

Know all Men by these Presents that we Margaret Neal
her Daughters James Vassant and Sotan Daugheter are
lived and firmly bound unto Philip R. Kendall Judge of
the Orphans Court of Alexandria County in the District of
Columbia and his successors in office in the sum of fifteen hun-
dred Dollars lawful money of the United States to the pay-
ment whereof will and truly to be made we bind ourselves
hers executors and administrators jointly and severally firm-
ly by these Presents sealed with our seals and dated this 3rd
day of May 1826. The Condition of the above obligation
is such that if the above bound Margaret Walker shall well and
truly perform the office of Admin. of Levin Walker late of Alexan-
dria County dec'd according to law and shall in all respects dis-
charge the duty of her required by law Administratress of said
without any injury or damage to any person interested in the
faithful performance of said office then the above obligation
to be void else remain in full force and virtue in law.

Sealed & Delivered
In presence of
the Court

Margaret F. Walker
Mrs. Jacobs
Sot. Vassant
Sot. Daugheter

At a Session of the Orphans Court for the County of Alexan-
dria in the District of Columbia the 3rd day of May 1826
the parties to this Bond acknowledged the same to be their
act and deed and it was ordered to be recorded

Teste
A. Moore
Reg'g Wills

I William Trager of the County of Alexandria in the District
of Columbia being of sound and disposing mind do make this
my last Will and Testament whereby and armulling all for
my Wills by me made. I devise to my daughters Sarah
Elizabeth and Mary the Brick Segment and Lot of ground
I now own in the Town of Alexandria on the West side of
Pitt Street between King and Prince Streets and their heirs
forever and if any of my said Daughters die without bearing
a child or children or descendants of them living at the time
of such death then the Estate of the daughter or daughters so
dying is to go to the Survivor or Survivors and if they all die
without leaving any child or descendants then living as aforesaid
then the Estate hereby given to them shall determine and the
said house and lot shall revert to my right heirs. I devise also
to my said three daughters above mentioned the leased Land I
got from Thomas Farney in exchange for and acre and a
half more or less of the land I held under lease from Walter
L Alexander the said Land got from Farney being about
six acres also four ten acres of Land in the said County of
Alexandria conveyed to me by John G. Saad &c long as they
remain unmarried. and if any of them die unmarried the
Share of the daughter or daughters is to go to the survivor or
survivors unmarried single and on the marriage of any or all
of my said daughters then the share or shares of her or those
marrying, I devise to my Son James and his heirs executors and
administrators on his paying to those marrying respectively
one hundred Dollars each - the payment to be made to any one
Daughter not to exceed that sum or any more, and on the death
of all my daughters then I devise the said Land to my Son James
his heirs executors and administrators. To my said three daugh-
ters I devise all my house hold and kitchen Furniture with
the Choice of two Cows each from my Stock of cattle. The
Four Wheel Carriage now in my possession is the property
of my said daughters, by gift from my Son Thomas dead.
To my said Son James I devise the few Simple Lands on which
I now live to him and his heirs forever subject to and
charged with the payment of all my debts subject also
the payment of the Sum of Fifty Dollars to my Son Daniel.

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Twelve Months after my death. I do further devise to my said son James all my Stock and Cattle of every description excepting Two Cows each before devised to my daughters and all my Farming utensils and my set Blacksmiths Tools. I do moreover charge the said Lands and Stock before devised to my said Son James with the maintenance (exclusively of clothing) of my said three Daughters so long as they may remain unmarried inside with my said Son or said Farm. and I do hereby direct and declare it to be my Will that my said Daughters shall be allowed to reside in dwelling house I now occupy with my said Son James until they shall respectively marry.

Whereas I have sold to my Son James Anthony the Lands held by me under lease from Walter & Alexander with the exception of the acre and a half exchanged with Sammey as aforesaid at the Price of sixteen hundred Dollars of which sum he has paid about two hundred Dollars no deed has however yet been made by me to the said Anthony. now of this debt due to me by said Anthony for the said Land. I do hereby devise three hundred Dollars to my son Daniel and the further sum of three hundred Dollars to my son Joseph to be paid to them respectively without Interest by my son Anthony three years after my death but if not punctually paid their Interest to be paid. and the sum of the purchase money due by the said Anthony I do hereby release unto him and do hereby confirm and devise to the said Anthony the said leased lands sold to him as aforesaid charged however with the payment of the sum of three hundred Dollars to his Brothers Daniel and Joseph as aforesaid. Whereas my Son William is indebted to me in the sum of four hundred Dollars. due by Promissory note I do hereby release him from the payment of said debt and do direct that the said note or evidence shall be by my Executors surrendered to him to be cancelled. If my said Son James should depart this life without leaving any child or descendants living at the time of his death then I devise all the Estate in Lands to him in any shape before devised to my three daughters they remaining Single or to such of them as shall be so to hold them as long as they shall remain unmarried and to pay to such as remain unmarried on the death or marriage

of any of them. and on the death or marriage of all of them their Estates to pass and the said funds to revert to my legal Representatives executors or Executrix.

From the devise before mentioned I do except one quarter of an Acre of ground to be used as a gravel yard and laid out on the South side of the Barn where part of my Barn is now builded to be enclosed and the enclosure to be perpetually kept up by the Persons holding the adjoining Land which is hereby charged with the Expences thereof. And I do hereby constitute and appoint my Sons Anthony James and Joseph Executors of this my Will. In witness whereof I have hereunto set my hand this ninth day of November one thousand Eight hundred and twenty five
Subscribed and Published by the Testator
as his last Will and Testament in our presence who in his presence and at his request have wrote set our hands
in attestation thereof
Samuel Cornelius
Daniel Cawood

William Fraser

District of Columbia. Oct.

I do Remember that on the 25th day of May 1826, before me Alexander Moore Register of Wills for the County of Alexandria in the District of Columbia personally appeared Samuel Cornelius and Daniel Cawood the Subscribers witnesses to this last Will and Testament of William Fraser deceased and proved the same in due form of Law. and on the same day Letters Testamentary were granted by me to Anthony R Fraser (called Anthony in the Will) and James Fraser his Executors named in said Will they having given Bond and Security according to law.

Teste

A. Moore

Reg'd

36) Know all Men by these Presents that we An
thony Fraser James Fraser and Jonathan C. May are
held and firmly bound unto Philo R. Kendall Esq Judge
of the Orphan Court of Alexandria County in the District
of Columbia and his successors in office for the sum of three
thousand Dollars lawful money of the United States to the
payment whereof well and truly to be made we bind our
selves our heirs executors and administrators jointly and severally
firmly by these Presents sealed with our seals and
dated this Twenty fourth day of May 1826

The Condition of the above obligation is such that if the
above bound Anthony R. Fraser and James Fraser shall
well and truly perform the office of Executors of William Fraser
late of Alexandria County dec'd according to law and shall in
all respects discharge the duty of Executors required by law as Exe^rz
aforesaid without any injury or damage to any person interested
in the faithful performance of said office then the above obliga
tion to be void else remain in full force and virtue in law

Sealed & Delivered
In presence of }
A Moore Reg'tlrs }

Anthony R. Fraser
James Fraser
Jona^c C. May

In the Name of God Amiri. I Thomas Granleaf of Alex
andria District of Columbia do hereby make my last Will and
Testament that is to say I give devise and bequeath to my wife
Susan Granleaf all the property both real and Personal of
which I may die professed to be held by her during her na
tural life for her own use and the use of such child or chil
dren I may have by said Susan. But in case of her decease with
out issue then the Real property I bequeath to my said sister
Margaret McDaniel her executors Administrators or assigns
In Wills wherof I have hereunto set my hand and Seal this
Twenty sixth day of August One thousand eight hundred and
Twenty five

Witnesses — — —
John Gird
Nehemiah L. Hicks
Richd^r Rock.

Thomas Granleaf

District of Columbia S.D.

Be it knowne unumbered that
on the 31st day of May of 1826 before me Alexander Moore
Register of Wills for the County of Alexandria in the
District of Columbia came John Gird and Richard Rock
two of the Subscribing Witnesses to the within last Will and
Testament of Thomas Granleaf and proved the same in
due form of Law. And on the same day Letters of Admuni
stration with the Will annexed were granted to Susan
Granleaf she having given Bond and Security according
to law

A Moore
Reg'tlrs