

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 executor obtain a certificate of the probate thereof, and the said Administratrix do in such case being required render and deliver up her letters of administration. Then this obligation to be void also to remain in full force.

Sealed and Delivered
in the presence of }

A. Moore

Sarah Estelle *Esq*
Thomas Sanford *Esq*
Ellis Price *Esq*

KNOW ALL MEN by these presents that we Thomas Read and John Dixon 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 Successor in office in the sum of five hundred Dollars, to which payment well and truly to be made to the said Judge and his Successor in office, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents. Sealed with our seals and dated the tenth day of May 1815. The condition of the above obligation is, that of the said Thomas Read administrator of the Goods, Chattels, and credits of John Gwyn 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 him the said Administrator, or in the hands and possession of any other person or persons for him, and the same to make, do exhibit unto the said Orphans Court, when he shall be therunto required by the said Court, and such Goods, Chattels and credits, do well and truly administer according to Law; and further do make a just and true account of all his actings and doing 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 Administrator, the same being first examined and allowed by the Judge of the said Court for the time being.

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 executor obtain a certificate of the probate thereof, and the said Administrator do in such case being required render and deliver up his letters of administration. Then this obligation to be void also to remain in full force.

Thomas Read *Esq*
John Dixon *Esq*

Sealed and delivered
in the presence of }

A. Moore

Rey. Wm.

KNOW ALL MEN by these presents that we Bernard Crook and John C. Mandell are held and firmly bound to Robert Young Esquire Judge of the Orphans Court for Alexandria County in the District of Columbia and his Successor in office in the sum of one 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, executors and administrators, jointly and severally firmly by these presents. Sealed with our seals and dated the seventh day of June 1815.

The condition of the above obligation is such that of the above bound Bernard Crook Guardian of Eleanor, Samuel and Louis Johnson, orphans of William Johnson deceased, 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 his care and shall also deliver up the said property agreeably to the order of the said Court or the direction 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 and remain in full force and virtue.

Sealed and delivered
in presence of }

A. Moore

Rey. Wm.

Bernard Crook *Esq*
John C. Mandell *Esq*