

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 20<sup>th</sup> day of January 1816.

The Condition of the above obligation is that of the  
above bound. Adam Lynn Executor of John Wise de-  
ceased, to 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 into the hands or possession of any other  
person or persons for him and the same so made, do exhibit  
unto the said Orphans Court at such times as he shall be  
theretore required by the said Court. And the same Goods,  
Chattels and Credits, to well and truly administer according  
to law, and make a just and true account of his actings in  
doing therein, when thirurto required by the said Court and further  
to well and truly pay and deliver all the legacies contained  
and specified in the said Will as far as the said Goods, Chat-  
tels and Credits will extend according to the value thereof  
and as the law shall charge. Then this obligation to be void,  
else to remain in full force.

Sealed and delivered.

In presence of

J. Moore

Reg: H. Wills

Adam Lynn *pd*

Peter Wise *pd*

Dan McLeod *pd*

*105*  
A deposition of the Orphans Court for the County of Alexandria in the  
District of Columbia the 20<sup>th</sup> of January 1816. The parties to this bond  
acknowledge the same to be their act and deed, and it was ordered to  
be recorded.

Test. C. Moore,

In the name of God Amen. I William Goddard of the  
town of Alexandria in the District of Columbia do make my  
last Will and testament as follows to wit.

Imprimis. I direct all my just debts and funeral  
expences to be paid out of my estate.

IItem. I give to my wife during her widow hood the  
house and lot on which I now reside, but in case of her marriage  
or death whichever shall first happen, I give and devise the  
said house and lot to my son William Goddard and John  
Campbell and James Campbell and Matilda Dilcher  
and their heirs forever.

IItem. I direct that all my garden lot shall be rented  
out and the profits thereof to be applied towards the main-  
tenance of my family.

IItem. I give devise and bequeath to my brother John  
Goddard his heirs and assigns forever thirty feet front on  
the North West corner of the lot I purchased of Thomas Cook  
and one hundred and twenty three feet five inches deep  
and the balance of the said lot I give and devise equally  
between my wife and my son Wm Goddard and Spencer  
Grey, John Campbell, James Campbell and Matilda Dilcher  
and their heirs forever.

IItem. I give and bequeath to my son William my black lot

and a small buffalo bow.

Item. I direct that a negro girl named Betsy purchased of Reuben Dye shall be emancipated when she pays my estate three hundred dollars, and the said girl is to live with her mother until the said sum of three hundred dollars is paid and if her mother dies then the said girl is to return to my family and live with them until the said money is paid - which money is to be applied to the support of my family.

And all the rest and residue of my Property real and Personal give and bequeath to my wife subject to the conditions of the first bequest - except a negro woman named Anna who by the will of Sam Ager who is to be emancipated immediately upon my death, she paying my wife sixty dollars, to be applied to the support of my family.

Lastly, I nominate and appoint my friends Spencer Gray and Thomas Lawrason Executors of this my last Will and Testamente.

In witness whereof I have hereunto set my hand and seal this

7<sup>th</sup> day of December 1815.

Signed sealed and acknowledged  
by the testator in our presence to be  
his last will and testament <sup>who had</sup> at his request  
and in his presence subscribed our names  
<sup>attest</sup>  
in presence thereof

A. Moore.

Ora Kinsey

Subiect to my will I emancipate and set free a negro man  
named Sam Ager. I have set my hand and seal this 7<sup>th</sup> of December 1815  
Sealed and acknowledged in presence of us  
John Moore - Ora Kinsey

Wm. Goddard

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Know All Men by these presents that we Thomas Lawrason and William Towle are held and firmly bound to Robert Young Esqur Judge of the Orphans Court for the County of Alexandria in the District of Columbia 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 23 day of January 1816

The condition of the above obligation is that if the said Thomas Lawrason Executor of William Goddard deceased demands 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 Executor, or into the hands or possession of any other person or persons for him and the same so made do exhibit unto the said Orphans Court at such times as he shall be there required by the said Court, and the same Goods, Chattles and Credits, do well and truly administer according to law; and make just and true account of his actions 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, Chattles and Credits will extend according to the value thereof and as the Law shall charge. Then this obligation to be void, or else to remain in full force.

Sealed and Delivered

In the presence of

A. Moore

Reg. Mills

Tho<sup>r</sup> Lawrason

William Towle

Upon the 23<sup>rd</sup> day of January 1816 - this last Will and Testament of William Goddard deceased was presented to the

(108) Court by Thomas Lawerson one of the Executors and proved in due form  
of Law by Alexander Moore and Ezra Knisey witness thereto and  
ordered to be recorded. And Letters Testamentary were granted the  
said Executor.

Test A Moore Reg Wills

I Thomas R Ford do make and ordain this to be my last Will and  
testament.

In witness. It is my will and desire and I do order and direct that  
all my just debts be fully satisfied and paid.

Item. I hold and possess the following slaves who are now in Kentucky.  
Peter Ben, Liffie and a negro girl whose name I believe is Maria, she  
is now living with my sister Jane Clarke, that negro girl I give to my  
said my said sister until she arrives to the age of 21 years at which  
period I do emancipate her and release her from bondage. The males  
before mentioned I do from this period emancipate and release from  
servitude, and if there be any thing owing by the persons to whom they  
may be hired for their wages. I give to each of them the money which  
may be due for his own service.

Item. I have a tract of land in Bourbon County Kentucky, this I direct  
to be sold by my executors at such time after my death when they may  
judge it will command the best price.

Item. I give and devise to each of my brothers Edward and Charles  
Fleming five hundred Dollars and all the rest and residue of my  
estate I give and devise unto my brothers William, James, Edward  
Charles Fleming and John and my sisters Mary, Jane, Judith, Priscilla  
Bethelstan, Elizabeth, and Susan to be equally divided among them.  
I nominate and appoint my brother Charles Fleming and James Keith my

(109) Executors of this my last Will and Testament and I do hereby revoke any will which  
may have been heretofore made by me. Witness whereof I have hereunto set  
my hand and seal this 19th day of October one thousand eight hundred  
and Fifteen.

The, R Ford (Seal)

Signed, sealed published  
and declared by the said  
Thomas R Ford to be his last  
Will and Testament in presence of

Geo A Thornton

Wm C B Butler

Henry Martin

Be it remembered that on this 1<sup>st</sup> day of February 1816 before me  
Alexander Moore Register of Wills for the County of Alexandria  
in the District of Columbia came Wm C B Butler and Henry Mar-  
tin witnesses to this last Will and Testament of Thomas R Ford  
deceased and proved the same in due form of Law and Letters  
Testamentary were granted by Mr. Charles Fleming Ford one of the  
Executors therin named, James Keith Junr the other Executor having  
renounced his appointment.

A Moore

Reg Wills

Know all men by these presents that we Charles Fleming Ford, Edward  
Ford, and Wm C B Butler 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 on the sum of  
three thousand Dollars to which payment well and truly to be made to

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 20<sup>th</sup> day of January 1816.

The Condition of the above obligation is that if the  
above bound Adam Lynn Executor of John Wise etc  
ceased, to 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 into the hands or possession of any other  
person or persons for him and the same so made to exhibit  
unto the said Orphans Court at such times as he shall be  
thereto required by the said Court. And the same Goods,  
Chattels and Credits, to well and truly administer according  
to law, and make a just and true account of his actings and  
doings therein, when thereunto required by the said Court and further  
to well and truly pay and deliver all the legacies contained  
and specified in the said Will as far as the said Goods, Chat-  
tels and Credits will extend according to the value thereof,  
and as the law shall charge. Then this obligation to be void  
else to remain in full force.

Sealed and Delivered

In presence of

C. Moore

Agri. Hills

Adam Lynn P.D.  
Peter Wise D.D.  
Dan McLeod F.D.

105  
At a session of the Orphans Court for the County of Alexandria in the  
District of Columbia the 20<sup>th</sup> of January 1816. The parties to this bond  
acknowledge the same to be their act and deed, and it was ordered to  
be recorded.

Test. C. Moore,

In the name of God Amen. I William Goddard of the  
town of Alexandria in the District of Columbia do make my  
last Will and testament as follows to wit.

In witness. I direct all my just debts and funeral  
expences to be paid out of my estate.

I term. I give to my wife during her widowhood the  
house and lot on which I now reside, but in case of her marriage  
or death which ever shall first happen. I give and devise the  
said house and lot to my son William Goddard and John  
Campbell and James Campbell and Matilda Dilka  
and their heirs forever.

I term. I direct that all my garden lot shall be rented  
out and the profits thereof to be applied towards the main  
tenance of my family.

I term. I give devise and bequeath to my brother John  
Goddard his heirs and assigns forever thirty feet front on  
the North West corner of the lot I purchased of Thomas Cook  
and one hundred and twenty three feet five inches deep  
and the balance of the said lot I give and devise equally  
between my wife and my son Wm Goddard and Spencer  
Grey John Campbell, James Campbell and Matilda Dilka  
and their heirs forever.

I term. I give and bequeath to my son William any block lots

and a small buffaloe bow.

Item. I direct that a negro girl named Betsy spurchased of Reuben Dye shall be emancipated when she pays my estate three hundred dollars, and the said girl is to live with her mother until the said sum of three hundred dollars is paid and if her mother dieth then the said girl is to return to my family and live with them until the said money is paid - which money is to be applied to the support of my family.

And all the rest and residue of my property real and personal to give and bequeath to my wife subject to the conditions of the first bequest - except a negro woman named Annachalya the wife of Sam Ager who is to be emancipated immediately upon my death, she paying my wife sixty dollars, to be applied to the support of my family.

Lastly, I nominate and appoint my friends Spencer Gray and Thomas Lawrason Executors of this my last Will and Testament.

In witness whereof I have hereunto set my hand and seal this 7<sup>th</sup> day of December 1815.

Signed sealed and acknowledged  
by the testator in our presence to be  
his last Will and Testament <sup>who had</sup> at his request  
and in his presence subscribed our names  
<sup>as witnesses</sup>  
in presence thereof

A. Moore

Gra. Kinsey

Codicil to my will - I emancipate and set free a negro man  
named Sam Ager - Attest my hand and seal this 9<sup>th</sup> of December 1815  
Sealed and acknowledged in presence of us.  
A. Moore - G. Kinsey

Wm. Goddard

Know all Men by these presents that we Thomas Lawrason and William Towle 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, we bind ourselves our heirs Executors and Administrators jointly and severally firmly by these presents sealed with our seals and dated the 23<sup>rd</sup> day of January 1816

The Condition of the above obligation is, that if the said Thomas Lawrason Executor of William Goddard 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 into the hands or possession of any other person or persons for him and the same somade exhibit unto the said Orphans Court at such times as he shall be thereto required by the said Court, and the same Goods, Chattels and Credits, do well and truly Administer according to law, and make just and true account of his actings 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 as the law shall charge. Then this obligation to be void, or else to remain in full force.

Sealed and Delivered

In the presence of

A. Moore

Reg. Mills

Tho<sup>s</sup> Lawrason *D*  
William Towle *D*

At a session of the Orphans Court for the County of Alexandria in the District of Columbia the 23<sup>rd</sup> of January 1816 this last Will and Testament of William Goddard deceased was presented to the

108<sup>3</sup> Court by Thomas Lawson one of the Executors and proved in due form of Law by Alexander Moore and Ezra Kinsey witnesseth to and ordered to be recorded, And Letters Testamentary were granted the said Executor,

Test A. Moore Reg. Wills

I Thomas R. Ford do make and ordain this to be my last Will and Testament.

In witness: It is my will and desire and so order and direct that all my just Debts be fully satisfied and paid.

Item. I hold and possess the following Slaves who are now in Kentucky. Peter Ben, Griffin and a negro Girl whose name I do not know, she is now living with my sister Jane Clarke, that negro girl I give to my said my said Sister until she arrives to the age of 21 years at which period I do emancipate her and relieve her from Bondage. The males before mentioned I do from this period emancipate and release from servitude, and if there be any thing owing by the persons to whom they may be hired for their wages. I give to each of them the money which may be due for his own service.

Item. I have a tract of Land in Bourbon County Kentucky, this I direct to be sold by my Executors at such time after my Death when they may judge it will command the best price.

Item. I give and devise to each of my brothers Edward and Charles Fleming five hundred Dollars and all the rest and residue of my Estate I give and devise unto my Brothers William, James, Edward, Charles Fleming and John and my Sisters Mary, Jane, Judith, Priscilla, Catherine, Elizabeth, and Susan to be equally divided among them. I nominate and appoint my brother Charles Fleming and James Keith my

Executors of this my last Will and Testament and I do hereby revoke any Will which may have been heretofore made by me. At witness whereof I have hereunto set my hand and seal this 21st day of October one thousand eight hundred and Fifteen.

The, R. Ford Seal

Signed, sealed Published  
and declared by the said  
Thomas R. Ford to be his last  
Will and Testament in presence of

Geo. A. Thompson

Wm C. B. Butler

Henry Martin

Be it remembered that on this 1<sup>st</sup> day of February 1816 before me Alexander Moore Register of Wills for the County of Alexandria in the District of Columbia came Wm C. B. Butler and Henry Martin witnesses to this last Will and Testament of Thomas R. Ford deceased and proved the same in due form of Law and Letters Testamentary were granted by me to Charles Fleming Ford one of the Executors therein named, James Keith Junr the other Executor having renounced his appointment.

A. Moore

Reg. Wills

I know all men by these presents that we Charles Fleming Ford, Edward Ford, and Wm C. B. Butler 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 three thousand Dollars to which payment well and truly to be made to

Know all men by these presents that we Archibald McClean  
Nathaniel Rounsvelle and Montague Miller 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 One thousand 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 6<sup>th</sup> day of July 1819.

The Condition of the above obligation  
is such that if the above bounden Archibald McClean shall  
well and truly perform the Office of Administrator with the will  
and annexed of William Goddard late of Alexandria County dec'd  
according to law, and shall in all respects discharge the duties of  
him required by law as administrator aforesaid without any in-  
jury or damage to any person interested in the faithful perform-  
ance of said office then the above obligation to be void else to  
remain in full force and virtue in law.

Sealed & Delivered {  
in presence of }  
A. Moore Key

Arch McClean      \$  
N. Rounsvelle      \$  
M. Miller      \$

Know all men by these presents that we Nancy Kellon and  
Henry Maskett 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 five hundred dol-  
lars 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 13<sup>th</sup> day of July 1819.

The Condition of the above ob-  
ligation is such that if the above bounden Nancy Kellon was Guardian  
of William Henry and Elizabeth Mozeingo Orphans of James J. Mozeingo

shall faithfully account with the Orphans Court of Alexandria County  
as directed by law for the management of the property and Estate  
of the Orphans 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 perform the duty of Guardian  
to the said Orphans 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 }  
A. Moore

Nancy Kellon      \$  
Henry Maskett

Henry Maskett      \$

Know all men by these presents that we Robert Mafsey,  
Laughlin Masterson and Alexander Moore 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 fifteen hundred dollars law-  
ful money of the United States to the payment whereof well  
and truly to be made we bind ourselves our heirs Executors &  
Administrators jointly and severally firmly by these presents  
sealed with our seals and dated this 24<sup>th</sup> day of July 1819

The Condition of the above obligation is such that if the  
above bounden Robert Mafsey as Guardian of Catharine John,  
and Mark Morris orphans of Mark Morris deceased shall  
faithfully account with the Orphans Court of Alexandria County  
as directed by law for the management of the property and Es-  
tate of the Orphans 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 perform the duty of  
Guardian to the said Orphans according to law, then the above  
obligation shall cease it shall otherwise remain in full force & virtue

Sealed & Delivered {

in presence of }  
A. Moore

Robert Mafsey      \$  
L. Masterson      \$

A. Moore      \$