

therin when therto required by the said Court and all the rest of the said Goods  
Chattels and Credits which shall be found remaining upon account of the said Adminis-  
tratrix, 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 Administratrix 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

Mary Muir <sup>Esq</sup>

Sealed and delivered in presence of } And <sup>4</sup> Fleming <sup>Esq</sup>

S Smith <sup>Esq</sup>

At a session of the Orphans Court for the County of Alexandria in the Dis-  
trict of Columbia the sixteenth day of February 1810 The parties to this bond acknowledge  
ledge the same to be their act and deed and it was ordered to be recorded. Test

A Moore Reg: wills

The Ante-nuptial will of Robert Saunders late of Lumpkin deceased  
published and declared in presence of John Dixon and Jane Dixon in his last illness  
at the house of the said wifees where the said Robert Saunders died, and reduced to  
writing this twentieth day of February one thousand eight hundred and fifteen.

The said Robert Saunders declared that he wished his step grandson Robert Morrison  
to have the value of two hundred Dollars of his Estate one hundred Dollars in  
money and the other hundred in household furniture he mentioned as part of the furniture  
a bed and furniture and a Mahogany Table

Witness - John Dixon District of Columbia Atts

Sane & Dixon <sup>mark</sup> Be it remembered that on this twentieth day of February  
One Thousand Eight hundred and fifteen before me Alexander Moore Register of Wills  
for the County of Alexandria in the District aforesaid came John Dixon and Jane  
Dixon and made oath according to Law that Robert Saunders who published the above  
ante-nuptial will died at their house on the night of the 15<sup>th</sup> instant, that on the 15<sup>th</sup> instant  
he called upon the Deponents to bear witness to the said Will and that the words mentioned in the said  
will were to be considered as his last will, or words of the like import, and that the testator at the time  
of speaking the said testamentary words was of sound and disposing mind and memory

A Moore Reg: wills

Know all men by these presents that we John H Crease Anthony Crease  
and Richard Welch 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 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 twenty third day of February 1810

The condition of the above obligation is that of the said John H Crease Administrator of the  
goods Chattels and Credits Anthony Crease Esq: 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  
upon or knowledge of him the said John H Crease or in the hands and possession of any other person  
or persons for him, and the same so made to exhibit unto the said Orphans Court when he shall be thereunto  
required by the said Court. And such goods chattels and credits to be well and truly administered according  
to Law and further do make a just and true account of all his actings and doing therein when the same are regis-  
tered by the said Court: and all the rest of the said goods chattels and credits which shall be found remaining  
upon account of the said Administrator the same being first examined and allowed by the said 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 do in such case being required render and deliver up his letters  
of Administration. Then this obligation to be void else to remain in full force. John H Crease <sup>Esq</sup>

Sealed and delivered in the presence of } Anthony Crease <sup>Esq</sup>  
A. Moore Reg: wills <sup>Esq</sup> R. Welch <sup>Esq</sup>

Know all men by these presents that we Thomas Sinclair Joseph Birch and Isaac Hall  
are held and firmly bound unto 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 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 this 27<sup>th</sup> February 1810

The condition of the above obligation is such that if the above bound Thomas Sinclair, James  
Fancy, Thomas Sinclair, Harriet Clark and Mary Ann Hardin / Orphans of  
Thomas J Hardin / be Executors and Administrators do and shall well and truly perform