

form of Law by William Gilpin a witness thereto and Ordered to be certified, and at a Court  
the 16<sup>th</sup> day of February, the same was further proved by Solomon Parsons and William Stewart  
Witnesses thereto and ordered to be recorded, and Letter Testamentary were granted to the said Ex-  
ecutor, Jane Gilpin the Executor having first renounced

O Test A Moore Reg

Jane Gilpin the Executrix named therein in the last Will and Testament of George Gilpin  
deceased do hereby renounce the said Appointment of Executrix, given under my hand this 15<sup>th</sup>  
day of February 1814

Jane Gilpin

S Witnes

Wm Smyth

Know all men by these presents that we Thomas P. Gilpin John G. Ladd and Daniel W.  
Pherson 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 eight 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  
firmly by these presents, sealed with our seals and dated the 16<sup>th</sup> day of February 1814  
The Condition of the above obligation is that if the said Thomas P. Gilpin Executor of George  
Gilpin deceased do make a true and perfect inventory of all and singular the goods Chattels  
and Credits of the said Decedent which have or shall come to the hands possession or knowledge  
of the said Executor or into the hands or possession of any other person or persons for him; and  
the same to make do exhibit unto the said Orphans Court at such times as he shall be directed  
required by the said Court, and the same goods Chattels and Credits do well and truly Adminis-  
ter, according to Law, and make a just and true account of his actions and doings therein,  
when so 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 charges. Then this obliga-  
tion to be void or else to remain in full force

Sealed and Delivered  
in presence of  
the Court

Thos P. Gilpin Seal  
Jno G. Ladd Seal  
Danl. Pherson Seal

At a Session of the Orphans Court for the County of Alexandria in the District of  
Columbia, the 16<sup>th</sup> day of February 1814. The parties to this Bond acknow-  
ledged the same to be their act and deed, and it was Ordered to be Recorded

O Test Alex Moore Reg

In the Name of God Amen I Benjamin Brady of the town and County of Alexan-  
dria in the District of Columbia Do make my last Will and Testament as follows. Whereas  
Susanna Rowland who has lived in my house several Years as my friend and companion and has  
been attentive to my interest and promoted and improved the same. I do therefore give devise and  
bequeath to the said Susanna Rowland all the Estate of which I am seized and possessed of  
any kind whatever real personal and mixed to her heirs executors Administrators and other  
signs except the following negroes now owned by me and in my possession named Mary and  
Angela and Lucinda. I direct that at and after the expiration of one Year from the time of  
my death Mary shall be forever emancipate and free, and that at and at the end of five Years  
from and after my death Angela and Lucinda shall be forever emancipate and free, but to  
the said Susanna in the mean time. Lastly I do hereby constitute and appoint my said  
friend Susanna Rowland sole Executrix of this my last will and Testament revoking all

\* In Witness whereof I have hereunto set my hand and seal  
this eighth day of April in the year of our Lord one thousand eight hundred and twelve

Signed Sealed published and declared  
by the said Benjamin Brady as and  
for his last Will and Testament in presence of

Benjamin Brady Seal

Seneca

Andrew Bartle  
John Moore  
John Robbie  
John Evans  
Mark

At a Session of the Orphans Court for the County of Alexandria in the District of Columbia the  
15<sup>th</sup> day of February 1814. This last will and Testament of Benjamin Brady deceased was pre-  
sented to the Court by Susanna Rowland the Executrix thereto named and proved in due form  
of Law by Andrew Bartle John Moore and John Evans Witnesse thereto and Ordered to be Re-  
corded and the said Executrix having qualified to the same Letter Testamentary was granted to her

O Test Alex Moore Reg. Wills

Know all Men by these presents that we Susanna Rowland Andrew Bartle James Mc Clish  
John Longden and John Blair 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 eight  
thousand dollars, to which payment well and truly to be made to the said Judge and his Successor  
in Office we bind ourselves our heirs Executors and Administrators jointly and severally  
firmly by these presents, sealed with our seals and dated the fifteenth day of February 1814  
The Condition of the above obligation is that if the said Susanna Rowland Executrix of  
Benjamin Brady deceased Do make a true and perfect inventory of all and singular the goods

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Chattels and Credits of the said deceased, which have or shall come to the hands possessed  
since or knowledge of the said Executive or into the hands of persons of any 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 well and truly administer according to Law, and make a just  
and true account of her actions and doings therein when therunto required by the  
the said Court, and further do well and truly pay and deliver all the legacies specified  
and contained 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 obli-  
gation to be void or else to remain in full force.

Susanna Newton *Seal*  
Sealed and Delivered  
in presence of }  
Other Court  
Andrew Bartle *Seal*  
James McClish *Seal*  
John Muir *Seal*  
John Longden *Seal*

At a session of the Orphan's Court for the County of Alexandria in the District  
of Columbia the fifteenth day of February 1814. The parties to this bond acknowledge  
the same to be their act and deed and it was ordered to be recorded.

Test Alex. Moore Reg. Wills

Know all men by these presents that we John Chevalier and Edmund J. Lee 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 eight hundred dollars to which pay-  
ment well and truly to be made to the said Judge and his successors in Office, we bind our-  
selves, our heirs Executors and Administrators jointly and severally firmly by these pre-  
sents sealed with our Seals and dated this 1<sup>st</sup> day of March 1814.

The condition of the above obligation is that if the said John Chevalier Administrator of the  
goods chattels and Credits of Alexander Bird 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 possessed or knowledge of the said Administrator or in the hands of persons  
since or knowledge of any other person or persons for him and the same so made do exhibit unto the said Or-  
phans Court when he shall be thereto required by the said Court, and such goods chattels and Cre-  
dits do well and truly administer according to Law and further do make a just and true  
account of all his actions and doings therein when thereto required by the said Court and all the  
rest of the said goods and chattels and Credits which shall be found remaining upon his account  
of the said Administrator the same being first examined and allowed by the Judge of the  
said Court for the time being shall deliver and pay unto such persons respectively as are entitled  
to the same by Law and if it shall hereafter appear that any last Will and Testament was

made by the deceased, and the same be proved in Court, and the Executor obtain a certificate of  
the probate thereof, and the said Administrator do in that case being required render and deliver up  
his Letters of Administration, then this obligation to be void else to remain in full force?

Sealed & Delivered  
in presence of }  
The Court

At a session of the Orphans Court for the County of Alexandria in the District of Columbia  
the 1<sup>st</sup> day of March 1814. The parties to this bond acknowledge the same to be their act and  
deed and it was ordered to be recorded.

Test Alex. Moore Reg. Wills

Know all men by these presents that we Charles L. Nevill and Ephraim Gilman are held and  
firmly bound to Robert Young Esquire Judge of the Orphans Court for the County of Alexandria  
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 and  
severally firmly by these presents, Sealed with our Seals and dated the 10<sup>th</sup> day of March  
1814.

The condition of the above obligation is such that if the above bound Charles L. Nevill  
and his child Benjamin Nevill his Executor and Administrator do and  
guardian of his child Benjamin Nevill his Executor and Administrator do and  
shall well and truly perform the office of Guardian to the said Benjamin Nevill according to  
Law, then the above obligation to be void else to remain in full force?

Sealed & Delivered  
in presence of }  
The Court

At a session of the Orphans Court for the County of Alexandria in the District of Columbia  
the 18<sup>th</sup> day of March 1814. The parties to this bond acknowledge the same  
to be their act and deed and it was ordered to be recorded.

Test Alex. Moore Reg. Wills

Know all men by these presents that we Clement Sewall and Nicholas Lewis Sewall are  
held and firmly bound to Robert Young Esquire Judge of the Orphans Court for the County of Alex-  
andria in the District of Columbia and his successors in Office in the sum of five hundred dollars  
to the payment whereof 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 2<sup>d</sup> day of April 1814.

The condition of the above obligation is such that if the above bound Clement Sewall Guar-  
dian of Elizabeth Crilly Louisa Crilly and Maria Crilly Orphans of Henry Crilly by