

David Lupton Senior of the Town of Alexandria and District
of Columbia, being weak in body, & of sound disposing mind and memory do make
this my last Will and Testament, hereby annulling and revoking all others by me
heretofore made.

First I will order and direct that all my Real Estate of which I may
be possessed at the time of my decease, both in the District of Columbia
and in the State of Virginia or elsewhere, shall be sold Together with
my personal estate, including household goods and furniture of what kind
soever, and the proceeds thereof so far as may be necessary to be applied to
the discharge of my just debts as well in my own name as in the name of Abigail
Tanneay and Company in which I am one third concerned.

Item I give, devise and bequeath unto my beloved wife Nancy whatever
sum may remain after the discharge of all my just debts as before mentioned
depending upon my Father David Lupton to provide for my dear children
in consequence of my never having received a Dile from him in the Land
whereon I first settled in Frederick County adjoining his home place.

Lastly I constitute and appoint my beloved wife Nancy Executrix and my
Father David Lupton, my Father in law John McPherson and my brother in
law Phineas Tanneay Executors of this my last Will and Testament, and I do
authorise and empower them or such or so many of them as shall take letters
Testamentary and the survivors or successors of them to make all such deeds, convey-
ances and assurances in the Law as shall be necessary to convey to the purchaser,
or purchasers of all and every part of my real Estate a good and perfect Estate
of inheritance in fee simple of and in the said. Witness my hand and seal
this Twenty fourth day of the Eleventh month called November, in the year
of our Lord One Thousand Eight Hundred and Fourteen (1814)

Published and declared by David Lupton Jr. David Lupton Senior Esq.
as his last will and Testament in my presence
when his presence have hereto set our names in
attestation thereof Elisha C. Dick
Mordacai Miller
Thomas Statto
D. R. & W. B.

At a session of the Orphans Court for the County of Alexandria in the
District of Columbia the second day of December 1814 this last Will and
Testament of David Lupton Senior, was presented to the Court by David Lupton
John McPherson and Phineas Tanneay the Executors therein named and
proved in due form of Law by Elisha C. Dick Mordacai Miller, Thomas
Statto and Daniel McPherson witnesses thereto and ordered to be recorded
And the said Executors having qualified to the said Will and given Oath
and security according to Law, Letters Testamentary were granted them
Test A. Moore Proctor wills

Know all men by these presents that the Spouse Stanley
and Edmund Statto are held and firmly bound to Robert Young Esquire
Judge of the Orphans Court for the County of Alexandria in the District of Col-
umbia and his successors in office in the sum of Twenty Thousand Dollars
to which payment well and truly to be made to the said Judge and his suc-
cessors in office we bind ourselves our heirs Executors and Administrators, jointly
and severally, firmly by these presents. Sealed with our seals and dated the
Second day of December 1814.

The condition of the above obligation is that if the said Phineas Tanneay
Executor of the last Will and Testament of David Lupton 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 Executor or into the hands of proper
or of any other person or persons for him and the same so made do exhibit unto
the said Orphans Court at such times as he 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 his actions and doing thereon
when thereunto required by the said Court. and do further 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 shall charge. Then this order to be void, or else to remain in full force
Sealed and delivered in the presence of }
The Court Edward Stalter *Seal*

At a session of the Orphan's Court for the County of Alexandria in the District of Columbia the second day of December 1814 the parties to this Bond acknowledged the same to be their act and Deed, and it was ordered to be recorded, Test

A. Moore Prg wills
Know all men by these presents that we David Lupton and Mordecai Miller are held and firmly bound to Robert Young Esquire Judge of the Orphan's Court for the County of Alexandria in the District of Columbia and his successors in office in the sum of Twenty 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 by these presents, Sealed with our seals and dated the second day of December 1814

The condition of the above obligation is, That if the said David Lupton Executor of the last will of David Lupton Senior 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 Executor or into the hands or possession of any other person or persons for him, and the same so made do exhibit unto the said Orphan's Court at such times as he shall be thereto required by the said court. And the same goods chattels and credits so well and truly administered according to Law, and make a just and true account of his acts and doings therein, when thereunto 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 shall charge. Then this obligation to be void or else to remain in full force

Sealed and delivered in the presence of }
The Court Mordecai Miller *Seal*

At a session of the Orphan's Court for the County of Alexandria in the District of Columbia the 2d day of December 1814. The parties to this bond acknowledged the same to be their act & Deed and it was ordered to be recorded A. Moore Prg wills

I know all men by these presents that we John M. Pherson and Peter Saunders are held and firmly bound to Robert Young Esquire Judge of the Orphan's Court for the County of Alexandria in the District of Columbia and his successors in office in the sum of Twenty Thousand Dollars, to which payment 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 Second day of December 1814

The condition of the above obligation is That if the said John M. Pherson Executor of the last Will and Testament of David Lupton Senior 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 Executor or into the hands of possession of any other person or persons for him and the same so made do exhibit unto the said Orphan's Court at such times as he shall be thereto required by the said Court. And the same goods chattels and credits so well and truly administered according to Law and make a just and true account of his acts and doings therein, when thereunto 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 shall charge. Then this obligation to be void or else to remain in full force

Sealed and Delivered
in presence of
The Court

John M. Pherson *Seal*
Peter Saunders *Seal*

At a session of the Orphan's Court for the County of Alexandria in the District of Columbia the second day of December 1814, the parties to this bond acknowledged the same to be their act and Deed and it was ordered to be recorded Test

A. Moore
Prg wills