

Munorandum, The said William Harper doth  
not only release, renounce and discharge the Representatives of Samuel  
Davis deceased, and each of them from claims and demands which  
may concern him and them as executor and Guardian, but on all  
and every account whatsoever on the condition that he stands exec-  
ecuted by them upon the same terms this being a settlement of all  
accounts. In witness whereof the said William Harper hath  
hereunto set his hand and seal this 14<sup>th</sup> day of April 1807.

Witnesses  
George Gipin  
John Moore

Wm. Harper Seal

At a session of the Orphans court for the County of Alexandria  
this the 14<sup>th</sup> day of April 1807. This settlement between William  
Harper and the representatives of Samuel Davis deceased, was produced  
in court by the said William Harper, and the same at his request  
is admitted to record, and ordered to be filed as the final settlement  
between the parties, in the office of the Register of wills.

Test. John Moore Sig.

In the Name of God. Amen, I Henry Gid  
now of Braxton County in the state of Virginia Farmer, do make and publish  
this as my last will and testament, that is to say.

I give devise and bequeath all my estates real personal and personal  
property of what kind or nature soever I may die possessed of unto my  
dearly beloved wife Mary Gid my second son John Gid and the  
survivors and survivors of them and the heirs, executors administrators &  
assigns of the survivors of them to hold unto & to the use of them their heirs  
~~and~~ administrators, Upon Trust, for the use and benefit of my chil-  
dren, except to those to whom I have a particular mentioned sum or  
legacy left. To my eldest daughter Eliza Frankland Slave and  
bequeath the sum of one dollar. To my second daughter Mary Gid

Slave and bequeath the sum of one dollar. To my sons Henry, John and  
William the sum of one dollar each respectively and also more to any of my said  
mentioned elder children, having already sufficiently provided for them.  
To my daughter Harriet Clark fifty dollars. And all the rest residue  
and remainder of my said estate or property of what nature soever I poss-  
ess I bequeath unto my said wife Mary Gid for the use ~~and~~ & main-  
tenance of her self and every of my other children not herein particularly men-  
tioned to be divided and paid to, and amongst all such children, at such  
times in such terms and in such manner as my said wife here describes  
shall think proper. And I hereby my said wife Guardian to all  
my said children under the age of twenty one years. And I do hereby declare  
that the legacies so herein bequeathed to my daughters Eliza, Mary & Harriet  
& to my sons Henry, John & William is and shall be taken in full of all my estates  
etc. And I hereby constitute and appoint my said wife executrix of  
my said Son John Executor to this my last will and testament. And lastly  
I hereby revoke all other wills by me hitherto made, and declare this to be as of  
for my last will and testament. In witness whereof I have hereunto  
put my hand and seal this nineteenth day of May 1805.

Signed sealed and declared by the said Henry Gid  
as and for his last will and testament in the  
presence of us what his request in his presence  
& in the presence of each other have knowne  
Subscribed in manner aforesaid

Hubbard Hume John Collet Benjamin Rivers

At a session of the Orphans court for the County of Alexandria in the district  
of Columbia the 21<sup>st</sup> day of April 1807 this last will and testament of  
Henry Gid deceased was produced to the court by John Gid, the executor  
therein named and proved by the Oaths ofannah Gid, William D. Gid and Christopher  
Gid to be fully written and signed by the testator and ordered to be recorded  
And Mary Gid the executrix named in the said will appeared in court  
and renounced her right to administration by virtue of said appointment.  
Whereupon the said John Gid took the oath, and gave bond and  
security as the law directs. And hitherto testamentary power granted him in  
the year of our Lord one thousand eight hundred and eight

I know all Men by these presents, that we John Gird, William Hodgeson and Joseph Riddle are held and firmly bound unto George Gilpin esquire Judge of the Orphans court for the county of Alexandria in the district of Columbia and his successors in Office in the sum of two thousand dollars, to the payment whereof well and truly to be made to the said Judge and his successors in Office, we bind ourselves our heirs executors and administrators jointly and severally firmly by these presents sealed with our seals and dated this twenty first day of April 1807. *The Condition* of the above obligation is such that if the above bound John Gird, executor of the last will and testament of Henry Gird deceased, do make or cause to be made 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 the said John Gird or into the hands and possession of any other person or persons for him, and the same to make do exhibit unto the Orphans Court for the County of Alexandria at such time as he shall be thereto required by the said Court, and the same goods chattels and credits and all other the goods chattels and credits of the said deceased which at any time after shall come to the hands possession or knowledge of the said John Gird or into the hands and possession of any other person or persons for him do well and truly administer according to law; and further do make a just and true account of his actions and doings therein which shew to be required by the said Court, and also shall well and truly pay and deliver all the legacies contained and specified in the said last will and testament as far as the said goods chattels and credits will then unto extend and the law shall charge. Then this obligation to be void also to remain in full force and virtue.

Dated 8th instant  
in the presence of  
the Court.

John Gird  
Wm Hodgeson  
Joseph Riddle

At a session of the Orphans Court for the county of Alexandria in the district of Columbia the 21<sup>st</sup> day of April 1807, the parties to this bond acknowledged the same to be their act and deed and it was ordered to be recorded.

Jst. 11 M<sup>o</sup> A. Moore

NOW all and by these presents that we Richard S Hatchley and James Patten are held and firmly bound to George Gilpin esquire Judge of the Orphans court for the County of Alexandria in the district of Columbia and his successors in Office in the sum of fifteen hundred dollars, to which payment well and truly to be made to the said judge and his successors in Office we bind ourselves our heirs, executors and administrators jointly and severally firmly by these presents sealed with our seals and dated this 21<sup>st</sup> day of April 1807.

*The Condition* of the above Obligation is such that if the above bound Richard S Hatchley administrator of all and singular the goods, chattels and credits of Seth D Biggs 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 the said administrator or into the hands and possession of any other person or persons for him and the same so made do exhibit unto the Orphans Court for the County of Alexandria when thereto required by the said court, and the same goods, chattels and credits to be well and truly administered according to law; and further do make a just and true account of his actions and doings therein which shew to be required by the said court And all the rest of the said Goods, chattels and credits which shall be found remaining upon the account of the said administrator the same being first examined and allowed by the Judge of the said court for the time 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 executors obtain a certificate of the probate thereof and the said administrator do in such case being required by the Court deliver up his letters of Administration, then this Obligation to be void also to remain in full force.

Sealed & delivered  
in presence of  
the Court

Richard Hatchley  
James Patten

At a session of the Orphans Court for the county of Alexandria in the district of Columbia the 21<sup>st</sup> day of April 1807, the parties to this bond acknowledged the same to be their act and deed and it was ordered to be recorded.

Jst. 11 M<sup>o</sup> A. Moore