

284
Know all Men by these Presents that we John G. Herbert and Elizabeth Miller are held and firmly bound unto Chas. Neale Esq; Judge of the Orphans Court of Alexandria County in the District of Columbia and his successors in office in the sum of two thousand 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 3rd day of April 1827
The Condition of the above obligation is such that if the above bound John G. Herbert as Guardian of Wm. H. Collier and Edward Morris, shall faithfully account with the Orphans Court of Alexandria County for the management of the property and Estate of the Orphans under his care; shall also deliver up said property agreeably to the order of said Court or the directions of Law; and shall in all respects discharge the duty of Guardians to said Orphans according to law, then the above obligation to be void and remain in full force and virtue in law.

Sealed & Delivered
In presence of
the Court

J. G. Herbert
W. Herbert

Know all Men by these Presents that we Elizabeth Miller and Samuel Smith are held and firmly bound unto Chas. Neale Esq; Judge of the Orphans Court of Alexandria County in the District of Columbia and his successors in office in the sum of one thousand 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 3rd day of April 1827.

The Condition of the above obligation is such that if the above bound Elizabeth Miller shall well and truly perform the Office of Administrator of Daniel Miller late of Alexandria County deceased according to law and shall in all respects discharge the duty of her required by law as Administrator aforesaid without any

injury or damage to any person interested in the performance of said Office then the above obligation to be void elsewhere in full force and virtue in law
Sealed & delivered
In presence of
the Court

Elizabeth G. Miller
Sam'l. Smith

I William C. Newton desirous maketh my last Will & Testament in manner and form following that is to say.
1st I give and bequeath unto my wife Sarah Newton her executors & administrators forever the sum of fifteen hundred dollars; in consideration of having sold certain negroes which belonged to her to the payment of my debts; and further I give and bequeath unto her during the term of her natural life one third part of all my Estate both Real and Personal.

2nd I give and bequeath unto my daughter Catherine Morris a Negro Girl named Caroline together with all her future increase until her eldest daughter Mary Ann arrive at the age of twenty one years, and then the said Negro Girl and all her increase are to go to my said Grand daughter Mrs. Edwin & Adams former but if my said Grand daughter should die without issue and without issue then the said Negro, then the said negro and her increase to be the property of my said daughter forever and I desire should then be a sufficient estate left for the purpose in either Real or personal (and this bequest is in failure of personal estate declared to be a charge upon my next Estate in preference to any other or further devise or bequests) that my said daughter be furnished by my Executors with one negro for each of her other Children William H., Morris, Edwin B. & John A. Morris as equal in value as may be.

3rd I give and bequeath unto Mrs. Mary Castle the sum of one hundred dollars also one hundred dollars to Harriet Castle and fifty dollars to be divided between John & Obediah Castle and twenty five dollars to each of her other Children Mary Elizabeth and Julia.