

2087
The Executors and Administrators do and shall well and truly pay and deliver to the said Orphans such Estate and Estates as now is or here after shall come to the hands and possession of the said Guardian when the said Orphans shall attain lawfull age or when thereto required by the said Court, and also shall well and truly save harmless and indemnify the said Judge and his successors in Office from all trouble and damages that shall or may arise about the said Estates then the said obligation to be void else to remain in full force

Clement Sewall Seal
Nicholas Lewis Sewall Seal

Sealed and Delivered
in presence of }
The Court

At a Session of the Orphans Court for the County of Alexandria the 7th day of April
1814. The parties to the last acknowledge the same to be their act and deed and it was
ordered to be Recorded

Test. J. Moore Reg.

Know all men by these presents that we William A. Harper and Thomas R. Beck
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 on his Executors and Administrators and
by these presents sealed with our Seals and dated the seventh day of May 1814
The condition of the above obligation is that if the said William A. Harper Adminis-
trator of the goods Chattels and Credits of John W. Harper 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 his executors or Administrators and having
settled with the said executors or Administrators and delivered the same to the said
executors or Administrators and having given to the said executors or Administrators
a copy of the same and further do make a just and true account of all his actions and
doings 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 Adminis-
trator, 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 proved in Court and the executors obtain a Certificate
of the probate thereof and the said William A. Harper do in such case being required

render and deliver up his letters of Administration then this obligation to be void else to re-
main in full force
Sealed and Delivered
in presence of }
The Court

At a Session of the Orphans Court for the County of Alexandria in the District of Columbia
the seventh day of May 1814. The parties to the last acknowledge the same to be their
act and deed and it is ordered to be Recorded

J. Moore Register Wills

In the Name of God Amen I Thomas Cole of Alexandria in the District of Columbia
do make my last Will and Testament as follows to wit After the payment of my just debts
and funeral expenses I give devise and bequeath to my beloved and Affectionate wife
Syphora e. Newton all the residue of my Estate of whatever value or kind sover-
to her and her heirs executors administrators and Assigns forever to be disposed of in
any manner she may direct proper Instruments constitute and appoint my wife executrix
and my brother in law Caleb Cole Executrix of the my wife and Guardians of Children
she witnesseth whereof I have caused this my last Will and Testament to be signed
and sealed for me by witnesses. Done this thirtieth day of May 1814

Published and pronounced by the
said Thomas Cole to be his last Will
and testament in presence of us and
the same was signed and sealed }
at the testam. request in our presence

Francis Dyer Wm. Gilham

At a Session of the Orphans Court for the County of Alexandria in the District of
Columbia the 7th day of June 1814. the last will and Testament of Thomas Cole
deceased was proved in due form of Law by William Gilham and Francis Dyer the
deceased was buried in due form of Law by William Gilham and Francis Dyer the
Witneses thereto and ordered to be recorded. and Syphora e. Newton Cole and Caleb Cole
the Executrix and Executor named in the said Will having qualified thereto and given bond
security letters Testamentary were granted them

J. Moore Reg.

Know all men by these presents that we Syphora e. Newton Cole Caleb Cole and William
Gilham and John A. Stewart 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 Seven thousand dollars to which payment well

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 seventh day of June 1814
 The condition of the above obligation is that if the said Syppieia Newton Cole deceased do make a true and perfect inventory of all and singular the goods that descent and Credits of the said deceased which have or shall come to the hands of possession or knowledge of the said Executors and Administrators or into the hands of any other person or persons for them and the same so made exhibit unto the said Orphans Court at such times as they shall be thereto required by the said Court and the same do well and truly administer according to Law and make a just and true account of all their actings and doings therein when thereto 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 Executors and Credits will extend according to the value thereof and the law shall charge them this obligation shall be void or else to remain in full force

J. & C. Estate
Jane & Son's
John Githam Estate
John & Stewart Estate

Sealed and Delivered
in presence of —
The Court

At a session of the Orphans Court for the County of Alexandria in the District of Columbia the 7th day of June 1814. The parties to this bond acknowledge good the same to be their act and deed and it was ordered to be recorded.

Test. A. Moore Esq^r Wills

I now attest by these presents that we Daniel McLeod Isaac Entwistle and Charles Pascoe 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 eight thousand 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 20th day of June 1814.

The condition of the above obligation is such that if the above bound Daniel McLeod Administrator Pendentive of Richard Cummings late of Alexandria County deceased do make or cause to be made 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 of possession or knowledge of the said Daniel McLeod or into the hands of any other person or persons for him and the same so made do exhibit into the Office for

the Probate of Wills &c for Alexandria County and do also render unto the said said Orphans Court a just and true account of his proceedings when thereto required and if after the contest aforesaid no letters of Administration shall be ordered to be granted the said Daniel McLeod being thereto required do render and deliver the letters pendentive in the said Court then this obligation to be void. And if cause effect or else to remain in full force

Daniel McLeod Seal
Isaac Entwistle Seal
Charles Pascoe Seal

Sealed & Delivered
in presence of }
Ammons & Reg. Wills

We now attest by these presents that we Jane Nash James M. Dowell Daniel McLeod John Gid and William Gamm are held and firmly bound to Robert Young ^{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 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 July 1814

The condition of the above obligation is that if the said Jane Nash and James M. Dowell Administrators are Administrators of the goods Chattles and Credits of Robert Nash 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 of possession of them the said Administrators and Administrators or in the hands of any other person or persons for them and the same so made do exhibit unto the said Orphans Court when they shall be thereto 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 their actings and doings therein when thereto required by the said Court and all the rest of the said goods chattles & credits which shall be found remaining upon account of the said Administrators 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 executors obtain a certificate of the probate thereof and the said Administrators and Administrators do in such case being required render and deliver up their letters of administration then this obligation to be void the to remain in full force

Jane Nash Seal John Gid Seal
James M. Dowell Seal William Gamm Seal
Daniel McLeod Seal

(The Court)