

At a session of the Orphans Court for the County of Alexandria in
the District of Columbia the twenty fourth day of October 1815 the
parties to this bond acknowledge the same to be their act and deed
and it was ordered to be recorded.

A. Moore Reg. Wills

Know All Men by these presents that A. A. Jackson
and Alex. Moore are held 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
one hundred dollars to the payment whereof well and truly
to be made, we bind ourselves our heirs Executors and Administrators
jointly severally firmly by these presents sealed with our seals
and dated this twenty fifth day of October 1815

The Condition of the above obligation is such the above
bounden ^{A. A. Jackson} shall well and truly perform the office
of Administrator of Robert Crooke late of Alexandria deceased
according to law and shall in all respects discharge the duties
of him required by law as Administrator aforesaid without any
way or damage to any person interested in the faithful performance
of the said office the above obligation shall be void if it is otherwise
not to be in full and virtue

Sealed and Delivered

In presence of

A. Moore

A. A. Jackson *[seal]*

A. Moore *[seal]*

I John Wise of the Town of Alexandria of the district of Columbia
do make this my last Will and Testament revoking and annulling all former
or Wills by me at any time hereofore made

I Devise to my Executors herein after named the Tavern
Coffee House and Premises now in the occupation of Thomas Triplett
they paying the Taxes and repairs and Insurance against fire and
I do direct that the Premises be always insured. I also devise

to my Executors the following Slaves. That is to say - Benjamin
William - Harriet and her increase - Kitty and her increase

And all my Plate Household and Kitchen Furniture to
be held to my Executor and survivors of them and their Heirs free
seors and Administrators of such survivors for ever. I trust
however for the following uses and purposed that is to say - One
undivided Third part of the said Tavern Coffy House and
Premises occupied by Thomas Triplett to receive the rents
and Profits thereof and after deducting expences as aforesaid
to pay over the same to my son Francis during his life. And
after his death then to the use of his Wife if he have any
during her life unless said Francis shall by his Will otherwise
direct, and if the said Francis leave any Children or Child
then to the use of such child or children and their heirs for
such interest and Estate as he may by Will duly execute for passing
Real Estate direct and appoint Subject to the right of the wife
of the said Francis as before mentioned and if the said
Francis make no such Will then to the use of his children
and their descendants living at the time of his death, as if he
had died intestate seized in Fee according to the statute of
descents still however subject to the right of his wife as aforesaid
mentioned - And if the said Francis die without having any
children or their descendants living at the time of his death
then to the use of my Grand Daughters - Rebecca and Anna
Brown and of my Grand Daughters Louisa and Anna Maria

and their Heirs equally to be divided amongst them and their Heirs.
I also Devise one third of the said Tavern Coffe House and Premises
as aforesaid to the use of my Grand Daughters Rebecca and Eliza Set-
on and their Heirs - also the slaves Harriet and Kitty and their
increase, the Slave Harriet to the use of Rebecca, and the slave
Kitty to the use of Eliza - and as to the remaining third part of the
Tavern Coffe House and Premises aforesaid to the use of my Grand
Daughters Louisa and Anna Maria Seton and their Heirs; also
the said Slaves Benjamin and Slave William as to the Slave
Benjamin to the use of Louisa and the Slave William to
the use of Anna Maria, and as to the said Slave Household and
Kitchen furniture to the use of my said four Grand Daugh-
ters equally to be divided. Provided always and on this condition
that if one or more of my said Grand Daughters shall die under
age and without leaving Children living at the time of the death
of such Grand Children or Child then the Estate hereby limited
to the Grand Child or Grand Children so dying shall be enure
to the use of the survivor or survivors of my said Grand Chil-
daughters of my deceased Children Eliza and Anna Seton and if
they all die under age and without leaving Children or de-
scendants living at the time of their death, then to the use of
my Son Francis and my Daughter Catharine McCray and their
Heirs. I do moreover expressly direct that my Executors shall
not pay to any Guardian of my said Grand Daughters or to
any other person on their account during their minority except
to their husbands if they marry any greater portion of the rents
and profits of the Estate devised to their use than my said Execu-
tors may deem reasonably sufficient for the purpose of main-
tenance and Education.

I devise to my daughter Catharine McCray the House
and Lot on the East side of Pitt Street now occupied by her

during her life and after her Death to her Sons James, Willoughby and John
Wise and their Heirs. The residue of my Estate real and per-
sonal, I devise to my Executors and the survivors and the Heirs
of such survivors to be sold for the payment of my Debts, and if
any surplus remains to my Son Francis Wise. But it is my
will that no claim carried by any act of limitation shall be
considered as entitled to payment out of this fund or any other
part of my Estate. I appoint my Friends Adam Lynn Geo-
rge Deneale and John Roof Executors of this my last Will. In the
presence whereof Adam Lynn hath by my direction and in my
presence hereunto subscribed my name this first day of June 1815
subscribed by Adam Lynn John Wise
with the name of the said John Wise in his presence and
by his direction, who before us published and acknowledged
the foregoing instrument to be his last Will and Testament
In witness whereof we have hereunto set our hands in presence
of said John Wise

Charles McRae
Smith Minor
Josiah Coryton

At a Session of the Orphans Court for
the County of Alexandria in the District of Columbia the 1st
day of November 1815 this last Will and Testament of John
Wise deceased was presented to the Court by Adam Lynn one
of the Executors therein named and proved in due form
of Law by the said Adam Lynn Charles McRae and Smith
Minor Witnesses thereto and ordered to be recorded

Jest A. Moore Regd. Wm.

Judge of the Orphans Court for the County of Alexandria
in the District of Columbia and his successors in office
in the sum of Two 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 20th day of January 1816.

The Condition of the above obligation is that of the
above bound. Adam Lynn Executor of John Wise de-
ceased, to 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, do exhibit
unto the said Orphans Court at such times as he shall be
theretore 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 in
doing therein, when thirurto required by the said Court and further
to well and truly pay and deliver all the legacies contained
and specified in the said Will as far as the said Goods, chattle
s 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

J. Moore

Reg: Wills

Adam Lynn *pd*

Peter Wise *pd*

Dan McLeod *pd*

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A deposition of the Orphans Court for the County of Alexandria in the
District of Columbia the 20th of January 1816. The parties to this bond
acknowledge the same to be their act and deed, and it was ordered to
be recorded.

Test. C. Moore,

In the name of God Amen. I William Goddard of the
town of Alexandria in the District of Columbia do make my
last Will and testament as follows to wit.

Imprimis. I direct all my just debts and funeral
expences to be paid out of my estate.

Iitem. I give to my wife during her widow hood the
house and lot on which I now reside, but in case of her marriage
or death whichever shall first happen, I give and devise the
said house and lot to my son William Goddard and John
Campbell and James Campbell and Matilda Dilcher
and their heirs forever.

Iitem. I direct that all my garden lot shall be rented
out and the profits thereof to be applied towards the main-
tenance of my family.

Iitem. I give devise and bequeath to my brother John
Goddard his heirs and assigns forever thirty feet front on
the North West corner of the lot I purchased of Thomas Cook
and one hundred and twenty three feet five inches deep
and the balance of the said lot I give and devise equally
between my wife and my son Wm Goddard and Spencer
Grey, John Campbell, James Campbell and Matilda Dilcher
and their heirs forever.

Iitem. I give and bequeath to my son William my black lot

(84)

At a session of the Orphans Court for the County of Alexandria in
the District of Columbia the twenty fourth day of October 1815 the
parties to this bond acknowledge the same to be their act and deed
and it was ordered to be recorded

A. Moore Keys Wills

Know All Men by these presents that we Elisha W. Jackson
and Alex. Moore are held 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
one hundred dollars to the payment whereof we will and truly
to be made, we bind ourselves our heirs Executors and Administrators
jointly severally firmly by these presents sealed with our seals
and dated this twenty fifth day of October 1815

The Condition of the above obligation is such the above
bounden ~~Elisha W.~~ Jackson shall well and truly perform the office
of Administrator of Robert Brooke late of Alexandria deceased
according to law and shall in all respects discharge the duties
of him required by law as Administrator aforesaid without any inji-
ury or damage to any person interested in the faithful performance
of the said office the above obligation shall be void if it is shown
to be in full and virtue

Sealed and Delivered

In presence of

A. Moore

Elisha W. Jackson 

A. Moore 

I John Wise of the town of Alexandria of the district of Columbia
do make this my last Will and testament revoking and annulling all former
Wills by me at any time herebefore made.

I desire to my Executors herein after named the Tavern
Coffy House and Premises now in the occupation of Thomas Triplett
they paying the Taxe and repairs and Insurance against fire and
I do direct that the Premises be always insured. I also devise
to my Executors the following Slaves. That is to say - Benjamin
William - Harriet and her increase - Kelly and her increase
And all my Plate Household and Kitchen Furniture to
hold to my Executor and survivors of them and their Heirs Exe-
cutors and Administrators of such survivors for ever. I trust
however for the following uses and purposed that is to say - One
undivided Third part of the said Tavern Coffy House and
Premises occupied by Thomas Triplett to receive the rents
and Profits thereof and after deducting expences as aforesaid
to pay over the same to my son Francis during his life. And
after his death then to the use of his Wife if he have any
during her life unless said Francis shall by his Will otherwise
direct and if the said Francis leave any Children a Child
then to the use of such Child or Children and their heirs for
such Interest and Estate as he may by Will duly execute for passing
Real Estate direct and appoint - Subject to the right of the wife
of the said Francis as before mentioned - and if the said
Francis make no such Will then to the use of his Children
and their descendants living at the time of his death, as if he
had Died Intestate seized in fee according to the statue of
descents - Still however subject to the right of his wife as aforesaid
mentioned - And if the said Francis die without having any
children or their descendants living at the time of his death,
then to the use of my Grand Daughters - Rebecca and Anna
Bates and of my Grand Daughters Louisa and Anna Maria Weston

and their Heirs equally to be divided amongst them and their Heirs.
I also Devise one third of the said Tavern Coffe House and Premises
as aforesaid to the use of my Grand Daughters Rebecca and Eliza Set-
ton and their Heirs also the slaves Harriet and Kitty and their
increase, the Slave Harriet to the use of Rebecca, and the Slave
Kitty to the use of Eliza - and as to the remaining third part of the
Tavern Coffe House and Premises aforesaid to the use of my Grand
Daughters Louisa and Anna Maria Seton and their Heirs, also
the said Slaves Benjamin and Slave William as to the Slave
Benjamin to the use of Louisa and the Slave William to
the use of Anna Maria, and as to the said plate Household and
Kitchen furniture to the use of my said four Grand Daugh-
ters equally to be divided, Provided always and on this condition
that if one or more of any said Grand Daughters shall die under
age and without leaving Children living at the time of the death
of such Grand Children or Child then the Estate hereby limited
to the Grand Child or Grand Children so dying shall be enure
to the use of the survivor or survivors of my said Grand Chil-
dren or of my deceased Children Eliza and Anna Seton and if
they all die under age and without leaving Children or de-
scendants living at the time of their death, then to the use of
my Son Francis and my Daughter Catharine McCrea and their
Heirs. I do moreover expressly direct that my Executors shall
not pay to any Guardian of my said Grand Daughters or to
any other Person on their account during their minority except
to their husbands if they marry any greater portion of the rents
and profits of the Estate devised to their use than my said Execu-
tors may deem reasonably sufficient for the purpose of mainta-
inance and Education.

I devise to my daughter Catharine McCray the House
and Lot on the east side of Pitt Street now occupied by her

during her life and after her Death to her Sons James, William and Hen-
ry and their Heirs. The residue of my estate Real and per-
sonal, I devise to my Executors and the survivors and the Heirs
of such survivors to be sold for the payment of my debts, and if
any surplus remains to my Son Francis Wise. But it is my
will that no claim carried by any act of limitation shall be
considered as entitled to payment out of this fund or any other
part of my estate. I appoint my Friends Adam Lynn, George
Deneale and John Hoof Executors of this my last Will. In the
presence whereof Adam Lynn hath by my direction and in my
presence hereunto subscribed my name this first day of June 1815
subscribed by Adam Lynn John Wise
with the name of the said John Wise in his presence and
by his direction, who before us published and acknowledged
the foregoing Instrument to be his last Will and Testament
In witness whereof we have hereunto set our hands in presence
of said John Wise
Cha McRright
Smith Minor
Sarah Coryton

At a Session of the Orphans Court for
the County of Alexandria in the District of Columbia the 1st
day of November 1815 this last Will and Testament of John
Wise deceased was presented to the Court by Adam Lynn one
of the Executors therein named and proved in due form
of Law by the said Adam Lynn Charles McRright and Smith
Minor. Witnesses thereto and ordered to be recorded

for A. Moore Esq^r

Know all Men by these presents that we Nicholas Leigh, Leonard Cook and Presley Barker 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 fifteen 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 13th day of January 1816.

The Condition of the above obligation is that if the said Nicholas Leigh Administrator of James Clark deceased, do make a true and perfect Inventory of all and singular the Goods, Chattles Credits of the said deceased which have or shall come to the hands possession or knowledge of the said Administrator or into the hands or 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, Chattles and Credits, do well and truly Administer according to law, and make a just and true account of his acting and doing therein when thereunto required by the said Court and shall in all respects perform the duties of Administrator aforesaid according to law. Then this obligation to be void, else to remain in full force.

Sealed and delivered

In the presence of

A Moore *leg. Wm.*

Nicholas Leigh *Seal*

Leonard Cook *Seal*

Presley Barker *Seal*

Know all Men by these presents that we Letitia Kennedy, James L. McKenna, James Kincaid and James Sanderson 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 the payment wherefore 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 20th day of January 1816.

The Condition of the above obligation is such, that if the above bound Letitia Kennedy shall well and truly perform the office of Administratrix of James Kennedy sum deceased according to law, and shall in all respects discharge the duties of her required by law as Administratrix aforesaid without any injury or damage to any person interested in the faithful performance of the said office, then the above obligation shall be void it is otherwise to be in full force and virtue in law.

Signed sealed and delivered } - Letitia Kennedy *Seal*,
In presence of } J. L. McKenna *Seal*
A. Moore } J. Kincaid *Seal*

R. Wills } J. Sanderson *Seal*

Know all Men by these presents that we Adam Lynn, Peter Wise and Daniel McLeod 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 Two 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 20th day of January 1816.

The Condition of the above obligation is that if the
above bound Adam Lynn Executor of John Missold
ceased, to 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
therefore 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 thereunto 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 chatta-
tles 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

C. Moore

R. H. Williams

Adam Lynn P.S.
Peter Rose D.D.
Dan McLeod F.D.

At a session of the Orphans Court for the County of Alexandria in the
District of Columbia the 20th of January 1816. The parties to this bond
acknowledge the same to be their act and deed, and it was ordered to
be recorded.

Test. C. Moore,

In the name of God Amen. I William Goddard of the
town of Alexandria in the District of Columbia do make my
last Will and testament as follows to wit.

In witness. I direct all my just debts and funeral
expenses to be paid out of my Estate.

I Item. I give to my Wife during her widowhood the
house and lot on which I now reside, but in case of her marriage
or death whichever shall first happen. I give and devise the
said house and lot to my son William Goddard and John
Campbell and James Campbell and Matilda Dilchka
and their heirs forever.

Item. I direct that all my garden lot shall be rented
out and the profits thereof to be applied towards the main-
tenance of my family.

Item. I give devise and bequeath to my Brother John
Goddard his heirs and assigns forever thirty feet front on
the North West corner of the lot I purchased of Thomas Cook
and one hundred and twenty three feet five inches deep
and the balance of the said lot I give and devise equally
between my wife and my son Wm Goddard and Spencer
Grey, John Campbell, James Campbell and Matilda Dilchka
and their heirs forever.

Item. I give and bequeath to my son William my black lot