

be made to the said Judge and his successors in office we bind ourselves jointly and severally firmly by these presents - Sealed with our seals and dated the 8th day of February 1812.

The condition of the above obligation is such that if the above bound Margaret Hutchens Guardian of the Heirs Hutchens option of Thomas Hutchens deceased her Executor and Administrator do and shall well and truly pay and deliver unto the said orphan all such Estate and Estates as now is or shall come to the hands and possession of the said Guardian when the said Orphan shall attain law full age and when & where required by the said Court and shall well and truly save harmless and indemnify the said Judge of the said Court and his successors in office from all trouble and damage that shall or may arise about the said Estate then this obligation to be void else to remain in full force

Margaret Hutchens *Seal*
Beny B. Parker *Seal*
Tho. Jacobs *Seal*

Sealed & Delivered
in presence of }
Alice Moore

At a session of the Orphans Court for the County of Alexandria in the District of Columbia the 8th day of February 1812. The parties to this bond acknowledges the same to be their act and deed and it was ordered to be recorded

Teste f. Law. et al. Reg

Know all by these presents that we Lawrence Hooff and Peter Wiss are held and firmly bound unto George Griffin Esquire Judge of the Orphans Court for the County of Alexandria in the District of Columbia and his successors in office the sum of three thousand dollars to which payment well and truly to be made to the said Judge and his successors in office we bind ourselves on heirs Executors and Administrators jointly and severally firmly by these presents. Sealed with our seals and dated the 8th day of February 1812.

The condition of the above obligation is that if the said Lawrence Hooff testator of the last Will and Testament of Margaret Hooff 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 to the hands or possession of any other person a personification and the same so made do

whilst unto the said Orphans Court as he shall be then required by the said Court and the same goods Chattels and Credits do well and truly administer according to law and make a true and perfect account of his acting 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 the Law shall make herein obligatio[n] to be void due to remain in full force

Sealed & Delivered

in the presence of }

of the court

At a session of the Orphans Court for the County of Alexandria in the District of Columbia the eighth day of February 1812. The parties to this bond acknowledges the same to be their act and deed and it was ordered to be recorded

Teste f. Law. et al. Reg

Know all by these presents that we Elizabeth Kovelin and Matthew Robinson are held and firmly bound to George Griffin 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 three hundred dollars to the payment whereof well and truly to be made to the said Judge and his successors in office we bind ourselves on heirs Executors and Administrators jointly and severally firmly by these presents. Sealed with our seals and dated the 11th day of February 1812.

The condition of the above obligation is such that if the above bound Elizabeth Kovelin Guardian of Mary Kovelin Orphan of Matthias Kovelin deceased her Executor and Administrator do and shall well and truly pay and deliver unto the said Orphan all such Estate and Estates as now is or hereafter shall come to the hands and possession of the said Guardian when the said Orphan shall attain law full age or when thereunto required by the said Court and also shall well and truly save harmless and indemnify the said Judge of the said Court and his successors in office from all trouble and damage that shall and may arise about the said Estate then this obligation to be void else to remain in full force

Sealed & Delivered

in presence of }

Elizabeth Kovelin *Seal*
Mark

A. Marshall *Seal*

John

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A copy of the Orphans Court for the County of Alexandria in the District of Columbia, the 11th day of February 1812 - The parties to this bond acknowledge the same to be their act and deed and it is ordered to be recorded.

Test Alex et al Regt

Know all men by these presents that we Richard Libby, Jacob Hoffman and Bryan Hampson 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 twenty thousand dollars to the payment whereof well and truly to be made to the said Judge and his Successor in Office we bind ourselves our heirs Executrix and Administrators jointly and severally firmly by these presents. Sealed with our Seal and dated this 8th day of February 1812. The condition of the above obligation is such that if the above bound Richard Libby Guardian of Richard Libby Anne Jane Anne Susan Anne and William Anne Orphans of William Cane his Executor and Administrators do and shall well and truly pay and deliver unto the said Orphans all such Estate and Estates as now is or hereafter shall come into the hands and possession of the said Guardian when the said Orphans shall attain lawful age or when due to be required by the said Court, and also shall well and truly save harmless and indemnify the said Judge of the said Court and his Successors in Office from all trouble and damage that shall or may arise about the said Estates, then this obligation to be void also to remain in full force.

Sealed & Delivered

in presence of
The Orphans Court

Richd Libby *(Signature)*
Jacob Hoffman *(Signature)*
Bryan Hampson *(Signature)*

A copy of the Orphans Court for the County of Alexandria the 8th day of February 1812 - The parties to this bond acknowledge the same to be their act and deed and it is ordered to be recorded.

Test Alex et al Regt

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In the name of God Amen. I Henry Veniman of Prince Georges County State of Maryland being weak of body but of perfect sound mind and memory do make and constitute this to be my last Will and Testament revoking and annulling all other Wills heretofore by me made. First give my soul to God and my body to the earth to be interred in the Catholic Burial ground of Alexandria Item. I give and bequeath to the poor belonging to the Catholic Church of George town District of Columbia three hundred dollars to be divided amongst them as my Executor hereafter named may think proper. I give and bequeath unto my beloved friend Francis Deale of George town District of Columbia the remainder and residue of my Estate real personal and mixed of any kind whatsoever to him and his Heirs forever. I also nominate and appoint the said Reverend Francis Deale of George town District of Columbia my sole Executor to this my last Will and Testament. Given under my hand and seal this fifth day of January one thousand eight hundred and twelve

Henry Veniman *(Signature)*

Signed sealed published and declared by the above

named to be his last Will and Testament in presence of us
Matthew Robinson

Charles Bagget

Andrew Dumar

Prince Georges County Court Then came the Reverend Francis Deale the Exec-
February 13th 1812 tor within named and made oath upon the Holy Evangelists of Almighty God that he within and foregoing is the true and whole Will of Henry Veniman, and that the same was delivered to him after the deceased's death by one of the Subscribing Witnesses in whose hands it had been placed for safe keeping

Katherine Garrison Tyler Register of Wills for Prince Georges County
Prince Georges County Court

February 13th 1812 Then came Matthew Robinson Charles Bagget and Andrew Dumar the three Subscribing Witnesses to the within last Will and Testament and made oath on the Holy Evangelists of Almighty God that they did see Henry Veniman the Testator herein named sign and seal this Will and he was