

Know all ye Men by these presents that we Catharine Dean Charles Koonis and John Reed are held and firmly bound unto Chas. Neal Esq; Judge of the Orphans Court of Alexandria County in the District of Columbia and his successors in the sum of Two thousand dollars lawful money of the United States to the payment whereof will 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 sixth day of March 1827.

The condition of the above obligation is such that if the above bound Catharine Dean shall well and truly perform the office of Administrator of Samm Dean late of Alexandria County deceased according to law and shall in all respects discharge the duty of her required by law as Administrator aforesaid without any injury or damage to any person interested in the faithful performance of said office then the above obligation to be void the same in full force and virtue in law.

Catharine Dean Esq;

Charles Koonis Esq;

John Reed Esq;

Signed & delivered 3
In presence of 3
the Court

At a Sessⁿ of the Orphans Court for the County of Alexandria in the District of Columbia the 6th day of March 1827 the parties to this Bond acknowledged the same to be their act and deed and it was ordered to be recorded.

Viste

A. Moore. Reg'd

In the Name of God Amen. I James Parsons of the Town of Alexandria County of Fairfax and Commonwealth of Virginia being sick and weak of body but of sound mind and memory calling to mind the uncertainty of human life and desirous that after my death my Estate shall pass to my wife and children in a manner different from that which is directed by law, where the proprietor intestate do make this my last Will and Testament.

I implore Insegn my soul to Almighty God to be disposed of my body according to his Will my Body I desire may be decently buried I desire that all my just debts may be paid by my known after named Executors.

Item. It is my desire that my said Executors do out of my Estate next and unless the house began by me adjoining the house where Mr Edward Sandford now lies and should the debts due me be insufficient for that purpose I hereby empower them and the survivor and survivors of them to sell so much of my real and personal Estate or either of them as shall be sufficient to build up and close in the same.

Item the aforesaid bequests being combined with it is my desire that my Executors do keep together all my Estate real and personal until my Son John shall have arrived at the full age of twenty one years and employ the profits thereof to the support of my Wife and Children and I do desire the same unto my said Executors for the said purpose until my Son shall have arrived at full age.

Item I give and devise unto my Son John and his heirs forever one third of all my Estate real and personal when he shall have arrived at full age to be then received by him subject to any impairment it may have sustained from the aforesaid maintenance of my Wife and Children and entitled to any increase which may have arisen on it over and above the same.

Item the remaining two thirds of my Estate both real and personal I give and devise unto my beloved Wife during her

Wardenhood. Item upon the death or marriage of my Wife I give & devise the said remaining two thirds of my Estate unto my daughters Mary Ann Parsons, Sally Parsons and Elizabeth Parsons and their heirs forever equally to be divided between them as tenants in common. Item I hereby constitute and appoint my beloved wife and my beloved friends Peter Wise, James Ruttle and William Hartson Executors of this my last Will and Testament and do hereby revoke and annul all former Wills by me at any time heretofore made.

In testimony whereof I have hereunto subscribed my name and affixed my seal this day of January in the Year of our Lord One thousand seven hundred and eighty six
(Signed Sealed and Published)

In the presence of,
Edward Sanford
D. Anstel.
Nancy Bulger

James Parsons

A Court convened and held for the County of Fairfax 22nd
March 1855. This Will now proved was proved by the oaths of Edward
Sanford and David Anstel and ordered to be recorded. And at a Court
convened and held for the said County the 19th December 1856 Elizabeth
Parsons Executrix herein named made oath thereunto and having
informed what the Law requires a Certificate is granted her for
obtaining Probate thereof in due form.

Date P. Waggoner Clerk

A copy date

W. Mopcc

NOW all men my witness presents that we Elizabeth
Dangerfield and Henry Dangerfield ourself and personally bound
unto Robert Mate Esq Judge of the Orphans Court of Alexandria
County in the District of Columbia and his successors in office in
the sum of fifteen 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 sever-
ally firmly by these presents sealed with our seals and dated
this twentieth day of March 1827.

The condition of the above obligation is such that if the above
bound Elizabeth Dangerfield shall well and truly perform the
office of Administratrix with the will annexed of Bathurst
Dangerfield late of Alexandria County deceased according to
law and shall in all respects discharge the duty of her required
by law as Administratrix aforesaid, without any injury or
damage to any person interested in the faithful performance
of said office then the above obligation to be void the residue in
full force and virtue in law.

Sealed & delivered

In presence of

A Moore T. H. Miller

Eliza Dangerfield *Seal*
Henry Dangerfield *Seal*