

Know all men by these presents that we John Gird Isaac Entwistle and Charles Pascoe 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 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 March 1815.

The condition of the above obligation is that of the said John Gird Executor of Theodore Skinner 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 Executor or into the hands or possession of any other person or persons for him and the same so made to 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 to well and truly administer according to Law and make a just and true account of his actings and doing 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.

John Gird  
Isaac Entwistle  
Charles Pascoe

Sealed and Delivered in presence of }  
A Moore Reg wils

At a session of the Orphans Court for the County of Alexandria in the District of Columbia the 4<sup>th</sup> day of March 1815. The parties to this bond acknowledged the same to be then set and Dated and it was ordered to be recorded. Test

A Moore Reg

In the name of God amen I John Sloan of the Town and County of Alexandria in the District of Columbia being at present sick and weak in body but of sound and perfect mind do after recommending my soul to Almighty God make this my last will and testament as follows.

I do give that my body be decently and in a christian like manner buried agreeable to the directions of my Executors herein after mentioned and that the pay in the first place the expenses of the said burial out of my Estate.

Secondly I give devise and bequeath to my dear wife Ann Rebecca Sloan all my right title and interest to all that I am possessed of being only personal during her natural life and after her death to be divided equally among our children that is to say one half to my son James Sloan and his heirs forever and the other half to be equally divided between my wife's two children Catherine White and Henry Miller and their heirs forever one share of Lotomas Bank Stock, Charles Sted's Note for Eight hundred Dollars dated December first 1814 at six months on interest Benjamin Gadsen note for one hundred and Seventy Eight Dollars dated October 13<sup>th</sup> 1811 on interest - five shares of Domestic Stock in Alex<sup>r</sup> the interest of all the above mentioned property to be for the support of my wife with all the household furniture also I give a present to my son James Sloan six silver table spoons & six tea spoons and one silver taste and I do hereby constitute and appoint my dear wife Ann Rebecca Sloan the only and sole Executrix of this my last Will and Testament in witness whereof I have hereunto set my hand and seal this 23<sup>rd</sup> day of February in the year of our Lord 1815

Signed Sealed and delivered in the presence of }  
Isaac Gird }  
Matthew Snyder }

Do it remembered that on the seventeenth day of July 1815 before me Alexander Moore Register of Wills for Alexandria County in the District of Columbia came Benjamin Busen and Mathias Snyder witnesses to the last will and testament of John Sloan deceased and proved the same and in due forms of Law. And the Executrix Ann Rebecca Sloan having qualified to the said Testament and given bond and security Letters Testamentary were granted her by me

A. Moore Reg

jointly and severally firmly by these presents Sealed with our seals and  
dated the sixth day of July 1815

The Condition of the above obligation is that if the said  
Zenas Kinsey Executor of John Wood 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 the said Zenas Kinsey or into the hands or posses-  
sion of any other person or persons for him and the same so  
made, do exhibit unto the said Orphans Court at such times as too  
shall be hereunto required by the said court. And the same  
Goods, Chattles and credits, do well and truly administer according  
to law, and make a just and true account of his actings and doings  
therein when hereunto required by the said court: and farther do  
well and truly pay and deliver all the legacies contained, and specified  
in the said Will, as far as the said Goods, Chattles 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 Reg'ls

Zenas Kinsey Esq'd  
Eva Kinsey Esq'd

Know all Men by these presents that we  
Ann Rebecca Moan, Jacob Hoffman and Matthias Snyder 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 we bind ourselves our heirs  
executors and Administrators jointly and severally firmly by these  
presents. Sealed with our seals and dated the seventh day  
of July 1815.

The Condition of the above obligation is that if the said

Ann Rebecca Moan Executrix of John Stein deceased, do make a true and perfect inven-  
tory of all and singular the Goods Chattles and credits of 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 him and the same so made, deliverable  
unto the said Orphans Court, at such times as she shall be thereunto required by the  
said Court. And the same Goods, Chattles and credits, do well and truly administer  
according to law, and make a just and true account of her actings and doings therein  
when hereunto required by the said Court: and farther do well and truly pay  
and deliver all the legacies contained and specified in the said will, as far as the  
Goods, Chattles 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  
A Moore

Ann A Moan Esq'd  
Jacob Hoffman Esq'd  
Matthias Snyder Esq'd

Know All Men by these presents that we Stephen Berry and  
Alexander Hatch 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 one 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 2<sup>d</sup> day of August 1815.

The Condition of the above obligation is such that if the above bound  
Stephen Berry Administrator of the Goods, Chattles, and credits of Alexander  
C Stone 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 the said Stephen Berry, or into the  
hands and possession of any other person or persons; for him and the same  
made deliverable into the said Orphans Court when he shall be thereunto re-

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Know All Men by these presents that we Eliyah Shenault  
Archibald Taylor and Alex Perry 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 seven hundred dollars lawful money of the United  
States of America 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 sixth day of September 1815

The Condition of the above obligation is such that if the  
above bounden Eliyah Shenault as Guardian of Isaac Birch  
shall faithfully accoune with the Orphans Court of Alexandria  
County, as directed by law, for the managemene of the Property  
and Estate of the orphan under his care; and shall also deliver  
up the said Property agreeable to the order of the said Court  
or the directions of law, and shall in all respects perform the  
duty of Guardian to the said Isaac Birch, according to law,  
then the above obligation shall cease; it shall otherwise remain  
in full force and virtue in law

Sealed and Delivered

In presence of

A Moore

Elijah Shenault *Esq.*  
Arch: Taylor *Esq.*  
Alex: Perry *Esq.*

Know all Men by these presents that we  
Isaac Robbins, Benjamin Baden and John Throop are held  
and firmly bound unto Robert Young Esquire Judge of the op-  
hans Court of Alexandria County in the district of Columbia  
and his successors in office in the sum of two thousand dol-  
lars 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 ninth day of September 1815

The Condition of the above obligation is such that if the above  
bounden Isaac Robbins as Administrator ~~DeBono's man~~ *Esq.*  
with a copy of the will annexed of John ~~Goad~~ deceased do and  
shall well and truly perform the duties of Administration according  
to law, then the above obligation to be void, else to remain in full  
force and virtue.

Sealed and Delivered

In presence of

A. Moore

Isaac Robbins *Esq.*  
Benj: Baden *Esq.*  
John Throop *Esq.*

In the name of God Amen Tabitha Jackson do  
make my last will and testament in manner and form  
following. I give devise and bequeath to my Grand  
daughter Eleanor Jackson the daughter of Ann Jackson her  
heirs and assigns two negroes named Sarah and Hawson and  
a young girl daughter of the said Sarah until she attains the  
age of eighteen years when she is to be free. In witness  
whereof I have hereunto set my hand and seal this 12<sup>th</sup> Sept 1815

Published and pronounced by the said Tabitha Jackson  
Tabitha Jackson to be her last Will and  
testament / and signed by Alexander  
Moore at her request in presence of /

John Guinnelly

A. Moore

At a Session of the Orphans Court for the County of Alexandria  
in the district of Columbia the 12<sup>th</sup> day of October 1815 this last