

In the name of God, Amily of Nicholas Flinstone of the  
County of Alexandria and District of Columbia being weak in body,  
but of sound mind and disposing memory, for which I thank God,  
and calling to mind the uncertainty of life and being desirous to  
dispose of all worldly Estates, I give and bequeath the same, in man-  
ner following: that is to say, to wife and legatee to my beloved  
wife Jane Flinstone immediately after my death; all my estate's  
real personal or mixed wherever it may be found, both in this  
district or County of Fairfax or elsewhere, to herself, her heirs or af-  
fected forever to possess and enjoy the whole free from all  
ands to her for ever after paying my just debts and funeral expenses.

It is my express wish and desire that my Executors, which I shall  
hereafter name, be permitted and allowed to qualify for my Execu-  
tors without giving my security whatever. And lastly, I do hereby  
constitute and appoint my present wife Jane Flinstone, my executors  
of this my last will and Testament hereby revoking all other pre-  
vious wills and Testaments by me, heretofore made by me, so inter-  
mingled whereof I have hereunto set my hand and affixed my seal  
this Eleventh day of October, eighteen hundred and twenty seven.

Signed, sealed, published

Nicholas Flinstone

and delivered as and for  
the last will and Testament  
of the above named Nicho-  
las Flinstone in presence

Mary Wilson

acknowledged before me

this 15<sup>th</sup> Oct 1827

John C Hunter

Charles Scott

Be it remembered that on the 8<sup>th</sup> day of November 1830 before me Alexander Moore Register of wills for Alexandria County in the district of Columbia came John C. Hunter and Charles Scott two of the witnesses to  
this last will of Nicholas Flinstone deceased and proved the same in  
due form of law.

Teste A. Moore Reg: wills

I KNOW ALL MEN by these presents that we John Hunter  
and John West are held and firmly bound unto Christopher Hale Esq.  
Judge of the Orphans' Court of Alexandria County in the District of  
Columbia and his successors in office in the sum of One hundred dol-  
lars lawful money of the United States, to the payment whereof well  
and truly to be made we bind ourselves our heirs executors and Adminis-  
trators jointly and severally, firmly by these presents sealed with  
our seals and dated this 27<sup>th</sup> day of November 1830.

The Condition of the above Obligation is such that  
if the above bound John Lawson shall well and truly perform the  
office of Administrator, while the will annexed which is Nicholas Flinstone  
late of Alexandria County, deceased, according to law and shall in all re-  
spect discharge the duty of him required by law as Administrator aforesaid,  
without any injury or damage to any person interested in the  
faithful performance of said office, then the above obligation to be  
void, else remains in full force and virtue undiminished.

Sealed and delivered in

presence of the Court

A. Moore

Reg: wills

John Lawson

John West

P.S.

P.D.

At a Session of the Orphans' Court for the County of Alexandria  
in the district of Columbia the 27<sup>th</sup> day of Nov 1830 the parties  
to this bond acknowledged the same to be their act and deed  
and it was ordered to be recorded.

Teste, A. Moore Reg: wills

1. I give Martin of the Town of Alexandria and District of Co-  
lumbia, being of sound and disposing mind do make this my last  
will and witness revoking and annulling all wills that may  
have been heretofore at any time made by me.

Firstly, I leave to Mrs Rachael Letterwhite my stock in the Free-  
chancery Bank of Alexandria.

2<sup>nd</sup>ly, I leave my Carpet to Jane George of Alexandria.

3<sup>rd</sup>ly, I leave to Virginia Letterwhite my bed, bedstead and Bedding  
with all my other furniture.

4<sup>th</sup>ly, I leave to Elizabeth Letterwhite my Bureau.

5<sup>th</sup>ly I beg leave at my other property to my nephews and  
nieces in England to be divided equally among them.

6<sup>th</sup>ly I appoint Isaac George Executor of this my will, to which

I have huncunt annexed my name by mark this 18<sup>th</sup> day of April  
in the year of our Lord one thousand eight hundred and thirty  
Witness,  
*Sam'l Martin*  
mark.

*R. A. Fitzhugh.  
John Richards.*

District of Columbia, D.C.

Be it remembered that on this 11<sup>th</sup> day of May 1830-  
before me, Alexander Moore, register of wills for Alexandria County  
in the district of Columbia came, R. A. Fitzhugh and Christopher  
Moore citizens to the last will and testament of Ann Mar-  
tin deceased, and presented the same in due form of law; and on  
the same day Isaac George, the Executor named in the said  
will qualified thereto and gave bond and security conditioned  
as the law directs and Letters Testamentary were granted to him

Teste,      S. Moore

Hog. wills.

I KNOW all Men by these PRESENTS that we, Isaac  
George and Sligh Smith, are held and firmly bound unto  
Christopher Moore Esq<sup>r</sup> Judge of the Superior Court of Alexan-  
dria County, in the District of Columbia, and his successors in  
office in the sum of Eight hundred Dollars lawful money  
of the United States 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 Seventeenth day of May 1830.

The Condition of the above Obligation is  
such, that if the above bound Isaac George shall well and  
truly to make and keep ourselves, our heirs executors and adminis-  
trators, jointly and severally, firmly, by these presents sealed  
with our seals and dated this Seventeenth day of May 1830, perform the  
office of Executor of Ann Martin's will of Alexandria County,  
deceased according to law, and shall in all respects discharge  
the duty of his required by law, as Executor aforesaid without  
causing any injury or damage to any person interested in the  
faithful performance of said office, then the above ob-  
ligation to bind us to remain in full force and virtue  
in law.

Isaac George.      L.S.  
Sligh Smith.      L.S.

Sealed and delivered in  
presence of A. Moore

and being sensible of the uncertainty of all human events to make this my  
last will and testament in presence of Almighty God, viz.  
That above my wife Anna and her infant child Maria to be free and to have  
twenty dollars in cash Henry and Louie to be free the first day of January  
eighteen hundred and forty five, the term of their servitude to be for the  
benefit and advantage of Thomas Whittington Jun<sup>r</sup> and his heirs forever.  
Mary is to be free on the first day of January eighteen hundred and forty  
five, and if she should have any increase they are to be free in the same  
proportion and time of her servitude to be for the benefit and advan-  
tage of said Thomas Whittington Jun<sup>r</sup> and his heirs - All my personal  
estate consisting of about eighty thousand raw bricks more or less, the  
brick shed, a parcel of stock bricks and oyster shells and some lime a  
parcel of brick and salmon bricks and about two thousand feet of  
planks, one horse and buck, one cow, household and kitchen furniture  
and books to be sold excepting, one of my best beds and bedding to Louise  
Moore - about four hundred dollars in cash, a bond of Samuel Pease  
for three hundred dollars due on the first of May - Phares Thorpe  
note for sixty five dollars, Jacob Hoffman note for ninety two dol-  
lars and Joseph Smith note for five hundred and eight dollars.

I give and bequeath to the associated Methodist Societies in Alex-  
andria two hundred dollars, to be given and bequeath to Eunice  
Moore one hundred Dollars and after the estate is settled I give  
and bequeath all the balance to Thomas Whittington Jun<sup>r</sup>  
and his heirs forever, whom I appoint as the Executor of this  
my last will and Testament. Given under my hand and  
seal this 16<sup>th</sup> day of February, in the year of our Lord one thousand  
and eight hundred and thirty.

Witness,      Benj<sup>m</sup> Buden.      L.S.

Clement A. Breast.

Robt. Munroe.

A deposition of the Superior Court for the County of Alexandria  
in the District of Columbia, the 22<sup>nd</sup> day of February 1830, this  
last will and testament of Benjamin Buden aforesaid was  
proved in due form of law by Clement A. Breast and Robt.  
Munroe witness thereto and ordered to be recorded.

A. Moore.

Hog. wills.