

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 seventh day of June 1814
 The condition of the above obligation is that if the said Syppieia Newton Cole deceased do make a true and perfect inventory of all and singular the goods that descent and Credits of the said deceased which have or shall come to the hands of possession or knowledge of the said Executors and Administrators or into the hands of any other person or persons for them, and the same so made 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 all their actings and doings therein when the same 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 the law shall charge thereon this obligation shall be void or else to remain in full force.

Sealed and Delivered
in presence of —
The Court

At a session of the Orphans Court for the County of Alexandria in the District of Columbia the 7th day of June 1814. The parties to this bond acknowledge good the same to be their act and deed and it was ordered to be recorded.

Test. A. Moore Esq^r Wills

I know and attest by these presents that we Daniel McLeod Isaac Entwistle and Charles Pascoe 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 eight 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 20th day of June 1814.

The condition of the above obligation is such that if the above bound Daniel McLeod Administrator Pendentive of Richard Cummings late of Alexandria County deceased do make or cause to be made 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 possession or knowledge of the said Daniel McLeod or into the hands of any other person or persons for him and the same so made do exhibit into the Office for

the Probate of Wills &c for Alexandria County and do also render unto the said said Orphans Court a just and true account of his proceedings when thereto required, and if after the contest aforesaid no letters of Administration shall be ordered to be granted the said Daniel McLeod being thereto required do render and deliver the letters pendentive in the said Court then this obligation to be void. And if cause effect or else to remain in full force.

Daniel McLeod Seal
Isaac Entwistle Seal
Charles Pascoe Seal

Sealed & Delivered
in presence of }
Ammons & Reg. Wills

We the undersigned presents that we Jane Nash James M. Dowell Daniel McLeod John Gid and William Gamm are held and firmly bound to Robert Young ^{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 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 third day of July 1814.

The condition of the above obligation is that if the said Jane Nash and James M. Dowell Administrators are Administrators of the goods Chattels and Credits of Robert Nash 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 possession of them the said Administrators and Administrators or in the hands of any other person or persons for them, and the same so made do exhibit unto the said Orphans Court when they 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 their actings and doings therein when they shall be required by the said Court and all the rest of the said goods Chattels & Credits which shall be found remaining upon account of the said Administrators 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 executors obtain a certificate of the probate thereof and the said Administrators and Administrators do in such case being required render and deliver up their letters of administration then this obligation to be void the to remain in full force.

Jane Nash Seal John Gid Seal
James M. Dowell Seal William Gamm Seal
Daniel McLeod Seal

(The Court)

At a session of the Orphans Court for the County of Alexandria in the District of Columbia the 23rd day of July 1814. The parties to this bond acknowledged the same to be their act and deed and it was ordered to be recorded.

Sest A Moore Reg.

In the Name of God I, James T. Langant Hutchens of the town and County of Alexandria in the District of Columbia being at present sick and weak in body but of sound and perfect mind. Do after recommending my soul to almighty God make this my last Will and Testament as follows

This my last Will and Testament as follows
First I desire that my body be decently and in a Christian like manner be buried
agreeable to the directions of my Executor herein after named and that he pay
in the first place the expenses of the burial out of my estate and in the next ~~and~~
after settling my debts and by July ¹ next ~~and~~ ¹⁸¹⁶ all my just debts ^{and} ~~and~~
all my just debts ^{and} ~~and~~ Betsy and her children ^{and} ~~and~~ shall be free and
Frederick shall be bound to a slave till he is twenty one years of age at which time he
shall be free, and I give devise and bequeath to my daughter Anna Hatchens all my
right title and interest in all the Estate I am possessed of, being only personal to her
but if she should die before she arrives to the age of twenty one years or marriage all the
black people hereafter named shall be free to wet Joe, Major, Isaac, Lew, Biff, Judd,
Rachel, Charity, Eliza, Betsy and her children, Jenny and her Children and Sa-
rah, and I do hereby appoint my brother Joseph Richard son the only son of sole
Executor of this my last Will and Testament who I particularly request to
take charge of and give my daughter Anna Hatchens a good Education. In witness
whereof I have hereunto set my hand and seal this eighth day of July in the year
of our Lord one thousand eight hundred and sixteen
Margaret Hatchens ^{Seal}

Signed sealed Published and de
clared by me as and for my last will
and Testament in presence of the undersigned
and Sarah being a first subscriber

Benjamin Baden
Pharow Throop
John A. Monroe

c At a session of the Orphans Court for the County of Alexandria in the District of Columbia the 13th day of September 1814 This last Will and Testament of dear
gavel Hutchins deceased was presented to the Court by Joseph Richardson the Ex-
ecutor therein named and proved in due form of law by Benjamin Beden, Phiz
Shrop and John H. Monroe Notaries Public and Ordered to be recorded and the said
Executor on open Court renounced his Executordship and at a Court the 15th day of October 1815
Administration with the will annexed on the Testator's Estate was granted to Phiz Shrop
he having given bonds and security according to Law

Sett A. New Reg. Min.

I Beale, Elements of the County of Alexandria in the District of Columbia, being in
good health of sound memory and good understanding do make and declare this to be my last
Will and Testament - In the name of God Amen

18. It is my will and desire that Thomas Irwin, Esq. of the County of Alexandria in the District of Columbia shall be my Executor.

It is my Will and desire that all my property shall be sold as soon after my death as
my Executor may think proper except my household furniture which I give and beque-
ath to my housekeeper ^{for} Mrs Thomas

3000. It is my will and desire that after all my just debts are paid there shall be two thousand dollars paid to my house keeper Ann Thomas to use on ~~expenses~~^{for her} may think proper
that the balance whatever it may be, shall be put

may think proper
likely. It is my will and desire that the Balance whatever it may be, shall be put
into the hands of Benjamin Bony of Charles County in the State of Maryland
which I desire he shall use for the Education of my Brother Walter Clements
the youngest - Bede Clements
D. 1. 1809.

which I desire now to
children that are not of age —
Signed & Sealed up ~~in my office~~ this 1st day of October 18th 18⁵³ Bede Clements
Attalaquin of the Ojibwas First for the County of Alexandria in the District of Columbia
the 1st day of September 18⁵³ in last Will and Testament of Bede Clements deceased
was presented to the Court by Thomas J. in the locator therein named and proved in
the form of Law by William Yeates and William Yeates Junior the Witnesses thereto
and ordered to be recorded, and the said locator having qualified to the said Will
and given bond and security according to Law Seton testamentary were granted
to him.

Witness all written by these presents that we Thomas Irvin David Wilson and Robert W. Har-
ison are held and firmly bound to Robert Young Esquire Judge of the Orphans Court for the
County of Lancaster in the District of Columbia and his successors in Office in
the sum of five thousand dollars, 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 13th day of September 1811.

The condition of the above obligation is that if the above named Thomas Irvin Executor of the last Will and Testament of Bede Clements deceased do make a true and perfect inventory of all and singular the goods Chattles and Credits of the said deceased which have or shall come to the hands possession or knowledge of the said Executor as into the hands and possession of any other person or persons for him and the same so made do exhibit to the said Bishopsham Court whenever there required by the said Court and also render a just and true account of his proceedings, and further that the said Executor shall well and truly pay all the legacies contained and specified in the said Will as far as the