

I now attest by these presents. That we John Gird and Charles Pascoe are held and firmly bound unto George Gipin 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 twenty fourth day of November 1812.

The condition of the above Obligation is, That if the said John Gird Administrator debonis non of the goods Chattles and Credits of Joseph Dryson deceased do make a true and perfect Inventory of all and singular the goods Chattles and Credits of the said deceased unadministered by Hammah Dryson, the former Administrator also deceased, which have or shall come to the hands possession or knowledge of the said Administrator Debons non or in the hands and possession of any other person or persons for him, and the same so made do exhibit unto the said Orphans Court when he shall be thereunto required by the said Court, and such goods Chattles and Credits do well and truly administer according to Law, and further do make a just and true account of all his Debts and debts therein when the same required by the said Court, and all the rest of the said Goods of Chattles and Credits which shall 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 made by the deceased, and the same be proved in Court and the Executor obtain a Certificate of the probate thereof and the said Administrator debonis non do in such case being required render up his Letters of Administration that this obligation to be void else to remain in full force
Sealed and Delivered
John Gird Seal
Charles Pascoe Seal

At a Session of the Orphans Court for the County of Alexandria in the District of Columbia
the twenty fourth day of November 1812 The parties to this bond acknowledged
the same to be their act and deed, and it is ordered to be recorded

Test Alex. Miller
Recd. Will

I now attest by these presents that we John Began and David Beck are held and firmly bound unto George Gipin 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 the payment whereof 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 8th day of December 1812

The condition of the above Obligation is such that if the above bound John Began Guardian of William Bangs his Executor and Administrators, do and shall well and truly perform the Office of Guardian to the said William Bangs and in all respects Act conformable to the Laws in such cases made and provided that then this Obligation to be void else to remain in full force and virtue?

Sealed and Delivered
in presence of }
The Court

At a Session of the Orphans Court for the County of Alexandria the eighth day of December 1812 The parties to this bond acknowledged the same to be their act and deed and it is ordered to be Recorded

Test Alex. Miller Recd

I Robert Braddock of the Town of Alexandria in the District of Columbia do make this my last Will and Testament, and do hereby revoke and annul all former Wills by me at any time heretofore made.

I desire the whole of my Estate real and personal which I now have or shall have at the time of my death subject to the payment of my debts to my son

John Gird Seal
Charles Pascoe Seal

207) Robert Braddock and his Heirs forever and if he die during my life, then
to his daughter Emily Braddock and to her heirs forever and if she die an-
der age and without leaving any Children or descendant living at the time
of her death - then I give the same to John Carter son of James Carter and
of my daughter Nancy Carter. I do hereby constitute and appoint my
son Thomas Executor of this my Will and request that he may not be required
to give any security for his Executorship as my debts are few and of small
amount - In Witness whereof I have hereunto set my hand & seal this

27th day of August 1812.

Robert Braddock *Cleal'd*

Published and declared as his last Will and Testament by Robert Brad-
ock in our presence who in his presence have attested the same - The names of the
said Robert Braddock having been subscribed by Robert J Taylor one of
the Witnesses, in his presence and by his direction. Aug. 12. 1812

R. J. Taylor

Cincinnatus Gilpin

At a Session of the Orphans Court for the County of Alexandria in the District of Columbia the 19th day of December 1812 - Then came Robert J Taylor and Cincinatus Gilpin the subscribing Witnesses to the within last Will and Settlement and made oath upon the Holy Evangelists of Almighty God that the signature to the said Will Robert Braddock^{esq} was written at the request of the Testator - and in his presence, and in presence of the Deponents by the said Robert J Tay-
lor, and that they signed the said Will as Witnesses at the request and in pre-
sence of the said Testator, who in their presence did publish pronunce and
declare the same to be his last Will and Testament; That at the time of his so
doing he was to the best of their apprehensions and belief of sound and
disposin mind memory and understanding and capable of executing his es-
tate - Whereupon the same is ordered to be recorded.

Also came Thomas Braddock the Executor and Deviser named in the said
Will, and made oath thereto; and the Court having required security for

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the execution of his trust notwithstanding the directions of the Testator to the com-
pany, the said Executor gave bond and security, and Sullen testamentary were granted him conformable to Law.

Test Alex. Moore

Jas. Willis

Know all men by these presents that we Thomas Braddock and Richard H. Hughes are held and firmly bound to George Gilpin Esq^r 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 our
selves our Heirs Executors and Administrators jointly and severally, firmly
by these presents - Sealed without Seal and dated the 19th day of December 1812
The condition of the above obligation is that the said Thomas Braddock Ex-
ecutor of Robert^{esq} deceased, do make a true and perfect inventory of all and singular
the goods Chattels and Credits of the said deceased, which have hitherto come
to the hands & possession or knowledge of the said Executor or into the hands or
possession of any other person or persons for him, and the same so made do deliver
unto the said Orphans Court at such times as he shall be required by the said Court
and the same goods of Chattels and Credits do well and truly administer ac-
cording to Law and make a just and true account of his actions and doings therein
when required thereto 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 Chattels
and Credits will extend according to the value thereof and as the Law shall Charge on
them this obligation to be void else to remain in full force

Sealed and Delivered
in presence of }
the Court

Thomas Braddock *Cleal'd*

Richard H. Hughes *Cleal'd*

At a Session of the Orphans Court for the County of Alexandria in the District of Columbia
the 19th day of December 1812. The parties to this bond acknowledge the same to be their
act and deed and it is ordered to be recorded

Test Alex. Moore Esq^r

207) Robert Braddock and his Heirs forever and of her during my life, then to his daughter Emily Braddock and to her heirs forever and if she die under age and without leaving any Children or descendant living at the time of her death - then I give the same to John Carter son of James Carter and of my daughter Nancy Carter. I do hereby constitute and appoint my son Thomas Executor of this my Will and request that he may not be required to give any security for his Executability as my debts are few and of small amount - In Witness whereof I have hereunto set my hand & seal this 27th day of August 1812.

Robert Braddock, Seal

Published and declared as his last Will and Testament by Robert Braddock in my presence who in his presence have attested the same - The name of the said Robert Braddock having been subscribed by Robert J Taylor one of the Witnesses, in his presence and by his direction. Aug. 12. 1812

R. J. Taylor

Cincinnatus Gilpin

At a session of the Orphans Court for the County of Alexandria in the District of Columbia the 19th day of December 1812 - Then came Robert J Taylor and Cincinnatus Gilpin the subscribing Witnesses to the within last Will and Testament and made oath upon the Holy Evangelists of Almighty God that the signature to the said Will "Robert Braddock" was written at the request of the Testator - and in his presence, and in presence of the Deponents by the said Robert J Taylor, and that they signed the said Will as Witnesses at the request and in presence of the said Testator, who in their presence did publish pronunce and declare the same to be his last Will and Testament: That at the time of his so dying he was to the best of their apprehensions and belief of sound and disposing mind memory and understanding and capable of executing his will - Whereupon the same is ordered to be recorded.

Also came Thomas Braddock the Executor and Devisor named in the said Will, and made oaths thereto; and the Court having required security for

the execution of his trust notwithstanding the duration of the Testator to the contrary, the said Executor gave bond and security, and Sullen testamentary were granted him conformable to Law.

Test. Attest. etc. etc.

Neg. Wills

I know all whom by these presents that we Thomas Braddock and Richard H. Hughes are held and firmly bound to George Gilpin Esquire Judge of the Orphans Court for the County of Alexandria in the District of Columbia and his successor in office in the sum of five hundred dollars to which payment well and truly to be made to the said Judge and his successor in office we bind our selves our Heirs Executors and Administrators jointly and severally, firmly by these presents - Sealed with our seals and dated the 19th day of December 1812 The condition of the above obligation is that the said Thomas Braddock Executor of Robert Braddock deceased, do make a true and perfect inventory of all and singular the goods Chattels and Credits of the said deceased, which here shall come to the hands of persons in knowledge of the said Executor or unto the hands or possession of any other person or persons for him, and the same so made do deliver unto the said Orphans Court at such times as he shall be 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 required thereto 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 Chattels and Credits will extend according to the value thereof and as the Law shall charge upon this obligation to be void else to remain in full force

Sealed and Delivered
in presence of

Thomas Braddock Seal
Richard H. Hughes Seal
The Court

At a session of the Orphans Court for the County of Alexandria in the District of Columbia the 19th day of December 1812. The parties to this bond abiding to the same to be their act and deed and it is ordered to be recorded

Test. Attest. etc. etc.