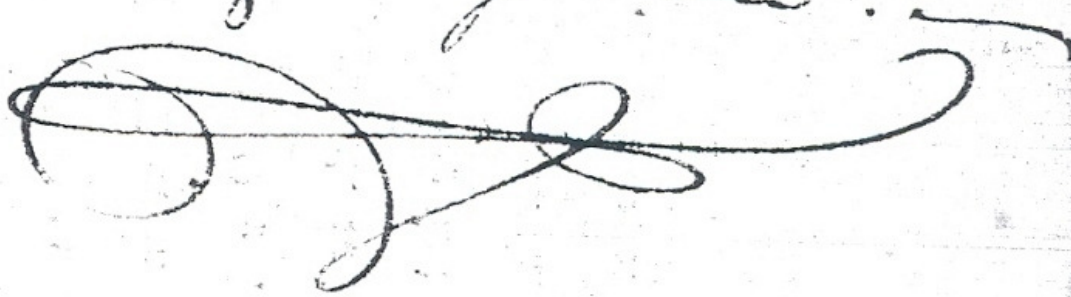
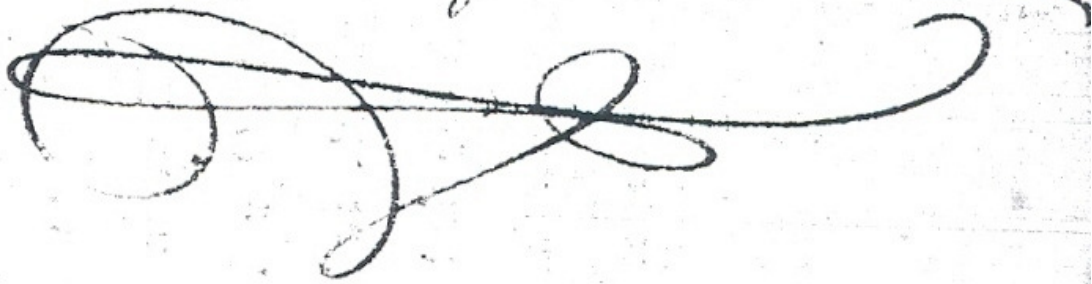


June 4<sup>th</sup> 1801,  
Administration Bond  
of the Estate of  
George Ilgis d<sup>ca</sup>.



Inventory filed  
June 20<sup>th</sup> 1801. }

June 4<sup>th</sup> 1801,  
Administration Bond  
of the Estate of  
George Ilgis dec'd.



Inventory filed  
June 20<sup>th</sup> 1801. }

KNOW all Men by these Presents, that we *Anna Margaret Ilgis* widow & Relict of *George Ilgis* late of *Chanceford Township* deceased & *David Ilgis* eldest son of said ~~deceased~~ <sup>deceased</sup> by *John Hoeck* of *Chanceford Township* aforesaid and *Michael Shmelzer* of *Waridoh Township* and all in the County of *York* are held and firmly bound unto the Commonwealth of Pennsylvania, in the sum of *Twelve Hundred*, Dollars, to be paid to the said Commonwealth. To which payment well and truly to be made, we bind ourselves jointly and severally, for and in the whole, our Heirs, Executors, and Administrators, firmly by these presents. Sealed with our seals, dated the *Fourth* day of *June* in the year of our Lord, One Thousand Eight Hundred. and *one*.

THE Condition of this Obligation is such that if the above bounden *Anna Margaret Ilgis*, & *David Ilgis* Administrators of all and singular the goods, chattels and credits of *the above named George Ilgis* 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 *them* the said *Anna Margaret Ilgis*, & *David Ilgis* or into the hands and possession of any other person or persons for *them* and the same so made, do exhibit, or cause to be exhibited into the Register's Office in the County of York, at or before the *Fourth* day of *July* next ensuing; and the same goods, chattels and credits, and all other the goods, chattels and credits of the said deceased, at the time of *his* death which at any time after shall come to the hands or possession of the said *Anna Margaret Ilgis* & *David Ilgis*

or into the hands and possession of any other person or persons for ~~them~~ do well and truly Administer according to Law. And further, do make, or cause to be made a true and just account of ~~them~~ said Administration at or before the fourth day of June in the year of our Lord, One Thousand Eight Hundred & two. — and all the rest and residue of the said goods, chattels and credits, which shall be found remaining upon the said Administrat~~ors~~ account, the same being first examined and allowed of by the Orphans' Court of the County of York, shall deliver and pay unto such person or persons respectively, as the said Orphans' Court, by their decree or sentence, pursuant to the true intent and meaning of the Law now in force in this Commonwealth, 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, do exhibit the same into the said Register's-Office, making request to have it allowed and approved accordingly; if the said Anna Margaret Ilgis, & David Ilgis, ~~is~~ above bounden, being thereunto required, do render and deliver the said Letters of Administration, approbation of such Testament being first had and made in the said Register's-Office, then this Obligation to be void and of none effect, or else to remain in full force and virtue.

Sealed and delivered }  
in the presence of }  
J. Morris  
F. Barmitz

her  
Anna Margaret X Ilgis — seal  
marks.  
David Ilgis ( seal )  
his  
John X Haack ( seal )  
marks  
Miguel P. ... ( seal )