

Know all men by these presents that I John Price Wilmer am held and firmly bound unto Christopher Hale Esq. Judge of the Orphans Court of Alexandria County, 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, I bind myself, my heirs Executors and Administrators jointly and severally, firmly by these presents sealed with my seal and dated this 1st day of August 1828.

The Condition of the above Obligation is such that if the above bound - John Price Wilmer, shall well and truly perform the office of Executor of William H. Wilmer deceased, according to law then the above obligation to be void, else to remain in full force and virtue in law.

John P. Wilmer.

L.S.

Witness

A. Moore

Reg'd wills.

Sealed

At a session of the Orphans Court, in the County of Alexandria in the district of Columbia, the 3rd day of August 1828, this last will and testamento of William Harden deceased was proved in due form of law by Simon Darn and Robert Ball two of the witnesses thereto, and ordered to be recorded. And administration with the will annexed was granted to Ann E. Harden his widow.

Teste. A. Moore. Reg'd will.

I Ann Elizabeth Harden, widow of William Harden deceased do renounce the provision made for me by his will and take instead thereof my legal rights as provided by the act of assembly of Virginia and - Given under my hand and seal this 3rd day of August 1828.

Ann E. Harden. L.S.

Witness
A. Moore {

The last will and Testamento of William Harden of the County of Alexandria in the district of Columbia, considering the uncertainty of this mortal life and being of sound mind and memory blate, be it known of god, for the same somwhat did my last will and testamento after my just debts are paid, I give all the property I possess to my beloved wife Ann Elizabeth Harden during her natural life, to my son Charles Wesley Harden and my daughter Maria, and to Maria when arrived to lawfull age my wife go that she be sole guardian for my children during her life if she shall, along her surviving me, alone and from and after her decease or second marriage, I appoint my trusty friend Robert Ball to act for them he his heirs or assigns. Secondly, I will all my estate with the appertaining thereto and so to my son Charles Wesley Harden when he comes of age he and his heirs for ever, his paying his sister Mary Ann Harden two hundred dollars - Leave a bond due from Naval Beauchamp in Kentucky to me for two hundred and eighty five dollars out of that I wish fifty two dollars a piece paid to John Correll and George Jackson Correll it being left with me for them to remain to go toward educating my children etc. this I promise my will as witness my hand and seal this 17th day of June 1828.

Wm. Harden. L.S.

Witness John Richard.

Know all men by these presents that we, Ann Elizabeth Harden and Wesley Carter, are held and firmly bound unto Christopher Hale Esq. 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 by these presents sealed with our own seals and dated this 3rd day of August 1828.

The Condition of the above Obligation is such that if the above bound - Ann Elizabeth Harden administratrix by with the will annexed of William Harden late of Alexandria County see &c shall well and truly perform said office according to law then said obligation to be void else to remain in full force and virtue in law.

Sealed and witnessed in presence of the Co. L - }
Wesley Carter L - }
A. Moore. Reg'd wills. L.S.

I wish after my death that the two hundred dollars I now have in the hands of Mr. John Gubb should be equally divided between him and George Ira Thomas. No relation of mine is to have any thing that belonged to me. I appoint Thomas W. Head as my Executor of this my last will and Testamento being made this 14th day of July 1828 and acknowledged and signed and published at such further presence of

Moses T. Hall.

J. W. Head.

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A transcription of the Ophan Court for the County of Alexandria
in the district of Columbia the 9th day of August 1828. the last will and
Testament of Moses Seal deceased was proved by the witnesses thereto and
ordered to be recorded. And letters Testamentary were granted to them
as W. Hewitt the Exec^t thereof named.

Letter - A. Moore Reg' wills.

Know all men by these presents that we Thomas W.
Hewitt and William Washington are held and firmly bound unto
Christopher Hale Esq^t Judge of the Ophan Court of Alexandria
County in the district of Columbia, and his successors in office in
the sum of five hundred 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 9th day of August 1828.

The Condition of the above Obligation is such that
if the above bounden Thos. W. Hewitt shall well and truly perform
the office of Executor of Moses Seal deceased according to law,
then the above obligation to be void else to remain in full
force and virtue in law.

S. W. Hewitt. L.S.
Wm. Washington. L.S.

A. Moore Reg' wills.

I John A. Sommers of Alexandria County and district of Colum-
bia do make and ordain this my last will and Testament and
first recommend my soul to the mercy of God hoping that he
will for the sake of Jesus Christ my Redeemer, purify and receive
it to himself. and as I am owing some debts and also feeling anxi-
ous for the welfare of my wife and children, and knowing that
some of my property must be sold to pay those debts. Thereby author-
ize my wife who I shall name as the Executrix to this my will, to
sell either my personal property or my land wherein I now live, at
the will the advice of her friends may think best, for that purpose.
The balance I wish her to retain for the use of herself and support
of our children during her life, and after her death to be equally
divided amongst all my children. To wit: Adelene Virginia
John Wallace, Charles Augustus Simon Lafayette, Adela and
Henry and Ann Elizabeth Baggett to them and each of them, and their
heirs forever. It is my will that no apportionment be made of
my property during the life time of my wife, and having full

without giving security. Thereby name and appoint my beloved
wife Susanna Sommers, the Executrix to this my last will and Testa-
ment and this Society, fifteenth day of September, in the year of our
Lord eighteen hundred and twenty eight.

John A. Sommers. L.S.

Witness in the presence of

John Delin.

Smith Minor.

Matilda Young.

A transcription of the Ophan Court for the County of Alexandria in the
district of Columbia the 31st day of October 1828. this last will and Tes-
tament of John A. Sommers exec^t was proved by John Delin and Smith
Minor two of the witnesses thereto and ordered to be recorded. And
Letters Testamentary were granted to her.

As above written

A. Moore.

Reg' wills.

Know all men by these presents that I Susanna
Sommers am held and firmly bound unto Christopher Hale Esq^t
Judge of the Ophan Court of Alexandria County in the district
of Columbia, and his successors in office, in the sum of four thou-
sand dollars to the payment whereof well and truly to be made
bind myself, my heirs Executors and Administrators, jointly by
these presents sealed with my seal, and dated this 31st day of
October 1828.

The Condition of the above Obligation is such that
if the above bounden Susanna Sommers shall well and truly perform
the office of Executrix of John A. Sommers exec^t according to law, then the
above obligation to be void else to remain in full force.

Sealed and delivered in
presence of the Court.

Susanna Sommers. L.S.

A. Moore, Reg' wills.

I Samuel Baggett being in the possession of my senses do declare
this to be my last will and testament which is as follows. I will
that my wife Elizabeth Baggett and myself should take the
charge of all my real and personal estate for the common use and
benefit of my wife and our children, and that no division shall
take place of any part of my estate until my youngest child ar-
rives at the age of twenty one. It is my will that my wife to-