

Sealed with our seals and dated this 22 day of November 1815.

The Condition of the above obligation is such, that if the aforesaid Jane Hearlhy as Guardian of Kitty and Maurice Hearlhy 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 his care, and shall also deliver up the said property agreeably to the order of the said Court, or the directions of law, and shall in all respects, perform the duty of Guardian to the said Orphans according to law, then the above obligation shall cease; it shall otherwise remain in full force and tenure in law.

Sealed and Delivered
In the presence of

A. Moore
S. D.

c.p.c.

Jane Hearlhy ^{Esq}
Henry Chatton ^{Esq}

I give and devise unto my Wife Elizabeth during her natural Life one third of my real and personal Estate items. I give and devise all the rest and residue of my real and personal Estate unto my Children, William Horatio, Reuben, Mary Elizabeth, Catharine Alexander, Walter their heirs and assigns forever to be equally divided among them, and it is my will and desire that no sale be made of my Household and Kitchen Furniture leaving in the hands of my wife for her accommodation and the use of my children.

Lastly. I nominate and appoint my Wife Elizabeth and my friend Walter Turner Executrix and Executor of this my last Will and Testament and I do hereby revoke any former Will by me heretofore made this and no other to be my last Will and Testament. In witness whereof I have hereunto set my hand and affixed my seal this 31st day of December 1814.

Reuben Dye ^{Esq}

Signed Sealed Published
and declared by the said
Reuben Dye to be his last
Will and Testament in presence of
J. S. Harris

Henry Williams
Elizabeth Turner

A Codicil to my last Will and Testament made this fourth day of April 1815 which require to be as long as my said Will.

I Reuben Dye of the town of Alexandria in the District of Columbia do make and ordain this to be my last Will and Testament in manner following that is to say.

It is my will and desire and I do order and direct that all my just Debts and funeral charges be fully paid.

I give and devise unto my Brother Catherine Mahew the sum of thirty Dollars during her natural Life after the first day of January one thousand eight hundred and seventeen to be paid by my Executors herein after named yearly, and every year at the termination of each year the first payment to be made on the last of the year one thousand eight hundred and seventeen.

96
Give unto my Wife Elizabeth so long as she may remain a widow full power and authority to sell any part of my real and personal estate she may think proper the proceeds from which sale or sales I direct to be vested in bank stock for the use and benefit of my said Wife and my children.

Signed sealed published and declared in presence of

Isaac McLain

Alexander H Bennett

Walker Turner

Reuben Dye ^{Seal}

Second Codicil to my last Will and Testament made this 14th day of October 1815 which require to be as binding as my said Will I give to my Daughter Mary Elizabeth a negro Girl Slave named Emily and her increase to her and Heirs forever.

I give to my Daughter Catharine a negro Girl Slave named Rachel and her increase to her and Heirs forever which slave I purchased since the former part of my last Will was made.

Reuben Dye ^{Seal}

Signed sealed published and declared in presence of

Isaac McLain

Elizabeth Turner

Walker Turner

At a session of the Orphans Court for the County of Alexandria in the district of Columbia the fifth day of December 1815 this last Will and Testament of Reuben Dye deceased was presented

to the Court by Elizabeth Dye and Walker Turner the Executrix and Executor therein named and proved in due form of law by Joseph Harris, Henry Williams, and Elizabeth Turner the Witnesses thereto; and the first Codicil to the said Will was in like manner proved by Isaac McLain, Alexander H Bennett and Walker Turner the Witnesses thereto, and the second Codicil was in manner & foreaid proved by Isaac McLain, Elizabeth Turner, and Walker Turner the Witnesses thereto, and the said Will and Codicils were ordered to be recorded and the Executrix and Executor, having qualified to the said Testament, and giving bond and security according to law - Letters Testamentary were granted them

Res. C. Moore Reg'r Wills

Know all Men by these that we Elizabeth Dye, Walker Turner, Isaac McLain, and Thos Lemiah Berry are held and firmly bound to 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 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 5th day of December 1815

The Condition of the above obligation is that if the said Elizabeth Dye Executrix and Walker Turner Executor of Ruben Dye 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 Executrix and Executor or

96
into the hands or possession of any other person or persons further and the same so made do exhibit unto the said Orphans Court at such times as they 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 their actings 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

A. Moore

Elizabeth Kilton ^(dead)

Walker Garner ^(dead)

Isaac McLain ^(dead)

Thos. Nichols ^(dead)

At a session of the Orphans Court for the County of Alexandria in the District of Columbia the fifth day of December 1815. The parties to this bond acknowledged the same to be their act and deed and it was ordered to be recorded.

Test A. Moore

Know All Men by these presents that we Elizabeth Kilton and Daniel McLeod are held and firmly bound to 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 to the payment whereof we will and truly to be made we bind ourselves our heirs Executors and Administrators jointly and severally firmly by these

Sealed with our seals and dated the 16th December 1815

The Condition of the above obligation is such that if the above bound Elizabeth Kilton Administratrix of the Goods Chattels and Credits of James Carter deceased shall well and truly perform the office of Administratrix aforesaid according to Law without any injury or damage to any person interested in the said Estate, then the above obligation to be void, else to remain in full force, and virtue in Law.

Sealed and delivered

In presence of

A. Moore

Reg. Wds

Elizabeth Kilton ^(dead)

Daniel McLeod ^(dead)

Know all Men by these presents that we James Deneale Williams Young and Thompson Simpson are held and firmly bound to Robert Young 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 two thousand Dollars to the payment whereof we will 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 12th December 1815

The Condition of the above obligation is such that if the above bound James Deneale deceased do and shall well and truly perform the office of Administratrix of the said decedent according to law, then the obligation to be void else to remain in full force.

Sealed with our seals and dated this 22 day of November 1815
The Condition of the above obligation is such; that if the above
bounden Jane Hearlhy as Guardian of Kitty and Maurice
Hearlhy 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 his care,
and shall also deliver up the said property agreeably to
the order of the said Court, or the directions of law, and shall
in all respects perform the duty of Guardian to the said
Orphans according to law, then the above obligation shall
cease; it shall otherwise remain in full force and virtue
in law.

Sealed and Delivered
In the presence of

A. Moore
(S.S.)

c.p.c.

Jane Hearlhy ^{Dye}
Henry Chatlton ^{Dye}

I Reuben Dye of the Town of Alexandria in the District of Columbia do make and ordain this to be my last Will and Testament in manner following that is to say

It is my will and desire and I do order and direct that all my just debts and funeral charges be fully paid.

Item. I give and devise unto my Mother Catherine Mahew the sum of thirty Dollars during her natural life after the first day of January one thousand eight hundred and seventeen to be paid by my executors herein after named yearly, and every year at the termination of each year the first payment to be made on the last of the year one thousand eight hundred and seventeen.

Item. I give and devise unto my Wife Elizabeth during her natural life one third of my real and personal Estate Item. I give and devise all the rest and residue of my real and personal Estate unto my Children, William Horatio, Reuben, Mary Elizabeth, Catharine Alexander Waller their heirs and assigns forever to be equally divided among them, and it is my will and desire that no sale be made of my Household and Kitchen Furniture leaving it in the hands of my Wife for her accommodation and the use of my children.

Lastly. I nominate and appoint my Wife Elizabeth and my friend Walter Turner Executrix and Executor of this my last Will and Testament and I do hereby revoke any former Will by me heretofore made this and no other to be my last Will and Testament. In Witness whereof I have hereunto set my hand and affixed my seal this 31st day of December 1814

Reuben Dye ^(S.S.)

Signed Sealed Published
and declared by the said
Reuben Dye to be his last
Will and Testament in presence of
Jos. Harris

Henry Williams
Elizabeth Turner

A Codicil to my last Will and Testament made this fourth day of April 1815 which require to be acknowledged as my said Will.

I give unto my wife Elizabeth so long as she may remain a widow full power and authority to sell any part of my real and personal estate she may think proper the proceeds from which sale or sales I direct to be vested in bank stock for the use and benefit of my said wife and my children.

Signed sealed published and
declared in presence of

Isaac McLain

Alexander H. Bennett

Walker Turner

Reuben Dye Esq.

Second Codicils to my last Will and Testament made this 14th day of October 1815 which require to be as binding as my said Will
I give to my Daughter Mary Elizabeth a negro girl Slave named Emily and her increase to her and heirs forever.

I give to my Daughter Catharine a negro girl Slave named Rachel and her increase to her and heirs forever which slave I purchased since the former part of my last Will was made.

Reuben Dye Esq.

Signed sealed published and
declared in presence of

Isaac McLain

Elizabeth Turner

Walker Turner

At a session of the Orphans Court for the County of Alexandria in the district of Columbia the fifth day of December 1815 this last Will and Testament of Reuben Dye deceased was presented

to the Court by Elizabeth Dye and Walker Turner the Executrix and Executor therein named and proved in due form of law by Joseph Harris, Henry Williams, and Elizabeth Turner the Witnesses thereto; and the first Codicil to the said Will was in like manner proved by Isaac McLain, Alexander H. Bennett and Walker Turner the Witnesses thereto, and the second Codicil was in manner aforesaid proved by Isaac McLain, Elizabeth Turner, and Walker Turner the Witnesses thereto, and the said Will and Codicils were ordered to be recorded and the Executrix and Executor having qualified to the said Testament, and giving bond and security according to law Letters Testamentary were granted them.

Res. P. Moore Regr Wills

Know all Men by these that we Elizabeth Dye, Walker Turner, Isaac McLain, and John Cerniah Berry are held and firmly bound to 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 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 5th day of December 1815

The Condition of the above obligation is that if the said Elizabeth Dye Executrix and Walker Turner Executor of Ruben Dye 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 Executrix and Executor on

unto the hands or possession of any other person or persons for them
and the same so made do exhibit unto the said Orphans Court
at such time as they shall be thereto acquired 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 their actings and doing 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

Elizabeth Dye ^(dead)

In the presence of

A Moore

Walker Turner ^(dead)

Isaac McLain ^(dead)

Photoniak Berry ^(dead)

In a session of the Orphans Court for the County of
Alexandria in the District of Columbia the fifth day of
December 1815. The parties to the bond acknowledged the same
to be their act and deed and it was ordered to be recorded.

Test A Moore

Know All Men by these presents that we Elizabeth
Kilton and Daniel McLeod are held and firmly bound to
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 to the payment
whereof well and truly to be made we bind ourselves our heirs
executors and administrators jointly and severally firmly by these

Sealed with our seals and dated the 16th December 1813

The Condition of the above obligation is such that if the above
bound Elizabeth Kilton Administratrix of the Goods & Chattels
and Credits of James Carter deceased shall well and truly
perform the office of Administratrix aforesaid according to
Law without any injury or damage to any person interested
in the said Estate, then the above obligation to be void,
else to remain in full force, and virtue in Law.

Sealed and delivered

In the presence of

A Moore

Reg Williams

Elizabeth Kilton ^(dead)

Daniel McLeod ^(dead)

Know all Men by these presents that we
James C Deneale William Young and Thompson
Tompson are held and firmly bound to Robert Young 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 two thousand 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 12th December 1815

The Condition of the above obligation is such
that if the above bound James C Deneale deceased
or Hugh W Deneale deceased to and shall
well and truly perform the office of Administrator of
the said decedent according to law, then the above
obligation to be void else to remain in full force.