

Know all Men by these presents that we Thomas Jacobs and Jacob Heineman are held and firmly bound to George Gipin 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 five hundred dollars to the payment whereof will 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 23rd day of December 1809 -

The Condition of the above obligation is such that if the above bound Thomas Jacobs Guardian of Ann Young his executors and administrators do make shall well and truly pay unto the said Orphan all such estate and estates as now is or hereafter shall come to the hands of possession of the said guardian as soon as the said Orphan shall attain lawful age or when thereto required by the said court and shall well and truly give harmless and indemnify the said Judge of the said Court and his successors in office from all trouble and damage that shall or may arise about the said estate then this obligation to be void else to remain in full force -

Sealed and delivered
in presence of the court -

Thomas Jacobs
Jacob Heineman

At a Session of the Orphans court for the County of Alexandria in the district of Columbia the 23rd day of December 1809. The parties to this bond do acknowledge the same to be their act and deed and it was ordered to be recorded. - Teste Alex: Moore Reg'

Know all Men by these presents that we Joshua Yeaton William Yeaton and Dwight Metcalf are held and firmly bound to George Gipin 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 five hundred dollars to the payment whereof will 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 30th day of December 1809. The Condition of the above obligation is such that if the above bound Joshua Yeaton Administrator of all and singular the goods chattels and credits of Nathaniel Price Junior 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 Joshua Yeaton or into the hands and possession of the said Joshua Yeaton any other person or persons for him and the same to make do exhibit into the Orphans Court for the County of Alexandria in the district of Columbia when thereto required by the said court and the same goods, chattels and credits do will and truly administer according to law; and further do make as just and true account of his writings and doings therein when thereto required by the said court. And all the rest of the said goods, chattels and credits which shall be found remaining upon account of the said administration 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 herein 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 else to remain in full force -

Sealed & Delivered
in presence of
the court

Joshua Yeaton
W Yeaton
D. Metcalf

At a Session of the Orphans court for the County of Alexandria in the district of Columbia the 30th day of December 1809. The parties to this bond acknowledged the same to be their act and deed and it was ordered to be recorded -

Teste Alex: Moore Reg'

Carte deceased was presented to the Court by the Executor & proved in due form of Law, by Jonathan Scholfield and Horatio Scott two of the witnesses to the same, and ordered to be recorded

C. S.

Teste

Alex^r. Moore Reg^r

In Obedience to a warrant of Appraisement from the Orphans Court of Alexandria County to us directed, we the Subscribers did this day value and Appraise the Goods chattels and personal Estate of Nath^l C. Price Jun^r late of the County aforesaid deceased so far as they came to our sight and knowledge of which the following is a true Inventory Given under our hands and seals this 29th day of December 1809

The Woodhouse
Thomas Sanford
Bryg^r C Wood

1 Hamilton Moore
1 slate & Scale
.. Shaving Glass & Razors
1 Glass Inkstand
1 pair Shoes
2 do Old Stockings
1 do Yarn Gloves
.. Old Hearing apparell
1 Quadrant
1 Journal & Protection
1 Black Cloth Coat
2 White vest Coats
2 pair Franklin pantaloons
1 thin Coat
1 do Short Jackett
2 Cotton Shirts

	\$ 2
	.. 75
6.	
	.. 33
	.. 25
	.. 50
	.. 25
6.	
	8.
	4.
	4
	4.50
	2.50
	2
	4
	<u>\$ 39.08</u>

The Woodhouse
Thomas Sanford
Bryg^r C Wood

At a Session of the Orphans Court for the County of Alexandria in the District of Columbia the 30th day of December 1809, this Inventory and Appraisement of Nathaniel C. Price Jr. deceased, was returned by the Administrator and ordered to be recorded

Test

Alex^r. Moore Reg^r

In the Name of God. Amen. I Christian Ludwick Hellrigel of Alexandria in the District or Territory of Columbia being in good health and of sound, perfect and disposing mind, memory, and understanding, considering the certainty of death, and the uncertainty of the time thereof, and being desirous to settle my worldly affairs, and thereby better prepare to leave this world when it shall please God to call me hence, do therefore make and publish this my last will and Testament in manner and form following, that is to say—
I give, devise and bequeath to my beloved wife Barbara Hellrigel, all my Estate real and personal of what kind and nature soever during her life, and after her decease I give, devise and bequeath the whole of my said real and personal estate to my six Children, to wit Barbara Hatch, Jacob Christian Hellrigel, Elizabeth Douglass, George Hellrigel, Catherine Minutree, and Philip Hellrigel, to be equally divided among them share and share alike, the division not to take place till after my wife's decease and my son Philip arrives at twenty one years of age

And I do hereby constitute and appoint my beloved wife Barbara Hellrigel, my son Jacob Christian Hellrigel, and my son in law John Douglass to be the Executrix and Executors of this my last will and Testament, revoking and annulling all former Wills be me herto fore made, ratifying and confirming this, and none other, to be my last will and Testament. In Testimony whereof I have hereunto set my hand and affixed my seal this eighth day of August in the year of our Lord ~~one thousand eight hundred and seven~~ eight hundred and seven

Signed, Sealed, published and declared by Christian Hellrigel the above named testator as and for his last will and testament, in the presence of us who this request in his presence, and in the presence of each other have subscribed our names as witnesses thereto

Rich^r. J. Lovoldes

R. D. Parsons

Wm. Ross

At a Session of the Orphans Court for the County of Alexandria in the District of Columbia the second day of January 1810, The last Will and Testament of Christian Ludwick Hellrigel deceased was produced to the Court by the Executrix and Executors and proved in due form of law by the Oath