

266
the same in due form of law and on the day of the same month, the Executrix Jemima Finkins gave bond and security conformable to law, and qualified to the said Will Whereupon Letters Testamentary were granted her by me A. Moore Register Wills

In the name of God Amen. I George A Thornton Physician of the Town and County of Alexandria in the District of Columbia being perfectly sound in mind and of good discretion, although afflicted with a disease of doubtful issue, do make and declare the following to be my last will and Testament, revoking all others. In the first place I commit my soul to my creator, relying on his mercy through Jesus Christ for an happy immortality. And my body to be interred according to the discretion of my surviving friends in a plain manner. My Estate real and personal with the exception hereinafter to be mentioned, I wish to be disposed of to my dear wife and children according to the provisions of the law as it now exists in the commonwealth of Virginia. The land which I have recently purchased in the neighborhood of Alexandria I wish to be sold, and for that purpose I commit it to my brother Stewart G Thornton to be divided into such parts or parcels and sold at such time and upon such terms as he shall think most for the interest of my heirs. The personal property upon the said premises and also what may remain at my present residence in town I commit in like manner to my said Brother Stewart G Thornton, reserving to my beloved wife Frances G Thornton the privilege of retaining and removing whatever of the furniture, servants or moveables of any kind whatever that she may desire. And lastly, I do hereby constitute and appoint my friends and kinsmen Aylett Hawes of the County of Culpepper, George Washington Thornton of the same County and Stewart G Thornton of Washington City in the District of Columbia executors of this my last will and

Testament, revoking all other wills by me hitherto made and ratifying and confirming this and none other. And it is also my will that my Children shall be entitled to receive their respective portions of property as they respectively become of age and my daughters to become entitled to receive theirs as they become of age or are married as may first happen. In Testimony whereof I have hereunto set my hand and affixed my seal this thirteenth day of November in the year of our Lord one thousand eight hundred and eighteen.

Geo: A Thornton Seal

Signed Sealed published & declared by George A Thornton as his last will and Testament in presence of us who at his request, in his presence and in the presence of each other have subscribed our names as witnesses thereto.

Wm H Wilmer
R C Norton
Gustavus Brown

District of Columbia 1st

Be it remembered that on this fourteenth day of December 1818 before me Alexander Moore Register of Wills for the County of Alexandria in the district of Columbia came William H Wilmer, R C Norton and Gustavus A Brown, witnesses to this last will and Testament of George A Thornton deceased and proved the same in due form of law and on the same day Stewart G Thornton one of the Executors therein named qualified to the said Will and gave bond and security conformable to law. Whereupon letters Testamentary were granted to him reserving the right of the other Executors named in the will to qualify hereafter.

A. Moore Regt Wills

Know all Men by these presents that we Stuart G Thornton
Gustavus A Brown ^{and} and William Shotts Stuart 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 ten 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 14th day of December 1818

The Condition of the above obligation is such that
if the above bounden Stuart G Thornton shall well and
truly perform the office of Executor of George A Thornton
late of Alexandria County deceased according to law
and shall in all respects discharge the duties of him required
by law as Executor aforesaid without any injury or damage
to any person interested in the faithful performance of said
office then the above obligation shall be void else to re-
main in full force and virtue in law

Scaled & Delivered
in presence of
C. C. Moore

Stuart G Thornton ^{Seal}
Gustavus A Brown ^{and} ^{Seal}
W Shotts Stuart ^{Seal}

}

Know all Men by these presents that we Daniel Botts
and Thomas Preston are held and firmly bound unto Robert
Young 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 one hundred Dollars lawful money of
the United States of America 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 22nd day of
December 1818.

The Condition of the above obligation
is such that if the above bounden Daniel Botts as Guardian
of George Fucks 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 agreeably
to the order of the said Court or the directions of law, and
shall in all respects perform 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.

Signed & Delivered
in the presence of
C. C. Moore ^{Seal}

Daniel ^{his} Botts ^{Seal}
mark
Thomas Preston ^{Seal}