

of which is to be paid by my Executor out of my Estate
 I give to my grand daughter Elizabeth Sinclair Blackburn all the
 money that may be due to me at my Death not otherwise devised, and
 in case of the Death of any of the Devises aforesaid before me it is my
 intention that the devise to the person or persons so dying shall go to their bro-
 thers and sisters if any surviving if not then to the next of kin among my
 children and grand children equally to be divided it being my intention that
 each devise should have its full effect and nothing to be taken from either.

And Lastly I appoint the Hon^{ble} Bushrod Washington of Mount
 Vernon my Executor of this my last Will and Testament, bearing date
 this Fifth day of January Eighteen hundred and Fifteen, hereby revoking
 all others

Signed, sealed and delivered and de-
 clared by Christian Blackburn as her
 last Will and Testament in our pre-
 sence at one and the same time who
 attest the same at her request and in
 her presence and in the presence of each
 of us this Fifth day of January Eight-
 een hundred and Fifteen

Christian Blackburn Exec^{ut}

District of Columbia 18th Jan^y

Bushrod Washington Jr. Do it remembered that on the 19th day of
 Mary See Herbert (January in the year of our Lord one thousand
 N. Herbert Eight hundred and fifteen before me Alexander
 Moore Register of Wills for the County of Alexandria in the District aforesaid
 this last Will and Testament of Christian Blackburn deceased was proved
 in due form of Law by Mary See Herbert and Noble Herbert two of the
 subscribing witnesses thereto and on the same day the Honorable Bushrod Was-
 hington the Executor named in the said Testament, qualified to the same and
 gave bond and security according to Law. Whereupon Letters Testamentary
 were granted him by me the said Register Test

A. Moore
 Reg^r Wills

Know all men by these presents that we Bushrod Washington Noble
 Herbert and John D. Hubert are held and firmly bound to Noble Young
 Esquire Judge of the Orphan's Court for the County of Alexandria in the
 District of Columbia and his successors in office in the sum of six 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 14th day of Janu-
 ary 1815

The condition of the above obligation is that if the said Bushrod Wash-
 ington Executor of the last will and Testament of Christian Blackburn 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 Bushrod Washington or into the hands or possession of
 any other person or persons for him and the same do exhibit unto the said
 Orphan's 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 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 or else to remain in full force

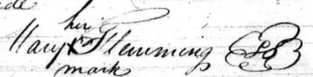
Sealed and Delivered in
 the presence of
 Bush. Washington 
 N. Herbert 
 J. D. Hubert 
 A. Moore Reg^r Wills

The last Will and Testament of Mary Flummings of the Town of Alexandria
 County of Alexandria and District of Columbia
 Imprimis I desire that my just Debts and Funeral Expenses be first paid
 by my Executors hereafter named
 Item I give and Devise to my son William P. Simmons a negro woman na-
 med Charlotte, her son Lewis another son named Sam and a small boy not
 Christianed intended to be called Dennis to be held by him young his life and

341
if he has no child or children while he lives, but if he has to him his Ex-
ecutors Administrators and assigns forever: but in the case of his having no child-
ren I give him the use of the said Negroes during his life and in that case
to devolve upon the heirs I have besides my son William as the Law will direct.
Item I give and bequeath to William Alexander Otto Bowie his Executors
Administrators and assigns forever a negro girl named Mary and another
girl by the name of Inacee. The said William Alexander Otto Bowie
being the son of Theophilus Bowie.

Item I give and bequeath to Isacary Bowie another son of Theophilus Bowie
a negro woman named Ellen and her child Harriette with their increase
to him his Executors Administrators and assigns forever.

Item I give and bequeath to Theophilus Lewis Simmons Bowie and her
son of the said Theophilus Bowie his Executors Administrators and assigns
one negro man named Lawson.

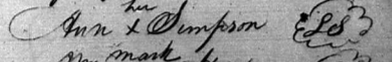
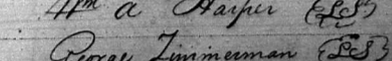
Item I give and bequeath to my grand daughter Ellis Ann Maria
Bowie Daughter of Theophilus Bowie all the household and Kitchen Furni-
ture I may die possessed of and to her Executors Administrators and assigns
forever. And I give the increase of all the female staves her unto the different
Legates their Executors Administrators and assigns. And lastly I constitute
and appoint my son in law the said Theophilus Bowie and my said son
William D Simmons Executors of this my last Will and Testament
herely revoking all others by me heretofore made
Signed Sealed published and attested by the } ⁱⁿ Mary Flemming 
said Mary Flemming as and for her last }
will and Testament in presence of

John Moore } Be it remembered that this 24th day
John Cochran } January 1815. this last Will and Test-
ament of Mary Flemming Dec^d was proved in due form of Law by John
Moore and John Cochran the witnesses thereto before me Alexander Moss
Register of Wills for the County of Alexandria in the District of Columbia

Test



Know all men by these presents that Anne Simpson William A Harper
and George Zimmerman are held and firmly bound to Deputy Young Esq^r
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
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 sever-
ally, firmly by these presents Sealed with our seals and Dated the Seventh day
of February 1815

The condition of the above obligation is that if the said Anne Simpson
Administratrix of the goods chattes and Credits of Francis Simpson Deceased
Do make a true and perfect Inventory of all and singular the Goods
Chattes and Credits of the said Deceased which have or shall come to the
hands possession or knowledge of her the said administratrix or in the hands
or possession of any other person or persons for her and the same to make do exhibit
unto the said Orphans Court when she shall be therunto required by the said
Court. And such Goods Chattes and Credits do well and truly administer ac-
cording to Law and further do make a just and true account of all her dealings
and doing therein when thereto required by the said Court. And all the rest of the
said goods chattes and Credits which shall be found remaining upon account
of the said administratrix the same being first examined and allowed by
the Judge of the said Court for the time being, shall deliver and pay
unto such persons respectively as are entitled to the same by Law, and if it
shall hereafter appear that any last will and Testament was made by the
Deceased and the same be proved in Court and the Executor obtain a certifi-
cate of the probate thereof and the said administratrix do in such case
being required render and deliver up her letters of administration. Then
this obligation to be void, else to remain in full force
Sealed and Delivered in the } ⁱⁿ Anne Simpson 
presence of } ⁱⁿ Wm A Harper 
George Zimmerman 
A. Moore }
Reps wills