

Remember that on the twentieth day of April 1815, before  
me Alexander Moore Register of Wills for the County  
of Alexandria in the District of Columbia. Came James  
Hager and John D. Simms, and proved the last will  
and Testament of Priscilla Conrad deceased, in due form of Law -  
A Moore Reg. will

I Marianna Craik do acknowledge this to be my last Will and Testament  
I give and bequeath to my granddaughters Ann Moore and Ann Lucinda  
Harrison my woman Mephtilla & her children to be divided betwixt them - if  
they are sold they must be sold for a term of years - they must not be sold for life  
out of the family, In witness whereof, I have hereunto set my hand and seal this  
tenth day of April 1815

Witness - William Washington

Maria D Craik

Marianna Craik

P.S. I also give my Desk to Ann Moore & my medical books to Dr  
Washington

Remember that on the 20<sup>th</sup> day of April 1815, before  
me Alexander Moore Register of Wills for the County of Alexandria  
in the District of Columbia, Came William Washington and  
Maria D Craik, and proved the last Will and Testament  
of Marianna Craik deceased, in due form of Law -  
A Moore Reg. will

In the name of God Amen I Samuel Shreve of Alexandria County and  
District of Columbia being weak & infirm of body but in sound mind do make and ordain  
this my last Will and Testament revoking all others, heretofore made by me.

First - I commit and yield my soul to God, who gave it and my body to be interred at  
the discretion of my sons.

Item - I give and bequeath unto my beloved wife Elizabeth Shreve the house and lot be-  
ginning rather Eastward of the gate at the road so as to run a straight line to join the Peach  
orchard fence Eastward of the house and run as far as the corner of the Peach orchard  
fence & thence across by the back of the stable in a straight line from the corner of the Peach  
orchard fence Eastward of the house through the apple orchard down to the meadow  
fence & straight down the fence to the road, also five acres of woodland lying on the main  
road, one third of the Pork and Beef now laid in, likewise all the Poultry, one third of  
the wheat and rye, one chest, four chairs. It is my will and desire that my wife should  
hold the above mentioned property during her widowhood.

Item - I give unto my five grand children Mary Shreve, Robert Shreve, Samuel  
Shreve, Joshua Shreve, William Shreve, one hundred Dollars a piece to be paid unto them  
by my Executors as they arrive at the age of twenty one, my Debt to be paid, after which my  
will and desire is that my two sons Samuel Shreve & Benjamin Shreve should have all my  
Estate both real & personal, with the widow's part at her marriage or death, to be equally divi-  
ded between them my two sons Samuel Shreve & Benjamin Shreve, to them their heirs forever  
excepting forever. Lastly I hereby appoint my two sons Samuel Shreve & Benjamin Shreve  
as the Executors of this my last Will and Testament whereof I have hereunto set my  
hand and affixed my seal this seventh day of February 1815  
Signed and acknowledged in presence of, Samuel Shreve

Simon Dame

James Donaldson

Purshenda Ball

Be it remembered that on this 10<sup>th</sup> day of April  
1815, before me Alexander Moore Register of Wills for the County of Alexandria in the District  
of Columbia this last will and Testament of Samuel Shreve deceased was proved in due form of  
Law by Simon Dame and James Donaldson two of the subscribing witnesses thereto. And on the  
same day Samuel Shreve and Benjamin Shreve the Executors named in the said will

to the same and gave bond and security. Whereupon Letters Testamentary were granted them by me the said Register Test

A Moore Reg. Mills.

I know all men by these presents that we Samuel Shreve, Benjamin Shreve, Thomas Shreve and William Minor 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 22<sup>th</sup> day of April 1815.

The condition of the above obligation is, That if the said Samuel Shreve and Benjamin Shreve Executors of Samuel Shreve 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 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 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 doing therein when therunto 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  
Samuel Shreve  
Benjamin Shreve  
Thomas Shreve  
W<sup>m</sup> Minor

I know all men by these presents that we William Minor Simon Darne and Samuel Shreve 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 24<sup>th</sup> Day of April 1815.

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The condition of the above obligation is, That if the said William Minor Executor of Margaret Shreve 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 Executor 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 at such times as he 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 his actings and doing therein when therunto 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  
W<sup>m</sup> Minor  
Samuel Shreve  
Simon Darne

I know all men by these presents that we Sarah Evelyn, Thomas Sanford and Ellis Luce 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 fifth day of May 1815.

The condition of the above obligation is, That if the said Sarah Evelyn administratrix of the Goods Chattels and credits of Tonger Evelyn 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 her the said administratrix 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 therunto 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 her actings and doing therein when thereto 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 administratrix, the same being first examined and assented by the Judge of the said Court for the time being, shall deliver and pay unto such