

Goods Chattels and Credits will extend according to the value thereof, and as the law shall charge, then this obligation to be void or to remain in full force

Scaled & Delivered
in presence of
the Court

Wm. M. Dundas

At a Session of the Orphans Court for the County of Alexandria in the District of Columbia the 25th day of September 1813. The party to this bond acknowledged the same to be his Act and deed and it was ordered to be recorded.

Test A. Moore Reg.

In the Name of God Amen I Joseph Crandall of the Town of Alexandria being of sound and disposing mind memory and understanding do make and declare this to be my last will and Testament revoking all others.

My will and desire is that all the interest I have in the brick house on Union Street built by my father and now occupied by Mr. Neal shall be sold by my executors and the money arising therefrom to be applied to the payment of my just debts and that all the property of what I own now in possession or am in any manner entitled to of what soever nature or kind it may be, shall be sold by my father in law

McKenzy Talbot of Fairfax County State of Virginia in trust for the use of my wife and at her decease to be equally divided between the children. Lastly I nominate and appoint my friends Mr. Anthony Rhodes and the said McKenzie Talbot executors of this my will, as Witness my hand and feet this 17th September 1813

Signed Scaled Published

acknowledged in presence of

Wm. Hubert Jr
Benj. Wood

Joseph Crandall

At

At a Session of the Orphans Court for the County of Alexandria in the District of Columbia the 2^d day of October 1813. This last will and Testament of Joseph Crandall deceased was presented to the Court by Anthony Rhodes and Mr. Kenzy Talbot the Executors therein named and proved in due form of Law by William Hubert Junr and Benjamin Wood witnesses to the same and ordered to be recorded

Test Alex. Moore Reg.

Know all Men by these presents that we Anthony Rhodes and Philip G. Marsteller are held and firmly bound unto George Fairfax 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 second day of October 1813.

The condition of the above obligation is, that if the said Anthony Rhodes Executor of Joseph Crandall 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 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 doings 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 or to remain in full force

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in presence of
the Court

Anthony Rhodes
Philip Marsteller

At a Session of the Orphans Court for the County of Alexandria in the District of Columbia the second day of October 1813. The parties to this bond acknowledged the same to be their Act and deed and it was ordered to be recorded
Test Alex. Moore Reg^{is}

Know all Men by these presents that we McHenry Talbot and John Adam are held and firmly bound to George Griffin 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 second day of October 1813

The Condition of the above obligation is, That if the said McHenry Talbot Executor of Joseph Remondell 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 do exhibit unto the said Orphans Court, at such times as he shall be there to required by the said Court, and further goods Chattels and credits do well and truly administer according to law, and make a just and true account of his doings and doings 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 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 & Delivered
in presence of }
the Court

McHenry Talbot Esq^r
John Adam Esq^r

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

Test
Alex. Moore Reg^{is}

Know all Men by these presents that we Elizabeth Lomax & Levi Talbot are held and firmly bound to George Griffin 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 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 October 1813

The Condition of the above obligation is such that if the above bound Elizabeth Lomax Guardian of James Mccluskin Orphan 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 of the said Guardian when the said Orphan shall have age or when there is required by the said Court and also shall well and truly save harmless and indemnify the said Judge of the said 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 to remain in full force and virtue

Sealed & Delivered
in presence of }
the Court

Elizabeth Lomax Esq^r
Levi Talbot Esq^r

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