

Know all Men by these presents that we Isaac Bars, James Galt and Samuel B Larmour are held and firmly bound unto Robert Young Esquire judge of the Orphans Court of Alexandria County in the District of Columbia and his successors in office in the sum of one hundred and fifty 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 fifth day of February 1823.

The Condition of the above obligation is such that if the above bounden Isaac Bars as guardian of Walter Webster shall faithfully account with the Orphans Court of Alexandria County as directed by law for the management of the property and estate of the Orphan under his care and shall also deliver up the said property apportioned to the order of the said Court or the directions of law, and shall in all respects discharge the duty of guardian to the said Orphan according to law then the above obligation shall cease it shall otherwise remain in full force and virtue in law.

Sealed & Delivered
in presence of
the Court

Isaac Bars
James Galt
Sam'l B Larmour

Know all Men by these presents that we Michael McCloskey and Joseph H Hampson are held and firmly bound unto Robert Young Esquire judge of the Orphans Court of Alexandria County in the District of Columbia and his successors in office in the sum of two hundred fifty 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 Eighth day of March 1823.

The Condition of the above obligation is such that if the above bounden Michael McCloskey shall well and truly perform the office of Administrator of Henry Posy late of Alexandria County deceased according to law and shall in all respects discharge the duty of trust required by law as Administrator of said without any injury or damage to any person interested in the faithful performance of said office then the above obligation shall cease it shall otherwise remain in full force and virtue in law.

Sealed & Delivered
in presence of
the Court

Michael McCloskey

Jos. H Hampson

In the name of God, Amen, I Daniel McClean sugar refiner of the Town of Alexandria & District of Columbia calling to mind the frailty & uncertainty of human life, do hereby make this my last will & testament now while it pleases God to bestow upon me a sound & disposing mind & memory.

I first commit my body to the ground to be interred by the side of my dear departed wife, desiring & directing that my funeral may be conducted in a plain manner without parade or unnecessary expense. Above all I commend my soul to my creator & redeemer, depending on his infinite mercy through Jesus Christ our Lord for the pardon of all my sins & infirmities & for acceptance with him in the day of judgment.

As respects my worldly goods, it is my will and direction that my property of every description real personal or mixed, should be sold whenever my executors & trustees hereafter named shall think it advisable to sell having regard to the probable future advance of the value of property. The proceeds of all the said property I give & bequeath to all my children, to be divided among them in equal proportion, subject however to the modifications & reservations that herein follow. Whereas my son Daniel is disabled by infirmity from active employment, I give & bequeath to him one fourth part more than any of the rest of my children and whereas my son Samuel has already received advances of money for which he stands charged on my books, it is my will it is my will & direction that the amount thereto charged shall be considered as part of his legacy & deducted from his share deserved him as above in case more with the rest. It is my will & direction that the sum of one hundred & twenty dollars be allowed, annually, for the comfortable support of my mother during her life to those who have the charge of her, should they require this compensation. My parson St Pauls Church I give & bequeath to my two eldest daughters to be held by them as long as they continue lone girls members of the congregation of said church, & in default thereof, to descend to the two next eldest upon the same conditions.

Whereas I purchased & paid for a lot of ground now occupied as a burial ground, the title of which is now in me, it is my will & direction that, as soon as my estate is reimbursed for the balance due me on account of the said lot, my executors & trustees shall convey in full & sufficient title, the said lot to the minister & vestry of St Pauls Church of Alexandria & their successors for the use of said Church.

I hereby appoint & constitute my truly & well beloved friends John Hoof Cashier of the Farmers Bank of Alexandria & Norman Fitzhugh & Jacob Douglass, grocers of the same place, trustees & Executrix to the provisions of this will. ~~as my will & direction~~. And I hereby empower & authorize them to dispose of, sell, convey & give full & sufficient title, for & in any & all & every of my real estate, that they may dispose of & sell agreeably to the provisions of this will. It is my will & direction further, that the legacies shall be paid over to my children as far as the afores in hand allows as they severally arrive at age and that until the payment the

proceeds of each ones share be invested in safe & productive stock under the direction & control of the executors & trustees above named, who are constituted the trustees of the fund, & who are required to pay the interest, annually of each child's proportion thus invested, for their several benefits until they come of age, & then to pay over the principal as above directed.

I do hereby declare & publish this as my last will & testament, hereby revoking all others that may have been made by me. Given under my hand & seal, this twenty first day of January, in the year of our Lord Eighteen hundred & twenty two.

Daniel McClean Esq

Witnessed in presence of
Sar Dougles
A Hodgkinson
James Smoot

At a Session of the Orphans Court for the County of Alexandria in the District of Columbia the 11th day of February 1823. This last Will and Testament of Daniel McClean deceased was presented to the court by John Cooff Jacob Douglas and Norman Fitzhugh Executors therein named and proved in due form of law by James Douglas and James Smoot two of the subscribing witnesses thereto and ordered to be recorded. And on this day the sixth of March following Letters Testamentary were granted to Norman R Fitzhugh and Jacob Douglas two of the executors named in said will they having given bond and security according to law.

A Moore
Reg Wills

Know all Men by these presents that we Norman R Fitzhugh, Jacob Douglas, Thomas Newell, James Douglas and James R Moore are held and firmly bound unto Robert Young Esquire Judge of the Orphans Court of Alexandria County in the District of Columbia and his successors in office in the sum of fifty thousand Dollars lawful money of the United States to the payment whereof will and truly to be made we bind our selves our heirs executors and administrators jointly and severally firmly by these presents sealed with our seals and dated this sixteth day of March 1823.

The Condition of the above obligation is such that if the above bounden Norman Fitzhugh and Jacob Douglas shall well and truly perform the office of Executors of Daniel McClean late of Alexandria County deceased according to law and shall in all respects discharge the duty of them required by law as Executors aforesaid without any injury, a damage to any person interested in the faithful performance of said office then the above obligation shall cease, it shall otherwise remain in full force and virtue in law.

Witnessed in presence of
Norman R Fitzhugh
Jacob Douglas
Thomas Newell
James Douglas
John Moore

Know all Men by these presents that we John Simpson and Richard McClean are held and firmly bound unto Robert Young 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 dollars lawful money of the United States to the payment whereof will and truly to be made we bind our selves our heirs executors and administrators jointly and severally firmly by these presents sealed with our seals and dated this ninth day of June 1823.

The Condition of the above obligation is such that if the above bounden John Simpson as guardian of this Button shall faithfully account with the Orphans Court of Alexandria County as directed by law for the management of the property and estate of the Orphan under his care & shall also deliver up the said property agreeably to the order of the said Court in directions by law and shall in all respects discharge the duty of Guardian to the said Orphan according to law then the above obligation shall cease it shall otherwise remain in full force and virtue in law.

John Simpson
Richard McClean

In presence of
A Moore
Reg Wills

Know all Men by these presents that we Elizabeth Allison and John Childs are held and firmly bound unto Robert Young Esq Judge of the Orphans Court for the County of Alexandria DC and his successors in office in the sum of one thousand dollars lawful money of the United States to the payment whereof will and truly to be made we bind our selves our heirs executors and administrators jointly and severally firmly by these presents sealed with our seals and dated this 24 day of June 1823.

The Condition of the above obligation is such that if the above bounden Elizabeth Allison as guardian of William and John Allison orphans of James Allison dec shall well and truly perform the office of Guardian to said Orphans according to law then the above obligation shall cease it shall also to remain in full force.

Witnessed
E A Allison
John Childs
A Moore
Reg Wills