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in office we bind ourselves our heirs Executors and Administrators jointly  
and severally firmly by these presents sealed with our seals and dated  
the 28<sup>th</sup> day of July 1812.

The Condition of the above obligation is such that if the above bound  
James Crouchhill Guardian of James Hall (Orphan of William James  
Hall deceased) his Executors and Administrators do and shall well and  
truly pay and deliver unto the said Orphan all such Estate and estates  
as now is or hereafter shall come to the hands and possession of the said Guar-  
dian or into the hands and possession of any other person or persons for him  
when the said Orphan shall attain a lawful age or when the same required  
by the said Court, and also shall well and truly save harmless and indem-  
nify the said Judge of the said Court and his successors in office from all  
trouble and damage that may arise about the said estate than this obli-  
gation to be void else to remain in full force and value.

Sealed & Delivered

James Crouchhill

in presence of  
A. T. Sanderson  
Alex. Moore Reg'

H. W. Gilham

At a Session of the Orphans Court for the County of Alexandria in the  
district of Columbia the 28<sup>th</sup> day of July 1812, The parties to this bond  
acknowledged the same to be their Act and deed and it was ordered to be

recorded

Test Alex<sup>r</sup> Moore Reg'

Know all Men by these presents that we Mary Butte and Jacob Curtis  
are held and firmly bound to George Gilpin 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 five hundred dollars to the payment whereof well and truly

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to be made to the said Judge and his successors in office we bind ourselves our Heirs Exec-  
utors and Administrators jointly and severally firmly by these presents sealed with  
our seals and dated the 28<sup>th</sup> day of July 1812.

The Condition of the above obligation is such that if the above bound Mary  
Butte Guardian of Ann Butte her executors and Administrators do and shall  
well and truly pay and deliver unto the said Orphan all such Estate and estates  
as now is or hereafter shall come to the hands and possession of the said Guardian  
when the said Orphan shall attain a lawful age or when the same required by the  
said Orphans Court and also shall well and truly save harmless and indemnify the  
said Judge of the said Court and his successors in office from all trouble and damage  
that shall or may arise about the said Estate than this obligation to be void else to remain  
in full force

Sealed & Delivered

in the presence of

the Court

Mary Butte  
Ann  
Jacob Curtis

At a Session of the Orphans Court for the County of Alexandria in the district  
of Columbia the 28<sup>th</sup> day of July 1812, The parties to this bond acknowledge  
the same to be their Act and deed and it was ordered to be recorded

Alex<sup>r</sup> Moore Reg'

In the Name of God Amen I Charles Dade of the town of Alex-  
andria in the district of Columbia do make this my last will and testament in  
manner and form following that is to say Imprecis I give and bequeath to my  
dear wife Jane Dade her Heirs Executors administrators and assigns forever  
my house and lot situated on King Street, and my warehouse and lot on King and  
Columbus Streets in the town of Alexandria; also sixteen shares of Potomac Bank  
Stock

Stock with whatever interest may be due thereon, ten shares of Potowmack Bridge Stock; all my household and kitchen furniture and likewise my negroes Jenny Wilson, Susan and her son Harry.

Item; to my nephew William H. Dade his executors administrators and assigns <sup>I give</sup> my negro man David together with six shares of Little River Turnpike Stock.

Item; I give and bequeath to my friend John Adam my writing desk and porting piece.

Item, I charge the whole of my Estate real and personal with the payment of my debts, should any remain unpaid at the time of my death.

And lastly I hereby constitute and appoint my wife, Executrix and my friend John Adam Executor of this my last will and Testament hereby revoking all other wills by me hitherto made.

In witness whereof I have hereunto set my hand and affixed my seal this Eighteenth day of March one thousand eight hundred and eleven.

Signed, sealed, published  
and declared by the testator  
as and for his last will  
and testament who at his  
request and in his presence  
have witnessed the same

(Alex<sup>r</sup> Moore Reg<sup>r</sup> Wills)

Clem Moore

Ph<sup>r</sup> G Marsteller

P Allison

At a Session of the Orphans Court for the County of Alexandria in the district of

Columbia the 4<sup>th</sup> day of August 1819, this last Will and Testament of Charles J. Dade deceased was presented to the Court by Jane Dade the Executrix therin named and proved in due form of law by Clem Moore and Philip G. Marsteller two of the witnesses thereto and ordered to be recorded; And the said Executrix having qualified to the said testament and given bond and security conformable to law letters testamentary were granted her, ~~John Adam~~ John Adam the Executor named in the said will having previously renounced his Executorship

Test Alex<sup>r</sup> Moore Reg<sup>r</sup>

Know all men by these presents, That we Jane Dade, John Adam and Thomas Brown are held and firmly bound to George Gilpin Esq<sup>r</sup> Judge of the Orphans Court, for the County of Alexandria in the district of Columbia and his successors in office in the sum of five 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 fourth day of August 1819.

The Condition of the above obligation is, That if the said Jane Dade (Executor of the last Will) and Testam<sup>t</sup> of Charles J. Dade 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 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, wherethenre required by the said Court, and further do well and truly pay and deliver all the legacies contained and specified

185) 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.

Sealed & Delivered  
in the presence of  
the Court

Jane Dade Reg.  
John Adam Reg.  
Thomas Kevin Reg.

At a Session of the Orphans Court for the County of Alexandria in the  
district of Columbia the fourth day of August 1812, the parties to this bond  
acknowledged the same to be their Act and deed, and it was ordered to be  
recorded.

Test Alex. Moore Reg.

Know all Men by these presents that we Henry Watts Robert Taylor  
and Aaron Huoe are held and firmly bound unto George Giffin Esqur.  
Judge of the Orphans Court for the County of Alexandria in the district  
of Columbia and his successors in office in the sum of ten thousand dollars  
to the payment whereof will and truly to be made to the said Judge and  
his successors in office, by bind ourselves our heirs executors and administrators  
jointly and severally firmly by these presents sealed with our seals and  
dated the 15<sup>th</sup> day of August 1812;

The Condition of the above obligation is such that if the above bound  
Henry Watts Guardian of Hoteline Watts orphan of Edward Watts demand  
his Executors and Administrators do and shall well and truly pay and  
deliver unto the said Orphan all such Estate and estates as now is or here after  
shall come to the hands and possession of the said Guardian when the said  
orphan shall attain lawful age or when thereto required by the said Court.  
And

And also shall well and truly save harmless and indemnify the said Judge  
and his successors in office from all trouble and damage that shall or may arise  
about the said Estate thru this obligation to be void else to remain in full force.

Sealed & Delivered

Henry Watts Reg.

in presence of

R. P. Taylor Reg.

Aaron Huoe Reg.

Baron Heuer Reg.

At a Session of the Orphans Court for the County of Alexandria in the  
district of Columbia the 15<sup>th</sup> day of August 1812 the parties to this bond ac-  
knowledged the same to be their Act and deed and it was ordered to be recorded

Test Alex. Moore Reg.

Know all Men by these presents that we Henry Bayne and Alexander  
Moore are held and firmly bound to George Giffin Esqur. Judge of the Orphans  
Court for the County of Alexandria in the district of Columbia and his successors  
in office in the sum of ten thousand dollars to the payment whereof will 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 this 18<sup>th</sup> day of August 1812.

The Condition of the above obligation is such that if the above bound  
Henry Bayne Guardian of Elizabeth and Haynes Orphan of John Haynes de-  
ceased his Executors and Administrators do and shall well and truly pay and  
deliver unto the said Orphan all such Estate and estates as now is or here after  
shall come to the hands and possession of the said Guardian when the said or-  
phan shall attain lawful age or when thereto required by the said Court and  
also shall well and truly save harmless and indemnify the said Judge of the said  
Court and his successors in office from all trouble and damage that shall or may