

Know all men by these presents, that we Robert M^cCandlish and John Locke
are heirs and jointly bound unto the Commonwealth
of Virginia, in the just and full sum of One thousand dollars, to be paid to the said
Commonwealth of Virginia, to which payments, we and truly to be made, we bind our-
selves, and each of us, our and each of our heirs, ~~executors~~ executors and administrators,
jointly and severally, jointly by these presents. Sealed with our seals, and dated
this fifth day of July, in the year One thousand eight hundred and fifty one.

The condition of the above obligation is such, that whereas, in a suit now penda-
ing on the chancery side of the Circuit Court for the City of Williamsburg and
County of James City, between Robert M^cCandlish, plaintiff, and Mary E. Warbur-
ton, Robert Warburton, Thomas D. Harris and William S. Spencer, defendants,
it was on the thirtieth day of June in the year One thousand eight hundred
and fifty one, ~~among other things~~ adjudged, ordered and decreed as follows:-
"This day the defendants appeared by George W. Southall their attorney, and on their
motion leave is given them to file their joint and several answer, and the
same is accordingly filed; and thereupon the said defendants by their said
attorney moved the Court to dissolve the injunction heretofore awarded in this
cause - And the plaintiff by William S. Peachy, his attorney, opposed the said
motion, and on his part moved the Court to direct the defendant William S.
Spencer forthwith to take actual possession of the defendant Mary E. War-
burton's interest in the land in the said bill mentioned and of the property
embraced by the deed of trust in the bill and answer mentioned proceed to
make sale of the perishable portion thereof as soon as reasonable notice of the
time and place of such sale can be given, and hold the proceeds of such sale
subject to the future order of this Court. - And thereupon the said motions came
on to be heard upon the said bill, answer, replication thereto, and exhibits
filed and was argued by counsel: On consideration whereof, the Court doth adjudge,
order and decree, that the ^{said} injunction be dissolved as to all the defendants, ex-
cept Mary E. Warburton and William S. Spencer, and unless the plaintiff or
some one for him shall within ten days from the date of this order enter into
an additional bond with sufficient security in the penalty of One thousand
dollars conditioned according to law, that the said injunction shall stand and
be dissolved as an act of this day as to all the said defendants: And the
Court doth further adjudge, order and decree that upon the execution of the
said bond within ten days from the date of this order, the defendant William
S. Spencer do forthwith take possession of the said Mary E. Warburton's interest
in the said land and of all the property embraced by the said deed of trust,
and that thereupon having given thirty days notice of the time and place of sale
by advertisements posted at the door of the Courthouse of this County and elsewhere
as he may deem best he sell the said Mary E. Warburton's interest in the said
land, and the perishable portion of the property in the said deed mentioned, in-
cluding the slaves held by the said Mary E. Warburton for life and the slaves
hired by her for the present year, in such lots and parcels as to him may seem best,
at public auction to the highest bidder upon the following terms and conditions,
to wit: the personal property upon a credit of three months for all sums ex-
ceeding five dollars, and for all sums of five dollars and under, for cash,
taking bond with sufficient security from the purchaser for all sums upon
which the aforesaid credit is given, and that the real estate be sold upon a
credit of six months, bond with ^{sufficient} security to be given, and a lien on the

land retained for the purchase money, and that he also laid out for the residue
of the present year the slaves held by the said Mary E. Warburton, taking bond
and security for the hires. And it is further ordered that the said trustee Wm
Liam S. Spencer make report of his proceedings hereunder to the Court, and
retain the proceeds of the said sales and the bonds which may be taken therefor
and for the said hires in his hands, subject to the future order of this Court.
Now, if the said Robert M. Canfield shall see and truly pay and satis-
fy, all such costs and damages as shall be sustained by the said Mary
E. Warburton, Robert Warburton, Thomas D. Harris and William S. Spencer, or
either of them, in case the said injunction shall be dissolved; then the above
obligation to be void, otherwise, to remain in full force and virtue.

Executed in the
presence of,
Th. O. Cogbill.

Wm. Randolph

(Seal)

John Coker

(Seal)

Clerk's Office of the Circuit Court for the City of Williamsburg and County of James City, Va.

This day John Coker the security named in the foregoing bond, personally
appeared before me in the office aforesaid, and made oath, that his estate after
the payment of all his just debts is worth the sum of One thousand dollars, the
penalty of the said bond. Given under my hand this 5th day of July in the year
One thousand eight hundred and fifty one.

Th. O. Cogbill C.

Robert M. Canfield

Injunction Bond

Mary E. Warburton &c.

1851 July the 5th