

204)

4<sup>th</sup> Whereas I have a considerable claim amounting to about four thousand one hundred and Sixty Dollars against Boston Duty on account of a Mill seat and tract of Land sold to him by me lying in Montgomery County Maryland, which claim was confined to Mr. Morsell my Executor, my desire thereof is that if the said Claim or any part thereof should be recovered, it may be equally divided between my Sister Black and her children, and my wife.

5<sup>th</sup> It is my desire that a debt which Belinda Lays to me, may be paid to my wife fully. And it is also my request that three hundred Dollars may be paid to Mr. John Lester, in consequence of the services that he will render in assisting in the settlement and arrangement of my Estate.

7<sup>th</sup> I do hereby appoint James Morsell Esq. of Gee Town Executor of this my last Will and Testament. In Witness whereof I have hereunto put my hand seal this eighth day of January in the year of our Lord one thousand eight hundred seventeen.

Sealed and Delivered by the Testator, who  
in our presence and the presence of each other  
acknowledged this last Will and Testa-  
ment.

J. J. Ramsay

Wm Yeates

Be it remembered that on this 10<sup>th</sup> day of May 1817 before me Alexander Moore Register of Wills for the County of Alexandria in the District of Columbia came Jno J. Ramsay and William Yeates Minifield to this last Will and Testament of Mariaes Shewles deceased and proved the same in due form of law and James Morsell Executor renounced his appointment.

D. O. Moore  
Reg. of Wills

The muncipative Will of Margaret Sanford late of the Town of Alexandria deceased published and pronounced in presence of Mary Offutt and Sarah Aldridge during her last illness at her usual place of abode in the said Town of Alexandria and reduced to writing this 25. September 1817 the said Margaret Sanford requested and directed that the following articles of furniture should be given after her death to her Daughter Margaret Sanford viz - one Iron pot and Kettle, one Tea Kettle, one Coffee pot and one washing tub. And she further directed that all the household furniture she had purchased since her Widowerhood should be given to her said Daughter Margaret Sanford.

Mary Offutt  
Sarah Aldridge

Be it remembered that on this 25. day of September 1817 before me Alexander Moore Register of Wills for the County of Alexandria in the District of Columbia came Mary Offutt and Sarah Aldridge the Witnesses to the within muncipative Will of Margaret Sanford deceased and made oath that the Testatrix called on them to bear Testimony that the words spoken by her and mentioned in the said Will was her last Will and Testament or words of like import - That the Testatrix died on the 5. July 1817, and was of sound mind when she spoke the Testamentary words aforesaid

A. Moore Reg:

I KNOW ALL MEN by these presents - That we William Wedderburn and William T. Thornton are held and firmly bound unto Robert Young 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 lawful money of the United States of America, to the payment whereof well and truly to be made we bind ourselves our heirs Executors and Administrators jointly and severally firmly by these presents sealed with our seals and dated this 27. day of September 1817.

The Condition of the above obligation is such - That if the above bounden William Wedderburn as Guardian of his son Alexander J. Wedderburn shall faithfully

Account with the Orphans Court of Alexandria County, as directed by law for the management of the Property and Estate of his said Son and shall also deliver up the said property agreeably to the order of the said Court or the directions of law and shall in all respects perform the duty of Guardian to the said Alexander J. Wedderburn according to law, then the above obligation shall cease, it shall otherwise remain in full force and virtue in law.

Sealed & Delivered

in the presence of

A. Moore

William Wedderburn (S)

William A. Thornton (S)

Know all Men by these presents - That we John Violett and George Swain are held and firmly bound unto Robert Young 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 one thousand Dollars lawful money of the United States of America to the payment whereof well and truly to be made we bind ourselves on this, Executors and Administrators jointly and severally firmly by these presents sealed with our seals and dated this 14 day of October 1817.

The Condition of the above obligation is such - That if the above bounden John Violett as Guardian of Mary Violett shall faithfully account with the Orphans Court of Alexandria County, as directed by law for the management of the property and Estate of the Orphan under his care, and shall also deliver up the said property agreeably to the order of the said Court or the directions of law, and shall in all respects perform the duty of Guardian to the said Mary Violett according to law, and shall, then the above obligation shall cease, it shall otherwise remain in full force and virtue in law.

Sealed and Delivered

in the presence of

A. Moore

John Violett (S)

George Swain (S)

Know all Men by these presents - That we Jacob Curtis Henry Deagan and Charles Scott are held and firmly bound unto Robert Young 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 One thousand Dollars, lawful money of the United States to the payment whereof well and truly to be made, we bind ourselves on this, Executors and Administrators jointly and severally firmly by these presents. Sealed with our seals and dated this 8 day of October 1817.

The Condition of the above obligation is such - That if the above bounden Jacob Curtis shall well and truly perform the Office of Administrator with the estate of George Fortney late of Alexandria County deceased according to law and shall in all respects discharge the duties of him required by law as Administrator apportioned without any injury or damage to any person interested in the faithful performance of the said office, then the above obligation shall be void, else to remain in full force and virtue in law.

Sealed & Delivered

in presence of

J. Moore

Jacob Curtis (S)

Henry P. Deagan (S)

Charles Scott (S)

In the name of God the Father I George Fortney of the County of Loudoun and State of Virginia being of sound mind and memory, but knowing the uncertainty of this mortal life, do make, declare and proclaim this my last Will and Testament. In witness whereof It is my Will and desire that all my just Debts be paid. Item 1<sup>o</sup>

Give and bequeath unto my Wife Susan Fortney after my death all my property real and personal to her during her natural life. Item 2<sup>o</sup> It is my Will and Desire that should my wife die before my brothers Henry Fortney and John Fortney that in that case and in that case only my two brothers Henry Fortney and John Fortney shall share and have alike in my estate both real and personal Item 3<sup>o</sup> I do hereby appoint Isaac Robbins and Henry Dawson my Executors to this my last Will and Testament and I have hereunto set my hand and seal this 12<sup>th</sup> day of March 1817.

Signed, sealed published and acknowledged

In presence of A. G. Monroe

H. Sutton

Peter Benndam

George Fortney (S)

A Court held for Loudoun County