

County for the management of the property and Estate of the Orphan under his care shall also deliver up said property agreeably to the order of said Court or the directions of Law and shall in all respects discharge the duty of such required by said Orphan according to law than the above obligation to be void else remain in full force and virtue in law

Walter H. Hutchinson

Dennis Z. Olson

Benjamin S. Bruff

Sealed & Delivered)

Int'nture of the  
Court.

Orphans Court Alexandria County June 8<sup>th</sup> 1826

In the case of Walter Hutchinson Guardian of Julia Ann Symonds Jane Symonds Elizabeth Symonds and John Symonds Orphan children of James Symonds decd. It is ordered that the said Guardian settle his first Guardian accounts with this Court at the ensuing December Term thereof; and once every two months after till otherwise ordered. that he pay to Samuel Symonds Fifteen Dollars the private part of the Legacy to him charged in the Estate Samuel Symonds the elder deceased which is payable out of the sumes therein of said Orphans. That he not sell the Real Estate of said Orphans for no Term exceeding one year and that he apply an adequate portion of the Rents and Profits thereof to putting and keeping them in repair.

This tenth day of the second Month eighteen hundred and twenty six Ezra Kinsley of the Town of Alexandria in the District of Columbia being in health of Body and of a sound mind and memory do make this my last Will and Testament. I give and bequeath to Deborah Kirby the sum of five hundred dollars, and Lastly after all my just and proved I give and bequeath the whole rest and residue of my Estate whether Real or Personal and of share of Stock in Trade, and of every thing I am possessed of to Ezra Kinsley or his wife.

A. B. Ezra Kinsley is to have a double portion of my Estate more than Lewis Kinsley other children and he is to have my silver plate. Lewis Kinsley is to pay to his mother Dorette Kinsley fifty Dollars yearly during her life time, and he is to pay Mary Shaw fifty Dollars yearly during her natural life time. I do appoint Phineas Kinney and Benjamin Kinney and Ezra Kinsley Jr. Joint Executors of this my Last Will and Testament to which I have set my hand seal this tenth day of the second month Eighteen hundred and twenty six

Signed Sealed and Delivered

In presence of us

George C. Marshall

Samuel Pendred

Wm. B. Ribble

Ezra Kinsley Esq

District of Columbia 1826

Is it remembered that on this 28<sup>th</sup> day of June 1826 before me Alexander Moore Register of Wills for the County of Alexandria in the District of Columbia came George C. Marshall Samuel Pendred and William B. Ribble subscribers to this last Will and Testament and proved the same in due form of Law and on the same day Letters Testamentary were granted to Phineas Kinney (called Kinney in the will) and Benjamin S. Kinney (called Benj. Kinney in the will) they having taken the affirmation prescribed by Law and given separate Bonds and Security

A. Moore  
Reg. Wills

Know all Men by these Presents that we Benjamin Kirby and Elias Kirby are held and firmly bound unto Philip R. Kendall Judge of the Orphans Court of Alexandria County in the District of Columbia and his successors in office in the sum of Twenty 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 Twenty eighth day of June 1826.

The Condition of the above obligation is such that if the above bound Benjamin Kirby shall well and truly perform the office of Ezra Kirby late of Alexandria County doth 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 & Delivered  
In presence of  
A Moore Keyville

Benjamin Kirby  
Elias Kirby

Know all Men by these Presents that we Phineas Tammey and Hugh Smith are held and firmly bound unto Philip R. Kendall Judge of the Orphans Court of Alexandria County in the District of Columbia and his successors in office in the sum of Twenty 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 28<sup>th</sup> day of June 1826.

The Condition of the above obligation is such that if the above bound Phineas Tammey shall well and truly perform the Office of Executor of Ezra Kirby late of Alex<sup>a</sup> County doth 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 & Delivered  
In presence of A Moore Keyville

Phineas Tammey  
Hugh Smith

In the name of God Amen. I Thomas Herbert of the Town of Alexandria and District of Columbia being much of Body but of sound mind and memory still considering the uncertainty of this transitory life Do make and publish this my last Will and Testament First I bequeath my soul to God and my Body to the Earth resting & confiding to my Executors that they sume be buried in Christian like and decent manner. Secondly I leave and bequeath to my three beloved Sons John D. Herbert, Maurice Herbert and Bayly or Fuller Herbert all my Wharf property to the east of Union Street to them and their heirs forever. I hold a piece of Ground fronting on Union Street and extending with Jonah Thompsons line Sixty one feet more or less extending with his line West from Union Street to Shakespear Line Two hundred and fifty five feet my Will and desire is that this ground be equally divided between my beloved Sons Thomas Herbert and William Herbert their heirs and assigns forever. A corner lot of ground I hold at the intersection of Water and Cameron Streets and to the west of Water Street to be equally divided between my two beloved Daughters Elizabeth Herbert and Catherine Dalton Herbert being about fifty feet up to Reynolds line. Also bequeath the house and furniture as it now stands preserving in every instance its front on Cameron Street back to Sarah Thompsons line to the above named Elizabeth and Catherine to them and their heirs forever. To my beloved Sons Hobbit Herbert and his heirs forever I leave and bequeath the house he now occupies subject to an annual payment of Three hundred Dollars during the life time of my daughters Elizabeth & Catherine for their support. It is my will and desire the better to provide and secure the interests of my two beloved Sons Thomas Herbert and William Herbert that the property before devised to them should be under the particular direction and guardianship of John Earle Herbert of Maryland and John Dalton Herbert of Alexandria. It is my further Will and desire that as the property devised to my sons Thomas & William produces nothing that the Taxes on the same be paid out of my general Property until a proper deposition is made thereof or until it is made in the opinion of the Guardians above named to yield as much as will cover the Taxes. I have a claim against the Estate of George William Fairfax which has been settled by the Master in Chancery Benjamin Park of Fredericksburg under an Order of Court but as yet no decree has been obtained on it. Since date of this Claim where account I intend to be equally divided between my daughters before making