

shall faithfully account with the Orphans Court of Alexandria County, in the District of Columbia as directed by law for the management of the property and Estate of the 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 discharge 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 presence of
the Court

Junie M. Lord
Charles Pascoe
John Gird

Know all Men by these presents that we Letitia Kennedy William S. Kennedy James Sanderson and John Murphy are held and firmly bound unto Robert Young Esquire Judge of the Orphans Court of Alexandria County in the District of Columbia and his successors in office in the sum of Seven hundred 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 dated this twenty fourth day of February 1822

The Condition of the above obligation is such that if the above bounden Letitia Kennedy as Guardian of Catharine Kennedy 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 agreeably to the order of the said Court or the directions of law and shall in all respects discharge 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 presence of
the Court

Letitia Kennedy
Wm S. Kennedy
Jas Sanderson
John Murphy

Know all Men by these presents that we Henry Compton and Thomas Swann 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 and three said 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 dated this 27th day of November 1821

The Condition of the above obligation is such that if the above bounden Henry Compton shall well and truly perform the office of Administrator of Henry S. Compton 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 cease it shall otherwise remain in full force and virtue in law

Sealed & Delivered
in presence of
the Court

Henry Compton

Thomas Swann

Know all Men by these presents that we Evan P. Taylor William Wedderburn and Lewis Hopkins are held and firmly bound unto Robert Young Esquire Judge of the Orphans Court of Alexandria County in the District of Columbia and his successors in office in the sum of Fourteen hundred dollars lawful money of the United States to the payment whereof well and truly to be made we bind our heirs executors and administrators jointly and severally firmly by these presents sealed with our seals and dated this Eleventh day of December 1821

The Condition of the above obligation is such that if the above bounden Evan P. Taylor shall well and truly perform the office of Administrator of Thomas Duplette late of Alexandria County deceased according to law and shall

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 cease, it shall otherwise remain in full force and virtue in law

Sealed & Delivered
in presence of
the Court

Charles S. Taylor (2)
W. Wedderburn (2)
Lewis Hopkins (2)

In the name of God Amen I William Marchley of the Town and County Alexandria in the District of Columbia, do make my last Will and Testament as follows. Whereas all my estate is personal property consisting of Household furniture Money and perhaps of other property in Europe which by as a mariner and shipper may have procured and being in a bad state of health, but of proper mind and memory and being willing and altogether desirous that my wife and Children shall be as well provided for as my circumstances will admit of in case of my death I do therefore devise and bequeath to my said wife (Joanna) and to her Executors Administrators and assigns all the Estate I own and am possessed of or may be possessed of and owned by me at the time of my death having the fullest confidence in her prudent use of it and care of our Children. And I do appoint my said wife Guardian of my Children and Executrix of this my Will renouncing all others by will or otherwise made. In Witness whereof I have hereunto set my hand and seal this twenty seventh day of June in the year one thousand eight hundred and twelve.

Signed sealed published and declared
by the said William Marchley as and for
his last Will and Testament in presence

William Marchley (2)

Charles Moore
Isaac Entwistle
John Muir

At a session of the Orphans Court for the County of Alexandria in the District of Columbia the 8th day of January 1822 the last Will and Testament of William Marchley deceased was presented to the Court by Thomas Love and the Witnesses having all departed this life, the signature of Charles Moore and Isaac Entwistle were proved by Robert Young and Alexander Moore to their proper hand writing, and the said Will is ordered to be recorded. And Letters of Administration with the Will annexed were granted to Thomas Love he having given bond and security according to law. Joanna Marchley the Executrix named in said Will having renounced her appointment

A. Moore
Regd. Wills

Knew all Men by these presents that we Thomas Love Robert H. Clements and Bernard Bryan are held and firmly 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 one thousand Dollars lawful money of the United States to the payment whereof well and truly to be made we and our heirs our heirs executors and administrators jointly and severally firmly by these presents sealed with our seals and date this eighth day of January 1822

The condition of the above obligation is such that if the above bounden Thomas Love shall well and truly perform the office of Administrator with the Will annexed of William Marchley 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 cease it shall otherwise remain in full force and virtue in law

Sealed & Delivered
in presence of
A. Moore

Thomas Love (2)
R. H. Clements (2)
Ber^d Bryan (2)