

Know all Men by these presents that we Sarah
 Haquely, Horace Fields, and Alexander Perry of the Town
 of Alexandria, are held and firmly bound to George Ciffin
 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
 two 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 firmly by
 these presents sealed with our seals and dated this thirtieth
 day of July 1811. The condition of the above obligation
 is such that if the above bound Sarah Haquely Administra-
 trix of the Goods, chattels and credits of George Haquely 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 the said Sarah Haquely or in the hands
 and possession of any other person as executor for her, and the same
 somatic to exhibit unto the Orphans Court when she shall be
 thereto legally required by the said Court - And all the rest of
 the said goods chattels and credits which shall be found re-
 maining upon account of the said Administration; the same
 being first examined and allowed by the Judge of the
 said Court for the time being shall be delivered and pay
 unto such persons respectively as are intitled to the same
 by law - And if it shall hereafter appear that any last will
 and testament was made by the deceased and the same be
 proved in Court and the Executor obtain a Certificate of
 the probate thereof and the said Sarah Haquely do
 in such case being required, render and deliver up
 the letters of Administration then this obligation to be
 void and to remain in full force

Sealed and delivered
 in presence of
 the Court

Sarah Haquely
 marked
 Horace Field
 Alex Perry



At a Session of the Orphans Court for the County
 of Alexandria in the District of Columbia the 31st day
 of July 1811 - The parties to this bond acknowledged
 the same to be their act and deed and it was ordered
 to be recorded -
 - J. H. - Mrs. Moor O'Keefe

In the Name of God Amen, I Henry M^c Cue
 of the town of Alexandria and District of Columbia being weak in body
 but of sound mind and memory do hereby be the Almighty God for
 the same do make and publish my last will and testament in man-
 ner and form following - I commend my soul into the hands of
 Almighty God, and as touching such temporal estate as it has
 pleased him to bestow on me I give and dispose of as follows -
 First. I give and bequeath unto my beloved wife Harriet
 Margaret M^c Cue after my decease all my real and personal
 estate to be at her free will and disposal at her death
 provided she remains a widow, but in case of her marriage
 then the said estate both personal and real to be equally di-
 -vided, between my two Grandchildren Elizabeth Little and
 Harriet Margaret M^c Cue daughter of my son Peter M^c Cue
 deceased, surviving only the right of dower to my wife -
 Secondly - I stand thought of dower property herein bequeathed unto
 the said Harriet Margaret M^c Cue under the provisions aforesaid to
 be divided, in consequence of the marriage of the said Harriet
 Margaret M^c Cue, I do hereby constitute and appoint Thomas J. ...

And John Sloan of the town of Alexandria and district of Columbia Trustees of the Estate of my Granddaughters Elizabeth Little and Harriet Margaret M^c Cue to be retained in their hands until their marriage or until they arrive at the age of Eighteen years.

Thirdly I give and bequeath unto my daughter Mary Little Ten dollars to be paid her by her mother.

Lastly I do hereby nominate and appoint my beloved wife my sole executrix resolving and every other former testaments with legacies and Executors by me in any ways named ratifying and confirming this and no other to be my last will and Testament. The witnesses whereof I have hereunto set my hand and Seal this thirtieth day of June one thousand eight hundred Eighty

Signed Sealed & Declared
In the said Testator as unto her last will and Testament in the presence of us
Wm^c A. Harper
James Peller
Samuel Dixon

Henry M^c Cue

At a Session of the Orphans Court for the county of Alexandria in the district of Columbia the 13th day of August 1811. This last will and Testament of Henry M^c Cue deceased was presented to the Court by Harriet Margaret M^c Cue the executrix therein named and proved his due form of law by William A. Harper James Peller and Samuel Dixon Ministers thereto and ordered to be recorded. And at a Court the 24th day of the same month and year letters testamentary were granted to the said Executrix she having given bond and security according to law.

Test - Alex^r Moore Reg^r Mills

Know all Men by these presents, that we Harriet Margaret M^c Cue, John Zimmerman, and Daniel Wright are held and jointly bound to George Giffin 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 thousand dollars to the payment whereof we do ourselves and our heirs Executors and administrators jointly and severally firmly by these presents. Sealed with our Seals and dated this 24th day of August 1811.

The Condition of the above Obligation is that if the said Harriet Margaret M^c Cue Executrix of Henry M^c Cue 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 into the hands and possession or knowledge of the said Harriet M^c Cue or into the hands and possession of any other person or persons for her and the same so made to exhibit unto the said orphans Court at such times as she shall be thereunto required by the said Court. And the said Goods, chattels and credits she well and truly administer according to law and make a just and true account of her management thereof when thereto required by the said Court, and further do well and truly pay and deliver all the legacies contained and specified in the said will in full as the said Goods, chattels and credits will or time according to the value thereof and as the law shall charge: then this obligation to be void else to remain in full force.

Sealed and delivered
in the presence of
the Court

Harriet M^c Cue
John Zimmerman
Daniel Wright

At a Session of the Orphans Court for the County of Alexandria in the district of Columbia the 24th day of August 1811. The parties to this bond acknowledged the same to be their act and deed and it was ordered to be recorded.

Test - Alex^r Moore Reg^r Mills

At a Session of the Orphans Court for the County of Alexandria in the District of Columbia the second day of October 1813. The parties to this bond acknowledged the same to be their Act and deed and it was ordered to be recorded
Test Alex. Moore Reg^{is}

Know all Men by these presents that we McHenry Tallott and John Adam are held and firmly bound to George Griffin 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 two 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 firmly by these presents. Sealed with our Seals and dated the second day of October 1813

The Condition of the above obligation is, That if the said McHenry Tallott Executor of Joseph Lemuel devisa 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 the said Executor or into the hands or 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 there to required by the said Court, and further goods Chattels and credits do well and truly administer according to law, and make a just and true account of his doings and doings therein when thereunto required by the said Court; and further do well and truly pay and deliver all the legacies contained and specified in the said will as far as the said goods Chattels and credits will extend according to the value thereof and as the law shall charge. Then this obligation to be void else to remain in full force

Sealed & Delivered
in presence of }
the Court

McHenry Tallott P^{is}
John Adam S^{is}

250
At a Session of the Orphans Court for the County of Alexandria in the District of Columbia the second day of October 1813. The parties to this bond acknowledged the same to be their Act and deed, and it was ordered to be recorded

Test
Alex. Moore Reg^{is}

Know all Men by these presents that we Elizabeth Lomax & Levi Tallott are held and firmly bound to George Griffin 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 thousand 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 second day of October 1813. The Condition of the above obligation is such that if the above bound Elizabeth Lomax Guardian of James Mccluskin Orphan and Administrators do and shall well and truly pay and deliver unto the said Orphan all such Estate and Estates as now is or hereafter shall come to the hands of the said Guardian when the said Orphan shall have age or when there is required by the said Court and also shall well and truly save harmless and indemnify the said Judge of the said Court and his successors in office from all trouble and damage that shall or may arise about the said estate then this obligation to be void else to remain in full force and virtue

Sealed & Delivered
in presence of }
the Court

Elizabeth Lomax P^{is}
Levi Tallott S^{is}

At a Session of the Orphans Court for the County of Alexandria in the District of Columbia the second day of October 1813. The parties to this bond acknowledged the

the second day of October 1813. The Parties to this bond acknowledged the same to be their Act and deed and it was ordered to be recorded

Test Alex^r. Moore Reg^r

Know all Men by these presents that we Ann W Bowling Robert Bowling and Thomas Honeychurch and family bound to George Gilpin Esquire Judge of the Orphans Court for the County of Alexandria in the District of Columbia and his one report in office in the sum of one thousand dollars & the payment whereof well and truly to be made to the said Judge and his successors in office we bind our selves our executors and administrators jointly and severally firmly by these presents sealed with our seals and dated this 12th day of October 1813

The Condition of the above obligation is such that if the above bound Ann W Bowling Guardian of the said Maria Bowling (orphan of Samuel Bowling deceased) her Executors and Administrators do and shall well and truly pay and deliver unto the said orphan all such estate and effects as now or hereafter shall come to the hands and possession of the said Guardian when the said orphan shall attain lawful age or when there is required by the said Court, and also shall well and truly save harmless and the said Judge and his successors from all trouble and damage that shall or may arise about the said Estate then this obligation to be void else to remain in full force

In Witnes Whereof
in presence of } Ann W Bowling Esq
the Court } Robert Bowling Esq
Thomas January Esq

At a Session of the Orphans Court for the County of Alexandria in the District of Columbia the 12th day of October 1813, The parties to this bond acknowledged the same to be their Act and deed and it was ordered to be recorded

Test Alex^r. Moore Reg^r

This is the last Will and Testament of me Thomas Fletcher of the City of Alexandria and District of Columbia Virginia North America. Gentleman I give devise and Bequeath all my monies in in the funds and Securities for summs due and owing unto me upon Mortgage or otherwise howsoever. And all my Household Furniture Plate Linen China and Books and all and singular other property either Real or personal Estate and effects whatsoever and whosoever that I shall Live possess or be interested in at the time of my decease unto Charice Fletcher my dearly beloved Wife for and during the Term of her natural life and in that the same may or may be subject or liable to the Contract debts or Engagements of any Husband with whom she may hereafter happen to intermarry but that the same be at her own sole and separate use and disposal, And I direct that the Receipt of the said Charice Fletcher my wife or the Receipts of such person or persons whom she may appoint to receive the same shall notwithstanding her Contract be good and sufficient discharge to the person or persons paying the same for so much Monies as in such Receipt or Receipts shall be acknowledged or expressed to be received: Then I do not and appoint the said Charice Fletcher my wife one of my Executors of this my last Will and Testament and my much esteemed friend Mr Isaac Entwistle of the City of Alexandria and District of Columbia my other Executor. And I further will and bequeath (that when it shall please Allmighty God to call my dearly beloved Wife Charice Fletcher from this life) I Bequeath and will unto my Daughter Elizabeth Fletcher she being my only Child all my estate and effects aforesaid mentioned in my name for her my Daughter Elizabeth Fletcher sole use during her natural life and so that in no wise the same be subject or liable to the contract of Debt or Engagements of any Husband with whom she may hereafter Marry, but that the same may be at her own sole use and disposal. In Witnes whereof I the said Thomas Fletcher the Testator have to this my last will and Testament contained in two Sheets of paper having set my name to the bottom on the opposite side of the first sheet of paper and my Hand and seal