

Know all Men by these presents that we Robert Moffett John S Benkert and John W Smith are held and firmly bound unto Robert Young Esqur Judge of the Orphans Court of Alexandria County in the District of Columbia and his successors in office in the sum of five 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 fourteenth day of August 1821

The Condition of the above obligation is such that if the above bounden Robert Moffett as Guardian of Joseph Warden 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 Orphan 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 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
Mr Morris
Reg Wills

Robert Moffett ♂
John S Benkert ♂
John W Smith ♂

Know all Men by these presents that we Louisa Reynolds John Wood and Benoni Wheat are held and firmly bound unto Robert Young Esqur 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 eighth day of September 1821

of said without any injury or damage to any person interested in the faithful performance of said office than the above obligation shall cease it shall otherwise remain in full force and virtue in law

Sealed & Delivered
in presence of
the Court

Louisa ^{her} Reynolds ♂
John Wood ♂
Benoni Wheat ♂

Know all Men by these presents that we Martha Morgan Alexander Perry and Andrew Bell are held and firmly bound unto Robert Young Esqur 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 eighth day of September 1821

The Condition of the above obligation is such that if the above bounden Martha Morgan shall well and truly perform the office of Administrator of William Morgan late of Alexandria County deceased according to law, and shall in all respects discharge the duties of her required by law as Administrator of said without any injury or damage to any person interested in the faithful performance of said office than the above obligation shall cease it shall otherwise remain in full force and virtue in law

Sealed & Delivered
in presence of
the Court

Martha ^{her} Morgan ♂
Alex: Perry ♂
Andrew Bell ♂

We know all men by these presents that we Margaret Williams, Theodore Gibbs and Sarah H. Davis 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 our selves our heirs executors and administrators jointly and severally firmly by these presents sealed with our seals and dated the eleventh day of September 1821.

The Condition of the above obligation is such that if the above bounden Margaret Williams shall well and truly perform the office of Administratrix of Alexander Williams late of Alexandria County deceased according to law, and shall in all respects discharge the duties of her required by law as Administratrix 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.

Scaled & Delivered
in presence of
the Court

Margaret Williams *RS*
Theodore Gibbs *RS*
Sarah H. Davis *RS*

Eleanor Cox made oath upon the Holy Evangelists of Almighty God that David Reynolds deceased, did in his last illness call upon the defendant to bear witness that he wished all his personal property to remain in the hands of his wife for the purpose of raising his young children, and that at the time of speaking the said Testamentary words he was of sound memory that the said words were spoken a few days before his death in his dwelling house in Alexandria. Also appeared John Reynolds son of the said David Reynolds and made oath to the same facts as above and the said John Reynolds did at the same time renounce and quit claim to all the personal estate of said decedent. The said defendants further made oath that the said David Reynolds deceased died on the 31st day of August 1821.

Reduced to writing and sworn to
the 13th day of September 1821 before
me

John Moore

Eleanor ^{his} Cox
John ^{my} Reynolds

I John Ramsay of the County of Alexandria being of sound mind but weak in body do hereby make and declare this to be my last Will and Testament.

I leave to my sister Jane pounds sterling payable to her annually by my Executor out of my Estate during her life.

After all my just debts and funeral expenses are paid my estate personal and real is to be divided equally among my children in the same manner as if I had died intestate. A sum sufficient to answer the before mentioned annuity is however to be set apart and retained by my Executor before a dividend is made. I leave my friend Colin Riddle my sole Executor and nominate him guardian of my children who are under age, and who is to act in both capacities without being compelled or required to give security for the faithful performance of the respective trusts.

I give upon him not to let the land adjoining to me to any person whatever for any other purpose than raising grass or hay, if a suitable person can be had who will agree to comply with this injunction then the land may be let for the space of ten years. such tenant, however, may occupy so much thereof as a garden as may be sufficient to raise vegetables for the use of his family.

Published and Declared to be
my last Will and Testament
the 29th day of August 1821
before

Robert Anderson
William Gregory
Rob. Jamison

John Ramsay *RS*

At a session of the Orphans Court for the County of Alexandria in the District of Columbia the 15th day of September 1821 this last will and testament of John Ramsay deceased was presented to the Court by Colin Riddle the Executor thereto named and he

name as a witness to the said last Will and testament in the presence of the Testator and at his request. Given under my hand and seal this 10th day of July 1823

John G. Hedgesman

Orphans Court Alexandria County July 8th 1823

To the Presiding Judge of any Court of law or to any Notary Public Mayor or other chief magistrate within the County of Stafford in the State of Virginia. you are hereby appointed Commissioner to examine John D. Simms a witness to the last will and testament of Andrew Jamison late of the County aforesaid deceased And in the said examination you will interrogate the witness whether the Testator signed this paper annexed and Published the same as his last will and testament whether he was of sound and disposing mind & Memory And whether the witness subscribed his name thereto in presence of the Testator and at his request which examination you will certify under your hand and seal and return the same directed to the register of Wills for the County of Alexandria District of Columbia

Witness Robert Young Esq: Judge of the said Court this 8th day of July 1823

A. Moore
Reg. Wills Alexandria County

*

Know all Men by these Presents that we Virginia Fulton and Jacob Burton are held and firmly bound unto Robert Young Esq: Judge of the Orphans Court of County of Alexandria in the District of Columbia and his successors in office in the sum of two 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 29th day of July 1823 The Condition of the above

obligation is such that if the above bound Virginia Fulton guardian of Sarah C. Fulton orphan of Joseph Fulton deceased shall well and truly perform the office of Guardian to the said Orphan according to law then the above obligation shall be void else remain in full force and virtue and law

Sealed and Delivered
In Presence of
A. Moore Reg'r Wills

Virginia Fulton

Know all Men by these presents that we Henry Hobbs, Jonathan C. May and Matthias Snyder 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 Twelve 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 15th day of July 1823

The Condition of the above obligation is such that if the above bound Henry Hobbs as Guardian of Ann Eliza Colendar Etunard James David and Phenalde Reynolds orphans of David Reynolds deceased shall well and truly perform the office of Guardian to said Orphans according to law then the above obligation to be void else to remain in full force and virtue in later

Sealed and Delivered

In Presence of the Court

Henry Hobbs
Jon C. May
Matthias Snyder