

Stephen Thomas Conway, son of my Brother Robert Conway
his heirs and assigns forever, subject to the conditions of the leases
as is that annexed to my brother Joseph's - And all the said
bequests I make to my Nephews and brother over and above
their proportion of the rest of my Estate, which I direct
my Executors to pay to them as divided after and out
of the sales - I give to my nephew Charles Con-
way, Moses Geographical Grammar, and Chambers
Dictionary with the appendice, and all the rest of my
books and library I give to my Brother Joseph Conway
I give and bequeath to Margaret Ashton my negro woman
Sarah and her child with their future increase &c. And
I direct the rest of my estate not contained in these
Articles to be divided and given as directed by my said
Will. And I do emancipate and set free my Negro
Woman Sarah - In witness whereof I have
hereunto set my hand and seal this seventeenth day of
November 1806 -

Sealed & delivered }
in presence of }
Jos. Craik
And^m Jamison
Cleⁿ Moore

Pch^d Conway

At a Session of the Orphans Court for the County of Alexa-
ndria in the District of Columbia the 6th day of Decem-
ber 1806 - This last Will and Testament of Richard Conway
deceased, was exhibited to the Court and proved in due form
of law by the Oaths of James Keith, John Mandeville and Charles
Dingley witnesses thereto and sworn to be recd and the
Court recd in the manner provided by the Rules of

James Craik, Andrew Jamison and Cleⁿ Moore witnesses to the same
And a memorandum at the foot of the will was proven by Cleⁿ
Moore and Andrew Jamison to be really in the hand writing
of the Testator -

Whereupon it was ordered that the
same be recorded -

Jst. Cleⁿ Moore signature

Examined

Know all Men by these presents that the William Johnson
and Alexander Moore are held and firmly bound to George Gilpin Esquire
Judge of the Orphans Court for the County of Alexandria in the District of Colum-
bia and his successors in office in the sum of five hundred dollars to be paid
ment when of will and truly to be made to the said Judge and his successors
in office we bind ourselves and heirs, Executors and administrators jointly
and severally firmly by these presents, sealed with our seals and dated
this 6th day of December 1806 - The Condition of the above
Obligation is such that if the above bound William Johnson Guardian of
Sarah Pearson, his executors and administrators bound shall well and truly
pay unto the said Orphan all such Estate and Estate as now is or hereafter
shall come to the hands and possession of the said guardian when the
said Orphan shall attain lawfull age or when threto required by the said
Court and shall also with full save harmless and indemnify the
said Judge of the said Court and his successors from all trouble
and damage that shall or may arise about the said Estate then
this Obligation to be void else remains in full force -

Sealed & Delivered }
in presence of the }
Court

William Johnson
Alexander Moore

At a Session of the Orphans Court for the County of Alexandria
in the District of Columbia the 6th day of December 1806 -
The parties to the Deed acknowledge the same to be their
act and deed and it was ordered to be recorded -

Jst. Cleⁿ Moore