

the above bound Walter Jones Junr shall well and truly perform the office of Administration of the Goods, Chattels and Credits of Charles Lee 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 than the above obligation shall be void it is otherwise to be in full force and virtue in law.

Sealed and Delivered

Walter Jones Junr ^(read).

In presence of

A Moore

Reg Wills

A Herbert to R S.

Edmund C Lee ^(read)

R S Taylor ^(read)

and truly perform the office of Administration of the said deced according to law then the above obligation shall be void else to remain in full force and virtue in law

Sealed and Delivered

Isaac Robbins ^(read)

Charles Slade ^(read)

Jn^t Violette ^(read)

A Moore
x

I Hugh Violette do hereby renounce my right of Admin-
istration to the Estate of my son Thompson Violette deceased
for Maryland and the district of Columbia to Isaac Robbins
and witness my hand and Seal this 9th October 1815

Witness

Hugh Violette ^(read)

A Moore

Reg Wills

I hereby renounce the Administrator of the Estate of the
Charles Lee Esq for the district of Columbia and authorize
Walter Jones Junr to administer in said district Alexandria
4th Oct 1815

Margaret C Lee

In the name of God amen I Jeremiah A Hale of Alexandria in
the District of Columbia being in good health of body and of sound
and disposing mind and memory praised be God for it and being
desirous to settle my world by affars do make and publish this my last
Will and testamene hereby revoking all former Wills made by me
First. I give my soul to God who made it, and my body to be buried
at the discretion of my Executrix herein after named, as to my worldly
estate I dispose of in the following manner.

Imprimis¹ I give unto my dear beloved wife the use of all my
estate personal and real in the State of Maryland and this place
in the District of Columbia and town of Alexandria during her single
life, but if any of my daughters should marry during my wife's single
life, then in that case, I desire my dear wife to give them such a
part as she can spare without hurting the other girls and her self

Know All Men by these presents that we Isaac Robbins
Charles Slade and John Violette 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 Fifteen 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 9th day of October 1815

The Condition of the above obligation is such that if
the above bound Isaac Robbins as Administrator of the Goods
Chattels and Credits of Thompson Violette esq do and shall well and

Distributing the Estate.

In first instance I give to my son James Neale my gold watch and my wearing apparel, he being already provided for & and no more
 In preference I give and bequeath unto my three daughters
 Jane Neale, Anna Neale and Mary Carlin Neale all my Estate both
 personal and real, in the state of Maryland and the District of
 Columbia, Town and County of Alexandria to be equally divided
 between them all, to them and their heirs forever. Thereby
 appoint my Dear Wife sole Executrix of this my last Will and Testa-
 ment. In witness whereof I have hereunto set my hand and seal
 this twenty sixth day of July in the year of our Lord 1812.

I hereby desire the inception of my
 Will shall be determined by three
 disinterested men, unfeathered by law
 if there is any dispute or disagreement
 concerning the same or any intention
 and according to justice as witness my
 hand and seal as above dated

Jere A. Neale (Seal)

Signed, sealed, published and declared
 by the above named J. A. Neale to be
 his last Will and Testament in the
 presence of us, who have hereunto
 subscribed our names as witnesses
 in the presence of the testator

Isaac Entricole
 Geo R. Wise
 Robert Fulton

Oct 5 1815 I desire that this Codicil
 my Will. I give bequeath unto my daughter Jane Neale
 eight hundred dollars this to be considered as her intended

part of my Estate; and in law of what is express in my Will on the other
 part of this sheet in her regard
 Signed sealed and declared
 to be the act of the testator
 who called upon us to witness
 the same and in whom presence
 was agreed

Frances Neale

Tho. Bowell

Int. Richards

At a session of the Orphans Court for the County of Alexan-
 dria in the district of Columbia the 19th day of October 1813, the
 last Will and Testament of Jeremiah A. Neale deceased was
 presented to the Court by Mary E. Neale the Executrix therein
 named and proved in due form of law by Isaac Entricole
 George R. Wise and Robert Fulton the WITNESSEST, and
 ordered to be recorded and the codicil was proved by Thomas
 Towle and Int. Richards, WITNESSES thereto and ordered to be
 recorded. And the said Executrix qualified to the said
 Testament and gave bond and security, whereupon letters
 testamentary were granted her

A Moore

Know all men by these presents that I Mary
 E. Neale widow and relic of Jeremiah A. Neale late of
 Alexandria deceased do declare that I will not take
 or except the provision made for me by the Will of my
 deceased husband, or any part thereof, and disowne all
 benefit which I might claim by the said Will. And
 elect in lieu thereof my third. Witness my hand and seal
 this 19th Oct 1815

Mary A. Neale (Seal)

78 Sealed and Delivered
In presence of

Geo. R. Wise
Tho^o M. Davis

A. Moore

At a session of the Orphans Court for the County of Alexandria in the District of Columbia the 19th of October 1815 Mary E. Keale acknowledged this deed of renunciation ... to be her act and deed, and it was ordered to be recorded

not A. Moore.

Reg'g. Miles

Know all Men by these presents that we Mary E. Keale Thomas M. Davis and George R. Wise 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 eight 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 19th day of October 1815

The Condition of the above obligation is that if the said Mary E. Keale Executrix of Jeremiah A. Keale 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 Executrix, or into the hands or possession of any other person or persons, for her and the same so made, do exhibit unto the said Orphans Court at such times as she shall

be required by the said court. And the same Goods, Chattels and Credits do well and truly administer according to law, and make a just and true account of her acomps and doing therin, whereupon -eunto 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 or else to remain in full force.

Sealed and Delivered

In presence of

A. Moore

Mary A. Keale *(Signed)*

Thomas M. Davis *(Signed)*

George R. Wise *(Signed)*

At a Session of the Orphans Court for the County of Alexandria in the District of Columbia the seventeenth day of October 1815 the parties to this bond acknowledged the same to be their act and deed, and it was ordered to be recorded.

not A. Moore Reg'

I Oliver Wilson of the Town and County of Alexandria and the district of Columbia being weak in body but of sound disposing mind and memory and knowing the uncertainty of all subversive things, do make this my last Will and Testament revoking and annulling all others by me heretofore made

First I do order and desire that all my real and personal estate including Stock in Trade, Household Furniture &c of which I may be possessed at the time of my decease either in the district of Columbia Virginia or shall be sold and the proceeds thereof so far as may be necessary to be applied to the payment of my just debts as well in my own name as in the name of Oliver Wilson &c in which concern I am third interested and the residua after paying all my just debts to be laid out in Stock and the interest thereof accruing I do will and require unto my dear wife Mary during her life