

Elizabeth Robinson widow of Matthew Robinson late of Alexandria do make this my last will and Testament.  
First - I devise that the two coloured children Ellen and Louisa formerly the property of my deceased husband, shall be purchased and emancipated by my executor herein after named, and that my good Son and Mary also part of my deceased husband's estate, be purchased and emancipated, and to that end I authorize my said Executor to apply so much of my estate as in his judgement may appear reasonable.

Secondly - I devise to William Heating son of Martha Heating, four hundred dollars on condition that he shall enter into trade or Co-partnership with William Robinson

Thirdly - I devise one hundred dollars to be applied to the religious education of Martha Maysy in the Catholic institution at George Town and to no other purpose.

Fourthly - I devise to the Reverend Francis Keale, two hundred dollars, one hundred dollars of which are to be applied to procure Miss Maysy to be said for the repose of the soul of my deceased husband, and one hundred to procure masses to be said for the repose of my own soul.

Fifthly - I devise to Polly Baggott and to Matilda Baggott fifty dollars to each.

Sixthly - I devise to the Rev<sup>d</sup> Francis Keale, four hundred dollars to be appropriated at his discretion for the relief of the poor.

Seventhly - I devise to William Robinson son of my deceased husband four hundred dollars.

Lastly - If any thing remain after fulfilling the devised before made - then I give and devise the same to the Reverend Francis Keale to be applied at his discretion to the use of the poor. - And I do hereby constitute the Reverend Francis Keale above named the sole Executor of this my will - In witness whereof I have hereunto set my hand this 17<sup>th</sup> January 1829.

Elizabeth Robinson

Acknowledged by the Testatrix as her last will in our presence, who in her presence have hereunto set our hands in attestation thereof.

H. J. Taylor

Martha Heating

Counsel to the foregoing will

I devise to Julia Kerr one hundred Dollars - And to Sarah Shalton one hundred dollars - To the Rev<sup>d</sup> Mr Fairclough two hundred dollars

one hundred of which is for masses for the repose of my own soul and one hundred for the repose of the souls of my father, mother, brothers and sisters. I devise to Elizabeth Murray daughter of my deceased husband all my silver plate.

Elizabeth Robinson

Published by the Testatrix as a Codicil to her last will this 18<sup>th</sup> January 1829 in presence of R. J. Taylor.

Second Codicil - I devise to Mrs Hotelford wife of Bartlett Hotelford one hundred dollars to purchase a mourning ring - Hotelford in presence of R. J. Taylor

Elizabeth Robinson

Jan<sup>y</sup> 18 1829

Third Codicil made Jan<sup>y</sup> 20<sup>th</sup> 1829 - I hereby revoke the legacy given to Elizabeth Murray sister

Elizabeth Robinson

R. J. Taylor

Affidavit of the Orphan Court for the County of Alexandria in the district of Columbia the 22<sup>nd</sup> day of January 1829 - this last will and Testament of Elizabeth Robinson dec<sup>d</sup> and the Codicils thereto were proved in due form of law by Robert J. Taylor, witness to the same and ordered to be recorded. And also a Court the 4<sup>th</sup> day of February 1829, the Rev<sup>d</sup> Francis Keale, the Executor named in said will renounced his appointment. And also a Court the 12<sup>th</sup> day of February in the same year orders of Administration with the will annexed were granted to William J. Pitt, he having given bond and surety according to law.

Teste - A. Moore

Reg<sup>d</sup> will

In the name of God Amen - I William Reynolds of the County of Alexandria in the District of Columbia do make this my last will and Testament in manner and form following, to-wit: taking all former every will made by me heretofore

Suppressed. I give to my daughter Elizabeth Johnston and her heirs forever, a lot of ground on the west side of Fairfax Street purchased by me of Richard Wall, and also a lot of ground on the West side of the same street purchased from Mary Barnett

Stam - I give to my son William the several lots of ground on the East side of Fairfax Street which were purchased by me from William Bush to be held to him and his heirs forever, except the lot north of my present residence on which I say Cadwallar built, which I do give to my son Joel and his heirs forever

Stam - I give to my two sons William and Joel and their heirs forever the ground purchased by me from Thomas Threlk

the north side of Cameron Street, under the tenure of Moses P. B. Carwood.

Item - The lot on Fairfax Street purchased by me of John Limerick I give to my son Joel and his heirs forever.

Item - The lot I purchased of James Giddall lying on Fairfax Street I give to my son William and his heirs forever.

Item - The lot on Fairfax Street purchased from William Wright I give to my son William and his heirs forever.

I charge of the estate hereby devised to my sons William and Joel with the support of my wife during her widowhood.

I appoint my sons William and Joel and my son in law George Johnston Executors of this my last will and Testa-  
ment. In Testimony whereof I have hereunto set my hand and seal this 21<sup>st</sup> day of December, 1829.

Lois Reynolds. L.S.

Signed sealed and acknow-  
ledged by the Testator in pres-  
ence of

Isaac George

John L. Hampson.

At a session of the Orphans Court for the County of Alexandria in the District of Columbia the 27<sup>th</sup> day of August 1830. this last will and Testament of William Reynolds deceased was pro-  
ved in due form of law by Alexander Moore, Isaac George and John L. Hampson, witnesses thereto and ordered to be recorded. And the Executors therein named having qualified to the same and given bond and securities, Letters Testamentary are granted them.

Teste - A. Moore. Regt. will.

Know all men by these presents that we George Johnston and Bernard Bryan, are held and firmly bound unto Christopher Keate Esq. Judge of the Orphans Court of Alexandria County, in the district of Columbia, and his successors in office, in the sum of five 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 27<sup>th</sup> day of August 1834.

The Condition of the above Obligation is such that if the above bound George Johnston, shall

well and truly perform the office of Executor of William Reynolds late of Alexandria County deceased according to law, and shall in all respects discharge the duty of him required by law as Executor aforesaid, 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 and delivered

in presence of the Court.

A. Moore

George Johnston, L.S.

Bernard Bryan. L.S.

Regt. will.

At a session of the Orphans Court for the County of Alexandria in the district of Columbia the 27<sup>th</sup> day of August 1830. the parties to this bond acknowledged the same to be their act and deed and it was ordered to be recorded.

Teste - A. Moore. Regt. will.

Know all men by these presents that we Joel Reynolds and Robert Jamieson, are held and firmly bound unto Christopher Keate Esq. Judge of the Orphans Court of Alexandria County, in the district of Columbia, and his successors in office, in the sum of five hundred Dollars, lawful money of the United States to the pay-  
ment 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 seventh day of August 1830. The Condition of the above Obligation is such that if the above bound Joel Reynolds, shall well and truly perform the office of Executor of William Reynolds late of Alexandria County deceased according to law, and shall in all respects discharge the duty of him required by law as Executor aforesaid, 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 and delivered in

presence of the Court

A. Moore

Joel R. Reynolds. L.S.

Robt. Jamieson. L.S.

Regt. will.

At a session of the Orphans Court for the County of Alexandria in the district of Columbia the twenty seventh