

I know all men by these presents that we John Smith Bernard Brook and John Ross are held and firmly bound to 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 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 tenth day of March 1815.

The condition of the above obligation is that if the said John Smith administrator of the goods chattles and credits of Robert Smith Deceased do make a true and perfect Inventory of all and singular the goods chattles and credits of Robert Smith Deceased which have or shall come to the hands possession or knowledge of him the said Administrator or in the hands and possession of any other person or persons for him and the same so made do exhibit unto the said Orphans Court when he shall be thereto required by the said court. And such goods chattles and credits do well and truly administer according to Law and further do make a just and true account of all his actings and doing therein when thereto required by the said Court and all the rest of the said goods chattles and credits which shall be found remaining upon account of the said Administrator the same being first examined and allowed by the Judge of the said court for the time being, shall deliver and pay unto such persons respectively as are entitled 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 Administrator do in such case being required render and deliver up his letters of Administration. Then this obligation to hereinabove remain in full force and effect and delivered in presence of

A Moore Reg'r wills

John Smith Esq;
Sam'l Brook Esq;
Ino. Ross Esq;

I know all men by these presents that we Belinda Dame Simon Dame and Lewis Hopkins are held and firmly bound to Robert Young Esquire Judge of the Orphans court for the County of Alexandria in the District of Columbia on the sum of Five 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 this 14th day of March 1815.

The condition of the above obligation is that if the above bound Belinda Dame guardian of Margaret George and Janet Parne orphans of Thomas Dame deceased her Executors and Administrators shall faithfully account with the Orphans Court of Alexandria County as directed by Law for the management of the property and estates of the said Orphans and shall also deliver up the said property agreeably to the order of the said Court or the directions of the Law and shall in all respects perform the duty of Guardian to the said Orphans according to Law; then the above obligation shall cease; it shall otherwise remain in full force and vertice in Law.

Sealed and Delivered

in presence of

A Moore Reg'r wills

Belinda Dame Esq;

Simon Dame Esq;

Lewis Hopkins Esq;

I know all men by these presents that we Sarah Miller, Samuel Halesley and Matthew D Pearson are held and firmly bound to 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 Five hundred 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 fifteenth Day of March 1815.

The condition of the above obligation is that if the said Sarah Miller administrator of the goods chattles and credits of Sarah Miller deceased do make a true and perfect inventory of all and singular the goods chattles and credits of the said Deceased which have or shall come to the hands possession or knowledge of her the said Administrator or in the hands and possession of any other person or persons for her and the same so made do exhibit unto the said orphans court when she shall be thereto required by the said court. And such goods chattles and credits do well and truly administer according to Law, and further do make a just and true account of all her actings and doing therein when thereto required by the said Court: and all the rest of the said goods chattles and credits which shall be found remaining upon account of the said Administrator, the same being first examined and allowed by the Judge of the said court for the time being shall deliver and pay unto such persons respectively as are entitled to the same by Law. And if it shall hereafter appear that any last Will and Testament was made by the said Deceased and the same be proved in Court and the Executor obtain a certificate

of the probate thereof and the Administrator do no such case being required render
and deliver up her letters of Administration. Then this obligation to be void else to
remain in full force

Sarah ^{her} ~~mark~~ ^{mark}
Sam^t Hattley ^{mark}
A Moore Reg'wills ^{mark}

Know all men by these presents that we Phoebe Moore Richard Airell and James
R M Lue are held and firmly bound to 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 Thousand Dollars ^{lawful property of the United States} 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 admin-
istrators jointly and severally firmly by these presents Sealed with our seals and dated
the twenty fifth day of March 1815.

The condition of the above obligation is that if the said Phoebe Moore administrator
of the goods chattles and credits of Stephen Moore deceased do make a true and perfect
Inventory of all and singular the goods chattles and credits of the said deceased which
have or shall come to the hands possession or knowledge of her the said administrator
or into the hands or possession of any other person or persons for her and the same so made
as exhibit unto the said orphant court when she shall be therunto required by the said court.
And such goods chattles and credits do well and truly administer according to Law, and further do make a
just and true account of all her actings and doing thereon when thereto required by the said court and
all the rest of the said goods chattles and credits which shall be found remaining upon account of
the said administrator the same being first examined and allowed by the Judge of the said court for
the time being shall set her and pay unto such persons respectively as are entitled 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 administrator
do in such case being required render and deliver up her letters of administration. Then this ob-
ligation to be void else to remain in full force

Sealed and delivered
in the presence of
A Moore
Reg'wills

Phoebe Moore ^{mark}
Richard Airell ^{mark}
Jas R M Lue ^{mark}

Know all men by these presents that we Kitty McRea Charles Pascoe and Ephraim Gilman
are held and firmly bound to Robert Young Esquire Judge of the orphant court for the County of Alex-
andria 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 29th day of March 1815

The condition of the above obligation is that if the above bound Kitty McRea guardian of
Kitty Ann James William and Henry McRea orphans of James McRea deceased do
and shall well and truly perform the duties of guardian to the said orphans and pay them all such
estate and estates as now is or hereafter shall come to the hands and possession of the said guardian
then this obligation to be void else to remain in full force

Kitty McRea ^{mark}
Charles Pascoe ^{mark}
Ephraim Gilman ^{mark}

Know all men by these presents that we Ann Morris William Tewughn and John Tielott
are held and firmly bound to Robert Young Esquire Judge of the Ophans Court for the County of Alexandria in
the district of Columbia in the sum of six 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 fourth day of April 1815.

The condition of the above obligation is that if the said Ann Morris Administrator of the goods
chattles and credits of Mark Morris deceased do make a true and perfect Inventory of all and
singular the goods chattles and credits of the said deceased which have or shall come to the hands
possession or knowledge of her the said Administrator or in the hands and possession of any other person
or persons for her and the same so made as exhibit unto the said Ophans Court when she shall be ther-
unto required by the said Court. And such goods chattles and credits do well and truly administer ac-
cording to Law and further do make a just and true account of all her actings and doings thereon
when thereto required by the said Court and all the rest of the said goods chattles and credits
which shall be found remaining upon account of the said administrator the same being
first examined and allowed by the Judge of the said court for the time being shall set her
and pay unto such persons respectively as are entitled to the same by Law. And if it shall
hereafter appear that any last Will and Testament was made by the Deceased
the same be proved in Court and the Executor obtain a certificate of the probate