

In the Name of God Amen, I John Coad, of the Town of Alexandria in the District of Columbia, being weak in body, but of a sound mind and memory, Considering the uncertainty of this mortal life, Do make and publish this my last Will and Testament, That is to say, First, I do give and bequeath unto my beloved wife Drady Coad all my landed estate, laying in the County of St Marys in the state of Maryland, On the St Matys River, adjoining the lands of Thomas Lynch, Supposed to contain, One hundred and thirty acres, for and during her natural life 2^d I give to my said wife the use & services of my negro woman named Lucretia, until my Daughter Ann shall arrive at the age of Twenty one years, or Mary, 3^d I do give to my said wife my negro woman named Harley, And my negro girl named Harriett, forever — I give and bequeath, unto my Daughter Elizabeth Twenty Dollars to be paid to her, out of the proceeds of my Personal Estate — I give and bequeath unto my son William, my negro boy named Little Sam —

I give and bequeath, unto my Daughter Sarah, my negro woman named Rosella and her female Child named Belle —

I give and bequeath, unto my son Joseph my negro man named Big Sam — I give and bequeath, unto my Daughter Jane my negro boy named Joseph & also one third part of my negro woman named Lucretia, as soon as the title herein before given shall expire — I give and bequeath, unto my Daughter Thirza, my negro boy named James, also one undivided half of my lands in Saint Marys County Maryland, At the Decesse of my wife Drady Coad, And, also one third part of my negro woman Lucretia, as soon as the title herein before given shall expire.

I give and bequeath, unto my daughter Ann my negro Boy named George; one undivided half of my lands in St Marys County Maryland, at the decease of my wife Drady Coad, and also one third part of my negro woman named Lucretia, as soon as the title herein before given to my wife Drady Coad shall expire

And lastly, I do hereby give and bequeath unto my wife Drady Coad all my Estate both real and personal / Except what hath been herein before bequeathed also all the rents and profits, of the slaves & bequeathed unto my Children, until the said Children shall severally arrive at the age of Twenty one years, or marry In order to enable her to support and educate my Children, — And it is to be perfectly understood that my wife, is to pay all my Just Debts and funeral expenses, out of the proceeds of the last bequest, and I do hereby constitute and appoint, my wife Drady Coad Executrix, and my friend James Webb of Saint Marys County Maryland Executor of this my last will and testament revoking all former wills made by me. In witness whereof I have hereunto set my hand and seal this Eighteenth day of June in the year of our Lord 1818

John J. Coad
mark

241

Signed, sealed, published, and declared by the above named John Coad to be his last will and testament in the presence of us, who at his request, and in his presence, have hereunto subscribed our names as witnesses to the same

John Hunter

Joshua Riddle

William H. Hughes

District of Columbia St

Be it remembered that on this ninth day of July 1818 before me Alexander Moore Register of Wills for the County of Alexandria in the district of Columbia came John Hunter Joshua Riddle and William H Hughes the witnesses to this last Will and Testament of John Coad deceased and proved the same in due form of law —

A. Moore

Reg Wills

In the Name of God Amen, I George Dencale of Alexandria calling to mind the uncertainty of this life do make and ordain this my last Will and Testament revoking all other Wills by me heretofore made — I give and bequeath unto my beloved wife Mary Dencale all and singular my Estate both real and personal, during her natural life for the uses and purposes following, that is to say, for the purpose of raising and educating my Children until they respectively arrive at the age of Twenty one years, and it is my Will and desire that each of my children shall as they respectively attain the age of Twenty years shall become intitled to an equal proportion of my Estate both real and personal subject to their proportion or charge of one third of the same, to be retained by my wife for her support and maintenance during her life but I do hereby authorize and empower my said wife to make any of these advances of their proportion if their merits and good conduct shall warrant the same — and I further recommend to my wife to sell all the Negroes that I shall die possessed for such term of years as their respective ages shall warrant to them a support when free —

I do hereby direct that an appraisement only of my Estate be made and that no sale of furniture shall take place, at this time am not indebted to any person, and propose to continue so — I am security for my brother James for two sums of money, for which I hold a Deed of trust on his property sufficient to pay the same, and I do direct that my Estate shall not be sold to pay those debts until the property so deeded shall be sold, when my Estate must be charged with any

difference Item I do hereby constitute and appoint my wife Mary and my son William my whole sole Executrix and Exco: of this my Will and do direct they shall not give security as my own debts do not demand it Item I give to my deputy clerk Benjamin C Ashton a gold ring of fifty dollars value as a mark of my esteem for him & I give to Alexandria Washington Lodge No 22 one share of the bank of Alexandria In testimony whereof I have hereunto set my hand affixed my seal this thirteenth day of February Eighteen hundred and fifteen

G Deneale 

At a session of the Orphans Court for the County of Alexandria in the district of Columbia the 11th day of July 1818 this last Will and Testament of George Deneale deceased was presented to the Court by Mary Deneale the executrix therein named and proved in due form of law by Mountjoy Bayley, William A Harris, and John Hooft to be wholly written and signed by the Testator and ordered to be recorded And the Executrix having qualified to the said will Letters Testamentary were granted her without security, as requested by the Testator

A Moore

Reg: Wills

Know all men by these presents that I Mary Deneale am 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 Twenty Thousand Dollars to the payment whereof well and truly to be made I bind myself my heirs Executors and administrators firmly by these presents sealed with my seal and dated this Eleventh day of July 1818

The condition of the above obligation is such that if the above bounden Mary Deneale shall well and truly perform the office of Executrix of George Deneale deceased, according to law and shall in all respects discharge the duties of her required by law as Executrix aforesaid without any damage or injury to any person interested in the faithful discharge of the duties of the said office then the above obligation to be void else to remain in full force and virtue in law

Signed sealed & delivered

in presence of
S. Moore R.

Mary Deneale 

* Know all men by these presents that we Charles Pascoe and John Gird are held and firmly bound to Robert Young Esq: 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 lawful money of the United States to the payment whereof well and truly to be made we bind our selves and heirs Executors and Administrators jointly and severally firmly by these presents sealed with our seals and dated this 20th day of July 1818 The condition of the above obligation is such that if the above bounden Charles Pascoe shall well and truly perform the office of administrator of Joseph Glanville late of Alexandria County deceased according to law, and shall in all respects discharge the duties of him required by law as administrator aforesaid without any injury or damage to any person interested in the faithful performance of the said office then the above obligation shall be void else to remain in full force

Sealed & delivered

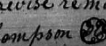
in presence of

Cellecore

Reg: Wills

Charles Pascoe 
John Gird - 

Know all men by these presents that we James Richardson, James Richardson Jr of St. Marys County Maryland and James Thompson and Thomas Swarow Jr of the Town of Alexandria 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 six thousand dollars 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 first day of August 1818 The condition of the above obligation is such that if the above bounden James Richardson as Guardian of Ann Hutchens orphan of Thomas Hutchens late of the County of Alexandria deceased, 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 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 & virtue in law Sealed & delivered

James Thompson 
in presence of

James Richardson 
James Richardson Jr 