

In God's holy name, amen, I Mathew Perrin, born at the town of Lyon in France, now a citizen of the United States of America, and President of the Town of Alexandria and District of Columbia, where I have resided about thirty years, do make ordain and Declare this instrument written with my own hand to be my last Will and Testament, hereby Revoking all other will or wills by me made, or intended to be made. Imprimis, I will and Bequeath unto my beloved brother Robert Perrin of the said Town of Lyon in France and his heirs forever all the stocks ~~which~~ ^{I hold} in the Burck of Alexandria and in the Burck of Potomack and in the Fire insurance Compagny of Alexandria: it is my will that the said stocks with such Dividens as me accrue thereon shall not be paid over or transferred, to my said brother Robert Perrin or his heirs, or assigns until him, or them shall give full power duly authenticated and legalised by the American consul ^{resident} in France for that purpose. Item 2nd I will and Bequeath unto Jane Moreley who has lived in my family about Twenty five years all my real property in the Town of Alexandria to be enjoyed and possessed by her, for and during her natural life only and not otherwise and after her Decease I will and Bequeath the said real property to my friend Peter Hawett Moreley, son of the said Jane Moreley and his heirs forever. Item 3rd I will and Bequeath unto my said beloved Friend Peter Hawett Moreley all the Merchandise Goods in my store, my household and Kitchen furniture, Silver Plate, Books and my gold watch, and it is my will and desire that he permit his mother to have the use in common with himself, of the household and Kitchen Furniture during her single and unmarried life. Item 4th I will and bequeath to the said Jane Moreley my Slave called Peggy and her increase to her heirs - it is also my will that my negro woman called Sally or Sarah to be set at liberty and have her freedom forever. Item 5th I will and Bequeath to my said brother Robert Perrin and his heirs forever

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all ^{and} any estate which I may, wish I may be entitled to in Europe either real personal or mixed. Item 6th I will that all my just Debts, clearly proved, be fully discharged, and the rest and residue of my Estate I will and bequeath to my said beloved Robert Perrin after paying my funeral expences. Item 7th and lastly I do hereby nominate and appoint Richard M Scott of Bush hill Esq & Anthony Charles Bazevoe Esq merchant of Alexandria to be my Executors to carry this my last will into effect. Signed with my own hand this 31st Day of June 1814. The year of our Lord one Thousand Eight Hundred & Fourteen

Mitnups
Ambs Dape
J. C. Penrī
Addit to my last will

Mathew Perrin

I, Mathew Perrin in my perfect sense and having my recollect ^{perfect} Do hereby declare that it to be my last Will Dated ^{at} Thirty June Thousand eight hundred and Fourteen into Effect and Executed the same in full force as aforesaid. Item it is also my will and my strict order to impose on my said Brother Robert Perrin or his heirs, to settle all account unsettled between Late Perrin guesell neunser fits at Lyon in France and late Perrin Brother at Alexandria, Virginia, District of Columbia at the first cost and risk of my said Brother or his heirs and forward in full force to my said Executors or their Representatives the result and account signed and receipt. Duly authenticated and legalised by the Americaine Consul in France for that Purpose = also prior to his Receiving his Legacy from my said Executors who are hereby directed to see that all such accounts be completely settled - previous to paying the same the said Stocks and Dividends shall not be paid over or Transferred as it is aforsaid mentioned in my will dated Thirty June, Thousand

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Eight Hundred and Fourteen till my said Brother Robert Perrin or his heirs give full account to my said Executors or other Representative and Definitively a end to this account (unsettled) interly settled and Duly authenticated as aforesaid. Afterwards I enjoin to my said Brother Robert Perrin or his heirs to forward a power attorney, Legal used by the American Consul in France for that purpose, to receive of the hands of my said Executors or their Representative his Legacy (and no otherwise) Item I bequeath to my beloved brother Robert Perrin or his heirs my legacy also the legacy of my late Brother Joseph Marie Perrin, the only heir of his will what is owed by my Brother Jean Baptiste Perrin the eldest son and heir of my late Father Robert Perrin at Lyon in France, signed with my own hand this day of 18th August 1814, the years of our Lord one Thousand eight hundred and fourteen

Alexandria 18th Aug 1814 Mathew Perrin

As a Jepson of the Orphans Court for the County of Alexandria in the District of Columbia the 9th day of December 1814 this last will and Testament and Codicil thereto of Mathew Perrin Decesas was presented to the Court by Richard M Scott one of the Executors there named and proved by Cleon Moore and Alexander Moore to be wholly written and signed by the Testator and orareato be recorded And the said Executor having qualified to the said Testament and given Bond and Security Letters Testamentary were granted him Anthony Charles Carenove also an Executor named in the said Will renounced his Executorship

Test

A Moore
Regt Mills

I know all men by these presents that we Richard M Scott Thomas Swann and Cleon Moore are held and firmly bound to Robert Young Esquire Judge of the Orphans Court for the County of Alex andia in the District of Columbia in the sum of Twenty Thousand Dollars to which payment well and truly to be made to the said Robert Young 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 Ninth day of December 1814

The Condition of the above obligation is that if the said Richard M Scott Executor of the last Will and Testament of Mathew Perrin Decesas 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 of possession of any other person or persons for him and the same so made do exhibit unto the said Orphans Court at such time as he shall be thereto required by the said Court. And the said Goods chattels and credits to well and truly administer according to law and make a just and true account of his actions and doing therin where therunto 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 Chattels and credits will extend according to the value thereof and as the Lawyer charge Then this obligation to be void or else to remain in full force

Sealed and Delivered
in the presence of
The Court

Richd M Scott Esq^r
Tho. Swann Esq^r
Cleon Moore Esq^r

As a Jepson of the Orphans Court for the County of Alexandria in the District of Columbia the Ninth day of December 1814. The parties to this bond acknowledged the same to be their act and deed and it was ordered to be recorded

A Moore Regt Mills