

19) County of Alexandria in the District of Columbia and his successors in Office
in the sum of five hundred dollars to which payment will and may be made to the said
Judge and his successors in Office we bind ourselves our heirs Executors and Adminis-
trators jointly and severally, firmly by these presents sealed with our seals and
dated this 23rd day of November 1812.

The Condition of the above obligation is such that if the said Robert G Taylor
~~do make a true and perfect inventory of all and singular the goods Chattels and Credits of his~~
~~Administrator of the goods Chattels and Credits of Henry Fletcher which have or~~
shall come to the hands possession or knowledge of him the said Robert G Taylor
or in the hands and possession of any other person or persons for him and the
same so made do deliver unto the said Orphans Court when he shall be thereto
required by the said Court and such goods Chattels and Credits do make and truly
administer according to Law, and further do make a just and true account of
all his actions and doings therein when thereto requested by the said Court and
all the rest of the ~~said~~ goods Chattels and Credits which found remaining upon
upon account of the said Administrator the same being first examined and allow-
ed by the Judge of the said Court for the time being, shall deliver and pay such per-
sons as are entitled to the same by Law respectively, and if it shall hereafter
appear that any last Will and Testament was made by the deceased and the
same before me Court and the Executor obtain a Certificate of the probate there-
of and the said Robert G Taylor do in such case bring required render and deliver
up his Letter of Administration. Then this Obligation to be void etc remain
in full force

R G Taylor Seal

Ch G. Marshall Seal

Sealed & Delivered in presence of
The Court

At a Session of the Orphans Court for the County of Alexandria
in the District of Columbia the 23rd day of November 1811. the parties
to this bond acknowledged the same to be their act and deed and
it was so recorded. Attest - Moore's Clerk

I John Butcher of the Town of Alexandria in the District of Columbia do make and ordain
this to be my last Will and Testament in manner and form following. That is to say,
In primis It is my will and desire and I so order and direct that all my just debts be
satisfied and paid.

Whereas I am connected with William Poton in the hardware store in the Stock of which
I may possibly hold more than he does at this time, in Case it should turn out so, that surplus
whatever it may be I give and devise to my wife Ann to dispose of as she may judge proper
in Case she shall survive me. I am also concerned with Ezra Tinsley and Company in a
tan yard and stock therein in which Stock are included all the Lots and Buildings occupa-
tive in the business of tanning - now I give and devise unto my said wife Ann during her life
whatever profits may arise from my stock in the hardware store and in the tan yard, but if
my Nephew Jonathan Butcher should incline to take immediately into his hands that
portion of those stocks which I intend to him after the death of my wife then it is my will and
desire and I do order and direct that so much of the Stock in the hardware store as shall be
found equal to the stock which Poton holds in that store and my part of the Stock in the tan
yard be valued by competent Judges which stocks I give to my said Nephew Jonathan Butcher
or his Executors Administrators immediately upon my death he paying unto my said wife
during her life an interest of four per cent in quarter yearly dividends upon the amount of the va-
luation so made but if my said Nephew shall not incline to take the above described stocks
upon those terms then I give and devise the same unto my said wife Ann during her life and
after her death I give and devise them unto my said Nephew Jonathan Butcher his
executors Administrators and Assigns.

Item I give and devise unto my said wife Ann during her life all the rents annuities per-

from the several houses and Lots of ground of which I am seized the dividends
on the shares I hold in the banks of Alexandria and Potowmack and turnpike roads
Item I give and devise to my wife during her life the Lot of ground and houses
where I now live and that Lot of Ground I purchased from those empowered to sell
the Estate of Thomas Kirkpatrick which Lots of ground and houses after the
death of my wife I give and devise unto John Butcher son of Jonathan Butcher
and his Heirs and Assigns forever

Item after the death of my wife my Lot of ground standing on King Street and Market
Street and the buildings thereupon made I give and devise unto my stepson John
Butcher his Heirs and Assigns forever.

Item. after the death of my wife I give and devise my part and proportion of
those Lots of ground and the improvements which were purchased of Samuel Murray
and Thomas Brockett on King Street and Market Alley to John Butcher Paton
his Heirs and Assigns forever

Item after the death of my wife I give and devise unto Rebecca Paton wife of John
Butcher Paton his Heirs and Assigns for ever that half acre of ground of which I am seized
lying at the corner of Wolfe and Patrick Streets and three shares in the Alexandria bank
Item. after the death of my wife I give and devise unto John Butcher Grubbs
his Executor and Administrators three Shares in the bank of Alexandria

Item after the death of my wife I give and devise unto Ann M. Paton daughter
of William Paton and to her Executors and Administrators four shares in the bank of Po-
tomac and my shares in the Little River and Tanquies Turnpike Roads

Item. after the death of my wife one of the shares I hold in the bank of Alexandria I give and
devise for the use of ^{and benefit of} their Long daughter of Deborah Long either to be transferred to her by my
Executor hereinafter named or the dividends among them prorata her by them whenever
they may judge most advisable

Item I give and devise unto Clayton Hayes my cabin on my weazing apparel
and nothing less

Item after the death of my wife I give and devise one share in the bank of Alexandria
to Ann Butcher M. MacKenzie her Executor and Administrator

Item after the death of my wife I give and devise one Share in the bank of Alexandria
to Margaret Shirley her Executor and Administrator

Item any further Estate which I may possess which is not herein ^{already} specifically disposed
of after the death of my wife I give and devise unto my wife to be disposed of as she may
think proper

Partly to nominate and appoint my wife a ^{my} Executor and John Jamey Jonath-
an Butcher and John Butcher Paton Executrix of this my last Will and Testa-
ment and I do hereby revoke all former Wills by me made declining this and no other
to be my ^{true} last will and Testament. In witness whereof I have hereunto set my
hand and seal this 21st day of April 1810

Signed sealed published and declared by }
John Butcher to be his last Will and Testament }
in presence of.

Thomas Shreve

Davt. McPherson

David Saunders

At a session of the Orphan Court for the County of Alexandria in the District of Co-
lumbia the 30th day of November 1811. This last Will and Testament of John Butcher
deceased was presented to the Court by Jonathan Butcher and John Butcher Paton
two of the Executors therein named and proved in due form of Law by Thomas Shreve
Daniel McPherson and David Saunders witnesses to the same and agreed to be

recd and the said two executors having qualified to the said Testament letter testa
they are granted them And liberty is reserved to John James ^{and} his executors and their
successors in the said Testament to join in the execution thereof at any future
time

Test

Alex. Moore Reg' Wills & Test'ments

Know all by these presents that we Jonathan Butcher ^{Pro bono} and Ezra Lindsay are
are held and firmly bound to George Gilpin 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 ten 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 ex-
ecutors and administrators jointly and severally firmly by these presents sealed
with our seals and dated the 30th day of November 1811

The condition of the above obligation is that if the said Jonathan Butcher
Executor of John Butcher 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 of his executors or knowledge of the said Jonathan Butcher or into the
hands of 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 thereto be required
by the said Court, and the same goods Chattels and Credits do well and truly ad-
minister according to Law and make a just and true account of his retenges and
doings therein when therunto 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

to remain in full force.

Sealed & Delivered }
in presence of }
The Court

John P. Palmer Seal
Wm. Palmer Seal

At a session of the Orphans Court for the County of Alexandria the 30th day of
November 1811. The parties to this bond acknowledged the bond to be their act and deed and
is required to be recorded

Test & Alex. Moore Reg'

Know all by these presents that we Jonathan Butcher and Ezra Lindsay are
held and firmly bound to George Gilpin 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 ten thou-
sand dollars to which payment well and truly to be made to the said Judge and his suc-
cessors in Office we bind ourselves our heirs Executors and Administrators jointly by these pre-
sents. Sealed with our seals and dated the thirtieth day of November 1811

The condition of the above obligation is that if the said Jonathan Butcher Executor
of John Butcher 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 of his executors
or knowledge of the said Jonathan Butcher or into the hands of 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 thereto 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
his actions and doings therein 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 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 and Delivered in presence of

The Court

John. Butcher
Era Lindsay

At a Session of the Orphans Court for the County of Alexandria the 30th day of November 1811. The parties to this bond acknowledged the same to be their act and deed and it was agreed to be recorded.

Sect i Alex' McKenzie Regt.

I Now all ethen by these presents that we Alexander McKenzie and Robert Anderson are held and firmly bound to George Gaspin 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 4th day of December 1811.

The condition of the above obligation is that if the said Alexander McKenzie Guardian of the goods Chattels and Credits of Dennis Mc Party Johnson 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 of persons known or knowledge of him the said Alexander McKenzie in the hands or 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 Chattels and Credits do well and truly administer according to Law and further do make a true and perfect account of all his actions and doings therein when thereto required by the said Court and all the rest of the said goods and Chattels and Credits which shall be found remaining upon account of the said Administrator for 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 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 seal of the probate thereof and the said Alexander McKenzie

do in such case being required render and deliver up his letter of Administration then this obligation to be void else remain in full force
Sealed & Delivered
in presence of }
The Court }

At a Session of the Orphans Court for the County of Alexandria in the District of Columbia the 4th day of December 1811 The parties to this bond acknowledged the same to be their act and deed and it was agreed to be recorded

Sect ii Alex' McKenzie Regt

I Now all ethen by these presents that we Alexander McKenzie and Andrew Jamison are held and firmly bound to George Gaspin 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 and ourselves our heirs Executors and Administrators jointly and severally firmly by these presents Sealed with our seals and dated this 4th day of December 1811

The condition of the above obligation is that if the above bound Alexander McKenzie Guardian of the goods of Dennis Mc Party Johnson deceased his Executors and Administrators do and shall well and truly pay and deliver unto the said Orphans all such Estate and Estates as now is or here after shall come to the hands and possession of the said Guardian when the said Orphans shall attain lawful age or when Marts required by the said Court and also shall well and truly save harmless and indemnify the said Judge of the said Orphans 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 remain in full force and virtue
Sealed & Delivered
in presence of }
the Court }

Alex' McKenzie Regt
Andrew Jamison Regt