

Micajah Finchard State of Georgia Know all men by these
Guardian Bond Cherokee County presents that we Micajah
Finchard and Clear Bay and St. J. Greeley
heirs are held and firmly bound unto the Ordinary of
said County and his successors in office as the just and full
sum of Sixteen hundred Dollars for the payment of which
sum to the said Ordinary and his successors in office we
bind ourselves our heirs executors and administrators jointly
and severally firmly by these presents sealed with an seal
and dated this tenth day of January eighteen hundred
and fifty three

The condition of the above obligation
is such that when the said Micajah Finchard
in this way has appointed Binders to Charles C. Summons
and William D. Green, one attorney of Mathew Green and
Sarah of the said attorney, Finchard the wife and only
daughter living of Green and a friend engaged to
Setters of Guardianship have set a day before and
agreed to have in their case made out from the
above obligation to be void unless to remain in full
force and virtue. My witness to
Signed Sealed Acknowledged and
in open Court
James Jordan order

11 S. Jordan Esq.
has been
recd

Recorded 18th January 1853 James Jordan

Mary L. Leonard et al. Clerk of Cherokee County
John W. McCaffie et al. at County this 18th day of January
Adams Gossell et al. that we Mary Leonard et al. do
I. S. Leonard et al. the above obligation to the Ordinary of
Cherokee County for the sum of Sixteen hundred
Dollars for the payment of which we are held and firmly bound
unto the Ordinary of said County and his successors in office as the just and full
sum of fees demanded therefor the Ordinary and his
successors in office to be paid for the services
of the above named over bond or account or
for construction or the rental and for the whole in
justly and severally and firmly by these presents
and with our hands and seals the day and
year above written

88

The condition of the above obligation is such that if
the above bound Mary Louisa Leonard administratrix and
John W. McAffe administrator of the goods Chattels and
effects of wife L. Leonard late of this County deceased
do make a true and perfect inventory of all and singular
the goods chattels and credits both real and personal of
the said late wife which has or shall come to the
hands position or knowledge of the said Mary L. Leonard
or in her name or into the hands or possession of any other
person or persons, for him; and the same so made, do exhibit to
the Court of Ordinary of said County, when they shall
be thereunto required; and such goods, chattels, and credits as well
and truly administer according to law, and do make a just and
true account of their actions and doings thereon, when required by the
superior Court, or Ordinary of said County, and all the rest of
the goods, chattels and credits, both real and personal, which
shall be found remaining upon the account of the said adminis-
tration, the same being first allowed by the Court of Ordinary
of said County, shall deliver and pay to such persons, respectively,
as are entitled to the same by law, and if it shall hereafter ap-
pear that any last will and testament was made by the said
deceased, and the same be proved before the Court, and the ex-
ecutors obtain a certificate of the Probate thereof, and the said
Mary L. Leonard & John W. McAffe do, in such case, if required
render and deliver up the said letters of administration, then
this obligation to be void; else, remain in full force.

Signed, sealed and acknowledged, Mary Louisa Leonard, principal (L.S.)
in open Court, John W. McAffe /
Solomon D. Leonard, security (L.S.)

James Jordan. Ordinary. James D. Creamer, security (L.S.)
Received May 15th 1854. James Jordan Ody.

John Martin, administrator of the estate of Georgia Cherokee County
with all money by these presents, the sum of five hundred dollars, for the payment of
which sum, to the said Ordinary and his successors in office
we bind over ourselves our heirs, executors and administrators,