

in possession 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 their actions and doings therein when required by the said Court and further do well and truly deliver and pay all the Legacies contained and specified in the said Wills for as the said goods chattels and Credits will take according to the value thereof and the Law shall charge. Then this obligation to be void or else to remain in full force

Sealed and Delivered.

C. H. Christian *Seal*

in the presence of

Jonah Isabell *Seal*

Alex. Moore

John Missell *Seal*

A. S. Justice of the Orphans Court for the County of Alexandria in the District of Columbia the 21st day January 1812. The parties to this bond acknowledge the same to be their act and deed and do agree to be recorded this 21st day

I know all men by these presents that that we Elizur Wain and George Atkinson are held and firmly bound unto George Gipkin Esqne 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 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 twenty fifth day of January 1812

The condition of the above obligation is such that if the above bound Elizur Wain Guardian of Sally Wain, her Executors and Administrators do and shall well and truly pay and deliver unto the said orphan all such Estate or Estates as now is or hereafter shall come to the hands of possession of the said Guardian when the said orphan shall attain Lawfull age, or when thereto required by the said Court, and also shall well and truly justly account and indemnify the said Judge of the said Orphans Court,

and his successors in Office from all trouble and damage that shall and may arise about the said Estate then this obligation to be in full force

Sold & Delivered

in presence

Elizur Wain *Seal*
Wm. Moore

George Atkinson *Seal*

A. S. Justice of the Orphans Court for the County of Alexandria in the District of C. Columbia the 25th day of January 1812

The parties to this bond acknowledge the same to be their act and deed and do agree to be recorded

C. H. Christian *Seal*

Know all men by these presents that we Rebecca Eliza Thomas Locke, Archibald Eliza Clark and Theodore Skinner are held and firmly bound to George Gipkin Esqne Judge of the Orphans Court for the County of Alexandria in the District of Columbia and his successors in the sum of one 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 by these presents. Sealed with our seals and dated the twenty fifth day of January 1812

The condition of the above obligation is that if the the said Rebecca Eliza and Thomas Locke Administrators and Administrators of all and singular the goods Chattels and Credits of Gipkin Eliza 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 them the said Administrators and Administrators of the hands and possession of any other persons for them and the same so made delivered unto the said Orphans Court when they shall be therunto required by the said Court and such goods Chattels and Credits do well and truly administer according to Law and further do make a just and true account of all their actions and doings therein therunto required by the said Court and all the rest of the said Goods Chattels and Credits which shall be found remaining upon account of the said Administration and

the same being first examined and allowed and allowed by the Judge of the said Court for the time being, shall deliver and pay unto such person respectively as are intitled to the same by Law. And if it shall here after appear that any last Will and Testament was made by the decedent and the same be proved in Court and the Executor obtain a certificate of the probate thereof and the said Administratrix and Administrator in such Case being required render and deliver up their Letters of Administration Then this obligation to be void as to remain in full force.

Sealed & P. delivered
in presence of

Rebecca Cutt ^{Recd}

Rosina Cutt ^{Recd}

Elizabeth Cutt ^{Recd}

Charlotte Cutt ^{Recd}

At a session of the Orphans Court for the County of Alexandria in the District of Columbia the 25th day of January 1812 The Plaintiff to this Bond doth acknowledge the same to be their debtors due and his promise to be record etc Test. Feb^r 1st A.D. 1812 George Gwynne Esq.

District of Columbia
Alexandria County Se

George Gwynne Esquire Judge of the Orphans Court for the County of Alexandria in the District of Columbia. To any Justice of the Peace, Notary Public or attorney in the State of Virginia Greeting. Know ye that we have appointed you our Commissioner to examine Witnesses in a certain matter of controversy in our Orphans Court depending between the Heirs of George Carter deceased by Landon Carter their Guardian Complainant and John B. Cutting and Sarah Carter Cutting Defendants. And at such time and place as you our said Commissioner shall think proper after having given timely notice to the said parties you cause to come before you all such Evidence as shall be produced and nominated by the said parties as well plaintiff as Defendants, and that you examine them and every of them on their corporal Oaths,

to be you administered on the Holy Evangelists of Almighty God touching their knowledge of or in any thing that may relate to the said controversy and that reducing to writing their ^{such} Depositions you send the same with this our Commission closed under your hand and Seal with all convenient speed to us in our Orphans Court office said

Witness George Gwynne Judge of the said Court the seventh day of September 1811.

Geo^r Gwynne Recd

John Braine Acting Master C

Mrs. Please to take notice that on the 25th of Decr 1811 I shall proceed to take the deposition of Dr. Thomas Syphax at the house of Mr. Thomas Syphax at Fairmount Church Richmond County to be used as Evidence in the Suit now depending in the Orphans County of Alexandria between Landon Carter Esq^r and his wife Sally Carter by me as their Guardian we complimentally Landon CarterCutting and yourself are Defendants

1st Feby 1811

Landon Carter
The deposition of Doctor Thomas Syphax of lawful age taken in a suit pending in the Orphans Court in the County of Alexandria in the District of Columbia between the Heirs of George Carter deceased by Landon Carter their Guardian Complainant and John B. Cutting and Sarah Carter Cutting Defendants, who being duly sworn deposed and said that he was in the year 1815 called upon by Mr. Landon Carter to visit his niece Miss Sally Carter in the month of April or May; That she was then affected with a severe spasmodic Complaint which reduced her to a state of great mental as well as bodily debility. That during his attendance she had several very alarming convulsions which appeared to make a dead full harpoon in mind which always seemed to him naturally feeble. That he did not think her capable of any business which required regular men