

And if both my Executors should die before all the said Children should be of age, then I request the Judge of the Orphans Court to appoint a Guardian or Guardians for them to see that the Children be carefully educated and maintained out of the funds left them.

If unfortunately any dispute shall arise respecting the meaning of any part of this will from the want of cleanness of expression, my will is that such dispute be referred to two Arbitrators one to be chosen by my Executors and one by such of the legatees as shall be dissatisfied which Arbitrators in case of disagreement shall choose a third and the award of any two of them shall be as valid and binding on the parties as a decree rendered in court and should any of the legatees refuse to abide by such award

I hereby declare the person or persons so refusing shall hereby forfeit and lose all claim to the property and benefit devised by this will which devises or devises shall go to those legatees (meaning my grandchildren) who shall be content and their heirs: but should all my grandchildren refuse to acquiesce in such award, I then will and order that all the property herein devised to them be given equally to Moses Letty and Juliana Eliza and their heirs.

In Testimony of which I have hereunto set my hand and seal this twenty eighth day of February in the year of our Lord eighteen hundred and seven-

ten.
Published and declared by William }
Hopburn the Testator in our presence }
as his last Will and Testament.

Wm Hopburn Seal

John A. Stewart
John Johnston
James Johnston
John Ramsay

Be it Remembered that on the 26th }
day of May 1817 before me Alexander }
Moore Register of Wills for the County }
of Alexandria, in the District of Columbia, came }
John A. Stewart one of the subscribing witnesses

to the said last Will and Testament of William Hopburn decd. and proved the same in due form of law. And on the 29th day of the said month in a year John Ramsay also a Witness to the said Will and Testament appeared and proved the same in due manner as aforesaid. And on the 6th day of August in the year aforesaid Frank State and Elizabeth M. Adams the Executors named in the said Will qualified themselves and gave Bonds and Security in the sum of Fifty thousand Dollars and Letters Testamentary were granted them.

Know all Men by these presents That we Susanna Gruber, William Moore and John Crichton are held and firmly bound unto 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 hundred dollars lawful money of the United States 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 10. day of June 1817.

The Condition of the above obligation is such. That if the above bounden Susanna Gruber shall well and truly perform the office of Administratrix of David Gruber late of Alexandria County 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, else to remain in full force and virtue in law.

Sealed & Delivered }
in presence of }
A. Moore Regt }

Susanna Gruber Seal
William Moore Seal
John Crichton Seal

Know all Men by these presents That we Mary E. Seale, Thomas M. Davis and George H. Wigg are held and firmly bound unto 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 four thousand Dollars lawful money of the United States of America, 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 24th day of June 1817.

The Condition of the above obligation is such That if the above bounden Mary E. Seale as Guardian of Ann Olivia and Mary Louisa Seale shall faithfully account with the Orphans Court of Alexandria

County as directed by law for the management of the property and estate of the Orphan under her care and shall also deliver up the said property agreeable to the order of the said Court or the direction of law and shall in all respects perform the duty of Guardian to the said Orphan according to law then the above obligation shall cease, it shall otherwise remain in full force and virtue in law.

Sealed & delivered
in presence of
A. Moore Reg.

Mary P. Keate *Seal*
Thomas M. Davis *Seal*
George Kan Wise *Seal*

Know all Men by these presents that we Phabe Carl, and Thomas Laurason are held and firmly bound unto Jacob Hoffman, in the sum of six thousand dollars, lawful money of the United States, to the payment whereof well and truly to be made we bind to the said Jacob Hoffman his heirs executors and administrators, we bind ourselves, our heirs executors and administrators jointly and severally, firmly, by these presents sealed with our seals and dated this 25th day of March 1817. Whereas the said Jacob Hoffman is one of the securities of the above named Phabe Carl for the faithful administration of the estate of Henry Staunton Carl deceased, as will more fully appear references being had to the administration Bonds a copy whereof is within written. Now the Condition of the above obligation is such that if the said Phabe Carl and Thomas Laurason shall well and truly save harmless and indemnify the said Jacob Hoffman from all damage and loss by reason of his having become security as aforesaid then this obligation is to be void and of no effect, otherwise to remain in full force & virtue.

Signed, sealed and
delivered in presence of
A. Moore

Phabe Carl *Seal*
Thos Laurason *Seal*

The bond referred to is the administration bond

Know all Men by these presents - That we Nicholas F. Blacklock, Augustine Newton and William F. Thornton are held and firmly bound unto 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 ten thousand Dollars, lawful money of the United States 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 10. day of June 1817.

The Condition of the above obligation is such that if the above bounden Nicholas F. Blacklock shall well and truly perform the office of Administrator of William F. Malby late of Alexandria County deceased according to law and shall in all respects discharge the duties of him required by law as Administrator 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, else to remain in full force and virtue in law.

Sealed & Delivered
in presence of
A. Moore

Nicholas F. Blacklock *Seal*
Augustine Newton *Seal*
William F. Thornton *Seal*

Know all Men by these presents - That we Elizabeth Simpson, Henry Davis and John M. Beedle are held and firmly bound unto 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 hundred dollars lawful money of the United States 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 17. day of June 1817.

The Condition of the above obligation is such - That if the above bounden Elizabeth Simpson shall well and truly perform the office of Administrator of William Simpson deceased according to law and shall in all respects discharge the duties of her required by law as Administrator aforesaid without any injury or damage to any person interested in the faithful per-