

District of Columbia the Twenty fourth day of October 1815 the parties to this bond acknowledge the same to be their act and deed, and it was ordered to be recorded.

A Moore Regr Wills

March 9th 1815

In The name of God Amen I Andrew Donaldson of County of Alexandria and District of Columbia being weak in body but of sound and perfect mind and memory, or you may say thus considering the uncertainty of this mortal life, and being of sound judgment, blessed be Almighty God for the same. To make and publish this my last Will and Testament in manner and form following that is to say

First. I give and bequeath unto my beloved wife Elizabeth Donaldson all my Real and Personal property during her natural life, then at her Death the property to be sold, and three hundred given unto my daughter Sally Donaldson for schooling, and support, then equally divided among all my children.

Signed sealed published and declared by the above named Andrew Donaldson to be his last Will and Testament in the presence of us who have hereunto subscribed our names as Witnesses in the presence of testator

Samuel Shreve Junr.

Thomas Tucker

Thomas Donaldson

Andrew Donaldson
mark

At a session of the Orphans Court for the County of Alexandria in the District of Columbia the 24th day of October 1815 this last Will and Testament of Andrew Donaldson deceased was presented to the Court by Elizabeth Donaldson and proved in due form of law by Thomas Tucker and Thomas Donaldson Witnesses thereto and ordered to be recorded. And the said Elizabeth Donaldson having qualified to the said Will and given bond and security according to

Law Letters Testamentary are granted her

Test A Moore Regr Wills

Know all Men by these presents that we Elizabeth Donaldson James Donaldson Thomas Tucker and Thomas Donaldson are held and firmly bound to 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 seven thousand Dollars, to which payment well and truly to be made to the said Judge and his successors in office, we bind ourselves our heirs Executors, and Administrators jointly and severally firmly by these presents. Sealed with our seals and dated the Twenty fourth day of October 1815.

The Condition of the above obligation is that if the said Elizabeth Donaldson Executrix of Andrew Donaldson deceased do make a true and perfect inventory of all and singular the Goods, Chattles and Credits of the said deceased, which have or shall come to the hands, possession or knowledge of the said Executrix or into the hands, or possessions of any other person or persons for her and the same so made do exhibit unto the said Orphans Court at such times as she shall be thereto required by the said Court. And the same Goods, Chauls and Credits do well and truly administer according to law and make a just and true account of her actings and doing therein when thereunto required by the said Court. And further do well and truly pay and deliver all the legacies contained and specified in the said Will as far as the said Goods, Chattles and Credits will extend according to the value thereof, and as the law shall charge. Then this obligation to be void, else to remain in full force and virtue in law.

Sealed and Delivered

In presence of

A Moore

Regr Wills

Elizabeth ^{leg} Donaldson

James Donaldson

Thomas Tucker

Thomas Donaldson

At a session of the Orphans Court for the County of Alexandria in the District of Columbia the twenty fourth day of October 1815 the parties to this bond acknowledge the same to be their act and deed and it was ordered to be recorded

A Moore Secy Wells

Know All Men by these presents that we Cloha W Jackson and Alex Moore are held firmly bound to 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 hundred dollars to the payment whereof well and truly to be made, we bind ourselves our heirs Executors and Administrators jointly severally firmly by these presents sealed with our seals and dated this twenty fifth day of October 1815

The Condition of the above obligation is such the above bounden ^{Cloha W} Jackson shall well and truly perform the Office of Administrator of Robert Crooke late of Alexandria deceased according to law and shall in all respects discharge the duties of him required by law as Administrator aforesaid without any injury or damage to any person interested in the faithful performance of the said office the above obligation shall be void, it is otherwise to be in full and virtue

Sealed and Delivered

In presence of
A Moore

Cloha W Jackson

A Moore

I John Wise of the Town of Alexandria of the District of Columbia do make this my last Will and Testament revoking and annulling all former Wills by me at any time heretofore made

I Devise to my Executors hereinafter named the Tavern Coffee House and Premises now in the occupation of Thomas Driflet they paying the Taxes and repairs and Insurance against Fire and I do direct that the Premises be always insured. I also devise to my Executors the following Slaves that is to say - Benjamin William - Elaniet and her increase - Kelly and her increase And all my Plate Household and Kitchen Furniture to hold to my Executor and survivors of them and their heirs Executors and Administrators of such survivors for ever. I trust however for the following uses and purposes that is to say - One undivided Third part of the said Tavern Coffee House and Premises occupied by Thomas Driflet to receive the rents and Profits thereof and after deducting expenses as aforesaid to pay over the same to my son Francis during his life. And after his death then to the use of his Wife (if he have any) during her life unless said Francis shall by his Will otherwise direct, and if the said Francis leave any Children or Child then to the use of such Child or Children and their heirs for such Interest and Estate as he may by Will duly executed for passing Real Estate direct and appoint - Subject to the right of the Wife of the said Francis as before mentioned - and if the said Francis make no such Will, then to the use of his Children and their descendants living at the time of his death, as if he had died Intestate seized in Fee according to the statute of descents - Still however subject to the right of his Wife as above mentioned - And if the said Francis die without leaving any Children or their descendants living at the time of his death, then to the use of my Grand Daughters - Rebecca and Rosa Peters and of my Grand Daughters - Louisa and Anna Maria Peters

District of Columbia the Twenty fourth day of October 1815 the parties to this bond acknowledge the same to be their act and deed, and it was ordered to be recorded.

A Moore Regr Mills

March 9th 1815

In The name of God Amen. I Andrew Donaldson of County of Alexandria and District of Columbia being weak in body but of sound and perfect mind and memory, or you may say thus considering the uncertainty of this mortal life, and being of sound judgment, blessed be Almighty God for the same. To make and fulfill this my last Will and Testament in manner and form following that is to say.

First. I give and bequeath unto my beloved wife Elizabeth Donaldson all my Real and Personal property during her natural life, then at her death the property to be sold, and three hundred given unto my daughter Sally Donaldson for schooling, and support, then equally divided among all my children.

Signed sealed published and declared by the above named Andrew Donaldson to be his last Will and Testament in the presence of us who have hereunto subscribed our names as Witnesses in the presence of testator

Samuel Shreve Just.

Thomas Tucker

Thomas Donaldson

Andrew Donaldson
mark

At a session of the Orphans Court for the County of Alexandria in the District of Columbia the 24th day of October 1815 this last Will and Testament of Andrew Donaldson deceased was presented to the Court by Elizabeth Donaldson and proved in due form of law by Thomas Tucker and Thomas Donaldson Witnesses thereto and ordered to be recorded. And the said Elizabeth Donaldson having qualified to the said Will and given bond and security according to

law Letters Testamentary are granted her

Just C. Moore Regr Mills

Know all Men by these presents that we Elizabeth Donaldson James Donaldson Thomas Tucker and Thomas Donaldson are held and family bound to 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 seven thousand Dollars, to which payment well and truly to be made to the said Judge and his successors in office we bind ourselves our heirs Executors and Administrators jointly and severally firmly by these presents. Sealed with our seals and dated the Twenty fourth day of October 1815.

The Condition of the above obligation is that if the said Elizabeth Donaldson Executrix of Andrew Donaldson 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 Executrix or into the hands, or possession of any other person or persons for her and the same so made do exhibit unto the said Orphans Court at such times as she shall be thereto required by the said Court. And the same Goods, Chattels and Credits do will and truly administer according to law and make a just and true account of her actings and doing therein when thereunto required by the said Court. And further do well and truly pay and deliver all the legacies contained and specified in the said Will as far as the said Goods, Chattels and credits will extend according to the value thereof and as the law shall charge. Then this obligation to be void, else to remain in full force and virtue in law. Sealed and Delivered Elizabeth ^{her} Donaldson ^{mark} In presence of James Donaldson Thomas Tucker A Moore Regr Mills Thomas Donaldson

At a session of the Orphans Court for the County of Alexandria in the District of Columbia the twenty fourth day of October 1815 the parties to this bond acknowledge the same to be their act and deed and it was ordered to be recorded

Moore Reg. Wills

Know All Men by these presents that we Eliza W Jackson and Alex. Moore are held firmly bound to 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 hundred dollars to the payment whereof well and truly to be made, we bind ourselves our heirs Executors and Administrators jointly severally firmly by these presents sealed with our seals and dated this twenty fifth day of October 1815

The Condition of the above obligation is such the above bounden ^{Eliza W} Jackson shall well and truly perform the office of Administrator of Robert Brooke late of Alexandria deceased according to law and shall in all respects discharge the duties of him required by law as Administrator aforesaid without any injury or damage to any person interested in the faithful performance of the said office the above obligation shall be void, if otherwise to be in full and whole

Sealed and Delivered

In presence of
A Moore

Eliza W Jackson

A Moore

Seal

Seal

I John Wise of the Town of Alexandria of the district of Columbia do make this my last Will and testament revoking and annulling all former Wills by me at any time heretofore made

I Devise to my Executors hereinafter named the Tavern Coffee House and Premises now in the occupation of Thomas Driftlet they paying the Taxe and repairs and Insurance against fire and I do direct that the Premises be always insured. I also devise to my Executors the following Slaves. That is to say Benjamin William - Harriet and her increase - Kelly and her increase And all my Plate Household and Kitchen Furniture to hold to my Executor and survivors of them and their heirs Executors and Administrators of such survivors for ever. I trust however for the following uses and purposes that is to say - One undivided Third part of the said Tavern Coffee House and Premises occupied by Thomas Driftlet to receive the rents and Profits thereof and after deducting expences as aforesaid to pay over the same to my son Francis during his life. And after his death then to the use of his Wife (if he have any) during her life unless said Francis shall by his Will otherwise direct, and if the said Francis leave any Children or Child then to the use of such Child or Children and their heirs for such Interest and Estate as he may by Will duly executed for passing Real Estate direct and appoint. Subject to the right of the Wife of the said Francis as before mentioned. and if the said Francis give me such Will, then to the use of his Children and their descendants living at the time of his death, as if he had Died Intestate seized, in Fee according to the statute of descents - Still however subject to the right of his Wife as above mentioned - And if the said Francis die without leaving any Children or their descendants living at the time of his death then to the use of my Grand Daughters - Rebecca and Louisa Benson and of my Grand Daughters Louisa and Anna Maria Benson