

At a Session of the Orphans Court for the County of Alexandria in the District of Columbia the 9th day of February 1813 the parties to this bond acknowledged the same to be their act and deed and it was ordered to be recorded

Test Alex^r Moore Reg^r

Know all Men by these presents that we Elizabeth Simple Henry Nicholson and Modocai Miller are held and firmly bound to Geo: Gilpin 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 five hundred dollars to which payment well and truly to be made to the said Judge and his successors in office we bind ourselves executors and administrators jointly and severally, firmly by these presents, sealed with our seals and dated the 9th day of February 1813

The Condition of the above obligation is, That if the said Elizabeth Simple Administration of the goods chattles and credits of Elizabeth Moore 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 her the said Administration or into the hands and proprie tie of any other person or persons for her, and the same so made do exhibit unto the said Orphans Court when she shall be thereunto required by the said Court. And such goods chattles and credits do well and truly administer according to law, and further do make a just and true account of all her actions and doings therein when there to required by the said Court; and all the rest of the said goods chattles and credits which shall be found remaining

upon account of the said Administration, the 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 Administration do in such case bring a quiete suade and deliver up her letters of administration, then this obligation to be void else to remain in full force.

Sealed & Delivered
in presence of }
the Court

Elizabeth Simple Reg^r
Henry Nicholson Reg^r
Modocai Miller Reg^r

At a Session of the Orphans Court for the County of Alexandria in the District of Columbia the 9th day of February 1813 The parties to this bond acknowledged the same to be their act and deed and it was ordered to be recorded

Test Alex^r Moore Reg^r

Know all Men by these presents that we Mary Butler and Jacob Curtis are held and firmly bound to George Gilpin 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 hundred 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 29th day of March 1813

The Condition of the above obligation is such as is such that if the above bound Mary Butler Guardian of Hasan Butler her Executrix and Administratrix do and shall well and truly pay unto the said Orphan all such Estate and Estates as now is or

hereafter shall come to the hands or possession of the said Mary Butler as soon as the said Orphan shall attain lawful age or when thereto required by the said Court, shall well and truly save harmless the said Judge and his successors from all trouble and damage that shall arise about the said Estate, then this obligation shall be void and of none effect, else to remain in full force and virtue.

Sealed and delivered

in presence of

The Court

Susan ^{her} Butler ^{Esq}
Isabella ^{mark} Curtis ^{Esq}

At a session of the Orphans Court for the County of Alexandria in the District of Columbia the 29th day of March 1813. The parties to this bond acknowledge the same to be their act and deed and it was directed to be recorded

Test Alex. Moore Reg^r

In the name of God Amen I Isabella Ross considering the uncertainty of this mortal life being of sound body and mind beseech Almighty God for the same to make and publish this my last Will and Testament in manner and form following that is to say I give and bequeath unto my well beloved friends William Allen Dangeford Henry Price Dangeford Bathus Dangeford and Robert M^r Crea of Alexandria in the District of Columbia in their heirs after all my lawful debts are paid and all the lawful debts of my son William Dangeford & Ross are paid in full all my Estates real personal and mixed of whatsoever description wherover in lands houses furniture or property of whatsoever description I now possess or may hereafter possess to be equally divided among the above named William Allen Dangeford Henry Price Dangeford Bathus Dangeford and Robert M^r Crea And I hereby appoint William Allen Dangeford and Robert M^r Crea sole Executors of this my last Will and Testament revoking all former Wills by me made. In witness whereof I have hereunto set my hand and seal this fourteenth day of September in year of our Lord one thousand eight hundred and eight

Signed sealed published and declared

by the above named Isabella Ross her last
Will and Testament in my presence who have here
unto subscribed our names as witnesses in the
presence of the Testatrix

Cst Samuel M^r Stand
Cst Samuel M^r Stand

Isabella Ross Esq

At a session of the Orphans Court for the County of Alexandria in the District of Columbia the fifth day of April 1813. The last of Isabella Ross deceased was proved in due form of Law by John M^r Gill and Robert M^r Crea two of the Subscribing Witnesses thereto and directed to be recorded. The said Robert M^r Crea being one of the Executors named in the said Will renounced his Executorship and he also renounced all claim and benefit to the Estate of the Testatrix which he is entitled to as a legatee. And at a Court the 8th day of June 1813 William Allen Dangeford the other Executor named in the said Will ^{also} renounced his Executorship whereupon Letters of administration with a copy of the will annexed were granted and committed to Alexander Moore he having given bond and security according to Law

Test Alex. Moore Reg^r

Know all men by these presents that we John Rowlings and Alexander Moore are held and firmly bound unto George Guerin 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 hundred dollars to the payment at and before 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 13th day of April 1813. The condition of the above obligation is such that if the above bound John Rowlings Guardian of William Curtis after Orphan by of Age do and shall well and truly in all respects perform the office of Guardian to the said William Curtis according to law then this obligation to be void else to remain in full force and virtue.

Sealed & Delivered in presence of

The Court

John Rowlings Esq

c & m Moore

At a session of the Orphans Court for the County of Alexandria in the District of Columbia the 13th day of April 1813. The parties to this bond acknowledged the same to be their act and deed and it was directed to be recorded

Test Alex. Moore Reg^r

Know all men by these presents that we Clement Sewell and Clement Sewell Junr are held and firmly bound unto George Guerin Esquire Judge of the Orphans Court for