

Know all men by these presents that we Robert Bell and John Bell are held and firmly bound to George Guffman 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 three hundred 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 January 1813.

The Condition of the above obligation is such, that if the above bound Robert Bell Guardian of Henry Howard Orphan of James Howard deceased his Executors 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 and possession of the said Guardian when the said Orphan shall attain lawful age or when thereto required by the said Court, and also shall well and truly save harmless the said Judge of the said Orphans Court and his Successors in Office from all trouble and Damage that shall and may arise about the said Estate then this obligation to be void else remain in full force and value.

Robert Bell Seal
John Bell Seal

Sealed and delivered
in presence of
The Court

At a Session of the Orphans Court for the County of Alexandria in the District of Columbia the second day of January 1813. The parties to this Bond acknowledged the same to be their Act and deed and it is ordered to be recorded

Test Alex. Howard Reg.

Know all men by these presents that we Solomon Parsons Thomas Coffey and John Langston are held and firmly bound to George Guffman 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 three hundred 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 2^d day of January 1813

The Condition of the above obligation is such that if the above bound Solomon Parsons Guardian of John Coffey Orphan of John Coffey deceased his Executors 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 and possession of the said Guardian when the said Orphan shall attain lawful age or when thereto required by the said Court and also shall well and truly save harmless and indemnify the said Judge and his Successors in Office from all trouble and Damage which shall or may arise about the said Estate then this obligation to be void else to remain in full force

Sealed and Delivered
in presence of
The Court

Solomon Parsons Seal
Thos Coffey Seal
John Langston Seal

At a Session of the Orphans Court for the County of Alexandria in the District of Columbia the 2^d day of January 1813. The parties to this Bond acknowledged the same to be their Act and deed and it is ordered to be recorded
Test Alex. Howard Reg.

I John Richter of the town and County of Alexandria District of Columbia in the United States of America Do make this my last Will and Testament to wit I nominate my good old friend A. C. Cagenove Executor of my Will in confirmation of a writing I have given him dated _____ I recommend to my said Executor to pay as soon as possible my debts - if I leave any behind me to be pay'd. ~~Wants to wait~~ if it can be done the time allotted by the Law

I wish my negroes to be set free their names are as follows

- George Fitzgerald
- William Jackson
- Elizeth
- Charlotte Jackson
- Agnes Luckey

These five have been slaves for live

years of age. The free Children of Caroline William Jane & Louisa I give and bequeath to George Fitzgerald for the faithful services he rendered me during my live time the Lot of house whereon he lives in _____ Street to hold & possess forever he paying the small ground rent thereon to Mr. Alexander L. To whom

Simpson deceased was proved by John Mandville and John Clark the
witnesses thereto who made oath that the testator called on them to bear tes-
timony that the words spoken by him and mentioned in the said Will was
his last will or words of the like import and that the said Testamen-
tary words were committed to writing on the 4th day of August 1813
and the testator died the same day the said Will was made and was of
sound and disposing mind ^{and understanding} memory at the time of the publication of
of the said Non cupative will. Whereupon the same was ordered to
be recorded

Test A. Moore Reg. Wills

Know all Men by these presents that we Mary Coffey and Thomasin Elzey
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 succes-
sors in Office in the sum of four thousand dollars to the payment whereof well
and truly to be made we bind ourselves our heirs Executors and Administra-
tors jointly and severally firmly by these presents, Sealed with our Seals and
dated this 7th day of August 1813

The Condition of the above obligation is such that if the said Mary Coffey
(Guardian of Mary Coffey orphan of John Coffey deceased) her Executors and
Administrators do and shall well and truly perform the office of Guardian
to the said Mary Coffey then this obligation to be void else to remain in full
force

Sealed and Delivered
in presence of

Mary Coffey Seal
Tilley Seal

At a Session of the Orphans Court for the County of Alexandria in the District
of Columbia the 7th day of August 1813 The parties to this bond acknow-
ledged this bond to be their act and deed and it is ordered to be Recorded

Test A. Moore Reg.

Know all Men by these presents that we Jane Hoogh and Thomas present
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 five hundred 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
administrators jointly and severally firmly by these presents, Sealed with our
Seals and dated this 11th day of August 1813. The Condition of the above obligation
is such that if the above bound Jane Hoogh Guardian of Patrick Hoogh her Executors
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 or possession of the said Guardian when the said Orphan shall attain
lawful age or when thereto required by the said Court and also shall save harmless
and indemnify the said Judge of the said Court and his Successors in Office from all
trouble or damage that shall or may arise about the said Estate then this obli-
gation to be void else to remain in full force and virtue

Sealed & Delivered in presence of

Jane Hoogh Seal

The Court

Thomas present Seal

At a Session of the Orphans Court for the County of Alexandria the 11th day of
August 1813 The parties to this bond acknowledged the same to be their
act and deed and it is ordered to be recorded

Test A. Moore Reg.

Know all Men by these presents that we Sarah Hestly and Alexander Moore
are held and firmly bound unto 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 five hundred 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