constitute, and appoint you the said Amanda S. Corley & David L. Wardlaws administrators of all and singular the goods chattles and caredits of the said deceased.

Witness the Honorable John Mills one of the judges of the court of ordinary for said county this seventh day of September 1840.

Wm. Mattlie

GEORGIA | GWINNETT COUNTY)

I do hereby certify that at the time the within letters of administration were granted to Amanda S. Corley and David L. Wardlaws William Mattlie Esqr. was clerk of the court of ordinary for this county and his attestation as such is entitled to full faith and credit. Given under my hand and seel as justice of the inferior court for said county of Gwinnett this 2rd day of February 1841.

Saml. F. Alexander J. C. C. (seal)

GEORGIA GWINNETT COUNTY

I do hereby certify that Samuel F. Alexander Engr. who signed the above certificate is an acting justice of the inferior court in said county and that his attestation as such is entitled to full faith and credit. Given under my hand & seal of office this 2rd day of February 1841.

Henry P. Thomas C. C. O.

GEORGIA)
GWINNETT COUNTY

I do hereby certify that Henry P. Thomas whose name appears to the above certificate is clerk of the court of ordinary for said county of Gwinnett and that his attestation as such is entitled to full faith and credit. Given under my hand and seal as justice of the inferiors court in said county of Gwinnett this 2rd day of February 1841.

Saml, C. Dunlap J. C. C. (seal)

STATE OF ALABAMA)
CHAMBERS COUNTY CLERKS OFFICE S. S.)

Be it remembered that on the 14th day of September A.D. 1841 the original of the foregoing letters of administration was deposited in this office for record certified as above and on the 19th day of April A.D. 1842 was duly recorded in record of Wills & Bonds &c & pages 349, 350 & 351.

Edward Croft clrk.

ABALOM ADAMS DECD. WILL
ALABAMA
CHAMBERS COUNTY

In the name of God amen.

I Absalom Adams of said county and state being weak in body and advamed in years and knowing that it is appointed unto all men to die yet being entirely sound in mind and memory do hereby make and ordain this my last will and testament.

Item 1st. My will first of all is that all my just debts be paid out of my estate to fore these is any distribution made of my property in any way.

Item 2nd. My will further is that after my debts are paid that my son John Adams have my four negro boys, vi; Nepton Jacob Willis & Green to have and to hold as his own right and property after complying with the following conditions & paying out the following sums of money viz. To my daughter Polley Jimersons three youngest children which are now living William Jimerson & Lucinda Jimerson with me viz. Martha Jimerson the sum of one hundred and fifty dollars to be peid to them as they become of age.

My will further is that the above named children be maintained clothed & educated by my son John Adams clear of cost & charges to them, also that they heir (at my decease) all the remainder of my perishable property consisting of household furniture hogs cattle & horses (if any there be) and that it be disposed of in the most prudent and profitable manner and the effects thereof be paid to them as they become of age.

Item 3rd. My will further is that my daughter Lucy Phillips and heirs have the sum of two hundred dollars to become due and be paid unto them at my decease.

4th. To my son William Adams I give and bequeath only the sum of five dollars having given him the sum of two hundred and sixty eight dollars to aid in getting out of of some difficulties previously which I consider as his part of my estate.

Item 5th. To my son Jesse Adams I give the sum of five dollars only which I consider as his part of my estate.

Item 6th. To my wife Elizabeth I give & bequeath my negro woman Amy during her life and at her death I give her to my son John Adams & his heirs forever. The afore mentioned negroes after complying with the terms of this will shall belong to my son John Adams and his heirs forever as fully and effectiveally as if he had bills of sale for them from under my hand.

6th. My will lastly is that my son John Adams act as my executor to put this my will in force.

Signed sealed & acknowledged in the presence of

John Adams Jul

George E. Hodge

December 3rd 1836 his Absalom X Adams

mark

(1.8.)

RIT RIKTN'S WILL THE STATE OF ALABAMA) CHAMBERS COUNTY

In the name of God amen. I Eli Elkins in and of the county Chambers Ala, being mindful of my mortately do this the twenty-third day of September in the year of our Lord one thousand eight hundred and forty-one made and publish this my lest will and testament in manner following

First I desire to be decently buried at a place selected on my own premises known to my family without any pomp & as little expenses as possible. Second I desire that my just debts be paid out of the following property my notes & smith book to be first collected & paid out 2 my smith tools and chock and ten head of cattle 12 head of hogs and one third of the crop of corn. And provided said property will not defray said debts my other property that can be spared by my family. To my beloved wife Susan Caroline Elkins I give and bequeath the Northwest quarter of section 18 in Township 24 of Range 25 her lifetime if she marries again the said land & its profits to go to my children to wit Susan Jane William Elliot Griffin Mary Adaline & Sarah Elizabeth Elkins. To my son William Elliot Griffin Elkins I give solely and apert the North half of the southwest quarter of said section 18 in Township and Range aforesaid in the district of lands subject to sail at Montgomery Ala. all the balance of my property to the use of my family collectively and last and not least of all I earnestly request my family as they grow up to live in peace with each other and trust in the Lord Jesus Christ for their salvation.

Signed & published by the said testator as & for his last will & testament in our presence this the 23rd day of September 1841 -- who at his request have subscribed as witnesses thereto.

George Wauttlebum

211 Elkins

(L.S.)

Ire Bishop

John McKnight J. P. C. Ala.

N. B. after all debts paid the balance if any to be put to interest so as not to be lying idle and making nothing and equal distribution.

E. E.

John McKnight J. P. C. Ala.

Will proven by all three of the witnesses and ordered of record this 20th December 1841.

Evan G. Richards Jr. C. C. C. C.

THE STATE OF ALABAMA CHAMPERS COUNTY

I John McKnight a justice of the peace for sd city do hereby certify that on the 23rd day Sept. 1841 the within named Eli Elkins personally appeared before me and acknowledged the within instrument to his free act and deed given under my hand and sealed this 23rd Sept. 1641.

John McKnight J. P. (L.S.)

JOHNATHAN MUSICK WILL THE STATE OF ALABAMA) CHAMBERS COUNTY

Whereas I Johnsthan Musick of the county and state aforesaid being weak of body but sound in mind do make this my last will and testament. First I will and bequeath to my beloved wife Margaret Musick her life time certain portion or property to wit the land and dwellings where we now live also certain negroes named Alen Harriette and her two youngest children also Dick Peter and Lucy his wife also a boy named Ben also Blacksmith tools and all the farming tools as she thinks she needs and all belonging to the house and as much stock as she thinks proper to keep such as horses cattle and hoge the balance sold for the use of the children except 2 beds and furniture which I leave to my two youngest children George W. Young and my daughter Anjeline as they come of age also I will to my son George Washington a certain mare colt Jane to my daughter Anjaline a certain bay mare and colt.

Now I will to my daughter Maurium Jones a certain negro boy named Richard. Now I leave in the hands of my executors five hundred dollars to purchase a negro girl which I will to my daughter Elizabeth Blasingame and to the heirs of her body not to be sold or disposed of by Morris or any other person. I will to my son George Washington Musick a certain negro boy named Edmond. I also will to my daughter Analyne Musick a certain negro girl named Liza -- I also will to my daughter Julia Kindol a certain negro girl named Narrisa also eighty acres of land where they now live.

T. Shannon

Johnsthan Musick (L.S.)

Wiseman Ross

James Floming

After the death of my wife I want the balance of the property sold all except one hundred and sixty acres of land including my prumption claim which I want equally divided with my two youngest children G. W. Y. Musick and Anjaline which I leave to them best known to myself the balance amongst the nine children except so much as will support Sally Morrow & Jane Morrow their life time. I leave my daughter Phebe Morris one hundred dollars to be left in the hands of my trustee William R. Cosslin for the use of her and the heirs of her body I also trust in the hand of my sd trustee William R. Cosslin to act for my daughter Emily Blasingame & Phebe Morris and the heirs of their bodies all their equal divide as legates confiding and believing that he will do to the best of his ability and knowledge this one hundred dollars is to make Phebe Morris equal to what I have already given the rest of the children. Done in a broken manner I hope the court will understand my views.

I now appoint James Jones Michal Hinkle and my son George Washington to act as my executors believing they will save and have this my will carried effect given under my hand and sealed the first day of April one thousand eight hundred and forty-two.

Signed sealed in the presence of

T. Shannon Wiseman Ross James Fleming

(L.S.) Tonathen Musick

WILLIAM LEE'S WILL

The last will and testament of William Lee of the county of Chambers and state of Alabama.

I William Lee considering the uncertainty of this mortal life and being of sound mind and mamory (blessed be the Almighty God for the same) do make and publish this my last will and testament in manner and from following (that is to say) First I give and bequeath to my beloved wife Nancy the eighty acres of land on which my dwelling house stands known as the West half of the South-East quarter of section Nineteen in Township twenty-four of Range Twenty-seven to her own use and benefit during her natural life and then to go to my youngest son Charles with whom it is my desire she shall live.

Also I give and bequeeth to my said wife the following named negroes Amy a woman about forty years of age and Harreitte a woman about twenty-six years of age to her own use and benefit during her natural life and at her death the said negroes and increase to be equally divided amongst all my lawful heirs I also give to my said wife two horses. First a chesnut sorrell and a gray mare two cows & calves her choice four head of sheep and all my stock of hogs one yoke of oven and my old wagon one bad and furniture my clock four satting chairs one chest one table.

Item 2nd. I give and bequeath to my daughter eighty acres of land on which said Reaves now lives known as the East-half of the North East quarter section Township and Range above one negro girl by the name of Martha between three and four years of age which said peoperty I give to my said daughter to her own use and benefit during her own natural life and then with increase to be equally divided between the heirs of her body.

Item 3rd. I give and bequeath to my son Johnsthan R. the following tract of land (viz) the West half of the North East quarter section Township & Range above and one negro boy by the name of Lewis about eight years of age two cows & calves two sheep.

Item 4th. I give and bequeath to my son William J. the following land (viz) the North half of the North West quarter of section nineteen Township twenty four of Range twentyseven one negro boy by the name of Isac about five years of age one gray mare five years old two cows and calves and two sheep.

Item 5th. I give and bequeath to my son Ephraim J. the following tract of land (viz) the south half of the North west quarter same section Township & Range all the above lands in the district of lands subject to sail at Montgomery, Alabama one negrogirl about one year old one black horse two cows and calves and two sheep.

Item 6th. I give and bequeath to my son Charles C. one negro boy by the name of Jim about ten years of age one dark bay horse colt that he claims two cows & calves & two sheep I also give and bequeath to each of my above named sons (viz) Johnathan R. William J. Ephriam J. & Charles C. one bed and furniture and all the balance of my estate consisting in part of one negro man by the name of Jordan one wagon and all my stock that is not disposed of above. I will and desire to be sold and after paying all my just debts the balance to be equally divided between my above named children Elizabeth Johnathan R. William J. Ephriam J. and Charles C. and I do hereby nominate and appoint my son Johnathan R. Lee & my neighbours and friend Nathianul Grady executors to this my last will and testament hereby reconing all former wills by me made. In witness whereof I have hereunto set my hand and seal this the sixteenth day of April in the year of our Lord one thousand eight hundred and forty-two. Signed seal-

ed published and declared by the said William Lee to be his last will and testament in the presence of us who have hereunto subscribed our names as witnesses in the presence of the testator.

William S. Lee

William Lee

(L.S.)

James Wilkins

JOSEPH HANGOCK'S WILL

In the name of God amen.

I Joseph Hancock of the county of Chambers and state of Alabama being of sound & disposing mind & memory do make and ordein this my last will & testament in manner and form following that is to say I will that a sufficient quantity of my property to be sold so as to discharge all of my debts by my executrix herein after named I give and demise unto my loving wife Elizabeth all the rest of my goods and cattle and personal estate whatsoever as executrix and guardian of the same during her widowhood or until the first of January eighteen hundred & forty-four and sooner if she thinks it expedient so to do for the interest of the heirs of said estate then to be sold and divided among her and all the lawful heirs of said estate so as Elizabeth my wife to have and equal and the for Jesse to have one hundred dollars more than and equal share and for Jesse to have one hundred dollars more than and equal share with the rest. This difference is made for the purpose of raising and schooling the said children.

Lastly I do make and constitute Elizabeth my wife executrix of this my last will and testament in witness whereof I have set my hand and seal this the 25th day of June in the year of our Lord eighteen hundred & forty..two.

A. B. Camp

Joseph Hancock (L.S.)

Zecaniah D. McKnight

WILLIAM D. GREEN WILL THE STATE OF ALABAMA)

CHAMBERS COUNTY

In the name of God amen.

I William D. Greer of the county and state aforesaid being feeble in body but of sound and disposing mind and memory do make and ordain this my last will and testament hereby reskoning all former wills by me made. First my will and desire is that my body be decently buried.

Secondly. That my executors hereafter appointed do pay all my just debts and collect all that may be due me and keep my property all together until a change of time take plane or until my executor may think it most condusive to the interest of the legates to dispose of it (leaving the same to his entire discretion) and at the said time of the sale of my property I wish the said executor to proceed to sell all of my land and negroes stock of all kinds household and kitchen furniture on a credit of twelve months or more (as he may think best) and after the money is collected for all my effects that my executors proceed to divide it into four shares leaving to my beloved wife Malinda Greek one hundred dollars more than a child's part then to Thomas Greek and

John Green & Sarah Ann Green the remaining three shares equally divided among the said three aforementioned children and that my said executor do est a guardain for the above named children and take such measures as reguards the education & the loaning out and collecting of their memey as he the said executor may think most condusive to their interest. And should my wife marry again my executor is requested to take bond and sufficient security for the return of the amount of her part of my estate at her death (free or interest) to be equally divided among my three aforementioned children.

Lastly I hereby nominate and appoint my brother Gilbert D. Greer of the county of Cowota in the state of Georgia my sole executor of this my last will and testament. In witness whereof I the said William D. Greer have hereunte set my hand and seal this the 3rd day of June one thousand eight hundred and forty.

William D. Greer (L.S.)

Signed sealed and delivered before us who have subscribed our names in presence of testator by his request.

Toliver Towles

Jesse B. Robinson

Wm. W. Carlile

WILLIAM FREDERICK'S WILL

In the name of God amen.

I William Frederick of the county of Duplin and state of North Carolina considering the uncertainty of this mortal life and being of sound mind and memory do make and publish this my last will and testament in manner and form following that is to say.

First I give and bequeath unto my wife Nancy my negroes Celia her son John and her increase forever. I also will and bequeath to my wife during her natural life the following negroes Lucy Nancy Susy and Daniel. I also will and bequeath to my wife provision sufficient to last her one year after my death to be given to her by my executor.

I also give and bequeath to her to dispose of as she pleases one horse my riding chair and harness household and kitchen furniture three cows and calves two sows and pigs and my stock of sheep.

Secondly, it is my will and desire that the negroes above named that is to say Lucy Nandy Susy & Daniel which I have beforegiven to my wife during her natural lifetime at her death the said negroes and their increase to be equally divided between the children of my son William K. Frederick they and their heirs forever.

Thirdly I give and bequeath unto my granddaughter Betsy James Frederick daughter of my son James Frederick deceased one dollar in current money.

Fourthly I give and bequeath to my daughter Cathrine Houston my persimmon land called the Tannor plantation.

Fifthly I give and bequeath to my daughter Polly Wikerson my boy Jackson.

Sixthly I give and bequeath to my daughter Jane Tipler my land lying on Stewarts Creek also the lands on Back Branch also all the household & kitchen furniture now in her possession which was purchased by me the second of November eighteen hundred and twenty eight to her ard the heirs of her buly forever. Seventhly I give and bequeath to my son W. K. Frederick in trust for his two sons William Kena & Peter Coffe the plantation whereon I now live and my negro man Ishmeal to have and to hold for their seperate use and benefit until they arrive at the age of twenty-one years then to pay over to them the amount of profits that exceed their maintainance then and each of them and after that time and during their natural lives for the arrising profits & in trust for the children surviving them at their deaths

8th. It is my will and desire that my negroes Toth & Tydia be sold at the discretion of my executors and the money arising there from together with the amount of three hundred dollars in notes to be equally divided between my daughters Catharine Houseton Jane Tipler and Nancy McDanel.

9th. I give and bequeath to my grandson Peter Coffe Frederick my still.

Signed sealed published and declared by the above named William Frederick to be his last will and testament in the presence of us who have hereunto subcribed our names as witnesses in the presence of the testator.

Blay Williams

Harper Williams

STATE OF NORTH CAROLINA)

DUPLIN COUNTY

November term 1830 then was the within will proved in open court in due form of law by the oath of Harper Williams and ordered to be recorded and at the same time William K. Frederick qualified as executor thereto.

Ordered that letters issue.

Test.

Jass Pearsallelk.

STATE OF NORTH CAROLINA)

DUPLIN COUNTY

County courts clerk's office.

I James Dickson clerk of the court of pleasand quarter session for Duplin County in the state of North Carohina do hereby certify that the foregoing is a true and correct copy of the last will and testament of William Frederick deed, admitted to probate in said court at November term of its session A.D. 1830. In witness whereof I have hereunto subscribed my name officially this the 20th day of January A.D. 1842 and affixed my seal of office.

James Dickson Clerk

ZIBA FLETCHER'S WILL GEORGIA

MERWE ATHER COUNTY

In the name of God amen.

I Ziba Fletcher of the county & state aforesaid knowing the uncertainty of life and that it is appointed for men to die I being of sound and disposing mind at the time deem it proper and right to direct how my worldly goods and effects should be disposed of after my death I do therefore make publish and declare this my last will and testament hereby revoking all & any others by me previously made.

Item. I do hereby bequeath my soul to God who gave it and I desire that my body upon my deceased be buried in a decent and a becoming manner to sleep in the dust from whence it came in hope of a blessed reserection unto Eternal life through Jesus Christ our Lord.

Item. My will and desire is that my household and kitchen furniture without distribution or appraisoment remain 'or the use of my wife and children until a final distribution as shall herein after be directed.

Item. My will and desire is that my plantation of three hundred acres more or less adjoining the lands of Benjamin Gates, Dr. A. Parks and others in Merweather county and all of my lands lying in the state of Alabama be sold or not either publicly or privately at the discretion of my executors hereinafter named without any legal order therefor.

Item. My will and desire is that all and every past of my estate real and personal except as before excepted be appraised and kept together under the direction & control of my beloved wife Blanche Fletcher for her maintainance and the maintainance and education of my children and as my sons arrive at the age of twenty-one or my daughters marry my will and desire is that they receive an equal portion of said estate with due regard to the remainder of legateen including my beloved wife as onc.

Item. I do hereby constitute and appoint my beloved wife Blanche Fletcher my son William Fletcher and my much esteemedfriend and relation Henry Harris of the county & state aforesaid my executors of this my last will and testament for the faithful execution thereof according to the true intent . and meaning of the same.

In testimony of all of which I hereunto set my hand and seal this mineteenth day of November in the year of our Lord 1839.

Signed sealed & delivered in the presence of

Wm. Ferentine

Ziba Fletcher

(8001)

Leavin Vance

Mary A. Vance

A true copy of the last will and testament of Z. Fletcher deceased.

L. M. Adams. clk.

LETTERS TESTAMENTORY ESTATE, ZIBA FLETCHER GEORGIA MERWEATHER COUNTY

By the honerable the court of ordinary for said county.

To all whom these presence shall come greeting. Know ye that on the seventh day of Saptember in the year of our Lord eightsen hundred and forty the last will and testament of Ziba Flatcher deceased was proved and approved and allowed of the said Ziba Fletcher having in his life time and at the time of his death divers goods rights and credits within the county aforesaid by means where of the approbation and allowing of said will & testament and the power of granting the administration of all and singular the goods rights and credits of said deceased and said will & testament any manner or way concerning to the said court does of right belong. They have thereof granted and committed the administration of all and singular the estate aforesaid and said will & testament unto Henry Harris & Blanch Fletcher the nominated executor & executrix of the said deceased in his said last will and testament being first sworn on the holy Evangelist of Almighty God well and faithfully to administer and make a perfect inventory of all singular the good chattles & credits of the said deceased and exhibit the same into the clerk of the court of ordinary office in the county aforesaid in order to be recorded on or before the seventh day of November next ensuing and to render a just & true account calculation and rekoning whereof when therein to required in testimony whereof I have officially set my hand & seal this 7th day of September 1840 and sixty fifth year of American Independence.

> Lavi M. Adams (L.S.)

GEORGIA

MERWEATHER COUNTY

This is to certify that Levi M. Adams was the clerk of the court of the ordinary and acted as such at the time of the date of this instrument------Given under my hand this 26th day of April 1843.

Franklin H. Glazur J. J. C.

WOODSON P. ALLEN'S BOND AS GUARDIAN
THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents that we Woodson P. Allen, John Wise & Charles
Rutledge of the county and state aforesaid are held and firmly bound unto Evan G. Richards
judge of the county court for said county, and his successors in office for the penal
sum of Two Thousand & Sixty Two Dollars for the payment of which well & truly to be
made and done we bind ourselves, our heirs, executors, or administrators jointly severally
and firmly by these presents. Sealed with our seals and dated the 13th day of March
A.D. One Thousand Eight Hundred & forty one.

The condition of the above obligation is such that whereas the above bound Woodson P. Allen has been appointed guardian of Blake B. John T. and Charles G.Mathis infant children of Gédeon Mathis late of said county deceased. Now if the said Woodson P. Allen 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.

Signed and approved in open court.)

Evan G. Richards J. C. C. C. C.)

Charles Rutledge (L.S.)

WILLIAM BLEDSOE ADMR'S BOND.

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents that we William Bledsoe, Samuel B. Turner, & Edward Croft of the county and state aforesaid are held and firmly bound unto Evan G. Richards judge of the county court for said county, and his successors in office for the panel sum of twenty four hundred dollars for the payment of which well and truly to be made and done, we bind ourselves, our heirs, executors or administrators jointly and severally, firmly by these presents. Sealed with our seals and dated the fifth day of April A.D. One thousand eight hundred & forty one.

The condition of the above obligation is such that whereas the above bound William Bledsoe has been appointed administrator of the estate of Bud Bledsoe deceased. Now if the said William Bledsoe shall well and truly perform all the duties which are or may be by law required of him as such administrator the above obligation to be void; otherwise to remain in full force.

Signed in open court this 5th William Bledsoe (L.S.)
of April 1841 approved. S. B. Turner (L.S.)
Evan G. Richards J. C. C. Edwd. Croft (L.S.)

LEMUEL JACKSON'S BOND AS GUARDIAN

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents that we Lemuel Jackson Daniel D. Campbell & Benjamin G. Greer of the county and state aforesaid, are held and firmly bound unto Evan G. Richards judge of the county court for said county and his successors in office, for the penal sum of three thousand dollars: for the payment of which, well and truly to be made and done, we bind ourselves, our heirs, executors, or administators

jointly severally and firmly, by these presents, sealed with our seals and dated the first day of May A.D. one thousand eight hundred &mforty one.

The condition of the above obligation is such, that whereas the above bound Lemuel Jackson has been appointed guardian of Causby Thornton & Nancy E. Thornton his step children & infent children of Henry Thornton late of Troup County Georgia deceased. Now if the said Lemuel Jackson shall well and truly perform all the duties which are or may be by law required of him as such guardian, then the above colligation to be void.

Acknowledged and approved in open)
court.

Evan G. Richards 7. C. C.

Lemuel Jackson (L.S.)
Daniel D. Campbell (L.S.)

Benj. G. Greer (L.S.)

ROBERT M. CURRY'S BOND AS ADMINISTRATOR THE STATE OF ALABAMA)

CHAMBERS COUNTY

Know all men by these presents that we Robert M. Carry, John Doraett & Josiah Dickson of the county and state aforemaid, are held and firmly bound unto Evan G. Richards judge of the county wourt for said county and his successors in office for the penal sum of ten thousand six hundred dollars: for the payment of which, well and truly to to made and done, we bind ourselves, our heirs, executors or administrators, jointly severally, firmly by these presents, sealed with our seals, and dated the first day of May A.D. one thousand eight hundred & forty one. The condition of the above obligation is such that whereas the above bound Robert M. Curry has been appointed administrator of the estate of William Lee deceased. Now if the said Robert M. Curry shall well-and truly performable 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.

Assigned in open court and approved.

Evan G. Richards J. C. C.

Robt. M. Curry (L.S.)

John Dorsett (L.S.)

Josiah Dickson (L.S.)

Jesse B. Todd's Bond as Administrator

STATE OF ALABAMA) CHAMBERS COUNTY

Know all men, by these presents, that we Jesse B. Todd, Elizabeth Todd and John M. C. Todd of the county and state aforesaid, are held and firmly bound unto Evan G. Richards judge of the county court for said county, and his successors in office, for the penal sum of four thousand dollars: for the payment of which, well and truly to be made and done, we bind ourselves, our heirs, executors or administrators, jointly, severally and firmly, by these presents.

Sealed with our seals, and dated the 3rd day of February A.D. one thousand eight hundred and forty one.

The condition of the above is such, that whereas, the above bound Jesse B. Todd has been appointed administrator of the estate of William F. C. Todd late of this county deceased.

Now, if the said Jesse B. Todd 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.

Assigned in open court & | Jesse B. Todd (L.S.)
approved | Elizabeth Todd (L.S.)
Evan G. Richards J.C.C. | John M. C. Todd (L.S.)

RANSOM T. AVANT'S BOND AS GUARDIAN

THE STATE OF ALABAMA CHAMBERS COUNTY

Know all men, by these presents, that we, Ransom T. Avant, Levi Johnston, & Benoni Gray of the County and State aforesaid, are held and firmly bound unto Evan G. Richards Judge of the County Court for said County and his successors in office, for the penal sum of three Hundred dollars; for the payment for which well and truly to be made and done, we bind ourselves, our heirs, executors, or administrators jointly, severally and firmly, by these presents, sealed with our seals, and dated the twenty first day of January A. D. one thousand eight hundred & forty one.

The condition of the above obligation is such, that whereas the above bound Ransom T. Avant has been appointed guardian of Martha Smith infant daughter Jonathan Smith late of Coweta County Georgia deceased. Now, if the said Ransom T. Avant 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.

Approved in open court R. T. Avant
E. G. Richards J.C.C. Levi Johnston
Benoni Grav

Benoni Gray (1/2,S.)

(L.S.)

(L.S.)

WILLIAM ANSLEY'S BOND AS EXECUTOR

THE STATE OF ALABAMA)

Know all men by these presents, that we William Ansley James M. Putman and John Y. Rhodes of the County and State aforesaid, are held and firmly bound unto Evan G. Richards Judge of the County Court of said County, and his successors in office, for the penal sum or seven Thousand two hundred dollars; for the payment of which, well and truly to be made and done, we bind ourselves, our heirs, executors, or administrators, jointly, severally and firmly, by these presents. Sealed with our seals and dated the twenty sixth day of January, A. D. One Thousand Eight Hundred and forty one.

The condition of the above obligation is such, that whereas, the above bound William Ansley has been appointed Executor of the last will and testament of Gilbert Ansley late of this County deceased. Now, is the said William Ansley shall well and truly perform all the duties which are or may be by law required as such Executor then the above obligation to be void, else to remain in full force.

Approved in open Court

Even G. Richards J.

s J. Wil:

William Ansley (L.S.)

Jas. M. Putman (L.S.)

J. Y. Rhodes (L.S.)

DAVID WATSON'S BOND AS ADMINISTRATOR THE STATE OF ALABAMA CHAMBERS COUNTY

Know all men by these presents, that we. David Watson John Y. Rhodes, and Walton W. Wallis of the County and State aforesaid, are held and firmly bound unto Evan G. Richards Judge of the County Court for said County, and his successors in office for the penal sum of two thousand dollars; for the payment for which, well and truly to be made and done. we bind ourselves, our heirs, executors, or administrators, jointly, severally and firmly by these presents. Sealed with our seals, and dated 27th day of January A. D. One Thousand eight hundred forty one.

The condition of the above obligation is such, that whereas the above bound David Watson has been appointed administrator of the estate of Charles Trice late of Chambers County Ala. deceased. Now, if the said David Watson shall well and truly perform all the duties which are or may be by law required of him as such administrator aforesaid, then the above obligation to be void, else to remain in full force.

Approved in open Court David Watson (L.S.) Evan G. Richards J.C.C. J. V. Phodes (L.S.) W. W. Wallis (L.S.)

WOODSON P. ALLEN'S BOND AS ADMINISTRATOR

THE STATE OF ALABAMA CHAMBERS COUNTY

Know all men by these presents, that we Woodson P. Allen Charles Rutledge and Tilman Brawner of this County and State aforesaid, are held and firmly bound unto Evan C. Richards Judge of the County Court for said County, and his successors in office, for the penal sum of seven hundred and ninety eight dollars; for the payment of which, well and truly to be made and done, we bind ourselves, our heirs, executors, or administrators, jointly and severally, firmly by these presents. Sealed with our seals and dated the 13th day of May A. D. One thousand eight hundred and forty one.

The condition of the above obligation is such, that whereas the above bound Woodson P. Allen has been appointed administrator of the estate of Joseph B. Matthis deceased.

Now, if the said Woodson P. Allen 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.

Assigned and approved in open Court Evan G. Richards

Woodson P. Allen (L.S.)

Charles Rutledge (L.S.)

Tilman Brawner (T.S.)

ELISHA C. PASCHAI'S BOND AS GUARDIAN

THE STATE OF ALABAMA CHAMBERS COUNTY

Know all men, by these presents that we Elicha C. Paschal and Luke Nobles of the County and State aforesaid, are held and firmly bound unto Evan G. Richards Judge of the County Court for said County, and his successors in office for the penal sum of Sixteen Hundred Dollars; for the payment of which, well and truly to be made and done, we bind ourselves, our heirs, executors, or administrators, jointly severally and firmly, by these presents. Sealed with our sauls and dated the 20th day of May A. D. One Thousand

Eight Hundred and Forty One.

The condition of the above obligation is such, that whereas the above bound Elisha C. Pashhal has been appointed guardain of Elvira Christian infant daughter of Allen Christian late of Pike County Georgia deceased. Now, if the said Blisha C. Paschal shall we'll and truly perform all the duties which are or may be by law required of him as guardain then the above obligation to be void, else remain in full force.

Assigned and approved in open court) Evan G. Richards J. C. C. C. C.

Elisha C. Paschal

Benjamin Paschel (L.S.) Luke Nobles

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ANN R. MCGREGOR'S BOND AS GUARDIAN THE STATE OF ALABAMA)

CHAMBERS COUNTY

Know all men, by these presents, that we, Ann R. McGregor, Henry L. McGregor & George P. Hooper of the county and state aforesaid, are held and firmly bound unto Evan G. Richards judge of the county court for said county, and his successors in office. for the penal sum of Four Thousand Dollars: for the payment of which, well and truly to be made and done, we bind ourselves, our heirs, executors, or administrators jointly, severally and firmly, by these presents. Sealed with our seals, and dated the 26th day of May A.D. One Thousand Eight Hundred and Forty One.

The condition of the above obligation is such, that whereas the above bound Anu R. McGregor has been appointed guardan of Robert H. Goodlitt infant son of John H. Goodlitt late of Greenville District South Carolina deceased. Now, if the said Ann R. McGregor 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. Else to remain in full force.

Assigned and approved in open court) this 26th May 1841. Evan G. Richards Judge C. C. C.

(T.S.) Ann R. McGregor Henry L. McGregor (L.S.)

George P. Hooper

DAVID J. JOHNSTON'S BOND AS ADMINISTRATOR

THE STATE OF ALABAMA) CHAMBERE COUNTY

Know all men, by these presents, that we, David J. Johnston James N. Wright and William A. Shaw & Hobert Shaw of the county and state aforesaid, are held and firmly bound unto Evar G. Richards judge of the county court for said county and his successors in office, for the penal sum of Nineteen Hundred Dollars; for the payment of which, well and truly to be made and done, we bind ourselves, our heirs, executors, or administrators, jointly and severally, firmly by these presents, sealed with our seals, and dated 7th day of June A.D. One thousand Eight Hundred and Forty One.

The condition of the above obligation is such, that whereas the above bound David J. Johnston has been appointed administrator of the estate of Benjamin Doles late of Halifam County North Carolina dedeased: Now, if the said David J. Johnston 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.

Assigned and approved in open court the 7th June 1841. Evan G. Richards Judge C. C. C. C.

David J. Johnston James N. Wright W. A. Shaw

JOHN MCCRIMMON'S BOND AS GUARDIAN STATE OF ALABAMA) CHAMBERS COUNTY

Know all men by these presents, that we John McKrimon James H. Merritt and William Graggs of the county and state aforesaid, are held and firmly bound unto Evan G. Richards judge of the county court for said county, and his successors in office, for the penal sum of Five Hundred Dollars; for the payment of which, well and truly to be made and done, we bind ourselves, our heirs, executors, or administrators, jointly, severally and firmly, by these presents. Sealed with our seals, and dated the 14th day of June A.D. One Thousand Eight Hundred and Forty One.

The condition of the above obligation is such, that whereas the above bound John McKimons has been appointed guardian of Chopolatkar infant child of Forchatchu en Indian deceased. Now, if the said John McKimmon 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.

Assigned & acknowledged before me the John McKimmon (L.S.) 19th June 1841. James H. Merritt (L.S.) Edwd. Croft clerk William Graggs (L.S.) Proved this 19th June 1841. Evan G. Richards J. C. C. C. C.

WILLIAM W. SMITH'S BOND AS ADMINISTRATOR

THE STATE OF ALABAMA CHAMBERS COUNTY

Know all men by these presents, that we, Wm. W. Smith Dozier Thornton and William A. Thomas of the county and state aforesaid, are held and firmly bound unto Evan G. Richards judge of the county court for said, county, and his successors in office, for the penal sum of Elevan Thousand and Two Hundred Dollars, for the rayment of which, well and truly to be made and done, we bind ourselves, our heirs, executors, or administrators, jointly and severally, firmly by these presents. Sealed with our seals, and dated the fifth day of July A. D. One Thousand Eight Hundred and Forty One.

The condition of the above obligation is such, that whereas the above bound William W. Smith has been appointed administrator of the estate of Francis M. Smith deceased; Now, if the said William W. Smith 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.

Assigned in open court. William W. Smith (L.S.) Approved Dozier Thornton (L.S.) Evan G. Richards/C. C. C. C. William Thomas (L.S.)

THE STATE OF ALABAMA CHAMBERS COUNTY CHAMBERS COUNTY

Know all man by these presents, that we, Elijah L. Scott John Alley and William
Alley of the County and State aforesaid, are held and firmly bound unto Evan G. Richards
Judge of the County Court for said County and his successors in office, for the penel
sum of One Hundred & Twenty Dollars; for the payment of which well and truly to be made,
we bind curseives, our heirs, executors, or administrators jointly and severally, firmly
by these presents. Sealed with our seels, and dated the 1th day of July A. D. One
Thousand Eight Hundred and Forty One.

The condition of the above obligation is such, that whereas the above bound Elijah
L. Scott has been appointed administrator of the estate of Nicholes Alley late of (hambers
County, Ala. deceased: Now, if the said Elijah L. Scott 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 and approved in open court

Evan G. Richards J.C.C.

Wm. Alley
L.S.
Wm. Alley
Mm. Alle

E. L. Scott John Alley (L.S. (L.S. Wm. Alley

T. U. T. MCCAINE'S BOND AS GUARDIAN

THE STATE OF ALABAMA CHAMBERS COUNTY

CHAMPERS COUNTY

Know all men, by these presents that we, T. U. T. McCaine Willis Spier and Hillard
J. Trash of the County and State aforesaid, are held and firmly bound unto Evan G. Richards
Judge of the County Court for said County, and his successors in office, for the penal
sum of Fourteen Hundred Dollars; for the payment of which, well and truly to be made and
done, we bind ourselves, our heirs, executors, or administrators, jointly, severally and
firmly, by these presents. Sealed with our seals, and dated the 29th day of July A. D.
One "Bousand Right Hundred and Forty One. The condition of the above obligation is such,
that whereas the above bound Thomas U. T. McGaine has been appointed guardian of Joseph
B. McCaine infant son of William McCaine late of the said State & County deceased. Now,
if the said Thomas U. T. McGaine 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. to remain in full force.

Approved (L.S.) (L.S.) U. T. McCaine Evan G. Richards Willis Spier Judge C.C. Hillard J. Trash

WILLIS SPIER'S BOND AS GUARDIAN

THE STATE OF ALABAMA CHAMBERS COUNTY

Know all men by these presents, that we, Willis Spier T. U. T. McCaine Hillard J. Trash of the County and State aforesaid, are held and firmly bound unto Evan G. Richards Judge of the County Court for said County and his successors in office, for the penal sum of Fourteen Hundred Dollars; for the payment of which, well and truly to be made and done, we bind ourselves, our heirs, executors, or administrators, jointly, severelly and firmly, by these presents, sealed with our seals, and dated 29th day of July A. D. One Thousand Eight Hundred and Forty One.

The condition of the above obligation is such, that whereas the above bound Willis Spier has been appointed Guardian of Missouri McCaine infant of Wm. McCaine late of Chambers County, Ala, deceased. Now, if the said Willis Spier 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. Approved 29th July 1841 Willis Spier Evan G. Richards T. U. T. McCaine (L.S. Judge C. C. Hillard J. Trash (L.S.

SAMUEL N. DAILY'S BOND AS GUARDIAN

THE STATE OF ALABAMA CHAMBERS COUNTY

Know all men by these presents, that we, Samuel N. Daily L.Loyd T. Cooper and John J. Steiner of the County and State aforesaid, are held and firmly bound unto Evan G. Richards Judge of the County Court for said County, and his successors, in office, for the penal sum of Three Hundred Dollars; for the payment of which, well and truly to be

the penal sum of Three Hundred Dollars; for the payment of which, well and truly to be made and done, we bind ourselves, our heirs, executors, or administrators, jointly, severally and firmly, by these presents. Sealed with our seals and dated the 5th day of August A. D. One Thousand Eight Hundred and Forty One.

The condition of the above obligation is such, that whereas the above bound Samuel N. Daily has been appointed Guardian of William G. Hall infant son of Fanny Hall deceased. Now, if the said Samuel N. Daily shall well and truly perform all the duties which are or may be by aw required of him as such guardian then the above obligation to be void, else to remain in full force.

Assigned and approved in open court Evan G. Richards, Judge C. C.

Samuel N. Daily Lloyd T. Cooper Jno. J. Steiner

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THE STATE OF ALABAMA
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THE STATE OF ALABAKA (CORNY)

(CHAUBERS COUNTY)

Know all men by these presents, that we Joseph Yarborough William W. Palmer &William Graggs of the County and State aforesaid, are held and firmly bound unto Evan G. Richards Judge of the County and State aforesaid, are held and firmly bound unto Evan G. Richards Judge of the Gounty County and his successors in office, for the penal sum of Nineteen Hundrad and Seventy Two 96/100 Dollars; for the payment of which, well and truly to be made, and Gome, we bind ourselves, our heirs, executors, or administrators, jointly, severally and firmly, by these presents. Sealed with our seals, and dated the tenth day of August A. D. One Thousend Eight Hundred and Forty One.

The condition of the above obligation is such, that whereas the above bound Joseph Yarborough has been appointed guardian of James E. Matthis Doctor G. Matthis Elizaceth M. Matthis and Sclomon Matthis infant children of Gideon Matthis late of said County deceased. Now, if the said Joseph Yarborough shall well and truly perform all the duties which are or may be by lew required of him as such guardian, then the above obligation be be void, else to remain in full force. Assigned and approved in open court.)

Evan C. Richards, Judge C. C.

William Oraggs [L.S.)

JOSEPH YARBOROUGH'S BOND AS GUARDIAN

(L.S.) William Graggs

WILLIAM C. MORGAN'S BOND AS ADMINISTRATOR

CHAMBERS COUNTY

CHAMBERS COUNTY

Know all men, by these presents, that we William C. Morgan Jordan Thornton and Jesse B. Phillips of the County and State aforesaid, are held and firmly bound unto Evan G. Richards Judge of the county Vourt for said County, and his successors in Office, for the penal sum of One Thousand Dellars; for the payment of which, well and truly to be made and done, we bind ourselves, our heirs, executors, or administrators jointly and severally, firmly by these presents. Seeled with our seals, and dated the 17th day of August A. D. One Thousand Eight Hundred and Forty One.

The condition of the above obligation is such, that whereas the above bound William C. Morgan has been appointed, administrator of the estate of Parhase Hadjoe deceased. Now, if the said William C. Morgen 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 romain in full force.

void; Otherwise to remain in full force.

Assigned in open Court Approved Evan G. Richards, Judge C. C. William C. Morgan J. Thornton Jesse B. Phillips

ELIZA L. WRIGHT'S BOND AS ADMINISTRATOR

THE STATE OF ALABAMA) CHAMBERS COUNTY

CHAMBERS COUNTY

Xnow all men by these presents, that we, Eliza L. Wright Henry Henderson and Andrew R. Bickerstaff of the County and State aforesaid, are held and firmly bound unto Evan G. Richards Judge of the County and Orphans Court for said County, and his successors in office, for the penal sum of Ten Thousand Dollars, for the payment of which, well and truly to be made and done, we bind ourselves, our heirs, and executors, or administrators jointly and severally, firmly, by these presents. Sealed with our seals and dated fourth day of October A. D.One Thousand Eight Hundred and Forty One.

The condition of the above obligation is such, that whereas, the above Eliza L. Wright has been appointed administratrix of the estate of James T. Wright late of Chambers County, Alabama deceased: Now, if the said Eliza L. Wright shell wall and truly perform all the duties which are, or may be by law required of her as such administratrix then the above obligation to be void, otherwise to remain in full force.

above obligation to be void, otherwise to remain in full force.

Assigned in open court And approved Evan G. Richards Judge C. Court.

Eliza L. Wright Henry Henderson A. R. Bickerstaff (L.S.

WILLIS H. HUGHEY'S BOND AS GUARDIAN

THE STATE OF ALABAMA) CHAMBERS COUNTY

CHAMERRS COUNTY

Know all men by these presents that we Willis H. Hughey, Henry Baxter, and Hugh G. Strahorn of the county and state aforesaid, are held and firmly bound unto Eyan G. Strahorn of the county country for said Gondry, and his successors in office, for the penal sum of Five Hundred Dollars; for the payment of which, well and truly to be made and done, we bind ourselves, our neirs, executors, or administrators, jointly, severally and firmly by these presence. Sealed with our seals, and dated 25th day of November A. D. One Thousand Eight Hundred and Forty One. The condition of the above obligation is such, whereas the above bound Willis H. Hughey has been appointed guardian of William W. Hughey infant son of Joseph D. Hughey late of Jasper County Georgia deceased. Now, if the said Willis H. Hughey shall well and truly perform all duties which are or may be by law required of him as such guardian, then the above obligation to be void, else to resain in full force.

Willis H. Hughey (L.S.)

Assigned in open court)
Approved this 25th November 1841) Even G. Richards Judge c. C.

Willis H. Hughey Henry Baxter

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THE STATE OF ALABAMA

CHAMERS COUNTY

Know all men by these presents that we John J. Hussey Harris F. Norris Seaborn
Weathers William Davis Brury Childers of the county and state aforesaid, are held and
firmly baund unto Evan G. Richards judge of the county and orphans court for said
county, and his successors in office, for the penal sum of Twenty five Hundred Dailars
for the payment of which, well and truly to be made and done, we wind ourselves,
our heirs, executors or administrators, jointly and severally, firmly by these presents,
seeled with our seels and dated the twenty sixth day of November A. D. One Thousand

Sealed with our seals and daved the twenty sixth day or november A. D. One Thousand Eight Hundred and Forty One.

The condition of the above obligation is such, that whereas, the above bound John J. Hussey has been appointed administrator of the estate of Edward Childres L. te of Chembers County Alabama deceased: Now, if the said John J. Hussey shall well and truly perforn 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.

Assigned in open court and approved

J. J. Hussey

L.S.

Evan C. Richards Judge C. C.

When Davids (L.S.) (L.S.) (L.S.) (L.S.)

Wm. Davis his Seaborn X Weathers (L.S.) mark Drury Childress (L.S.)

(L.S.

JOHN ADAM'S BOND AS EXECUTOR

THE STATE OF ALABAMA)

CHAMBERS COUNTY CHAMMERS COUNTY

Know all men by these presents that we John Adams George E. Hodge & James Maddox of the county and state aforesaid are held and firmly bound unto Evan G. Richards, judge of the county and orphans court for said county, and his successors in office, for the penal sum of Six Thousand and Six Hundred Dollars for the payment of which, well and truly to be made and done, we bind ourselves, our heirs, excutors, or administrators jointly and severally, firmly by these presents, sealed with our seals and dated the 15th day of Nowsber A.D. One Thousand Eight Hundred and Forty One.

The condition of the above obligation is such, that whereas, the above bound John Adams has been appointed executor of the estate of Abralom Adams late of said country decessed; now, if the said John Adams anall 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 and acknowledged in my) John Adams George E. Hodge James Maddox presence Edward Croft clerk Approved this 15th November 1841 Evan G. Richards J. C. C.

JOHN V. DUIN'S BOND AS ADMINISTRATOR

THE STATE OF ALABAMA) CHAMBERS COUNTY

THE STATE OF ALADRAS
(CHAMBERS COURTY
Know all men by these presents that we John V. Dunn Jordan Thornton and Henry
Kellam of the county and state aforesaid, are held and firmly bound unto Evan G. Richards
judge of the county and orphans court for said county, and his successors in office,
for the penal sum of Five Thousand Dollars, for the payment of which, well and truly to
be made and done, we bind ourselves, our heirs, executors or administrators jointly,
and severally, firmly by these presents, sealed with our seals and dated the 8th day of
November A.D. One Thousand Eight Hundred and Forty One.

The condition of the above obligation is such, that whereas, the above bound John
V. Dunn has been appointed administrator with the will annexed of the estate of Baxter
Taylor late of 6thambers county deceased; Now, if the said John V. Dunn shall well
and truly perform all the duties which are or may be by law required of him as such
administrator them the above obligation to be void; otherwise to remain in full force.
Assigned and approved in open court

John V. Dunn
(L.S.)
Evan G. Richards J. C. C.

Henry Kellam
(L.S.)

JOHN WISE'S BOND AS ADMINISTRATOR

THE STATE OF ALABAMA)

CHAMBERS COUNTY

Know all men by these presents, that we John Wise Woodson P. Allen and Jesse

Fitzpatrick of the county and state aforesaid, are held and firmly bound unto Evan G.

Richards judge of the county and orphans court for said county, and his successors in

office, for the penal sum of Five Hundred bollars, for the payent of which, well and

truly to be made and done, we bind ourselves, our heirs, executors or administrators,

jointly and severally, firmly by these presents, sealed with our seals and dated the

15th day of October A.D. One Thousand Eight Hundreu and Forty One.

The condition of the above obligation is such, that whereas, on the petition

of John Wise adar. of Thos. Farrows est. to the orphans court of said county has ordered
and decreed the sale of certain real estate of the estate of Thomas Farrow late of

sai' county deceased and the same having been sold for Two Hundred and Fifty Dollars.

Now, if the said John Wise tom. as aforesaid shall well and truly make faithful payment

& application of the money arising from said sale according as to the final decree then

the above obligation to be void; otherwise to remain in full force.

Assigned in open court and approved

John Wise in open court and approved

Assigned in open court and approved Evan G. Richards J. C. C.

John Wise Woodson P. Allen Jesse Fitzpatrick

CHAMBERS COUNTY

Know all man by these presents, that we, Sarah S. Nelson Edwin H. Edmebrew William Hicks, Littleberry Kinsebrew & Madison D. Kinsebrew of the county and state aforesaid, are held and firstly bound auto Evan G. Richards judge of the county and orphane court for said county, and his successors in office for the penal sud of Twent Two Thousand Dollars, for the payment of which, well and truly to be made and done, we bind curselves, our heirs, executors of administrators, jointly and severally, firmly by these presents, sealed with our seels and dated the first day of December A. D. One Thousand Eight Rundred and Forty One.

The condition of the above obligation is such, that whereas, the above bound Sarah S. Nelson & Edwin H. Kinsebrew have been appointed administratorix & administrator of the estate of Noah Nelson late of Chambers county Alabama deceased: Now, if the said Sarah S. Nelson & Edwin H. Kimsebrew 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 vold; otherwise to remain in full force.

Sarah S. Nelson (L.S.)

Assigned in open court Evan C. Richards Judge C. C. Sarah S. Nelson (L.S.)
Edwin H. Kimebrew (L.S.)
Littleberry Kimebrew (L.S.)
William Hicks (L.S.) Madison D. Kimebrew (L.S.

WILLIAM H. H. GRIFFIN'S BOND AS ADMINISTRATOR

THE STATE OF ALABAMA) CHAMBERS COUNTY

CHAMBERS COUNTY

Know all men by these presents, that we, Wm. H. H. Sriffin Hyram Murphy & Hugh

Wallace of the county and state aforesaid, are held and firmly bound unto Evan G.

Richards judge of the county and orphans court for said county, and his successors in

office, for the penal sum of one Thousand Dollars for the payment of which, well and

truly to be made and done, we bind ourselves, our heirs, excentors or administrators,

jointly and severally firmly by these presents, sealed with our seals and dated the 9th

of December A.D. One Thousand Eight Hundred and Forty One.

The condition of the above obligation is such, that whereas, the above bound

william H. H. Griffin has been appointed administrator of the estate of James Burrough

deceased. Now, if the said William H. H. Griffin 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.

Approved in open court

William H. H. Griffin (L.S.)

Approved in open court Evan G. Richards Judge William H. H. Griffin Hiram Murphy Hugh Wallace (L.S.

BENJAMIN L. GOOMAN'S BOND AS GUARDIAN

THE STATE OF ALABAMA CHAMBERS COUNTY

CHAMBERS COUNTY

Know all men by these presents, that we Benjamin L. Cooman Robert Mitchell and Robert Bouch of the county and state aforesaid, are held and firmly bound unto Evan G. Richards judge of the county court for said "ounty, and his successors in orfice, for the penal sum of Ten Thousand Dollars; for the penal sum of ten Thousand Dollars; for the penal with our land truly to be made and done, we bind ourselves, our heirs, executors, or administrators, jointly, severally and firmly, by these presents. Sealed with our seals and dated the 7th day of December A. D. One Thousand Eight Hundred and Forty One.

The condition of the above obligation is such, that whereas the above bound Benjamin L. Gooman has been appointed guardian of Ligos Infant son or Robert Ligon late of Floyd County Georgia deceased. Now, if the said Benjamin L. Gooman shall well and truly perform all the duties which are or may be by law required of him as such guardian, Assigned in open court & approved

B. L. Gooman (L.S.)

Assigned in open court & approved Even G. Richards J. C. C. B. L. Gooman Robert Mitchell

MATILDA MITCHELL'S BOND AS ADMINISTRATRIX

THE STATE OF ALABAMA) CHAMBERS COUNTY

Know all men by these presents, that we Matilda Mitchell formerly Matilda Jones administratrix of the estate of James Jones deceased Willis C. Mitchell husband of the said Matilda Mitchell, Robert Baugh and Lawson Slaughter, are held and firmly bound unto Evan G. Richards judge of the orphans court of Shambers county and his successors in office, truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and segerally, firmly by these presents. Sealed with our seals and dated the 13th day of

December A.D. 181.

The condition of the above obligation is such, that whereas on the petition of Matilda Mitchell formerly Matilda Jones admx. of the estate of James Jone deceased to the orphans court of said county has ordered and decreed the sale of certain real estate of James Jone deceased and the same having been sold for the sum of Six undered and Eighty Six Dollars. Now if the said Matilda Michell admx. &c & willis C. Mitchell admr. in right of his wife Matilda Mitchell Well am and Eighty Six Dollars. Now if the said Matilda Mitchell admx. &c & willis C. Mitchell admr. of the money arising from said sale, according to the final decree: then the above obligation to be void, otherwise to remain in full force and virtue.

Signed sealed & acknowledged
Approved this 17th December 1841

Evan G. Richards J. C. C.

Kobert Baugh (L.S.)

L.S. Robert Baugh his Lawson X Slaughter (L.S.) mark

Robt. Bough

THE STATE OF ALABAMA CHAMBERS COUNTY

CHAMBERS COUNTY

Know all men, by these presents, that we, Lewis A. Shepard, Cornelius Floyd and Hugh Wallace of the County and State aforesaid, are hold and firally bound unto Evan G. Richards Judge of the County Court for said County, and his successors in office, for the penal sum of firity Two Hundred Dollars; for the penant of which well and truly to be made and done, we bind ourselves, our heirs, executors, administrators, jointly, severally and firmly by these presents. Sealed with our seals, and acted the 20th day of December A. D. One Thousand Eight Hundred and Forty one.

The condition of the above obligation is such, that whereas the above bound Lewis A. Shepard has been appointed Guardian of William W. Thomas C. James T. Daniel Temperance T.& Franklin I., Shepard infant children of Thomas T. Shepard late of Newberry District South Carolina deceased. Now, if the said Lewis A. Shepard 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.

Assigned in open court approved by Lewis A. Shepard (L.S.) Evan G. Richards, Judge C. C. Cornellus Floyd (L.S.)

Evan G. Richards, Judge C. C.

Lewis A. Shepard Cornelius Floyd Hugh Wallace

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SEABORN SUTTON'S BOND AS GUARDIAN

THE STATE OF ALABAMA

CHAMER'S COUNTY

Know all men by these presents, that we Seaborn Sutton, Josiah W. Norris & Walter
Fortune, of the County and State aforesaid, are held and fivaly bound unto Evan G. Biohards
Judge of the County Court for said County and his successors in office, for the penal
sum of Fourteen Hundred Dollers; for the payment for which well and truly to be made and
done, we bind ourselves, our heirr, executors or administrators jointly, severally and
firmly, by these presents. Sealed with our seals, and dated the 28th day of December
A. D. One Thousand Hight Hundred & Forty One.

The condition of the above obligation is such, that whereas the above bound Seaborn
Sutton has been appointed guardian of John N. Norris and Willis T. Norris infant sons
of Sanford R. Norris late of Merriwather County Georgia deceased. Now, if the said
Seaborn Sutton 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.

in full force.

Assigned in open court and approved Evan G. Richards, Judge C. C.

Seaborn Sutton Josiah W. Norris Walter Fortune

WILLIAM D. WILLIAMS'S BOND AS GUARDIAN

THE STATE OF ALABAMA CHAMBERS COUNTY

Know all men by these presents, that we, William B. Williams Luke Noble and Caleb Holloway of the County and State aforesaid, are held and firmly bound unto Evan G. Richards Judge of the County Count for said County and his successors in office, for the penal sum of Six Thousand Dollars; for the payment of which well and truly to be made and done, we bind ourselves, our heirs executors, or administrators jointly, severally and firmly, by these presents. Sealed with our seals and dated the 30th day of December A. D. One Thousand Eight Hundred and Forty One.

Thousand Eight Hundred and Forty One.

The condition of the above coligation is such, that whereas the above bound William B. Williams has been appointed guardian of Susan and William Christian infant children of James H. Christian late of Chambers County, Alabama deceased. Now, if the said William B. Williams 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.

Assigned and approved in open court.)
Evan G. Richards J. C.C.C.C.

William B. Williams Luke Nobles Caleb Holloway

DAVID G. LIGON'S BIND AS GUARDIAN

THE STATE OF ALABAMA CHAMBERS COUNTY

CHAMBERS COUNTY

Mnow all men by these presents that we David G. Ligon David Lawson Pleasant Macon & Robert F. Rogers of the County and State aforesaid, are held and firmly bound unto Evan G. Richards Judge of the County Court for east Gounty and its successors in office, for the penal sun of Twenty Thousand Dollars; for the payment of which, well and truly to be made and lone, we bind ourselves, our heirs, executors, or administrators jointly severally and firmly, by these presents, sealed with our seals and dated the last day of December A. D. One Thousand Eight Hundred and Forty One.

The condition of the above obligation is such, that whereas the above bound David G. Ligon has been appointed Guardian of Elizabeth, Georgy, Matilda, Roel and Thomas J. Nelson infant children of Noah Nelson lase of Chamberz County Alebama deceased. Now, if the said David G. Ligon shall well and truly perform all the duties which are or may be by law required of him as such guardian, then the dove obligation to be void, else to remain in full force.

Acknowledged and approved in open court) David G. Ligon (L.S.)

Acknowledged and approved in open court)
Evan G. Richards J. C.C.C.

David G. Ligon David Lawson Pleasant Macon Robert P. Rogers

CHAMBERS COUNTY

Khow all men these presents, that we, David S. Thomas William C. Thomas and William A. Thomas of the county and state aforesaid, are held anf firmly bound unto Evan G. Richards judge of the county and criphans court for said county, and his successors in office, for the penal sum of Six Hundred Dollars for the payment, of which well and truly to be made and done, we bind ourselves, our heirs, exemutors or administrators, jointly and severally, firmly by these presents, sealed with our seals, and dated the 28th day of January A.D. One Thousand Right Hundred & Forty Two.

The condition of the above obligation is such, that whereas, the above bound David S. Thoras has been appointed administrator of the estate of James Hodge deceased. Now.

S. Thomas has been appointed administrator of the satate of James Hodge deceased. Now, if the said Bavid S. Thomas 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.

Approved in open court this)
28th day of January 1842)
Evan G. Richards J.C.&O.C.C.() David S. Thomas William C. Thomas William A. Thomas (L.S.

BENNET M. WARE'S BOND AS EXECUTOR

THE STATE OF ALABAMA

CHAMBERS COUNTY

CHAIMERS COUNTY

Know all men by these presents, that we Bennet M. Ware & Hope P. Falmer & John A. Frazer are held and firmly bound unto Evan G. Richards judge of the orphans court of said county & his successors in cfice, in the penal sun of Six Hundred and Fifty Six 50/190 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 cur seals and dated the 17th day of February A.D. 1842.

The condition of the above obligation is such, that whereas on the petition of B. M. Ware ecr. &c of said T. Moody deceased to the orphans court of said county, has ordered and decreed the sale of certain real estate of Fabion Moody deed, and the same having been sold for Three Hundred & Twenty Eight 25/100 Dollars. Now, if the said Bennet M. Ware ecr. as aforesaid shall well and truly make faithful payment and application of the money arising from said sale, according to the final decree; then the above obligation to be void, otherwise to remain in full force and virtue.

Assigned in open court

B. M. Ware H. P. Falmer J. A. Frazer Assigned in open court Approved Evan G. Riphards J.O.C.C.)

JAMES E. REESE'S BOND AS GUARDIAN

THE STATE OF ALABAMA CHAMBERS COUNTY

CHAMBERS COUNTY

Know all men by these presents, that we, James E. Reese Thomas J. Harrell & Lemuel B. Robertson of the county and state aforesaid, are held and firmly bound unto Evan G. Richards judge of the county court for said county, and his successors in office, for the papens of wire Thomsand Doliers; for the papens of which, well & truly to be made and done, we bind curselves, cur heirs executors, or administrators, jointly severally and firmly by these presents. Sealed with our seals, and dated the 21st day of February A.D. One Thomsand Bight Hundred & forty two.

The condition of the above obligation is such, that whereas the above bound James E. Reese has been appointed guardian of John C. Reese infant son of Margarett Reese late of Chambers County Ala. deceased. Now, if the said James E. Reese shall well and truly perform all the duties which are or may be by low required of him as such guardian then the above obligation to be void, else to remain in full force.

[L.S.]

James E. Reese Thomas J. Harrell Assigned and approved in open court) Evan G. Richards J.C.C.

MARTHA G. HORTON'S BOND AS GUARDIAN

THE STATE OF ALABAMA) CHAMBERS COUNTY

THE STATE OF ALABAMA CHAMERER COUNTY

Know all men by these presents, that we William Davis Ezekeil Ratchford and John
Know all men by these presents, that we William Davis Ezekeil Ratchford and John
Vincent of the County and State aforesaid are held and firmly bound unto Evan G. Richards
Judge of the County and Orphans Court for said County, and his successors in office for
the pend aum of Sixteen Hundred Dallars for the payment of which well and truly to be
made and done, we bind ourselves, our heirs, executors or administrators jointly and
severally, firmly by these present. Sealed with our seals and dated the 12th day of
January A. D. One Thousand Eight Hundred and Forty Two.
January A. D. One Thousand Eight Hundred and Forty Two.
The condition of the more children on the hore of the more condition of the more condition of the more constants.

The condition of the more condition of the said William Davis and truly perform
County Alabama decembed: Now, if the said William Davis shall well and truly perform
all the duties which are, or may be by law required of himbas and madministrator then
the above obligation to be void; otherwise to remain in trul force.

Kisliam Davis
Kisler & Approved in open court)
Evan G. Richards J.C.&C.C.

John Vincent
(L.S.) NATHANIEL GRADY'S BOND AS ADMINISTRATORS THE STATE OF ALABAMA CHAMBERS COUNTY

Know all ment by these present, that we, Nathaniel Grady William J. Grady & John A.

Frazier of the County and State aforesaid are held and firmly bound unto Ewan G. Richards
Flage of the County and Orphans Court for said County and his successors in office, for
the penel sum of Four Thousand Dollars, for the payment of which well and truly to be
made and done, we bind ourselves, our heirs, executors or administrators jointly and
geverally, firmly by these presents sealed with our seals and dated the 12th day of
January A. D. One Thousand Eight Hundred and Forty Two. The condition of the above
obligation is such. That whereas, the above bound Nathaniel Grady has been appointed
administrator of the estate of Johnnie Grady late of Chambers County Alabama decessed.
Now, if the said Nathaniel Grady 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.

Nath. Grady (L.S.) CHAMBERS COUNTY Assigned & approved in open court | Evan G. Richards Jac.C. Nath. Grady (L.S. (LS.) John A. Frazier ROBERT M. CURRY'S BOND AS ADMINISTRATOR THE STATE OF ALABAMA CHAMBERS COUNTY

Know all men by these presents, that we, Robert M. Curry Thomas B. Erwin and Thomas K. Smith are held and firmly bound unto Evan C. Richards Judge of the Orphans Court of Chambers County State of Alabama & his successors in office in the penal sum of Twenty Two Hundred Dollars to which payment well and truly to be made, we bind ourselves, our heirs executors & administrators jointly and severally firmly by these presents: Sealed with our seals and dated this 14th day of January A. P. 1842.

The condition of the above obligation in such that whereas on the setting of Roberts B. Curry admr. of the estate of the leaft of the suit of the side of the sealed with the said Robert M. Curry admr. of the sealed with the sealed with the said Robert M. Curry administrator as aforesaid shall well and truly make faithful payment and application of the money arising from said sale, according to the final decree, then the above obligation to be void, otherwise to remain in full force & virtue. CHAMBERS COUNTY (L.S. (L.S. Signed sealed & acknowledged in my presence Robert M. Curry Thos. B. Erwin Thos. K. Smith Edward Croft clerk Approved Evan G. Richards J. C. C. C. C. CHARLES H. LEE'S BOND AS GUARDIAN THE STATE OF ALABAMA) CHAMBERS COUNTY

CHAMBERS COUNTY

Know all men by these presents. That we, Charles H. Lee, Meshach Maddux and Mark Andrews of the county and state aforesat?, are held and firmly bound unto Evan G. Richards Judge of the county court for said county and his successors in office, for the penal sum of One Thousand Bollars; for the payment of which, well and truly to be made and done, we bind ourselves, our heirs, executors, or administrators jointly, severally and firmly, by these presents, sealed with our seals, and deted the 24th day of January A.D. Cne Thousand Eight Hundred and Forty Two.

The condition of the above boligation is such, that whereas the bound Charles H. Lee has been appointed guardian of Edward W. Heddy infant son of Richard & Elizabeth Reddy deceased.

Reddy deceased

Now, if the said Charles H. Lee Guardian as aforesaid 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.

Seven G. Richards J. C.C.J.C.

Evan G. Richards J. C.C.J.C.

Mark Andrews

Know all men by these presents, that we Martha G. Horton Legate Pobinson and James Simms of the county and state aforesaid, are held and firmly bound unto Evan G. Richards judge of the county court for said county, and his successors in office, for the penal sum of Three Thousand Dollars; for the payment of which, well and truly to be made and done, we bind ourselves, our heirs, executors, or administrators, jointly, severally and firmly, by these presents, sealed with our seals, and dated the 28th day of February A.D. One Thousand Eight Hundred and forty two.

the condition of the above obligation is such, that whereas the above bound Martha G. Horton has been appointed guardian of Edmund P. Elizabeth T. & Emily G. Horton infants of Edmund Horton late of Chambers County Alabama deceased. Naw, if the said Martha G. Horton 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, else to remain in full

Approved) Even G. Richards Judge C.C.)

Martha G. Horton Legget Robinson James Simms

MARY H. MITCHELL'S BOND AS GUARDIAN

THE STATE OF ALABAMA)

CHAMBERS COUNTY

Know all men by these presents, that we, Mary H. Mitchell William H. Boyle of the county and state aforesaid are held and firmly bound unto Even G. Richards judge of the county court for said county, and his successors in office, for the penal sum of One Thousand Dollars for the payment of which well and truly to be made and done we bind ourselves, our heire, executors, or administrators jointly, severally and firmly by these presents, sealed with our sells, and dated the 29th day of March A.D. One Thousand

presents, sealed with our seals, and dated the 29th day of March A.D. One Thousand Eight Hundred and forty two.

The condition of the above ogligation is such, that whereas Mary H. Mitchell has been appointed guardian of Joshua James, Eliza Jame, & Thomas Sneed, William M. A. and Robert Perry Mitchell, infants & minors of Joshua S. Mitchell late of Chambers county Alabama decessed. Now, if the said Mery H. Mitchell 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, else to remain in full force.

Evan G. Richards Judge C.C.)

Mary H. Mitchell William H. Boyle M. J. C. Lumpkin

L. GRIFFIN PAYNE & CAROLINE A. PAYNE'S BOND FOR PROPER APPLICATION OF MONEY

THE STATE OF ALABAMA! CHAMBERS COUNTY

McC Kinow all men by these presents, that we Caroline A. Payne formerly Caroline A. McC Kinow all men by these presents, that we Caroline A. Payne, Peterson T. Riohardson & Bryant McCulloh are held and firmly bound unto Evan G. Riohards judge of orphans court

& Byyant McGulloh are held and firmly bound unto Evan G. Richards judge of orphans court of Chambers county Alabama and his successors in office in the pennal sum of Seventeen Hundred & Twenty Dollars to which payment well and truly to be bade we bind ourselves our heirs executors & administrators jointly and severally firmly by these presents, sealed with our seals and dated the 5th day of April A.D. 1842.

The condition of the above obligation is such, that whereas on the petition of Garoline A. McGulloh admx. of John McGulloh deed, to the orphans court of said county has a ordered and decreed the sale of certain real estate of John McGulloh deed, and the same having been sold for the sum of Eight Hundred and Sixty Dollars, now, if the said Caroline A. Payme formerly Garoline A. McGulloh admx. of John McGulloh deed, and L. Griffin Payne husband of said Caroline shall well and truly make faithful payment & application of the money arising from said sale according to the final decree, then the above obligation to be void otherwise to remain in full force and virtue.

Signed sealed and acknowledged before be a caroline A. Payme (L.S.)

Signed sealed and acknowledged before me this 5th day of April A.D. 1842 Edw. Croft clk. Approved by me this 8th April 1842 Evan G. Richards J.O.C.C.C.

Caroline A. Payne L. Griffin Payne (L.S. P. T. Richardson (L.S. Briant McCulloh

ROBERT BAUGH & EDWARD BAUGH'S BOND AS EXECUTOR

THE STATE OF ALABAMA) CHAMBERS COUNTY

CHAMBERS COUNTY

Xnow all men by these presents, that we, Robert Baugh Edward Baugh James S. Mitchell
Thos. B. Erwin & Wrish Dunn all of the county and state aforesaid, are held and firmly
bound unto Evan G. Richards judge of the county and orphans court for said county, &
his successors in office, for the penal sum of Twenty Two Thousand Dollars for the payment of which, well & truly to be made and done, we bind ourselves, our heirs executors
or administrators, jointly & severally, firmly by these presents, sealed with our seals
& dated the 10th day of May A.D. One Thousand Bight Hundred & forty two, the condition
of the above obligation is such, tast whereas, the above bound Robert Baugh & Edward
Baugh has been appointed executors of the estate of Richard Baugh late of Chambers County
& State of Alabama deceased. Now, if the said Robert Baugh & Edward Baugh shall well
& truly perform all the duties which are or may be by law required of them as such esecutors
then the above obligation to be void; otherwise to remain in full force, this the date

Approved by me this 10th day of May 1842) Evan G. Richards J.C.C.U.

Edward Raugh James S. Mitchell Thos. B. Erwin

THE STATE OF ALABAMA CHAMBERS COUNTY

Know all sen by these presents, that we, William W. Smith, Judith B. Smith and Dozier Thornton are held and firmly bound unto Evan G. Richards judge of the orphans court of Chembers County Alabama & his successors in orfice in the penal sum of Sixteen Hundred Dollars to which payment well and truly to be made, we bind curseives our heirs executors and administrators, jointly and severally, firmly by these presents. Sealed with our seals and dated the lith day of April A.D. 182. The condition of the above abligation is such, that whereas on the petetion of Wm. W. Smith administrator of Francis M. Smith deced. to the orphans court of Said county, has ordered & decreed the sale of certain real estate of the said Francis M. Smith deced. and the same having been sold for the sum of Seven Hundred and Kinsty Mich Dollars, now, if the sqid william W. Smith admr. as aforesaid shall well and truly make faithful payment & application of the money graining from said sale according to the final decree, then the above obligation, to be void, otherwise to remain in full force and virtue. Signed sealed & acknowledged in the presence of William W. Smith
Edward Croft clerk
Approved by me this 21st day of April 182 Judith B. Smith Dozier Thornton Approved by me this 21st day of April 1842

DAVID WATSON'S BOND FOR PROPER APPLICATION OF MONEY

THE STATE OF ALABAMA)

Evan G. Richards J.O.C.C.C.

CHAMBERS COUNTY

CHAMBERS COUNTY

Know all men by these presents, that we, David Watson Jacob Watson and John Y.

Rhodes are held and firmly bound unto Evan G. Richards judge of the orphans court of
Chambers County and his successors in office in the penal sum of Six Hundred Bollars,
to which payment, well and truly to be made and done, we bind ourselves, our heirs
executors and administrators, jointly and severally, firmly by these presents; sealed
with our seals, and dated 18th day of April A.D. 184.2.

The condition of the above obligation is such, that whereas on the petition of
Brid Watson administrator of the estate of Charles Trice decassed, to the orphans court
of said county, has andred and decreed the saidsoft bergain read estate of Charles Trice
deced, and the same having been sold for the sum of Three Hundred Bollars. Now, if the
said Bavid Watson administrator as aforesaid shall well and truly make faithful
payment and application of the money arising from said sale according to the final decree,
then the above obligation to be void; otherwise to remain in full force & virtue.

Signed sealed and admonitedged)
before me 18th April 1842
Approved this 18th April 1842

Approved this 18th April 1842

Approved

Approved Evan G. Richards J.O.C.C.C.

JAMES LUCKEY'S WILL

In the name of God amen. — James Luckey being of sound mind and disposing, memory do constitute this to be my last will & testament & as touching my worldly affairs that has pleased God to endow me with—I leave & bequeath in the following viz. Item 1st. I leave and bequeath to my wife Nancy Luckey the part of land we now live on, containing one hundred and forty nime ores, & one negro man named lasae he is the oldest and one negro girl named liney, two horses & third part of stock of all kinds together with half of my house & kitchen furniture & third my farming utensits during her natural life or widowhood, & if the marries then my accoutor is to have the control of all the property that I Have left or by the total the total the profits arising from it during natural life & for my son william Luckey to have the care & management of it for his mother. — Item 2nd I leave & bequeath to my daughter Mary Norwood one negro woman hamed Hannah & her increase, Columbus, Henry, Betsey & Lewis with all hereafter. I leave this property to be here & bequeath to my daughter Mary Norwood one negro woman of land I bought from Green & Champion & at his mother's death, to have the land left her, with the land I got from Galdwell, he is to have the rest of the property left to his mather—except Jinney, she is to go to my daughter Nancy Sayers & her increase—I leave to ay son will not key three negro men, Reuben Jok. & Jerry with all the other property not willed to his sisters, this property I leave to him and his heirs, for his & their support but not to be subject to pay his debt.—tiem 4th I leave & bequeath to my daughter Nancy Sayers and her bodily heirs, the land I bought from Sayers, two his & their support but not to be subject to pay his debt.—tem 4th I leave & bequeath to my daughter Nancy Sayers and her bodily heirs, the land I bought from Sayers, two negro women, Maria & Minney with Winney's increase, this property I leave for the support of my daughter Nancy Sayers and her bodily heirs, the land I bought from Sayers, Test William Satterwhite

his Joseph X Jarrell James Morre J.P.

A true copy of James Luckey's will proven at November court 1843

THE STATE OF ALABAMA, CHAMHERS COUNTY.T.

In the name of God Amen, I John/Davis of the county & state aforeraid being in a very low state of health but of sound mind and memory, and knowing that all men have to die, make this my last will and testament as follows to wit.

lst. I commit my body to the Grave and my Sole to God who gave it.

2nal It is my will and desire that all my just debts be paid from the proceeds of my this years school funds provided therebe a sufficiency if not that my poner horse bridle and saddle be sold and the proceeds applied to the payment of debts, and if there should be a surpluss of money left after my debts are paid, it is my will and desire that it be given to my bro. James Davis or the poney bridle & saddle if not needed in payment of my dects and surpluss as aforesaid if any also my fur cap I suit of Nankeen clothing also one summer frock coat & I pr. suspendars I also will and byqueath to my father 3pr. pantaloons I wescoat one pr. shoes & I frock coat of Kentucky Janes also one fine summer hat and I further will & bequeath to my sister Mary Moon my pocket hankerchief and it is my further my will and desire that Woodson P. Allen and James J. Davis act as my executor to carry out this my last will and &c.

Given under my hand & seal this the 3rd day of July a.D. 1843.

Signed & sealed in the presence of John Talbot Davis (L.S.)

Benjamin Fispatrick

Green B. Talbot Joseph N. Fizpatrick

AUGUSTA A. WALKER'S WILL

I Augusta A. Walker of Chambers County Alabama do make and publish the following writing as my last will and testament hereby revoking all other dispositions made by me of my goods and chattles 'ands and tenaments.

1st. I give to my daughter Frances for and during her natural life and for her sole and seperate use free from the controll of her husbend the two following named negroes to wit amy and Allen and after her death to such person or persons as she shall become or will appoint by deed or will appoint.

2nd. I give to my daughter Mary E. A. Catrell for and during her natural life for her sole and seperate use free from the controll of her husband the two following named negroes to wit Sealy and Jim and after her death to such person or persons as she shall by deed or will appoint.

sne snail by deed or will appoint.

3rd, I give and bequeath unto my daughter Edna L. Gafford for and during her
nctural life for her sole and seperate use free from the controll of her husband the
following named property to wit one negro woman named Leah and her infant child
and also the house a lot on which I now reside and after her death to such person or

and also the house & lot on which I now reside and after her death to such person of person of the person as she may by deed or will appoint.

4th. I give and bequeath unto my son Oscar Willis my negro boy Ellick--5th It is my will and desire that my executor after my death select two or three sober and discreet persons who are good judges of property whose duty it shall be to value the whole of my negroes both those disposed or by the foregoing clauses of this my will and those disposed or by the subsequent clauses and also the house & lot here named.

and those disposed of by the subsequent clauses and also the house & lot here named.

6th 1 do hereby give and bequeath to my four children above named the following negroes to wit Owen, Jinny, Sarah, Ben and Harriett to be proportioned out and divided among my said four children by my executors so as to make each one of my said children legacy, under this my said will equal in value which negroes I give to them for and during their natural life free from the controllof the husbunds of my said daughters and after the death of any one or all of my said children to such person or persons as my children or any one of them shall by deed or will appoint.

8th. I further give and sequesth unto my daughter Many E. A. Gatrell and my son Oscar Willis each a bed furniture in adition to the above legacys. And I do hereby constitute and appoint B. L. Goodman the executor or this my will and request that he see to the true execution of the same. Now in the presence of these witnesses I the said Augusta A. Walker do publish this the foregoing writing as my last will and testament in testimony whereof I do hereuntc set my hand and seal. Test John C. Towles) Augusta A. Walker (seal) Thomas Gragg William Golden

FRANCIS WRIGHT'S WILL

THE STATE OF ALABAMA) CHAMBERS COINTY

I Francis Wright being in my right mind and sense de by these presents give and bequeath as my last will and testament unto my brother in law James Tutt my tract of land laying in the county near LaFayette containing Eighty cares more or less whereon Stephen Hood once lived, and I do also give and bequeath unto my sister Elizabeth Tutt all of my bed and furniture to be hers as long as she lives and then to dispose of the same as she thinks best. Signed sealed and delivered in the presents of the subscribing witnesses this 20 1843.

TestLevin Moore)

her

William Welch H. F. Longino her Francis H. Wright mark

(L.S.)

THE STATE OF ALABAMA

hears GUONTI At peace with God and all men Amen I Green Sorrell being in common mind but low in by strength & health, but mindful of my mortality do make end ordain this my last CHAMBERS COUNTY will and testament.

and testament. Item 1st. I bequeath my soul after death to God who gave it existance through all

Item lat. I bequeath my soul after death to God who gave it existance through all Eternity.

Item 2nd. I give to my beloved wife Susan Sorrell (and companion of my heart)

Item 2nd. I give to my beloved wife Susan Sorrell (and companion of my heart)

the west helf of the North East quarter of section two Township twenty three of Range twenty five in the district of lands subject to sale at Montgomery Al. containing the susant section of the subject of the sale and the success of the susant section of the subject of the sale at Montgomery Al. containing the susant section of the sale and subject to sale at Montgomery Al. containing the susant section of the sale subject and the sale and subject of the sale and the sale and kitchen furniture beding so during her matural in the North west them 3. The calance of my landed estate being the East half of the North west quarter and the Est. half of the N. Est. quarter of section two Township twenty three quarter and the Est. half of the N. Est. quarter of section two Township twenty three As and the sale and the s

All the slaves property named and increase ir any at the death of my wife Susanah sorrell to be sold and equal distribution made or divided among the heirs if they can agree on such division. Last and not least of all my requests—I earnestly request my family all to live in peace with each other as far as possible for my sake and pray the blessings of God on them all amen.

In witness whereof I have hereunto set my hand & seal this twenty seventh day of

June 1842. Green Sorrell Test Thomas P. Findley Thos. H. Cliett John McKnight J.P. (N B)

THE STATE OF ALABAMA)

CHAMBERS COUNTY

I Green Sorrell do hereby appoint Green 7. & John S. Borrell my executors to sell
and dispose of my lands to wit the East half of the NW quarter & E. half N. E. quarter
of section (2) Township twenty three of Range twenty five and No 928, is District &
second section Cheroke Georgia giving written notification by advertising so as to get
as much as possible avoiding any expense whetever, except the selling the Cheroke lot,
expenses to be paid then for their trouble for selling it the same to be sold whenever
they shall it prudent and if not sold till my wife's death then all to be sold as above.
Test George S. Turner

(Seal) Test George S. Turner

ASENATH ALEORD'S WILL

ASENATH ALEGRD'S WILL

I Asenath Alford (widow) of the County of Chambers and of the state of Alabama being of sound mind and memory do make and publish this my last will and testament hereby of sound mind and memory do make and publish this my last will and testament hereby of sound mind and memory do make and publish this my last will and testament hereby revoking and making void all former wills by me at any time heretofrom ande. And first lidired that my body be decently interred, and that my funeral be conducted in a manner corresponding with my estate and situation in life, and as to such worldly goods manner corresponding with my estate and situation in life, and as to such worldly goods and estate as it hath pleased God to intrust me with I dispose of the same as follows.

First I direct that all my debts and funeral expenses be paid as soon after my decease as possible out of the first moneys that shall come into the hands of my decease as possible out of the first moneys that shall come into the hands of my estate real or personal.

Secondly I give and bequeath unto my daughter Mary Ann H. Beall in trust for my executors, from any portion of my estate real or personal.

Secondly I give and bequeath unto my daughter Mary Ann H. Beall and so no bed and bed furniture, son James W. Alford auring his natural life and at his death to vest in his legal heirs of said James W. Alford during his natural life that my said property to vest in the legal heirs of said negro boy Dick and that the same shall not be subject to any debts which he may said negro boy Dick and that the same shall not be subject to any debts which he may said negro boy Dick and that the same shall not be subject to any cepts by Tom and during the term of his natural life the use and benefit of my son John R. Alford for have or hereafter contract. Thirdly, I give and bequeath to my son John R. Alford for have or hereafter contract. Thirdly, I give and bequeath will may report yof his lewful heirs and in default thereof then to the rest of m

Signed sealed published and delivered in the presence of Robt, Baugh Edward Baugh Asenath Alford

DANIEL HICKS WILL

STATE OF GEORGIA

STATE OF GEORGIA)
CLARK GOUNTY

In the name of God Amen:
I Daniel Hicks of the county & state aforesaid calling to mind the mortality of my
body and being of sound mind and memory do make this my last will and testament revoking
all others heretofore made by me, and what worldly goods it hath pleased the Almidty
to bless me with, I give and dispose of in the manner and form following viz.
I give and bequeath unto my beloved wire Susmanh Hicks all that tract of land
whereon I now live that is to say One Hundred atoms and lake give and bequeath unto my
said wife Susmanh two negroes namely Cregg and Matilda, one horse worth one hundred dollars
tan head of cattle ten head of sheep three sows a pigs five hundred pounds of pork
firty barrells of corn and one laif of my homehold and kitchen furniture also one
half of my plantation utensils all of the above named property that I give to my said
wife Susmanh she is to have hold eccupy and possess during her widowhood and no longer,
at her death or intermarriage the above named property is to be equally divided
amongst all of my whilares with also will that all the remaining part of my land ts
sold as my executors think best for purpose of paying all my just debts, I give and
bequeath unto my daughter Mary Hicks two hundred dollars extra for the purpose or
paying her board and schooling I give and bequeath to my grandaughters heirs of my
daughter Susmanh Jackson deceased one dollar each I having herstofore given my daughter
Susmanh her part of my estate. All the remaining part of my estates to be equally divided
amongst all of my children namely John J Hicks Manoy McGoy Jame McGujpin Amos Hicks
Luchnas Stedaman Flizabeth Matacks and Mary Hicks and these of them having received
property heretofore from my estate to render in an account of such property as they have
received and then an equal division to be made amongst them all and I do appoint and
constitute my son John J. Hicks, Amos Hicks and Edward Studawin my lawful executors. constitute my son John J. Hicks, Amos Hicks and Edward Studawin my lawful executors. In testimony whereof I have hereunto set my hand and seal this nineteenth day of October in the year of our Lord Eighteen Hundred & Nineteen. Interlined before signed

W. C. Pebbins) Robert X Mayfield) mark

John Williams

GEORGIA

CLARK COUNTY

Personally appeared before us at Chambers William C. Dobbins and John Williams two of the subscribing witnesses to the annexed will and being duly sworn suit that they of the subscribing witnesses to the annexed will and being duly sworn suit that they should be suited by the suit of the suit will and tettament and that he was of sound and disposing mind memory at the time of his so doing and that they saw Mobert Mayfield sign the same as a witness. Sworn to subscribed before us at Chambers this 16th day of January 1822. James Merzyweather JJC. W.C. Dobbins John W. Graves J.J.C. Recorded Febry, 6th 1822.

CLARK COUNTY)

I John H. Lowe Clerk of the court of ordinary of said county do hereby certify that the above is a true copy from Record Given under my hand this 6th day Febry. 1822

John H. Lowe clk.

TATUM MENIFEE'S WILL

THE STATE OF ALABAMA) CHAMBERS COUNTY

In the name of Almighty God Amen I Tatum Menifee of the county & state aforesaid do make anddeclare this my last will and testement in the manner and form following first I resign my soul in the hands of God beleiving through the merrits of Jesus Christ that my sins has been forgiven me and my body I consign to the earth to be buried at the discretion of my executor, hereinafter named and my worldly estate I give and devise as follows.

as follows.

First I desire that all my just debts be paid out of my estate.

2nd I also will and desire that my wife Phala B. Menifee have two negro girls by the names Mary and Jane also one negro woman by the name of Eady to have during her natural life time and at her death I desire that the above named negroes and their increase go back to my sons herein after named and be equally divided amongst them I also will and desire that if my wife Phala B. Menifee should live single until the youngest child becomes of age that she draw an equal share with all my children hereinafter named, of all my stock and house hold furniture, but if she should marry she is only to have one bed and furniture. I also will and desire that my wife Phala B. Menifee draw an equal share of my negroes that is not herein after bequeathed with all my children hereinafter named. my children hereinafter named.

my children hereinafter named.

3rd. I also will and desire that my daughter Laura W. Menifee have one negro girl by the name of Loousca or duck also one Thousand Dollars in money to be laid out in negro girls by my executors for her, and all the above named negroes and their increase are to go to her and to her bodily heirs.

4th. I also will and desire that my daughter Ann E. Menifee have one negro girl by the name Sally also One Thousand dillars in money to be laid out in negro girls for her her way avenues and their papers and their increase are to 20 to

for her by my executors and the above named negroes and their increase are to go to

for her by my executors and the above named negroes and their increase are to go to her and her bodily heirs.

5th. I also will and desire that my daughter Mary A. Menifee have two negro girls by the name of Frencis and Maranda and also one Thousand dollars in money to be lair out in negro girls by my executors for her and the above named negroes and their increase an to go to her and her bodily heirs.

an to go to her and her bodily heirs.

6th. I also will and desire that my sons Albert Menifee and Judson T. Menifee and Willis Menifee and Tatum Menifee have Ben and Judy his wife and their six sons namely Ben & Feter Marion and Comelius, Judge & John and their increase to be equally divided amongst them as they become of age also I will end desire that my sons herein named have all my settlement of lend whereon i now live namely one section No. twenty four and Township Twenty and Range twenty five, also one half section known as the East half section fourteen Township Twenty and Range twenty five also the East half of section Thirteen Township twenty and Range twenty five also the East half of section

twelve in Township twenty and Range twenty five all in the Tallapoosa land district also

twelve in Township twenty and Range twenty live all in the railapoosa land district as all my unsold lands in the state of Georgia.

7th, I also will and desire that all my unsold lands in Georgia be sold by executors without any order of court and the proceeds equally diveded among my sons as they become of age, and I also will and desire that the within named lands in the state of Alabama and Tallapoosa land district shall not be divided until the youngest

State of Alabama and ratesposes.

Sth. I also will and desire that all my children draw their equal shere of all my negroes, that is not herein bequeathed, as they become of age.

9th. I also will and desire that the monies I give unto my daughters may raised

The services of that is like heavist bequeathed, as they decide of age.

In I also will and desire that the monies I give unto my daughters may raised from my notes and accounts and from the proceeds of my farm.

In In I also will and desire that all that portion of my estate that will be coming to my daughters will go to them and their bodily heirs.

In I also will and bequeath ordain that my wife Phala B. Menifee remain on the the settlement of land whereon I now live during her widowhood or untill the youngest while the settlement of land whereon I now live during her widowhood or untill the youngest of the my will be come of educating and raising my children on.

12.1 also will and bequeath desire that my wife Phala B. Menifee and Judson C. Tatum be my executor and executrix of this my last will and testament and they are hereby authorized and empowered to take the effects of my estate in hend without giving Bond & security as is required by law they are hereby empowered to the affairs of my estate as though I was living and transacting the same my tennasct the affairs of my estate as though I was living and transacting the same my tennasct making money buy property and throwing of it into a general stock and dividing it cut among my children and wife equally as my children become of age herein and as is above stated. I do hereby constitute my wife Phala B. Menifee and Judson C. Tatum executrix and executor provided my wife should not marry if she should the property is to be taken out of her hands and to go into the hands of Judson C. Tatum I also desire that my executrix and executor have my grave parled in good stile and my grave yard set that my executrix and executor have my grave pailed in good stile and my grave yard set out in shrubry. As is above stated I do herely constitute my wife Phala B. Menifee and Judson C. Tatum executrix and executor of this my last will and testament. In witness whereof I have hereunto set my hand and seal this thirtieth of May Eighteen Hundred and forty four.

Witnesses: Charles Gregory) Joseph C. Sals William Costly

Tatum Menifee (L.S.)

DRURY HARRINGTON'S WILL

STATE OF ALABAMA) CHAMBERS COUNTY

CHAMER'S COUNTY)

In the name of God amen, I Drury Harrington of the state and county aforesaid do make and ordain this my lest will and testament in the manner and form following viz, I will, to my son Wiley Allen Harrington, my wearing cloths and my saddle, the balance of my property it is my will that it shall be equally divide between my six living children to wit Jeptha Harrington, Delilah Darwin, Nancy Petty, Drury Harrington Rachel Poe and James Harrington; and now I do constitute and appoint and ordain Jeptha Harrington, executor of this my last will and testament hereby revoking and making void all former testaments heretofore made by me: and it is my will that no court be troubled with what little I have but that the executor collect and sell my property and divide it according to my will above. In testimony whereof I have hereunto set and divide it according to my will above. In testimony whereof I have hereunto set my hand and affixed my seal this seventh day November in the year of our Lord One Thousand Eight Hundred and Thirty-nine, signed, sealed and dedlared by the said Drury Harrington in the presence of us who in his presence and in the presence of each otherhave subscribed our names hereunto as witness of the execution thereof.———— Test. Drury Harrington (L.S.) Jas. P. R. Lockhart

Henry Byars Nancy E. Northriss

THE STATE OF ALABAMA) CHAMBERS COUNTY

Personally came before me Samuel Rotch a Justice of the peace in and for the county aforesaid Nancy E. Northriss after being duly sworn deposeth and sait hat the same Drury Harrington sign the within, and also saw James P. R. Lockhart and Heary Byars assigns as subscribing witnesses with her self sworn to subscribed before me this 27th January 1840.

Nancy E. Northriss

THE STATE OF ALABAMA S.S. CHAMBERS COUNTY CLERKS OFFICE .---

Be it remembered that on the 19th day of May A.D. 1845 the original of the fore-going will was deposited in this office for record certified as above and on the 4th day of September of the same year was duly recorded in Book of Wills &c Vol. 2. Page 33 .-Edward Croft clk.

JOHN WELL'S WILL

GEORGIA

make this my last will and testament, in thenan MERRIWEATHER COUNTY) I John Wells being in sound mind this day/or God amen. -1. I give my soul to God who first gave it to me. --2nd I will that after my death my body be buried in a deseit Christian like manner. --2rd. I give and bequeath to my beloved wire Francis Wells two my choice cows and calves, two choice horses and all my house hold and kitchen furniture and my plantation I now live on containing 350 acres, this I give her during furniture and my plantation I now live on containing 350 acres, this I give her during her natural life, after her death to be disposed of as the rest of my estate,—thi I give and bequeath to my beloved son, William Wells to his children, my grandchildren the sons and deaghters of my beloved son William, the portion of my estate viz, One sixth part, but my said son William to have his support out of said portion of estate.

(5) I give and bequeath to my beloved daughter Sarah Wellandw Sarah Willbourn to her children my grandchildren, one sixth part of my estate but my said daughter to have a support during her natural life out of said portion of my estate. (6) I give and bequeath to my beloved son John Wells to his children my grandchildren one sixth part of my estate but my said son to have a support out of said portion of my estate

(continued)

during his natural life. (7) I give and bequeath to my beloved son Talliferrio Wells one sixth part of my estate.—8. I give and bequeath to my beloved daughter Clara Wells now Clara Hinton one sixth part of my estate (9) I give and bequeath to my beloved daughter Dorothy Wells now Dorothy Jones one sixth part of my estate (10) I nominate & appoint Telliferrio Wells & Moses Jones exrs. of my estate this my last will and testament and for them to pay all my just debts out of my estate, that may be against me at the time of my death. I hereunto set my hand and affix my seal this twenty seventh day Feb. 1841. Test Austin T. Harris his

John X Wells mark

Joslah X Moore mark Thos. A. Hay

THE STATE OF ALABAMA SS. CHAMBERS COUNTY CLERKS OFFICE

Be it remembered that on the 27th day of January A.D. 1846 the original of the foregoing will was deposited in this office for record, in the 25th day of February of the same year was duly recorded in Record of Wills Vol 2. Page 33.

Edward Groft clk.

JAMES HOWZE'S WILL

In the name of God Amen, -I James Howze of the state of Alabama and County of Chambers being possed of my natural understanding of sound mind and memory and knowing that it is appointed for all men once to die, do make, constitute and appoint this my last will and testament and first--I will my soul into the hands of Alaighty God who gave it. 2nd. Item my body I recommend to the earth to be buried in a decent and Christian like manner and all my lawful debts to be paid, -3rd. Item I will that after my decease that my beloved wife Sally Howze shall have all my right and claims to the following named negroes during her life time names or negroes, Handy and her nine children to wit, andrew-Harriett, Charlett, Peter, Sam, Jack, Cynda, Natilda & Fanny.--4 them- I will that after my decease that the following negroes shall be sold mong my heirs, and the proceeds equally divided among my heirs, names of negroes which are to be sold. Cinny Sammy, Henry, Wade, Amboy, will, Young Wade, Abram & Cünge--all negroes named in 4th Item, are to be sold & proceeds equally divided between my children.--5th Item, I will that after my decease that the following named children to wit, James J. Howze John K. Howze, William J. Howze, Benjamin G. Howze & Ann E. Howze my daughter--all of my children named or mentioned shall have each one bed & furniture & one cow & call, each, and one we have a come one bed & furniture & one cow & call, each, and the cow & pigs, provided alove mentioned children, shall not havethe property mentioned John K. Howze, William J. Howze, Benjamin G. Howze & Ann S. Howze my daughter-all of my children named or mentioned shall have each one bed & furniture & one cow & nair, & one sow & pigs, provided above mentioned children, shall not have the property mentioned in 5th Lem previous to my death-6th Item I will that one third of the plantation whereon/how live shall belong to my beloved wife; after my death & that my wife shall have such the privilege of taking her one third when she may see proper-and I give her the privilege of getting firewood from any part of my land which I now own. The balance of my plantation I will to be equally divided between my five sons to wit, Isham T. Howze, James T. Howze, John K. Howze, William J. Howze & Benjamin G. Howze-I will that my beloved wife Sally Howze shall have six cows & calves & such part of hogs as she may want & three of my best horses & mules & all my house & kitchem furniture, such of my stock as my wife shall not want I wish to be sold and proceeds to be equally divided between my living children-I will that my wife shall have such plantation tools as she may want.-7th Item I will that my children which are not twenty one years old shall remain with my wife Sally Howze and shall be boarded & schooled by my wire without making any charge against said names of children under twenty one, James T. Howze, John K, Howze, William J. Howze, Benj. G. Howse and Ann E. Howze--all to be schooled & boarded without charge.-Glitem, I will that each one of my children after my deseas--shall as they marry or become twenty one years old receive their part, except my daughter Marcha E. White A hands of my wife Sally Howze and the large and processes of the part of the board of the horse of her house and shall be horded as they marry or become twenty one years old receive their part, except my daughter Marcha E. White hands of my wife Sally Howze to purchase a negro girl best my desease-shall as they marry or become twenty one years old receive their part, except my daughter White no her body -- 9th Item. I will that my beloved wife Sally Howze be my lawful executrix and with her James T. Howze be my lawful executor to carry into effect this my last will & testament I will that my wife shall have the privilege to dispose of as she may think proper the proceeds of the farm after schooling & boarding the children which deceased & also will my wife my blacksmith tools—llitem, I will my cart & oxen to my wife——12th Item My will is that my waggen shall be sold & the proceeds equally divided among my living children.—13th Item—In witness whereof I have hereunto set my hand and seal this lst February 1850. Interlined before assigned Attest Lemuel Jackson

W. S. Thornton James M. Norwood James Howze

(seal)

I James Howze do hereby in addition to the foregoing disposition of my property will and bequeath unto each of my children male and female and equal share of my texas lands, and that my four grandohildren, to wit Elvira K. Baker, Sarah Christian Eliza Christian Nancy M. Christian all children of my deceased daughters Mary W. A. Christian, shall have jointly the same share in said lands as the mother would have had if shall have jointly the same share in said lands as the mother would have had if living--And I do hereby revoke and set aside so much of the foregoing will as entitled Sarah E. Mitcham to a horse, for the reason that she has all-sady had an equal value. --And further that so much of my estate as shall be according to the foregoing will and this codicil, distributed to my daughter Caroline T. Williams be second to my children she may haveby Williams and in the event she should have no children by williams for the same to be second to her first children; to wit, Susan B. Christian and william T. Christian, in the hands of their guardian after the decease of their mother should such an event happen during their minority--I do here by decree and constitute the foregoing will together with this codicil to be my last will and testament.

In testimony whereof P hereunto set my hand and seal this the 13th day of June 1843. Interlined &crased beforeassigned --W. S. Thornton James Howze (L.S.) Elijah Fuller Clement Forbas

Proven & ordered to record this the 18th day of March 1846 Clement C. Forbes J.C.C.C.C.

WILLIAM HOLSTEIN'S WILL

THE STATE OF ALABAMA)

THE STATE OF ADMANAS (CHAMBERS COUNTY In the rame of God amen: I William Holstein of the said state and county being In the rame of or sound and disposing mind and memory, have thought proper to make the following distribution of my estate--viz.

Item 1st. I do give to my beloved wife Dolly Holstein during her natural life than 1st. I do give to my beloved wife Dolly Holstein during her natural life. Item 1st. 1 do give to my beloved whre boily moistein during her natural life or widowhood the following negroes to wit Drure, Pathy, Ellen, Nanoy, Haley Charley, Linsey, Edney, and Sussy, together with all my household & kitchen furniture & the stock of previsions that may be on hand at my decesse also my plantation lying on the Oselisha Creek in the county of Chambers containing four hundred acres known as the Oselisha Creek in the county of Chambers containing four hundred acres known as the Simonton and Curedier places with all my farming tools, with one set of black smith's tools and five head of horses of the best I may have at the time of my decease: one pleasure carriage, one road waggon, one yoke of ozen & cart, twenty rive head of stock cattle to be selected by herself from my stock of cows, with my entire stock of hogs and sheep and a sufficient supply of sugar, coffee, iron, salt &c-for one year.

Item 2nd, It is ny will and desire that my executors hereinsiter mentioned shall

have the full controll of the property which I have bequeathed to my wife so far as to prevent any one of my children from appropriating to his, her or their use, the cultivation of the above named land or the above named negroes as mentioned in item first-

Item 3d. It is my will and desire that when in the judgement of my executors the interest of my wife can be advanced by the distribution of any of the above bequeathed estate they are at liberty to do so by obtaining the consent of my wife, but in no instance shall it be done without her consent.

but in no instance shall it be done without her consent.

Them 4th It is my will and desire that if any profits should arise from the labour of the negroes which I have bequeathed to my wife more than a support said profits shall vest in my executors and constitute a fund subject by the consent of my said wife to an annual distribution amongst my several heirs & legatees but should she not consent to such annual distribution of said profits then it shall constitute an accumulative fund in the hands of my executors subject to their control until her death and after her decease: it is my will that said fund shall be equally divided

amongst all my heirs.

Item 5th. Upon the decease of my wife it is my will and desire that all the property which I have bequeathed unto her shall descend and be equally divided between my seven children, to wit Laorenzo Holstein Stammore Holstein Eliza Holstein William Holstein, Matida Carlisle Lucinda Mosely, and Caroline Harris, provided neverthess that the distribution shares of thus descending by the decease of my beloved wife shall rest, in the said Matilda Carlisle, Lucinda Moselsy & Caroline Harris and their child or children none in life or that may hereafter be born of their bodies to their sole and separate use and free from the controll of their separate husbands or husband, and free from the payment of the debts of their said huband or husbands now contracted or which may

Item 6th. It is my will and desire that all the property I may own at the time of my death and not bequeathed to my wife after my just debts are paid consisting of the following to wit the plantation on which I now reside containing four hundred the following to wit the plantation on which I now reside containing four hundred and eighty acres and the following negroes to wit Aberem, Amstead, Gerg Sim Mannel Anderson Mariah Sarah Chlve Phil Clara Mary Aron Tamer Betsey Emma Harriett Rachel Wesley John Satira General Rose Charlotte Ann Cillee Rose Mary Frumes Aggey and Daniel and the remaining portion of my stock not bequeathed to my wife shall be equally diveded between my seven children as above named to wit Lorenzo Holstein Stammore Holstein Eliza Holstein William Holstein Matilda Carlisle Lucenda Mosely & Caroline Harris the above named negroes to be equally distributed by dividing them into equal lots and drawing for them. But it is my will & desire that the property so distributed to my said daughters Matilda Carlisle Lucenda Mosely and Caroline Harris dees separate use of the said Matilda Carlisle Lucenda Mosely & Caroline Harris and their child or children now in life or that hereafter be born of their bodies free from the control of their said husband or husbands & free from the payment of free from the controll of their said husband or husbands & free from the payment of their debts now contracted or that may be hereafter contracted. It is my further will a desire that the property thus divised to my said dusghters a their children by this item a the property they may hereafter acquire from my wife's portion of my estate by her death or otherwise shall rest in my executor as the truetess of my said

daughters & their children & for their sole & separate as aforesaid.

Item 7th. It is my will and desire that if any one of my children should become
dissatisfied by misconstruction or otherwise of this my last will & testament that they in no instance go to law but shall have the difficulty adjusted & settled by

three or more disorest & disinterested free holders.

Item 8th, I hereby appoint & constitute my three sons Lorenza Holstein Stammore Holstein & William Holstein my lawful executors of this my last will & testament.

Given under my hand & seal this the twenty eighth day of October 1847.

In presence of John H. Candler Abner P. Stewart) Manering We'ton)

William Holstein (seal) Probated upon the oath of all the witnesses and ordered to be recorded as and for the last will and testament of William Holstein. November A.D. 1847 --

C.C. Forbes J.C.C.

CHAMERES COUNTY

Know all men, by these presents, that we Elizabeth L. Vernon, Britten Stamps., Cuthbert G. Hudson, William Bledsoe, George Vernon & Allen Richardson of the county and state aforesaid are held and firmly bound unto Evan G. Richards, judge of the county court for said county, and his successors in office for the penal sum of Three Thousand Two Hundred bellars; for the payment of which, well and truly to be made and done, we bind ourselves, our heirs, executors, or administrators, jointly and severally, firmly by these presents. Scaled with our scals, and dated the 2th day of Easy A.D. One Thousand Eight Hundred and forty two.

The condition of the above obligation is such, that, whereas the above bound Elizabeth L. Vernon & Britton Stamps has been appointed administrators of the estate of Ebenezer Vernon deceased; now, if the said silzabeth L. Vernon & Britton Stamps has been appointed administrators of the estate of Ebenezer Vernon deceased; now, if the said silzabeth L. Vernon & Britton Stamps has been appointed administrators of the estate of Ebenezer Vernon deceased; now, if the said silzabeth L. Vernon & Britton Stamps has been appointed administrators of the estate of Ebenezer Vernon deceased; now, if the said silzabeth L. Vernon & Britton Stamps has been appointed administrators of the estate of Ebenezer Vernon deceased; now, if the said silzabeth L. Vernon & Britton Stamps has been appointed administrators of the estate of Ebenezer Vernon deceased; now, if the said silzabeth L. Vernon & Britton Stamps has been appointed administrators of the estate of Ebenezer Vernon deceased; now, if the said silzabeth L. Vernon & Britton Stamps has been appointed administrators of the estate of Ebenezer Vernon deceased; now, if the said silzabeth L. Vernon & Britton Stamps has been appointed administrators of the estate of Ebenezer Vernon deceased; now, if the said silzabeth L. Vernon & Britton Stamps has been appointed administrators of the estate of Ebenezer Vernon deceased; now and the Britton Stamps

in full force.
Approved this 24th May 1842)
Evan G. Richards

Elizabeth L. Vernor Britten Stamps William Bledsoe (L.S. (L.S. Cuthbert G. Hudson George Vernon Allen Richardson

AUGUSTUS H. FINLEY GUAR. BOND

THE STATE OF ALABAMA)

Know all men by these presents that we Augustus H. Finley, Alfred B. Finley william A. J. Finley of the county and state aforesaid, are held and firmly bound unto Evan G. Richards judge of the county court for said county and his successors in office, for the peaml sum of Three Hundred & Sixty Dellars; for the peamen of which, well and truly to be made and cone, we bind ourselves, our heirs, executors, or administrators, jointly, severally and firmly, by these presents. Sealed with our seale, and dated the jist, day of May A.D. One Thousend Kight Hundred and forty two.— The condition of the above obligation is such, that whereas the above bound augustus H. Finley has been appointed guardian of Elizabeth Finley infant daughter of William Finley late of Chambers County Alabama deceased. Now, if the said Augustus H. Finley 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 fores. Approved this 31st. May 1842.)

Evan G. Richards

W. A. J. Finley

W. A. J. Finley

W. A. J. Finley

W. A. J. Finley A. B. Finley W. A. J. Finley

SARAH BUCKALEN GUARDIAN

THE STATE OF ALABAMA CHAMBERS COUNTY

CHAMBERS COUNTY

Know all men, by the presents, that we Sarah Buckalen, Abner A. Buckalen & William Lacy of the county and state eforesaid, are held and firmly bound unto Evan G. Richards judge of the county centr for said county, and his successors in office, for the penal sum of One Hundred Dollars, for the payment of which, well and truly to be made and done, we bind ourselves, our heirs, executors, or administrators, jointly, severally and firmly by these presents. Seeled with our seels, and dated the 10th day of June A.D. One Thousand Eight Hundred and forty Two.—

The condition of the above obligation is such, that whereas the above bound Sarah Buckalen has been appointed guardian of Rotert T., Benjamine W. William D. Susenah J. & Seaborn B. Buckalen infant children of William Buckalen deceased. Now if the said Sarah Buckalen hall well and truly perform all the duties which are onay be by low required of her as such guardian, then the above obligation to be void else to remain in full force.—

Approved this the 10th day of June 1842.) Evan G. Richards J.C.C.C.

Sarah Buckalen (L.S. Abner A. Buckalen

JAMES JONES & MIKLE HINKLE ADMINISTRATER

THE STATE OF ALABAMA) CHAMBERS COUNTY

Know all men by the presents, that we James Joner, Michael Hinbkel, Inomas Shannon Wiseman Ross and William R. Copeland of the county and state afforesaid, are held and firmly bound unto Evan G. Richards judge of the county and orphans court for said county, and his successors in office, for the penal sum of Ewenty Thousand Dollars for the payment of which, well and truly to be made and done we bind ourselves, our heirs, executors or administrators, jointly, severally firmly by these presents, sealed with our seals and dated the Seventeenth day June A.D. One Thousand Eight Hundred and Forty Two-----The condition of the above obligation is such that whereas the above bound James Jones and Michael Hinkle have been appointed executors of the estate of Jonathan Musick late of Chambers County Alabama deceased now, if the said James Jones & Michael Hinkle shall well and truly perform all the duties which are, or may be by law required of them as such executors then the above obligation to be void otherwise to remain in full force.

[L.S.]

Signed & approved in open court this 17th day) of June 1842+ Evan G, Richards J.C.&O.C.C.

James Jones Micheal Hinkle (L.S.) T. Shannon (L.S.) Wiseman Ross (L.S.) William R. Copelin

THE STATE OF ALABAMA)

CHAMERES COUNTY

Know all men by these presents, that we Charles M.Lemore James E. Reese & Thomas J. Harrell, of the county and state aforesaid, are hald and firmly bound unto Evan G. Richards judge of the county court for said county, and his successors in office for the penal sum of Twenty Five Hundred Dollars: for the payment of which, well and truly to be made and done, we bind ourselves our heirs executors, or administrators, jointly, severally and firmly, by these presents. Sealed with our seals, and dated the 29th day of September A.D. One Thousand Eight Hundred and Forty Two.—The condition of the above obligation is such, that whereas the above bound Charles M. Lemore has been appointed guardian of Offristopher T. Mary Ann & Ebenezer T. Coggin infant children of William Coggin late of Chambers County, Alabama deceased.—Now if the said Charles M. Lemore, shall well and truly perform all the duties which are or may be by law required of him as such guardian, then the above colligation to be void, else to remain in full Force. in full force.
Approved this 29th September 1842.)
Evan G. Richards J.C.C.C. Charles M. Lemore

James E. Reese Thomas J. Harrell (L.S.

JAMES SIMMS GUARDIAN BOND

THE STATE OF ALABAMA) CHAMBERS COUNTY

CHAMERS COUNTY

Know all man by these presents, that we James Simms Lemuel Daniel & James Askew of the county and state aforesaid, are held and firmly bound unto Evan G. Richards judge of the county court for said county, and his successors in office for the peaal sum of five Thousand Four Hundred Dollars; for the payment of which well and truly to be made and done, we bind ourselves, our heirs, executors or administrators, jointly, severally, and firmly, by these presents. Scaled with our scals, and dated the 27th day of January A.D. One Thousand Eight Hundred and Forty Three.——

The condition of the above obligation is such, that whereas the above bound James Simms has been appointed guardian of Wright Daniel, Mary Daniel & Zilpha Daniel infants of Josiah Daniel late of Troup County Georgia, deceased. Now, if the said James Simms 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

required of him as such guardian, then the above obligation to be void, else to remain in full force.

Approved this 27th January 1843.) Evan G. Richards J.C.& O.C.

L.S. L. A. Daniel James Askew

JOHN W. PENNY GUARDIAN BOND

THE STATE OF ALABAMA) CHAMBERS COUNTY

Know all men, by these presents, that we John W. Penny Richard McNealy, Stidman Know all men, by these presents, that we John W. Penny Hichard McMeelly, Stidman Johnston of the county and state aforesaid, are held and firmly bound unto Evan G. Richards judge of the county court for said county, and his successors in office, for the pennal sum of Eight Hundred Dollers, for the pennal sum of Eight Hundred Dollers, for the payment of which, well and truly to be made and done, we bind ourselves, our heirs, executors, or administrators, joint severally and itraly, by these presents, scaled with our scales, and dated the 31st. aday of December A.D. One Thousand Eight Hundred and Forty Two.--The condition of the above obligation is such, that whereas the above bound John W. Penny has been appointed guardien of Mary Francis White infant child of Thomas G. White late of Harris County Georgia deceased, now if the said John W. Penny shall well and truly perform all the duties whith are or may be by law required of him as such guardien, then the above obligation to be void, else to remain in full force.

Approved this 31st. December 1842.) Approved this 31st. December 1842.) Evan G. Richards J.C.C. John W. Penny

Richard McNealy Stidman Johnston

JOHN W. PENNY GUARD. BOND

THE STATE OF ALABAMA) CHAMBERS COUNTY

Know all men by these presents, that we John W. Penny, George W. Hanson & James C. Wall, of the county and state aforesaid, are held and firmly bound unto Clement 6. C. Wall, of the county and state aforesaid, are held and firmly bound unto Clement C. Forbes, judge of the county court for said county, and his successors in office, for the penal sum of Seven Hundred Dollars; for the payment of which well and truly to be made and done, we bind ourselves, our heirs, executors or administrators jointly, severally and firmly by these presents. Sealed with our seals, and dated the fifth day of December A.D. One Thousand Eight Hundred and Forty Fire.—The condition of the above obligation is such that whereas the above bound John W. Penny has been appointed guardian of Mary Frances White infant child of Thomas G. White late of Harris County Georgia decessed. Now if the said John W. Penny 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.

Approved 8th day of December A.D. 18/5.]

Approved 8th day of December A.D. 1845.) John W. Penny (L.S. C.C. Forbes J.O.C. James C. Wall

CHAMERES COUNTY

Know all men, by these presents, that we John W. Penny, William W. Palmer & Cisere
Heath of the county and state aforesaid, are held and firmly bound unte Hement C. Forces
judge of the county court for said county, and his successors in office for the penal
sum of Seven Hundred Dollars for the payment of which, well and truly to be made and done,
we bind ourselves, our heirs, exedutors, or administrators, jointly severally and firmly,
by these presents. Sealed with our seals, and dated the Lith day of September A.D. One
Thousand Eight Hundred and Forty Six.—The condition of the above obligation is such,
that whereas the above bound John W. Penny has been appointed guardian of Mary Frances
White infant of Thomas G. White late of Harris County Georgia deceased. Now if the
said John W. Penny 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. remain in full force.

Signed sealed and acknowledged before me and approved this 10th day of October A.D. 1846. C. C. Fornes. J.C.C.

John W. Penny William W. Palmer Cisere Heath (L.S.

WOODSON P. ALLEN GUARD.

THE STATE OF ALABAMA CHAMBERS COUNTY

Know all men, by these presents that we Woodson P. Allen, Dollerson Day and Charles Bostwick of the county and state aforesaid are held and firmly bound unto Evan G. H. Bostwick of the county and state aforesaid are held and firmly bound unto Evan G. Richards judge of the county court for said county, and his successors in office for the penal sum of Six Hundred Dollars; for the payment of which, well and truly to be made and done, we bind curselves, our heirs, executors, or administrators, jointly, severally and firmly, by these presents. Sealed with our seals and dated the 14th day of November A.D. One Thousand Eight Hundred and Forty Two.—The condition of the above obligation is such that, whereas the above bound woodson F. Allen has been appointed guardian of James A. Mathis infant son officien Mathis deceased, now if the said Woodson P. Allen 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.

Approved this 14th November 1842 Evan G. Richards

Woodson P. Allen Dollerson Day

L.S. C. H. Bostwick

HENRY L. WILKERSON GUARDIAN BOND

THE STATE OF ALABAMA) CHAMBERS COUNTY

CHAMBERS COUNTY

Know all men by these presents, that we, Henry L. Wilkerson, George W. Hanson & Cyrus Bellingslee of the county end state aforesaid, are held and firmly bound unto Evan G. Richards judge of the county comet for said county and his successors in office, for the penal sum of Twenty Four Hundred Dollars; for the payment of which well and truly to be made and done, we bind ourselves, our heirs, executors or edinistrators, jointly severally and firmly by these presents. Seal-d with our seals, and dated the 2nd day of January A.D. One Thousand Right Hundred and Forty Three.—The dondition of the above obligation is such, that whereas the above bound Henry L. Wilkerson has been appointed guardian of Elbert B. Dunn infant son of Walters Dunn late of Oglethop-County Georgia deceased. Now if the said Henry L. Wilkerson 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.

Approved this 2nd day of January 1843.

Evan G. Richards J.C.C.C.C.

George W. Hanson Cyrus Bellingslea

JAMES J. ROBINSON ADMINISTRATER BOND

THE STATE OF ALABAMA) CHAMBERS COUNTY

CHAMERS COUNTY

Know all men by these presents, that we James. J. Robinson, Thomas J. Winston, James M. Hill & George Reese of the county and state aforesaid, are held and firmly bound unto Evan G. Hichards judge of the county and orphans court for said county, and his successors in office for the penal sum of Seven Hundred Dollars for the payment of which well and truly to be made and done, we bind ourselves, our heirs, executors or administrators, jointly and soverally, firmly by these presents. Sealed with our seals and dated the 3let. day of January A.D. One Thousand might Hundred and Forty Three. The condition of the above obligation is such, that, whereas, the above bound James J. Robinson has been appointed administrator of the estate of David L. Robinson late of thanbers County Alabama deceased. — Now if the said Janes J. Robinson 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. Approved this 3lst January 1843

Evan G. Richards J.C.& O.C.

Thos. J. winsten [L.S.]

James M. Hill [L.S.]

Thos. J. winsten Jemes M. Hill L.S. George Rease

THE STATE OF ALABAMA)

well and truly make faithful application & payment of the money arising from the said sale according to the final, decree, then the above obligation to be void; otherwise to remain in full force and virtue. James J. Robinson

Signed sealed & acknowledged before me) this 2nd June 1845 Edward Croft clk.

Approved this 2nd day of June 1845. C.C. Forbes Judge C.C.C.C.

Geo. Reese

SEABORN HAND GUARD, BOND

THE STATE OF ALABAMA) CHAMBERS COUNTY

CHAMERS GOUNTY

Know all --by these presents, that we Seaborn Hand, Jethro Hamblin and David E.

Strong of the county and state aforesaid are held and firmly bound unto Evan G. Richards
judge of the county court for said county, and his successors in office, for the penal
sum of Eight Hundred Dollars; for the payment of which, well and truly to be made and
done, we bind ourselves our heirs, executors, or administrators jointly, severally and
firmly, by these presents. Sealed with our seals, and dated the 10th day of October
A.D. One Thousand Eight Hundred and Forty Five. -- The condition of the above obligation and the indexed align in manufact and respectively and the such that whereas the above bound Seaborn Hand has been appointed guardian of Archibaid Millender, Manly Jasper Polly Frances, Elizabeth Piety, Calistic Camely Hand infants and minors of John Hand late of Leurence District South Carolina deceased. Now if the said Seaborn Hand shall well and truly perform all the duties which are or may be by law required of him as such guardin, then the above obligation to be void, else to remain in full lorge.

Approved this 10th October 1842.) Evan G. Richards J.C.C.

Seaborn Hand (L.S.) Jethro J H Hamblin (L.S.) mark David E. Strong (L.S.)

SARAH HAND GUARDIAN BOND

THE STATE OF ALABAMA)

CHAMERS COUNTY

Know all men by these presents, that we Sarah Hand, Seaborn Hand & Archibeld M.
Hand of the county and state aforesaid, are held and firmly bound unto C. C. Forbes
judge of the county court, for said county, and his successors in office, for the
penal sum of Eight Hundred Bollars; for the payment of which well and truly to be made
and donc, we bind ourselves, our heirs, executors or administraters, jointly, severally
and firmly by these presents. Sealed with our seals, and dated the 10th day of March
A.D. One Thousand Eight Hundred and Forty Five. The condition of the above obligation
is such, that whereas the above bound Sarah Hand has been appointed guardian of Manly
J, Hand, Polly F, Elizabeth P. & Calestia C. Hand, infants of John Hand late of
Laurence District South Carolina deceased. Now if the said Sarah Hand shall well and
tuly perform all the duties which are or may be by law required of her as such guardian,
then the above obligation to be void, else to remain in full force.

Approved this 8th day of March 1845

Sarah Hand (L.S.) Approved this 8th day of March 1845 C.G. Forbes Judge O.C. Sarah Hand

Seaborn Hand (L.S.) Archibald X M. Hand (L.S.) mark

WOODSON P. ALLEN ADMINISTRATER BOND

THE STATE OF ALABAMA

CHAMBERS COUNTY Know all men by these presents, that we Woodson P. Allen, Martha Phillips, Jesse Fitzpatrick and Charles Rutledge of the county and state aforesaid, are held and firmly bound unto Evan G. Richards, judge of the county and orphans court for said county, and his successors in office for the penal sum of Sixteen Thousand Dollars for the payment of which, well and truly to be made and done we bind ourselves, our heirs, executors or administrators, jointly and acversily, firmly by these presents, seeled with our seels and dated the 9th day of November A.D. One Thousand Eight Hundred and Forty Two.-sears and dated the 9th day of November A.D. One Thousand Hight Hundred and Forty Two.—
The condition of the above obligation is such, that whereas the above bound Woodson
P, Allen and Martha Phillips have been appointed administraters of the estate of Jesse
B. Phillips coesased. Now, if the said Woodson P, Allen & Martha Phillips shall well
and truly perform all the duties which are or may be by law required of them as such
administraters, then the above obligation to be void otherwise to remain in full force.
Approved in open court this 9th day of
Noodson P. Allen (L.S.)

Evan G. Richards J.C.&O.C.C.

Martha Phillips Jesse Fitzpatrick Charles Rutledge

CHAMERS COUNTY

Know all men by these presents, that we George H. Winston, Joshua Willis, James M.
Hill, and George Reese of the county and statw aforesaid are held and firally bound unto
British G. Richards judge of the county and orphans court for said county, and his successors in office for the penal sum of forty Thousand Dollars for the payaent of which,
well and truly to be made and done, we bind ourselves our heirs, excutors or administratorn, jointly and severally, firally by these presents, sealed with our seals and dated
the 26th day of November A.D. One Thousand Eight Hundred and Forty Two.-the 26th day of November A.D. One Thousand Eight Hundred and Forty Two.-The condition of the above biligation is such, that whereas the above bound George
winston, & Joshua Willis have been appointed administrators of the estate of Orren
Datus Whiteker deceased. Now if the said Geroge H. Winston & Joshua Willis shall well
and truly perform all the duties which are or may be by law required of them as such
administraters. Then the above obligation to be voic; otherwise to remain in full force.
Approved in open court this 26th November 1842.)
George ii. Winston
[L.S.]
Fixen C. Wicherard J.C. & O.C., C.C. (L.S.) (L.S.) (L.S.) James M. Hill Geo. Reese (L.5.)

GEORGE H. WINSTON & JOSHUA WILLIS ADMINISTRATERS BOND

THE STATE OF ALABAMA)

CHAMBERS COUNTY

Know all men by these presents, that we George H. Winston & Joshua Willis, principals and Charles Molemore, James M. Hill Martha R. Whitaker, & John B. Kennedy their securities of the county and state aforesaid, are held and firally bound unto clement of Forbes judge of the county and orphans court for said county, and his successors in office, for the penal sum of Forty Thousand Dollars, for the payment of which well and truly to be made and cone, we bind ourselves, our heirs, executors or administraters, jointly and severally, rirmly by these presents, sealed with our solls and dated the 18th day of November A.D. One Thousand Eight Hundred And Forty Five.—The condition of the above obligation is such, that whereas, the above bound George H. Winston and Joshua Willis have been appointed administraters of the estate of Orren D. Wintaker deceased. Now if the said George H. Winston and Joshua Willis, shall well and truly perform all the duties which are or may be by law required of them as such administraters then the above obligation to be void; otherwise to remain in full force.

Approved this 18th November A.D. 1845

C. C. Forbes J.C.C.

Charles Molemore.

(L.S. (L.S. Charles McLemore Martha R. Whitaker

John B. Kennedy

WILEY HOWELL GUARDIAN

THE STATE OF ALABAMA CHAMBERS COUNTY

CHAMBERS COUNTY

Know all men, by these presents, that we Wiley Howell, Eli McKinney & Lemuel
Newman of the county and state aforesaid, are held and firmly bound unto Evan G. Richards
judge of the county court for said county, and his successors in office, for the penal
sum of Two Thousand Dollars; for the payment of which, well and truly be made and
done, we ind ourselves, our heirs, executors or administraters, jointly, severally
and firmly, by these presents. Sealed with our seals, and dated the first day of
October A.D. One Thousand Eight Hundred and Forty Two. The condition of the above
obligation is such, that whereas the above bound whiley Howell has been appointed guardian
of Nancy Elizabeth, Augusta Ann & Celestia Edney William, infants and miners of Lewis
M. Williams late of Chambers county, Alabama deceased.—Now, if the said wiley Howell
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.

Approved this lat of October 1842.)

Eli McKinney & Lemuel

Reinards J.C.C.O.

Eli McKinney & Lemuel

Reinards J.C.C.O.

Eli McKinney & Lemuel

Reinards J.C.C.O. Wiley Howell Eli McKinney Evan G. Richards J.C.C.C. Lemuel Newman

FELIX STANLEY ADMINISTRATRIX BOND

THE STATE OF ALABAMA) CHAMBERS COUNTY

CHAMERES COUNTY

Know all men, by these presents, that we Felix Stanley James S. Mitchell & Peter Baugh of the county and state eforsaid, are held and firmly bound unto Fwan G. Richards Judge of the county court for said county, and his successors in office, for the penal sum of Nine Thousand bollers; for the pengent of which, well and truly be made and done, we bind ourselves, our heirs, executers, or administrators, jointly severally and firmly, by these presents. Sealed with our said and dated this 9th day of October A.D. One Thousand Eight Hundred and Forty.—The condition of the above obligation is such, that whereas the above bound Felix Stanley has been appointed administrater ad collegen dum of the estate of John Davis late of the county deceased. Now if the said Felix Stanley shall well and truly perform all the duties which are or may be by law required of him as such administrater, at cellegen dum or said John Davis deed. then the above obligation to devoid, else to remain in full force.

Assigned and approved in open court)

Felix Stanley (L.S.) Assigned and approved in open court) Evan G. Richards J.C. Felix Stanley (L.S.

J. E. Mitchell

THE STATE OF ALABAMA)

CHAMDERS COUNTY

CHAMDERS COUNTY

AND Will men by these presents, that we Felix Stanley William Blount, William Round, will men by these presents, that we Felix Stanley William Blount, william L. Crayton of the county and state aforesaid, are neld and firmly bound unto Even C. Richards judge of the county court for said county and his cuccessors in office, for the penul sum of Mine Thousand Dollars; for the payment of which, well and truly to be made and done, we bind ourselves, our heirs, executors or administraters, jointly, severally and firmly by these presents. Sealed with our seals and dated the 2t day of Gotober A.D. One Thousand Fight Hundred and Forty. The condition of the above obligation is such, that whereas the above bound Felix Stanley and William Blount has been appointed administrator with the will annexed of the setate of John Davis late of this county deed. Now if the said Felix Stanle; & William Blount 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. else to remain in full force. Assigned in open court & approved) Evan G. Richards J.C.C. William Blount

Wm. L. Cravton

William Barrow

CHARLES N. EDMUNDS GUARDIAN

THE STATE OF ALABAMA

CHAMBERS COUNTY S.S. Know all men by these presents, that we Charles N. Edmunds, John F. Goldsmith & John Colly of the county and state aforesaid, are held and firmly bound unto Evan G. Richards judge of the county court for said county, and his successor in office, for the penal sum of Three Thousand Dollars; for the payment of which, well and

for the penal sum of Three Thousand Bollars; for the payment of which, well and truly to be made and done, we bind ourselves our heirs, executors, or administrators, jointly, severally and firmly by these presents. Sealed with our seals, and dated the 13th day of January A.D. One Thousand Eight Hundred and Forty Three.

The condition of the above obligation is such, that whereas the above bound Charles R. Edmunds has been appointed guardian of Henry H. Batman, infent son of Ruffin Ratman late of Nash County North Carolina deceased. Now, if the said Charles R. Edmunds shall well and truly perform all the duties which are or may be by law required or him as such guardian, then the above obligation to be void, else to remain in full

Approved in open court this 13th January 1843.) C. N. Edmunds Byan G. Richards J.C. & O.C.C.C. Ala.) John T. Goldsmith John Colley (L.S.)

HARRIS F. NORRIS ADMINISTRATOR BOND

THE STATE OF ALABAMA) CHAMBERS COUNTY

CHAMMERS COUNTY

Know all men by these presents, that we Harris F. Norris, Willis Kellam & John J.

Hussey of the county and state aforesaid are held and firmly bound unto Evan G. Richards judge of the county and orphans court for said county, and his successors in office for the penal sum or Four Hundred Dollars for the payment of which well and truly to be made and done, we bind ourselves, our heirs executors or administrators, jointly and severally by these presents, sealed with our seals and dated the 3rd day of July A.D. One Thousand Eight Hundred and Forty Three.—

The condition of the above obligation is such that whereas the above bound Harris F. Norris has been appointed administrator of the estate of Abner Jones late of Chambers County Alabama decembed.—Now if the said Harris T. Norris 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.

H. F. Norris Approved this 3 July 1843) Evan C. Richards J.C.&O.C) J. J. Hussey

EDWARD CROFT GUARDIAN BOND

THE STATE OF ALABAMA)

CHAMBERS COUNTY

Know all men, by these presents, that we Edward Croft, Geezge Croft & Early Lyen of the county and state aforesaid, are held and firmly bound unto Evan G. Richards iudge of the county out for said county, and his successors in office, for the penal sum of Thirty Eight Thousand Dollars; for the payment of which, well and truly to be made and done, we bind ourselves, cur heirs, executors or administrators jointly, severally and firmly by these presents. Sealed with our seals, and dated the 14th day of June A.D. One Thousand Eight Hundred and Forty Three.—The condition of the above bound Edward Cort has been appointed to guardian of Fleried Ley infant daughter of William Ley late of Washington county Mississippi deceased. Now if the said Edward Cort shall well and truly perform all the duties which are or may be Required of him as such guardian, then the above obligation to be void, else to remain in full force.

Signed sealed & acknowledged in presence of Schward Corft (L.S.)

Edward Corft (L.S.) (L.S.) (L.S.) Geo. Croft Edward Croft clk. Early Lyen Approved 14th June 1843 Evan G. Richards J.C.C.

CHAMBERS COUNTY

Know all men by these presents, that we Leroy Driver Arnold Seal & Bartholomew B.

Moore of the county and state threating the held and firmly bound unto Evan a. Richards, judge of the county and or the state of the county and or the state of the county and or the penal sum of Two Thousand Dollars, for the payment of which, well and truly to be made and cone, we bind ourselves, our heirs, executors or administrators, jointly be made and cone, and the state of the state of the state of April A.D. One Thousand Eight Hundred and Forty Three.—The condition of the above obligation is such, that whereas the above bound Leroy Driver has been appointed administrator of the estate of William Vann late of Chambers County Alabama decused.

Now, if the said Leroy Driver shall well end 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. woid: otherwise to remain in full force.
Approved this the 21st April 1843)
Evan G. Richards J.C.C.

Arnold Seal

B. B. Moore

JOHN C. TOWLES ADMINISTRATER BOND

THE STATE OF ALABAMA CHAMBERS COUMTY

CHAMERS COUNTY

Know all men by these presents that we John C. Towles, Toliver Towles & James H.

Darden of the county and state aforesaid, are held and firmly bound unte Evan C. Richards
judge of the county and orphans court for said county, and his successors in office,
for the penal sum of Seven Thousand Dollars for the payment of which, well and truly to
be made and done, we bind ourselves our heirs, executers or auministraters, jointly and
severally, firmly by these presents, sealed with our seaks and dated the 2nd day of June
A.D. One Thousand Eight Hundred and Forty Three.—

The condition of the above obligation is such, that whereas, the above Bond John 2.

Towles has been appointed administrator of the estate of John Vickers deed, now if the
sead John C. Towles as hell well & truly perform all the duties which are or may be required

Said John C. Towless shall well & truly perform all the duties which are or may be required of them by law then the above obligation to be 701d, otherwise to read in It force. Approved this 3rd day of June 1843 (L.S. Toliver Towles James H. Darden Evan G. Richards J.C.C.

WOODSON P. ALLEN ADMINISTRATER

THE STATE OF ALABAMA)

CHAMERES COUNTY

Know all men by these presents that we Woodson P. Allen Ann Vickers & John M. Hammock of the county and state aforesaid, are held and firmly bound unto Evan G. Richards judge of the county and orphans court for said county, and his successors in office for the penal sum of Six Thousand Dollars for the payment of which, well and truly to be made and done, we beind ourselves our heirs, executers or administrators jointly and severally firmly by these presents, sealed with our seals and dated the first day of January A.D. One Thousand Eight Hundred and Forty Five.—The condition of the above obligation is such that whereas the above bound Woodson P. Allen has been appointed administrator de benismen of the estate of John Vickers late of Chambers County Alabama deceased. Now if the said Woodson P. Allen shall we'll and truly perform all the duties which are or may be by law required of him as such administrator CHAMBERS COUNTY perform all the duties which are or may be by law required or him as such administrater debonisnon, then the above obligation to be void; otherwise to remain in full force. Approved this lst January 1845
Evan G. Richards J.C. & O.C.

Evan G. Richards J.C. & O.C.

Ann X Vickers (L.S.) mark John M. Hammock (L.S.)

JAMES TUTT ADMINISTRATER BOND

THE STATE OF ALABAMA! CHAMBERS COUNTY

Know all men by these presents, that we James Tutt, William Welch and Hugh T. Lengine of the county and state aforesaid are held and firmly bound unto Evan C. Michards judge of the county and orphans court for said county, and his successors in office for the penal sum of One Hundred and Fifty Dollars for the payment of which, well and truly to be made and done, we bind ourselves our heirs executers or administrators, jointly and severally, firmly by these presents, sealed with our seals, and dated the loth day or April A.D. One Thousand Eight Hundred and Forty Three.—The condition of the above obligation is such that whereas the above bound ames furth has been appointed administrator of the estate of Benjamin Tutt late of Chembers County Alabama, deceased. Now if the said James fut shall well and truly perform all the duties which error may be by law required of him as such administrator, then the above egitation to be void; otherwise to remain in full force.
Approved in open court this 10th April 1843)
Evan G. Richards J.C. & O.C.

James Tutt William Welch H. T. Lengine (L.S.) THE STATE OF ALABAMA) CHAMBERS COUNTY

CHAMBERS COUNTY

Know all men by these presents, that we Dianna M. Fredrick of the county and state aforesaid are held and firmly bound unto Evan G. Richards judge of the county court for said county, and his successors in office, for the penal sum of four Thiesand Dollars, for the payment of which well and truly to be made and done, we bind ourselves, our heirs executors, or administrators, jointly, severally and firmly, by those presents. Sealed with our seals, and dated the Lth day of August A.D. One Thousand Bight Hundred and Forty Three. The condition of the above colligation is such that whereas the above bound Dianna Fredrick has been appointed Guardian of Elizabeth, Peter C. Thomas H. Harriett L. Frances M. Albert H. & North C. Fredrick infant children of William K. Fredrick late of Chambers County Alabama deceased, now if the said Dianna M. Fredrick 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, else to remain in full force.———
Approved this Lth August 1843)

Diana Mans Fredrick

Approved this 14th August 1843) Evan G. Richards J.C.C. Diana Mana Fredrick Williams Hicks L.S. William K. Frederick (L.S.

THOMAS C. RUSSELL ADMINISTRATER BOND

THE STATE OF ALABAMA CHAMBERS COUNTY

CHAMERS COUNTY

Know all men by these presents, that we, Thomas C. Russell Green D. Brantly & Charles MoLemore of the county and state eforesaid, are held and firuly bound unto Evan G. Richards Judge of the county court for said county, and his successors in office, for the penal sum of Twelve Hundred Dollars; for the payment of which well and truly to be made and done, we bind ourselves our heirs, executers, or administrators, jointly, severally and firmity, by these presents.—Sealed with our seals, and dated the 2nd day of October A.D. One Thousand Eight Hundred and Forty Three.——The condition of the above obligation is such that whereas the above bound Thomas C. Russell has been appointed administrator with the will annexed of the estate of Hardy Pace late of Chambers C. Alabama deceased. Now if the said Thomas C. Russell 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 yold, else to remain in full force. then the above obligation to be void, else to remain in full force. Thos. C. Russell G. D. Brantly Approved this 2nd October 1843.) Evan G. Richards J.C.C.

Charles McLemore

BENJAMINE L. GOODMAN EXECUTER BOND

THE STATE OF ALABAMA

CHAMBERS COUNTY

CHAMBERS COUNTY

Know all men by these presents, that we Benjamine L. Goodman Robert Mitchell and William L. Crayton of the county and state aforesaid, are held and firmly bound unto Evan G. Richards judge of the county and orphans court for said county, and his successors in office for the penal sum of Eight Thousand Seven Hundred Dollars, for the payment of which, well and truly to be made and done, we bind ourselves, our heirs, executors or auministrators, jointly and severally, firmly, by these presents, sealed with our seals and dated the 18th day of November A.D. One Thousand Eight Hundred and with our seals and dated the leth day of woemner A.D. One incusand aight hundred am Forty Three. The condition of the above obligation is much that whereas the above bound Benjamine L. Goodman has been appointed executer of the estate of Augusta A. Walker deceased. Now if the said Benjamine L. Goodman shall well and truly perform all the duties which are or may be by law required of him as such executer, then the above obligation to be void; otherwise to remain in full force. B. L. Goodman

Approved this 18th November 1843) Evan G. Richards J.C. & O.C. Robert Mitchell Wm. L. Crayton

JOHN A. HURST ADMINISTRATER BOND

THE STATE OF ALABAMA

CHAMERS COUNTY

Know all men by these presents that we John A. Hurst, Jordan Thornton & William Bledsoe of the county and state aforesaid, are held and firmly bound unto Evan G. Richards judge of the county and orphans court for said county, and his successors in office for the penal sum or Four Thousand Dollars, for the payment of which, well and truly to be made and done, we bind ourselves our heirs, executers or administraters, jointly and severally, firmly by these presents, sealed with aur seals and dated the 17th day of July A.D. One Thousand eight hundred and forty three. The condition of the above obligation is such that whereas the above bound John A. Hurst has been avoidted administrater of the estate of Alexander H. McDenald late of Chambers County CHAMBERS COUNTY appointed administrator of the estate of Alexander H. McDonald late of Chambers County Alabama deceased. Now if the said John A. Hurst 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.

John A. Hurst J. Thornton Approved this 17th July 1843.) Evan G. Richards J.C.C. William Bledson

WOODSON P. ALLEN EXECUTER BOND

THE STATE OF ALABAMA) CHAMBERS COUNTY

CHAMBERS COUNTY

Now all men by these presents, that we Woodson P. Allen, Benjamine Fitzpatrick & David E. Strong of the county and state aforesaid are held and firmly bound unto Evan G. Alchards judge of the county court for said county, and his successors in office for the penal sum of Three Hundred Dollars; for the papment of which, well and truly to be made and done we bind curselves, our heirs, executors, or administrators, jointly and severally, firmly by these presents. Sealed with our scals, and dated the 14th day of September A.D. One Thousand Eight mundred and 45.—The condition of the above obligation is such, that whereas the above bound Woodson P. Allen has been appointed executer of the estate of John T. Davis deceased: Now if the said Woodson P. Allen has such executer, then the duties which are or may be by law required of him as such executer, then the above obligation to be void, otherwise to remain in full force. Approved in open court 13th September 1843)

Evan G. Richards

Woodson P. Allen (L.S.)

Evan G. Richards

Devid E. Strong (L.S.) David E. Strong (L.S.)

LEROY MCCOY ADMINISTRATER BOND

THE STATE OF ALABAMA)

CHAMBERS COUNTY

CHAMBERS COUNTY

Know all men by these presents, that we Leroy McCoy John McCoy & James Waller of the county and state aftresaid, are held and firmly bound unto Evan C. Richards judge of the county and orphans court for said county, and his successors in office for the penel sum of Twenty Eight Hundred Bollars for the payment of which, well and truly to be made and done, we bind ourselves, our heirs, executors or administrators, jointly and severally, firmly by these presents, sealed with our seals and dated he loth day of August A.D. One Thousand Eight Hundred and Forty Three, --The condition of the above obligation is such, that whereas the above bound Leroy McCoy has been appointed administrator de bonis non, with the will annexed of the estate of Boniel Hicks late of Clark County Georgia deceased. Now if the said Leroy McCoy shell 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.

Levoy McCoy (L.S.)
Evan G. Richards Judge C. & O. C.

James Waller (L.S.) (L.S. James Waller

WILLIAM H. OGBOURN GUARDIAN BOND

THE STATE OF ALABAMA) CHAMBERS COUNTY

Mnow all men, by these presents, that we William H. Ogbourn, Charles McLemore, January T. Amerika Thomas J. Harrell of the county and state aforesaid, are held and firmly bound unto Evan G. Richards judge of the county court for said county, and his firmly bound unto Evan G. Richards judge of the county court for said county, and his buccessors in office for the penal sum of five Thousand Six Hundred Dollars: for the payment of which well and truly to be made and done, we bind ourselves our heirs, executors or administrators, jointly, severally and firmly, by these presents. Sealed with our seals, and dated the 24th day of August A.D. One Thousand Eight Hundred and Forty Three. The condition of the above obligation is such, that whereas the above bound William H. Ogbourn has been appointed guardian of Margaret A. Bleace infant daughter of Peachy & Eligabeth Bledsoe, now if the said William H. Ogbourn shall well and truly perform all the duties which are or may be by law required of bim as such guardian, then the above obligation to be void else to remain in full force. Approved in open court this 12th September 1843) Wm. H. Ogbourn (L.S.)

Charles McLemore John A. Frazer Thos. J. Harrell

MERRELL MONK ADMINISTRATOR BOND

THE STATE OF ALABAMA) CHAMBERS COUNTY

CHAMBERS COUNTY

Know all men by these presents, that we Merrell Monk, Daniel L. Robertson & Josiah Barrow of the county and state aforesaid, are held and firmly bound unto Evan G. Ribhards judge of the county and orphans court for said county, and his successors in office, for the penal sum of Fourteen Thousand Dollars for the payment of which, well and truly to be made and done, we bind ourselves, our heirs, executors or administrators, jointly and severally, firmly by these presents scaled with our seals and date the Nineteenth day of September A.D. One Thousand Eight Hundred and Forty Three.—

The condition of the above obligation is such, that whereas, the above bound Merrell Monk has been appointed administrator of the estate of James Gray late of Chambers County Alabama, deceased. Now if the said Merrell Monk 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.

Approved this 19th September 1843;

Evan G. Richards J.C. & O.G.

Daniel L. Robertson (L.S.)

Josiah Barrow (L.S.)

Daniel L. Robertson (L.S.)

THE STATE OF ALABAMA)

CHAMBERS COUNTY Know all men by these presents, that we Green J. Lorrell & John L. Lorrell Susan Lorrell, William B. Lorrell Joseph Forshee are held and firmly bound unto Evan G. Richards judge of the county and orphans court for said county, and his successors in office, for the papalisum of Seven Thousand Two Hundred Pollars, for the payment

office, for the penal sum of Seven Thousand Two Hundred Dollars, for the payment of which, well and truly to be made and done we bind ourselves our heirs, executors or administrator, jointly and severally, firmly by these presents. Scaled with our seals and dated the eight day of January A.D. One Thousand Right Hundred and Forty Four.—The condition of the above obligation is such that whereas the above bound Green J. Lorrell & John L Lorrell has been appointed executors of the estate of Green Lorrell ate of Chambers County Alabama deceased. Now if the said Green J. Lorrell & John L. Lorrell and truly perform all the duties which are or may be ylaw required of them as such executors. Then the above obligation to be void; otherwise to remain in full force.—
Acknowledged in open court before me, and approved by me this 8th January 1844

Foun G. Richards J.G. & O.C. & O.C. Here

Evan G. Richards J.C. & O.C.

her Susan X Lorrell (L.S.) mark William B. Lorrell (L.S.) his Joseph X Forshee (L.S.)

mark

ELIZABETH STILL GUARDIAN BOND

THE STATE OF ALABAMA)

CHAMBERS COUNTY CHAMBERS COUNTY)

Know all men, by these presents, that we Elizabeth Still, John J. Hussey & Sarah
Dean of the county and state aforesaid, are held and firmly bound unto Evan C. Richards
judge or the county court for said county, and his successors in office, for the penal
sum of Eighteen Hundred Bollars, for the payment of which, well and truly to be made
and done, we bind ourselves, our heirs, executers or administrators, jointly, severally
and firmly, by these presents, sealed with our seals, and dated the lith day of March

and firmly, by these presents, sealed with our seals, and dated the lift day of march A.D. One thousand light Hundres and Forty Four.—

The condition of the above obligation is such, that whereas the above bound Elizabeth Still, has been appointed guardian of frances Ann, Hancy Caroline, & William Cason Still; infant children of John Still late of Edgefield district South Carolina deceased,—Now if the said Elizabeth Still, shall well and truly perform all the duties which are or may be by law required of mer as such guardian then the above obligation to be void, else to remain in full force.

Approved in opun court this lith March 1844 Elizabeth Still (L.S. Fwrn C. Richards J.G.C.

(L.S.) John J. Hussey Even G. Richards J.C.C.

Sarah X Dean (L.S.) mark

THOMAS J. WILLIAMS GUARDIAN BOND

THE STATE OF ALABAMA) CHAMBERS COUNTY

CHAMMERS COUNTY

Know all men by these presents, that we Thomas J. Williams, William B. Williams & Williams Bledsoe of the county and state aforesaid, are held and firmly bound unto Evan G. Richards judge of the county court for said county and his successors in office, for the penal sum of Four Hundred & Seventy One 64/100 Dollars for the payment of which well and truly to be made and cone, we bind ourselves, our heirs, executors or administrators, jointly, severally and firmly, by these presents. Sealed with our seals, and dated the 9th day of October A.D. One Thousant Eight Hundred and Forty Three.—The condition of the above obligation is such, that where st he above bound Thomas J. Williams, has been appointed guardian or Frances & Martha Williams intent children of Jonathan D. Williams decessed.—How if the said Thomas J. Williams shall well and truly perform all the duties which are or may be by law required of thm as such 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. Approved in open court this 9th October 1843.) Thomas J. Williams (L.S.) Evan G. Richards J.G.G. (L.S. William Bledsoe

JOHN J. WILLIAMS GUARDIAN BOND

THE STATE OF ALABAMA CHAMBERS COUNTY

CHAMBERS COUNTY

Know all men by these presents, that we Thomas J. Williams principal, David
Williams and William F. Williams security of the county and state aforesaid, are held
and firmly bound unto Clement C. Forbes judge of the county court for said county and
his successors in office, for the penal sum of Four Hundred and Seventy One Dollars
64/100; for the payment of which well and truly to be made and done, we bind ourselves,
our heirs executers, or administrators, jointly severally and firmly by these presents.—
Sealed with our seels, and dated the Minth Day of February A.D. One Thousand Eight Hundred and Forty Six. -The condition or the above obligation is such that whereas the above bound Thomas J. Williams has been heretofore appointed guardian of Frances and Martha Williams, infant oblidien of Jonathan D. Williams deceased. Now if the said Thomas J. Williams 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 re-

main in full force .---Acknowledged & approved this 9th February) A.D. 1846 in open court C.C. Forbes J.C.C.

Thomas J. Williams David Williams

CHAMBERS COUNTY

Know all men by these presents that we Benjamine L. Goodman, Robert Mitchell & William L. Crayton of the county and state aforessid, are held and firmly bound unto Evan G. Richards judge of the county and orphans court for said county, and his successors in office, for the penal sum of Sixteen Hundred Dollars for the payment of which, well and truly to be made and done, we bind ourselves, our heirs, executors or administrators, jointly and severally, firmly by these presents. Sealed with our seals and dated the 18th day of November A.D. One Thousand Eight Hundred and Forty Three. The condition of the above obligation is such that whereas the above bound Benjamine L. Goodman has been appointed administrator of the estate of Oscar M. Willis deceased. Now if the said Benjamine L. Goodman 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.—
Approved this 18th November 18th;

Evan G. Richards J.C. & O.C.

Robert Mitchell (L.S.)

Wm. L. Ornyton (L.S.) Know all men by these presents that we Benjamine L. Goodman, Robert Mitchell &

Wm. L. Crayton

WILLIAM BLEDSOE ADMINISTRATER BOND

THE STATE OF ALABAMA) CHAMBERS COUNTY

CHAMERS COUNTY

Know all men by these presents, that we William Bledsoe, James E. Reese & William L. Crayton of the county and state aforesaid, are held and firmly bound into Ewan G. Richards judge of the county court for said county, and his successors in office for the penal sum of Three Thousand Dollars; for the payment of which well and truly to be made and done, we bind ourselves, our heirs, executors, or administrators, jointly, severally and firmly, by these presents. Sealed with our seals and dated the 5th day of March A.D. One Thousand Eight Hundred and 44. The condition of the above obligation is such, that whereas the above bound william Bledsoe has been appointed administrator de bonis non of the estate of Stephen Daniel late of Chambers County deed.

New if the said William Bledsoe shall well and truly perform all the duties which are Now if the said William Bledsoe 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,--

Approved this 5th March 1844) Evan G. Richards J.C.C.

William Bledsoe (L.S.) James E. Reese

Wm. L. Crayton

LEMUEL B. ROBERTSON GUARDIAN BOND

THE STATE OF ALABAMA CHAMBERS COUNTY

Know all men by these presents, that we Lemuel B. Robertson, Daniel L. Robertson James E. Reese of the county and state aforesaid, are held and firmly bound unto Evan & James E. Reese of the county and state alrowand, are held and living count unto Eval S. Richards judge of the county court for said county, and his successors in office, for the penal sum of Twelve Hundred Dollars; for the payment of which well and truly to be made and done, we bind ourselves, our heirs, executers, or administrators, jointly, severally and firmly by these presents. Scaled with our scale, and dated the 27th day of January A.D. One Thousand Zight Hundred and Forty Four. -- The condition of the above obligation is such that whereas the above bound Lemmel D. Robertson has been appointed guardian of Martha J. Jenkins, infant daughter of Howelll W. Jenkins deceased. Now if the said Lemuel B. Robertson 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. Approved this 27th February 18%. Daniel L. Robertson (L.S. Evan G. Richards J.C.C.

James E. Reese

JACKSON YARBROUGH GUARDIAN BOND

THE STATE OF ALABAMA) CHAMBERS COUNTY

CHAMBERS COUNTY

Know all men by these presents, that we Jackson Yarbrough, Woodson P. Allen & Blake B. Mattheus or the county and state aforesaid, are held and firmly bound unto Evan C. Richards Judge of the county court for said county, and his successors in office, for the penal sum of Two Rundred Bollars: for the payment of which, well and truly to be made and done, we bind ourselves our heirs, executers, or administrators, jointly severally and firmly by these presents. Sealed with our seals, and dated the 1st day of March A.D. One Thousand Right Hundred and Forty Four. — The condition of the above chization is such, that whereas, the above bound Jason Yarbrough has been appointed guardian of Sarah Mathews am idiot and daughter of ciden Mathis deceased: Now if the said Jackson 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, else to magmain in full force. mmain in full force. his

Approved this first day of March 1844) Evan G. Richards J.O.C. Jackson X. Yarborough mark

Woodson P. Allen (L.S.) hik

Blaks B. X Mathis (L.S.) mark

THE STATE OF ALABAMA

CHAMMERS COUNTY

I know all men by these presents that we Washington Headers, Walten W. Wallis,

John Meaders & Warner W. Meaders of the county and state aforesaid, are held and frirally

bound unto Evan G. Richards judge of the county court for said county, and his successors

in office, for the penal sum of Mine Thousand Dollars: for the payment of which, well

and truly to be made and done we bind ourselves, our heirs, executors administrators,

jointly, severally and firmly by these presents. Sealed with our seals, and dated the

8th day of April A.D. One Thousand Eight Hundred and Forty Four.-- The condition Sth day or April A.D. One Thousand Eight Hundrel and Forty Four. — The condition of the above obligation is such, that whereas the above bound Washington Meaders has been appointed guardian of Josiah K. Prator Jesse Prater Sarah L. Prater & Israel Washington Meaders has been appointed guardian of Josiah K. Prator Jesse Prater Sarah L. Prater & Israel Washington Meaders shall well and truly perform all the duties which are or may by by law required of him as such guardian, then the above obligation to be void, else to remain in full force.

Approved this 16th April 1844.)

Evan G. Richards J.C.C.

Washington Meaders (L.S.)

Walten W. Wallis (L.S.)

Walten W. Wallis John Meaders

Warner W. Meaders

WILLIAM B. BUTLER GUARD. PRINCIPAL, JAMES INGRAHAM &.W.

THE STATE OF ALABAMA) CHAMBERS COUNTY

Know all men by these presents, that we William B. Butler principal, Jemes Ingraham & Wiley Dorman securities, of the county and state aforesaid, are held and firmly bound unto Clement C. Forbes judge of the county court for said county and his successors in office, for the penal sum of Six Thousand Dollars: for the payment of which, well and truly to be made and done, we bind ourselves, our heirs, executers or administrators, jointly, severally and simly, by these presents. Sealed with our seals, and dated the 9th day of January A.D. One Thousand Eight Hundred and Forty Seven.

The condition of the above obligation is such, that whereas the above bound William B. Butler has been appointed guardian of the Jesse, Sarah L. & Israel W. Prather infant children of Israel Prather deceased. Now if the said William B. Butler 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 voic, else to remain in full force.

Signed sealed and acknowledged before whe has been and approved by me

me and approved by me C.C. Forbes J.C.C.

Wm. B. Butler Jas. Ingram Wiley Dorman

L.S.

WILLIAM H. GILBERT GUARDIAN BOND

THE STATE OF ALABAMA CHAMBERS COUNTY

CHAMERS COUNTY

You all men by these presents that we william H. Cilbert, John Bently & Erasnens T. Heath of the county and state efforesaid, are held and firmly bound unto Evan G. Richards judge of the county court for said county, and his successors in office in the penal sum of One Hundred dollars: for the payment of which, well and truly to be made and done we bind ourselves, our heirs, executer or administrators, jointly, severally and firmly, by these presents, sealed with our seals, and dated the 13th day of November A.D. One Thousand Eight Hundred and Forty Three.—The condition of the above obligation is such that whereas the above bound William H. Gilbert has been appointed guardian of John Bolt infant of Iseral Bolt deceased. Now if the said William H. Gilbert shall well and truly perform all the duties which are or may be by law required of hin as such guradian, then the above obligation to be void, else to renain in full force. — his Approved in open 18th November 1843) William H. X Gilbert (L.S.) Evan G. Richards J.C.C.

John Bently E. T. Heath

J. C. TATUM & P. B. MENAFEE EXECUTERS

THE STATE OF ALABAMA CHAMBERS COUNTY

CHAMERS COUNTY

Know all men by these presents that we Judson C, Tatum, Phala B. Menafee & Robert L. Andrews, George Menafee, Edward Baugh & William Norwood their secruities, of the county and state aforesseid, are held and firmly bound unto Evan C. Mchamis judge of the county and orphans court for said county, and his successors in office, for the penal sum of rifty Thousand bollars for the payment of which well and truly to be made and done, we thind ourselves, our heirs, executers or administrators, jointly and severally, firmly by these presents, signed with our seals and dated the 26th day of Cotober A.D. One Thousand Eight Hundred and Forty four.—The condition of the above obligation is such that whereas the above bound Judson C. Tatum, & Phala B. Menafee have been appointed executors or the estate of Tetum Menafee lare or Chambers County Alabama deceased. Now, if the said Judson C. Tatum & Phala B. Menafee, shall well and truly perform all the duties which are or may be by law required of them as such executors then the above obligation to be void; otherwise to remain in full force. Acknowledged in open court before | P. B. Menafee (L.S.)

P. B. Menifee Judson C. Tatum Robert L. Andrews Acknowledged in open court before))
me & approved by me this 26th October) Evan G. Richards J.C. & O.C.

(L.S. George Menifee Edward Baugh William Norwood

CHAMBERS COUNTY

S. Mitchell & Edward Baugh of the county and state aforesaid, are held and firmly bound unto Evan G. Richards judge or the county court for said county, and his successors in a cffice, for the penal sum of Ten Thousand Bollars; for the payment of which well and afterly to be made and done we bind ourselves our heirs, executers or administrators, jointly and severally firmly by these presents, seeled with our seals and dated th 5th day by and severally firmly by these presents, seeled with our seals and dated th 5th day of October A.D. One Thousand Eight Hundred and Forty Four.—The condition of the above old October A.D. One Thousand Eight Hundred and Forty Four.—The condition of the above obligation is such that whereas the above bound Guthbert G. Hudson & John R. Alferd have obligation is such that whereas the above bound guthbert G. Hudson & John R. Alferd have continued the duties which Guthbert G. Hudson & John R. Alferd hall well and truly perform all the duties which care or may be by law required of them as such executers, then the above obligation to void; otherwise to remian in full force.—

C. G. Hudson (L.S.) Approved this the 5th day of October 1844

Evan G. Richards J.C.C.

J. S. Mitchell (L.S.)

John R. Alferd J. S. Mitchell Edward Baugh

ELIZA BROOKER & W. E. COX ADMINISTRATERS

THE STATE OF ALABAMA

CHAMERS COUNTY

Know all men by these presents, that we Eliza J. Brooker, William E. Cox, William A. Chisolm & Thomas J. Harrell, of the county and state aforesaid, are held and firmly bound unto Evan G. Richards judge of the county and orphans count for said county, and his successors in office, for the penal sum of Sixteen Hundred Dollars for the penal of which well and truly to be made and done, we bind ourselves, our heirs, occurrent or administraters, jointly and severally rirmly by these presents, scales with seals and dated the 4th day of May Al. One Thousand Eight Hundred and forty Cour. The Condition of the above obligation is such that whereas the above some Eliza J. Brooker & William E. Cox have been appointed administraters of the estate of James Brooker late of Chambers County Alabama deceased. Now, if the slid Eliza J. Brooker & William E. Cox have been appointed administraters of the state of James Brooker late of Chambers County Alabama deceased. Now, if the slid Eliza J. Brooker & William E. Cox 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 Vola, otherwise to remain in full force.—

in full force .-approved this 4th day May 1844) Evan G. Richards J.C.C.

Eliza J. C. Brooker (L.S. W. E. Cox (L.S. William A. Chisolem (L.S. Thos. J. Harrell (L.S.

WILLIAM E. COX ADMINISTRATOR

THE STATE OF ALABAMA CHAMBERS COUNTY

CHAMBERS COUNTY

Know all men by these presents that we William E. Cox Eliza J. Brooker, Franklin M. Ferrell & James R. Phillips of the county and state aforesaid, are held and firmly bound unto Evan G. Richards, judge of the county and orphans court for said county, and his successors in orfice for the penal sum of Sixteen Hundred Dollars, for the payment of which, well and truly to be made and done we bind ourselves our heirs, executers or administrators, jointly and severally, firmly by these presents, sealed with our seals and dated the loth day of June A.D. One Thousand Eight Hundrel and Forty Four. The condition of the above obligation is such that whereas the above bound William E. Cox & Eliza J. Brooker have been appointed administrators of the estate of ames Brooker late of Chambers County Alabama deceased. Now if the said william E. Cox & Eliza J. Brooker 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 law required of them as such administrators then the above obligation to be void otherwise to remain in full force .--

Approved this 24 June 1844) Evan G. Richards J.J.C.

Eliza J. C. Brooker (L.S. F. M. Ferrell (L.S. James R. Phillips

BLUEORD GROSS ADMINISTRATOR BOND

THE STATE OF ALABAMA) CHAMBERS COUNTY

Know all men by these presents that we Bluford Gross andrew McCord and Gilford Gross of the county of Tallapoosa & state aforesaid are held and rirmly bound unto Evan G. Richards judge of the county court for said county and his successors in office for the penal aum of Eight Hundred Dollars for the penal sum of Eight Hundred Dollars for the payment of which well and truly to be made and done, we bind ourselves our heirs, executers or administrators, jointly & severally and firmly by these presents, sealed with our seals and dated this 5th day of July A.D. 1844. The condition of the above obligation is such that whereas the above bound Bluford Gross has been appointed administrator of the estate of Abner Bankston late of Butts Gounty Georgia deceased. Now if the said Bluford Gross 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.

Approve this 5th day of July 1844)

Evan G. Richards J.C. & O.C.

Bufford Gross (seal)

Gilford Gross (seal)

THE STATE OF ALABAMA)

CHAMBERS COUNTY

Know all men by these presents that we Thomas J. Harrell, Robert Baugh & William Paniel of the county and state aforesaid are held and firmly bound onto Evan C. Richards judge of the county & orphans court for said county, and his successors in office for the penal sum of one Thousand Dollars, for the payment of which, well and truly to be made and done, we bind curselves our heirs, executors, or administrators, jointly, severally firmly by these presents, sealed with our seals and dated the 12th day of September A.D. One Thousand Eight Hundred and Forty Four. — The condition of the above obligation is such, that whereas, the above bound Thomas J. Harrell has been appointed administrator of the estate of Banuel Harrell deceased. Now, if the said Thomas J. Harrell 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 of him as such administrator, then the above obligation to be void; otherwise to remain in full force. --Signed sealed & acknowledged before Thos. J. Harrell

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me & approved by me this 12th September 1844 Robt. Baugh Wm. Daniel

LEMUEL JACKSON ADMINISTRATER BOND

THE STATE OF ALABAMA

CHAMBERS COUNTY Know all men by these presents that we Lemuel Jackson Alexander S. Hughey & Stephen Know all men by these presents that we Lemuel Jackson Alexander S. Hughey & Stephen Fuller of the county and state aforesaid, are held and firmly bound not Clement C. Forbes judge of the county and orphans court for said county, and his successors in office, for the penal sum of Two Thousand Bollars, for the payment of which well and offully be made and done we bind ourselves, our heirs, executers, or administraters, jointly severally and firmly by these presents, sealed with our seals and dated the 12th day of Barch A.D. One Thousand Eight Hundred and Forty Five.—The condition of the above obligation is such that whereas the above bound Lemuel Jackson has been appointed. above collegation is such that whereas the above bound Lemuel Jackson has been appointed executer of the estate of Joshua Hightower decessed. How if the said Lemuel Jackson shall 'ell and truly perform all the duties which are or may be by leave required of him as such executer, then the above obligation to be void, otherwise to remain in full force. Approved this 12th March 1845

C.C. Forbes Judge O.C.

Alexander S. Huey (L.S.)

AMELIA J. CHILDRESS GURADINA BOND

THE STATE OF ALABAMA)

CHAMBERS COUNTY

Know all men by these presents that we Amelia J. Childress, Drury Childress and Issac R. Low or the county and state aforesaid, are held and rirmly bound unto Evan G. Richards judge or the county court for said county, and his successors in office, for the penal sum or Six Hundred Dollars; for the payment or which, well and truly to be made and done, we bind ourselves, our heirs, executers or administrators, jointly, severally and firmly, by these presents. Sealed with our seals, and anted the 7th day severally and firmly, by these presents. Sealed with our seals, and anted the 7th day severally and such, that whereas the above bound Amelia J. Childress has been above obligation is such, that whereas the above bound Amelia J. Childress has been appointed guardian of Francis M. Geroge W. William A. J. Mary C. Narassa N. and Martin appointed guardian of Francis M. Geroge W. William A. J. Mary C. Narassa N. and Martin fither and Amelia J. Childress 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, else to remain in full force. void, else to remain in full force. -Approved this 7th January 1845)

Amelia J. Childress Drury Childress Evan G. Richards J.C.C.

THOMAS SMITH GUARDIAN BOND

THE STATE OF ALABAMA)

Know all men by these presents that we Thomas Smith Ackison Finlay, Cormick McCarten of the county and state aforesaid, are held any firmly bound unto Clement C. Forbes judge of the county oourt for said county, and his successors in office, for the penal sum of Eight Hundred Bollars, for the payment of which well and truly to be made and done, we bind ourselves, our heirs, executers or administraters, jointly severally and firmly by these presents. Sealed with our seals and dated the 17th day of March A.D. One Thousand Eight Hundred and Forty Four.—The condition of the above of March A.D. One Thousand Eight Hundred and Forty Four.—The condition of the above of Millis L. Calloway infant son of Jowl Calloway late of Pike County Georgia deceased. Now if the said Thomas Smith shall well and truly perform all the duties which are or may be by law required of him as such guardian, then the above chligation to be void, else to remain in full force.—
Approved 17th day of March 1845)

Thomas Smith (L.S.) CHAMBERS COUNTY Know all men by these presents that we Thomas Smith Ackison Finlay, Cormick

Thomas Smith Acheson Finlay Cormick McCarten Approved 17th day of March 1845) C.C. Forbes Judge C.C.

CHAMMERS COUNTY Know all men by these presents that we John L. Hammock, William Hammock & Alfred D. Hammock of the county and state aforesaid, are held and firmly bound unto Evan G. Richards judge of the county and orphans court for said county, and his successors in office, for the penal sum of Eight Thousand Eight Hundred Dollars for the payment of which well and truly to be made and done we bind ourselves, our heirs, executers or administraters, jointly and severally, firmly by these presents. Sealed with our seals and dated the Fourth day of Jenuary A.D. One Thousand Eight Hundred and Forty Five. ——

The condition of the above obligation is such, that whereas the above bound John L. Hammock has been appointed administrater with the will annexed of the estate of Joshum Marris late of Chambers County Alabama deed. Now if the said John L. Hammock shall well and truly perform all the duties which are or may be by law required of him as such administrater, then the above obligation to be wold, otherwise to remian in full force,

full force.
Approved this the 4th day of January 1845)
Evan G. Richards J.C. & O.C.

John L. Hammock (L.S.) Alfred D. Hammock (L.S.)

William X H. Hammock(I.S.)

JOSHUA HARRIS DECD. WILL

In the name of God Amen. I Joshua Harris in the county of Chambers, and state of Alabama, being mindful of my mortality, do this 9th day of May in the year of our Lord One Thousand Sight Hundred & Forty Three make and publish this my leat will and

1st. At my death I desire to be decently & privately buried with as little expense

as may be. The desire to be decembly a privately duried with his rivite expense as may be. 2nd I give & bequeath, (at my death,) unto my daughter Susan and her boddly heirs my negro man Joel age eighteen years.—Jrd. I give and queath at my death, unto my two guand children, Martha & Jame, daughters of my daughter hebecca, my negro woman Mary & her children, together with her future increase, age of Mary twenty five years. 4th. I give & bequeath, at my death unto my daughter frances & her boddly heirs, my negro woman Harriett & her children together with her future increase, larriett age. seventen years. -- th. I give & bequeath, at my death, unto my daughter in law Wheretta Harris & the increase of her & my son Archabal my negro boy Hal, age seventeen years. --oth. I give and bequeath at my death, unto my son Martin Harris my negro boy Simon age fourteen years .--

age fourteen years...

7th. I give & bequeath, at my death, unto my son George Young Harris, my 2 negroes,
Emily a girl aged eight years & Daniel a boy aged five years...-8th. I desire at my death,
that my negro woman Baney aged forty three years, shall be free & that my son in law
George D. Stewart, be her guardian...- In witness whereof I have hereunto set my hand and
affixed my seal, the day & date above mentioned.

Signed & sealed in the presents of Joshua K Harris (seal)

William Hammock

Alfred D. Hammock J. J. Burt

WILLIAM P. HOLIFIDLD ADMINISTRATER

CHAMBERS COUNTY

CHAMERS COUNTY

Know all men by these presents that we William P Holifield, Vincent A. Pearson & Thomas L. Penn, of the county and state aforesaid, are held and firmly bound unto Clement C. Forbes judge of the county and orphams court for said county, and his successors in office, for the penal sum Seven Thousand Dollars, for the payment of which, well and truly to be made and done, we bind ourselves, our heirs, executers or administrators, jointly and severally, firmly by these prosents.—Sealed with our seals and dated the 7th day of April A.D. One Thousand Eight Hundred and Forty Five.—

The condition of the above children when the physical the character when the condition of the above children's county to the condition of the above children's county to the condition of the above children's county to the county of the county of the county to the county of The condition of the above obligation is such that whereas the above bound william P. Holifield has been appointed administrator of the estate of Mesael E. Lamb late of Chambers County Alabama deceased .- Now if the said William P. Holifield 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 fore.—
Approved this 7th day or April 1845)

What Peirson (L.S.)

W. A. Peirson (L.S.)

Thos. L. Fonn (L.S.)

LION L. HILL ADMINISTRATER BOND

THE STATE OF ALABAMA) CHAMBERS COUNTY

CHAMERS COUNTY

Know all men by these presents that we, Sion L. Hill, Thomas b. McKissack, Thos.

J. Harrell & John Dorsett, Harrison Tate, of the county and state aforesaid, are and
firmly bound unto Evan.G. Richards judge of the county and orphans court for said county,
and his successors in office, for the penal sum of Sixteen Hundred Dollars, for the
payment of which well and truly to be made and done, we bind ourselves, our heirs
executers or administrators, jointly and severally, firmly by these presents, sealed
with our seals and dated the 'th day of January A.D. One Thousand Eight Hundred and
Forty Five. The condition of the above oblightion is such that whereas the above
bound Sion L. Hill has been appointed administrator of the seasts of Jeel Wood late of bound Sion L. Hill has been appointed administrator of the estate of Joel Wood late of Chambers County Alabama deceased. Now if the said Sion L. Hill, 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.—
Approved this 4th. day of January 184.5)

[Los.] Approved this 4th. day of January 1845) Evan G. Richards J.C. & O.C. Thos. B. McKissack John Dorsett

Harrison Tate

THE STATE OF ALABAMA) CHAMBERS COUNTY

CHAMBERS COUNTY

Know all wen by these presents that we James E. Reese & Lenuel B. Robertson of the county and state aforesaid, are held and firmly bound unto Evan G. Richards judge of the county and orphans court for said county and his successors in office, for the peanl sum of Six Thousand Dollars, for the payment of which well and truly to be made and done, we bind ourselves our heirs, executers or administrators, jointly severally and firmly by these presents, sealed with our seals, and dated the lith day of October A.D. One Thousand Eight Hundred and Forty Four. --The condition of the above obligation is such that whereas the above bound James E. Reese has been appointed administrator of the estate of Thomas W. Baxter deceased. Now if the said James E. Reese 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.--

in full force.-Approved by me this 14th October 1844)
Evan G. Richards J.C. & O.C.

James E. Reese L. B. Robertson Uriah Dunn

(L.S. (L.S.

E. F. GRIFFIN GUARDIAN BOND

THE STATE OF ALABAMA CHAMBERS COUNTY

Know all men by these presents that we E. F. Griffin, D. T. Ferguson & Samuel Know all men by these presents that we E. F. Griffin, D. T. Ferguson & Samuel Fearson or the county and state aforesaid, are held and firmly bound unto Clement C. Forbes judge or the county court for said county and his successors in office, for the pennal sum of Two Hundred & Fifty Bollars: for the pennal sum of Two Hundred & Fifty Bollars: for the payment of which well and truly to be made and done we bind ourselves our heirs, executers or administrators, jointly severally and firmly by these presents. Seeled with our seals and dated the Thirteenth day of December A.D. One Thousand Eight Hundred and Forty Seven.—The condition of the above obligation is such, that whereas the above bound E. F. Griffin has been appointed guardian of Emily & Eliza Burson minor children of Joseph Burson. Now if the said E. F. Griffins 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. to remain in full force .--

Approved December 13th 1847) C. C. Forbes J. C.C.

E. F. Griffin D. T. Ferguson Saml . Pearson

(L.S.) (L.S.)

WILLIAM P. ESTES GUARDIAN BOND

THE STATE OF ALABAMA CHAMBERS COUNTY

Know all men, by these presents, that we William P. Estes, Joseph A. Holfrield & Hiram Nolen of the county and state aforesaid are held and firmly bound unto Evan G. Richards judge of the county court for said county and his successors in office, for the penal sum of Three Hundred Bollars; for the payment of which, well and truly to be made and done we bind ourselves our heirs, executers or administrators jointly severally and firmly by these presents. Sealed with our seals and date the 19th day of December A.D. One Thousand Eight Hundred and Forty Four.—The condition of the above obligation is such, that whereas the above bound William P. Estea has been appointed guardian of hobert L. F. Thomas J. & William H. Mitchell Harris county Georgia deceased. Now, if the said William P. Estes hall well and truly perform all the duties which are or may be required of him as such guardian then the above obligation to be void, else to remain in full force. Acknowledged before me and approved by mel Wm. P. Estes (L.S.) Know all men, by these presents, that we William P. Estes, Joseph A. Holifield Acknowledged before me and approved by me)
this the 19th day of December 1844
Evan G. Richards J.C.C. Wm. P. Estes Jos. A. Holifield (L.S.) (L.S.) (L.S.)

NARCISSA C. NUNN GUARDIAN

THE STATE OF ALABAMA) CHAMBERS COUNTY

CHARRERS COUNTY

Know all men by these presents, that we Harcissa C. Nunn principal and John Terry & Fuguey B. Holliday sedurities, of the county and state aforesaid, are held and firmly bound unto Clement C. Forbes judge of the county court, for said county, and his successors in office, for the penal sum of One Hundred Bollers for the payment of which well and truly to be made and we bind ourselves our heirs, executers, or administraters, jointly severally and firmly by these presents. Sealed with our seals and date the 13th day of October A. D. One Thousand Eight Hundred and Forty Five.—
The condition of the above obligation is such that whereas the above bound Harcissa C. Nunn has been appointed guardian of Sally. (a free mereas of color) and her The condition of the above collegation is such that whereas the above count and for C. Nunn has been appointed guardian of Sally, (a free person of color) and her children to wit, Judy, Fanny, John George, Eliza, Hannah, Margarett, Amy, Elizabeth, Tyler, & Susannah, and her grand child, James Madison, infant of the said Sally.--Now if the said Marcissa C. Hunn 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, else to remain in rull force. Approved 13th day of October 1845) C. C. Forbes J.C.C.

Narcissa C. Nunn John Terry F. B. Holladay

THE STATE OF ALABAMA CHAMBERS COUNTY

CHAMBERS COUNTY

Know all men by these presents that we John Trammell principal, John Y. Osley & Samuel Pearson, of the county and state aforesaid are held and firmly bound unto Evan G. Richards judge of the county court for said county, and his successors in office, for the penal sum of Two Hundred and Fifty Dollars for the payment of which well and truly to be made and done, we bind ourselves, our heirs, executers, or administraters, jointly severally and firmly by these presents. Sealed with our seals and dated the 13th day of March A.L. One Thousand Eight Hundred and Forty Five.— The condition of the above obligation is such that whereas the above bound John Trammell has been appointed guardian of Henry G. Coates infant son of Thomas G. Coates late of Chambers County Alabama deceased. Now if the said John Trammell has been appointed guardian of the above obligation to be void, else to remain in full force.

Approved this 13th day of March 1845--)

John Trammell (L.S.)

C. C. Forbes Judge C. C. Samuel Pearson

NATHANTEL GRADY GUARDIAN BOND

THE STATE OF ALABAMA) CHAMBERS COUNTY

CHAMBERS COUNTY

Know all men by these presents that we Nathaniel Grady, Jonathan Lee & Westly M.

Garrett of the county and state aforesaid, are held and firmly bound unto Evan G.

Richards judge of the county court for said county, and his successors in office, for
the penal sum of One Thousand Dollars; for the payment of which, well and truly to be
made and done, we bind ourselves, our heirs executors, or administrators, jointly,
severally and firmly by these presents. Scaled with our scals, and dated the 12th day
of November A.D. One Thousand Eight Hundred and Forty Four.—The condition of the
above obligation is such that whereas the above bound Nathaniel Grady has been
appointed guardian of Charles C. Lee infant son of William Lee late of Chambers County
Alabama deceased. Now if the said Nathaniel Grady 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.—
Approved this 12th November 1844)

Nathl. Grady

(L.S.)

Evan G. Richards J.C. & O.C.

Wesley M. Garrett

(L.S.) Jonathan R. Lee Wesley M. Garrett

HENRY G. TURNER GUARDIAN BOND

THE STATE OF ALABAMA) CHAMBERS COUNTY

CHAMBERS COUNTY

Know all men by these presents that we Henry G. Turner John C. Loozer & William H. Finney of the county and state aforesaid are held and firmly bound unto Clement C. Forbes judge of the county court for said county, and his successors in office for the penal sum of Twelve Hundred Dollars for the Payment of which well and truly to be made and cone we bind ourselves our heirs, executers or administrators, jointly severally and firmly by these presents. Scaled with our scals and dated the 21st day of January A.D. 1845.—The condition of the above obligation is such that whereas the above bound Henry G. Turner has been appointed guardian of Mary Ann Matilda McGehee infant daughter of Thomas J. McGehee.—Now if the said Henry G. Turner 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 else to remain in full force and effect . -

Henry G. Turner John C. Loozer W. H. Finney Approved this 21st. January 1845) Clement C. Forbes Judge C.C.C.C.)

JAMES A. TALBOT GUARDIAN BOND

THE STATE OF ALABAMA

CHAMBERS COUNTY

Know all men by these pressnts, that we James A. Talbot, John Wise & Larkin
Selman of the county and state aforesaid, are held and firmly bound unto Evan G. Richards
judge of the county court, for said county, and his successors in office for the penal
sum of Four Thousand Dollars: for the payment of which, well and truly to be made and
done, we bind ourselves, our heirs, executers, or administrators, jointly, severally
and firmly by these presents. Sealed with our seals and dated the 1st. day of
January A.D. One Thousand Eight Hundred and Forty Five.—

The condition of the above obligation is such, that whereas the above bound
James A. Talbot has been appointed guardian of Parham L. Wise, infant son of Isaiah
Wise late of Butts County Georgia deceased. Now if the said James A. Talbot 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.—
Approved this 1st. day of January 1845)

James A. Talbot
L.S.)

Evan G. Richards J.C.C.

Larkin C. Selman

(L.S.) Larkin C. Selman

THE STATE OF ALABAMA) CHAMBERS COUNTY

Know all men by these presents, that we Noah Callaway, Daniel S. Robertson & James Simms, of the county and state aforesaid, are held and firmly bound unto Evan G. Richards judge of the county court for said county, and his successors in office for the penalsum of Fourteen Thousand Bollars; for the payment of which well and truly to be made and done, we bind ourselves, our heirs executers, or administrators, jointly severally and firmly by these presents. Sealed with our seals and dated the 25th day of December A.D. One Thousand Eight Hundred and Forty Four.—The condition of the above obligation is such, that whereas the above bound Noah Callaway has been appointed guardian of Sarah E. Rives infant, daughter of Robert Rives late of Autauga County Alabama deceased. Now if the said Noah Callaway 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.

Approved this 25th December 1844,

Evan G. Richards J.C.C,

Noah Callaway (L.S.)

Daniel S. Robertson (L.S.)

Noah Callaway Daniel S. Robertson Jas. Simms

ALFRED B. CAMP GUARDIAN BOND

THE STATE OF ALABAMA CHAMBERS COUNTY

Know all men by these presents, that we Alfred B. Camp, William Smith Mr. Eramus T. Heath & Cicero Heath of the county and state aforesaid are held and firmly bound unto Evan G. Richaras juage of the county court for said county and his successors in office in the penal sum of Sixteen hundred Dollars; for the payment of which well and truly to be made and done we bind ourselves, our heirs, executers or administraters, jointly, severally and firmly by these presents. Sealed with our seals and dated the 7th day of January A.D. One Thousan Eight Hundred and orty Five.—

The condition of the above obligation is such that whereas the above bound Alfred B. Camp has been appointed guardian of Elizabeth, Mancy, Islah, Jesse, Martha L. & Sarah Hancock minors of Joseph Hancock late of Chambers County Alabama deceased. Now if the said Alfred B. Camp 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.—

else to remain in full force.-Approved this 7th January 1845--)
Evan G. Richards J.C.C.

A. B. Camp William Smith Jr. (L.S. E. T. Heath Cicero Heath

BRITTON STAMPS ADMINISTRATER BOND

THE STATE OF ALABAMA)

CHAMBERS COUNTY

Know all men by these presents, that we Britton Stamps, principal & Caleb Hollaway
T. Shannon of the county and state aforesaid are held and firmly bound unto Clement C.
Forbes judge of the county and orphans court for said county, and his successors in office,
for the penal sum of Twenty Thousand Dollars, for the payment of which, well and truly
to be made & done, we bind ourselves, our heirs, executers, or administrators, jointly,
severally and firmly by these presents. Sealed with our seals and dated the 4th day
of November A.D. One Thousand Eight Hundred and Forty Five.—

The condition of the above ooligation is such that whereas the above bound Britten
Stamps has been appointed administrator of the estate of William Bledsoe deceased.
Now if the said Britten Stamps shall well and truly perform all the duties which are
or may be by law required of him as such administrator, the above obligation to be void;
otherwise to remain in full force.—

Signed sealed & acknowledged before me this)

Britten Stamps (I.S.)

Stigned sealed & acknowledged before me this)
4th November A.D. 1845
C. C. Forbes J.C.C.

Caleb Hollaway

ROBERT P. BRCOKS GUARDIAN BOND

THE STATE OF ALABAMA CHAMBERS COUNTY

Know all msn by these presents that we Robert P. Brooks principal & Thomas J. Brooks and Jacob Burton securities of the county and state aforeaxid, are held and firmly bound unto Clement C. Forbes judge of the county ourt, for said county and his successors in office, for the penal sum of Twelve Hundred Dellars; for the payment of which well and truly to be made and done we bind ourselves our heirs, executers or administraters jointly severally & firmly by these presents. Sealed with our seals, and dated the first day of December A.D. One Thousand Eight Hundred and Forty Five.—The condition of the above obligation is such that whereas the above bound Robert P. Brooks has been appointed guardian of Lucy Head, John Head and James Head, infants & minors of John Head late of Upson County Georgia deceased.—Now if the said Robert P. Brooks, 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.—Acknowledged & approved this first day of)

Robert P. Brooks (L.S.)

C. C. Forbes Judge C.C.C.C. Ala.) Jacob Burten (L.S.)