

110

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 1st day of February 1816.

The condition of the above obligation is that if the said
Charles T Ford executor of Thomas R Ford 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 into the
hands or possession of another 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 actions and doing
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 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

A Moore

Reg. Will's

Charles T Ford *(Signature)*

Edw Tord *(Signature)*

Wm C R Butler *(Signature)*

111

we bind ourselves our heirs, executors and administrators jointly and
severally firmly by these presents Sealed with our seals and dated
this second day of February 1816.

The condition of the above obligation is such that if
the above bounden Joseph C Nevill as Guardian of James
Margaret and Mary Ann White, shall faithfully account with
the Orphans Court of Alexandria County as directed by law, for
the management of the Property and Estate of the Orphans under
his care; and shall also deliver up the said Property agreeably to
the order of the said Court, or the directions of law; and shall in all
respects perform the duty of Guardian to the said Orphans, according to law; then the above obligation shall cease; it shall otherwise
remain in full force and virtue in law.

Sealed and Delivered

Joseph Nevill, *(Signature)*

In presence of

Richard Rock, *(Signature)*

A Moore

John Green, *(Signature)*

Know all Men by these presents that we Thomas Olyles
William Herbert Sur and Lamias Griffith 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 four thousand dollars lawful
money of the United States of America 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 the 13th day of March 1816.

The condition of the above obligation is such that if the

Know all Men by these presents that we Joseph Nevill,
Richard Rock and John Green 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 eight hundred Dollars lawful money of the United States
of America to the payment whereof well and truly to be made,

(112) above bounden Thomas C. Lyles as guardian of Eliza M~~oore~~, and Anna Maria Leaton, shall faithfully account with the Orphans Court of Alexandria County, as directed by law, for the management of the Property and Estate of the Orphan under his care, and shall also deliver up the said property agreeably to the order of the said Court, or the directions of law, and shall in all respects perform the duty of Guardian to the said Orphans according to law; then the above obligation shall cease; it shall otherwise remain in full force and virtue in law.

Sealed and Delivered

In presence of

A. Moore
S

Thomas C. Lyles ^{Seal}

Wm Herkert ^{Seal}

James Griffith ^{Seal}

Know all Men by these presents that we Dolly Hollis and William Fraser 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 successor in office in the sum of five hundred dollars lawful money of the United States of America, to the payment whereof we 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 9th day of March 1816.

The Condition of the above obligation is such, that if the above bounden Dolly Hollis as guardian of Dennis and Sarah Hollis shall faithfully account with the Orphans Court of Alexandria County as directed by law, for the management of the Property and Estate of the Orphan under her care, and shall also deliver up the said property agreeable to the order

of the said Court or the directions of law and shall in all respects perform the duty of Guardian to the said Orphans according to law; then the above obligation shall cease; it shall otherwise remain in full force and virtue in law.

Sealed and Delivered

Dolly Hollis ^{Seal}

William Fraser ^{Seal}

In presence of

A. Moore
S

Know all Men by these presents that we Samuel Ross and Levi Pickering 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 successor in office in the sum of five hundred dollars lawful money of the United States of America, to the payment whereof we 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 9th day of March 1816.

The Condition of the above obligation is such, that if the above bounden Levi Pickering as guardian of Sarah Hamilton shall faithfully account with the Orphans Court of Alexandria County as directed by law, for the management of the Property and Estate of the Orphan under his care, and shall also deliver up the said property agreeable to the order of the said Court or the directions of law and shall in all respects perform the duty of Guardian to the said Orphan according to law; then the above obligation shall cease; it shall otherwise remain in full force and virtue in law.

Sealed and Delivered in

presence of

Samuel Ross ^{Seal}

A. Moore

811

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 1st day of February 1816.

The Condition of the above obligation is that if the said Charles T Ford Executor of Thomas R Ford deceased do make a true and perfect inventory of all and singular the Goods, Charles and Credits of the said deceased which have or shall come to the hands possession or knowledge of the said Executor, or into the hands or possession of another person or persons for him and the same remade, do exhibit unto the said Orphans Court, at such times as he shall be thereto required by the said Court. And the same Goods, Charles and credits do well and truly administer according to Law and make a just and true account of his actions and doing 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 said Goods, Charles 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

A Moore

{ Reg: Will's

Charles T Ford *(Signature)*

Edw^d Ford *(Signature)*

Wm C P Butler *(Signature)*

we bind ourselves our heirs, Executors and Administrators jointly and severally firmly by these presents Sealed with our seals and dated this second day of February 1816.

The Condition of the above obligation is such that if the above bounden Joseph C Nevitt as Guardian of James Margaret and Mary Ann White, shall faithfully account with the Orphans Court of Alexandria County as directed by law, for the management of the Property and Estate of the Orphans under his care, and shall also deliver up the said Property agreeably to the order of the said Court, or the directions of law, and shall in all respects perform the duty of Guardian to the said Orphans, according to law, then the above obligation shall cease; it shall otherwise remain in full force and virtue in law.

Sealed and Delivered

In presence of

A Moore

Joseph Nevitt, *(Signature)*

Richard Rock, *(Signature)*

John Green, *(Signature)*

Know all Men by these presents that we the Thomas Glyes William Herbert Jun and Camillus Griffith 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 four thousand dollars lawful money of the United States of America 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 the 18th day of March 1816.

The Condition of the above obligation is such that if the

Know all Men by these presents that we Joseph Nevitt, Richard Rock and John Green 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 eight hundred Dollars lawful money of the United States of America to the payment whereof well and truly to be made,

(H2) above bounden Thomas C Lyles as Guardian of Eliza Mc~~s~~, and Anna Maria Seaton, shall faithfully account with the Orphans Court of Alexandria County, as directed by law, for the management of the Property and Estate of the Orphan under his care, and shall also deliver up the said property agreeably to the order of the said Court, or the directions of law, and shall in all respects perform the duty of Guardian to the said Orphans according to law; then the above obligation shall cease; it shall otherwise remain in full force and virtue in law.

Scaled and Delivered —

In presence of

A Moore
S

Thomas C Lyles ^{Seal}

Wm Herter ^{Seal}

Cams G Griffith ^{Seal}

Know all Men by these presents that we Dolly Hollis and William Fraser 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 successor in office in the sum of five hundred dollars lawful money of the United States of America, to the payment whereof we and truly to be made, we bind ourselves our heirs Executors and Administrators jointly and severally firmly by these presents. Scaled with our seals and dated this 9th day of March 1816.

The Condition of the above obligation is such, that if the above bounden Dolly Hollis as Guardian of Dennis and Sarah Hollis shall faithfully account with the Orphans Court of Alexandria County as directed by law, for the management of the Property and Estate of the Orphan under his care, and shall also deliver up the said property agreeable to the order

of the said Court or the directions of law and shall in all respects perform the duty of Guardian to the said Orphans according to law; then the above obligation shall cease; it shall otherwise remain in full force and virtue in law.

Scaled and Delivered

In presence of

A Moore
S

Dolly Hollis ^{Seal}

William Fraser ^{Seal}

Known all Men by these presents that we Samuel Ross and Levi Pickering 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 successor in office in the sum of five hundred dollars lawful money of the United States of America, to the payment whereof we and truly to be made, we bind ourselves our heirs Executors and Administrators jointly and severally firmly by these presents. Scaled with our seals and dated this 9th day of March 1816.

The Condition of the above obligation is such, that if the above bounden Levi Pickering as Guardian of Sarah Hamilton shall faithfully account with the Orphans Court of Alexandria County, as directed by law, for the management of the Property and Estate of the Orphan under his care, and shall also deliver up the said property agreeable to the order of the said Court or the directions of law and shall in all respects perform the duty of Guardian to the said Orphan according to law; then the above obligation shall cease; it shall otherwise remain in full force and virtue in law.

Scaled and Delivered in
presence of

A Moore

Samuel Ross ^{Seal}

Levi Pickering ^{Seal}

which cousin resided at Alexandria in the State of America. Depone that they also know
Mrs Janet Adam residing in Kilmarnock who was first married to John Allan and afterwards to Thomas Baird both of Kilmarnock. That the said Janet Adam is sister con-
sanguinean of the said James Adam younger who went to Alexandria as aforesaid, and
that he had no other sisters or brothers excepting two brothers who both died when young
men unmarried. And further Depone from what has been stated that if the said
James Adam younger died without lawful issue they consider Janet Adam to be his
nearest lawful Heir. All which they Depone to be truth as they shall respectively an-
swer to God.

Sworn before me

James McLean

John McAllie

Hugh Thomson

Also appeared George Bowie Merchant in Kilmarnock aged fifty
nine years who being likewise solemnly sworn examined and interrogated upon
oath Depones and says that he remembers a person of the name of James Adam
who he thinks resided sometime in Court-house Square in the Town of Alex-
andria in the United States of America, and the Deponent himself was in Alex-
andria when the said James Adam died which he thinks was in the year one
thousand seven hundred and Eighty five, or one thousand seven hundred and
Eighty six. That the Deponent knows the said James Adam came from Kilmarnock
in the County of Ayr Scotland, and he was informed that he had gone out to a friend of
his own, namely Robert Adam Brother of the Reverend John Adam minister of
Greenock. Depones further that when talking over matters connected with Kil-
marnock when the Deponent was in Alexandria he learned that the said
James Adam was Brother of Mrs Janet Adam now living in Kilmarnock
widow of the late Mr Thomas Baird, All which is truth as the Deponent shall
answer to God.

Sworn before me

James McLean

George Bowie

Know all Men by these presents That I John Grubb of the Town of
Alexandria in the District of Columbia, have remised released and forever acquitted, and
by these presents do remise, release and forever acquit Elizabeth Kilton late Guardian of
my Wife Eliza Mary Grubb (late Kilton) of all manner of action and actions, suits, reck-
onings and accounts whatsoever, which I have, or can at any time hereafter have against
her, for or touching the management and disposition of any property of the said Eliza
Mary, during the Guardianship of the said Elizabeth Kilton. Given under my
hand and seal this 8th day of October 1816.

Witness

Daniel W. Leod

Robert L. White

John Grubb *Seal*

Know all Men by these presents That we Henry Brauner,
James Blaxham and Lewis Hopkins are held and firmly bound unto
Robert Young Esquire, Judge of the Orphans Court for the County of Alex-
andria, in the District of Columbia and his successors in Office in the sum of
three thousand Dollars, lawful money of the United States of America, to the
payment whereof all 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 25. day of November 1816.

The Condition of the above obligation is such That if the above
bounden Henry Brauner as Guardian of Louisa Seaton shall faithfully ac-
count with the Orphans Court of Alexandria County as directed by law for
the management of the Property and Estate of the Orphan under his care,
and shall also deliver up the said property agreeably to the order of the said Court,
or the directions of law, and shall in all respects perform the duty of Guardian to
the said Orphan according to law, then the above obligation shall cease, it shall
otherwise remain in full force and virtue in law.

Sealed & Delivered

in the presence of
A. Moore

Henry Brauner *Seal*
James Blaxham *Seal*
Lewis Hopkins *Seal*

Know all Men by these presents That we John Lind-
say and John H. DeButts are held and firmly bound unto Robert Young
Esquire Judge of the Orphans Court for the County of Alexandria in the Dis-
trict of Columbia and his successors in office in the sum of five hundred Dollars
lawful money of the United States of America 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 13 day of
November 1817.

The Condition of the above obligation is such that if the
above bounden John Lindsay as Guardian of Eliza M. Seaton shall faithfully ac-
count with the Orphans Court of Alexandria County as directed by law for the man-
agement of the Property and Estate of the Orphan under his care, and shall
also deliver up the said Property agreeably to the order of the said Court or the
directions of law and shall in all respects perform the duty of Guardian to the
said Eliza M. Seaton according to law then the above obligation shall cease, it
shall otherwise remain in full force and virtue in law.

Sealed & Delivered
in the presence of
A. Moore

John Lindsay 
John DeButts 

sand eight hundred and seventeen

Freeman Tyler Register
of Wills for Prince Georges
County

The foregoing certificate was returned to the Orphans Court November 17.
1817 and ordered to be recorded - and the same is ^{recd} ~~recd~~ as a settlement of the Es-
tate of Samuel D. Lindsay deceased in Alexandria County.

A. Moore Reg,

Whereas Joseph Manderville of the Town of Alexandria in the Dis-
trict of Columbia hath promised to provide for the support and education, at his
own proper cost and charge, of my infant Daughter Ellen Kelly who was born on the
second day of November one thousand eight hundred and fourteen and is now under
my care. Be it Known therefore that I Mary Anne Kelly of the Town aforesaid
in consideration of the promise aforesaid and in full confidence that the said Joseph
Manderville will discharge the trust placed in him to the advantage of my said Daugh-
ter and to my satisfaction do by this writing under my hand and seal fully and freely con-
sent and agree to renounce all authority over my said Daughter and do place her under the
sole protection and guardianship of the said Joseph Manderville; And if he should at
any future time desire to be appointed the Guardian of my said Daughter by the Orphans
Court of Alexandria County or by any other court competent to make an appointment
then this writing shall at all times hereafter be considered as granting my full
consent thereto. Witness my hand and seal in Alexandria this 9th day of December one
thousand eight hundred and sixteen

Mitresses
Rebekah Lee
Martha Crawford

Mary Ann Kelly 

Know all Men by these presents that we Henry Brauner
of John P. Taylor and James Witch are held and firmly
bound unto Robert Young Esquire Judge of the Orphans
Court for the County of Alexandria in the District of Colum-
bia and his Successors in office in the sum of three thousand
Dollars lawful money of the United States 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 the fifth day of Sep-
tember 1818 Whereas on the 20th day of November 1816 the above
bound Henry Brauner became the Guardian of Luisa Cleaton
and gave James Blakham and Lewis Hiphins as securities
Now the Condition of the above obligation is such that if the above
bound Henry Brauner as Guardian aforesaid shall save harm-
less and indemnify his said Securities and their heirs from all dam-
age and loss in consequence of the said security ship then the above
obligation to be void else to remain in full force and virtue.

Sealed and Delivered

in presence of

Henry Brauner *[Signature]*
John P. Taylor *[Signature]*
James Witch *[Signature]*

Know all Men by these presents That we Jonah Isabell
Archibald McLean Jonathan C. May Nathaniel Hounsavell
John Gird are held and firmly bound unto 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
Twenty thousand Dollars lawful money of the United States
of America 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 15th day of September 1818.

The Condition of the above obligation is such that if the
above bounden Jonah Isabell and Archibald McLean as Guar-
dian of Letitia, Moses and Julia Ann Eliza Hepburn Orphans of
William Hepburn deceased shall faithfully account with the
Orphans Court of Alexandria County as directed by law for
the management of the property and Estate of the orphans under

251

their care and shall also deliver up the said property agreeably to the
order of the said Court or the directions of law, and shall in all re-
spects perform the duty of Guardian to the said orphans according to
law then the above obligation shall cease, it shall otherwise re-
main in full force and virtue in law.

Sealed and Delivered

in presence of

Jonah Isabell *[Signature]*
Archibald McLean *[Signature]*
Jonathan C. May *[Signature]*
Nathaniel Hounsavell *[Signature]*
John Gird *[Signature]*

Know all Men by these presents that we Theophilus J.
Norton Philip Lee and Patrick Carroll 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 Two hundred dollars
lawful money of the United States to the payment whereof
well and truly to be made we bind ourselves our heirs Execu-
tors and administrators jointly and severally firmly by these pre-
sents sealed with our seals aforesaid this 28th day of Septem-
ber 1818. The Condition of the above obligation is such that
if the above bounden Theophilus J Norton shall well and
truly perform the office of administrator of Andrew McGindley
late of Alexandria County deceased according to law and shall
in all respects discharge the duties of him required by law as
administrator aforesaid without any injury or damage to any
person interested in the faithful performance of said Office
then the above obligation shall be void else to remain in full
force and virtue in law.

Sealed and Delivered

in presence of

Theophilus J Norton *[Signature]*
Philip Lee *[Signature]*
Patrick Carroll *[Signature]*