

Have hereunto annexed my name by mark this 18th day of April
in the year of our Lord one thousand eight hundred and thirty
Witness,
Benj Martin
mark.

R. H. Fitzhugh.

John Richards.

District of Columbia, D.C.

Be it remembered that on this 11th day of May 1830-
before me, Alexander Moore, Register of Wills for Alexandria County
in the District of Columbia, came R. H. Fitzhugh and John Richards
and witnessed the last will and Testament of Ann Mar-
tin deceased, and proved the same in due form of law; and on
the same day Isaac George & Co. Execut. named in the said
will, qualified thereto and gave bond and security conditioned
as the law directs and Letters Testamentary were granted to them

Teste, S. Moore.

Regd. wills.

I Know all Men by these Presents that we, Isaac
George and Hugh Smith, are held and firmly bound unto
Christopher Heath Esq^r 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 at Pennsauken this 11th day of May 1830.

The Condition of the above Obligation is
such, that if the above bound Isaac George shall die 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 Sixteenth day of February
perform the
office of Executor of Ann Martin, late of Alexandria County
deceased according to law, and shall in all respects discharge
the duty of him 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.

Scaled and delivered in

Isaac George.

L.G.

Hugh Smith.

L.G.

I Benjamin Baden being of sound mind and understanding
and being sensible of the uncertainty of all human events do make this my
last will and Testament in presence of Almighty God, etc.
That at my death Chrs and her infant child Maria to be free and to have
seventy dollars in cash Henry and Louie to be free the first day of January
eighteen hundred and forty five the time of their servitude to be for the
benefit and advantage of Thomas Whittington, Junr. and his heirs forever.
Mary is to be free on the first day of January eighteen hundred and forty
two 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 ad-
vantage of said Thomas Whittington, Junr. and his heirs. All my personal
estate consisting of about eighty thousand and four hundred or less the
brick house a parcel of stock brick and oyster shells and some lime, a
parcel of orchard and salmon brick and about two thousand feet of
plank, 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
Mead - about four hundred dollars worth, a bond of Samuel Pease
for three hundred dollars due on the first day of May - Phares Thorpe's
note for sixty five dollars Jacob Hoffmann note for ninety two dol-
lars and Joseph Smith's note for five hundred and eight dollars.

I give and bequeath to the Associated Methodist Societies in the
sum of two hundred dollars, I also give and bequeath to Eunice
Mead one hundred Dollars and after the estate is settled I give
and bequeath to all the balance to Thomas Whittington, Junr.
and his heirs forever, whom I appoint as the Executrix of this
my last will and Testament. Given under my hand and
seal this 16th day of February, in the year of our Lord one thousand
and eight hundred and thirty.

Witness,

Benj^r Baden.

L.S.

Clement A. Breast.

Robt. Monroe.

In a copy of the Superior Court for the County of Alexandria
in the District of Columbia the 22nd day of February 1830 this
last will and Testament of Benjamin Baden aforesaid was
proved in due form of law by Clement A. Breast and Robt.
Monroe witness thereto and ordered to be recorded.

A. Moore.

Regd. wills.

Know all men by these presents, that we Thomas Whittington Junr Simon Deahorn, Francis Griffith and Daniel Wright are here and firmly bound unto Christopher Hale Esq^r Judge of the Orphans' Court of Alexandria County, in the District of Columbia and his successors in office, in the sum of four thousand Dollars, 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 23rd day of February, 1830.

The Condition of the above Obligation is such that if the above bound Thomas Whittington Junr shall well and truly perform the office of Executor of Benjamin Baden deceased according to law, then the above obligation to be void, else to remain in full force and virtue in law.

Sealed and delivered in presence of the Court.

A. Moore,
Regt wills.

Thos. Whittington. L.S.
Simon Deahorn. L.S.
Francis Griffith. L.S.
Daniel Wright. L.S.

Alexandria November 14th 1829.
In the name of God, I make this my last will and testam-
ent. I bequeath my beloved wife Sarah Bearcroft and my two
sons William and Christopher, all my real and personal effects es-
tate. My wife to have the control of it during her widowhood
and in the event of her marrying again she shall be put to her choice.
The boys to have their portions as they become of age. To each of
my eldest sons shall one Shilling. I also leave Samuel Wheeler
and Bernard Bryan to be my Executors and Administrators.

Witness - Francis X. Bearcroft.
Samuel Wheeler.
Isaac George.

Sgt L. G. Keuna.

We the undersigned named as Executors in the last will and
Testament of Francis Bearcroft do^r do renounce our appointment
as such. Given under our hands and sealed this 22nd day of July
1830.

Samuel Wheeler. L.S.
Bernard Bryan. L.S.
A. Moore.
Regt wills.

At a session of the Orphans' Court for the County of Alexandria,
in the District of Columbia the 24th day of July 1830, this bond and
Testament of Francis Bearcroft, as so^r was proved in due form of law,
by the oaths of Samuel Wheeler, James L. Keuna and Isaac George,
witnesses thereto and ordered to be recorded. And letters of Admini-
stration with the will annexed were granted to Sarah Bearcroft
who gave bond and security according to law. The Executors
having renounced their appointment.

Teste A. Moore.

Regt wills.

Know all men by these presents that we Francis Bearcroft,
Francis Hoge and William Evans are here and firmly bound unto
Christopher Hale Esq^r Judge of the Orphans' Court of Alexandria
County, in the District of Columbia, and his successors in office in
the sum of twelve 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 Twenty fourth day of July 1830.

The Condition of the above Obligation is such that if the above bound Sarah Bearcroft shall well and truly
perform the office of Administrator with the will annexed of
Dominic Bearcroft late of Alexandria County, deceased, accord-
ing to law and shall in all respects discharge the duty of her
required by law as Administrator aforesaid without doing
injury or damage to any person interested in the faithful perform-
ance of said office, then the above obligation to be void, else to
remain in full force and virtue in law.

Sealed and delivered in presence of the Court.

A. Moore.

Regt wills.

Sarah X. Bearcroft.

Francis Hoge.

William Evans.

At a session of the Orphans' Court for the County of Alexandria
in the District of Columbia the 24th day of July 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.

Regt wills.