

The condition of the above obligation is such that if the above bound John Little shall well and truly perform the office of Administrator of Richard A Little late of Alexandria County deceased according to law and shall in all respects discharge the duty of him 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 else remain in full force and virtue in law.

Sealed & delivered

In presence of
the Court.

John Little
John Bancroft
Samuel Brock

My late Husband Richard A Little having expressed a desire that his brother John Little should be the administrator upon his estate I consent to his application for letters of Administration & waive my right in his favour as witness my hand this ninth day of third Month 1825

Ruth Little

Witness

Louis P Hartman

The last Will and Testament of John T Smith of the District of Columbia and County of Alexandria being sound in mind and perfect health calling to mind that it is appointed for all men once to die do make and ordain this my last Will and Testament as follows. That is to say First my will is that if any just debts should be owing

by me that they shall be paid. I owe none at this time to my recollection and that next my funeral expenses to be paid down about forty four acres of land where I now live a two story brick house on Princeps street in the town of Alexandria twenty three & a half feet front & ninety six feet six inches in ~~the~~ debt. A vacant lot of ground on Columbus Street 15 feet 7 inches front & 83 feet five inches in depth, and an annuity on Washington street between Princeps and Oneoke streets occupied by Thos Braddock the annuity of which is twenty two Dollars & fifty cents per annum which is all the real property I now possess.

Item 1st I give and bequeath to my son John Post Smith the vacant lot of ground above described on Columbus Street

Item 2^d I give the annuity on Washington Street to my daughter Rebeckah Emeline occupied by Thos Braddock

Item 3rd I leave my beloved wife Martha Smith during her life time all the rest of my property both real and personal and after her death my will is that the same property real & personal shall be divided equally between my children namely Elizabeth Harriet Sidney Rebeckah Emeline Ann Matilda Maria Martha Jane Robert Pitts Eliza Staton Calum Anderson & Mary Barnes

should I be left with any more children hereafter my will is that they shall be entitled to an equal division with the rest and in case of the death of any one or more than intended proportion shall be equally divided with those that remain alive. I require no sale shall be made of my personal property unless it be necessary to pay any debts I may owe after my decease

Laatke

104
Lastly I leave my beloved wife Martha to be sole Executrix
of this my last Will and Testament & that no Security shall
be required of her whatever. Atc: May 29. 1823

Witness

John Smith

Joseph Smith
Sidney W Smith

At a session of the Orphans' Court for the County of Alex-
andria in the District of Columbia the 7th day of March 1825
this last will and Testament of John T Smith deceased was
presented to the Court by Martha Smith the Executrix there
in named and proved in due form of law by Joseph Smith
and Sidney W Smith the witnesses thereto and ordered to be
recorded and the said Executrix having to the said will letters
Testamentary were granted her without security as directed
by the Testator

Test

I Amre
Regdells

Know all Men by these Presents that I Martha Smith
am held and firmly bound unto Philip R Kendall Esq;
Judge of the Orphans' Court of Alexandria County in the
District of Columbia and his successors in office in the sum
of two thousand Dollars lawful money of the United
States to the payment whereof well and truly to be made.

I bind myself my heirs executors and administrators firmly by
these presents sealed with my seal and dated this seventh
day of March 1825

105
The condition of the above obligation is such that if
the above bound Martha Smith shall well and truly
perform the office of Executrix of John T Smith late of Alex-
andria County deceased according to law and shall in all
respects discharge the duty of her required by law as Executrix
aforesaid without any injury or damage to any person inter-
ested in the faithful performance of said office then the
above obligation to be void else remain in full force and vir-
tue in law.

Sealed & Delivered

In Presence of
the Court

Martha Smith

Know all Men by these Presents that we Charles
McKnight and Jonathan Butler are held and firmly
bound unto Philip R Kendall Esq; Judge of the Orphans
Court of Alexandria County in the District of Colum-
bia and his successors in the sum of three thousand
Dollars lawful money of the United States to the pay-
ment whereof whereof well and truly to be made, we
bind ourselves our heirs executors and administrators joint
ly and severally firmly by these presents sealed with
our seals and dated this 10th day of March 1825

The condition of the above obligation is such that if the
above bound Charles McKnight shall well and truly
perform the office of Administrator with the will annexed