

on Friday the 20th of April 1832. This last will and testament of George Morris was offered for probate by Richard Gaines and was proved by the oaths of John M Taylor and Thomas S Clayton two of the witnesses thereto subscribed and is ordered to be recorded.

Date Robert Pollard Jr. P.R.

Justly Recorded unto Robert Pollard Jr. P.R.

We now all severally by these presents that we John Booker Hillary Clegg Richard Morris and George W Palmer are hereunto firmly bound unto William Brown Esquire judge of the Circuit Superior Court of Law and Chancery for the County of King and Queen held at King and Queen Court house now sitting and to his successors in the sum of Two thousand seven hundred dollars and to the payment whereof well and truly to be made to the said judge or his successors. We bind ourselves our heirs executors and administrators jointly and severally firmly by these presents sealed with our seals and date this 20th day of April One thousand eight hundred and thirty two. The condition of this obligation is that if the said John Booker ad miss with the will annexed of all the goods chattels and credits of George Morris 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 John Booker within two thousand a proportion of my power appears for time and the same be made deliverable into the Circuit Superior Court of Law and Chancery for the County of King and Queen at such time as he shall be thereto required by the said Court and the same goods chattels and credits do well and truly administer according to law and make a just and true account of his actings and doings therein when thereupon required by the said Court and further do well and truly pay and deliver all the legacies contained and specified therein in the said will as far as the said goods chattels and credits will extend according to the value thereof and as the law shall charge him then this obligation to be void or else to remain in full force and virtue.

John Booker

Hillary Clegg
Richard Morris
G. W. Palmer

Seal
Seal
Seal
Seal

In a Circuit Superior Court of Law and Chancery held for King and Queen County on the 20th of April 1832. This bond was acknowledged by John Booker, Hillary Clegg, Richard Morris and George W. Palmer parties thereto and is ordered to be recorded.

Date John Todd clk

Justly Recorded unto Robert Pollard Jr. P.R.

2.

jointly and severally firmly by these presents, sealed with our seals ^{and}
dated the 5th day of December One thousand eight hundred and thirty one.
The condition of this obligation is that if the said Lee Bonlware Executor
of the last will ^{and} testament of Thomas Faulkner deceased do make a true
^{and} perfect inventory of all ^{and} singular whatsoever ^{and} credits of the said
deceased which have or shall come to the hands of his or knowledge of him
the said Thomas Faulkner, or into the hands or possession of any other person or
persons for him ^{and} the same so made do exhibit into the Superior Court
for the County of King ^{and} Queen at such time as he shall be thereto
required by the ^{say} Court ^{and} the same goods, chattels ^{and} credits do well
^{and} truly administer according to law ^{and} make a just and true account
of his acting ^{and} doing therein when thereunto required by the ^{say} Court
^{and} further do well and truly pay ^{and} deliver all the legacies contained ^{and}
specified in the ^{say} will as far as the ^{say} goods, chattels and credits will extend
according to the value thereof ^{and} as the law shall charge. Then this obligation
to be void, or else remain in full force and virtue.

Lee Bonlware ^{Sign'd}

Levy Bonlware ^{Sign'd}

Circuit ^{Sign'd}
At a Special Court of Law and Chancery appointed ^{and} held for King
and Queen County at the Courthouse on Monday the 5th of December
1831 This bond was acknowledged by Lee Bonlware ^{and} Levy Bonlware
were parties thereto ^{and} is ordered to be record

Teste James Todd Esq

July record ^{Teste}
Robert Goldard Jr Esq

In the name of God amen. I George Moore of King & Queen County
State of Virginia being sick ^{and} weak of body but of perfect sound
mind ^{and} memory do cause this to be my last will ^{and} testament in the
first place having by my instrument of the 17th April 1831 appointed Thomas
Dudley my trustee for certain persons therein mentioned that is to say for
the purpose of giving freedom to my slaves after my death and for other
purposes all of which I hereby ratify confirm ^{and} legalize ^{do} witness ^{and}
my will ^{and} desire it that after my death my slaves to wit Ned James
Priscilla ^{and} Peter ^{and} all the future increase of Priscilla shall be
freed ^{and} be carried out of this State to any place where they may choose
to reside But should any of my aforesaid slaves refuse to quit or be removed
from out the limits ^{and} jurisdiction of the state of Virginia he she or they

persons for him and the same to make do exhibit into the Superior Court
for the County of King and Queen at such time as he shall be thereto
required by the said Court and the same goods, chattels and credits do well
and truly administer according to law and make a just and true account
of his acting and doing therein when thereunto required by the said Court
and further do well and truly pay and deliver all the legacies contained and
specified in the said will as far as the said goods, chattels and credits will extend
according to the value thereof and as the law shall charge. Then this obligation
to be void, or else remain in full force and virtue.

See Bowlnare *(Signature)*

Leetey Bowlnare *(Signature)*

Circus Superior
At a Special Court of Law and Chancery appointed and held for King
and Queen County at the Courthouse on Monday the 5th of December
1831 This bond was acknowledged by See Bowlnare and Leetey Bowlnare
were parties thereto and is ordered to be record

Teste Wm Ford Chs

Only recorded *Testo*

Robert Pollard Jr. *(Signature)*

In the name of God amen, I George Moore of King & Queen County
State of Virginia being sick and weak of body but of perfect sound
mind and memory do make this to be my last will and testament in the
first place having by my instrument of the 25th of April 1831 appointed Thomas
Dudley my trustee for certain purposes wherein is mentioned that is to say for
the purpose of giving freedom to my slaves after my death and for other
purposes all of which I hereby certify confirm and legalize I do make and
my will and desire it that after my death my slaves to wit Ned James
Priscilla and Peter & all the future increase of Priscilla shall be
freed and be carried out of this State to any place where they may choose
to reside But should any of my aforesaid slaves refuse to quit or be removed
from out the limits and jurisdiction of the state of Virginia, he she or they
so refusing shall be sold. And the money arising from such sale shall be equally
divided among those who may avail themselves of the provisions of this will, I ap-
point Thomas Dudley my executor to this my last will and testament and require
the Court to permit him to qualify without security as I am fully satisfied of his
honesty and integrity. I hereby direct my aforesaid Executor to pay all my just debts her-
tofore incurred from this State among aforesaid Executors to return to the County and
account of his transactions in my estate as Executor. In testimony whereof I
have caused to set my hand & affixed my seal this 25th day of August 1831.

Read acknowledged and
signed in presence
John H. Taylor
Thomas S. Clayton
William J. Atkins

George Moore
mark

(P)

At a Circuit Superior Court of Law and Chancery held for King and Queen at the Court House on Friday the 20th of April 1832. This last will and Testament of George Moore was offered for probate by Richard Gaines and was proved by the Oaths of John H. Taylor and Thomas S. Clayton two of the witnesses thereto subscribed who is caused to be recorded

John Robert Pollard Jr. Esq.

Deputy Recorder unto Robert Pollard Jr. Esq.

We know all men by these presents that we John Booker, Notary Public and Richard Moore and George W. Palmer are here and firmly bound in the sum of one thousand dollars to the County of King Esq. of our Court held at King and Queen Court House now sitting and to his executors in the sum of two thousand seven hundred dollars to be paid to the payment whereof well and truly to be made to the said George Moore his successors we bind ourselves our heirs executors and administrators jointly and severally firmly by these presents sealed with our seals and date this 20th day of April One thousand eight hundred and thirty two. The condition of this obligation is that if the said John Booker ad me with the will annexed & all the goods chattels and credits of George Moore 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 John Booker or his husband or proportion of my proportion for time and the same so made deliver into the Circuit Superior Court of Law and Chancery for the County of King and Queen at such time as he shall be thereto required by the said Court and the same goods chattels and credits do well and truly administer according to law and make a just and true account of his actions and doings therein when thereunto required by the said Court and further do well and truly pay and deliver all the legacies contained and specified therein in the said will as far as the said goods chattels and credits will extend according to the value thereof and as the law shall charge him then this obligation to be void or else to remain in full force and virtue

John Booker

Witnessed Day

(Seal)