint, the same to be paid, or who by proximity of blood ought to have it, and shall also render a true and perfect account upon the Sum to him granted, and therunto Required, and also save and keep harmless the above named Ordinary, and all other officers and Ministers under him for or by reason of granting the said letters of administration. Guardianship, that the above Obligation to be void and of none effect or else to remain in full force and virtue.

Signed and Sealed in the presence of { William Fields Esq'r.
Mala N Badgegood Esq'r.
Wm Easterling Ord'y. M.D. } Dickson Pearce Esq'r.

Estate of William M^cTyer Administration Bond

State of South Carolina

I know all men by these presents that we Elizabeth M^cTyer, Francis Whittington and Nathaniel Whittington of Marlborough District and State aforesaid, Planters, are held and firmly bound unto William Easterling, Esquire Ordinary for the district of Marlborough in the sum of five thousand Dollars, to be paid to the said William Easterling or to his successors Ordinarys of this district, or their certain attorney or assigns, to which payment well and truly to be made, we bind ourselves and each of us, one, and every of our heirs, Executors and Administrators, for the whole and in the whole Jointly and severally, jointly by these presents, sealed with our seals, and dated the Thirtieth first Day of March, in the