

Know all Men by these Presents that we Thomas Lovering and Andrew Schofield are hold and finally bound unto Robert Young Esq Judge of the Orphans Court of Alexandria County in the District of Columbia and his successors in office in the sum of four thousand Dollars lawful money of the United States to the payment whereof well and truly to be made within ourselves our heirs executors and administrators jointly and severally firmly by these Presents sealed with our seals and dated this 16th day of July 1824

The Condition of the above obligation is such that if the above bound Thomas Lovering as Guardian of Septimus Cartwright Orphan of said Cartwright do not shall faithfully account with the Orphans Court of Alexandria County in the District of Columbia for the management of the property and Estate of the Orphan under his care and shall also deliver up said property agreeably to the order of said Court in the directions of Law and shall in all respects discharge the duty of Guardian to said Orphan according to Law then the above obligation to be void else remain in full force and virtue in Law

Sealed & Delivered
In Presence of
The Court

Thomas Lovering *T.L.*
Andrew Schofield *A.S.*

I John Horner of Alexandria do make this my last Will & Testament revoking all former Wills by me made
First I subject the whole of my Estate Real and Personal the payment of my Debts. Secondly I devise to my Wife Phoebe Horner as her absolute Estate to be disposed of at her will and pleasure without limitation my Slaves Lewis and James. Thirdly the residue of my Estate I devise to my Wife during her natural life.
Fourthly I devise to my son John the sum of two hundred Dollars to be paid out of my Estate one year after the death of my Wife.
Fifthly the residue of my Estate after the death of my Wife I devise to all my children except my son John to be equally divided between them the devise to my Children to be considered as resting in Trust at my death payable and receivable however as aforesaid so as to entitle their representatives to inherit and receive distribution on the death of any of them dying before my Wife.
Sixthly having herebefore made a provision for my son John

John which with the above Legacy I consider sufficient compensated with my ability and the rights of my wife and other children it is my Will that he shall take no further part of my Estate when the said Legacy of two hundred Dollars

Lastly I do hereby constitute my son in Law Richard Thompson and my sons William and Reuben Executors of this my Will and my Wife Phoebe Co-executor.

In Witness whereof I have hereunto set my hand this 27th day of July 1824
Signed & published as his last Will & Testament
John Horner

Testament by John Horner as his last
wherein his presence and in the presence
of each other have hereunto set our names
in attestation thereof
Robt J Taylor
John L Thompson
Wm C Page

At a Session of the Orphans Court for the County of Alexandria in the District of Columbia the 6th day of June 1824 this last Will and Testament of John Horner dead was proved in due form of Law by Robt J Taylor John L Thompson & Washington C Page the Witnesses thereto and ordered to be recorded. And at a Court the 18th same month Letters Testamentary on the Estate of the Testator were granted to Phoebe Horner the Co-executor named in the Will she having given bond and security according to Law
William & Reuben Horner two of the Executors renounced their appointment

Test A Moore
Mag Wills