

the said goods Chables and Credits will extend, and the Law require the said obligation to be void else to remain in full force

State of Delivered
in presence of

Thomas Irwin Seal
David Wilson Seal
Robt W. Hanson Seal

A. Moore Reg. Will

At a session of the Orphans Court for the County of Alexandria in the District of Columbia the 13th day of September 1814. The Parties to this bond acknowledged the same to be their act and deed and it was ordered to be recorded

Test A. Moore Reg.

Know all men by these presents that we Junimah Nutt Mink Butts and Liska & Dick 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 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 27th day of September 1814

The Condition of the above obligation is that if the said Junimah Nutt Administratrix of the goods Chables and Credits of James Nutt deceased do make a true and perfect inventory of all our singular the goods Chables and Credits of the late said deceased which have or shall come to the hands possession or any other person for her and the same so made do exhibit unto the said Orphans Court when she shall be thereunto required by the said Court and such goods Chables and Credits do well and truly administer according to Law and further do make a just and true account of all her actings and doings therein when thereunto required by the said Court and all the rest of her said goods Chables and Credits which shall be found remaining upon account of the said Account shall be 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 made by the deceased and the same be proved in Court, and the Executor obtain a certificate of the probate thereof, and the said Junimah do in such case being required send or send deliver up her Letters of Administration, then this obligation to be void, else to remain in full force

The Court

Junimah Nutt Seal
Mink Butts Seal
Liska & Dick Seal

At a session of the Orphans Court for the County of Alexandria in the District of Columbia the 27th day of September 1814. The Parties to this bond acknowledged the same

to be their act and deed and it was ordered to be recorded

Test A. Moore Reg. Will

Know all men by these presents that we James Scott John Richards Nehemiah Cannon and Peter Saunders 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 ten 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 15th day of October 1814

The Condition of the above obligation is that if the said James S. Scott and John Richards Executors of Richard L. Smith deceased do make a true and perfect inventory of all and singular the goods Chables and Credits of the said deceased which have or shall come to the hands possession or knowledge of the said Executors or into 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 times as they shall be thereunto required by the said Court and the same goods Chables and Credits do well and truly administer according to Law and make a just and true account of all 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 goods Chables and Credits will extend according to the virtue thereof and as the Law shall charge then this obligation to be void or else to remain in full force

State and Delivered
in presence of
The Court

James S. Scott Seal
John Richards Seal
Nehemiah Cannon Seal
Peter Saunders Seal

At a session of the Orphans Court for the County of Alexandria in the District of Columbia the 15th day of October 1814 The Parties to this bond acknowledged the same to be their act and deed and it was ordered to be recorded

Test A. Moore Reg.

Know all men by these presents that we Pharez Throop and Matthias Snyder 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 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 firmly by these presents Sealed with our seals and dated the 15th day of October 1814

the said goods Chattle and Credits will extend, and the Law require that the
obligation to be void else to remain in full force
Sealed & Delivered
in presence of
A. Moore Reg. Writ

Thomp. Irwin Seal
David Wilson Seal
Robt. H. Hammon Seal

At a session of the Orphans Court for the County of Alexandria in the Dis-
trict of Columbia the 13th day of September 1814. The Parties to this
bond acknowledged the same to be their act and deed and it was ordered to be
recorded
Test A. Moore Reg.

Know all men by these presents that we Jennimah Nott Monk Butts and Liska C
Dick 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 to which payment well and truly to be
made to the said Judge and his successors in Office we bind ourselves our heirs to
executors and Administrators jointly and severally jointly by these presents Sealed
with our seals and dated the 27th day of September 1814

The Condition of the above obligation is that if the said Jennimah Nott Administratrix
of the goods Chattle and Credits of James Nott deceased do make above and
perfect inventory of all and singular the goods Chattle and Credits of the said deceas-
ed which have or shall come to the hands possession or knowledge of her the said Jennimah
Nott or in the hands and possession of any other person or persons for her and the same
so made do exhibit unto the said Orphans Court when she shall be thereunto required
by the said Court and such goods Chattle and Credits do well and truly administer ac-
cording to Law and further do make a just and true account of all her actings and do-
ings therein when there is required by the said Court and all the rest of the said goods Chat-
tles and credits which shall be found remaining upon account of the said Administra-
trix the same being first examined and allowed by the Judge of the said Court for the
time being shall deliver and pay unto each persons respectively as are entitled to the same
by Law, and if it shall hereafter appear that any last Will and testament was made by the de-
ceased and the same be proved in Court, and the Executor obtain a certificate of the probate here-
of, and the said Jennimah 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
Sealed and delivered in presence of

Jennimah Nott Seal
Monk Butts Seal
Liska C. Dick Seal

The Court
At a session of the Orphans Court for the County of Alexandria in the District of Colum-
bia the 27th day of September 1814. The Parties to this bond acknowledged the same

to be their act and deed and it was ordered to be recorded

Test A. Moore Reg. Writ

Know all men by these presents that we James Scott John Richards Nicholas Carson
and Peter Saunders 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 Of-
fice in the sum of ten 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 admi-
nistrators jointly and severally jointly by these presents Sealed with our seals and dated
the 15th day of October 1814

The Condition of the above obligation is that if the said James S. Scott and John Richards
Executors of Richard T. Brown deceased do make above and perfect inventory of all and sin-
gular the goods Chattle and Credits of the said deceased which have or shall come to the
hands possession or knowledge of the said Executors or into 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 times as they shall be thereunto required by the said Court and the same goods
Chattle and Credits do well and truly administer according to Law and make a just
and true account of all their actings and doings therein, when thereunto required by
the said Court, and further do well and truly pay and deliver all the Legacies contain-
ed and specified in the said Will as far as the goods Chattle and Credits will ex-
tend according to the intent thereof and as the Law shall charge then this obligation
to be void or else to remain in full force

Sealed and Delivered
in presence of
The Court

James S. Scott Seal
John Richards Seal
Nicholas Carson Seal
Peter Saunders Seal

At a session of the Orphans Court for the County of Alexandria in the District of
Columbia the 15th day of October 1814 The Parties to this bond acknowledged the same
to be their act and deed and it was ordered to be Recorded
Test A. Moore Reg.

Know all men by these presents that we Pharez Throop and Matthias Snyder are held
and firmly bound to Robert Young Esquire Judge of the Orphans Court for the County of Alexan-
dria 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 severally jointly by these presents
Sealed with our seals and dated the 15th day of October 1814

the said goods Chattle and Credits will extend, and the Law require that the
obligation to be void else to remain in full force
Sealed & Delivered
in presence of
A. Moore Reg. Writ

Thomp. Irwin Seal
David Wilson Seal
Robt. H. Hammon Seal

At a session of the Orphans Court for the County of Alexandria in the Dis-
trict of Columbia the 13th day of September 1814. The Parties to this
bond acknowledged the same to be their act and deed and it was ordered to be
recorded
Test A. Moore Reg.

Know all men by these presents that we Jennimah Nott Mank Butts and Liska C
Dick 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 to which payment well and truly to be
made to the said Judge and his successors in Office we bind ourselves our heirs to
executors and Administrators jointly and severally firmly by these presents Sealed
with our seals and dated the 27th day of September 1814

The Condition of the above obligation is that if the said Jennimah Nott Administratrix
of the goods Chattle and Credits of James Nott deceased do make a true and
perfect inventory of all and singular the goods Chattle and Credits of the said deceas-
ed which have or shall come to the hands possession or knowledge of her the said Jennimah
Nott or in the hands and possession of any other person or persons for her and the same
so made do exhibit unto the said Orphans Court when she shall be thereunto required
by the said Court and such goods Chattle and Credits do well and truly administer ac-
cording to Law and further do make a just and true account of all her actings and do-
ings therein when thereo required by the said Court and all the rest of the said goods Chat-
tles and credits which shall be found remaining upon account of the said Administra-
trix the same being first examined and allowed by the Judge of the said Court for the
time being shall deliver and pay unto each persons respectively as are entitled to the same
by Law, and if it shall hereafter appear that any last Will and testament was made by the de-
ceased and the same be proved in Court, and the Executor obtain a certificate of the probate here-
of, and the said Jennimah do in such case being required send or deliver up her Letters of
Administration then this obligation to be void, else to remain in full force
Sealed and delivered in presence of

Jennimah Nott Seal
Mank Butts Seal
Liska C. Dick Seal

The Court
At a session of the Orphans Court for the County of Alexandria in the District of Colum-
bia the 27th day of September 1814. The Parties to this bond acknowledged the same

to be their act and deed and it was ordered to be recorded

Test A. Moore Reg. Writ

Know all men by these presents that we James Scott John Richards Nehemiah Carson
and Peter Saunders 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 Of-
fice in the sum of ten 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 admi-
nistrators jointly and severally firmly by these presents Sealed with our seals and dated
the 15th day of October 1814

The Condition of the above obligation is that if the said James S. Scott and John Richards
Executors of Richard T. Bivitt deceased do make a true and perfect inventory of all and sin-
gular the goods Chattle and Credits of the said deceased which have or shall come to the
hands possession or knowledge of the said Executors or into 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 times as they shall be thereo required by the said Court and the same goods
Chattle and Credits do well and truly administer according to Law and make a just
and true account of all their actings and doings therein, when thereunto required by
the said Court, and further do well and truly pay and deliver all the Legacies contain-
ed and specified in the said Will as far as the goods Chattle and Credits will ex-
tend according to the intent thereof and as the Law shall charge then this obligation
to be void or else to remain in full force

Sealed and Delivered
in presence of
The Court

James S. Scott Seal
John Richards Seal
Nehemiah Carson Seal
Peter Saunders Seal

At a session of the Orphans Court for the County of Alexandria in the District of
Columbia the 15th day of October 1814 The Parties to this bond acknowledged the same
to be their act and deed and it was ordered to be Recorded
Test A. Moore Reg.

Know all men by these presents that we Pharez Throop and Matthias Snyder are held
and firmly bound to Robert Young Esquire Judge of the Orphans Court for the County of Alexan-
dria 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 severally firmly by these presents
Sealed with our seals and dated the 15th day of October 1814

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The Condition of the above obligation is that the said Prory Throop Administer
to with the will annexed of Margaret Hutchens deceased do make 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 Administra-
tor or into the hands or possession of any other person or persons for him and the same so
made do exhibit to the said Orphans Court at such times as he shall be severally re-
quired 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 all his actings and
doings therein when thereunto required by the said Court, and further do well and
truly pray 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
of and as the Law shall charge then this obligation to be void or else to remain
in full force.

stated and Delivered
in presence of
The Court.

Prory Throop (S^{en})
Mathias Syer Seal

At a Session of the Orphans Court for the County of Alexandria in the District of Co-
lumbia the 15th day of October 1811 The parties to this bond acknowledged
the same to be their act and deed and it was Ordered to be recorded
Test A. Moore Reg^r.

I Richard L. Hewitt of the Town of Alexandria
in the District of Columbia, being law in health but of a sound and
disposing mind and memory, Do make this my last will and Test-
ament in the manner and words following, to wit;

In the first place it is my will and desire that after my decease
all my just debts shall be paid.

It is my will and desire that after my decease the following Slaves
and the future increase of the females shall be free, to wit, William
Chinn, Daniel Chinn, Jeff Chinn, Lucy and her child, Agga,
Cassina, Delia, George and Fanny, with every and all other slaves
that I may be possessed of at the time of my Death. I

Item, I give and bequeath all that tract or parcel of Land to which
I am entitled adjoining the Residence of William Robinson Esq^r
in

in Fairfax county to the above named Slaves as joint tenants, and their heirs
forever. I also bequeath to them in like manner part of my Kitchen
Utensils, and

Item I give and devise to Doctor John Richards of the Town
of Alexandria and his heirs forever, the House and Lot on Royal
street in the said Town of Alexandria at present occupied by Mr
Thomas Mount as also the House and Lot adjoining to the South
thereof and binding on an Alley. and

Item, I give and devise to Margaret S^t Clair M^c Donald my
faithful attendant of the Town of Alexandria to her and her heirs for-
ever the House and Lot in the said Town situate on Royal Street and
next south of the last mentioned at present occupied by Thomas Shields
- I also bequeath to the said Margaret S^t Clair M^c Donald all my
household Furniture and part of Kitchen Utensils

Item. I give and devise to John A Stewart of the Town of Alex-
andria and his heirs for ever, the House and Lot in Royal street in the said
Town, at present occupied by himself, the said John A Stewart, and next
south of the last mentioned, and

Item I give and devise to James Hewitt of the City of Washington
in Trust for the children of him the said James Hewitt and their heirs for-
ever the two Houses and Lots on King street in the Town of Alexandria
at present occupied by Edward Darnes and Henry Marshall. I

Item I give and devise to James S Scott of the Town of Alexandria
to him and his heirs for ever, the whole of the Lot or Lots the late residence of
my deceased father, with all and singular its improvements and appurtenances
included within the square bounded by King, Cameron, Henry and Fayette
streets, with all and every Lot, or Lots, to which I have or may have a right within
the said square, also the Lot or Lots being the North West Corner of King and
Royal streets in the said Town of Alexandria, at present in the tenure of the
heirs of the late William M^c Knight dec^d; and their Tenants, with the rents,
Emoluments, and all rights and claims accruing under the said Tenure. I also

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give and devise to the said James Scott and his heirs for ever all the Lands
and Tenements (with all the rents and revenues arising therefrom) which may
or shall be due and owing from the same, of which John Seake of Leonard
Town in the State of Maryland died seized, and which as he is at Law
of the said John Seake Deceased, devolves to me, and also all Rights,
Grants or Claims whatsoever, to any and all free hold estate, or estates to which
I have or may have a Right, and not herein otherwise disposed of, I
also give and bequeath to the said James Scott all Debts due, or which
shall become due to me from any person whomsoever, whether by Bond,
note, Bill, Judgment, or open Account, together with all papers
Records, and Writings with all the advantages arising therefrom, of which
I may be possessed or have a Right to at the time of my Death.

Item. I give and bequeath to Mrs. Wool and to Mrs. Arch^d
M^o Clark, all the Catholick Books and Regalia, which belonged to my
late aunt and to Mrs. Gooding, Stackhouses Bible and Testament

Item. I give and bequeath to the Eldest daughter of James Hewitt
my gold watch,

Item, I constitute and appoint my dear friends James Scott and
D^r. John Richards, Executors of this my last will and Testament, hereby
revoking and annulling all others heretofore made by me.

In Testimony whereof I have herewith set my hand and af-
fixed my seal this seventeenth day of September in the Year of our Lord
One Thousand Eight Hundred and Fourteen

Signed Sealed and acknowledged }
by the Testator in the Presence of }
Daniel M^o Dargall
S. Snowden
Henry Nicholson

Rich^d L. Hewitt *Test*

brocial Item; not having expressed in my will annexed the manner in which
my Debts should be paid, I now expressly will and direct that my Real
estate shall be bound for the same and is hereby made liable therefor, and
that my Legatees John Richards, John A. Stewart, James Hewitt as
Trustee &c and James Scott be equally bound and subject to an equal
proportion of the same, and that in case either of the said legatees dissent
therefrom, or refuse or neglect to comply therewith, within the Lawful time
limited for the payment aforesaid, then in that case the property devolved to said
Legatee or Legatees shall be first liable and subject to the payment aforesaid
and my executors are directed to see the same executed.

Item. having otherwise disposed of my gold watch and Stackhouses Bible
and Testament that part of my will devising the same is hereby declared null and void

Item. I give and bequeath to the Reverend Francis Steele in trust for the
poor) One Hundred Dollars. In witness whereof I have herewith set my
hand & affixed my seal this first day of October in the year of our Lord One
Thousand Eight Hundred and Fourteen

Signed sealed and acknowledged }
by the Testator in presence of }
Benjamin Baden
James Shelton

Rich^d L. Hewitt *Test*

At a session of the Orphans Court for the County
of Alexandria in the district of Columbia the 15th day of October 1814 this
last Will and Testament of Richard L. Hewitt deceased was produced to the
Court by James Scott and John Richards the Executors therein named and
proved in due form of Law by Daniel M^o Dargall, Samuel Snowden and
Henry Nicholson witnesses thereto, and ordered to be recorded. And the record
was proved in manner aforesaid by Benjamin Baden and James Shelton
and also ordered to be recorded. And the Executors having qualified and given
bond and security according to Law, Letters Testamentary were granted
thereon

Just
A. Moore *Just*