

04.
At a session of the Orphans Court for the County of Alexandria in the District of Columbia the 12th day of August 1823 This last Will and Testament of Thomas Julius deceased was presented to the Court by Thomas Jacobs the executor therein named and proved in due form of law by the oath and affirmation of Thomas Hugh and Joseph Rinker two of the subscribing witnesses thereto and ordered to be recorded. And the said executor having qualified to the said Will and given bond and security according to law letters Testamentary were granted him

N. Moore
Clerk

Know all Men by these presents that we Thomas Jacobs William Witck and Benoni Wheat 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 two 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 12th day of August 1823. The Condition of the above obligation is such that if the above bound Thomas Jacobs shall well and truly perform the office of Executor of Thomas Julius 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 shall cease it shall otherwise remain in full force and virtue in law

Sealed & Delivered
In Presence of
The Court

Tho. Jacobs
Witck
Benoni Wheat

Know all Men by these presents that we Joanna Marley Thomas Lowe and David Black, 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 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 12th day of August 1823 The Condition of the above obligation is such that if the above bound Joanna Marley Guardian of Elizabeth, Sarah Ann, Mary, William, and Susanna Marley Orphans of William Marley deceased shall well and truly perform the office of Guardian to said Orphans according to law then the above obligation shall remain in full force and virtue in law

Sealed and Delivered
In Presence of the Court

Joanna Marley
Thomas Lowe
David Black

Know all Men by these presents that we Sarah Sheanault Joseph Conroy and George Melburn 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 eight 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 26th day of August 1823. The Condition of the above obligation is such that if the above bound Sarah Sheanault shall well and truly perform the office of Administrator of Sarah Sheanault late of Alexandria County deceased according to law and shall in all respects discharge the duty of her required by law

Administrator 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

Sealed & Delivered

In Presence of

Sarah Chenuault

Thos Conroy

Geo. Milburn

Know all Men by these Presents that we Mary Entwistle William Bayly and James Entwistle are held and firmly bound unto Robert Young Esquire Judge of Orphans Court of Alexandria County 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 first day of September 1823 The Condition of the above obligation is such that if the above bound Mary Entwistle and William Bayly shall well and truly perform the office of Administrators of Isaac Entwistle Esq. late of Alexandria County deceased according to law and shall in all respects discharge the duty of them required by law as administrators 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

Sealed & Delivered

In Presence of

Mary Entwistle

William Bayly

James Entwistle

Know all Men by these Presents that we Hendry Nelson and John H Broders are held and firmly bound unto Robert Young Esq. Judge of the Orphans Court of Alexandria County in the District of Columbia and his successors in office in the sum of one 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 first day of September 1823 The Condition of the above obligation is such that if the above bound Hendry Nelson shall well and truly perform the office of administrator of John Bryan late of Alexandria County deceased according to law and shall in all respects discharge the duty of him required by law as administrator aforesaid without any injury or damage to any person interested in the faithful performance of said office then the above obligation shall cease else shall remain in full force and virtue in law

Sealed & Delivered

In Presence of

N. Moore

Hendry Nelson

John H Broders

Know all Men by these presents that We George Melburn and Joseph Coning are held and firmly bound unto Robert Young Esq. Judge of the Orphans Court of Alexandria County 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 15th day of March 1821

The Condition of the above obligation is such that if the above bound George Melburn shall well and truly perform the office of Administrator of Elizabeth Chenault late of Alexandria County deceased according to law and shall in all respects discharge the duty of him required by law as administrator 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 else remain in full force and virtue in law

Sealed & Delivered
In Presence of A Moore
Reg. 1821

George Melburn
Joseph Coning

In the Name of God Amen I Benjamin Sedwick of the Town of Alexandria and District of Columbia being of sound and disposing mind but weak in body and considering the great uncertainty of life do make constitute and appoint this to be my last Will and Testament hereby revoking all others by me heretofore made

I do bequeath I give to my daughter Sarah Ann Elizabeth Sedwick an half a dozen silver table spoons and an half a dozen silver tea spoons all of which are marked with the letter S one pair of silver sugar tongs and one tea canister spoon also a set of tea china and tea board one Broom and dressing glass my bed and window Curtains of

of every description knitting and quilts now in the possession of my Grandmother Sarah Alexander but should she be requested by her Brothers John A Sedwick and George W Sedwick my desire is that she shall give unto each a bed cover of their Mothers Manufacture in the possession of their Grandmother as aforesaid. I do give unto my son John A Sedwick my silver Watch chain and seals one silver taddle and second choice of an half a dozen table spoons. Also my surgical Pocket book two silver catheters and my instruments for extracting teeth. I do give unto my son George W Sedwick my Gun and balance of my Spoons my ten lounge and seven small Pitts.

I do give Celina a female slave and her two Children Jonathan and Lucy to be equally divided between my two sons I do My Will and desire are that all the residue of my property real personal and mixed (except my Books which my Executor hereinafter named may if he thinks proper reserve and divide them equally between my two sons) shall be sold by my said Executor and the proceeds after deducting at the discretion of my said executor my Children Sarah Ann Elizabeth John A and George W Sedwick to be equally divided between them the said Sarah Ann Elizabeth John A and George W Sedwick my Children as aforesaid. Lastly I do constitute and appoint my Brother James Sedwick to be executor to this my last Will and Testament. In Witness whereof I have hereunto set my hand and seal this twenty seventh day of November one thousand eight hundred and twenty three

Witness Present
The Semmes
Oliver Norris
Wm H Taylor

Benj Sedwick

In a session of the Orphans Court for the County of Alexandria in the District of Columbia the 24th day of March 1824 the last Will and Testament of Benjamin Sedwick deceased was presented in due form of Law by The Semmes and Oliver Norris Wm H Taylor Witnesses thereto and ordered to be recorded

A Moore