

STATE OF ALABAMA)
CHAMBERS COUNTY)

KNOW ALL MEN BY THESE PRESENTS, That we, Samuel Williams, Aaron Williams and Williamson Ferrell are held and firmly bound unto James Thompson, Judge of the Orphan's Court of Chambers County, State of Alabama, and his successors in office in the penal sum of Five Hundred Dollars, to which payment well & truly to be made, we and each of us do bind ourselves, our heirs executors and administrators firmly by these presents, sealed with our seals and dated the 2nd day of September A. D. 1833.

Now the condition of the above obligation is such, that whereas the above Samuel Williams being duly appointed administrator of the estate of Aaron B. Williams, Deceased.

Now if said Samuel Williams shall well & truly perform all the duties which are, or may be by law required of him as such administrator, then the above obligation to be void. Else remains in full force & virtue.

Witness our hands & seals the day & date above written.

Signed, sealed, & acknowledged)	Samuel Williams (seal)
in open Court this 2 day of Sept)	Aaron Williams (seal)
1833.	Williamson Ferrell (seal)

Test. Jos. G. Williams, Clk.

Approved & ordered of record 2

Sept. 1833.

J. Thompson, Judge

Samuel Williams administrator of Avington B. Williams, Deceased,
State of Alabama.

By the Orphans Court of Chambers County.

Whereas it has been made known to said Court that Avington B. Williams late of Chambers County, lately died intestate, & that that the right of granting of administration of his estate by the laws of said state, doth pertain to said Court.

To the end, therefore, that the goods & chattels, rights & credits which were of said Avington B. Williams at the time of his death, may be well & truly administered, we by these presents give to Samuel Williams of Chambers County, (in whose fidelity in this behalf we much confide,) full power & authority to administer all & singular the goods & chattels, rights & credits which were of the said Avington B. Williams at the time of his death, to ask, receive, & recover the same, pay the debts in which said deceased stood bound, so far forth as his goods & chattels, rights & credits will extend, according to their rate & the order of law, the said Samuel Williams having been duly sworn to make a true inventory of said goods & chattels, rights & credits, and to exhibit & retain the same into the clerk's office of said Court, at or before the expiration of three calendar months from the date hereof-And we thereby require the said Samuel Williams to render to said Court, according to law a just & true account of his said administration.

Witness the honorable James Thompson, Judge, of said Court, at office, the second day of September A. D. 1833.

Joseph G. Williams, Clerk

Issued day of

LEROY GRESHAM ADMINISTRATOR'S BOND

STATE OF ALABAMA }
CHAMBERS COUNTY }

KNOW ALL MEN BY THESE PRESENTS, That we Leroy Gresham, Moses Jones, Peter Dudley, John D. Stephens, Jonathan Musick, Franklin M. Lemore, John F. Bellamy, are held & firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, in the sum of Five Thousand Dollars: For the due payment whereof we bind ourselves, & our executors & administrators jointly & severally firmly by these presents, sealed with our seals & dated this third day of March A. D. One Thousand Eight Hundred & Thirty Four. The condition of the above obligation is such that whereas said above bound Leroy Gresham has been duly appointed administrator of the estate of Lettleberry Gresham within the County of Chambers in the State of Alabama. Now if said Leroy Gresham shall well & truly perform all the duties which are, or may be by law required of him as such administrator, then the above obligation to be void. Otherwise to remain in full force.

Signed, sealed & delivered by said	Leroy Gresham	(seal)
Leroy Gresham, Moses Jones, Peter Dudley,	Moses X (his mark) Jones	(seal)
John D. Stephens, Jonathan Musick, Franklin	Peter Dudley	(seal)
M. Lemore & John F. Bellamy. In my presents.	John D. Stephens	(seal)

--- J. Thomson, Judge

Jonathan Musick (seal)

The above mentioned administration set aside, Franklin M. Lemore (seal)
on motion of Lemuel Gresham, & by consent of said John F. Bellamy (seal)
Leroy Gresham, same day.

Test J. Thompson, Judge.

LEROY GRESHAM & GREENBERRY GRESHAM, ADMINISTRATION BOND

STATE OF ALABAMA }
CHAMBERS COUNTY }

KNOW ALL MEN BY THESE PRESENTS, that we Greenberry Gresham, Leroy Gresham, Franklin M. Lemore, Joseph Van, Gedion Christian, Baxter Taylor, are held & firmly bound unto James Thompson, Judge of Orphans Court of Chambers County in the State of Alabama, in the sum of Six Thousand Dollars: for the due payment, whereof we bind ourselves our executors & administrators jointly & severally firmly by these presents: sealed with our seals & dated this third day of March A. D. One Thousand Eight Hundred & Thirty Four.

The condition of the above obligation is such that whereas said above bound Greenberry Gresham, & Leroy Gresham, have been duly appointed administrators of the estate of Littleberry Gresham within the County of Chambers in the State of Alabama.

Now if the said Greenberry Gresham & Leroy Gresham shall well & truly perform all the duties which are or maybe by law required, then the above obligation to be void. Otherwise to remain in full force.

Signed, sealed, & acknowledged, by	Leroy Gresham	(seal)
Leroy Gresham, Greenberry Gresham,	Greenberry Gresham	(seal)
Franklin M. Lemore, Joseph Van, Gedion	Franklin M. Lemore	(seal)
Christian, before me.	Joseph Van	(seal)

J. Thompson, Judge.

Gedion Christian (seal)

signed, sealed & acknowledged, by said
Baxter Taylor, this 4 of March 1834.

Baxter Taylor (seal)

in open court & approved.

Test. J. Thompson, Judge

LITTLEBERRY GRESHAM, DECEASED, ADMINISTRATOR'S REPORT.

STATE OF ALABAMA }
CHAMBERS COUNTY }

The undersigned, administrators of the estate of Lettleberry Gresham deceased within this County, make the following report.

That said estate is not in debt except a small sum & that the property besides the slaves is sufficient to pay that sum and the expense of the administration.

We pray the Court to appoint Commissioners to make division & distribution of the slaves belonging to said estate among the following named legatees or legal representatives of said deceased, viz, Elizabeth Gresham, (widow) Lemuel Gresham, Felix Gresham, William Gresham, Greenberry Gresham, Pascal Gresham, Leroy Gresham, & Young Quincy Gresham, sons of said deceased, & John B. Whatley, in right of his wife Cynthia, Simeon Harper, in right of his wife Nancy, & Anthony Cozart in right of his wife, Elizabeth, & as in duty & C. 22nd March 1834

Granted & ordered of record same day Leroy Gresham

J. Thompson, Judge of Orphans Court Greenberry Gresham

THE STATE OF ALABAMA }
CHAMBERS COUNTY }

KNOW ALL MEN BY THESE PRESENTS, That we Leroy Gresham, Edward D. Croft, Peter L. Neal, are held & firmly bound unto James Thompson, Judge of Orphans Court of Chambers County, State of Alabama: & his successors in office in the penal sum of Five Hundred Dollars, to which payment well & truly to be made, we & each of us do bind ourselves, our heirs executors & administrators firmly by these presents, sealed with our seals & dated the seventh day of November A. D. 1833.

The condition of the above obligation is such, that whereas the above Leroy Gresham, has been duly appointed administrator of Sally, an indian, deceased.

Now if the said Leroy Gresham shall well & truly perform all the duties which are, or may be by law required of him as such administrator, then the above obligation to be void. Else to remain in full force & virtue.

Witness our hands & seals the date above written.

Test J. Thompson

Approved & ordered of record

Leroy Gresham (seal)

J. Thompson, Judge

Ed D. Croft (seal)

Peter L. Neal (seal)

Inventory of the estate of Sally, an indian, late of Chambers County, deceased, said decedent had at the time of her death no estate so far as has come to my possession or knowledge except that I believe that she is entitled to a Half section of land in the Creek Nation which so far as I know has not yet been designated.

THE STATE OF ALABAMA }
CHAMBERS COUNTY }

I, Leroy Gresham, administrator of the estate of Sally, an indian, above mentioned do solemnly swear, that the foregoing statement is true sworn to & subscribed this 31st day of January January 1834

Test James Thompson, Judge of the Orphans Court,

Leroy Gresham

Ordered of record 31st of January 1834

J. Thompson, Judge of the Orphans Court.

THE
STATE OF ALABAMA,

By the Orphans Court for the County of Chambers. Whereas, on the thirty first day of May A. D. One Thousand Eight Hundred & Thirty Four, Spencer J. McMorris was duly appointed guardian of Martha H. McMorris infant under the age of twenty-one years, child of said Spencer J. McMorris and the said Spencer J. McMorris having complied with the requisites of the law in such cases made.

These are, therefore, to give to said Spencer J. McMorris (in whose fidelity, in this behalf, we much confide) full power & authority, to demand, sue for, recover and receive, all and singular, the estate, real and personal, and all debts, dues and demands, whatsoever, to said infant, belonging; and to do all other acts and things concerning said guardianship, in as full and ample manner, as if the same were herein particularly expressed. Witness, the Honorable James Thompson, Judge of said Court, the Thirty-first day of May A. D. One Thousand Eight Hundred and Thirty Four, and of the American Independence the Fifty Eighth year.

Test Jos. J. Williams, Clerk

Issued the thirty first day of May, 1834

JOSEPH KELLY DECEASED, WILL AND TESTAMENT

THE
STATE OF ALABAMA
CHAMBERS

I Joseph Kelly do hereby make my last will & testament in manner & form following, that is to say, first I desire that all the perishable part of my estate be immediately sold after my decease my stock of cattle twenty two in number excepted and out of the monies arising there from all my just debts and funeral expences be paid, secondly after the payment of my just debts and funeral expences, I give to my son Amos Kelly one Dollar in full of all claims to my estate whatever, and to my son Joel Kelly one Dollar in full of all claims to my estate whatever. Thirdly, I wish to make an equal distribution of the balance of my estate, to my children herein after named after deducting the several amounts annexed due by them to said estate names as follows, Mary Horton wife of Daniel Horton, due the estate fifteen dollars, Dicy Kelly due the estate fifteen dollars, Francis Kelly due the estate eighteen dollars, Nancy Jones wife of Benjamin Jones due the estate seventy three dollars, Charlotty Elrod wife of Cornelous Elrod due the estate fifty one dollars, Benjamin Kelly due the estate sixty dollars, Susannah Kelly due the estate fifteen dollars, Unity Wilson wife of Barklay Wilson due the estate twenty three dollars. Fourthly, I give to my granddaughter Rachel Kelly one-third part of my stock of cattle, over and above an equal share with the rest of my children, and the balance of said stock I give to my daughters, Dicy & Susannah Kelly to be equally divided between them for the purpose of raising & supporting my granddaughter Rachel, and lastly I do hereby constitute & appoint my son-in-law Daniel Horton executor of this my last will and testament, hereby revoking all other or former wills or testaments by me heretofore made; in witness whereof I have here unto set my hand and seal, this the twenty forth day of July, eighteen Hundred & Thirty Four.

Signed in presence of

A. F. Wallace

David W. Gregory

Samuel Notch J. P. (seal)

Joseph X (his mark) Kelly (seal)

Filed for Probate 3 Sept. 1834. Jos. J. Williams, Clerk.

Ordered of record 4 Sept. 1834.

Jos. J. Williams Clerk

STATE OF ALABAMA } Orphans court, the ninth day of August 1834.
CHAMBERS COUNTY }

Know all men by these presents that we John Edge, Elijah Holtzelaw, & Thomas C Russell, are held & firmly bound unto James Thompson, Esquire, Judge of the Orphans Court for Chambers County, State of Alabama, & his successors in office, in the penal sum of Two Thousand Dollars, to which payment, well & truly to be made, we bind ourselves, our heirs, executors, & administrators, jointly & severally, firmly by these presents, sealed with our seals, & dated this ninth day of August 1834. The condition of the above obligation is such, that, whereas the above bound John Edge, has been duly appointed guardian of Mary, Ann, Henderson, infant child of Arthur J. Henderson, late of Henry County in the state of Georgia, deceased.

Now if the said John Edge shall & will faithfully execute his office and trust as such guardian as aforesaid, then the above obligation to be void, else to remain in full force & virtue.

Signed, sealed, & acknowledged by said	John Edge (seal)
John Edge, before me.	Elijah Holtzelaw (seal)
James Thompson	Thos. R. Russell (seal)

Signed, sealed, and acknowledged by
said Holtzelaw & Russell this 2 day
of September 1834 before me

J. Thompson

approved 2 Sept. 1834

J. Thompson, Judge of the Orphans Court

ELIJAH HOLTZELAW GUARDIAN OF HENRY HAMILTON,

STATE OF ALABAMA } Orphans Court, the thirteenth day of August 1834.
CHAMBERS COUNTY }

Know all men by these presents, that we Elijah Holtzelaw, Thomas R. Russell, Evan Richards, John Atkins, are held & firmly bound unto James Thompson, Esquire, Judge of Orphans Court for Chambers County, State of Alabama, & his successors in office, in the penal sum of Four Thousand Dollars, to which payment, well & truly to be made, we bind ourselves, our heirs, executors & administrators, jointly & severally, firmly by these presents, sealed with our seals, & dated this thirteenth day of August 1834.

The condition of the above obligation is such, that, whereas the above bound Elijah Holtzelaw hath been duly appointed guardian of Henry Hamilton infant child of Sherrod Hamilton deceased. Now if the said Elijah Holtzelaw, shall & will execute his office & trust as guardian as aforesaid, then the above obligation to be void, else to remain in full force & virtue.

Signed, sealed & acknowledged by	Elijah Holtzelaw (seal)
said Holtzelaw T. R. Russell,	Thos. R. Russell (seal)
E. G. Richards, & Atkins before.	E. G. Richards (seal)
James Thompson, Judge &c	John Atkins (seal)

Needham Lee, deceased Admra. Bond of Reubin Stillwell & Isaac McWhorter

State of Alabama }
Orphans Court 13th day of November 1834
Chambers County }

Know all men by these presents that we Reubin Stillwell, Isaac McWhorter, Joseph Yarbrough, Casper M. Amos, & Luke Robinson, are held & firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama and his successors in office of the penal sum of Two Thousand Five Hundred Dollars, to which payment well & truly, to be made, we and each of us do bind ourselves, our executors & administrators jointly & severally firmly by these presents sealed with our seals & dated this 13th day of November 1834. Now the condition of the above obligation, is such that whereas the above bounden Reubin Stillwell, & Isaac McWhorter have been duly appointed administrators of the estate of Needham Lee, late of this County deceased. Now if said Reubin Stillwell & Isaac McWhorter shall well & truly perform all the duties which are, or may be by law required by them as such administrators then the above obligation to be void—else to remain in full force & virtue.

Taken & acknowledged in open Court	Reubin Stillwell	(seal)
13th Nov. 1834	Isaac McWhorter	(seal)
Test Jos. J. Williams clerk	Joseph Yarbrough	(seal)
	Casper M. Amos	(seal)
	Luke Robinson	(seal)

JOSEPH KELLY, DECEASED, EXECUTORS BOND OF DANIEL HORTON.

THE STATE OF ALABAMA }
CHAMBERS COUNTY }

Know all men by these presents that we, Daniel Horton, John Howard, Edward Howard, David Gregory, Samuel Croft, Dicy Kelly, & Susannah Kelly, are held & firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, & his successors in office in the penal sum of Sixteen Hundred Dollars to which payment well & truly to be made, we & each of us do bind ourselves, & our heirs executors & administrators jointly & severally firmly by these presents, sealed with our seals & dated 4 day of September 1834.

Now the condition of the above obligation is such that whereas the above bound Daniel Horton hath been duly appointed executor of the last will and testament of Joseph Kelly late of Chambers County, deceased.

Now if the said Daniel Horton shall well & truly perform all the duties which are, or may be by law required of him as such executor then the above obligation to be void. Else to remain in full force & virtue.

Signed, sealed & acknowledged by S. Daniel Horton,	Daniel Horton	(seal)
John Howard & Edward Howard in open court 4 Sept.	John Howard	(seal)
1834.	Edward T X Howard	(seal)
Test Jos. J. Williams clerk,	David W. Gregory	(seal)
Signed, sealed & acknowledged before me this 5 of	Samuel Croft	(seal)
Sept. 1834 by said, Samuel Retch J.P. (S.S.)	Dicy X Kelly	(seal)
	Susannah X Kelly	(seal)

WESTLY FORBS, DECEASED. ADMINISTRATION BOND OF W. M. FORBS, & JOSEPH J. WILLIAMS.

STATE OF ALABAMA }
CHAMBERS COUNTY }

Know all men by these presents that we Winfred M. Forbs, Joseph J. Williams, John J. Williams, John S. Prather, & William Atkins, are held & firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County State of Alabama, & his successors in office in the penal sum of Five Hundred Dollars to which payment well & truly to be made, we & each of us do bind ourselves, our heirs executors & administrators firmly by these presents sealed with our seals, & dated the fourth day of February A. D. 1835.

Now the condition of the above obligation is such that whereas the above bound Winfred M. Forbs, & Joseph J. Williams have been duly appointed administratrix & administrator of the estate of Westly Forbs, deceased.

Now if the said Winfred M. Forbs & Joseph J. Williams shall well & truly perform all the duties which are, or may be by law required of them as such administratrix & administrator then the above obligation to be void. Else remain in full force & virtue.

Signed, sealed, & acknowledged before me	Winfred M. X Forbs	(seal)
& approved by me.	Jos. J. Williams	(seal)
J. Thompson, Judge of the Orphans Court	John J. Williams	(seal)
	John S. Prather	(seal)
	Wm. Atkins	(seal)

NE, HAR, LOCCHO, DECEASED, ADMINISTRATORS BOND OF JOSEPH F. HENRY

THE STATE OF ALABAMA }
CHAMBERS COUNTY }

KNOW ALL MEN BY THESE PRESENTS, That we Joseph F. Henry, Ezekial Henry & John D. Saunders, are held & firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, & his successors in office in the penal sum of Two Hundred Dollars: for which payment well & truly to be made, we and each of us bind ourselves, our heirs, executors & administrators firmly by these presents sealed with our seals and dated the thirteenth day of March A. D. 1835.

Now the conditioned of the above above obligation in such, that whereas the said Joseph F. Henry has been duly appointed administrator of the estate of Wehar^{Loccho} (an Indian) deceased. Now if the said Joseph F. Henry shall well & truly perform all the duties which are, or may be by law required of him as such administrator then the above obligation to be void. Else remain in full force & virtue. Witness our hands & seals the date above written.

Signed, sealed & acknowledged before.	Joseph F. Henry	(seal)
Signed, sealed and acknowledged before me,	E. Henry	(seal)
and approved by me	J. D. Saunders	(seal)

J. Thompson, Judge of the Orphans Court.

NEE, OTHAK, EMATHER, WILL & TESTAMENT.

HORSE PATH, NOVEMBER 25, 1818

Now all men that this is my last will and desire, that I leave Oake, Tul, ka, malth, as my agent to take care of my property for my wife Polotoke as long as she lives, & when she dies he is to do as he pleases with it, I hope my family will claim none none of it and make no talk about my property for none of them hope to make it I leave it to them that assisted me in getting of it, to Nogoose, me, matther I leave two cows & calves.

William McIntosh Nimrod Doyle his
Nee, Othak X Emather
mark

Know all men by these presents, that we Lemuel B. Robertson, Thomas R. Russel, Henry T. Dawson & Wiley Newberry, are held & firmly bound unto James Thompson, Judge of the Orphans Court for the said Courty, for the time being & his successors in office in the penal sum of Nine Thousand Dollars: for the due payment whereof we bind ourselves, & our heirs, executors & administrators, jointly and severally firmly by these presents sealed with our seals and dated this 4th day of November 1834. The condition of the above obligation is such, that whereas the above bound Lemuel B. Robertson, has been duly appointed administrator with the will annexed of Neothak, Emather.

Test	
J. Thompson, Judge & c.	L. B. Robertson (seal)
Approved 4th November 1834	Thomas R. Russel (seal)
J. Thompson, Judge of the Orphans Court	H. T. Dawson (seal)
	Wiley Newberry (seal)

Know all men by these presents that we Thomas Taylor, Asa R. Cone, Leroy Gresham, are held and firmly bound unto the Honorable James Thompson, Judge of the Orphans Court for the County of Chambers, in the State of Alabama, in the penal sum of Two Thousand Dollars; for the due payment whereof we bind ourselves our heirs executors & administrators jointly and severally firmly by these presents, sealed with our seals and dated this eighth day of April A. D. 1835.

Taken and approved by me
J. Thompson Judge of Orphans Court

Thos. Taylor (seal)
Asa R. Cone (seal)
Leroy Gresham (seal)

Know all men by these presents, that we Dicy Kelly, Susannah Kelly, Edw.rd Howard, & Williamson Ferrel are held and firmly bound unto James Thompson esqr. Judge of the Crphens Court for Chambers County, State of Alabama, and his successors in office, in the penal sum of three hundred dollars, to which payment, well & truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents, sealed with our seals, and dated this seventeenth day of September 1834.

Signed, sealed and acknowledged by said Dicy O Kelly (seal)
mark her
Dicy Kelly, Susannah Kelly, & Edward Howard, Susannah X Kelly (seal)
mark
before me. Edward X (his mark) Howard (seal)
J. Thompson Judge Williamson Ferrell (seal)

MARY MOORE WILL AND TESTAMENT

I Mary Moore of the County of Chambers and State of Alabama being mindful of my mortality, do this fifth day of September, in the year of our Lord, One Thousand Eight Hundred and Thirty Four, make and publish this my last will and Testament in the name and form following viz.

First, I desire to be decently and privately buried, whenever my surviving friends thinks proper, without any funeral pomp, and with as little expense as may be.

2ndly I give and bequath to my son Neil Strahan, one negro girl by the name of Polly Ann, about nine years of age.

3dly I give and bequath unto my son Samuel S. Strehan, one negro girl, by the name of Lotty about six years of age.

4thly I give & bequath unto my daughter Elizabeth Ramsey and her heirs five dollars.

5thly I give and bequath unto my daughter Ann Ramsey and her heirs five dollars.
6thly I give and bequath unto my daughter Mary Groom and her heirs five dollars.
The above five dollars to each of my daughters is to be paid to them or their heirs respectively, so soon as one year after my decease shall be expired.

7thly I give and bequeath unto my daughter Darcas Humpkins two cows and calves and my household furniture, provided she is living, if she is dead, I bequeath unto her heirs five dollars only, and the cows and calves and household furniture aforesaid mentioned shall belong to my son Samuel S. Strahan.

(continued)

And all the residue of my personal estate, whatsoever, of what nature kind and quality soever the same maybe and not herein before given and disposed of after payment of my debts, legacies and funeral expenses, I do give and bequeath in addition to what I have already given, unto my son Samuel S. Strahan as his heirs. And I do hereby constitute and appoint my son Samuel S. Strahan sole executor of this my last will and testament.

In witness whereof I have hereunto set my hand and seal the day and year first above written.

Signed, sealed published and declared by the said her
Testatrix as and for her last will and testament Mary K Moore (L.S.;
in our presence who at her request, in her presence mark
have subscribed our names as witnesses thereto.

John A. Hurst (L.S.)

Sarah M. Hurst (L.S.)

John Eason (L.S.)

her
Unity X McDonald (L.S.)
mark

.....

ENEHE MATH LO CHE, DECEASED, ADMR. BOND OF THOS. K. SMITH.

THE STATE OF ALABAMA }
CHAMBERS COUNTY }

Know all men by these presents, that we, Thos. K. Smith, Caleb Holloway & Alpheus Thomason, are held and signed firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, and his successors in office in the penal sum of Four Hundred Dollars, for which payment well & truly to be made, we and each of us bind ourselves, our heirs, executors & administrators firmly by these present, sealed with our seals & dated the twenty third day of March A. D. 1835.

Now the condition of the above obligation is such, that whereas the said Thomas K. Smith has been duly appointed administrator of the estate of Ene. ne, math, lo, che, deceased.

Now if the Thomas K. Smith, shall well & Truly perform all the duties which are, or may be by law required of him as such administrator, then the above obligation to be void, else remain in full force & virtue. Witness our hands & seals the day above written.

Signed, sealed & acknowledged before me & Thomas K. Smith (seal)
approved by me. Caleb Holloway (seal)

J. Thompson, Judge of the Orphans Court. A. Thomason (seal)

.....

JACOB BEAVERS, DECEASED, ADMINISTRATORS BOND OF MESHAC MADDOX

THE
STATE OF ALABAMA }
CHAMBERS COUNTY }

Know all men by these presents, that we Meshac Maddox, James Maddox, & Borden are & Stroud held/firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, Alabama, in the penal sum of Two Thousand Dollars; for the due payment whereof we bind ourselves our heirs, executors & administrators, jointly & severally firmly by these presents: sealed with our seals & dated this 26th day of March 1835 (\$2,000)

The condition of the above obligation is such, that whereas the above bound Meshac Maddox has been duly appointed administrator of the estate of Jacob Beavers, an

(continued)

indian, late of Chambers County, deceased, Now is the said Meshac Maddox, shall well & truly perform all the duties which are, or may be by law required of him as such administrator, then the above obligation to be void, otherwise to remain in full force.

Signed, sealed & acknowledged before me Meshack Maddox (seal)

& approved by me James Thompson, Judge of James Maddox (seal)

the Orphans Court. Borden Stroud (seal)

.....

TOLOWAR, DECEASED, ADMINISTRATION BOND OF J. J. WILLIAMS & G.P. GILDER
THE
STATE OF ALABAMA }
CHAMBERS COUNTY }

Know all men by these presents that we John J. Williams, Gilford P. Gilder, William Van, John Taylor, Baxter Taylor, Leroy McCoy, Nathaniel H. Greer, Leroy Gresham, & John V. Dunn, are held & firmly bound unto James Thompson, Judge, of the Orphans Court of Chambers County, State of Alabama, & his successors in office in the penal sum of Four Hundred Dollars, for which payment will & truly to be made, we and each of us bind ourselves, our heirs, executors & administrators firmly by these presents. sealed with our seals and dated the sixth day of April, A. D. 1835.

Now the condition of the above obligation is such, that whereas the said John J. Williams & Gilford P. Gilder have been duly appointed administrators of the estate of Talowar an indian late of said County, deceased. Now if the said John J. Williams & Gilford P. Gilder shall well & truly perform all the duties which are, or may be by law required of them as such administrators then the above obligation to be void. Else remain in full force. Witness our hands & seals the day above written.

Signed, sealed & acknowledged before me, & John J. Williams (seal)

approved. G. P. Gilder (seal)

J. Thompson, Judge Wm. Van (seal)

John Taylor (seal)

Baxter Taylor (seal)

Leroy McCoy (seal)

N. H. Greer (seal)

Leroy Gresham (seal)

John V. Dunn (seal)

.....

KOTOHAR YOHOL DECEASED ADMINISTRATION BOND OF JOHN J. WILLIAMS AND G.P. GILDER.
THE
STATE OF ALABAMA }
CHAMBERS COUNTY }

Know all men by these presents that we John J. Williams Gilford P. Gilder William Van John Taylor Baxter Taylor Leroy McCoy Nathaniel H. Greer John V. Dunn and Leroy Gresham are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County Alabama & his successors in office in the penal sum of Four Hundred dollars for which payment well & truly to be made we and each of us bind our selves, our heirs executors & administrators firmly by these presents sealed with our seals & dated sixth day of April A. D. 1835.

Now if the condition of the above obligation is such that whereas the said John J. Williams & Gilford P. Gilder have been duly appointed administrators of the estate Kotohar Yo Holo an indian deceased.

Now if the said John J. Williams & Gilford P. Gilder shall well & truly perform all the duties which are, or may be by law required of them, as such administrators then

(continued)

the above obligation to be void, Witness our hands & seals the day above written.

Signed, & acknowledged before me & approved	John J. Williams	(seal)
by me.	G. P. Gilder	(seal)
J. Thompson, Judge	Wm. Van	(seal)
	John Taylor	(seal)
	Baxter Taylor	(seal)
	Leroy McCoy	(seal)
	N. H. Greer	(seal)
	Leroy Gresham	(seal)
	John V. Dunn	(seal)

ARLAR HO KAR DECEASED ADMINISTRATORS BOND OF JOHN J. WILLIAMS AND G. P. GILDER
THE STATE OF ALABAMA }
CHAMBERS COUNTY }

Know all men by these presents, that we John J. Williams, Gilford P. Gilder, William Van, John Taylor, Baxter Taylor, Leroy McCoy, Nathaniel H. Greer, Leroy Gresham & John V. Dunn are held and firmly bound unto James Thompson, Judge, of the Orphans Court of Chambers County State of Alabama, & his successors in office in the penal sum of Four Hundred Dollars for which payment well & truly to be made, we & each of us do bind ourselves, our heirs, executors & administrators firmly by these presents sealed with our seals and dated the sixth day of April A. D. 1835.

Now/ ^{the} Condition of the above obligation is such that whereas the said John J. Williams & Gilford P. Gilder have been duly appointed administrators of the estate of Arlar ho kar an indian late of said County deceased. Now if the said John J. Williams & Gilford P. Gilder shall well & truly perform all the duties which are, or may be by law required of them as such administrators then the above obligation to be void, else to remain in full force and virtue witness our hands and seal the day & date above written.

Signed sealed & acknowledged before me	John J. Williams	(seal)
& approved by me	G. P. Gilder	(seal)
J. Thompson Judge	Wm. Van	(seal)
	John Taylor	(seal)
	Baxter Taylor	(seal)
	Leroy McCoy	(seal)
	N. H. Greer	(seal)
	Leroy Gresham	(seal)
	John V. Dunn	(seal)

IFAR NE TUSTUNUGGEE DECEASED ADMINISTRATORS BOND OF JOHN J. WILLIAMS & G. P. GILDER.
THE STATE OF ALABAMA }
CHAMBERS COUNTY }

Know all men by these presents that we John J. Williams, Gilford P. Gilder, William Van, John Taylor, Baxter Taylor, Leroy McCoy, Nathaniel H. Greer, Leroy Gresham, John V. Dunn, are held & firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County State of Alabama, & his successors in office in the penal sum of Four Hundred Dollars for which payment well and truly to be made we and each of us do bind ourselves, our heirs, executors & administrators firmly by these presents, sealed with our seals & dated the sixth day of April A. D. 1835.

Now the condition of the above obligation is such that whereas the said John J.

(continued)

Williams & Gilford P. Gilder has been duly appointed administrators of the estate of Ifar ne Tustunuggee deceased.

Now if the said John J. Williams & Gilford P. Gilder shall well and truly perform all the duties which are, or may be by law required of them as such administrators then the above obligation to be void, else to remain in full force and virtue.

Witnessed our hands and seals the day above written.

Signed sealed & acknowledged before me &	Wm. Van	(seal)
approved by me	John Taylor	(seal)
J. Thompson Judge	Baxter Taylor	(seal)
	Leroy McCoy	(seal)
	N. H. Greer	(seal)
	Leroy Gresham	(seal)
	John V. Dunn	(seal)

SALLOSTER DECEASED, ADMINISTRATORS BOND OF JOHN J. WILLIAMS & G. P. GILDER
THE STATE OF ALABAMA }
CHAMBERS COUNTY }

Know all men by these presents that we John J. Williams Gilford P. Gilder William Van, John Taylor, Baxter Taylor, Leroy McCoy, Nathaniel H. Greer, Leroy Gresham, and John V. Dunn, are held & firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, & his successors in office in the penal sum of Four Hundred dollars for which payment well and truly to be made, we and each of us bind ourselves, our heirs, executors & administrators firmly by these presents sealed with our seals and dated this the sixth day of April A. D. 1835.

Now the condition of the above obligation is such, that whereas the said John J. Williams & Gilford P. Gilder has been duly appointed administrators of the estate of Salloster, an Indian deceased.

Now if the said John J. Williams & Gilford P. Gilder shall well and truly perform ^{which} all the duties/are, or may be by law required of them as such administrators, then the above obligation to be void, else remain in full force & virtue

Signed, sealed & acknowledged before	John J. Williams	(seal)
& approved by	G. P. Gilder	(seal)
J. Thompson, Judge	Wm. Van	(seal)
	John Taylor	(seal)
	Baxter Taylor	(seal)
	Leroy McCoy	(seal)
	N. H. Greer	(seal)
	Leroy Gresham	(seal)
	John V. Dunn	(seal)

NAR HOLE, DECEASED ADMINISTRATORS BOND OF JOHN J. WILLIAMS & G. P. GILDER
THE STATE OF ALABAMA }
CHAMBERS COUNTY }

Know all men by these presents that we John J. Williams, Gilford P. Gilder, William Van, John Taylor, Baxter Taylor, Leroy McCoy, Nathaniel H. Greer, John V. Dunn and Leroy Gresham are held & firmly bound unto James Thompson Judge of the Orphans Court of Chambers County, State of Alabama, and his successors in office in the penal

(continued)

sum of four hundred dollars which payment well & truly to be made, we and each of us bind ourselves, our heirs, executors & administrators firmly by these presents sealed with our seals & dated the sixth day of April A. D. 1835.

Now the condition of the above obligation is such that whereas the ^{said} John J. Williams & Gilford P. Gilder have been ^{duly} appointed administrators of the estate of Nar Ho le an indian deceased.

Now if the said John J. Williams & Gilford P. Gilder shall well & truly perform all the duties which are, or may be required of them as such administrators then the above obligation to be void. Else to remain in full force & virtue.

Witness our hands and seals the day above written.	John J. Williams	(seal)
Signed sealed & acknowledged before me & approved	G. P. Gilder	(seal)
by me	Wm. Van	(seal)
	John Taylor	(seal)
J. Thompson Judge	Baxter Taylor	(seal)
	Leroy McCoy	(seal)
	N. H. Greer	(seal)
	Leroy Gresham	(seal)
	John V. Dunn	(seal)

LILOOCH DECEASED ADMINISTRATORS BOND OF JOHN J. WILLIAMS & G. P. GILDER

THE
STATE OF ALABAMA
CHAMBERS COUNTY

Know all men by these presents that we John J. Williams, Gilford P. Gilder, William Van, John Taylor, Baxter Taylor, Leroy McCoy, Nathaniel H. Greer, Leroy Gresham & John V. Dunn, are held and firmly bound unto James Thompson Judge of the Orphans Court of Chambers County State of Alabama & His successors in office in the penal sum of four hundred dollars, for which payment well and truly to be made, we and each of us bind ourselves, our heirs, executors & administrators firmly by these presents sealed with our seals & dated the sixth day of April A. D. 1835.

Now the condition of the above obligation is such whereas the said John J. Williams, & Gilford P. Gilder, have been ^{duly} appointed administrators of the estate of Licooshe an indian deceased.

Now if the said John J. Williams, & Gilford P. Gilder, shall well and truly perform all the duties which are, or may be by law required of them as such administrators, then the above obligation to be void. Else remain in full force & virtue. Witness our hands & seals the date above written.

Signed sealed & acknowledged before me &	John J. Williams	(seal)
approved by me	G. P. Gilder	(seal)
	Wm. Van	(seal)
J. Thompson, Judge	John Taylor	(seal)
	Baxter Taylor	(seal)
	Leroy McCoy	(seal)
	N. H. Greer	(seal)
	Leroy Gresham	(seal)
	John V. Dunn	(seal)

HOLOTAR YOHLO, DECEASED ADMINISTRATORS BOND OF JOHN J. WILLIAMS, & G. P. GILDER

THE
STATE OF ALABAMA
CHAMBERS COUNTY

KNOW ALL MEN BY THESE PRESENTS That we John J. Williams, Gilford P. Gilder, Wm. Van, and John Taylor, Baxter Taylor, Leroy McCoy, Nathaniel H. Greer, Leroy Gresham, John V. Dunn, are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County State of Alabama, & his successors in office in the penal sum of Four Hundred Dollars for which payment, well and truly to be made, we and each of us do bind ourselves, our heirs executors & administrators firmly by these presents sealed with our seals & dated the sixth day of April A. D. 1835.

Now the condition of the above obligation is such, that whereas the said John J. Williams & Gilford P. Gilder has been duly appointed administrators of the estate of Holotar Yoholo, an Indian deceased,

Now if the said John J. Williams, and Gilford P. Gilder shall well and truly perform all the duties which are, or may be by law required of them as such administrators then the above obligation to be void. Else to remain in full force & virtue.

Signed & acknowledged before me & approved	John J. Williams	(seal)
by me	G. P. Gilder	(seal)
	John Taylor	(seal)
J. Thompson Judge	Wm. Van	(seal)
	Baxter Taylor	(seal)
	Leroy McCoy	(seal)
	N. H. Greer	(seal)
	Leroy Gresham	(seal)
	John V. Dunn	(seal)

CHARSE HADJO OR MAD BEAVERS DECEASED ADMINISTRATORS BOND OF JOHN J. WILLIAMS & G. P. GILDER

THE
STATE OF ALABAMA
CHAMBERS COUNTY

Know all men by these presents that we John J. Williams, Gilford P. Gilder, William Van, John Taylor, Baxter Taylor, Leroy McCoy, Nathaniel H. Greer, John V. Dunn, Leroy Gresham are held & firmly bound unto James Thompson Judge of the Orphans Court of Chambers County State of Alabama and his successors if office in the penal sum of Four Hundred Dollars for which payment well & truly to be made, we & each of us bind ourselves, our heirs, executors & administrators, firmly by these presents sealed with our seals & dated the sixth day of April A. D. 1835.

Now the condition of the a bove obligation is such, that whereas the said John J. Williams & Gilford P. Gilder has been duly appointed administrators of the estate of Charse Hadjo or Mad Beavers deceased.

Now if the said John J. Williams & Gilford P. Gilder shall well & perform all the duties which are, or may be by law required of them as such administrators, then the above obligation to be void else remain in full force & virtue Witness our hands & seals the date above written

Signed sealed & acknowledged before me &	John J. Williams	(seal)
approved by me	G. P. Gilder	(seal)
J. Thompson, Judge	Wm Van	(seal)
	John Taylor	(seal)
	Baxter Taylor	(seal)
	Leroy McCoy	(seal)

(continued)

N. H. Greer (seal)
Leroy Gresham (seal)
John V. Dunn (seal)

SIAR DECEASED ADMINISTRATOR'S BOND OF JNO. J. WILLIAMS & G. P. GILDER
THE STATE OF ALABAMA }
CHAMBERS COUNTY }

KNOW ALL MEN BY THESE PRESENTS, That we John J. Williams Gilford P. Gilder, William Van, John Taylor, Baxter Taylor, Leroy McCoy, Nathaniel H. Greer, John V. Dunn, and Leroy Gresham, are held and firmly bound unto James Thompson Judge of the Orphan's Court of Chambers County State of Alabama, & his successors in office in the penal sum of Four Hundred Dollars for which payment well & truly to be made, we & each of us bind ourselves our heirs executors & administrators firmly by these presents sealed with our seals & dated the sixth day of April A. D. 1835

Now the condition of the above obligation is such, that whereas the said John J. Williams & Gilford P. Gilder has been duly appointed administrators of the estate of Siar an indian deceased.

Now if the said John J. Williams, & Gilford P. Gilder, shall well and truly perform all the duties which are, or may be by law required of him as such administrator then the above obligation to be void, else remain in full force & virtue.

Signed & acknowledged before me & approved by John J. Williams (seal)
me G. P. Gilder (seal)
J. Thompson Judge Wm. Van (seal)
John Taylor (seal)
Baxter Taylor (seal)
Leroy McCoy (seal)
N. H. Greer (seal)
Leroy Gresham (seal)
John V. Dunn (seal)

KONOKE DECEASED ADMINISTRATORS BOND OF JNO. J. WILLIAMS & G. P. GILDER
THE STATE OF ALABAMA }
CHAMBERS COUNTY }

Know all men by these presents that we John J. Williams, Gilford P. Gilder, John Taylor, William Van, Baxter Taylor, Leroy McCoy, Nathaniel H. Greer, John V. Dunn, Leroy Gresham, are held & firmly bound unto James Thompson Judge of the Orphans Court of Chambers County, State of Alabama, & his successors in office in the penal sum of Four Hundred Dollars, for which payment well & truly to be made, we and each of us bind ourselves, our heirs executors & administrators firmly by these presents sealed with our seals and dated sixth day of April A. D. 1835.

Now the condition of the above obligation is such that whereas the said John J. Williams & Gilford P. Gilder, having duly appointed administrators of the estate of Kono ke and Indian deceased.

(continued)

Now if said John J. Williams & Gilford P. Gilder shall well & truly perform all the duties which are or may be by law required of them as such administrators then the above obligation to be void. Witness our hands & seals the day above written.

Signed & acknowledged before me & approved John J. Williams (seal)
by me G. P. Gilder (seal)
J. Thompson Judge Wm. Van (seal)
John Taylor (seal)
Baxter Taylor (seal)
Leroy McCoy (seal)
N. H. Greer (seal)
Leroy Gresham (seal)
John V. Dunn (seal)

TUSSIKIAH HADJO DECEASED ADMS. BOND OF JNO. J. WILLIAMS & G. P. GILDER
THE STATE OF ALABAMA }
CHAMBERS COUNTY }

Know all men by these presents that we John J. Williams, Gilford P. Gilder, William Van, John Taylor, Baxter Taylor, Leroy McCoy Nathaniel H. Greer, Leroy Gresham, & John V. Dunn, are held & firmly bound unto James Thompson Judge of the Orphans Court of Chambers, County, Alabama, & his successors in office in the penal sum of Four Hundred Dollars for which payment well & truly to be made, we and each of us bind ourselves, our heirs, executors and administrators firmly by these presents sealed with our seals & dated sixth day of April A. D. 1835.

Now the condition of the above obligation is such that whereas the said John J. Williams & Gilford P. Gilder have been duly appointed administrators of the estate of Tus se kiah Hadjo, an Indian deceased.

Now if said John J. Williams, & Gilford P. Gilder, shall well & truly perform all the duties which are, or may be by law required of them as such administrators then the above obligation to be void. Witness our hands & seals the date above written.

Signed & acknowledged before me & approved by me. John J. Williams (seal)
J. Thompson Judge G. P. Gilder (seal)
Wm. Van (seal)
John Taylor (seal)
Baxter Taylor (seal)
Leroy McCoy (seal)
N. H. Greer (seal)
Leroy Gresham (seal)
John V. Dunn (seal)

AR TAR WI CHE, ADMS. BOND OF JNO. J. WILLIAMS & G. P. GILDER

THE STATE OF ALABAMA }
CHAMBERS COUNTY }

Know all men by these presents that we John J. Williams, Gilford P. Gilder, Wm. Van, John Taylor, Baxter Taylor, Leroy McCoy, Nathaniel H. Greer, Leroy Gresham & John V. Dunn are held & firmly bound unto James Thompson Judge of the Orphans Court of Chambers County, State of Alabama & his successors in office in the penal sum of Four Hundred Dollars for which payment well & truly to be made, we and each of us do bind ourselves, our heirs executors & administrators firmly by these presents, sealed with our seals & dated the sixth day of April A. D. 1835.

Now the condition of the above obligation is such that whereas the said John J. Williams & Gilford P. Gilder have been duly appointed administrators of the estate of Ar tar wi che an Indian deceased.

Now if said John J. Williams & Gilford P. Gilder shall well & truly perform all the duties which are, or may be by law required of them as such administrators, then the above obligation to be void else remain in full force & virtue. Witness our hands and seals the day & date above written.

Signed sealed & acknowledged before &	John J. Williams	(seal)
approved by	G. P. Gilder	(seal)
J. Thompson Judge	Wm. Van	(seal)
	John Taylor	(seal)
	Baxter Taylor	(seal)
	Leroy McCoy	(seal)
	N. H. Greer	(seal)
	Leroy Gresham	(seal)
	John V. Dunn	(seal)

TULSE HADJO DECEASED ADMS. BOND OF JNO. J. WILLIAMS, & G.P.GILDER

THE STATE OF ALABAMA }
CHAMBERS COUNTY }

Know all men by these presents that we John J. Williams Gilford P. Gilder & Williamson Ferrell & John Phipps, are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, & his successors in office in the penal sum of four hundred dollars for which payment well & truly to be made, we and each of us do bind ourselves, our heirs, executors & administrators firmly by these presents sealed with our seals & dated the day of March A. D. 1835.

Now the condition of the above obligation is such that whereas the said John J. Williams & Gilford P. Gilder have been duly appointed administrators of the estate of Tulse Hadjo an Indian deceased.

Now if said John J. Williams & Gilford P. Gilder shall well & truly perform all the duties which are, or may be by law required of them as such administrators, then the above obligation to be void. else remain in full force & virtue. Witness our hands and seals the date above written.

Signed sealed & acknowledged before me	John J. Williams	(seal)
this 14 day of April 1835	G. P. Gilder	(seal)
Samuel Rotch J.P. (L.S.)	Williamson Ferrell	(seal)
	John Phipps	(seal)

TUSKEHENE HAW DECEASED ADMS. BOND OF ARNOLD SEALE

THE STATE OF ALABAMA }
CHAMBERS COUNTY }

Know all men by these presents that we Arnold Seale, John Garrett, & John Taylor, are held & firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, & his successors in office in the penal sum of One Thousand dollars for which payment well & truly to be made, we and each of us bind ourselves, our heirs, executors & administrators firmly by these presents sealed with our seals and dated the 7th day of April A. D. 1835.

Now the condition of the above obligation is such, that whereas the said Arnold Seale has been duly appointed administrator of the estate of Tus Kehene an Indian deceased.

Now if the said Arnold Seale shall well & truly perform all the duties which are or may be by law, required of him as such administrator then the above obligation to be void else remain in full force and virtue. Witness our hands & seals the date above written.

Signed & acknowledged before	Arnold Seale	(seal)
Test. J. Thompson, Judge	John Garrett	(seal)
Approved	John Taylor	(seal)
J. Thompson		

Said seal. Garrett & Taylor consent for the spelling of the name to be changed to "Tus-kehenehaw" and for Thompson's & Vanns name to be stricken from the bond--which is done and the bond approved by ^Wthere consent

J. Thompson

AR BOO CHE DECEASED, ADMS. BOND OF DAVID LAWSON 7TH APRIL 1835

THE STATE OF ALABAMA }
CHAMBERS COUNTY }

Know all men by these presents that we David Lawson, Robert P. Rogers, & William W. Carlisle, are held & firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, and his successors in office in the penal sum of Four hundred dollars, for which payment well & truly to be made, we and each of us bind ourselves, our heirs, executors & administrators firmly by these presents sealed with our seals and dated the seventh day of April A. D. 1835.

Now the condition of the above obligation is such, that whereof the said David Lawson has been duly appointed administrator of the estate of Ar boo che an Indian late of said County deceased.

Now if the said David Lawson shall well & truly perform all the duties which are, or may be by law required of him as such administrator then the above obligation to be void else remain in full force & virtue. Witness our hands & seals the date above written.

Signed sealed & acknowledged before, &	David Lawson	(seal)
approved by me.	Robert P. Rogers	(seal)
J. Thompson Judge	W. W. Carlisle	(seal)

ENE HE MAT LA, AN INDIAN DECEASED ADMS. BOND OF ARNOLD SEALE 8TH APRIL 1835

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents that we Arnold Seale, John Taylor, & John J. Williams, are held & firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, ~~State of Alabama~~ & his successors in office in the penal sum of four Hundred Dollars, for which payment well & truly to be made, we and each of us bind ourselves, our heirs executors and administrators firmly by these presents sealed with our seals and dated the eighth day of April A. D. 1835.

Now the condition of the above obligation is such that whereas the said Arnold Seal^o has been duly appointed administrator of the estate of Ene he mat la an Indian deceased.

Now if the said Arnold Seale shall well & truly perform all the duties which are, or may be by law required of him as such administrator then the above obligation to be void. Else remain in full force & virtue.

Witness our hands & seals the date above written. Arnold Seale (seal)

Signed & acknowledged before & approved by John Taylor (seal)

J. Thompson Judge John J. Williams (seal)

CHITTO AN INDIAN DECEASED ADM. BOND ARNOLD SEALS

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents that we Arnold Seale, John Taylor, John J. Williams are held & firmly bound unto James Thompson, Judge of Orphans Court of Chambers County, State of Alabama, & his successors in office in the penal sum of Four Hundred Dollars for which payment well & truly to be made, we and each of us bind ourselves our heirs, executors and administrators firmly by these presents sealed with our seals and dated the eighth day of April A. D. 1835.

Now the condition of the above obligation is such that whereas the said Arnold Seale has been duly appointed administrator of the estate of Chetto an Indian deceased.

Now if the said Arnold Seale shall well & truly perform all the duties which are, or may be by law required of him as such administrator then the above obligation to be void. Else remain in full force & virtue.

Signed, sealed & acknowledged before & approved by:

Arnold Seale	(seal)
John Taylor	(seal)
John J. Williams	(seal)

J. Thompson Judge

FOSTER DECEASED ADM. BOND OF JOHN J. WILLIAMS 8th April 1835

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents that we John J. Williams, Arnold Seale & John Taylor are held & firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama & his successors in office in the penal sum of Four Hundred Dollars, for which payment well & truly to be made, ^{we} each of us do bind ourselves, our heirs, executors & administrators firmly by these presents, sealed with our seals & dated this eighth day of April 1835.

Now the condition of the above obligation is such that whereas the said John J. Williams & Gilford P. Gilder have been duly appointed administrators of estate of

(continued)

Foster deceased.

Now if said John J. Williams shall well & truly perform all the duties which are, or may be by law required of them as such administrators then the above obligation to be void, else to remain in full force & virtue.

Signed, sealed & acknowledged before me & John J. Williams (seal)
approved by me Arnold Seale (seal)
J. Thompson, Judge John Taylor (seal)

COWETA HADJO DECEASED ADM. BOND OF JNO. J. WILLIAMS 8th April

THE STATE OF ALABAMA
CHAMBERS COUNTY

Know all men by these presents that we John J. Williams, Arnold Seale, & John Taylor, are held & firmly bound unto James Thompson Judge of the Orphans Court of Chambers County, State of Alabama, & his successors in office in the penal sum of Four Hundred Dollars for which payment well & truly to be made, we & each of us bind ourselves, our heirs, executors & administrators firmly by these presents sealed with our seals and dated the eighth day of April A. D. 1835.

Now the condition of the above obligation is such, that whereas the said John J. Williams, and Gilford P. Gilder, have been duly appointed administrators of the estate of Cowsta Hadjo, deceased.

Now if the said John J. Williams shall well & truly perform all the duties which are, or may be law required of them as such administrators then the above obligation to be void else remain in full force & virtue, witness our hands & seals the date above written.

Signed sealed & acknowledged before me John J. Williams (seal)

Test J. Thompson Arnold Seale (seal)

 approved J. Thompson, Judge John Taylor (seal)

WASHINGTON DECEASED, ADMRS. BOND JNO. J. WILLIAMS 8th April 1835

THE STATE OF ALABAMA
CHAMBERS COUNTY

Know all men by these presents that we John J. Williams Arnold Seale and John Taylor are held & firmly bound unto James Thompson Judge of the Orphans Court of Chambers County State of Alabama & his successors in office in the penal sum of Four Hundred Dollars, for which payment well & truly to be made we & each of us bind ourselves, our heirs, executors & administrators firmly by these presents sealed with our seals & dated the eighth day of April A. D. 1835.

Now the condition of the above obligation is such that whereas the said John J. Williams have ^{been} ~~duly~~ appointed administrators of the estate of Washington an Indian deceased.

Now if the said John J. Williams, & Gilford P. Gilder, shall & truly perform all the duties which are, or may be by law required of them as such administrator ~~then~~ the above obligation to be void else remain in full force & virtue. Witness our hands & seals the date above written.

Signed sealed & acknowledged before & John J. Williams (seal)
approved by J. Thompson Judge Arnold Seale (seal)
John Taylor (seal)

TUSTUNUCK COO CHE, DECEASED ADM. BOND OF JNO. J. WILLIAMS 8th April

THE STATE OF ALABAMA }
CHAMBERS COUNTY }

Know all men by these presents, that we John J. Williams, Arnold Seale, and John Taylor, are held & firmly bound unto James Thompson Judge of the Orphans Court of Chambers County, Alabama, & his successors in office in the penal sum of Four Hundred Dollars for which ^{to} payment well & truly to be made, we and each of us bind ourselves, our heirs, executors and administrators, firmly by these presents sealed with our seals and dated this 8th day of April 1835.

Now the condition of the above obligation is such, that whereas the said John J. Williams, & Gilford P. Gilder, have been duly appointed administrators of the estate of Tustunuck Coo Che, an Indian deceased.

Now if said John J. Williams, & Gilford P. Gilder, shall well & truly perform all the duties which are or may be by law required of them as such administrators then the above obligation to be void. Else remain in full & virtue.

Signed sealed & acknowledged	John J. Williams	(seal)
before & approved by	Arnold Seale	(seal)
	John Taylor	(seal)

.....

SER O CO REE, DECEASED ADM. BOND OF JNO. J. WILLIAMS 8th April 1835

THE STATE OF ALABAMA }
CHAMBERS COUNTY }

Know all men by these presents that we John J. Williams, Arnold Seale, and John Taylor, are held & firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, & his successors in office in the penal sum of Four Hundred Dollars; which payment well and truly to be made, we and each of us bind ourselves, our heirs, executors & administrators firmly by these presents sealed with our seals and dated the eighth day of April A. D. 1835.

Now the condition of the above obligation is such, that whereas the said John J. Williams & Gilford P. Gilder, have been duly appointed administrators of the estate of Ser. O. Co Ree an Indian deceased.

Now if the said John J. Williams shall well & truly perform all the duties which are, or may be by law required of him as such administrators, then the above obligation to be void. Else remain in full force & virtue

Signed sealed & delivered in presence of	John J. Williams	(seal)
Test	J. Thompson	Arnold Seale
approved---J. Thompson, Judge	John Taylor	(seal)

.....

KO HO PE DECD. ADM. BOND OF J. J. WILLIAMS 8th April 1835

THE STATE OF ALABAMA }
CHAMBERS COUNTY }

Know all men by these presents that we John J. Williams, Arnold Seale, & John Taylor, are held & firmly bound unto James Thompson, Judge of the County Court of Chambers County State of Alabama and his successors in office in the penal sum of Four Hundred Dollars--for which payment well & truly to be made, we and each of us bind ourselves, our heirs, executors & administrators firmly by these presents sealed with our seals & dated the eighth day of April A. D. 1835.

Now the condition of the above obligation is such that whereas the said John J. Williams, & Gilford P. Gilder, have been duly appointed administrators of the estate

(continued)

of Ko. ho. pe. an Indian deceased.

Now if the said John J. Williams, shall well & truly perform all the duties which are, or may be by law required of them, as such administrators then the above obligation to be void. Else remain in full force & virtue. Witness our hands & seals the date above written

Signed sealed & acknowledged before	John J. Williams	(seal)
me, & approved by me	Arnold Seale	(seal)
	John Taylor	(seal)

.....

MICHE BARNARD, DECEASED ADM. BOND OF JNO. TAYLOR JNO. WILLIAMS

THE STATE OF ALABAMA }
CHAMBERS COUNTY }

Know all men by these presents that we John Taylor, John J. Williams, Arnold Seale, Williamson Ferrell, Albert F. Wallis, & Thomas Taylor, are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, & his successors in office in the penal sum of Eight Thousand Dollars for which payment well & truly to be made, we and each of us bind ourselves, our heirs executors and administrators firmly by these presents sealed with our seals, the eighth day of April A. D. 1835.

Now the condition of the above obligation is such that whereas the said John Taylor, & John J. Williams have been duly appointed administrators of the estate of Miche Barnard an Indian deceased.

Now if the said John Taylor, & John Williams, shall well & truly perform all the duties which are, or may be by law required as such administrators then the above obligation to be void. Else remain in full force & virtue. Witness our hands & seals the date above written.

Signed & acknowledged before	John Taylor	(seal)
& approved by	John J. Williams	(seal)
	Arnold Seale	(seal)
	Williamson Ferrell	(seal)
	A. F. Wallis	(seal)
	Thos. Taylor	(seal)

.....

LEMUEL WELCH DECEASED ADM. OF JESSE WELCH JOSEPH L. HOWARD

THE STATE OF ALABAMA }
CHAMBERS COUNTY }

Know all men by these presents that we Jesse Welch, Joseph L. Howard, John Phipps, John W. Thomas, & John J. Williams, are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, and his successors in office in the penal sum of twelve hundred dollars to which payment, well and truly to be made, we and each of us do bind ourselves, our heirs, & firmly by these presents--Sealed with our seals, and dated the fifth day of May 1835.

Now the condition of the above obligation is such that whereas the above bounded Jesse Welch & Joseph L. Howard have been duly appointed administrators of the estate of Lemuel Welch deceased: Now if said Jesse Welch & Joseph L. Howard shall well and truly perform all the duties which are or may be by law required of them as such administrators then the above obligation to be void--Else to remain in full force and virtue. Witness our hands & seals the date above written.

(continued)

Signed sealed & acknowledged by said	Jesse Welch	(seal)
Jesse Welch & Joseph L. Howard before me	Joseph L. Howard	(seal)
J. Thompson	Jno. Phelps	(seal)

Signed, sealed & acknowledged by J. Phipps, : : : : John W. Thomas, : : : (seal) :
 Thomas, & Williams this sixth day of May 1835. John J. Williams (seal)
 & approved by me

J. Thompson Judge of the Orphans Court

THOS. WATTS, DECEASED ADM: BOND CF SAME. WILLIAMS 16th May 1835

THE STATE OF ALABAMA }
CHAMBERS COUNTY }

Know all men that we Samuel Williams, John V. Dunn, and Boyakin Lee, are held & firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, and his successors in office in the penal sum of Three Hundred Dollars for which payment well and truly to be made, we and each of us bind ourselves, our heirs, executors and administrators firmly by these presents sealed with our seals and dated this Sixteenth day of May A. D. 1835.

Now the condition of the above obligation is such, that whereas, the said Samuel Williams has been duly appointed administrator of the estate of Thomas Watts deceased. Now if the said Samuel Williams shall well and truly perform all the duties which are, or may be by law required of him as such administrator then the above obligation to be void. Else remain in full force and virtue.

Signed sealed & acknowledged before me	Samuel Williams	(seal)
& approved by me	John V. Dunn	(seal)
James Thompson, Judge	Boykin Lee	(seal)

MARY MOOR DECEASED EXRS. BOND OF S. S. STRAYHAN 15th May 1835

The State of Alabama)
Chambers County)

Know all men by these presents that we Samuel S. Strayhan, William Thaxton, and Leroy McCoy, are held and firmly bound unto James Thompson, Judge of the Orphans Court of the County aforesaid, in the sum of three thousand dollars to be paid to the said James Thompson or to his successors in office, to which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly severally and firmly, by these presents. Sealed with our seals and dated this fifteenth day of May 1835.

The condition of the above obligation is such that whereas the above bound S. S. Strayhan has been duly appointed Executor of the last will and testament of Mary Moore late of Chambers County deceased. Now if the said Samuel S. Strayhan shall well and truly perform all the duties which are, or may be by law, required of him as such Executor then the above obligation to be void, otherwise to remain in full force.

Signed sealed & acknowledged in open Court	Samuel Strayhan	(L.S.)
before me, & approved by me, 16 May 1835	William Thaxton	(L.S.)
J. Thompson Judge	Leroy McCoy	(L.S.)

HO, TAR. TAR, YOHOL, DECEASED ADMS. BOND OF MALVERY STROUT

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents that we Malvery Stroud, Ethann Stroud, & Lemuel B. Robertson, are and **firmly** bound unto James Thompson Judge of the Orphans Court of Chambers County, State of Alabama, and his successors in office in the penal sum of four hundred dollars for which payment well and truly to be made, we and each of us bind ourselves, our heir, executors and Administrators **firmly** by these presents sealed with our seals and dated this twenty third day of May A. D. 1835.

Now the condition of the above obligation is such, that whereas the Malvery Stroud has been duly appointed administrator of the estate of Ho tartar Yoholo, deceased.

Now, if, the said Malvery Stroud shall well & truly perform all the duties which are, or may be by law required of him as such administrator then the above obligation to be void, else remain in full force and virtue.

Signed sealed & acknowledged before said	Malvery Stroud	(seal)
Malvery Stroud & Ethen Stroud	Ethen Stroud	(seal)
J. Thompson	L. B. Robertson	(seal)

approved J. Thompson, Judge

In the name of God Amen. I, Wm. Floyd, of Chambers County and State of Alabama being very sick and weak in body but, of perfect mind and memory, thanks be given unto God; calling unto mind the mortality of my body, and knowing that it is appointed for all men once to die, do make and ordain this my last will and testament, that is to say, principally and first of all, I give and recommend my soul unto the hand of Almighty God that gave it, and my body I recommend to the earth, to be buried in decent Christian burial, at the discretion of my executors; nothing doubting but at the general resurrection I shall receive the same again by the mighty power of God, and astouching such worldly estate wherewith it has pleased God to bless me in this life, I give demise, and dispose of the same in the following manner and form. First I give and bequeath to Elizabeth my dear beloved wife all my real; with my personal estate to manage and control during her natural life or widowhood; except certain property that shall be specified and pointed out.

Item 2nd. I give to my beloved Daughter Evaline M. Anderson, the wife of Moses Anderson one negro girl by the name of Barbary about twelve years of age, which negro she has in possession, with a mare, cow and calf, bed, and bed. Clothes, &c, also my interest in a grice mill which mill is equally owned by me and Neal Floyd.

Item 3rd. I give, to my beloved Son Larkin one Negro Boy by the name of Jesse with a horse, worth seventy dollars, cow and calf, bed and bed cloths with other articles suitable for house keeping to be given into his possession at the age of twenty one years.

Item 4th. It is my will, that on conditions my wife Elizabeth should choose to marry a second husband; at her marriage let the property be equally divided she taking one third of the whole, otherwise for her to keep possession of all until her death; save what has been pointed out unless it may be her choice to give off more to the children; then let the distribution be equal.

Item 5th. It is my will that my lands shall be equally divided when Larkin becomes twenty one years of age between my wife and children.

Item 6th I will that all my debts be paid out of the moneys due me as soon as collection be made the amount over sufficient to discharge them I wish equally divided

(continued)

between wife and children.

Item 7th I will that my beloved wife Elizabeth Floyd . Assisted by Robert Floyd. Acts as executrix and Executor, in managing my estate or executing this my last will and testament; In witness whereof I have hereunto set my hand and seal this the 7th day of May in the year of our Lord (1835) One thousand eight and thirty five. signed and sealed in the presence of

Attest William Floyd (L.S.)
Jesse Stanley
Wm. Myrick
F. T. Boazman

AR TOO E CHE DECEASED ADMRS. BOND OF WILLIAMS & GILDER JUNE 1st 1835.

The STATE OF ALABAMA }
CHAMBERS COUNTY }

Know all men by these presents that we John J. Williams, Gilford P. Gilder, Samuel R. Moss, William Van, & Charles W. Lemore, an held and firmly bound unto James Thompson Judge of the Orphans Court of Chambers County, State of Alabama, and his successors in office in the penal sum of four hundred dollars for which payment well truly to be made, we and each of us bind ourselves, our heirs, executors and administrators firmly by these presents sealed with our seals and dated first day of June A. D. 1835.

Now the condition of the above obligation is such, that whereas the said John J. Williams, & Gilford P. Gilder have been duly appointed administrators of the estate of Ar too e che, deceased.

Now if the said John J. Williams, & Gilford P. Gilder, shall well & truly perform all the duties which are, or may be by law required of them as such administrators then the above obligation to be void. Else remain in full force & virtue.

Signed sealed and acknowledged before me & approved	John J. Williams (seal)
by me	Gilford P. Gilder (seal)
J. Thompson, Judge of said court.	Samuel R. Moss (seal)
	Wm. Van (seal)
	Charles W. Lemore (seal)

LI GO CHE ALIAS, LI COO CHE DECEASED ADM. BOND OF J.J. WILLIAMS, G.P. GILDER JUNE 1st 1835

THE STATE OF ALABAMA }
CHAMBERS COUNTY }

Know all men by these presents that we John J. Williams, Gilford P. Gilder, Samuel R. Moss, William Vann, & Charles W. Lemore, are held & firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama and his successors in office in the penal sum of four hundred dollars for which payment well & truly to be made, we & each of us bind ourselves, our heirs executors & administrators firmly by these presents sealed with our seals and dated the first day of June A. D. 1835.

Now the condition of the above obligation is such, that whereas the said John J. Williams, & Gilford P. Gilder, have been duly appointed administrators of the estate of Li go che (alias Li coo che) deceased.

Now if the said John J. Williams, & Gilford P. Gilder, shall well & truly perform all the duties which are, or may be by law required of them as such administrators then the above obligation to be void. else remain in full force & virtue.

Signed sealed & acknowledged before me	John J. Williams (seal)
& approved by me	Gilford P. Gilder (seal)
J. Thompson Judge	Samuel R. Moss (seal)
	Wm. Van (seal)
	Charles W. Lemore (seal)

SPARNE TUSTUNUCKEE, DECEASED ADM. BOND WILLIAMS & GILDER.

THE STATE OF ALABAMA }
CHAMBERS COUNTY }

Know all men by these presents that we John J. Williams, Gilford P. Gilder, Samuel R. Moss, William Vann, & Charles W. Lemore, are held & firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, and his successors in office in the penal sum of four hundred dollars for which payment well & truly to be made, we & each of us bind ourselves, our heirs, executors & administrators firmly by these presents sealed with our seals and dated the first day of June A. D. 1835.

Now the condition of the above obligation is such that whereas the said John J. Williams, & Gilford P. Gilder, have been duly appointed administrators of the estate of Sparne Tus tun nuck ee, deceased.

Now if the said John J. Williams, & Gilford P. Gilder, shall well & truly perform all the duties which are, or may, be by law required of them as such administrators then the above obligation to be void. else remain in full force & virtue.

Signed sealed & acknowledged before me	John J. Williams (seal)
& approved by me.	Gilford P. Gilder (seal)
J. Thompson, Judge	Samuel R. Moss (seal)
	Wm. Van (seal)
	Charles W. Lemore (seal)

TOLOWAR HADJO, DECEASED ADM. BOND OF JNO. J. WILLIAMS & G. F. GILDER,

THE STATE OF ALABAMA)
CHAMBERS COUNTY }

Know all men by these presents that we John J. Williams, Gilford P. Gilder, Samuel R. Moss, William Van, & Charles W. Lemore, are held & firmly bound unto James Thompson, Judge of the Orphans Court, State of Alabama, and his successors in office in the penal sum of four hundred dollars for which payment well and truly to be made we and each of us bind ourselves, our heirs, executors and administrators firmly by these presents sealed with our seals and dated this day of May A. D. 1835.

Now the condition of the above obligation is such that whereas the said John J. Williams & Gilford P. Gilder have been duly appointed administrators of the estate of Tolowar Hadjo deceased.

Now if the said John J. Williams, & Gilford P. Gilder, shall well & truly perform all the duties which are, or may be by law required of them as such administrators then the above obligation to be void. Else remain in full force and virtue.

Signed sealed & acknowledged before me	John J. Williams (seal)
this first day of June 1835 & approved by me	Gilford P. Gilder (seal)
	Samuel R. Moss (seal)
	Wm. Van (seal)
J. Thompson, Judge	Charles W. Lemore (seal)

STIL LI PI KE CHARTEE, DECEASED ADM. BOND OF WM. VAN

THE STATE OF ALABAMA)
CHAMBERS COUNTY }

Know all men by these presents that we William Vann, Samuel R. Moss, & John J. Williams, are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, and his successors in office in the penal sum of four hundred dollars for which payment well and truly to be made, we & each of us bind ourselves, our heirs, executors and administrators firmly by these presents sealed with our seals and dated first day of June A. D. 1835.

Now the condition of the above obligation is such, that whereas the said William Vann has been duly appointed administrator of the estate of Stil li pi ke Chartee deceased.

Now if the said William Vann shall well & truly perform all the duties which are, or may be by law required of him as such administrator then the above obligation to be void Else remain in full force & virtue.

Signed sealed & acknowledged before	Wm. Van (seal)
me & approved by me	Samuel R. Moss (seal)
J. Thompson Judge	John J. Williams (seal)

TULSE HADJO DECEASED ADM. BOND OF THO. B. ERWIN June 1835

THE STATE OF ALABAMA)
CHAMBERS COUNTY }

Know all men by these presents that we Thomas B. Erwin Leroy Gresham & Augustine Owen are held & firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, and his successors of office in the penal sum of four hundred dollars for which payment well & truly to be made we and each of us bind ourselves, our heirs, executors & administrators firmly by these presents sealed with our seals & dated day of June A. D. 1835.

Now the condition of the above obligation is such that whereas the said Thomas B. Erwin has been duly appointed administrator of the estate of Tulse Hadjo deceased.

Now if the said Thomas B. Erwin shall well & truly perform all the duties which are, or may be by law required of him as such administrator then the above obligation to be void. Else remain in full force & virtue.

Acknowledged before me	Thomas B. Erwin (seal)
& approved by me.	Leroy Gresham (seal)
J. Thompson Judge	Aug. Owen (seal)

FUS HATCH CHE, DECEASED ADM. BOND OF GEO. W. TRAMMELL.

Know all men by these presents, that we George W. Trammell, Charles W. Lemore, and John Trammell, are held and firmly bound unto James Thompson Judge of the Orphans Court of Chambers County, State of Alabama, and his successors in office, in the penal sum of four hundred dollars to which payment, well and truly to be made, we and each of us do bind ourselves, our heirs, &c. firmly by these presents. Sealed with our seals, and dated the sixth day of June 1835.

Now the condition of the above obligation is such, That whereas the above bounden George W. Trammell has been duly appointed administrator of the estate of Fus hatch che deceased:

Now if said George W. Trammell shall well and truly perform all the duties which are or may be by law required of him as such administrator then the above obligation to be void--Else to remain in full force and virtue.

Witness our hands and seals, the date above written

Signed Sealed & acknowledged	G. N. Trammell (seal)
in Open Court & approved by me	Charles W. Lemore (seal)
J. Thompson, Judge	John Trammell (seal)

WM. COGGIN, DECEASED, ADMS. AD: COL: BOND OF GEO. D. HOOPER

8--9 June 1835.

THE STATE OF ALABAMA } Orphans Court 8th day of June 1835
CHAMBERS COUNTY }

Know all men by these presents that we George D. Hooper, Benjamin Lloyd, Wm. L. Crayton, P. T. Richardson, are held & firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, in the penal sum of eight thousand dollars, to which payment, well and truly to be made we and each of us bind ourselves, and our heirs &c. firmly by these presents, sealed with our seals and dated the 8th day of June 1835.

The condition of the above obligation is such that whereas the above bound George D. Hooper has been duly appointed administrator ad collegendum of the estate of William Coggins deceased.

Now if the said George D. Hooper, shall well and truly perform all the duties which are, or may be by law required of him as such administrator ad collegendum then the above obligation to be void otherwise to remain in full force.

Signed sealed & acknowledged as to P. T.	George D. Hooper	(seal)
Richardson in presence of E. G. Richards	Wm. L. Crayton	(seal)
acknowledged by G. Hooper, Crayton & Lloyd before me	Benjamin Lloyd	(seal)
this 9th June 1835 & approved	P. T. Richardson	(seal)

J. Thompson Judge

.....
TAL, LA, POO, CHEE, DECEASED, ADMINISTRATION, BOND OF JOHN C. WEBB.

Know all men by these presents, That we John C. Webb, Peter Dudley, & William C. Morgan are held & firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, and his successors in office, in the penal sum of four hundred dollars, to which payment, well & truly to be made, we and each of us do bind ourselves, our heirs, &c. firmly by these presents--Sealed with our seals, and dated the fifteenth day of June 1835.

Now the condition of the above obligation is such, that whereas the above bounden John C. Webb, has been duly appointed administrator of the estate of Tal, lo, poo, chee of Tallipahaga town deceased. Now if said John C. Webb, shall well and truly perform all the duties which are, or may be by law required of him as such administrator then the above obligation to be void--otherwise to remain in full force and virtue.

Witness our hands and seals, the date above written.

Signed, sealed and acknowledged before	John C. Webb	(seal)
& approved by me	Peter Dudley	(seal)
J. Thompson, Judge	Wm. C. Morgan	(seal)

ESTIPOLATA, DECEASED, INVENTORY OF N. H. GREER, ADMINISTRATOR

THE STATE OF ALA. }
CHAMBERS COUNTY }

I, Nanth. H. Greer, Adm, &c, on the estate of Estipolata, an Indian, deceased, do hereby state that from the best information that he has been enabled to collect is that there is no effects whereon to administer, and I do further state that from the best information that I have been enabled to collect, that the government in assigning lands to the Indians recognize no Indian of that name, April the 9th 1835.

Nanth. H. Greer, Adm.

The State of Alabama }
Chambers County }

Nathaniel H. Greer, being duly sworn deposeth & saith that the facts set forth, in the foregoing statement are true, sworn to & subscribed this ninth day of April A. D. 1835.

Test. J. Thompson, Judge Nath H. Greer
of the Orphans Court

.....
INVENTORY OF THE PERSONAL STATE OF AR, BOO, CHE, AN INDIAN LATE OF CHAMBERS COUNTY, DECEASED.

There is not nor was there at the time of the death of the said Ar, boo, che, any goods or chattels, rights of, or debts due or accruing to said Ar, boo, che, so far as has come to the possessions or knowledge of David Lawson, the administrator.

THE STATE OF ALABAMA }
CHAMBERS COUNTY }

David Lawson, being duly sworn deposeth & saith that the facts set forth in the foregoing statement are true, sworn to & subscribed this 17th day of June 1835.

Test
James Thompson, Judge David Lawson
of the Orphans Court

.....
INVENTORY OF THE ESTATE OF NEE, O, THAK, EMATHER, DECEASED.

THE STATE OF ALABAMA }
CHAMBERS COUNTY }

As administrator of the estate of nee, o, thak, Emather late deceased of said County whose duty ex officio, it was to collect the effects belonging to said decedant in his own right at the time of his death and to make out & return an inventory of the same, In accordance with said requisition, I have to return that no lands, tenements goods chattels, right or rights of debts due to or accruing to the testator at the time of his death have come to my possession or knowledge under the impression from heresay report that there may be effects which belonged to the testator at the time of his death & in the hands of third persons, I have instituted an action in the circuit court for the recovery of the same.

L. B. Robertson, Administrator

(continued)

THE STATE OF ALABAMA)
CHAMBERS COUNTY }

Lemuel B. Robertson, Administrator of the estate of Nee, o, thak, Emather, late of Chambers County, deceased being duly sworn deposeeth & saith the within contains a true inventory of all the personal estate of said decedent at the time of his death so far as has come to his possession or knowledge. Sworn to & subscribed this second day of June 1835, in open Court.

Test--Jos. J. Williams Clerk.

Lemuel B. Robertson

JOSEPH GRIFFIN, DECEASED. PAPER ORDERED OF RECORD NOT AS HIS WILL

THE STATE OF ALABAMA)
CHAMBERS COUNTY }

In the name of God Amen. I Joseph Griffin of the State & County aforesaid do make & declare this my last will & testament in manner and form following first I resign my soul to Almighty God hoping & believing in a remission of sins by the merits and mediation of Jesus Christ and my body I commit to the earth to be buried at the discretion of my Executor herein after named and my worldly estate I give & devise as follows:

First I give & devise to my Grand Daughter Jane Patterson half of my preemption right on the south East quarter of Section number thirty four township twenty three Range twenty Eight.

Also I give & devise unto my son-in-law Joshua Pemberton the remaining half of my preemption claim on the south East quarter of section number thirty four Township twenty three Range twenty Eight.

Also I give & devise to my Daughter Elizabeth Pemberton one bed and furniture.

Also I give & bequeath to my son Andrew Griffin one half of my lot of land lying in Cherokee County Georgia which I drew in the land lottery it being a part of number two hundred & Eighty seven in the sixth District & second section.

Also I give & bequeath to my daughter Rachael Waldrup one quarter of my land in Cherokee County Georgia drawn by me in the lottery & being a part of number two hundred & Eighty seven in the sixth District & second section.

Also I give and devise unto my Grandson William Pemberton the remaining quarter of my land in Cherokee County Georgia drawn by me in the lottery & being a part of number two hundred & Eighty seven in the sixth district & second section.

Also I give & devise unto my Grand Daughters Manda ^{Melvia} Fely Alen & Mary Ann Pemberton one half of my Gold Lot drawn by me in Cherokee County Georgia & being a part of number seven hundred & eight in the third district & firth section.

Also I give & devise unto my Great Grand Children Martha Ann Patterson Thersey Elizabeth Patterson the remaining part of my Gold lot in Cherokee County Georgia drawn by me in the lottery and being part of Lot number seven hundred and Eight in the third District and fourth section.

Also I give & devise to my Daughters Mary Johnson & Margret Ivy Eight dollars each.

And I do hereby constitute & appoint Joshua Pemberton & John Patterson sole

(continued)

Executors of this my last will and testament in witness whereof I have hereunto set my hand & seal January the 3th 1835.

Signed sealed published & declared by ^{his} Joseph X Griffin (L.S.)
mark

the said testator, as and for his last will & testament in our presence who at

his request in his presence and in the

presence of each other have subscribed our names as

Witness thereto.

John M. Russell (L.S.)

her

Ely X Nawn (L.S.)

mark

Isaac X (his mark) Muldrew (L.S.)

JOSEPH GRIFFIN, DECEASED, WILL

THE STATE OF ALABAMA)
CHAMBERS COUNTY }

In the name of God Amen. I Joseph Griffin of the state & County aforesaid do make & declare this my last will & testament in manner & form following first I resign my soul to almighty God hoping & believing in a remission of my sins by the merits and mediation of Jesus Christ and my body I commit to the earth to be buried at the discretion of my executors hereinafter named and my worldly estate I give & devise as follows

First I give & devise to my grand daughter Jane Patterson half of my preemption right on the south east quarter of section number thirty four township twenty three range twenty eight.

Also I give & devise unto my soninlaw Joshua Pimberton the remaining half of my preemption claim on the South east quarter of section number thirty four township twenty three range twenty eight.

Also I give & devise to my daughter Elizabeth Pemberton one bed & furniture.

Also I give & bequeath to my son Andrew Griffin one half of my lot of land lying in Cherokee County Georgia which I drew in the land lottery it being apart number.

Also I give & bequeath to my daughter Rachael Waldrup one quarter of my land in Cherokee County Georgia drawn by me in the lottery & being a part of number.

Also I give & devise unto my grand son William Pemberton the remaining quarter of my land in Cherokee County Georgia drawn by me in the lottery & being a part of number.

Also I give & devise unto my grand daughters Amanda Malvi ritzalen & Mary Anne Pemberton one half of my gold lot drawn by me in Cherokee County Georgia & being a part of number.

Also I give & devise unto my great grand children Martha Anne Patterson Thurseey Elizabeth Patterson the remaining part of my gold lot in Cherokee County Georgia drawn by me in the lottery and being part of number.

Also I give & devise to my daughters Mary Johnson & Margaret Ivy eight dollars each.

And I do hereby constitute & appoint Joshua Pemberton & John Patterson sole executors of this my last will and testament in witness whereof I have hereunto set my

(continued)

hand & seal January the 8th 1835.

Signed sealed published & declared by
the said testator as & for his last will &
testament in our presence who at his
request in his presence and in the presence
of each other have subscribed our names as
witness thereto

John M. Russell (L.S.)

Ely I Nawn (L.S.)
mark

his
Isaac I Muldrew (L.S.)
mark

CYNTHIA MANGAM, DECEASED, ADMINISTRATION BOND OF SEABORN B. GRAY

THE STATE OF ALABAMA)
CHAMBERS COUNTY } Orphans Court 30th day of June 1835.

Know all men by these presents, that we Seaborn B. Gray, Lewis Daniel, & James Germany, are held & firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, and his successors in office, in the penal sum of five thousand dollars, to which payment well and truly to be made, we and each of us do bind ourselves our heirs, &c., firmly by these presents--sealed with our seals, and dated the thirteenth day of June 1835.

The condition of the above obligation is such, that whereas the above bound Seaborn B. Gray, has been duly appointed administrator of the estate of Cynthia Mangam, late of Chambers County, deceased,

Now if the said Seaborn B. Gray, shall well & truly perform all the duties which are or may be by law required of him as such administrator then the above obligation to be void, otherwise remain in full force,

Signed, sealed & acknowledged, in S. B. Gray (seal)

open Court & approved Lewis Daniel (seal)

J. Thompson, Judge James Germany (seal)

WILLIAM FLOYD, DECEASED, EXECUTRIX BOND OF ELIZABETH FLOYD

THE STATE OF ALABAMA)
CHAMBERS COUNTY } Orphans Court day of June 1835.

Know all men by these presents that we Elizabeth Floyd Giles C. Pitts, Charles Simpson, John J. Johnston, & Robert Floyd, are held & firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, and his successors in office, in the penal sum of twelve thousand dollars, to which payment well & truly to be made, we and each of us do bind ourselves & our heirs, &c., firmly by these presents--Sealed with our seals, and dated the 27th day of June 1835.

The condition of the above obligation is such, that whereas the above bound Elizabeth Floyd has been duly appointed Executrix of the last will and testament of William Floyd, late of said county of Chambers, deceased,

Now if the said Elizabeth Floyd shall well & truly perform all the duties which are may be by law required of her as such executrix then the above obligation to be void, otherwise to remain in full force.

Signed, sealed & acknowledged by said

his
Joseph I Griffin (L.S.)
mark

(continued)

Elizabeth Floyd, Charles Simpson, & Giles Elizabeth Floyd (seal)

G. Pitts, before me, Giles C. Pitts (seal)

J. Thompson, Judge Charles Simpson (seal)

Signed, & acknowledged by said John John J. Johnston (seal)

J. Johnston, Robert Floyd, this 27th Robert Floyd (seal)

of June 1835. before me and approved by me

J. Thompson, Judge

WILLIAM COGGINS, DECEASED, ADMINISTRATION BOND OF A. COGGINS, C. M. LEMORE, & T. COGGINS
THE STATE OF ALABAMA)
CHAMBERS COUNTY } Orphans Court fourth day of July 1835.

Know all men by these presents, that we Asahel Coggins, Charles M. Lemore, William Atkins, Elijah Holtzclaw, Cary Cox, Thomas Coggins, Lemuel B. Robertson, & Augustus Owen, are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, and his successors in office in the penal sum of Eight thousand dollars to which payment well & truly to be made, we and each of us do bind ourselves our heirs, &c., firmly by these presents--sealed with our seals and dated the fourth day of July 1835.

The condition of the above obligation is such, that whereas the above bound Asahel Coggins, & Charles M. Lemore, & Thomas Coggins, have been duly appointed administrators of the estate of William Coggins, late of Chambers County, deceased.

Now if the Asahel Coggins, & Charles M. Lemore and Thomas Coggins, shall well and truly perform all the duties which are or may be by law required of them as such administrators then the above obligation to be void, otherwise to remain in full force.

Signed, Sealed & acknowledged by S. Asahel Coggins (seal)

Asahel Coggins, Charles M. Lemore, William Charles M. Lemore (seal)

Atkins, Elijah Holtzclaw, Cary Cox, & Wm. Atkins (seal)

Thomas Coggins, before me Elijah Holtzclaw (seal)

J. Thompson, Cary Cox (seal)

Signed, sealed & acknowledged by said Lemuel Thomas Coggins (seal)

B. Robertson, Augustus Owen, before me L. B. Robertson (seal)

Uniah Dunn Aug. Owen (seal)

approved by me

J. Thompson, Judge

JONATHAN ROBERTS, GUARDIAN OF MARTHA H. JONES, BOND
THE STATE OF ALABAMA)
CHAMBERS COUNTY } ORPHANS COURT 6th day of July

Know all men by these presents, that we Jonathan P. Roberts, Arnold Seale, & Jonathan Johnston, are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, and his successors in office in the penal sum of three thousand dollars; to which payment well and truly to be made, we and each of us do bind ourselves our heirs, &c., firmly by these presents--Sealed with our seals, and dated sixth day of July 1835.

The condition of the above obligation is such, that whereas the above bound Jonathan P. Roberts has been duly appointed guardian of Martha H. Jones, infant child

(continued)

of Jesse Jones, late of Montgomery County, Alabama, deceased.

Now if the said Jonathan P. Roberts, shall well and truly perform all the duties which are or may be by law required of him as such guardian then the above obligation to be void, otherwise to remain in full force.

Signed, sealed and acknowledged in Jonath P. Roberts (seal)
open Court & approved. Arnold Seale (seal)
J. Thompson, Judge Jonathan Johnston (seal)

NO, CO, SE, MATTA, ALIAS, NO, COTCH, E, MATTA, ADMINISTRATION BOND OF WILLIAM BARKLEY.

THE STATE OF ALABAMA)
CHAMBERS COUNTY } ORPHANS COURT 16th day of July 1835

Know all men by these presents that we William Barkley, James W. Cooper & William L. Grayton, are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, and his successors in office, in the penal sum of four hundred dollars, to which payment well & truly to be made, we and each of us, do bind ourselves and our heirs, &c, firmly by these presents, sealed with our seals, and dated the sixteenth day of July 1835.

The condition of the above obligation is such, that whereas the above bound William Barkley, has been duly appointed administrator of the estate of No, co, se, matta, alias, No, co, ch, e, matta,

Now if the said William Barkley, shall well and truly perform all the duties which are or may be by law required of him as such administrator then the above obligation to be void, otherwise to remain in full force.

Signed, sealed and acknowledged Wm. Barkley (seal)
before me & approved. J. W. Cooper (seal)
J. Thompson, Judge Wm. L. Grayton (seal)

SPENCER J. McMorris GUARDIAN OF MARTHA H. McMorris, BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY } Orphans Court, the thirty first day of May 1834.

Know all men by these presents, that we Spencer J. McMorris, Leroy Gresham, James T. Livingston, William H. House, Nathaniel H. Greer, & Benjamin Lloyd are held and firmly bound unto James Thompson, esqr, Judge of the Orphans Court for Chambers County, State of Alabama and his successors in office, in the penal sum of Eight thousand dollars, to which payment, well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents, sealed with our seals, and dated this thirty first day of May 1834.

The condition of the above obligation is such, that, whereas, the above bound Spencer J. McMorris, has been duly appointed guardian of Martha H. McMorris, infant child of said Spencer J. Morris.

Now if the said Spencer J. McMorris shall and will faithfully execute his office as trust as such guardian, as aforesaid then the above obligation to be void, else to remain in full force and virtue.

Signed, sealed and acknowledged, S. J. McMorris (seal)
before me, & approved by me & Leroy Gresham (seal)
ordered of record James T. Livingston (seal)
James Thompson, Judge William H. House (seal)
of the Orphans Court N. H. Greer (seal)
Benjamin Floyd (seal)

SPENCER J. McMorris, GUARDIAN OF MARTHA H. McMorris, BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY }

Know all men by these presents, that we Spencer J. McMorris, Leroy Gresham, Lemuel B. Robertson, Nathaniel H. Greer, Benjamin Lloyd, Aug. Owen, David Anderson, Samuel R. Moss, and Stephen Daniel are held & firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, and his successors in office, in the penal sum of Fourteen thousand dollars, to which payment well & truly to be made, we bind ourselves, our heirs, executors, and administrators jointly and severally, firmly by these presents: Sealed with our seals and dated this ninth day of March A. D. one thousand eight hundred & thirty five.

The condition of the above obligation is such, that whereas the above bounden Spencer J. McMorris has been duly appointed guardian of Martha H. McMorris, infant daughter of Spencer J. McMorris, (and has been required to give new bond in the above named sum, on account of the estate being larger than was at first supposed by the Judge of said County.)

Now if the said Spencer J. McMorris shall well & truly perform all the duties which are, or may be by law required of him as such guardian, then the above obligation to be void. otherwise to remain in full force.

Acknowledged the 9th March 1835 S. J. McMorris (seal)
before me Leroy Gresham (seal)
Geo. D. Hooper J.P. Lemuel B. Robertson (seal)
approved 14th March 1835. Nath. H. Greer (seal)
J. Thompson, Judge Benjamin Lloyd (seal)
Aug. Owen (seal)
D. H. Anderson (seal)
Sam. R. Moss (seal)
Stephen Daniel (seal)

WILLIAM NORRIS INSANE
THE STATE OF ALABAMA)
CHAMBERS COUNTY }

Personally appeared before James Thompson Judge of the County Court of said County, James M. Spurlin who being duly sworn depose & saith that he has cause to believe and does verily believe that William Norris of said County has lately become & now is lunatic--and that his (said Norris) wife is in danger of being killed by him is he is permitted to go at large. Sworn to and subscribed this 16th day of June 1835.

Test. J. Thompson Judge J. M. Spurlin

Said Spurlin also solemnly swears that said William Norris declared he fears that he is about to be killed by persons unknown and that he wishes to be committed to Jail for the purpose of being secure from being murdered by them. Sworn to & subscribed this 16th day of June 1835.

Test J. Thompson Judge J. M. Spurlin

VENIRAFACIAS OR INQUIRY

THE STATE OF ALABAMA

To the sheriff of Chambers County greeting. You are hereby

(continued)

commanded to summon twelve good, descent and lawful men of your County, and neighborhood of the residents of William Norris, to be and appear before the honorable the Judge of the Orphans Court of said County at a special Orphans Court to be held for said County at the Court house in the town of LaFayette, on this 17th day of June 1835. then and there to enquire and truly to say an oath whether William Norris be lunatic or non Compos mentis, or in his right mind herein fail not and have there then this writ with the names of the men you shall have summoned as aforesaid. Witness Joseph J. Williams Clerk of said Orphans Court of Chambers County this 17th day of June A. D. 1835.

Jos. J. Williams Clerk

Rec. 17th June 1835 and executed by summoning the following named persons as Jury to wit: Thomas R. Russell, John Farley, James Stagner, Wily Newberry, Lemuel B. Robinson, Meshac Maddux, John R. Alford, William Clements, Culbert G. Hudson, Spencer J. McMorris, Milton Stephens, Michael B. Headen, John Atkins.

JA. M. SPURLIN GUARDIAN OF WM. NORRIS (INSANE) BOND

Know all men by these presents, that we James M. Spurlin, John Atkins & Benjamin Lloyd are held and firmly bound unto James Thompson Judge of the Orphans Court of Chambers County, State of Alabama, and his successors in office, in the penal sum of one thousand dollars, to which payment, well and truly to be made, we and each of us do bind ourselves, our heirs, &c, firmly by these presents, sealed with our seals, and dated the seventeenth day of June 1835.

Now the condition of the above obligation is such, that whereas the above bounded James M. Spurlin has been duly appointed guardian of William Norris, who has been pronounced by the verdict of a Jury to be insane or not in his right mind. Now if said James M. Spurlin shall well and truly perform all the duties which are or may be by law required of him as such guardian then the above obligation to be void--Else to remain in full force and virtue.

Witness our hands and seals, the date above written.

Signed sealed and acknowledged	J. M. Spurlin	(seal)
before & approved by	John Atkins	(seal)
J. Thompson Judge	Benjamin Lloyd	(seal)

DAVID BARNARD ADMINISTRATOR OF WILLIAM BARNARD, DECEASED.

THE STATE OF ALABAMA) Orphans Court day of
CHAMBERS COUNTY)

Know all men by these presents that we David Barnard (alias David Barnett) Tus, ke, he, ne, haw, Thlooko (alias Big Fellow) and Tus, tun, nuckee--Emathlar, alias Jim Boy, are held & firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, & his successors in office in the penal sum of Four thousand dollars, to which, well & truly to be made, we and each of us do bind ourselves and our heirs &c, firmly by these presents--Sealed with our seals and dated the third day of July 1835.

The condition of the above obligation is such, that whereas the above bound David Barnard (alias Barnett) has been duly appointed administrator of the estate of William Barnard late of Chambers County, deceased.

Now if the said David Barnard (alias David Barnett) shall well & truly perform

all the duties which are or may be by law required of him as such administrator, then the above obligation to be void, otherwise to remain in full force.

Signed, sealed & acknowledged	David X Barnard	(seal)
Attest.	his mark	
Thos. J. Abbott	Tus, ke, he, ne, haw X Thlooko	(seal)
approved 2 Sept. 1835	his mark	
J. Thompson, Judge	Tus tun la ck ee X (his mark)	Emather (seal)

PARHOSSE HADJO, DECEASED, ADMINISTRATION BOND OF J. C. WEBB
THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents that we John C. Webb, Eldridge H. Mobley, William C. Morgan, are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, in the penal sum of Four hundred Dollars to which payment, well and truly to be made, we each of us bind ourselves our heirs &c, firmly by these presents--Sealed with our seals, and dated the second day of September A. D. 1835. The condition of the above obligation is such, that whereas the above bound John C. Webb has been duly appointed administrator of the estate of Parhose Hadjo, late of Chambers County, deceased.

Now if the said John C. Webb shall well & truly perform all the duties which are, or may be by law required as such administrator, then the above obligation to be void, otherwise to remain in full force.

Signed, sealed and acknowledged	John C. Webb	(seal)
before me & approved by me	Eldridge H. Mobley	(seal)
J. Thompson, Judge	Wm. C. Morgan	(seal)

RICHARD BAUGH, DECEASED WILL
THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents that I, Richard Baugh of the County & State aforesaid, being of sound mind, and memory do make this my last will & testament.

- Item 1st. I bequeath to my beloved wife Elizabeth Baugh six negroes (to wit) Launzo, Albert, Ted, Lucy, Easter, & Ann, Four hundred acres of land, that is to say the north half of section six, Township twenty one, range twenty seven, and eighty acres joining the northeast corner of said half section.
- Item 2nd. I give unto my daughter Virginia zley one hundred dollars which with what I have heretofore given her, will make an equal distributive share of my estate.
- Item 3rd. I give to my son Robert Twenty five hundred dollars in cash, one bed & furniture, my horse & sulky and three lots in the village of LaFayette, Ala.
- Item 4th I give to my son Edward and Peter nine negroes (to-wit) Henderson, Alfred, Washington, Peter, Jinny, Junior, Isabella, Lemon, & Henry, one bed & furniture to each one fourth part of all the stock, an equal proportion of all my corn & fodder, and the same proportion of all my plantation tools, Two tracts of land in Baker County, Georgia, (viz) No (141) one hundred & forty one in the third district, the other No (33) in said district, likewise all my stock of

(continued)

cattle in ad County my steer wagon, also the south half of section six, in Township twenty one & range twenty seven, in the county of Chambers, the north half of section seven Township twenty one & range twenty seven, Also one thousand dollars to be divided equally between them.

Item 5th. I give unto my daughter Martha six negros (viz) Rachel, Anderson, Madison Nelson, Toney & Emeline, one bed & furniture & one thousand dollars in cash

Item 6th. I give my son Thornton, one negro woman named Sal, & Charles, & Jim, & Sam, bed/furniture and five hundred dollars in cash, and when he the said

Thornton arrives to the age of Twenty is to have possession of one half the lands herein

devised to my wife, and at her death the other half, the property devised in this

Item is to kept in possession of my wife until my son Thornton arrives to age of twenty one, in consideration of which she is to board his genteely and give him a liberal education and cloth him.

Item 7th. I give to my two daughters Sarah & Mary, the following negroes (to-wit)

Finchy, Rinor, Hal, Sandy, Amanda, Gilbert, Pat, Phillis, Margaret, Crawford, Ceasor, Isaac, & Joe. One bed & furniture each, one thousand dollars to be paid

by their Mother, to be equally divided between them when they arrive at age or marry, the negroes devised in this Item are to be kept in possession of my wife

until sd. daughters arrive at age or marry, and for and in consideration of their services, together with the use of the above thousand dollars sd. my wife is to

board cloth & educate/Sarah & Mary.

Item 8th. All my effects not herein disposed of, I give unto my wife Elizabeth.

Item 9th. All the property herein devised to my beloved wife Elizabeth I hereby will and direct, shall be, at her decease, equally divided between all my children, or their issue.

Item 10th. As a codicil, to this my last will and testament, I bequeath unto my son Robert, all my lands not herein disposed of.

Item 11. Likewise I give unto my son Peter my set of surveying instruments.

Item 12. Also I give unto my son Thornton a large brass bell.

Item 13. I hereby appoint my sons, Robert & Edwin my executors, to carry into

effect this my last will & Testament.

In witness whereof I have hereunto set my hand and seal, this nineteenth day of May in the year of our Lord one thousand eight hundred & thirty five.

Witness. C. G. Hudson Richard Dough (seal)

J. Caldwell Jr.

Thos. K. Smith

BENJAMIN WILLIAMS TO HARDY JONES, APPRENTICESHIP

THE STATE OF ALABAMA)

CHAMBERS COUNTY

This Indenture made this twenty ninth day of July in the year of our Lord one thousand eight hundred & thirty five, between James M. Spurlin overseer of the poor for beat company number ten of said count of the one part, and Hardy Jones of said County of the other part, Witnesseth, that the said James M. Spurlin overseer of the poor as aforesaid by virtue of an order of the Orphans Court of the aforesaid County bearing date the twenty eighth day of July 1835. Hath put place & bound and by the presents doth put place and bind Benjamin Williams (son of the wife of Jacob Lewis of the age of about nine years, to be an apprentice with the said Hardy Jones, an as an apprentice with him the said Hardy Jones to dwell from the date of these presents until the said Benjamin Williams shall come to the age of twenty one years according to the act the General assembly in that case made and provided; by & during all which time & term the said Benjamin Williams shall the said Hardy Jones his said master will & faithfully serve in all such lawful business as the said Benjamin Williams shall be put into by said Master according to the power wit & ability of him the said Benjamin Williams, and honestly & obediently in all things shall be have himself towards his said master & honestly & orderly towards the rest of the family of the said Hardy Jones. And the Hardy Jones for his part for him self his heirs executors & administrators doth hereby promise & covenant to and with the said overseer of the poor his executors & administrators and his successors for the time being & to and with the said Benjamin Williams that he the said Hardy Jones, shall the said Benjamin Williams Williams in the craft mistery & occupation of a farmer, which the said Hardy Jones now useth after the best manner that he can or may teach instrot & inform or cause to be taught instructed or informed as such as thereunto belongeth or in any wise appertaineth and that the said Hardy Jones shall also find & allow unto the said apprentice sufficient meal drink apparel washing boarding & all other things needful or meet for an apprentice during the time aforesaid and also that he the said Hardy Jones shall teach or cause to be taught to the said Benjamin Williams, reading writing & common Arithmetic, including the rule of three and will moreover at the expiration of said time furnish the said Benjamin Williams with two new complete suits of clothing.

In witness whereof the parties to these presence have interchangeably set their hands & seals the day & year first above written. The word "company" crased before signed, and the word "craft" entertained before signed.

Signed, sealed, & delivered J. M. Spurlin (seal)

in presence of Hardy Jones (seal)

James Thompson, Judge

of the Orphans Court

JAMES WILLIAMS TO HARDY JONES, APPRENTICESHIP.

THE STATE OF ALABAMA)
CHAMBERS COUNTY }

This Indenture made this twenty ninth day of July in the year of our Lord, one thousand eight hundred & thirty five, between James M. Spurlin overseer of the poor for beat company number ten of said County of the one part, and Hardy Jones of said County of the otherpart, Witnesseth that the said James M. Spurlin overseer of the poor as aforesaid by virtue of an order of the Orphans Court of the aforesaid County bearing date the twenty eighth day of July 1835. Hath put placed & bound, and by these presents doth put place and bind James Williams (son of the wife of Jacob Lewis of the age of about eleven years to be an apprentice with him the said Hardy Jones; as an apprentice with him the said Hardy Jones to dwell from the date of these presence until the said James Williams shall come to the age of twenty one years, according to the act of the General Assembly in that case made and provided by & during all which time & term the said James Williams shall the said Hardy Jones his said Master will & faithfully serve in all such lawful business as the said James Williams shall be put unto by his said Master according to the power wit & ability of him the said James Williams, and honestly & obediently in all things shall behave himself towards his said Master & honestly & orderly towards the rest of the family of the said Hardy Jones.

And the said Hardy Jones for his part for himself his executors & administrators doth hereby promise & covenant to and with the said overseer of the poor his executors & administrators and his successors for the time being and to & with the said James Williams that he the said Hardy Jones shall the said James Williams in the craft mystery & occupation of a farmer which the said Hardy Jones now useth after the best manner that he can or may teach instruct & inform or cause to be taught instructed & informed as much as there unto belongeth or in any wise appertaineth, and that the said Hardy Jones shall also find & allow unto the said apprentice sufficient meat drink apparel washing lodging & all other things needful or meek for an apprentice during the time aforesaid and also that he the said Hardy Jones shall teach or cause to be taught to the said James Williams reading writing & common arithmetic, including the rule of three; and moreover at the expiration of said time furnish the said James Williams with two complete new suits of clothing.

In witness whereof the parties to these presents have interchangable set there hands & seals the day & year first above written.

The word
"Craft" interlined before signed J. M. Spurlin (seal)
signed, sealed & delivered in presence Hardy Jones (seal)
of James Thompson, Judge of the Orphans Court

THE STATE OF ALABAMA)
CHAMBERS COUNTY }

Know all men by these presents that we Sarah Harrell Thomas Taylor & Henry G. Slaughter are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama in the penal sum of Two Thousand dollars, to which payment, well and truly to be made, we each of us do bind ourselves and our heirs &c, finally by these presents,

Sealed with our seals and dated the tenth day of September 1835.

The condition of the above obligation is such that whereas the above bound Sarah Harrell has been duly appointed guardian of Martha Harrell infant child of William

(continued)

Harrell, late of said County deceased now if the said Sarah Harrell shall well and truly perform all the duties which are, or may be by law required of her as such guardian then the above obligation to be void. Otherwise to remain in full force.

Signed, sealed and acknowledged by said Sarah X Harrell (seal)
her mark

Thomas Taylor & Henry G. Slaughter

before me. Thomas Taylor (seal)

J. Thompson, Judge Henry G. Slaughter (seal)

Signed, sealed & acknowledged by said Sarah Harrell this 12th day of September before me.

Merick Harrell

Approved 5th Oct. 1835.

J. Thompson Judge

THE STATE OF ALABAMA)
CHAMBERS COUNTY }

Know all men by these presents that we Robert Baugh, Edward Baugh, Cuthbert G. Hudson, Evan G. Richards, George Shealy, Thos. K. Smith, Wm. L. Crayton, I. W. Bachelder, are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County State of Alabama, in the penal sum of forty two thousand dollars to which payment, well and truly to be made, we each of us do bind ourselves and our heirs &c. finally by these presents Sealed with our seals, and dated the thirteenth day of September A. D. 1835.

The condition of the above obligation is such, that whereas the above bound Robert Baugh and Edward Baugh have been duly appointed executors of the last will & testament of Richard Baugh late of Chambers County, Alabama, deceased. Now if the said Robert Baugh and Edward Baugh shall well and truly perform all the duties which are or may be by law required of them as such executors as aforesaid then the above obligation to be void, Otherwise to remain in full force.

Signed sealed and acknowledged Robert Baugh (seal)

Approved 7 Oct. 1835 Edward Baugh (seal)

J. Thompson Judge Cuthbert G. Hudson (seal)

Evan G. Richards (seal)

George Shealy (seal)

Thos. K. Smith (seal)

W. L. Crayton (seal)

I. W. Bachelder (seal)

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents that we Gideon Ricks Arnold Seale, & Nat Macon Thornton, are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, in the penal sum of twenty five hundred dollars to which payment, well and truly to be made, we each of us do bind ourselves and our heirs, &c. firmly by these presents Sealed with our seals, and dated the thirteenth day of October 1835.

The condition of the above obligation is such, that whereas the above bound Gideon Ricks has been duly appointed guardian of John O. Chee, infant child of Washington, an Indian late of said County deceased. Now if the said Gideon Ricks shall well and truly perform all the duties which are, or may be by law required of him as such guardian as aforesaid, then the above obligation to be void otherwise to remain in full force.

Approved 27th October 1835.

Gideon Ricks (seal)

J. Thompson, Judge

Arnold Seale (seal)

Nat Macon Thornton (seal)

.....

GILBERT S. GAY GUARDIAN OF JOHN G. GAY, BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents, that we Gilbert S. Gay, James Pate, & Francis Pearson are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, in the penal sum of two thousand dollars to which payment, well and truly to be made, we each of us do bind ourselves and our heirs &c. firmly by these presents sealed with our seals, and dated the second day of November 1835.

The condition of the above obligation is such, that whereas the above bound Gilbert S. Gay has been duly appointed guardian of John G. Gay, infant child of said Gilbert S. Gay, now if the said Gilbert S. Gay, shall and truly perform all the duties which are, or may be by law required of as such guardian as aforesaid then the above obligation to be void, otherwise to remain in full force

Signed & acknowledged in open Court

Gilbert S. Gay (seal)

Jos. J. Williams Clerk

James Pate (seal)

his
Francis P. Pearson (seal)
mark

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents, that we Booker Lawson, David Lawson, & Joseph Ned, are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, in the penal sum of four hundred dollars to which payment, well and truly to be made we each of us do bind ourselves and our heirs &c, firmly by these presents sealed with our seals, and date the fourth day of November 1835.

The condition of the above obligation is such, that whereas the above bound Booker Lawson has been duly appointed administrator of the estate of Tal lo loo che, and Indian late of said County, deceased, now if the said Booker Lawson shall well and truly perform all the duties which are, or may be by law required of him as such administrator as aforesaid then the above obligation to be void, otherwise to remain in full force.

Signed, sealed and acknowledged before

Booker Lawson (seal)

& approved by me.

David Lawson (seal)

J. Thompson, Judge

Joseph Neal (seal)

.....

SALLY AN INDIAN DECEASED ADM. BOND.

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents, that we Leroy Gresham, Young Q. Gresham, & Spencer J. McMorris are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama in the penal sum of seventeen hundred dollars to which payment, well and truly to be made, we bind ourselves our heirs, executors, and administrators, jointly and severally, firmly by these presents: sealed with our seals and dated this eighth day of October 1835.

The condition of the above obligation is such, that whereas the Orphans Court of said County of Chambers has duly authorised the sale of certain real estate of Sally, an Indian, late of said County deceased, which real estate has been duly sold for the sum of eight hundred & twenty seven dollars and the sum of eight hundred & twenty seven dollars thereof received by said Leroy Gresham, administrator of said estate, Now if said Leroy Gresham shall well and truly make faithful payment and application of the money arising from such sale according to the final decree; then the above obligation to be void; otherwise to remain in full force and virtue.

Signed, sealed, & acknowledged before

Leroy Gresham (seal)

me & approved by me.

Young Q. Gresham (seal)

J. Thompson, Judge

S. J. McMorris (seal)

Georgia Troup County Nevbr. 15th 1835

To the Honourable Court of Chambers County.

I make known by request unto you that it is my wish that Samuel B. Turner should be the Guardian for my children namely Martha Elizabeth & Francis & James W. & Willard H. Turner and Mary Turner request the said Samuel B. Turner to be her guardian and J Richard Q. Lane the Administrators of said Estate and W. B. Turner being the other Administrator request the said Samuel B. Turner be there Guardian James W. Turner about Eleven years old & Mary is fifteen & Francis eight years old Willard H. Turner is six Elizabeth ten years old and Clabron can state his age to the court &c.

Mary Turner

Mary P. Turner

Richard Q. Lane

Admr

N. B. The amount of the estate I think is about Three Thousand five hundred dollars as near as I can estimate it &c.

Richard Q. Lane

Adm.

.....
SAMUEL B. TURNER GUARDIAN OF THE CHILDREN OF ESOM TURNER BOND
THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents that we Samuel B. Turner, John Trammell, Jordan Thornton, William E. Miller & Farr H. Trammell are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County state of Alabama, in the penal sum of eight thousand dollars to which payment, well and truly to be made we each of us do bind ourselves and our heirs &c. firmly by these presents sealed with our seals, and dated the fourth day of January 1836.

The condition of the above obligation is such, that whereas the above bound Samuel B. Turner being duly appointed guardian of Claibourn A. Turner, Martha Elizabeth Turner, Francis Turner James W. Turner, Willard H. Turner and Mary Turner infant children of Esom Turner late of Troup County State of Georgia deceased now if the said Samuel B. Turner shall well and truly perform all the duties which are or may be by law required of him as such guardian as aforesaid then the above obligation to be void. Otherwise to remain in full force.

Signed, sealed & acknowledged by said Samuel

B. Turner in presents of

J. Thompson.

Signed sealed & acknowledged by said John Trammell

B. L. Harper

Signed sealed & acknowledged by sd J. Thornton in presents of

Jochra Adams

Signed sealed & acknowledged by said William E. Miller in presents of M. Turner

Signed sealed & acknowledged by F. Trammell in presents of

Thomas J. Trammell

approved 3th January 1836 J. Thompson, Judge

S. B. Turner (seal)

John Trammell (seal)

J. Thornton (seal)

Wm. E. Miller (seal)

Farr H. Trammell (seal)

INVENTORY OF THE ESTATE REAL & PERSONAL OF MARTHA HARRELL

Infant daughter of William Harrell deceased in the hands of Sarah Harrell guardian viz. Cash received of Thomas Taylor Sheriff administrator of the estate of said William Harrell deceased Two hundred & fifty seven dollars & twenty five cent 257.25

THE STATE OF ALABAMA)

CHAMBERS COUNTY)

Sarah Harrell guardian of Martha Harrell Infant child of William Harrell deceased, being duly sworn deposeth & saith that the foregoing inventory amounting to two hundred & fifty seven dollars & twenty five cents is all of the estate of said Martha either real or personal that has come to the possession of said Sarah Harrell, or of which she has taken possession or received, sworn to and subscribed this fifth day of January 1836.

Test

her
Sarah x Harrell
mark

James Thompson, Judge of the
county Court.

ordered of record

J. Thompson, Judge of the Orphans Court.

.....
THOMAS E. DEEN GUARDIAN OF LEWIS LEVETT BOND

THE STATE OF ALABAMA)

CHAMBERS COUNTY)

Know all men by these presents, that we Thomas E. Deen William Waldroup & John J. Johnston are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County State of Alabama, in the penal sum of five hundred dollars to which payment well and truly to be made we each of us do bind ourselves and our heirs &c. firmly by these presents sealed with our seals and dated the fourth day of January, 1836.

The condition of the above obligation is such, that whereas the above bound Thomas E. Deen been duly appointed guardian of Lewis Leverett infant child of Lewis Levelett, late of Lawrence District of South Carolina deceased. Now if the said Thomas E. Deen shall well and truly perform all the duties which are or may be by law required of him as such guardian as aforesaid then the above obligation to be void. Otherwise to remain in full force

Signed & acknowledged before me & approved

Thomas E. Deen (seal)

by me.

Wm. Waldroup (seal)

James Thompson, Judge

John J. Johnston (seal)

N. B. Yarbrough guardian of christopher T. Coggins Mary Ann Coggins Ebenezer T. Coggins.

THE STATE OF ALABAMA)

CHAMBERS COUNTY)

Orphans Court 3rd day of August 1835

Know all men by these presents that we Namrod B. Yarbrough, Willis Kellam Leroy McCoy, John Blackstone are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama and his successors in office in the penal sum of five thousand dollars to which payment, well & truly to be made we and each of us do bind ourselves and our heirs & firmly by these presents sealed with our seals, and dated the third day of August 1835.

The condition of the above obligation is such, that whereas the above bound Nimrod B. Yarbrough has been duly appointed guardian of Christopher T. Coggins Mary Ann Coggins, & Ebenezer T. Coggins infant children of William Coggins late of said County, deceased.

Now if the said Namrod B. Yarbrough shall well and truly perform all the duties which are or may be by law required of him as such guardian then the above obligation to be void otherwise to remain in full force

Signed sealed & acknowledged before me &

Nimrod B. Yarbrough (seal)

approved by me

Willis Kellam (seal)

J. Thompson, Judge of said County

Leroy McCoy (seal)

John Blackstone (seal)

ELIZABETH GRESHAM DECEASED ADM. BOND OF Y. Q. GRESHAM

THE STATE OF ALABAMA)

CHAMBERS COUNTY)

Know all men by these presents that we Young Q. Gresham, John Atkins & Leroy Gresham & Joshua S. Mitchell are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County State of Alabama, in the penal sum of fifteen hundred dollars to which payment well and truly to be made, we each of us do bind ourselves and our heirs & firmly by these presents sealed with our seals, and dated the tenth day of October 1835.

The condition of the above obligation is such that whereas the above bound Young Q. Gresham has been duly appointed administrator of the estate of Elizabeth Gresham late of Chambers County, deceased.

Now if the said Young Q. Gresham shall well and truly perform all the duties which are, or may be required of him as such administrator then the above obligation to be void. Otherwise to remain in full force.

Signed, sealed & acknowledged by said Young

Young Q. Gresham (seal)

Q. Gresham & John Atkins.

John Atkins (seal)

Signed sealed & acknowledged by said Leroy

Leroy Gresham (seal)

Gresham this 30th day of October 1835.

Joshua S. Mitchell (seal)

before J. Thompson.

Signed sealed & acknowledged by said

Mitchell this 8 day of December 1835

before me & approved by J. Thompson, Judge.

AR TUS SAR DECEASED ADM. BOND OF JOHN J. WILLIAMS

THE STATE OF ALABAMA)

CHAMBERS COUNTY)

Know all men by these presents that we John J. Williams William Vann & Joseph Neil are held & firmly bound unto James Thompson Judge of the Orphans Court of Chambers County, State of Alabama & his successors in office in the penal sum of four hundred dollars for which payment well & truly to be made we and each of us bind ourselves, our heirs, executors and administrators firmly by these presents sealed with our seals and dated this fourth day of August A. D. 1835.

Now the condition of the above obligation is such that whereas the said John J. Williams has been duly appointed administrator of the estate of Ar tus sar, an Indian late of said County deceased.

Now if the said John J. Williams shall well & truly perform all the duties which are or may be by law required of him as such administrator then the above obligation to be void. Otherwise to remain in full force & virtue.

Signed, sealed, & acknowledged before me &

John J. Williams (seal)

approved by me.

Wm. Van (seal)

J. Thompson, Judge

Joseph Neil (seal)

EMATLAR YOHOL DECEASED ADM. BOND OF JNO. J. WILLIAMS & SU

THE STATE OF ALABAMA)

CHAMBERS COUNTY)

Know all men by these presents that we John J. Williams, Sanders R. Vann John Phipps William Vann, Samuel Williams are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, in the penal sum of four hundred dollars, to which payment, well and truly to be made we each of us do bind ourselves and our heirs & firmly by these presents sealed with our seals, and dated the twelfth day of August 1835.

The condition of the above obligation is such that whereas the above bound John J. Williams & Sanders Vann have been duly appointed administrators of the estate of Ematlar Yoholo late of said County, deceased, Now if the said John J. Williams & Sanders R. Vann shall well and truly perform all the duties which are or may be by law required of them as such administrators then the above obligation to be void Otherwise to remain in full force.

Signed, sealed & acknowledged

John J. Williams (seal)

Samuel Rotch J.P.

Sanders R. Van (seal)

approved 31 Aug. 1835

John Phipps (seal)

J. Thompson, Judge.

Wm. Van (seal)

Saml. Williams (seal)

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents that we Gidion Ricka, Nat Macon Thornton, & Arnold Seale are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama in the penal sum of twenty five hundred dollars, to which payment, well and truly to be made we each of us do bind ourselves and dated the 27th day of October 1835.

The condition of the above obligation is such, that whereas the above bound Gidion Ricka has been duly appointed Guardian of Yar che, Infant son Of Sal lo ster late of this County deceased.

Now if the said Gidion Ricka shall well and truly perform all the duties which are or may be by law required of him as such guardian as aforesaid then the above obligation to be void otherwise to remain in full force,

LI GO CHE DECEASED ADM. BOND OF WILEY THAXTON

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents that we Wiley Thaxton, John V. Dunn & Joseph Neil are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County State of Alabama in the penal sum of four hundred dollars to which payment well and truly to be made, we each of us do bind ourselves and our heirs &c by these presents sealed with our seals, and dated the seventh day of December 1835.

The condition of the above obligation is such that whereas the above bound Wiley Thaxton has been duly appointed administrator of the estate of Li go che an Indian of said County deceased. Now if the said Wiley Thaxton shall well and truly perform all the duties which are or may be by law required of as such administrator then the above obligation to be void. Otherwise to remain in full force

Signed, sealed & acknowledged in open court Wiley Thaxton (seal)
J. Thompson Judge John V. Dunn (seal)
Joseph Neil (seal)

WEBB KIDD GUARDIAN OF NILLAR HUM GAR, INFANT CHILD OF TALOWAR HADJO

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents, that we Webb Kidd, Nat Macon Thornton, & Ninian W. Kidd, are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, in the penal sum of fifteen hundred dollars, to which payment, well and truly to be made, we each of us do bind ourselves and our heirs, &c, firmly by these presents sealed with our seals, and dated the seventeenth day of December 1835.

The condition of the above obligation is such, that whereas the above bound Webb Kidd has been duly appointed guardian of Nillar, Hum gar, infant child of Talower Hadjo, late of said County, deceased;

Now if the said Webb Kidd shall well and truly perform all the duties which are, or may be by law required of him as such guardian as aforesaid, then the above obligation to be void, otherwise to remain in full force.

(continued)

Signed, sealed and acknowledged, by Webb Kidd (seal)
said Webb Kidd at the date hereof and Nat Macon Thornton (seal)
by said Ninian this 16th of January 1836. Ninian W. Kidd (seal)
J. Thompson

approved 16th Jan. 1836.

WEBB KIDD GUARDIAN OF HAR TAR PA GER, & OTHERS INFANT CHILDREN OF YALCOR HADJO
THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents, that we Webb Kidd, Nat Macon Thornton, & Ninian W. Kidd, are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, in the penal sum of Fifteen hundred dollars to which payment, well & truly to be made, we each of us do bind ourselves and our heirs, &c, firmly by these presents sealed with our seals, and dated the seventh day of December 1835.

The condition of the above obligation is such, that whereas the above bound Webb Kidd has been duly appointed guardian of Har tar pa ger, Che par ne loo, Ars lo cool ka, & Ful li ji cha, infant children of Yel cor Hadjo, late of said county deceased. Now is the said Webb Kidd shall well and truly perform all the duties which are, or may be by law required of as such guardian of aforesaid then the above obligation to be void, otherwise to remain in full force.

Signed, sealed and acknowledged by said Webb Kidd (seal)
Webb Kidd at the date hereof and by said Nat Macon Thornton (seal)
Ninian this 16th of January 1836. Ninian W. Kidd (seal)
J. Thompson,

Approved 16 Jan. 1836.

J. Thompson, Judge.

WEBB KIDD GUARDIAN OF SAR CHAR KA, INFANT OF KOTCHUR YOHOL
THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents, that we Webb Kidd, Nat Macon Thornton, & Ninian W. Kidd, are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, in the penal sum of Fifteen hundred dollars to which payment, well and truly to be made, we each of us do bind our selves, our heirs, &c, firmly by these presents sealed with our seals, and dated the seventh day of December 1835.

The condition of the above obligation is such, that whereas the above bound Webb Kidd has been duly appointed guardian of Sar char ka, infant child of Kotchar Yoholo, late of said County, deceased; Now if the said Webb Kidd shall well and truly perform all the duties which are, or may be by law required as such guardian as aforesaid then the above obligation to be void, otherwise to remain in full force.

Signed, sealed and acknowledged, by Webb Webb Kidd (seal)
Kidd, at the above date & by said Ninian Nat Macon Thornton (seal)
this 16th Jan. 1836. Ninian W. Kidd (seal)

J. Thompson

approved 16 Jan. 1836

J. Thompson Judge