

obtain a certificate of the probate thereof and the said Mary Manning, do in such case, if required, render and deliver up the said letters of administration; then this obligation to be void; else to remain in full force, signed, sealed and acknowledged in open Court;

Mary Manning *Seal*

*Attest*)

Arthur T. Lump *Seal*

Geo. W. M. Collier *Seal*

M. A. Keith, C.C.O.

Recorded the 8<sup>th</sup> Sept. 1848

M. A. Keith C.C.O.

Almyra Munday  
& John McCarter  
Guardian  
Bond,

Georgia, Cherokee County,

I know all men by these presents, that we Almyra Munday and John McCarter security, are held and firmly bound unto the Justices the Inferior Court sitting as a court of ordinary for said County, and their successors in office in the just and full sum of forty five hundred dollars, for the true payment of which sum, to the said Justices of the Inferior Court sitting as a court of ordinary and their 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 fourteenth day of December, eighteen hundred & forty eight,

The condition of the above bond or obligation is such that whereas the said Almyra Munday, is this day appointed Guardian to Mary Katherine Fitzsimmons, Almyra Fitzsimmons, Jerome Commet Fitzsimmons, Patrick Washington Fitzsimmons, Roxany A. Fitzsimmons, Orphans of Henry Fitzsimmons deceased. Now if the said Almyra Munday do well and truly demean herself, as Guardian aforesaid, agreeable to letting of Guardianship bearing even date herewith, and agreeable to law, in such case made and provided, the above obligation to be void, otherwise to remain in full force and virtue

Almyra X <sup>her</sup> Munday <sup>Seal</sup>

*Attest*)

M. A. Keith C.C.O.

John McCarter *Seal*

Recorded at Cherokee 1848

M. A. Keith C.C.O.

Susan Raigdale  
Larkins Raigdale  
Bond,

Georgia, Cherokee County,

I know all men by these presents that we Susan Raigdale and Larkins A. Raigdale, are held and firmly bound unto the Justices of the Inferior Court when sitting for ordinary purposes for said County and their successors in office in the just and full sum of Two hundred

Successors we bind ourselves, our heirs, Executors and Administrators  
in the whole, and for the whole sum Jointly & severally and firmly by these  
presents sealed with our seals and dated this September 14<sup>th</sup> 1848.

The condition of the above obligation is such that if  
the above bound Susan Ragsdale Administrator of the goods, chattles and  
redits of Ira A. Ragsdale late of this County deceased do make a true  
and perfect Inventory of all and singular the goods, chattles & credits of  
said deceased, which have or shall come to the hands possession or knowledge  
of the said Susan Ragsdale or into the hands or possession of any other person  
or persons for him, and the same so made do exhibit into the said Court  
of ordinary when she shall be thence required and such goods, chattles  
and credits, do well and truly administer according to law and do make  
just and true accounts of her acting and doings thereon, When required  
by the inferior Court, or register of probate, for the County, and all the rest  
of the goods, chattles, and credits which shall be found remaining upon  
the account of the said administration, the same being first allowed by  
the said Court, shall deliver and pay to 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 said deceased, and the same be  
proven before the Court, and the Executors obtain a certificate of the  
probate thereof, and the said Susan Ragsdale in such case if  
required render and deliver up the said letters of administration  
then the above obligation to be void &c to remain in full force.  
Signed sealed and delivered Susan <sup>her</sup> Ragsdale <sup>Seal</sup>  
in open Court mark  
attest

M. A. Keith C.C.O.

Recorded 8<sup>th</sup> Sept. 1848

M. A. Keith C.C.O.

Charles M. Scott, Guardian  
David H. Bird & James Jordan, Esq.  
of Andrew J. Miller Minn. stand  
by

State of Georgia Cherokee County

I now all men by these presents,  
that we Charles M. Scott, Principal,  
and James <sup>and</sup> David H. Bird,

Esquires, are held and firmly bound unto the Honorable the Inferior  
Court of the Superior Court for this County, while sitting for  
ordinary purposes, and their successors in office, in the sum  
of One thousand dollars for the true payment of which, to the  
said justices so aforesaid and their successors in office, we bind  
ourselves, our heirs, Executors and Administrators, jointly and severally,