

ance of said office then the above obligation to be void, else to remain
in full force and virtue in law.

Sealed & Delivered
in presence of
A. Moore

Sarah Ladd
John H. Ladd
Tho. Powell
Christ. Neal
Anthony Whadys

Know all Men by these presents that we Nicholas Campbell
and Alexandria Moore are held and firmly bound unto 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 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 11th day of March 1819.

The Condition of the above obligation is such that if the above
bounden Nicholas Campbell as Guardian of Daphney Amager 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
aguably 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.

Sealed & Delivered
in presence of
A. Moore

Nicholas ^{his} Campbell
mark.
Alex^r Moore

Know all Men by these presents that we Sarah McCurdy and
Isaac Irwin are held and firmly bound unto Robert Young Esq; Judge
of the Orphans Court for the County of Alexandria in the District of Colum-
bia and his successors in office in the sum of two 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 11th
day of March 1819.

The Condition of the above obligation is such that
if the above bounden Sarah McCurdy as Guardian of Tabitha Morris
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 her care; and shall also deliver up the said property 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 & virtue in law.

Sealed & Delivered
in presence of
A. Moore

Sarah ^{her} McCurdy
mark.
Isaac ^{his} Irwin
mark.

Know all Men by these presents that we Samuel Lindsay
and Daniel Somers are held and firmly bound unto Robert Young Esq;
Judge of the Orphans for the County of Alexandria in the District
of Columbia and his successors in office in the sum of one thousand
Dollars lawful money of the United States of America to the pay-
ment 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 11th day of
March one thousand eight hundred and Ninety.

The Condition of the above obligation is such that if the
above bounden Samuel Lindsay as Guardian of Harriet Gray-
croft shall faithfully account with the Orphans Court of Alexan-
dria 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.

Sealed & Delivered
in presence of
A Moore Regt

Samuel Lindsay - 

Daniel Somers 

I know all men by these presents that we Fanny Thomas and Bernard Bryan are held and firmly bound unto Noblet Young Esquire Judge of the Orphans Court of Alexandria County 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 the fifth day of April 1819.

The Condition of the above obligation is such that if the above bounden Fanny Thomas as Guardian of William Dickens 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.

Sealed & Delivered /

in the presence of
A Moore 

Fanny ^{her} Thomas 
mark

Bernard Bryan 

The noncupative will of Charles N. Valentien dec'd made in the last sickness of the deceased at the house of Enoch Pellow in the town of Alexandria, and where the Testator had resided about two years and who called on the undersigned witnesses to bear testimony that such was his will. And reduced to writing this thirtieth day of April 1819. The Testator declared, that after the payment of all his just debts, as well that due to Enoch Pellow as all others he gave all the residue of his personal property to the children of the said Enoch Pellow to be equally divided among them, and that he was determined neither of his the Testator should inherit or have any of his property. That the Testator gave as a reason for this disposition of his property that the said Enoch Pellow and his family had been so very kind and attentive to him the Testator it was the only compensation he could make them.

Declared in presence of
W. Herbert - Tho Semmes

District of Columbia, ^{1st}

Be it remembered that on this 13th day of April 1819 before me Alexander Moore Register of Wills for the County of Alexandria in the District of Columbia, came Thomas Semmes and Noblet Herbert Witnesses to this last will and Testament of Charles N. Valentien, and made oath upon the Holy Evangelists of Almighty God, that the Testator called upon the deponents to bear testimony that the words mentioned in the said noncupative will were to be considered his last will, or words of the like import, that the said testamentary words were spoken on Friday the 9th day of April 1819 and the Testator died on Sunday the 11th day of the same month and year, that the said Testator was at the time of speaking the said testamentary words, of sound mind, memory and understanding.

Sworn before A. Moore
Regt Wills