

At a session of the Orphans Court for the County of Alexandria in the District of Columbia the twenty fifth day of February 1812. The parties to this bond acknowledged the same to be their act and deed and it is ordered to be recorded.

Test. Alext. Moore Regt.

Alexandria Feb: 20th 1812

It is my will and pleasure that my Slave Susan receive from the Executors of her Father anything they may be pleased to give her from time to time the property of her deceased father.

W. D. Brooks

I know all other by these presents that we Ezra Lunt and Dennis Kinsey are held and firmly bound to George Gispin 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 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 jointly by these presents. Sealed with our Seals and dated the 3^d day of March 1812.

The condition of the above obligation is, that if the said Ezra Lunt Administrator with the Will annexed of Ezra Lunt 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 of his possession or knowledge of the said Ezra Lunt or into the hands or possession of any other person or persons for him and the same so made to 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 actions 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 according to the value thereof and as the Law shall charge then this obligation to be void else remain in full force.

Ezra Lunt
Sealed and delivered in presence of
Dennis Kinsey

At a session of the Orphans Court for the County of Alexandria in the District of Columbia the third day of March 1812. The parties to this bond acknowledged the same to be their act and deed and it is ordered to be recorded.

Test. Alext. Moore Regt. Will

Know all other by these presents that we Rebecca Pasquall and Frederick Chamberlain are held and firmly bound to George Gispin 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 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 jointly by these presents. Sealed with our Seals and dated the seventh day of March 1812.

The condition of the above obligation is, That if the said Rebecca Pasquall Administrator of the goods Chattels and Credits of Peter Pasquale 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 of his possession or knowledge after the said Peter Pasquale, or in the hands or possession of any other person or persons for him and the same so made to exhibit unto the said Orphans Court when she shall be thereto required by the said Court. And such goods Chattels and Credits do well and truly administer according to Law, and further do make a just and true account of all his actions and doings therein when thereunto required by the said Court, and all the rest of the said goods Chattels and Credits which be found remaining upon account of the said Administrator, 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 paid by the deceased, and the same to be proved in Court, and the Executor obtain a certificate of the probate thereof and the said Administrator 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.

Rebecca Pasquale
Sealed and delivered in presence of
Frederick Chamberlain

At a Session of the Orphans Court for the County of Alexandria in the District of Columbia the seventh day of March 1812 - The parties to this bond acknowledge the same to be their act and deed and it is ordered to be recorded

Test. After attested Accts.

I Richard Wrightman of the County of Alexandria District of Columbia Do make and Ordain this to be my last will and Testament in manner and form following Imprimis. It is my will and desire and I do order and direct that all my just debts and funeral charges be fully satisfied and paid

Item It is my will and desire that my household furniture and my small Stock be reserved to enable my wife to educate support and bring up my Children unless there be any parts thereof which my wife thinks she can part with in which case I direct such parts to be sold and account thereof rendered severally by my Executors

Item to enable my Executors to pay my debts and funeral charges in case the debts owing unto me shall prove insufficient for that purpose - I do hereby order and direct and authorise and empower my Executors herein after named, or such of them as may act, and the survivors and survivor of my acting Executors to determine

Convey two tracts of Land in Allegany County State of Maryland being a part of that body of Land appropriated by the Maryland Legislature as a bounty to the Soldiers of the Maryland line in the continental Service one of the said tracts being described by the number (325) which was allotted to Jacob Myers of the second Maryland Regiment afterwards sold and conveyed unto me, the other tract being described by the number (1554) which was allotted unto Patrick Ridg and likewise sold and conveyed unto me, and in case the said mentioned pieces of land and debts owing to me shall not be sufficient to satisfy and pay the debts owing by me and my funeral Expences, then I leave it to the direction of my Executors to make sale of any other part of my real Estate for that purpose which I hereby authorise and empower them to do in the manner herein before directed making choice of what is least productive towards the maintenance of my family Item It is my will and desire for my beloved wife to draw for her part one third of the rents accruing from my Estate after my just debts and funeral Expences being

fully paid during her life, and the same to be paid quarterly by my Executors

Item I also wish and desire that after the decease of my beloved wife my Estate shall be equally divided between my five Children to wit Roger Shaw, John, Betsy Pratt, Richard and Henry Thomas

Item I likewise wish and desire that when my Estate is to be divided between my said Children after the decease of my beloved wife, that the method too frequently used to procure division by making a sale of the property be not resorted to which mode of division I do hereby expressly forbid

Lastly I nominate and appoint my beloved wife Elizabeth and my friends John Longdon, Joseph Thomas and Matthew Robinson Executors of this my last will and Testament and Guardians of my Children and I also do hereby revoke all former wills by me heretofore made declaring this and no other to be my last will and Testament In witness whereof I have hereunto set my hand and Seal this thirteenth day of December one thousand eight hundred and and six

Signed sealed published & declared

by the said Richard Wrightman
to be his last Will and Testament in
presence of

John Slade Matthew Robinson & Aaron Avery

At a Session of the Orphans Court for the County of Alexandria in the District of Columbia the 7th day of March 1812 This last Will testament of Richard Wrightman deceased was produced to the Court by John Longdon Joseph Thomas and Matthew Robinson the Executors therein named and proved in due form of Law by Charles Glude Matthew Robinson and Aaron Avery the Witnesses thereto and ordered to be recorded and the said Executors having renounced their Presidentship Letter of Administration with the Will annexed and