

LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Court of Probate, Decr. 29, 1854.

Be it remembered, and made known to all whom it may concern, that on the application of Jerusha James to my said Court, I have caused these Letters of Guardianship to issue in favour of the said Jerusha James in and upon the goods and chattels, rights and credits of Malaissa James, James James, Mary E. James, and Jerusha L. James, minor heirs of Sylvester James deceased, and in every case which occasion may require, the said Jerusha James is authorized to bring suit and be sued, as the lawful guardian to the said minors.

Witness, Samuel Pearson Judge of Probate this 29 day of December A.D. one thousand eight hundred and fifty four and the 79th year of American Independence.
Samuel Pearson, Judge of Probate.

BRITTON STAMPS BOND ADMR.

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents, that we Britton Stamps, principal, and James M. Norwood, P. M. Lumpkin and Wm. B. S. Gilmer, and Thomas Shannon, securities, of the County and State aforesaid, are held and firmly bound unto Saml. Pearson Judge of Probate for said County, and his successor in office, in the penal sum of sixty thousand dollars; for 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 this 1st day of January 1855.

The condition of the above obligation is such that whereas the above bound Britton Stamps has been appointed administrator de bonis non, with the will annexed of the estate of Marcus A. Flournoy deceased: Now if the said Britton Stamps, 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.

Taken, approved and ordered to be recorded)
January 1, 1855.)
Samuel Pearson, Judge of Probate.

Britton Stamps (seal)
J. M. Norwood (seal)
P. M. Lumpkin (seal)
Wm. B. S. Gilmer (L.S.)
T. Shannon

LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Court of Probate, January 1, 1855.

Be it remembered, and made known to all whom it may concern, that on the application of Britton Stamps, to my said Court, I have caused these Letters of Administration de bonis non contestamento annexo to issue in favor of the said Britton Stamps in and upon the goods and chattels, rights and credits of Marcus A. Flournoy deceased; and, in every case which occasion may require, the said Britton Stamps, is authorized to bring suit and be sued, as the lawful administrator de bonis non contestamento annexo to the said Marcus A. Flournoy, deceased.

Witness, Samuel Pearson Judge of Probate this 1st day of January A.D. one thousand eight hundred and fifty five and the 79th year of American Independence.
Saml. Pearson, Judge of Probate.

MARIA L. OWEN BOND ADMR.

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents, that we Maria L. Owen principal, and Alford Gandy and William Hicks securities, of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and, his successors in office, in the penal sum of four thousand five hundred dollars; for 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 this 9th day of January 1855.

The condition of the above obligation is such, that whereas the above bound Maria L. Owen has been appointed administratrix of the estate of Thomas F. Owen deceased. Now, if the said Maria L. Owen shall well 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.

Taken, approved and ordered to be recorded)
Approved January 9th 1855)
Samuel Pearson, Judge of Probate

Maria L. Owen (seal)
A. Gandy (seal)
William Hicks (seal)

LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Court of Probate, January 9th 1855.

Be it remembered, and made known to all whom it may concern, that on the application of Maria L. Owen to my said Court, I have caused these Letters of Administration to issue in favour of the said Maria L. Owen in and upon the goods and chattels, rights and credits of Thomas F. Owen deceased, and, in every case which occasion may require, the said Maria L. Owen authorized to bring suit and be sued, as the lawful administratrix to the said Thomas F. Owen deceased.

Witness, Samuel Pearson Judge of Probate 9th day of January A.D. one thousand eight hundred and fifty five and the 79th year of American Independence.
Saml. Pearson, Judge of Probate.

HENRY M. SPIKES BOND GUARDIAN

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents, that we Henry M. Spikes principal and Elijah Smith Jethro Hamblin & Lewis Wheelis securities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office, in the penal sum of two thousand dollars; for 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 this 12th day of January 1855.

The condition of the above obligation is such, that whereas the above bound Henry M. Spikes has been appointed guardian of the person & estate of Celestia A. Johnson a person of unsound mind.

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

Taken, approved and ordered to be recorded)
Approved January 12th 1855.)
Samuel Pearson, Judge of Probate.

H. M. Spikes (seal)
E. Smith (seal)
his
John H Hamblen (seal)
mark
his
Lewis X Wheelis (seal)
mark

LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

County of Probate, January 12th, 1855.

Be it remembered, and made known to all whom it may concern, that on the application of Henry M. Spikes to my said Court, I have caused these Letters of Guardianship to issue in favour of the said Henry M. Spikes in and upon the goods and chattels, rights and credits of Celestia A. Johnson a non compos mentis and in every case which occasion may require, the said Henry M. Spikes is authorized to bring suit and be sued, as the lawful guardian to the said Celestia A. Johnson.

Witness, Samuel Pearson Judge of Probate, this 12th day of January A.D. one thousand eight hundred and fifty five and the 79th year of American Independence.
Samuel Pearson, Judge of Probate.

ELIAS B. MCCARLEY BOND GUARDIAN

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents, that we Elias B. McCarley, principal, and J. B. McCarley and Nathaniel C. Barber, securities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office, in the penal sum of seven hundred dollars; for 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 this 31st day of January 1855.

The condition of the above obligation is such that whereas the above bound Elias B. McCarley has been appointed guardian of the estate of Wilber F. Smith minor heir of Henry Smith deceased. Now, if the said Elias B. McCarley shall well and truly perform all the duties which are or may be by law required of him as such guardian then the above obligation to be void; otherwise to remain in full force.

Taken, approved and ordered to be recorded)
February 5th 1855.)
Saml. Pearson, Judge of Probate.

Elias B. McCarley (seal)
J. B. McCarley (seal)
Nathaniel C. Barber (seal)

LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Court of Probate, February 5th, 1855.

Be it remembered and made known to all whom it may concern, that on the application of Elias B. McCarley to my said Court, I have caused these Letters of Guardianship to issue in favour of the Elias B. McCarley in and upon the goods and chattels, rights and credits of Wilber F. Smith, minor heir of Henry Smith, deceased; and, in every case which may require, the said Elias B. McCarley authorized to bring suit and be sued, as the lawful guardian to the said minor.

Witness, Samuel Pearson Judge of Probate, this 5th day of February, A.D. one thousand eight hundred and fifty five and the 79th year of American Independence.
Saml. Pearson, Judge of Probate.

GEORGE S. EMORY BOND ADMINISTRATOR

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents, that we George S. Emory principal & Moses T. Wright, Smith Drinkard, and Evan G. Richards, securities, of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office, in the penal sum of forty thousand dollars; for 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 this 26th day of January 1855.

The condition of the above obligation is such, that whereas the above bound George S. Emory has been appointed administrator, of the estate of William Miller deceased; Now, if the said George S. Emory 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.
Taken, approved and ordered to be recorded,)
Approved January 26th 1855)
Judge of Probate.)

George S. Emory (seal)
Moses T. Wright (seal)
Smith Drinkard (seal)
E. G. Richard (seal)

LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Court of Probate, January 26th 1855.

Be it remembered, and made known to all it may concern, that on the application of George S. Emory, to my said Court, I have caused these Letters of Administration with the will annexed, to issue in favour of the said George S. Emory in and upon the goods and chattels, rights and credits of William Miller, deceased; and in every case which occasion may require, the said George S. Emory is with the will annexed to the William Miller, deceased.

Witness, Samuel Pearson Judge of Probate, this 26th day of January A.D. one thousand eight hundred and fifty five and the 79th year of American Independence.
Saml. Pearson, Judge of Probate.

WILLIAM SMITH & DAVID M. SCOTT BOND ADMRS.

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents, that we William Smith & David M. Scott, principals and Mary Scott & Joseph Scott Charles McLemore and James Rutland, securities, of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office, in the penal sum of twenty two thousand dollars; for 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 this 25th day of December 1854.

The condition of the above obligation is such, that whereas the above bound William Smith & David M. Scott have been appointed administrators of the estate of Thomas Scott deceased; Now if the said William Smith & David M. Scott shall well and truly perform all the duties which are or may be by law required of them as such administrators then the above obligation to be void; otherwise to remain in full force.
Taken, approved and ordered to be recorded)
Decr. 25th 1854.)
Samuel Pearson, Judge of Probate)

William Smith (seal)
David M. Scott (seal)
Mary Scott (seal)
Joseph S. Scott (seal)
Charles McLemore (seal)
James Rutland (seal)

LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Court of Probate, December 25, 1854.

Be it remembered, and made known to all whom it may concern, that on the application of William Smith and David M. Scott to my said Court, I have caused these Letters of Administration to issue in favour of the said William Smith and David M. Scott, in and upon the goods and chattels, right and credits of Thomas Scott deceased; and in every case which occasion may require, the William Smith and David M. Scott authorized to bring suit and be sued, as the lawful administrators to the said Thomas Scott, deceased.

Witness, Samuel Pearson Judge of Probate this 25th day of December, A.D. one thousand eight hundred and fifty four and the 79th year of American Independence.
Saml. Pearson, Judge of Probate.

EVAN G. RICHARDS BOND GUARDIAN

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents, that we Evan G. Richards, principal, and Elliott H. Muse and James F. Mitchell security, of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office, in the penal sum of one hundred dollars; for 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 this 6th day of February 1855.

The condition of the above obligation is such, that whereas the above bound Evan G. Richards has been appointed guardian of the estate of Arantha Welch minor heir of John Welch deceased.

Now, if the said Evan G. Richards, shall well and truly perform all the duties which are or may be by law required of him as such guardian then the above obligation to be void; otherwise to remain in full force.
Taken, approved and ordered to be recorded)
Approved Feby. 6th 1855.)
Samuel Pearson, Judge of Probate.)

E. G. Richards (seal)
E. H. Muse (seal)
J. F. Mitchell (seal)

LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Court of Probate, February 6th 1855.

Be it remembered and made known to all whom it may concern, that on the application of Evan G. Richards to my said Court, I have caused these Letters of Guardianship to issue in favour of the said Evan G. Richards in and upon the goods and chattels, rights and credits of Arantha Welch, minor heir of John Welch, deceased; and, in every case which occasion may require the said Evan G. Richards authorized to bring suit and be sued, as the lawful guardian to the said minor.

Witness, Samuel Pearson Judge of Probate this 6th day of February A.D. one thousand eight hundred and fifty five and the 79th year of American Independence.
Saml. Pearson, Judge of Probate.

ROBERT FINCH'S BOND ADMINISTRATOR

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents, that we Robert Finch principal, and Albert G. Danforth and John Finch securities, of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County and his successors in office, in the penal sum of two thousand dollars; for 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 this 12th day of February 1855.

The condition of the above obligation is such, that whereas the above bound Robert Finch has been appointed administrator of the estate of Susan Finch deceased Now, if the said Robert Finch 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.

Taken, approved and ordered to be recorded)
February 12th 1855.)
Samuel Pearson, Judge of Probate.)

Robert Finch (seal)
Albert G. Danforth (seal)
John Finch (seal)

LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Court of Probate, February 12, 1855.

Be it remembered, and made known to all whom it may concern, that on the application of Robert Finch to my said Court, I have caused these Letters of Administration to issue in favour of the said Robert Finch authorized to bring suit and be sued, as the lawful administrator to the said Susan Finch deceased.

Witness, Samuel Pearson Judge of Probate, this 12, day of February A.D. one thousand eight hundred and fifty five and the 79th year of American Independence.
Saml. Pearson, Judge of Probate

LEWIS MORRIS'S WILL

ALABAMA)
CHAMBERS COUNTY)

I Lewis Morris of the County and State aforesaid being of sound and disposing mind and knowing the uncertainty of life do make and ordain this instrument in manner and form as follows--

Item 1st
My will is that my land be divided by a line which runs from a half mile stake on the north line to the corner of the field near an old house thence a strate line to a branch between Henry Chappell and myself and thence to strike the branch at the upper part of my bottom field. The part that I now live upon I give to my beloved son Wesley Morris and also I give unto my son Wesley Morris a negro woman named Eliza and her three children named George Matilda and Moses with all their increase.

Item 2nd.
I give and bequeath the other part and ballance of my land and also one negro man named Aaron to my beloved son William Morris and also I give to my son William Morris provisions enough to support himself and family for one year and also I give unto my said son William Morris one mule or horse one cow and calf and farming tools enough for one hand to use.

(continued)

Item 3rd.

I give and bequeath unto my beloved son Lewis D. Morris a negro boy named Waites, my desire is that my said son will keep and take care of said boy as he is subject to have spasms. I further give to my son Lewis D. Morris one negro girl named Frances one boy named Tom and child named Charlott.

Item 4th.

I give and bequeath unto my beloved son Samuel Morris six hundred dollars \$600 in money.

Item 5th.

I give unto my son Thompson Morris six hundred dollars (\$600) in money.

Item 6th.

I have given unto my son Eiley Morris six hundred dollars which is all I intend to give him or his heirs.

Item 7th.

I have given unto my son Jorden Morris six hundred dollars which is all I intend to give him or his heirs.

Item 8th.

My will is that all the remainder of my property be sold, except my three feather beds and furniture one of which I give unto my son Samuel Morris's daughter Nancy one to my son Lewis D. Morris's daughter Nancy and one to my son Wesley Morris's daughter Nancy and after all debts and expenses are paid if any money on hand, I will and desire that it be divided equally between my four sons viz Samuel Morris Lewis D. Morris William Morris and Wesley Morris.

Item 9th
And furthermore I nominate and appoint my two sons Lewis D. Morris and Wesley Morris to gather with John T. Sheppard my entire executors to this my last will and testament intestimony whereof I do set my hand and affix my seal this the fourth day of April eighteen hundred and fifty two (1852)

Signed and sealed in presence of
Langdon Ellis
Simeon B. Copeland
Margaret A. Ellis

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Special Court of Probate, August 27, 1855.

Personally appeared in open Court Langdon Ellis, one of the subscribing witnesses, to the foregoing will, who being duly sworn, depose and saith on oath, that he saw Lewis Morris, sign, seal and publish the same, as and for his last will and testament, on the day the same bears date, and that he believed the said Lewis Morris to be of sound and disposing mind and memory at the time of signing the same; that he saw Simeon B. Copeland and Margaret A. Ellis, the other two subscribing witnesses, sign the same, at the request and in the presence of the said Lewis Morris, and that he deponent, signed the same, as a subscribing witness at the request and in the presence of the said Lewis Morris, and that they all signed the same in the presence of each other.

Sworn to & subscribed in open Court,
this 27th day of August 1855
Samuel Pearson, Judge of Probate.

Be it remembered that on the 27th day of August 1855, the foregoing will, was duly probated, in the Probate Court, of Chambers County, an the affidavit of Langdon Ellis, one of the subscribing witness to said will, and recorded, in Record of Wills, Vol. 2, Pages 531 & 532.

Saml. Pearson, Judge of Probate.

GREEN W. CARLISLE & MICHAEL A. J. CARLISLE BOND EXECUTORS

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we Green W. Carlisle & Michael A. J. Carlisle principals and James W. Thompson securities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office, in the penal sum of five thousand dollars; for 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 this 26th day of February 1855.

The condition of the above obligation is such, that whereas the above bound Green W. Carlisle & Michael A. J. Carlisle have been appointed executors of the last will & testament of Elizabeth Carlisle deceased: Now, if the said Green W. and M. A. J. Carlisle 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.

Taken, approved and ordered to be recorded.)
February 26th 1855
Samuel Pearson, Judge of Probate.

Green W. Carlisle (seal)
M. A. J. Carlisle (seal)
James W. Carlisle (seal)
George W. Thompson (seal)

LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate, February 26th 1855.

Be it remembered, and made known to all whom it may concern, that on the application of Green W. Carlisle & M. A. J. Carlisle to my said Court, I have caused these Letters of Executorship to issue in favor of the said Green W. Carlisle and M. A. J. Carlisle in and upon the goods and chattels, rights and credits of Elizabeth Carlisle deceased; and in every case which occasion may require, the said Green W. Carlisle and M. A. J. Carlisle are authorized to bring suit and be sued, as the lawful executors to the said Elizabeth Carlisle.

Witness, Samuel Pearson Judge of Probate, this 26th day of February A.D. one thousand eight hundred and fifty five and the 79th year of American Independence.

Samuel Pearson, Judge of Probate.

JAMES L. ROBINSON BOND ADMINISTRATOR

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we James L. Robinson, principal and Gibson F. Hill and Charles E. Hoadley, securities, of the County and State aforesaid are held and firmly bound unto Samuel Pearson Judge of Probate for said County and his successors in office, in the penal sum of ten thousand dollars, for 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 this 2nd day of March 1855.

The condition of the above obligation is such, that whereas the above bound James L. Robinson has been appointed administrator of the estate of Edna J. Robinson late of Chambers County, Alabama, deceased.

Now, if the said James L. 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.

Taken, approved and ordered to be recorded.)
this 2nd day of March 1855
Samuel Pearson, Judge of Probate.

James L. Robinson (seal)
Gibson F. Hill (seal)
C. E. Hoadley (seal)

LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate, March 2nd, 1855.

Be it remembered, and made known to all whom it may concern, that on the application of James L. Robinson to my said Court, I have caused these Letters of Administration to issue in favor of the said James L. Robinson in and upon the goods and chattels, rights and credits of Edna J. Robinson deceased; and in every case which occasion may require the said James L. Robinson authorized to bring suit and be sued as the lawful administrator to the said Edna J. Robinson deceased.

Witness, Samuel Pearson Judge of Probate, this 2nd day of March A.D. one thousand eight hundred and fifty five and the 79th year of American Independence.

Saml. Pearson, Judge of Probate.

AUGUSTUS M. PINCKARD BOND ADMR.

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we Augustus M. Pinckard principal & Peyton J. Pinkard A. J. Dozier and J. D. Cook securities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office, in the penal sum of eleven thousand dollars; for 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 this 5th day of March 1855.

The condition of the above obligation, is such, that whereas the above bound Augustus M. Pinckard has been appointed administrator de bonis non of the estate of Peyton Pinckard deceased: Now, if the said Augustus M. Pinckard 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.

Taken, approved and ordered to be recorded.)
March 5th 1855
Samuel Pearson, Judge of Probate.

A. M. Pinckard (seal)
Peyton J. Pinckard (seal)
A. J. Dozier (seal)
J. D. Cook (seal)

LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate, March 5th 1855.

Be it remembered, and made known to all whom it may concern, that on the application of Augustus M. Pinckard to my said Court, I have caused these Letters of Administration de bonis non to issue in favour of the said Augustus M. Pinckard in and upon the goods and chattels, rights and credits of Peyton Pinckard deceased; and in every case which occasion may require the said Augustus M. Pinckard is authorized to bring suit and be sued, as the lawful administrator de bonis non to the said Peyton Pinckard, deceased.

Witness Samuel Pearson Judge of Probate this 5th day of March A.D. one thousand eight hundred and fifty five and the 79th year of American Independence.

Saml. Pearson, Judge of Probate.

CICERO HEATH BOND GUARDIAN

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we Cicero Heath principal and Green W. Carlisle, and John Meador, securities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office, in the penal sum of one thousand dollars; for which payment well and truly to be made and done, we bind ourselves, our heirs, executors and administrators, jointly and severally, by these presents, sealed with our seals and dated this 5th day of March 1855.

The condition of the above obligation is such, that whereas the above bound Cicero Heath has been appointed guardian of the estate of Mary A. E. John H. Wa. Thomas and Malinda A. Shipp, minor heirs of Stephen Shepp, deceased: Now, if the said Cicero Heath shall well and truly perform all the duties which are or may be by law required of him as such guardian then the above obligation to be void; otherwise to remain in full force.

Taken, approved and ordered to be recorded.)
March 5th 1855
Samuel Pearson, Judge of Probate.

Cicero Heath (seal)
G. W. Carlisle (seal)
John Meador (seal)

LETTERS

THE STATE OF ALABAMA
CHAMBERS COUNTY

Court of Probate, March 5th 1855.
Be it remembered, and made known to all whom it may concern, that on the application of Cicero Heath to my said Court, I have caused these Letters of Guardianship to issue in favour of the said Cicero Heath in and upon the goods and chattels, rights and credits of Mary A.B. John H. Wm. Thomas & Melinda A. Shipp, minor heirs of Stephen Shipp deceased; and in every case which occasion may require, the said Cicero Heath is authorized to bring suit and be sued, as the lawful guardian to the said minors.
Witness, Samuel Pearson Judge of Probate, this 5th day of March A.D. one thousand eight hundred and fifty five and the 79 year of American Independence.

Saml. Pearson, Judge of Probate.:

TIMOTHY J. RUSSELL BOND ADMINISTRATOR

THE STATE OF ALABAMA
CHAMBERS COUNTY

Know all men by these presents, that we Timothy J. Russell principal & Thomas C. Russell Pitman M. Lumpkin securities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office, in the penal sum of thirty thousand dollars for 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 this 12th day of March 1855.

The condition of the above obligation is such, that whereas the above bound Timothy J. Russell has been appointed administrator of the estate of Charles Rutledge deceased. Now if the said Timothy J. 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 void; otherwise to remain in full force.

Taken, approved and ordered to be recorded) Timothy J. Russell (seal)
March 12th 1855.) Thos. C. Russell (seal)
Samuel Pearson, Judge of Probate.) Pitman M. Lumpkin (seal)

LETTERS

THE STATE OF ALABAMA
CHAMBERS COUNTY

Court of Probate, March 12, 1855.
Be it remembered, and made known to all whom it may concern, that on the application of Timothy J. Russell, to my Court, I have caused these Letters of Administration to issue in favour of the said Timothy J. Russell in and upon the goods and chattels, rights and credits of Charles Rutledge deceased; and, in every case which occasion may require, the said Timothy J. Russell is authorized to bring suit and be sued, as the lawful administrator, to the said Charles Rutledge, deceased.
Witness, Samuel Pearson Judge of Probate, this 12th day of March A.D. one thousand eight hundred and fifty five and the 79th year of American Independence.

Saml. Pearson, Judge of Probate.

LEONIDAS GUNN BOND EXECUTOR.

THE STATE OF ALABAMA
CHAMBERS COUNTY

Know all men by these presents, that we Leonidas Gunn principal and Cynthia Gunn Samule Jeter and Thomas Taylor securities of the county and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County and his successors in office, in the penal sum of fifty thousand dollars; for 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 this 24th day of March 1855.

The condition of the above obligation is such, that whereas the above bound Leonidas Gunn has been appointed executor of the estate of Larkin R. Gunn deceased: Now, if the said Leonidas Gunn shall well and truly perform all the duties which are or may be by law required of him as such executor then the above obligation to be void; otherwise to remain in full force.

Taken, approved and ordered to be recorded) Leonidas Gunn (seal)
Samuel Pearson, Judge of Probate.) Cynthia Gunn (seal)
) Samuel Jeter (seal)
) Thos. Taylor (seal)

LETTERS

THE STATE OF ALABAMA
CHAMBERS COUNTY

Court of Probate, March 24 1855.
Be it remembered, and made known to all whom it may concern, that on the application of Leonidas Gunn, to my said Court, I have caused these Letters of Executorship to issue in favor of the said Leonidas Gunn in and upon the goods and chattels, rights and credits of Larkin R. Gunn deceased; and in every case which occasion may require the said Leonidas Gunn is authorized to bring suit and be sued, as the lawful executor to the said Larkin R. Gunn deceased.
Witness, Samuel Pearson Judge of Probate, this 24th day of March A.D. one thousand eight hundred and fifty five and of the 79th year of American Independence.

Saml. Pearson, Judge of Probate.

GEORGE W. ALLEN BOND ADMINISTRATOR

THE STATE OF ALABAMA
CHAMBERS COUNTY

Know all men by these presents, that we George W. Allen principal and Evan G. Richards and Morris G. Towles securities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office, in the penal sum of fifteen thousand dollars; for 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 this 2nd day of April 1855.

The condition of the above obligation is such, that whereas the above bound George W. Allen has been appointed administrator of the estate of John F. Allen deceased: Now, if the said George W. 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.

Taken, approved and ordered to be recorded) George W. Allen (seal)
April 2nd 1855) E. G. Richards (seal)
Samuel Pearson, Judge of Probate.) M. G. Towles (seal)

LETTERS

THE STATE OF ALABAMA
CHAMBERS COUNTY

Court of Probate, April 2nd 1855.
Be it remembered, and made known to all whom it may concern, that on the application of George W. Allen to my said Court, I have caused letters of administration to issue in favour of the said George W. Allen, in and upon the goods and chattels, rights and credits of John S. Allen deceased; and in every case which occasion may require, the said George W. Allen, is authorized to bring suit and be sued, as the lawful administrator to the said John S. Allen, deceased.

Witness, Samuel Pearson Judge of Probate, this 2nd day of April A.D. one thousand eight hundred and fifty five and of the 79th year of American Independence.

Saml. Pearson, Judge of Probate.

PETER M. ROWLAND BOND ADMINISTRATOR

THE STATE OF ALABAMA
CHAMBERS COUNTY

Know all men by these presents, that we Peter M. Rowland principal & Charles E. Hoodley, J. Hamerick and James R. Phillips, securities, of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office, in the penal sum of two thousand dollars; for 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 this fourteenth day of April 1855.

The condition of the above obligation is such, that whereas the above bound Peter M. Rowland has been appointed administrator of the estate of Jeremiah J. Hamerick deceased: Now, if the said Peter M. Rowland 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.

Taken, approved and ordered to be recorded) Peter M. Rowland (seal)
George S. Emory, Justice of the Peace) C. E. Hoodley (seal)
Approved April 14th 1855.) her
Samuel Pearson, Judge of Probate) J. X Hamerick (seal)
) mark
) James R. Phillips (seal)

LETTERS

THE STATE OF ALABAMA
CHAMBERS COUNTY

Court of Probate, April 14, 1855.
Be it remembered, and made known to all whom it may concern, that on the application of Peter M. Rowland to my said Court, I have caused these Letters of Administration to issue in favour of the said Peter M. Rowland in and upon the goods and chattels, rights and credits of Jeremiah J. Hamerick deceased; and in every case which occasion may require, the said Peter M. Rowland, is authorized to bring suit and be sued as the lawful administrator to the said Jeremiah J. Hamerick deceased.

Witness, Samuel Pearson Judge of Probate, this 14th day of April A.D. one thousand eight hundred and fifty five, and the 79th year of American Independence.

Saml. Pearson, Judge of Probate.

WILLIAM E. KNIGHT BOND GUARDIAN

THE STATE OF ALABAMA
CHAMBERS COUNTY

Know all men by these presents, that we William E. Knight principal & William Hamon and William Knight, senr. of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County and his successors in office, in the penal sum of one hundred & thirty dollars; for 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 this 20th day of April 1855.

The condition of the above obligation is such that whereas the above bound William E. Knight has been appointed guardian of the estate of Morris M. Knight & Francis E. Knight minor heirs of Wm. Knight senr. deceased: Now, if the said William E. Knight shall well and truly perform all the duties which are or may be by law required of him as such guardian then the above obligation to be void; otherwise to remain in full force.

Taken, approved and ordered to be recorded) his
April 20th 1855) William E. X Knight (seal)
Samuel Pearson, Judge of Probate.) mark
) Wm. Hamon (seal)
) his
) William X Knight (seal)

LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate, April 20, 1855.

Be it remembered, and made known to all whom it may concern that an application of Morris M. Knight & Frances E. Knight minor heirs of William Knight Sr. deceased to my said Court, I have caused these Letters of Guardianship to issue in favour of William E. Knight in and upon the goods and chattels, rights and credits of said Morris M. Knight and Frances E. Knight, minors as aforesaid, and in every case which occasion may require, the said William E. Knight is authorized to bring suit and be sued, as the lawful guardian to the said minors.

Witness, Samuel Pearson Judge of Probate, this 20th day of April A.D. one thousand eight hundred and fifty five and the 79th year of American Independence.
Saml. Pearson, Judge of Probate.

JOHN C. SELMAN BOND GUARDIAN

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we John C. Selman principal, and McClellan Hatchford, and Abner Webb, securities, of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge for said County and his successors in office, in the penal sum of eighteen hundred dollars, for 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 this 7th day of May 1855.

The condition of the above obligation is such, that whereas the above bound John C. Selman has been appointed guardian of the estate of Emily E. Farley, William E. Farley and Sarah A. Farley, minor heirs of James Farley deceased: Now, if the said John C. Selman shall well and truly perform all the duties which are or may be by law required of him as such guardian then the above obligation to be void: otherwise to remain in full force.

Taken, approved and ordered to be recorded) John C. Selman (seal)
May 7th 1855.) Mod. Hatchford (seal)
Samuel Pearson, Judge of Probate.) Abner Webb (seal)

LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate May 7th 1855.

Be it remembered, and made known to all whom it may concern, that on the application of Emily E. Farley, William E. Farley and Sarah A. Farley, minor heirs of James Farley deceased to my said Court, I have caused these Letters of Guardianship to issue in favour of John C. Selman in and upon the goods and chattels, rights and credits of said Emily E. Farley, William E. Farley, and Sarah A. Farley, and in every case which occasion may require the said John C. Selman is authorized to bring suit and be sued, as the lawful guardian to the said minors.

Witness, Samuel Pearson Judge of Probate this 7th day of May A.D. one thousand eight hundred and fifty five and the 79th year of American Independence.
Saml. Pearson, Judge of Probate.

NANCY C. STANLEY BOND GUARDIAN

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we Nancy C. Stanley principal, and Ezekiel P. Stanley, and Elijah D. McKinley securities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson, Judge of Probate for said County, and his successors, in the penal sum of two thousand and fifty dollars; for 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 this 23rd day of April 1855.

The condition of the above obligation is such, that whereas the above bound Elijah D. McKinley has been appointed guardian of the person & estate of Sarah Ann E. Stanley, minor heir of Isham Stanley deceased:

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

Taken, approved and ordered to be recorded) E. D. McKinley (seal)
April 23rd 1855) W. H. C. Clark (seal)
Samuel Pearson, Judge of Probate) Jas. B. McKinley (seal)

LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate, April 23, 1855.

Be it remembered, and made known to all whom it may concern, that on the application of Elijah D. McKinley to my said Court, I have caused these Letters of Guardianship to issue in favour of the said Elijah D. McKinley, in and upon the goods and chattels, rights and credits of Sarah Ann E. Stanley, minor heir of Isham Stanley, deceased: and, in every case which occasion may require, the said Elijah D. McKinley is authorized to bring suit and be sued, as the lawful guardian to the said minor.

Witness, Samuel Pearson Judge of Probate, this 23d day of April A.D. one thousand eight hundred and fifty five and the 79th year of American Independence.
Saml. Pearson, Judge of Probate

EZEKIEL P. STANLEY BOND GUARDIAN

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we Ezekiel P. Stanley principal, and William M. Clark and Elijah D. McKinley, securities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office in the penal sum of one thousand and thirty dollars; for 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 this 23d day of April 1855.

The condition of the above obligation is such, that whereas the above bound Ezekiel P. Stanley has been appointed guardian of the person & estate of James McKinley Stanley, minor heir of John Stanley deceased:

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

Taken, approved and ordered to be recorded) Ezekiel P. Stanley (seal)
April 23rd 1855) W. H. Clark (seal)
Samuel Pearson, Judge of Probate.) E. D. McKinley (seal)

LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate, April 23rd, 1855.

Be it remembered, and made known to all whom it may concern, that on the application of James McKinley Stanley, to my said Court, I have caused these Letters of Guardianship to issue in favour of the Ezekiel P. Stanley, in and upon the goods and chattels, rights and credits of said James McKinley Stanley, minor heir of Isham Stanley deceased: and, in every case which occasion may require, the said Ezekiel P. Stanley is authorized to bring suit and be sued, as the lawful guardian to the said minor.

Witness, Samuel Pearson Judge of Probate this 23d day of April A.D. one thousand eight hundred and fifty five and the 79th year of American Independence.
Saml. Pearson, Judge of Probate.

GEORGE F. TAYLOR, BOND ADMINISTRATOR

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we George F. Taylor, principal, and M. B. Taylor, William L. Taylor and William J. Carlisle, securities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office, in the penal sum of eighteen thousand dollars; for 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 this 14th day of May 1855.

The condition of the above obligation is such, that whereas the above bound George F. Taylor, has been appointed administrator, with the will annexed of the estate of Eden Taylor, deceased:

Now, if the said George F. Taylor 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.

Taken, approved and ordered to be recorded) George F. Taylor (seal)
May 14th 1855) W. B. Taylor (seal)
Saml. Pearson, Judge of Probate.) W. L. Taylor (seal)
) W. J. Carlisle (seal)

LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate May 4, 1855.

Be it remembered, and made known to all whom it may concern, that on the application of George F. Taylor, to my said Court, I have caused these Letters of Administration to issue in favour of the said George F. Taylor in and upon the goods and chattels, rights and credits of Eden Taylor deceased.

Witness, Samuel Pearson Judge of Probate, this 14th day of May, A.D. one thousand eight hundred and fifty five and the 79th year of American Independence.
Saml. Pearson, Judge of Probate.

LANGDON ELLIS, BOND EXECR.

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we Langdon Ellis, principal, and William Smith and Cicero Heath securities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson, Judge of Probate for said County and his successors in office, in the penal sum of four thousand dollars; for 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 this 28th day of May 1855.

The condition of the above obligation is such, that whereas the above bound Langdon Ellis has been appointed executor of the last will & testament of Mary Scott, deceased: Now if the said Langdon Ellis shall well and truly perform all the duties which are or may be by law required of him as such executor, then the above obligation to be void: otherwise to remain in full force.

Taken, approved and ordered to be recorded) Langdon Ellis (seal)
May 28th 1855) William Smith (seal)
Samuel Pearson, Judge of Probate) Cicero Heath (seal)

LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate, May 28 1855.

Be it remembered, and made known to all whom it may concern, that on the application of Landon Ellis to my said Court, I have caused these Letters of Executorship to issue in favour of the said Landon Ellis in and upon the goods and chattels, rights and credits of Mary Scott, deceased; and in every case which occasion may require, the said Landon Ellis is authorized to bring suit and be sued, as the lawful executor, to the said Mary Scott, deceased.

Witness, Samuel Pearson Judge of Probate, this 28th day of May A.D. one thousand eight hundred and fifty five and the 79 year of American Independence.
Saml. Pearson, Judge of Probate.

WILLIAM SMITH BOND GUARDIAN

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we William Smith principal and Peter M. Rowland & Wm. W. Smith securities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office, in the penal sum of one hundred dollars; for 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 this 12th day of June 1855.

The condition of the above obligation is such, that whereas the above bound William Smith has been appointed guardian of the person & estate of John a free person of colour, Now, if the said William 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 obligation to be void; otherwise to remain in full force.

Taken, approved and ordered to be recorded } William Smith (seal)
June 12th 1855 } Peter M. Rowland (seal)
Samuel Pearson, Judge of Probate } Wm. W. Oslin (seal)

LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate, June 12, 1855.

Be it remembered, and made known to all whom it may concern, that on the application of William Smith to my said Court, I have caused these Letters of Guardianship to issue in favour of the said William Smith in and upon the goods and chattels, rights and credits of John a free person of colour and, in every case which occasion may require, the said William Smith, is authorized to bring suit and be sued as the lawful guardian to the said John, a free person of colour.

Witness, Samuel Pearson Judge of Probate, this 12th day of June A.D. one thousand eight hundred and fifty five and the 79th year of American Independence.
Saml. Pearson, Judge of Probate.

WILLIAM L. HILL BOND ADMINISTRATOR

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we William L. Hill principal and George E. Hodge and Hugh Wallis securities of the County and State aforesaid are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office, in the penal sum of one thousand dollars; for 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 this 2nd day of July 1855.

The condition of the above obligation is such, that whereas the above bound William L. Hill has been appointed administrator of the estate of W. C. Martindale deceased: Now, if the said William 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.

Taken, approved and ordered to be recorded } W. L. Hill (seal)
July 2nd 1855 } Geo E. Hodge (seal)
Samuel Pearson, Judge of Probate. } Hugh Wallace (seal)

LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate, July 2nd 1855.

Be it remembered, and made known to all whom it may concern, that on the application of William L. Hill to my said Court, I have caused these Letters of Administration to issue in favour of the said William L. Hill in and upon the goods and chattels, rights and credits of W.C. Martindale deceased and in every case which occasion may require, the said William L. Hill is authorized to bring suit and be sued, as the lawful administrator to the said W. C. Martindale, deceased.

Witness, Samuel Pearson Judge of Probate, this 2nd day of July, A.D. one thousand eight hundred and fifty five and the 79th year of American Independence.
Saml. Pearson, Judge of Probate.

W. W. WILLIAMS BOND GUARDIAN

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we W. W. William principal & Jefferson Falkner and William W. Palmer securities of the County and State aforesaid are held and firmly bound unto Samuel Pearson Judge of Probate for the County, and his successors in office, in the penal sum of four hundred dollars; for 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 this 4th day of June 1855.

The condition of the above obligation is such, that whereas the above bound Wm. W. Williams, has been appointed guardian of the estate of Latitia Williams infant daughter of Nancy J. Williams.

Now, if the said W. W. 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, otherwise to remain in full force.

Taken, approved and ordered to be recorded } W. W. Williams (seal)
June 4th 1855 } Jefferson Falkner (seal)
Samuel Pearson, Judge of Probate. } William W. Palmer (seal)

LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate June 4th 1855.

Be it remembered, and made known to all whom it may concern, that on the application of Wm. W. Williams to my said Court, I have caused these Letters of Guardianship to issue in favour of the said Wm. W. Williams in and upon the goods and chattels, rights and credits of Latitia Williams infant daughter of Nancy J. Williams, and, in every case which occasion may require, the said Wm. W. Williams authorized to bring suit and be sued, as the lawful guardian of the said minor.

Witness, Samuel Pearson Judge of Probate this 4th day of June A.D. one thousand eight hundred and fifty five, and the 79th year of American Independence.

Saml. Pearson, Judge of Probate.

EDMOND J. BACON AND ELLIOTT H. MUSE BOND EXECUTORS

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we Edmund J. Bacon and Elliott H. Muse, principals, and William F. Meador and Josiah W. Bachelder, securities, of the county and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office, in the penal sum of twelve thousand dollars; for 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 this 18th day of June 1855.

The condition of the above obligation is such, that whereas the above bound Edmond J. Bacon and Elliott H. Muse have been appointed executors of the last will and testament of Joseph Bacon deceased: Now, if the said Edmond J. Bacon and Elliott H. Muse 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.

Taken, approved and ordered to be recorded } E. J. Bacon (seal)
June 18th 1855 } E. H. Muse (seal)
Samuel Pearson, Judge of Probate. } W. F. Meador (seal)
 } J. W. Bachelder (seal)

LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate Juen 18th 1855.

Be it remembered, and made known to all whom it may concern, that on the application of Edmond J. Bacon and Elliott H. Muse to my Court, I have caused these Letters of Executorship to issue in favour of the said Edmond J. Bacon and Elliott H. Muse in and upon the goods and chattels, rights and credits of Joseph Bacon deceased; and, in every case which occasion may require, the said Edmond J. Bacon and Elliott H. Muse are authorized to bring suit and be sued, as the lawfulexecutors to the said Joseph Bacon, deceased.

Witness Samuel Pearson Judge of Probate this 18th day of June A.D. one thousand eight hundred and fifty five and the 79th year of American Independence.

Saml. Pearson, Judge of Probate.

LOUISA F. TOWERS BOND EXECUTRIX

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we Louisa F. Towers principal and Royal Towers and McQuia B. Taylor, securities, of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office, in the penal sum of twenty five hundred dollars; for 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 this 25th day of June 1855.

The condition of the above obligation is such, that whereas the above bound Louisa F. Towers has been appointed executrix of the last will & testament of Lewis Towers deceased: Now, if the said Louisa F. Towers shall well and truly perform all the duties which are or may be by law required of her as such executrix then the above obligation to be void; otherwise to remain in full force.

Taken, approved and ordered to be recorded } Louisa F. Towers (seal)
June 25th 1855 } Royal Towers (seal)
Samuel Pearson, Judge of Probate. } M. B. Taylor (seal)

LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate June 25th 1855.

Be it remembered and made known to all whom it may concern, that on the application of Louisa F. Towers to my Court I have caused these Letters of Executorship to issue in favour of the said Louisa F. Towers in and upon the goods and chattels, rights and credits of Lewis Towers deceased; and, in every case which occasion may require, the said Louisa F. Towers is authorized to bring suit and be sued, as the lawful executrix to the said Lewis Towers deceased.

Witness, Samuel Pearson Judge of Probate this 25th day of June A.D. one thousand eight hundred and fifty five and the 79th year of American Independence.
Samuel Pearson, Judge of Probate.

THOMAS L. THOMASON BOND AMR.

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we Thomas L. Thomason principal, and John W. Thomason Edwin Satterwhite securities, of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office, in the penal sum of two thousand dollars; for 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 this 2nd day of July 1855.

The condition of the above obligation is such that whereas the above bound Thomas L. Thomason has been appointed administrator of the estate of Jordan Holmes deceased; Now, if the said Thomas L. Thomason 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.

Taken, approved and ordered to be recorded) Thos. L. Thomason (seal)
July 2nd 1855. John W. Thomason (seal)
Saml. Pearson, Judge of Probate E. Satterwhite (seal)

LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate, July 2nd 1855.

Be it remembered, and made known to all whom it may concern, that on the application of Thomas L. Thomason to my said Court, I have caused these Letters of Administration to issue in favour of the said Thomas L. Thomason in and upon the goods and chattels, rights and credits of Jordan Holmes deceased; and in every case which occasion may require, the said Thomas L. Thomason is authorized to bring suit and be sued, as the lawful administrator, to the said Jordan Holmes deceased.

Witness, Samuel Pearson Judge of Probate, this 2nd day of July A.D. one thousand eight hundred and fifty five and the 79th year of American Independence.
Saml. Pearson, Judge of Probate.

HUGH WILSON, BOND ADMINISTRATOR

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we Hugh Wilson, principal & James H. Foreman and H. W. Page securities, of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office, in the penal sum of eleven hundred dollars; for 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 this 14th day of July 1855.

The condition of the above obligation is such that whereas the above bound Hugh Wilson has been appointed administrators of the estate of Airy Ann Evans deceased; Now, if the said Hugh Wilson 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.

Taken, approved and ordered to be recorded) Hugh Wilson (seal)
July 14th 1855 James H. Foreman (seal)
Samuel Pearson, Judge of Probate H. W. Page (seal)

LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate, 14th July 1855.

Be it remembered, and made known to all whom it may concern, that on the application of Hugh Wilson to my said Court, I have caused these Letters of Administration to issue in favour of the said Hugh Wilson, in and upon the goods and chattels, rights, and credits of Airy Ann Evans deceased; and, in every case which, occasion may require, the said Hugh Wilson is authorized to bring suit and be sued, as the lawful administrator to the said Airy Ann Evans, deceased.

Witness, Samuel Pearson Judge of Probate, this 14th day of July, A.D. one thousand eight hundred and fifty five and the 80 year of American Independence.
Saml. Pearson, Judge of Probate.

JAMES M. ROBERTS BOND ADMINISTRATOR

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we James M. Roberts, principal, & Franklin Yarbrough & Redick Lamb securities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County and his successors in office, in the penal sum of fourteen hundred dollars; for 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 this 13th day of August 1855.

The condition of the above obligation is such that whereas the above bound James M. Robert has been appointed administrator of the estate of Rebecca Ann Smith deceased; Now, if the said James M. Roberts 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.

Taken, approved and ordered to be recorded) James M. Roberts (seal)
August 13, 1855 F. Yarbrough (seal)
Samuel Pearson, Judge of Probate. Redick X Lamb (seal)
mark

Signed & sealed in my presence this 28th
July 1855, John McKnight J.P.

LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate, 13, August 1855.

Be it remembered, and made known to all whom it may concern, that on the application of James M. Roberts to my said Court, I, have caused these Letters of Administration to issue in favour of the said James M. Roberts in and upon the goods and chattels, rights and credits of Rebecca Ann Smith deceased; and, in every case which occasion may require, the said James M. Roberts is authorized to bring suit and be sued, as the lawful administrator to the said Rebecca Ann Smith deceased.

Witness, Samuel Pearson Judge of Probate, this 13, day of August, A.D. one thousand eight hundred and fifty five and the 80 year of American Independence.
Saml. Pearson, Judge of Probate.

HUGH WALLACE & WASHINGTON FLOYD BOND ADMINISTRATOR

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we Hugh Wallace & Washington Floyd principals and John Rudd, Bainbridge Boazeman, M. T. Pitts Wm. H. H. Griffin and Nicholas Briskey Nancy Floyd securities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office, in the penal sum of sixty four thousand dollars; for 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 this 13th day of August 1855.

The condition of the above obligation is such that whereas the above bound Hugh Wallace and Washington Floyd have been appointed administrators of the estate of Cornelius Floyd deceased; Now, if the said Hugh Wallace & Washington shall well and truly perform all the duties which are or may be by law required of him as such administrators then the above obligation to be void; otherwise to remain in full force.

Taken, approved and ordered to be recorded) Hugh Wallace (seal)
Approved August 13th 1855 Washington Floyd (seal)
Samuel Pearson, Judge of Probate John Rudd (seal)
Bainbridge Boazeman (seal)
Nicholas Briskey (seal)
Nancy Floyd (seal)
M. J. Pitts (seal)
W. H. H. Griffin (seal)

LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate, August 13, 1855.

Be it remembered, and made known to all whom it may concern, that on the application of Hugh Wallace and Washington Floyd, to my said Court, I have caused these Letters of Administration to issue in favour of the said Hugh Wallace and Washington Floyd, in and upon the goods and chattels, rights and credits of Cornelius Floyd deceased, and in every case which occasion may require, the said Hugh Wallace and Washington Floyd are authorized to bring suit and be sued, as the lawful administrator to the said Cornelius Floyd deceased.

Witness, Samuel Pearson Judge of Probate, this 13th day of August, A.D. one thousand eight hundred and fifty five and the 80th year of American Independence.
Saml. Pearson, Judge of Probate.

HUGH WALLACE BOND EXECUTOR

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we Hugh Wallace principal and Wm. A. Adams and Wm. R. Wallace securities, of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office, in the penal sum of two thousand dollars: for 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 this 13th day of August 1855.

The condition of the above obligation is such, that whereas the above bound Hugh Wallace has been appointed executor of the estate of William J. Rye deceased.

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

Taken approved and ordered to be recorded)

August 13, 1855.

Samuel Pearson, Judge of Probate

Hugh Wallace (seal)
William J. Adams (seal)
Wm. R. Wallace (seal)

LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate, August 13, 1855.

Be it remembered, and made known to all whom it may concern, that on the application of Hugh Wallace to my said Court, I have caused these Letters of Executorship to issue in favour of the said Hugh Wallace in and upon the goods and chattels, rights and credits of William J. Rye deceased; and, in every case which occasion may require, the said Hugh Wallace is authorized to bring suit and be sued, as the lawful executor to the said William J. Rye, deceased A.D. one thousand eight hundred and fifty five and the 80 year of American Independence.

Samuel Pearson, Judge of Probate.

HENRY WALLACE BOND GUARDIAN

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we Henry Wallace principal and Hugh Wallace & Wm. R. Wallace securities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office, in the penal sum of four thousand dollars; for 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 this 13th day of August 1855.

The condition of the above obligation is such, that whereas the above bound Henry Wallace has been appointed guardian of the estate of John Wallace, Floyd Wallace James Wallace, George Wallace, Nancy Wallace & Elizabeth Wallace minors and heirs of Elizabeth P. Wallace deceased;

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

Taken, approved and ordered to be recorded)

August 13th 1855

Samuel Pearson, Judge of Probate

Henry Wallace (seal)
Hugh Wallace (seal)
Wm. R. Wallace (seal)

LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate, August 13, 1855;

Be it remembered, and made known to all whom it may concern, that on the application of Henry Wallace to my said Court, I have caused these Letters of Guardianship to issue in favour of the said Henry Wallace in and upon the goods and chattels, rights and credits of John Wallace, Floyd Wallace, James Wallace, George Wallace, Nancy Wallace, and Elizabeth Wallace, minor heirs of Elizabeth P. Wallace, deceased; and, in every case which occasion may require, the said Henry Wallace, is authorized to bring suit and be sued, as the lawful guardian to the said minors.

Witness, Samuel Pearson Judge of Probate this 13th day of August A.D. one thousand eight hundred and fifty five and the 80th year of American Independence.

Samuel Pearson, Judge of Probate.

JESSE FITZPATRICK NEW BOND ADMINISTRATOR

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we Jesse Fitzpatrick principal and William C. Morgan and Greenberry McCouen securities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office, in the penal sum of twenty five thousand dollars; for 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 this 20th day of April 1855.

The condition of the above obligation is such, that whereas the above bound Jesse Fitzpatrick has been appointed administrator of the estate of Woodson P. Allen deceased:

Now, if the said Jesse Fitzpatrick 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.

Geo. W. Mitchell J.P.

Approved April 20th 1855.

Samuel Pearson, Judge of Probate

Jesse Fitzpatrick (seal)
Wm. C. Morgan (seal)
Greenberry McCouen (seal)

LETTERS HENRY L. WILKINSON ADMINISTRATOR DE BONIS NON

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate March 12, 1855.

Be it remembered, and made known, to all whom it may concern, that I have caused these Letters of Administration to issue in favour of the said Henry L. Wilkinson, Sheriff of Chambers County, Ala., in and upon the goods and chattels, right and credits of Bailey C. Newman, deceased; and in every case which occasion may require, the said Henry L. Wilkinson Sheriff is aforesaid, is authorized to bring suit and be sued, as the lawful ex officio administrator de bonis non to the said Bailey C. Newman, deceased.

Witness, Samuel Pearson Judge of Probate, this 12th day of March A.D. one thousand eight hundred and fifty five and the 79 year of American Independence.

Saml. Pearson, Judge of Probate.

NOEL A. VAUGHN NEW BOND GUARDIAN

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we Noel A. Vaughn principal & Jefferson Falkner, John R. Humphris & Hugh Carmichael securities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office, in the penal sum of ten thousand dollars, for 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 this 22nd day of March 1855.

The condition of the above obligation is such, that whereas the above bound Noel A. Vaughn has been appointed guardian of the estate of George M. Goldsmith, Amanda P. Goldsmith, Francis C. Goldsmith, & Caroline S. Goldsmith, minor heirs of John T. Goldsmith deceased. Now, if the said Noel A. Vaughn shall well and truly perform all the duties which are or may be by law required of him as such guardian then the above obligation to be void; otherwise to remain in full force.

Taken, approved and ordered to be recorded)

March 22nd 1855.

Samuel Pearson, Judge of Probate

M. A. Vaughan (seal)
Jefferson Falkner (seal)
John R. Humphris (seal)
H. Carmichael (seal)

HENRY L. WILKINSON EX OFFICIO ADMINISTRATOR DE BONIS NON

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate, March 26, 1855.

Be it remembered, and made known to all whom it may concern, that I have caused these Letters of Administration to issue in favour of Henry L. Wilkinson, Sheriff of Chambers County Ala., in and upon the goods and chattels, rights and credits of John Bankston deceased; and, in every case which occasion may require, the said Henry L. Wilkinson, Sheriff, as aforesaid, is authorized to bring suit and be sued, as the lawful ex officio administrator de bonis non to the said, John Bankston deceased.

Witness, Samuel Pearson Judge of Probate this 26th day of March A.D. one thousand eight hundred and fifty five and the 79th year of American Independence.

Saml. Pearson, Judge of Probate.

WILLIAM P. COLLIER BOND GUARDIAN

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we William P. Collier, principal and Isaac P. Collier and A. T. Meddlebrooks securities of the County and State aforesaid, are held and firmly bound unto Saml. Pearson Judge of Probate for said County, and his successors in office, in the penal sum of seven hundred dollars; for 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 this 1st day of January 1855.

The condition of the above obligation is such, that whereas the above bound William P. Collier, has been appointed guardian of the person & of the estate of Wm. S. W. Greer and Frederick E. Greer, minors and heirs of Henry H. Greer deceased.

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

Taken, approved and ordered to be recorded)

Approved January 1st 1855.

Samuel Pearson, Judge of Probate.

William P. Collier (seal)
Isaac P. Collier (seal)
A. T. Meddlebrooks (seal)

EFFRY MCINTYRE, LETTERS TESTAMENTARY

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate, Decr. 14, 1854;

Be it remembered, and made known to all whom it may concern, that on the application of Effry McIntyre, to my said Court I have caused these Letters of Testamentary to issue in favour of the said Effry McIntyre in and upon the goods and chattels rights and credits of Archibald McIntyre, deceased; and, in every case which occasion may require, the said Effry McIntyre is authorized to bring suit and be sued, as the lawful excoeuris to the said Archibald McIntyre, deceased.

Witness, Samuel Pearson Judge of Probate, this 14th day of December A.D. one thousand eight hundred and fifty four, and the 79 year of American Independence.

Saml. Pearson, Judge of Probate.

HENRY L. WILKINSON LETTERS ADMINISTRATION

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate, Decr. 11, 1854.

Be it remembered, and made known to all whom it may concern, that on the application of James E. Reese & Melton Andrews to my said Court, I have caused these letters of Administration ad collegandam to issue in favour of Henry L. Wilkinson, sheriff of Chambers County, Ala., in and upon the goods and chattels, rights and credits of Thomas Scott, deceased; and in every case which occasion may require, the said Henry L. Wilkinson, sheriff as aforesaid is authorized to bring suit and be sued as the lawful administrator to the said Thomas Scott deceased.

Witness, Samuel Pearson Judge of Probate, this 11th day of December, A.D. one thousand eight hundred and fifty four, and the 79th year of American Independence.
Saml. Pearson, Judge of Probate.

LETTERS HENRY L. WILKINSON SHERIFF ADMINISTRATOR

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate, January 8, 1855.

Be it remembered, and made known to all whom it may concern that on the application of James E. Cherry, to my said Court, I have caused these Letters of Administration ad collegandam to issue in favour of the Henry L. Wilkinson, sheriff of Chambers County, Ala. in and upon the goods and chattels, rights and credits of John T. Winston deceased; and in every case which occasion may require the said Henry L. Wilkinson, sheriff, as aforesaid, is authorized to bring suit and be sued, as the lawful administrator, to the said John T. Winston, deceased.

Witness, Samuel Pearson Judge of Probate, this 8th day of January A.D. one thousand eight hundred and fifty five and the 79 year of American Independence.
Samuel Pearson, Judge of Probate.

JOSHUA HIGHTOWER WILL

THE STATE OF ALABAMA)
CHAMBERS COUNTY

I, Joshua Hightower of the County and State aforesaid being of sound mind do make this as my last will and testament to my wife Susan Hightower I will and bequeath for the term of ten years from and after my death all the property of which I am seized and possessed after all my just debts are paid out of such affects as the family can best dispose with and at the end of ten years as above state from my death I desire an equal division of what ever affects may be left of my property at that time and I do now leave Lemuel Jackson as my executor and give to him full management of my above desire and effects for the term of ten years as above mentioned February 18th 1854.

Signed sealed and delivered in the presence of

his
Stephen Fuller Joshua X Hightower
A. J. Huey mark

Proven and ordered to record as the last will and testament of Joshua Hightower, decd.

C. C. Forbes, Judge C.C.

JESSE M. JACKSON'S WILL

In the name of God amen.

I Jesse M. Jackson of the County of Chambers and State of Alabama being of sound mind and memory but feeble in body and considering the certainty of death and not knowing how soon it may come I have concluded to make institute and ordain this my last will and testament in words following viz-----

Item 1st. I hereby leave in the hands of my executors all my estate both real and personal for the following uses and purposes. In the first place that my executors attend to the payment of all my just debts and the balance of my estate I wish kept together for the support and maintenance of my wife and children also for the purpose of well educating my children.

It. 2nd. It is my desire that my executors shall attend punctually to this my wish (viz) that each child as they become of age or marry be furnished with a large family bible hymbook & testament and psalms.

It. 3rd. I desire that as my children become of age or marry that my executor pay to them out of my estate the sum of eighteen hundred dollars or the amount thereof either in money or any other species of property that they on their judgement may think most to interest of the estate and to the interest of heirs or heirs.

4th. I desire further that my executors at any time they may in their judgement think that there can be a larger sum than eighteen hundred dollars paid to the children they may do so strictly observing that my will and wish is that each child be made equal.

5th. Any property coming to my wife Harriett F. Jackson from her mother Francis Charlton or property left in trust by M. Pray to Frances Charlton and children be received by my wife Harriett F. Jackson a portion of her legacy coming from my estate. In the event that my wife Harriett F. Jackson should marry, then I wish my whole estate divided equally between my wife and surviving children, the amount coming or received from Mrs. Charlton to be considered as a part of my wife legacy coming from my estate.

It. 6th. My wish and desire is that my library of books be kept together for the use of my wife & children and at the final distribution of my estate the same be divided equally among my wife & children.

It. 7th. My executors are hereby vested with full power to buy sell or change any species of property which they deem would be to the interest of my estate.

(continued)

Item 8th. If each and all of the executors that I shall proceed to appoint will be duly sworn in to see this will and testamen executed then it is my will that no bond or security be required of them by the Court.

I now appoint my Brother Wyck S. Jackson John Huguley and Alexander Frazier to execute this my last will and testament.

In witness whereof I have hereunto subscribed my name this the 1st day of October one thousand eight hundred and fifty five.

In presence of
Joseph Prather Jesse M. Jackson
Jacob Huguley
Joseph Jarrell

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Special Court of Probate, 19th October 1855. Personally appeared in open Court Joseph Prather and Joseph Jarrell, two of the subscribing witnesses to the foregoing will, who being duly sworn, deposes each and say, that they saw Jesse M. Jackson, sign, seal and publish the same, as and for his last will and testament, on the day the same bears date, and that they each believed the said Jesse M. Jackson, to be of sound and disposing mind and memory at the time of signing the same; and that they, deponents, each signed the same, as subscribing witnesses, at the request and in the presence of the said Jesse M. Jackson, and that they each saw Jacob Huguley, the other subscribing witness, sign the same as such, at the request and in the presence of the said Jesse M. Jackson; and that they all signed the same in the presence of each other.

Sworn to & subscribed in open Court
this 19th day of Octr. 1855.

Joseph Prather
Joseph Jarrell

Samuel Pearson, Judge of Probate

Be it remembered that on the 19th day of October 1855, the foregoing will was duly probated in the Court of Probate of Chambers County, Alabama, on the affidavits of Joseph Prather and Joseph Jarrell, two of the subscribing witnesses to the same, and recorded in Vol. of Wills, Vol. 2 Pages 563 & 564.
Saml. Pearson, Judge of Probate.

WILLIAM H. CLANNAHAN WILL

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents that I William Clannahan of the County and State aforesaid being very sick but possessed of a sound disposing mind and memory have this day made this my last will and testament in the name of God amen hereby revoking all others by me at any previous time made.

1st. I do hereby will and bequeath that all my just debts be paid.

2nd. I do will and bequeath Amanda to my daughter Emily Anna a negro girl three years old, and also to my daughter Josephene America a negro boy five years old by the name of Reba.

3rd. I further will and bequeath unto my beloved wife Rosilla Ann a negro woman by the name of Judy and her increase to my little son William Henry I further will to my beloved wife my carriage money and notes and all my household and kitchen furniture my rifle gun to be sold and also my watch and the money they bring to belong to my wife.

4th. It is my will that Elazar R. Vumen be my executor and I do hereby appoint him and further that my said executor act as guardian for my children with the assistance of my wife.

In witness whereof I have hereunto set my hand and seal this 7th of Sept. 1855.
Joseph Barrow W. H. Clannahan
Jesse Moseley

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Special Court of Probate, Sept. 27, 1855.

Personally appeared in open Court, Jesse Moseley, one of the subscribing witnesses to the foregoing will, who being duly sworn, deposed and said on oath, that he saw, William H. Clannahan, sign, seal and publish the same, as and for his last will and testament on the day the same bears date, and that he believed the said Wm. H. Clannahan, to be of sound and disposing mind and memory, at the time of signing the same, and that he, deponent, signed the same as a subscribing witness, at the request and in the presence of the said William H. Clannahan and that he saw Joseph Barrow, the other subscribing witness sign the same, at the request and in the presence of the said William H. Clannahan, and that they all signed the same in the presence of each other.

Sworn to & subscribed in open Court,
this 27th day of Sept. 1855.

Jesse Moseley

Samuel Pearson, Judge of Probate

Be it remembered, that on the 27th day of Sept. 1855, the foregoing will, was duly probated in the Probate Court of Chambers County, Ala., on the affidavit of Jesse Moseley one of the subscribing witnesses to the same and recorded in Vol. 2, Pages 565.
Saml. Pearson, Judge of Probate.

DANIEL S. ROBERTSON'S WILL

THE STATE OF ALABAMA)
CHAMBERS COUNTY

I, Daniel S. Robertson, of the County & State aforesaid, do hereby make, ordain & declare my last will and testament, as follows:-

Item 1. After the payment of my funeral expenses, I desire that all my just debts shall be paid by my executrix, if any such debts should remain unpaid at the time of my decease.

Item 2nd. To each of my children, namely, Whitfield S. Robertson, John C. Robertson, Francis Goldull wife of John Coleuall, late Francis Robertson, Missilla Flournoy, wife of Thomas Flournoy, late Missilla Robertson, and Nancy Doolittle, wife of E. H. Doolittle, late Nancy Robertson, I have hitherto given off in property and money, the respective sums of thirty five hundred dollars, and have put them severally in the possession of the same. These several portions of my estate I desire them to remain & keep, as so much advanced to them respectively by me.

Item 3d. It is my desire & I hereby appoint my wife Lueretia H. Robertson, to be my sole executrix, and that bond or security be required of her as such, but her appointment to cease upon her subsequent marriage, and in the event of her marriage or death, it is my will that my son Whitfield H. Robertson be my executor of this my will.

Item 4th. To my said wife Lueretia H. I give and bequeath all my property both real & personal of every kind whatsoever, resting in her the legal title, to be held by her as executrix & trustee, to be managed & disposed of as follows-viz- That she keep all the property together until my youngest child becomes of lawful age or marries; but in the meantime should any of my children other than those to whom I have made advancements as before state in the 2nd item, become of age or marry, my wife will allot to him, her or them in property, or money the sum of three thousand five hundred dollars thus making such child equal to those heretofore advanced and my said wife out of the proceeds of my estate, is to see that my children under age are properly educated and maintained, which expenses for education & maintenance are not to be estimated in their shares in the apportionment to be made for them of thirty five hundred dollars as above directed-and upon the marriage or arriving at age of my youngest child, a division of my property must be made so as to make all my children equal taking into the estimate the thirty five hundred dollars severally advanced to them, and my said wife is to have a share equal to a child's part to vest in her for & during her natural life & at her death to be equally divided among all my children.

Item 5th. But should my wife die or marry before my youngest child marries or arrives at age, then I desire my property to be divided equally between all my children and my wife to have a child's part, to wit in her for her life & after her death to be equally divided among my children-In the event however that a division is made under this 5th item of my will, I desire that the sum of two hundred dollars per annum be allowed to each of my children who are under age or unmarried as a means for their support & education which provision is to stop when they respectively marry or arise at age, and is not to be estimated in the allotment & distribution of my property as any portion of their share.

Item 6. In making an allotment to my daughter Mary G. Robertson of her distributive share, I desire that Adeline (the daughter of my slave Serena) and her increase be included in her portion as a part thereof.

Item 7. Should any of my children die leaving no issue living at the time of their death, it is my will that the share allotted to such be distributed among my surviving children equally, or in the event of the death of any of them leaving issue such issue to take the share their parent would have taken if living.

Item 8. I desire when a distribution shall be made of my estate, my wife may choose the shares which she desires to take as her share.

Item 9. If in the opinion of my wife which she is executrix, the interest of my estate requires it, she may dispose of any portion of my estate either at private or public sale, holding the proceeds as a part of the estate.

Item 10th. In making provision for such of my children as may marry or arrive at age before the final distribution of my estate, I desire the following named slaves to be reserved out of the same viz-----

Semra Masuria Cnsa Reese Ben & Rose and her children Doctor & Crit Andersen & Suck Burell and Fanny and her children Lear Arch Jane & Tom

all which I do this day, to wit the fifteenth day of February A.D. 1854 declare, ordain & publish as my last will and testament, revoking all others.

In witness whereof I have hereunto set my hand and affixed my seal on the day and date above & in the presence of the witnesses whose names are hereunto subscribed Signed & sealed by the testator & escuted in our Daniel Robertson (seal)

Charles McLemore
Gibson F. Hill
J. T. Todd

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Regular Court of Probate, January 14th 1856.

Personally appeared in open court, Charles McLemore, one of the subscribing witnesses to the foregoing will, who being duly sworn, deposest and saith on oath, that he saw Daniel S. Robertson, sign, seal and publish, the said will and for his last will and testament, on the day the same bears date; and that he believed the said Daniel S. Robertson, to be of sound and disposing mind and memory at the time of signing the same; that he deponent, signed the same, as a subscribing witness, at the request and in the presence of the said Daniel S. Robertson, that he saw Gibson F. Hill and J. B. Todd the other two subscribing witnesses, sign the same, at the request and in the presence of the said Daniel S. Robertson, and that they all signed the same in the presence of each other.

Sworn to & subscribed, in open Court, this) Charles McLemore
14th day of January 1856.

Samuel Pearson, Judge of Probate

Be it remembered, that on the 14th day of January 1856, the foregoing will, was duly probated by the Probate Court of Chambers County, Ala. on the affidavit of Charles McLemore one of the subscribing witnesses to the same; and duly recorded, in Record of wills, Vol. 2, Pages 542, & 73 & 74.

Saml. Pearson, Judge of Probate

NATHAN B. GARRETT'S WILL

In the name of God amen.

I, Nathan B. Garrett, being now of sound mind and disposing memory and mindful that I must at some future period leave this world therefore I make constitute ordain publish and declare this to be my last will and testament hereby revoking annulling and setting aside all wills heretofore made by me.

It is my first wish that, my body be buried in a decent & Christian manner. It is my next wish that all of my just debts of all kind be paid.

I then wish that my dearly beloved wife Jane F. Garrett have all my estate of every kind haracter or description both real and personal debts choses in action and debts and should she marry then my estate is to be equally divided between the said Jane F. and my five children now living one, another or others should die before me, of me, each to take a part proportionally and should any of my heirs at law die without heirs lawfully begotten of their bodies then their portion to revert to me, and become a portion of my estate for division as aforesaid.

It is hereby declared to be and is my will, that the property hereby given, to wit, Harry a man Sue a man Adam and James boys now in my possession and control as also the eighty acres of land on which I now reside together with all improvements, thereon as also all my notes accounts debts & evidences of debts with my pleasure carriage & horses pass to the said Jane F. as aforesaid, and each of my heirs as aforesaid only to take a life estate in and to said property and said property is to go to and be the property of the heirs of the bodies of the my, heirs aforesaid only the said Jane F. and in the event of her marriage her portion of my estate to go as she may desire.

I hereby constitute and appoint, my beloved wife Jane F. Garrett my executrix, and Wesley M. Garrett my executor authorizing either or both of them to qualify and act and should one die fail to qualify or resign the other into carry out the trust herein expressed.

Signed sealed and dated this the sixteenth day of December 1855.

In the presence of,
Cicero D. Hudson
W. W. Tion
William F. Garrett

Nathan B. Garrett

(seal)

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Regular Court of Probate, January 14, 1856.

Personally appeared in open Court, Cicero D. Hudson and William F. Garrett two of the subscribing witnesses to the foregoing will, who being duly sworn deposest and say, that they saw Nathan B. Garrett, the testator, sign, seal and publish the same, as and for his last will and testament, on the day the same bears date, and that they each believed the said Nathan B. Garrett to be of sound mind and disposing mind and memory at the time of signing the same, and that they each signed the same as subscribing witness at the request & in the presence of the said Nathan B. Garrett; that they saw W. W. Tion, the other subscribing witness, sign the same, at the request and in the presence of the said Nathan B. Garrett, and that they all signed the same in the presence of each other.

Sworn to & subscribed in open Court,) Cicero D. Hudson
this 14th day of January 1856.

William F. Garrett

Samuel Pearson, Judge of Probate

Be it remembered that on the 14th day of January 1856, the following will was duly probated in the Probate Court of Chambers County, Alabama, on the affidavit of Cicero D. Hudson and William F. Garrett, two of the subscribing witness to the same, and duly recorded, in Record of wills, Vol. 2, Pages 575 & 76.

Saml. Pearson, Judge of Probate.

I, James Doudell Sr. of Chambers County State of Alabama do hereby make declare and publish this Writing to be my last will & testament.

After the payment of my just debts out of the debts due me I dispose of my estate in the following manner (to wit) I give to my wife Caroline Daudell all the property that come from her father & brothers' estate (to wit) negroes named Nelson Lucy Elizabeth Mary, Jane, Jane and Fanny and her children Harriett & Rachel, John Paterson and Eli as her own property in fee simple to use and dispose of she may see fit and proper And I give my said wife the following negroes for and during her natural life for her own separate use and benefit during her natural life after death to be equally divided among my children to wit Jesse Sophia Henry, Anderson Mary Bobb Jess Joy little Mary Iye, Ann, Martha Pomp Jacob Frances Stephens Sellar & her child Shelly & Henry Shetton Manerva & her child Alice Jim Caroline Charity little Jess & Miras far and during her natural life then to be equally divided between my children Also my house and lot in the village of Oak Bowery where on I now reside together with all of my household & kitchen furniture and tract of land number ten which I purchased of Thornton & the small lot fronting my dwelling house together with all of the stock and farming utensils on the same the carriage & horses the horse & buggy one wagon and six mules to be her own property in fee simple free from incumbrances.

2. I have before this given off to my daughter Elizabeth Myrah twenty one negroes and Sunday tracts of land (to wit) one house & lot of land near the city of Mobile also two sections of land each of one hundred and one sections of land in Mississippi also one watch north two hundred & fifty dollars one penno worth four hundred & fifty dollars.

I have before this given to my daughter Catharine Smith Lence deceased, two negroes Henry Abright & his wife Frances the titles of which I have since confirmed to her husband Robert Smith;

I have previously to this given to my son Lewis F. Daudell twenty one negroes and a settlement of land in Harris County Georgia and one Wagon and ten mules one buggy & horse & one gold watch.

I hereby give & bequeath to my daughter Rebecca L. Duda, all the following property (to wit) my upper plantation lying in Harris County Georgia near the pine Mountain containing about two thousand acres of land also the following negroes (to wit) Sarah and her children Sintha Frances Loyd Sarah Hilliard Pinckney & Mary, Bill & his daughter Sally Charles & his wife Phillis and her two children Jerry & Allen, Washington & his wife Leasey & child Bartley, Oliver Toney & Beverly making twenty children in all and a blue and gold watch which she now wears the before mentioned land I give to my said daughter for her own separate & sole benefit & use to used controlled or disposed of as she may deem best & proper for her sole & separate use the before mentioned negroes which I hereby give to my said daughter Rebecca L. I give to her for her separate & sole use & benefit for and during her natural life; after her death to go

(continued)

& be the property of her children and in case she should die without children or their representatives then & in that event, said negroes are to be the joint property of my other children or their representatives. I further give to my daughter Rebecca L. one road wagon & ten mules and three hundred dollars.

I hereby give and bequeath to my daughter Susan A. Daudell the following property (to wit) my settlement of land in Chambers County Alabama known as my white plains place as plantation containing sixteen hundred acres of land also my piece of land near Okbewery containing one hundred & fifty acres which I purchased of J. W. Starn also a house & lot purchased of Isaac Parks in the village of Okbewery also one other lot in Okbewery purchases of J. W. Starn also one Piano & one gold watch or six hundred dollars in cash as an equivalent for the same all of the before mentioned property given to my daughter Susan A. is given to her for her own sole separate & exclusive use & benefit also one road wagon & ten mules & three hundred dollars.

Also the following negroes to wit: Osea & his wife Harriett & three children Mathew Adanne Patsy Sharlott Fed Bussod & Catharine John & his children Clarissa Jack Henry Isaac & Jane--Betsy & her two children Dennis & Benn--Shadrick & his wife Mariah & their daughter Cherry being twenty one in number, which said negroes I have to my said daughter for and during her natural life after her death to be the property of her children & in case she should die without children or their descendants then said negroes are to be the property of my other children or their descendants.

I do hereby give and bequeath to my daughter Louisa J. Daudell and to my son Luther Martin Daudell jointly & equally & for their joint & equal use my plantation in Macon County south of Auburn known as the Cheweskey plantation containing about twenty five hundred acres of land and two lots of land in Harris County Georgia one lot known as the Meeting House lot purchased of Henry Low the other lot adjoining Copeland Mills both lots containing about four hundred acres.

I further give & bequeath to my daughter Louisa J. Daudell the following negroes to wit: Ellick & his wife Mary & their children Chaney Lovick Asberry Jim Clarisey & Selva Dick and his wife Sella & her children Alfred Lewis & Susan--Shadrick & his wife Lucinda and their children Eliza Jo Henry & Lila Delley Ann & her two children Freeman & an infant child being twenty two in November the negroes herein give to my daughter Louisa J. is hereby given to her for her separate use & benefit during her natural life and at her death to be the property of her children or their descendants & in the event of her death without children or their descendants then these negroes are to be the property of my other children or their descendants. I also give her one gold watch one Piano or six hundred dollars as an equivalent one road wagon ten mules & three hundred dollars.

I further give and bequeath to my son Luther Martin Daudell the following negroes & property to wit: Mariah Switzer & her children Malinda Halley / An William Caroline Isabel & an infant child Bobb & his wife Hannah & child Nancy Abram & his wife Linsey & their children Jacob & Mary Asah & his wife Henrietta, Cabell & his wife Candice & their two children Matilda & an infant child and Albert being twenty one in number and the event my son Luther Martin Daudell shall die without children or their descendants it shall be the property of my other children or their descendants. I further give & bequeath to him, one road wagon, ten mules one horse & buggy or three hundred dollars as its equivalent and one gold watch or one hundred & fifty dollars as an equivalent.

And I direct that the increase of all of the foregoing negroes herein willed to my four herein mentioned children & wife that may be after the date of this will shall follow the herein disposition of the respective negroes willed each one of my children & wife.

I do hereby give and bequeath unto my son Lewis F. Daudell two lots of land lying in Harris County Georgia adjoining the land here to fore give to him being the two remaining lots of land undisposed of by me which I own in Harris County Georgia containing four hundred acres more or less.

I further direct that the remainder of my property after the foregoing bequests have been fulfilled be divided equally among my six children to wit: Elizabeth Myruh Lewis F. Daudell, Rebecca L. Daudell Susan A. Daudell, Louisa J. Daudell and Luther M. Daudell except the money which may be on hand left at my death in which I direct that my wife share equally with my children.

It is my will and I hereby direct and appoint my son Lewis F. Daudell my executor to carry into effect and execute the foregoing will, and it is further my will and I do hereby direct that they carry the same into effect without being required to give bond & security.

In testimony whereof I have hereunto set my hand and affixed my seal this 28th day of May 1855.

Robert Mitchell
Geo. S. Cobb
J. F. Daudell

James Daudell (L.S.)

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Regular Court of Probate March 10, 1856.

Personally appeared in open Court Robert Mitchell and James F. Daudell, two of the subscribing witnesses to the foregoing attached will, who being duly sworn, depose and say on oath, that they each saw James Daudell, sign, seal, and publish the same, as and for his last will and testament on the day the same bears date; and that they each believed the said James Daudell to be of sound and disposing mind and memory, at the time of signing the same; that they deponents, each signed the same as subscribing witnesses, at the request and in the presence of the said James Daudell that they saw George S. Cobb, the other subscribing witness, sign the same as such, at the request and in the presence of the said James Daudell; and that they all signed the same, in the presence of each other.

Sworn to & subscribed, in open Court,
this 10th day of March 1856.
Samuel Pearson, Judge of Probate.

J. F. Daudell
Robert Mitchell

Be it remembered, that on the 10th day of March 1856, the foregoing will was duly probated, in the Probate Court of Chambers County, Ala., on the affidavits of James F. Daudell and Robert Mitchell, two of the subscribing witnesses to the same, and recorded, in Record of Wills, Vol. 2, Pages, 577, 78, 79 & 580.

Saml. Pearson, Judge of Probate.

JOHN EDWARDS DECD COPY WILL

In the name of God amen. I, John Edwards of the County of StClair and State of Alabama being of sound judgment and knowing that it is once appointed for man to die do make this my last will and testament first of all I recommend my soul to God who gave it and my body to the earth to be buried in a decent Christian burial at the discretion of my executor not doubting but at the general resurrection I shall rise the same by the mighty power of God. As touching of worldly estate where with it pleased God to bless me I will give and dispose of the same in the following manner and force it is my will and desire that my wife Rachael Edwards have three negroes Mary Fear and Stephen to have and to hold during her life time or widowhood at her death the aforesaid negroes Mary is to belong to my son Lewis D. Edwards and the other two to be just and fairly appraised and the amount to be equally divided between my three children it is further my will and desire that my aforesaid wife shall be and remain in full possession of my house and land household and kitchen furniture two mules one horse five cows and calves fifteen head of hogs and farming utensils to be by her possessed and enjoyed during her natural life but if my aforesaid wife should intermarry again it is my will and desire that my wife should not intermarry again at her death it is my desire that my property both real and personal be lotted off as equally as possible and drawn for the same to be equal among my three children William A. Edwards Sarah Sheppard and Lewis D. Edwards if any or either of the aforesaid children should intermarry it is my desire that they be allotted one horse or mule some cows and hogs and bed and furniture also to my daughter Sarah Sheppard and to the bequest two negro boys Sandy and Ned and to my daughter Sarah Sheppard and to the heirs of her body one negro girl Malinda and one boy Jerry and to Lewis D. Edwards on negro boy Tom and one girl Lucina if any of the aforesaid children should die without heirs it is my will and desire that the aforesaid allotted portions or part thereof be equally divided between my surviving children. Given under my hand and seal this 23rd day of April 1843.

Attest
Jno. F. Dill
Nancy Dill

J. John Edwards of the County of StClair and State of Alabama do appoint John S. James and my son William A. Edwards my executors of this my last will and testament assigned sealed and acknowledged in the presence of the aforesaid witnesses.

THE STATE OF ALABAMA)
STCLAIR COUNTY

Personally appeared before me James Rogan Judge of the County Court in and for said County John F. Dill and Nancy Dill subscribing witnesses to the within will who being duly sworn say that they were present on the day when said will purports to have been signed by the said John Edwards that they signature of said will was designed in their presence and that he the said John Edwards signed published and declared the same to be his last will and testament and the said testator at the time of signing the same was of sound mind and disposing memory and over the age of twenty on years sworn to and subscribed to before me this 3rd day of February 1845.

Jno. F. Dill
Nancy Dill

Recorded in office for Record the above will and duly recorded the same in book B. of conveyances same day on Page 892.
Attest Ross Phillips Clerk of the County Court.

At the executors sale of the property of John Edwards decd. made on the 10th day of March 1854 as appears of Record William Sheppard purchased the following articles at the prices annexed to wit.

3 shovel plows	50	1 lot books	40
2 Cofer "	62 1/2	1 buuel	16 1/2
2 axes	1 62 1/2	1 shoe base & tools	37 1/2
1 iron wedge	37 1/2	1 cot	50
4 blend bridles	1 12 1/2	3 chains	25
1 P. fore guss	80	1 dun cow & calf	5 25
1 P. trues & back bands	15	1 cow & black yealing	3 50
2 shuck collars	25	2 heifers	3 50
2 P. hip stropo	25	1 oven 7 lid	12 1/2
1 leather line	3 00	1 pot & lid	4 50 1/2
1 mans saddle	40	1 loon	1 51
2 P. lines	44 89 1/2	1 reel	20
1 lot seed cotton 5086 lb. a 75	50	1 keg	16 1/2
2 bu. sweet potatoes	25	1 wash pan	31 1/2
1 set carriage hubs	1 00	1 callender & dipper	31 1/2
1 hand saw	16 1/2	1 milk boll	16 1/2
1 O.G. plain	75	1 cream pitcher	10 00
3 augus	81 1/2	1 bead horse gin	40 00
5 chsels	75	1 black mule	53 16 1/2
1 drawing knife	2 25	" "	2 50
1 broad ax	2 25	1 bull at whesen	31 20
2 sides leather	76 00	1 lot corn 100lbs 1.56	35
1 wagon streacher & hind gear	2 00	per bu.	35
1 steel mill	50	2 single trees	37 1/2
1 bee gum	51	1 log chain	13
1 "	11 87 1/2	1 tumbler & decanter	13
1 lot bacon 250lb. a 75	2 12 1/2	1 jug train oil	13
1 3 gal. jar & lard	1 50	and as appears of record	
1 bbl. salt	20 00	of appraise bile the boy	
1 bed & furniture	50	Stephen was valued at	600 00
1 leather trunk	25	Jerry	250
1 tubb	12 1/2	Malinda	500
1 trunk			

(continued)

THE STATE OF ALABAMA)
STOLAIR COUNTY)

I Ross Phillips Judge of Probate Court in and for the County and State above mentioned hereby certify that the above and foregoing pages from 1 to 4 inclusive contain a true & perfect transcript of the record of the last will & testament of John Edwards late of said County deceased as well as a copy of the articles purchased by William Sheppard at the sale of the property belonging to said estate sold on the 10th March 1854 & also of the appraisal of the above named negroes.

Given under my hand & seal of office on this 12th day of December A.D. 1855.

Ross Phillips, Judge of Probate.

Filed in office for record, March 10th 1856; and recorded April 1, 1856 in record of wills Vol. 2, Pages 582 582 & 583.

REBECCA Y. ANDRESS DECD. WILL

ALABAMA)
CHAMBERS COUNTY)

I do hereby bequeath to my sister Mary E. Andress children at my death my negro boy Ben Febr. 22nd and Test Charlotte Gray

Rebecca Y. Andress (L.S.)

his
William X Andress
mark

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Special Court of Probate, March 24, 1856.

Personally appeared, in open Court Charlotte Gray and William Andress, the subscribing witnesses to the foregoing attached will who being each duly sworn depose and say, that they each saw Rebecca Y. Andress, sign, seal, and publish the same, as and for her last will and testament on the 22nd day of February 1856, and that they each believed the said Rebecca Y. Andress, to be of sound and disposing mind and memory at the time of signing the same, that they depose, each signed the same, as subscribing witnesses, at the request, and in the presence of the said Rebecca Y. Andress; and that they all signed the same in the presence of each other.

Sworn to & subscribed in open Court,
before me this 24th day of March 1856

his
Wm. X Andress
mark
Charlotte Gray

Be it remembered, that on the 24th day of March 1856, the foregoing will was duly probated, in the Probate Court of Chambers County, Ala. on the affidavits of William Andress and Charlotte Gray, the subscribing witnesses to the same, and recorded in record of wills Vol 2, Page 583.

Saml. Pearson, Judge of Probate.

DAVID DUNLAP DECD WILL

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

The last will and testament of David Dunlap being of sound mind & memory. Item 1st. in the name of God amen I commit my soul to the God who gave it and my body to the grave.

2nd. I wish my body decently buried.

3rd. I want all my debts first paid out of my estate.

4th. I want and it is my will that David A. Robinson, May Jane Robinson, Jane J. Robinson and Joseph P. Robinson there four children shall be my legal heirs and only heirs of my lands negroes, notes, & accounts, and all other property belonging to me in any manner and they shall have equal schooling and their on equal division of all that is left.

5th. They have the right to choose their own guardian or guardians to make that division and manage for them untill they become of age.

6th. I want, Ann and her children to remain with Mrs. Mary Robinson and be her property until her death and then to revert to the children above named.

7th. I appoint Jane J. Robinson my executor to pay my debts and settle my business.

8th. The above constitute my last will and testament which I wish strictly observed and carried out, where unto I have set my hand and seal this the 7th day of September 1852.

Witness Isaac F. Wilson
James M. Hill
Langdon Ellis

David Dunlap (seal)

(continued)

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Special Court of Probate April 7, 1856.

Personally appeared in open Court James M. Hill, and Langdon Ellis, two of the subscribing witnesses to the foregoing will who being each duly sworn, depose and say, that they saw David Dunlap, the testator, sign seal and publish the same as and for his last will and testament, on the day the same bears, date; and that they each believed the said David Dunlap to be of sound and disposing mind and memory at the time of signing the same; and that they each signed, the same, as subscribing witnesses at the request and in the presence of the said David Dunlap; that they saw Isaac F. Wilson the other subscribing witness sign the same at the request and in the presence of the said David Dunlap; and that they all signed the same in the presence of each other.

Sworn to & subscribed in open Court,
before me April 7, 1856.

James M. Hill
Langdon Ellis

Saml. Pearson, Judge of Probate.

Be it remembered, that on the 7th day of April 1856, the foregoing will was duly probated in the Probate Court of Chambers County, Ala. on the affidavits of James M. Hill and Langdon Ellis two of the subscribing witnesses to the same; and duly recorded in Record of Wills Vol. 2, Pages 584 & 585.

Saml. Pearson, Judge of Probate.

SAMUEL LEE BOND ADMR.

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents that we Samuel Lee principal and Frederick Willoughby and Perry Strother of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County and his successors in office, in the penal sum of six thousand dollars for which payment well and truly to be made by us, we bind ourselves, our heirs, executors and administrators, jointly and severally firmly by these presents. Sealed with our seals, and dated this 7th day of January 1856.

The condition of the above obligation is such, that whereas the above bound Samuel Lee has been appointed administrator de bonis non of the estate of Wm. Lee senr. deceased.

Now, if the said Samuel Lee 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.

Taken, approved and ordered to be recorded Janry. 7, 1856

Samuel Pearson, Judge of Probate)

Samuel Lee (seal)
Frederick Willoughby (seal)
Perry Strother (seal)

LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Court of Probate, January 7, 1856.

Be it remembered, and made known to all whom it may concern, that on the application of Samuel Lee to my Court, I have caused these Letters of Administration de bonis non, to issue in favour of the said Samuel Lee in and upon the goods and chattels and credits of William Lee Sr. deceased, and in every case which occasion may require, the said Samuel Lee is authorized to bring suit and be sued, as the lawful administrator de bonis non to the said Wm. Lee Sr. deceased.

Witness, Samuel Pearson Judge of Probate, this 7 day of January A.D. one thousand eight hundred and fifty six and the 80th year of American Independence.

Saml. Pearson, Judge of Probate.

THOMAS CHRISTIAN DECD BOND.

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents, that we Stephen Chaffin & Gideon Christian principals, & Thomas S. Christian and Wm. O. Morgan securities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office, in the penal sum of thirty six thousand dollars; for 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 this 27th day of September 1855.

The condition of the above obligation is such, that whereas the above bound Stephen Chaffin & Gideon Christian have been appointed administrators with the will annexed of the estate of Thomas Christian deceased: Now, if the said Stephen Chaffin & Gideon Christian shall well and truly perform all the duties which are or may be by law required of them as such administrators, then the above obligation to be void; otherwise to remain in full force.

Taken, approved and ordered to be recorded)
September 27th 1855)
Samuel Pearson, Judge of Probate.

Stephen Chaffin (seal)
Gideon Christian (seal)
Thos. S. Christian (seal)
W. O. Morgan (seal)

(continued)

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate, Sept. 27, 1855.

Be it remembered, and made known to all whom it may concern that on the application of Stephen Chaffin & Gideon Christian to my said Court, I have caused these Letters of Administration de bonis non contestamento annexed to issue in favour of the said Stephen Chaffin & Gideon Christian in and upon the goods and chattels, rights and credits of Thomas Christian deceased; and in every case which occasion may require, the said Stephen Chaffin & Gideon Christian are authorized to bring suit and be sued as the lawful administrators to the said Thomas Christian deceased.

Witness, Samuel Pearson, Judge of Probate, this 27th day of September A.D. one thousand eight hundred and fifty five and the 80th year of American Independence.
Saml. Pearson, Judge of Probate.

NATHANIEL C. BARBER GUARDIAN BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we, Nathaniel C. Barber principal and E. B. McGarley and John B. McGarley securities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office, in the penal sum of eight hundred dollars; for which payment well and truly to be made, we bind ourselves our heirs, executors and administrators, jointly and severally, finally by these presents. Sealed with our seals, and dated this 19 day of January A.D. 1856.

The condition of the above obligation is such, that whereas the above bound Nathaniel C. Barber has been appointed guardian of the estate of Wilber F. Smith minor heir of Henry Smith deceased. Now, if the said Nathaniel C. Barber shall well and truly perform all the duties which are or may be by law required of him as such guardian then the above obligation to be void; otherwise to remain in full force. Taken, approved and ordered to be recorded.
January 19th 1856.
Samuel Pearson, Judge of Probate.

Nathaniel C. Barber (seal)
E. B. McGarley (seal)
J. B. McGarley (seal)

LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate, January 25, 1856.

Be it remembered, and made known to all whom it may concern, that on the application of Nathaniel C. Barber to my said Court, I have caused these Letters of Guardianship to issue in favour of the said Nathaniel C. Barber in and upon the goods and chattels, rights and credits of Wilbur F. Smith, minor heir of Henry Smith deceased; and, in every case which occasion may require, the said Nathaniel C. Barber is authorized to bring suit and be sued, as the lawful guardian to the said minor. Witness Samuel Pearson Judge of Probate, this 25th day of January A.D. one thousand eight hundred, and fifty six and the 80th year of American Independence.
Saml. Pearson, Judge of Probate.

JAMES J. ROBERTSON LETTERS OF EXECUTORSHIP

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate, April 7, 1856.

Be it remembered and made known to all whom it may concern, that on the application of James J. Robertson to my said Court, I have caused these Letters of Executorship to issue in favour of the said James J. Robinson in and upon the goods and chattels, rights and credits of David Dunlap deceased; and in every case which occasion may require, the said James J. Robinson is authorized to bring suit and be sued as the lawful executor to the said David Dunlap deceased.

Witness, Samuel Pearson Judge of Probate, this 7th day of April A.D. one thousand eight hundred and fifty six and the 80th year of American Independence.
Saml. Pearson, Judge of Probate.

LETTERS

RICHARD PEARSON GUARDIAN BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate, February 6, 1854.

Be it remembered, and made known to all whom it may concern, that on the application of Richard Pearson to my said Court, I have caused these Letters of Guardianship to issue in favour of the said Richard Pearson in and upon the goods and chattels, rights and credits of Andrew J. Pearson and Cordelia Pearson, minor heirs of Samuel J. Pearson deceased; and, in every case which occasion may require, the said Richard Pearson authorized to bring suit and be sued, as the lawful guardian to the said minors.

Witness, Samuel Pearson Judge of Probate, this 6th day of February A.D. one thousand eight hundred and fifty four and the 78 year of American Independence.
Saml. Pearson, Judge of Probate.

JAMES M. NORWOOD GUARDIAN BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we James M. Norwood, Pitman M. Lumpkin Thomas Taylor and Britton Stamps securities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office, in the penal sum of forty thousand dollars; for which payment well and truly to be made and done, we bind ourselves, our heirs, executors and administrators, jointly and severally, finally by these presents. Sealed with our seals, and dated this 18th day of October 1855.

The condition of the above obligation is such, that whereas the above bound James M. Norwood has been appointed guardian of the estate of Robert H. Lockhart minor heir of Jesse Lockhart deceased. Now, if the said James M. Norwood shall well and truly perform all the duties which are or may be by law required of him as such guardian then the above obligation to be void; otherwise to remain in full force. Taken, approved and ordered to be recorded.
October 18th 1855
Samuel Pearson, Judge of Probate

J. M. Norwood (seal)
P. M. Lumpkin (seal)
Thos. Taylor (seal)
Britton Stamps (seal)

LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate, 18th Oct. 1855.

Be it remembered, and made known to all whom it may concern, that on the application of Robert H. Lockhart to my said Court, I have caused these Letters of Guardianship to issue in favor of the James M. Norwood in and upon the goods and chattels, rights and credits of said Robert H. Lockhart minor heir of Jesse Lockhart deceased; and, in every case which occasion may require, the said James M. Norwood is authorized to bring suit and be sued, as the lawful guardian to the said minor.

Witness, Samuel Pearson Judge of Probate, this 18th day of October A.D. one thousand eight hundred and fifty five and the 80th year of American Independence.
Saml. Pearson, Judge of Probate.

DANIEL H. MCCOY GUARDIAN LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate, March 10th 1856.

Be it remembered and made known to all whom it may concern, that, on application of Daniel H. McCoy, to my Court, I have caused these Letters of Guardianship to issue in favour of said Daniel H. McCoy in and upon the goods and chattels, rights and credits of John W. D. Vaughan, minor heir of J. Y. D. Vaughan deceased; and, in every case which occasion may require, the said Daniel H. McCoy authorized to bring suit and be sued, as the lawful guardian to the said minor.

Witness, Samuel Pearson Judge of Probate, this 10th day of March A.D. one thousand eight hundred and fifty six and the 80th year of American Independence.
Saml. Pearson, Judge of Probate.

HENRY L. WILKINSON LETTERS OF EXECUTORSHIP

LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate 29 August 1855.

Be it remembered, and made known to all whom it may concern, that on the application of James H. Gunn to my said Court, I have caused these Letters of administration de bonis non to issue in favour of Henry L. Wilkinson Sheriff of Chambers County in and upon the goods and chattels, right and credits of Sarah A. Samuels deceased; and in every case which occasion may require, the said Henry L. Wilkinson, Sheriff as aforesaid, is authorized to bring suit and be sued, as the lawful ex officio admr. de bonis non to the said Sarah A. Samuels deceased.

Witness, Samuel Pearson Judge of Probate, this 29 day of August, A.D. one thousand eight hundred and fifty five and the 80th year of American Independence.
Saml. Pearson, Judge of Probate.

THOMAS D. RATCHFORD GUARDIAN'S BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we Thomas D. Ratchford principal and Albert G. Danforth James J. Tucker securities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office, in the penal sum of four thousand dollars; for which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, finally by these presents. Sealed with our seals, and dated this 10th day of March A.D. 1856.

The condition of the above obligation is such, that whereas the above bound Thomas D. Ratchford has been appointed guardian of the estate of Orren A. Dorsett minor heir of John Dorsett deceased. Now, if the said Thomas D. Ratchford shall well and truly perform all the duties which are or may be by law required of him as such guardian then the above obligation to be void; otherwise to remain in full force. Taken, approved and ordered to be recorded.
March 10th 1856
Samuel Pearson, Judge of Probate

Thomas D. Ratchford (L.S.)
Albert G. Danforth (L.S.)
James J. Tucker (L.S.)

LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate, March 10th 1856.

Be it remembered, and made known to all whom it may concern, that, on application of Thomas D. Hatchford to my said Court, I have caused Letters of Guardianship to issue in favour of said Thomas D. Hatchford in and upon the goods and chattels, rights and credits of Orion A. Dorsett, minor heir of John Dorsett, deceased; and, in every case which occasion require, the said Thomas D. Hatchford, is authorized to bring suit and sued, as the lawful guardian to the said minor.

Witness, Samuel Pearson, Judge of Probate, this 10th day of March A.D. one thousand eight hundred and fifty six, and the 80th year of American Independence.
Saml. Pearson, Judge of Probate.

TIMOTHY C. RUSSELL ADMINISTRATORS BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we, Timothy C. Russell principal and Thos. C. Russell and Jonathan Ware securities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office, in the penal sum of twenty five thousand dollars; for 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 this 6th day of February 1856.

The condition of the above obligation is such, that whereas the above bound Timothy C. Russell has been appointed administrator de bonis non of the estate of Woodson P. Allen deceased. Now if the said Timothy 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 void; otherwise to remain in full force.

Taken, approved and ordered to be recorded) Timothy C. Russell (seal)
February 6th, 1856. Thos. C. Russell (seal)
Samuel Pearson, Judge of Probate } Jonathan Ware (seal)

LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate 6 Feby. 1856.

Be it remembered, and made known to all whom it may concern, that on the application of Nancy Allen to my said Court, I have caused these Letters of Administration de bonis non to issue in favour of the Timothy C. Russell in and upon the goods and chattels, rights and credits of Woodson P. Allen deceased; and, in every case which occasion may require; the said Timothy C. Russell authorized to bring suit and be sued, as the lawful administrator de bonis non to the said Woodson P. Allen deceased.

Witness Samuel Pearson Judge of Probate, this 6th day of February A.D. one thousand eight hundred and fifty six and the 80th year of American Independence.
Saml. Pearson, Judge of Probate.

ANN WILKINSON GUARDIAN BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we Ann Wilkinson principal and Wm. C. Allen Thomas R. Russell, and George M. T. Brookman securities of the County and State aforesaid are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office, in the penal sum of seventeen thousand dollars; for 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 this 8th day of October 1855.

The condition of the above obligation is such that whereas the above bound Ann Wilkinson has been appointed guardian of the estate of Thomas D. Lucy J. Louisa L. Sarah M. and Caledonia Wilkinson minor heirs of Henry L. Wilkinson deceased. Now, if the said Ann Wilkinson shall well and truly perform all the duties which are or may be by law required of her as such guardian then the above obligation to be void; otherwise to remain in full force.

Taken, approved and ordered to be recorded. Ann Wilkinson (L.S.)
Samuel Pearson, Judge of Probate. William J. Allen (L.S.)
Thos. R. Russell (L.S.)
G. W. T. Brookman (L.S.)

LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate, October 8, 1855.

Be it remembered, and made known to all whom it may concern, that on the application of Ann Wilkinson to my said Court, I have caused these Letters of Guardianship to issue in favour of the said Ann Wilkinson in and upon the goods and chattels, rights and credits of Thomas D. Lucy J. Louisa L. Sarah M. and Caledonia Wilkinson minor heirs of Henry L. Wilkinson deceased; and, in every case which occasion may require, the said Ann Wilkinson is authorized to bring suit and be sued, as the lawful guardian to the said minors.

Witness, Samuel Judge of Probate, this 8th day of October A.D. one thousand eight hundred and fifty five and the 80th year of American Independence.
Samuel Pearson, Judge of Probate.

WILLIAM MILLER DECED. ADMIN'S NEW BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we George S. Emory, principal and Silas Baker, Daniel N. Halliday Jethro Hamlin and Evan G. Richards securities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office, in the penal sum of forty thousand dollars; for 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 this 11th day of March 1856.

The condition of the above obligation is such, that whereas the above bound George S. Emory has been appointed administrator with the will annexed of the estate of William Miller deceased: Now, if the said George S. Emory 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.

Taken, approved and ordered to be recorded.) George S. Emory (L.S.)
March 11th 1856. Silas X Baker (L.S.)
Samuel Pearson, Judge of Probate. mark
D. N. Halliday (L.S.)
his
Jethro X Hamlin (L.S.)
Bark
E. G. Richard (L.S.)

LETTERS

H. L. WILKINSON

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate, January 15th 1856.

Be it remembered, and made known to all whom it may concern, that on application of Allen L. Bailey and Jacob A. Flournoy, to my said Court, I have caused these Letters of Administration de bonis non to issue in favour of said Henry L. Wilkinson sheriff of Chambers County, Alabama, in and upon the goods and chattels, rights and credits of John Park deceased; and in every case which occasion may require, the said Henry L. Wilkinson, sheriff aforesaid, is authorized to bring suit and be sued, as the lawful ex officio de bonis non to the said John Park, deceased.

Witness, Samuel Pearson, Judge of Probate, this 15th day of January A.D. one thousand eight hundred and fifty six, and the 80th year of American Independence.
Saml. Pearson, Judge of Probate.

PAUL T. WILLIS GUARDIAN BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we Paul T. Willis Jr. and Paul T. Willis sr. R. H. Dent securities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office, in the penal sum of two thousand dollars; for 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 this 11th day of February A.D. 1856.

The condition of the above obligation is such, that whereas the above bound Paul T. Willis Jr. has been appointed guardian of the estate of Mary Jane, James M. Sarah M. Georg W. and Matilda A. Willis minors heirs of Matilda A. Willis deceased.

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

Taken, approved and ordered to be recorded.) Paul T. Willis Jr. (L.S.)
February 11, 1856 Paul T. Willis Sr. (L.S.)
Samuel Pearson, Judge of Probate. R. H. Dent (L.S.)

LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate, February 15, 1856.

Be it remembered, and made known to all whom it may concern, that on the application of William Barrow to my said Court, I have caused these Letters of Guardianship to issue in favour of the said William Barrow in and upon the goods and chattels, rights and credits of Anthony, an Indian boy, minor son of Molly of the Creek tribe of Indians, and, in every case which occasion may require, the said William Barrow authorized to bring suit and be sued, as the lawful guardian to the said minor Anthony an Indian.

Witness, Samuel Pearson Judge of Probate, this 15th day of February A.D. one thousand eight hundred and fifty five and of the 79th year of American Independence.
Saml. Pearson, Judge of Probate.

JOHN T. SHEPPARD BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we John T. Sheppard principal, and W. B. Sheppard, & Charles M. McIsamore secutities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office, in the penal sum of forty thousand dollars; for 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 this 16th day of December 1854.

The condition of the above obligation is such, that whereas, the above bound John T. Sheppard has been appointed administrator of the estate of Susan C. Sheppard deceased. Now, if the said John T. Sheppard 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.

Taken, approved and ordered to be recorded. }
Saml. Pearson Judge of Probate. } John T. Sheppard (L.S.)
W. B. Sheppard (L.S.)
Charles McIsamore (L.S.)

LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate, Decr. 16, 1854.

Be it remembered, and made known to all whom it may concern, that on the application of John T. Sheppard to my said Court, I have caused these Letters of Administration to issue in favour of the said John T. Sheppard in and upon the goods and chattels, rights and credits of Susan C. Sheppard deceased; and in every case which occasion may require, the said John T. Sheppard is authorized to bring suit and be sued, as the lawful administrator to the said Susan C. Sheppard, deceased.

Witness, Samuel Pearson Judge of Probate, this 16th day of December A.D. one thousand eight hundred and fifty four, and the 79th year of American Independence.

Samuel, Pearson, Judge of Probate.

WILLIAM HICKS ADMR. BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we William Hicks principal and Alford Gandy and Richard B. Lumpkin secutities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County and his successors in office, in the penal sum of forty thousand dollars, for 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 this 7th day January A.D. 1856.

The condition of the above obligation is such, that whereas the above bound William Hicks has been appointed administrator de bonis non of the estate of Thomas E. Owen deceased.

Now, if the said William Hicks 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.

Taken, approved and ordered to be recorded. } William Hicks (L.S.)
Approved Janry. 7th 1856 } Alford Gandy (L.S.)
Samuel Pearson, Judge of Probate } Richard B. Lumpkin (L.S.)
Jaa. 3rd. 1856.

Chambers County Ala. Wm. S. Pearson Judge of Probate

Dr. sir this is to shwo that I authorize you to assign my name to a bond for Wm. Hicks as administrator on the estate of Thomas E. Owen deod.

Yours truly A. Gandy.

Test P. Owen

LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate, January 7th 1856.

Be it remembered, and made known to all whom it may concern, that on the application of William Hicks to my said Court, I have caused these Letters of Administration to issue in favour of the said William Hicks, in and upon the goods and chattels, rights and credits of Thomas E. Owen deceased; and, in every case which occasion may require, the said William Hicks, is authorized to bring suit and be sued, as the lawful administrator, de bonis non to the said Thomas E. Owen deceased.

Witness, Samuel Pearson Judge of Probate, this 7th day of January A.D. one thousand eight hundred and fifty six and the 80th year of American Independence.

Saml. Pearson, Judge of Probate.

MARTHA ANN NORMAN ADMR. BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we Martha Ann Norman, principal, and Mary A. Turner, William A. Norman secutities, of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office, in the penal sum of eight hundred dollars; for 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 this 27th day of July 1855.

The condition of the above obligation is such, that whereas the above bound Martha Ann Norman has been appointed administratrix of the estate of John T. Norman deceased. Now, if the said Martha Ann Norman shall well 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.

Taken, approved and ordered to be recorded. } Martha A. Norman (seal)
July 27th 1855. } Mary A. Turner (seal)
Samuel Pearson, Judge of Probate. } his
Wm. A. Norman (seal)
mark

LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate, July 27th 1855.

Be it remembered, and made known to all whom it may concern, tha on the application of Martha Ann Norman to my said Court, I have caused these Letters of Administration to issue in favour of the said Martha Ann Norman in and upon the goods and chattels, rights and credits of John T. Norman deceased; and, in every case which occasion may require, the said Martha Ann Norman is authorized to bring suit and be sued, as the lawful administratrix to the said John T. Norman, deceased.

Witness, Samuel Pearson Judge of Probate, this 27th day of July A.D. one thousand eight hundred and fifty five and of the 80th year of American Independence.

Saml. Pearson, Judge of Probate.

WM. H. SMITH ADMR. BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we William H. Smith principal and John M. Smith and Gideon X. Wheeler secutities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office, in the penal sum of one thousand dollars; for which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents. Sealed with our seals, and dated this 24th day of December A.D. 1855.

The condition of the above obligation is such, that whereas the above bound William H. Smith has been appointed administrator with the will annexed of the estate of Catharine Ferguson deceased. Now, if the said William H. 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.

Taken, approved and ordered to be recorded. } W. H. Smith (L.S.)
Decr. 24th 1855. } Johnson Smith (L.S.)
Samuel Pearson, Judge of Probate. } his
Gideon X. R. Wheeler (L.S.)
mark

LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate, 24th day of December 1855.

Be it remembered, and made known to all whom it may concern, that on the application of Wm. H. Smith to my said Court, I have caused these Letters of Administration with the will annexed to issue in favour of the said Wm. H. Smith in and upon the goods and chattels, rights and credits of Catharine Ferguson deceased; and in every case which occasion requires, the said Wm. H. Smith is authorized to bring suit and be sued, as the lawful admr. to the said Catharine Ferguson deceased.

Witness, Samuel Pearson Judge of Probate, this 24th day of December A.D. one thousand eight hundred and fifty five and the 80th year of American Independence.

Samuel Pearson, Judge of Probate.

JOHN DEAN GUARDIAN'S BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we John Dean principal and John C. Towles and J. S. Mitchell secutities of County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office, in the penal sum of one hundred dollars; for 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 this 19th day of September 1855.

The condition of the above obligation is such, that whereas the above bound John Dean has been appointed guardian of the person and estate of George a free person of colour. Now, if the said John Dean 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; otherwise to remain in full force.

Taken, approved and ordered to be recorded. } John Dean (seal)
Samuel Pearson, Judge of Probate. } John C. Towles (seal)
J. S. Mitchell (seal)

LETTERS

THE STATE OF ALABAMA
CHAMBERS COUNTY

Court of Probate, September 19th 1855.

Be it remembered, and made known to all whom it may concern, that on the application of John Dean to my said Court, I have caused these Letters of Guardianship to issue in favour of the said John Dean in and upon the goods and chattels, rights and credits of George a free person of colour and in every case where occasion may require, the said John Dean is authorized to bring suit and be sued as the lawful guardian to the said George a free person of colour aforesaid.

Witness, Samuel Pearson Judge of Probate, this 19th day of September A.D. one thousand eight hundred and fifty five and the 80th year of American Independence.
Samuel Pearson, Judge of Probate.

MORRIS & SHEPPARD EXECUTOR BOND

THE STATE OF ALABAMA
CHAMBERS COUNTY

Know all men by these presents, that we Lewis D. Morris and John T. Sheppard, principals, and Elijah D. McKinley, Wesley Morris and Henry L. Wilkinson securities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office, in the penal sum of sixteen thousand dollars; for 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 this 27th day of August 1855.

The condition of the above obligation is such, that whereas the above bound Lewis D. Morris and John T. Sheppard have been appointed executors of the last will and testament of Lewis Morris deceased: Now, if the said Lewis D. Morris and John T. Sheppard, shall well and truly perform all the duties which are or may be by law required of him as executor, then the above obligation to be void; otherwise to remain in full force.

Taken, approved and ordered to be recorded)
Approved August 27th 1855.)
Samuel Pearson, Judge of Probate.)

Lewis D. Morris (seal)
John T. Sheppard (seal)
Elijah D. Morris (seal)
his
Wesley X Morris (seal)
mark
H. L. Wilkinson (seal)

LETTERS

THE STATE OF ALABAMA
CHAMBERS COUNTY

Court of Probate, 27 August 1855.

Be it remembered, and made known to all it may concern, that on the application of Lewis D. Morris & John T. Sheppard to my said Court, I have caused these Letters of Executorship to issue in favour of the said Lewis D. Morris & John T. Sheppard in and upon the goods and chattels, rights and credits of Lewis Morris deceased: and in every case which occasion may require, the said Lewis D. Morris & John T. Sheppard are authorized to bring suit and be sued as the lawful executors to the said Lewis Morris deceased.

Witness, Samuel Pearson Judge of Probate, this 27th day of August A.D. one thousand eight hundred and fifty five and the 80 year of American Independence.
Samuel Pearson, Judge of Probate.

WILLIAM F. DAVIS GUARDIAN BOND

THE STATE OF ALABAMA
CHAMBERS COUNTY

Know all men by these presents, that we William F. Davis principal & Mary Lemaster & W. W. Tyson securities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County and his successors in office, in the penal sum of two thousand five hundred dollars; for 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 this 25th day of August 1855.

The condition of the above obligation is such, that whereas the above bound William Davis has been appointed guardian of the estate of Mary A. D. Youngblood minor heir of Dudley Youngblood deceased: Now if the said William F. Davis shall well and truly perform all the duties which are or may be by law required of him as such guardian then the above obligation to be void; otherwise to remain in full force.

Taken approved and ordered to be recorded)
August 28th 1855.)
Samuel Pearson, Judge of Probate)
Test George S. Emory Justice of the Peace (L.S.))
Mary X Lemaster (L.S.)
mark

LETTERS

THE STATE OF ALABAMA
CHAMBERS COUNTY

Be it remembered, and made known to all whom it may concern, that on the application of William F. Davis to my said Court, I have caused these Letters of Guardianship to issue in favour of the said William F. Davis in and upon the goods and chattels, rights and credits of Mary A. D. Youngblood minor heir of Dudley Youngblood deceased; and, in every case which occasion may require the said William F. Davis is authorized to bring suit and be sued, as the lawful guardian to the said Mary A.D. Youngblood minor as aforesaid.

Witness, Samuel Pearson Judge of Probate this 28th day of August A.D. one thousand eight hundred and fifty five and the 80th year of American Independence.
Samuel Pearson, Judge of Probate.

HENRY L. WILKINSON

THE STATE OF ALABAMA
CHAMBERS COUNTY

Court of Probate, September 14th 1855.

Be it remembered, and made known to all whom it may concern, that on the application of William A. Wins to my said Court, I have caused these Letters of Administration to issue in favour of Henry L. Wilkinson in and upon the goods and chattels, rights and credits of Maliohi Kunoa deceased; and in every case which occasion may require, the said Henry L. Wilkinson is authorized to bring suit and be sued, as the lawful administrator to the said Maliohi Kunoa.

Witness, Samuel, Pearson Judge of Probate, this 14th day of September A.D. one thousand eight hundred and fifty five and the 80th year of American Independence.
Samuel Pearson, Judge of Probate.

NANCY T. RENFRO DECD. ADMRS. BOND

THE STATE OF ALABAMA
CHAMBERS COUNTY

Know all men by these presents, that we Nancy Renfro principal and Thos. L. Penn and J. W. Williams securities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office, in the penal sum of five hundred dollars; for 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 this 19th day of September 1855.

The condition of the above obligation is such, that whereas the above bound Nancy Renfro has been appointed administratrix of the estate of Noah P. Renfro deceased. Now, if she said Nancy Renfro shall well 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.

Taken, approved and ordered to be recorded.)
September 19th 1855.)
Samuel Pearson, Judge of Probate.)
her
Nancy X. Renfro (seal)
mark
Thomas L. Pen (seal)
J. W. Williams (seal)

LETTERS

THE STATE OF ALABAMA
CHAMBERS COUNTY

Court of Probate, Sept. 19, 1855.

Be it remembered, and made known to all whom it may concern, that on the application of Nancy Renfro to my said Court, I have caused these Letters of Administration to issue in favour of the said Nancy Renfro in and upon the goods and chattels, rights and credits of Noah P. Renfro deceased, and in every case which occasion may require, the said Nancy Renfro is authorized to bring suit and be sued, as the lawful administrator to the said Noah P. Renfro deceased.

Witness, Samuel Pearson Judge of Probate, this 19th day to Sept. A.D. one thousand eight hundred and fifty five and the 80th year of American Independence.
Samuel Pearson, Judge of Probate.

ELIEZER R. VERNON, EXECUTOR BOND

THE STATE OF ALABAMA
CHAMBERS COUNTY

Know all men by these presents, that we Eliezer R. Vernon principal and Moses Wyatt and Jefferson Falkner, securities, of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office, in the penal sum of five thousand dollars; for 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 this 27 day of Sept. 1855.

The condition of the above obligation is such that whereas the above bound Eliezer R. Vernon has been appointed executor of the last will & testament of William H. Calanahan decd. Now, if the said Eliezer R. Vernon shall well and truly perform all the duties which are or may be by law required of him as such executor then the above obligation to be void; otherwise to remain in full force.

Taken, approved and ordered to be recorded.)
September 27th 1855.)
Samuel Pearson, Judge of Probate)
E. R. Vernon (seal)
Moses Wyatt (seal)
Jefferson Falkner (seal)

LETTERS

THE STATE OF ALABAMA
CHAMBERS COUNTY

Sept. 27, 1855.

Be it remembered, and made known to all whom it may concern, that on the application of Eliezer R. Vernon to my said Court, I have caused these Letters of Executorship to issue in favour of the said Eliezer R. Vernon in and upon the goods and chattels, rights and credits of Wm. H. Calanahan deceased; and in every case which occasion may require, the said Eliezer R. Vernon is authorized to bring suit and be sued, as the lawful executor to the said Wm. H. Calanahan, deceased.

Witness, Samuel Pearson Judge of Probate, this 27th day of Sept. A.D. one thousand eight hundred and fifty five and the 80th year of American Independence.
Saml. Pearson, Judge of Probate.

MARTHA V. POTTS GUARDIAN BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we Martha V. Potts principal & Wm. A. Slaughter & Thos. C. Garlington securities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office, in the penal sum of five thousand dollars; for 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 this 28th day of September 1855.

The condition of the above obligation is such, that whereas the above bound Martha V. Potts has been appointed guardian of the person & estate of Moses J. Potts minor heirs of Henry J. Potts deceased: Now, if the said Martha V. Potts shall well and truly perform all the duties which are or may be by law required of her as such guardian then the above obligation to be void; otherwise to remain in full force. Taken, approved and ordered to be recorded. } Martha V. Potts (seal)
September 28th 1855 } Wm. A. Slaughter (seal)
Samuel Pearson, Judge of Probate. } T. C. Garlington (seal)

LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate, Sept 28th 1855.

Be it remembered and made known to all whom it may concern, that on the application of Martha V. Potts to my said Court, I have caused these Letters of Guardianship to issue in favour of the said Martha V. Potts in and upon the goods and chattels, rights and credits of Moses J. Potts deceased; and in every case which occasion may require, the said Martha V. Potts is authorized to bring suit and be sued, as the lawful guardian to the said Moses J. Potts minor as aforesaid.

Witness, Samuel Pearson Judge of Probate this 28th day of Sept. A.D. one thousand eight hundred and fifty, five and the 80th year of American Independence.
Samuel Pearson, Judge of Probate.

.....
NANCY CHRISTIAN DEED BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we Stephen Chaffin and Gideon Christian principals William O. Morgan & Thomas S. Christian securities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office, in the penal sum of twelve hundred dollars; for 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.

The condition of the above obligation is such, that whereas the above bound Stephen Chaffin & Gideon Christian have been appointed administrators with the will annexed of the estate of Nancy Christian deceased: Now, if the said Stephen Chaffin & Gideon Christian shall well and truly perform all the duties which are or may be by law required of them as such administrators then the above obligation to be void; otherwise to remain in full force.

Taken, approved and ordered to be recorded. } Stephen Chaffin (seal)
September 27th 1855. } Gideon Christian (seal)
Samuel Pearson, Judge of Probate. } Thos. S. Christian (seal)

LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate, Sept 27th 1855.

Be it remembered, and made known to all whom it may concern, that on the application of Stephen Chaffin & Gideon Christian to my said Court, I have caused these Letters of Administration to issue in favour of the said Stephen Chaffin & Gideon Christian in and upon the goods and chattels, rights and credits of Nancy Christian deceased; and in every case which occasion may require, the said Stephen Chaffin & Gideon Christian are authorized to bring suit and be sued, as the lawful administrator to the said Nancy Christian deceased.

Witness, Samuel Pearson Judge of Probate, this 27th day of September A.D. one thousand eight hundred and fifty five and the 80th year of American Independence.
Samuel Pearson, Judge of Probate.

DERRYL HART DEED ADMINISTRATORS BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we James M. Hart and Thomas D. Hart principals & Warren W. Meadors, Samuel Jeter and Caleb Holloway, securities, of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County and his successors in office, in the penal sum of one hundred thousand dollars; for 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 this 1st day of October 1855.

The condition of the above obligation is such, that whereas the above bound Thomas D. Hart and James M. Hart have been appointed administrators of the estate of Derryl Hart deceased:

Now, if the said Thomas D. & James M. Hart shall well and truly perform all the duties which are or may be by law required of them as such administrators then the above obligation to be void; otherwise to remain in full force. Taken, approved and ordered to be recorded. } Thomas D. Hart (seal)
October 1st 1855. } James M. Hart (seal)
Samuel Pearson, Judge of Probate. } Warren W. Meadors (seal)
Samuel Jeter (seal)
Caleb Holloway (seal)

LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate, October 1st 1855.

Be it remembered, and made known to all whom it may concern, that on the application of Thomas D. Hart and James M. Hart, to my said Court, I have caused these Letters of Administration to issue in favour of the said Thomas D. Hart and James M. Hart, in and upon the goods and chattels, rights and credits of Derryl Hart deceased; and in every case which occasion may require, the said Thomas D. Hart and James M. Hart, authorized to bring suit and be sued, as the lawful administrators to the said Derryl Hart deceased.

Witness, Samuel Pearson Judge of Probate, this 1st day of October A.D. one thousand eight hundred and fifty five and the 80th year of American Independence.
Saml. Pearson, Judge of Probate.

GIDEON R. WHEELERS ADMINISTRATION BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we Gideon R. Wheeler, principal and Jesse Fitzpatrick and William H. Smith, securities, of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County and his successors in office in the penal sum of two thousand dollars; for 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 this 18th day of October 1855.

The condition of the above obligation is such, that whereas the above bound Gideon R. Wheeler has been appointed administrator ad colligendum of the estate of Hezekiah Wheeler deceased: Now, if the said Gideon R. Wheeler 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.

Taken, approved and ordered to be recorded. } his
Oct. 18th 1855 } Gideon R. X Wheeler (L.S.)
Samuel Pearson, Judge of Probate. } mark
Jesse Fitzpatrick (L.S.)
Wm. H. Smith (L.S.)

LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate, Oct. 18, 1855

Be it remembered, and made known to all whom it may concern, that on the application of Gideon R. Wheeler to my said Court, I have caused these Letters of Administration ad colligendum to issue in favour of the said Gideon R. Wheeler in and upon the goods and chattels, rights and credits of Hezekiah Wheeler deceased; and in every case which occasion may require, the said Gideon R. Wheeler is authorized to bring suit and be sued, as the lawful administrator ad colligendum, to the Hezekiah Wheeler dead.

Witness, Samuel Pearson, Judge of Probate, this 18 day of October A.D. one thousand eight hundred and fifty five and the 80th year of American Independence.
Saml. Pearson, Judge of Probate.

BAINBRIDGE BOZEMAN ADMINISTRATOR'S BOND

Know all men by these presents, that we Bainbridge Bozeman principal and Hugh Wallace and John Summers securities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office, in the penal sum of six thousand dollars; for 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 this 26th day of October 1855.

The condition of the above obligation is such that whereas the above bound Bainbridge Bozeman has been appointed administrator of the estate of Toliver W. Bradford deceased: Now, if the said Bainbridge Bozeman 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.

Taken, approved and ordered to be recorded. }
 Oct. 26th 1855. }
 Samuel Pearson, Judge of Probate }
 Bainbridge Bozeman (seal)
 Hugh Wallace (seal)
 John Summers (seal)

LETTERS

THE STATE OF ALABAMA)
 CHAMBERS COUNTY)

Court of Probate, Oct. 26th 1855.

Be it remembered, and made known to all whom it may concern, that on the application of Bainbridge Bozeman to my said Court, I have caused these Letters of Administration to issue in favour of the said Bainbridge Bozeman in and upon the goods and chattels, rights and credits of Toliver W. Bradford deceased; and, in every case which occasion may require, the said Bainbridge Bozeman authorized to bring suit and be sued as the lawful administrator to the said Toliver W. Bradford, deceased.

Witness, Samuel Pearson Judge of Probate, this 26th day of October A.D. one thousand eight hundred and fifty five and the 80th year of American Independence.

Samuel Pearson, Judge of Probate.

ELDRED WILKINSON ADMR. BOND

THE STATE OF ALABAMA)
 CHAMBERS COUNTY)

Know all men by these presents, that we Eldred Wilkinson principal and Francis M. Sutton & Ann Wilkinson securities of the County and State aforesaid are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office, in the penal sum of sixteen hundred dollars, for 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 this 29th day of October 1855.

The condition of the above obligation is such whereas the above bound Eldred Wilkinson has been appointed administrator of the estate of Wm. J. Reese deceased: Now, if the said Eldred Wilkinson 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.

Taken, approved and ordered to be recorded. }
 October 29th 1855. }
 Samuel Pearson, Judge of Probate. }
 Eldred Wilkinson (seal)
 Francis M. Sutton (seal)
 Ann W. Wilkinso. (seal)

LETTERS

THE STATE OF ALABAMA)
 CHAMBERS COUNTY)

Court of Probate, Oct. 29th 1855.

Be it remembered, and made known to all whom it may concern, that on the application of Eldred Wilkinson to my said Court, I have caused these Letters of Administration to issue in favour of the said Eldred Wilkinson in and upon the goods and chattels, rights and credits of Wm. J. Reese deceased, and, in every case which occasion may require, the said Eldred Wilkinson is authorized to bring suit and be sued, as the lawful administrator to the said Wm. J. Reese deceased.

Witness, Samuel Pearson Judge of Probate, this 29th day of October A.D. one thousand eight hundred and fifty five and the 80th year of American Independence.

Samuel Pearson, Judge of Probate.

WILLIAM E. HART GUARDIAN BOND

THE STATE OF ALABAMA)
 CHAMBERS COUNTY)

Know all men by these presents, that we William E. Hart principal and Charles McLeMORE and James S. Mitchell securities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office, in the penal sum of ten thousand dollars; for 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 this 29th day of October 1855.

The condition of the above obligation is such, that whereas the above bound William E. Hart has been appointed guardian of the estate of John Henry Hart a minor & heir of Derryl Hart deceased: Now, if the said William E. Hart shall well and truly perform all the duties which are or may be by law required of him as such guardian then the above obligation to be void; otherwise to remain in full force.

Taken, approved and ordered to be recorded. }
 October 29th 1855. }
 Samuel Pearson, Judge of Probate. }
 William E. Hart (seal)
 Charles McLeMORE (seal)
 J. S. Mitchell (seal)

LETTERS

THE STATE OF ALABAMA)
 CHAMBERS COUNTY)

Court of Probate, 29 Oct. 1855.

Be it remembered, and made known to all whom it may concern, that on the application of William E. Hart, to my said Court, I have caused these Letters of Guardianship to issue in favour of the said William E. Hart in and upon the goods and chattels, rights and credits of John Henry Hart, a minor heir of Derryl Hart, deceased; and, in every case which occasion may require, the said William E. Hart is authorized to bring suit and be sued, as the lawful guardian to the said minor.

Witness, Samuel Pearson Judge of Probate, this 29th day of October A.D. one thousand eight hundred and fifty five and the 80th year of American Independence.

Saml. Pearson, Judge of Probate.

JESSE M. JACKSON DECED. EXECUTOR'S BOND

THE STATE OF ALABAMA)
 CHAMBERS COUNTY)

Know all men by these presents, that we John Huguley principal and Jacob Huguley and A. Gullatt securities, of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office, in the penal sum of thirty two thousand dollars; for 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 this 29th day of October 1855.

The condition of the above obligation is such, that whereas the above bound John Huguley has been appointed executor of the last will & testament of Jesse M. Jackson deceased. Now, if the said John Huguley shall well and truly perform all the duties which are or may be by law required of him as such executor then the above obligation to be void; otherwise to remain in full force.

Taken, approved and ordered to be recorded. }
 October 29th 1855. }
 Samuel Pearson, Judge of Probate. }
 John Huguley (seal)
 Jacob Huguley (seal)
 A. Gullott (seal)

LETTERS

THE STATE OF ALABAMA)
 CHAMBERS COUNTY)

Court of Probate, 29 Oct. 1855.

Be it remembered, and made known to all whom it may concern, that on the application of John Huguley in and upon the goods and chattels, rights and credits of Jesse M. Jackson deceased; and in every case which occasion may require, the said John Huguley is authorized to bring suit and be sued, as the lawful executor to the said Jesse M. Jackson, deceased.

Witness, Samuel Pearson Judge of Probate, this 29th day of October A.D. one thousand eight hundred and fifty five and the 80th year of American Independence.

Saml. Pearson, Judge of Probate.

JAMES R. HODGE GUARDIAN BOND

THE STATE OF ALABAMA)
 CHAMBERS COUNTY)

Know all men by these presents, that we James R. Hodge principal and George E. Hodge and John N. Hodge securities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office, in the penal sum of twelve hundred dollars; for 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 this 30th day of October 1855. The condition of the above obligation is such, that whereas the above bound James R. Hodge has been appointed guardian of the estate of William Nance a minor and heir of Wm. Nance deceased: Now, if the said James R. Hodge shall well and truly perform all the duties which are or may be by law required of him as such guardian then the above obligation to be void; otherwise to remain in full force.

Taken, approved and ordered to be recorded. }
 Oct. 30th 1855. }
 Samuel Pearson, Judge of Probate. }
 James R. Hodge (seal)
 George E. Hodge (seal)
 John N. Hodge (seal)

LETTERS

THE STATE OF ALABAMA)
 CHAMBERS COUNTY)

Be it remembered, and made known to all whom it may concern, that on the application of James R. Hodge to my said Court, I have caused these Letters of Guardianship to issue in favour of the said James R. Hodge in and upon the goods and chattels, rights and credits of William Nance, minor heir of William Nance deceased, and, in every case which occasion may require, the said James R. Hodge is authorized to bring suit and be sued, as the lawful guardian to the said minor.

Witness, Samuel Pearson, Judge of Probate this 30th day of October A.D. one thousand eight hundred and fifty five and the 80th year of American Independence.

Samuel Pearson, Judge of Probate.

JAMES R. HODGE GUARDIAN BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY)
Know all men by these presents, that we James R. Hodge principal and George E. Hodge and John N. Hodge securities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office, in the penal sum of five thousand dollars; for 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 this 30th day of October 1855.
The condition of the above obligation is such that whereas the above bound James R. Hodge has been appointed guardian of the estate of Stephen M. S. Hodge & Achsah A. H. Hodge, minors and heirs of Martha Ann Hodge deceased: Now, if the said James R. Hodge shall well and truly perform all the duties which are or may be by law required of him as such guardian--then the above obligation to be void; otherwise to remain in full force.
Taken, approved and ordered to be recorded,) James R. Hodge (seal)
Oct. 30th 1855.) George E. Hodge (seal)
Samuel Pearson, Judge of Probate.) John N. Hodge (seal)

LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY)
Court of Probate, Oct 30, 1855.
Be it remembered, and made known to all whom it may concern, that on the application of James R. Hodge to my Court I have caused these Letters of Guardianship to issue in favour of the said James R. Hodge in and upon the goods and chattels, rights and credits of Stephen M. L. Hodge and Achsah A. H. Hodge, minor heirs of Martha Ann Hodge deceased; and, in every case which occasion may require, the said James R. Hodge is authorized to bring suit and be sued, as the lawful guardian to the said minors.
Witness, Samuel Pearson Judge of Probate, this 30th day of October A.D. one thousand eight hundred and fifty five and the 80th year of American Independence.
Saml. Pearson, Judge of Probate.

GEORGE E. HODGE GUARDIAN BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY)
Know all men by these presents, that we George E. Hodge principal and James R. Hodge & John N. Hodge securities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office, in the penal sum of twelve hundred dollars; for 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 this 30th day of October 1855.
The condition of the above obligation is such that whereas the above bound George E. Hodge has been appointed guardian of the estate of J. A. Nance a minor and heir of Mw. Nance deceased. Now, if the said George E. Hodge shall well and truly perform all the duties which are or may be by law required of him as such guardian then the above obligation to be void; otherwise to remain in full.
Taken, approved and ordered to be recorded.) George E. Hodge (seal)
Oct. 30th 1855) James R. Hodge (seal)
Samuel Pearson, Judge of Probate.) John N. Hodge (seal)

LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY)
Court of Probate, Oct 30th 1855
Be it remembered, and made known to all whom it may concern, that on the application of George E. Hodge to said Court, I have caused these Letters of Guardianship to issue in favour of the said George E. Hodge in and upon the goods and chattels, rights and credits of J. A. Nance, a minor and heir of William Nance, deceased, and, in every case which occasion may require, the said George E. Hodge is authorized to bring suit and be sued, as the lawful guardian to the said minor.
Witness, Samuel Pearson Judge of Probate, this 30th day of October A.D. one thousand eight hundred and fifty five and the 80 year of American Independence.
Samuel Pearson, Judge of Probate.

JAMES M. REED GUARDIAN BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY)
Know all men by these presents, that we James M. Reed principal, and, Charles McLenore & Evan G. Richards securities, of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office, in the penal sum of five thousand dollars; for 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 this 30th day of October 1855.
The condition of the above obligation is such, that whereas the above bound James M. Reed has been appointed guardian of the Persons & estates of Elizabeth Reed deceased: Now, if the said James M. Reed, shall well and truly perform all the duties which are or may be by law required of him as such guardian then the above obligation to be void; otherwise to remain in full force.
Taken, approved and ordered to be recorded,) J. M. Reed (seal)
October 30, 1855.) Charles McLenore (seal)
Saml. Pearson, Judge of Probate.) Evan G. Richards (seal)

LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY)
Court of Probate, 30th Oct. 1855.
Be it remembered and made known to all whom it may concern, that on the application of James M. Reed, to my said Court, I have caused these Letters of Guardianship to issue in favour of the said James M. Reed, in and upon the goods and chattels, rights and credits of Elizabeth Reed, a lunatic, and Mary E. Reed a minor; heirs of Elizabeth Reed deceased and in every case which occasion may require, the said James M. Reed, is authorized to bring suit and be sued, as the lawful guardian to the said lunatic & minor.
Witness, Samuel Pearson Judge of Probate, this 30th day of October A.D. one thousand eight hundred and fifty five and the 80th year of American Independence.
Saml. Pearson, Judge of Probate.

WILLIAM H. SHEPPARD GUARDIAN BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY)
Know all men by these presents, that we William H. Sheppard principal and Isham Sheppard and Jefferson Falkner securities of the County and State, aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office, in the penal sum of one thousand dollars; for 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 this 5th day of November 1855.
The condition of the above obligation is such, that whereas the above bound William H. Sheppard has been appointed guardian of the estate of Julia P. Grant minor and heir of Grant deceased. Now, if the said William H. Sheppard shall well and truly perform all the duties which are or may be by law required of him as such guardian then the above obligation to be void; otherwise to remain in full force.
Taken, approved and ordered to be recorded) William H. Sheppard (seal)
Novr. 5th 1855) Isham Sheppard (seal)
Samuel Pearson, Judge of Probate.) Jefferson Falkner (seal)

LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY)
Court of Probate November 5th 1855.
Be it remembered, and made known to all whom it may concern, that on the application of Julia P. Grant, to my Court, I have caused these Letters of Guardianship to issue in favour of William H. Sheppard, in and upon the goods and chattels, rights and credits of said Julia P. Grant, minor & heir of Grant deceased; and in every case which occasion may require, the said William H. Sheppard is authorized to bring suit and be sued, as the lawful guardian to the said minor.
Witness, Samuel Pearson Judge of Probate, this 5th day of November, A.D. one thousand eight hundred and fifty five and the 80 year of American Independence.
Saml. Pearson, Judge of Probate.

GEORGE W. MITCHAN ADMR. BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY)
Know all men by these presents, that we George W. Mitchan principal and James A. McLendon, Joseph C. McLendon, Jesse Fitzpatrick, Wm. C. Morgan and Jephtha McLendon, securities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson, Judge of Probate for said County and his successors in office, in the penal sum of twenty thousand dollars; for 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 this 19th day of October 1855.
The condition of the above obligation is such, that whereas the above bound George W. Mitchan has been appointed administrator of the estate of Lucy T. McLendon, deceased; Now if the said George W. Mitchan 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.
Taken approved and ordered to be recorded) Geo. W. Mitchan (L.S.)
October 19th 1855.) J. A. McLendon (L.S.)
Saml. Pearson, Judge of Probate) Jesse Fitzpatrick (L.S.)
Signed before me Oct 19th 1855) Wm. C. Morgan (L.S.)
John T. Jarrell J.P.) Jephtha McLendon (L.S.)

LETTERS OF ADMINISTRATION TO GEO. W. MITCHAN

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate Oct. 19th 1855.

Be it remembered, and made known to all whom it may concern, that on the application of George W. Mitchan to my said Court, I have caused these Letters of Administration to issue in favour of the said George W. Mitchan, in and upon the goods and chattels, rights and credits of Lucy F. McLeaden deceased; and in every case which occasion may require, the said George W. Mitchan is authorized to bring suit and be sued, as the lawful administrator to the said Lucy F. McLeaden deceased.

Witness Samuel Pearson, Judge of Probate this 19th day of October A.D. one thousand eight hundred and fifty five and the 80th year of American Independence.
Saml. Pearson, Judge of Probate.

LEE L. JAMES ALR. BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we Lee L. James principal, and M. L. Smith and R. P. Burton securities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office in the penal sum of four thousand dollars, for 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 this 12th day of November 1855.

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

Taken approved and ordered to be recorded } Lee L. James (L.S.)
Nov. 13th 1855 } M. L. Smith (L.S.)
Samuel Pearson, Judge of Probate. } R. P. Burton (L.S.)

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate Nov. 13th 1855.

Be it remembered, and made known to all whom it may concern, that on the application of Lee L. James, to my said Court, I have caused these Letters of Administration to issue in favour of the said Lee L. James in and upon the goods and chattels, rights and credits of Jerusha S. James deceased; and in every case which occasion may require, the said Lee L. James is authorized to bring suit and be sued, as the lawful administrator to the said Jerusha S. James deceased.

Witness Samuel Pearson, Judge of Probate this 13th day of November A.D. one thousand eight hundred & fifty five and the 80th year of American Independence.
Saml. Pearson, Judge of Probate.

THOS. B. BARFORD'S ESTAB. LETTERS OF ADMINISTRATION

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate December 10th 1855.

Be it remembered and made known to all whom it may concern, that on the application of John B. Barford to my Court, I have caused these Letters of Administration to issue in favour of Henry L. Wilkerson Sheriff, in and upon the goods and chattels, rights and credits of Thomas B. Barford deceased; and in every case which occasion may require, the said Henry L. Wilkerson is authorized to bring suit and be sued as the lawful administrator of the said Thomas B. Barford deceased.

Witness Samuel Pearson Judge of Probate, this 10th day of December A.D. one thousand eight hundred and fifty five and the 80th year of American Independence.
Samuel Pearson, Judge of Probate.

HENRY P. LACY, GUARDIAN BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we, Henry P. Lacy, principal and Samuel Abernathy and Daniel Goggin securities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson, Judge of Probate for said County and his successors in office, in the penal sum of three hundred dollars; for which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators jointly and severally, firmly by these presents. Sealed with our seals, and dated this 7th day of January A.D. 1856.

The condition of the above obligation is such, that whereas the above bound Henry P. Lacy has been appointed guardian of the estate of Martha S. Abernathy minor heir of John D. Abernathy deceased; Now if the said Henry P. Lacy shall well and truly perform all the duties which are or may be by law required of him as such guardian, then the obligation to be void; otherwise to remain in full force.

Taken, approved and ordered to be recorded } H. P. Lacy (L.S.)
January 7th 1856 } Samuel Abernathy (L.S.)
Samuel Pearson, Judge of Probate. } Daniel Goggin (L.S.)

HENRY P. LACY, LETTERS OF GUARDIANSHIP

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate January 7th 1856.

Be it remembered, and made known to all whom it may concern, that on the application of Martha J. Abernathy, to my Court, I have caused these Letters of Guardianship, in favour of Henry P. Lacy, in and upon the goods and chattels, rights and credits of the said Martha J. Abernathy, a minor heir of John D. Abernathy deceased, and in every case which occasion may require, the said Henry P. Lacy is authorized to bring suit and be sued as the lawful guardian to the said minor.

Witness Samuel Pearson, Judge of Probate, this 7th day of January A.D. one thousand eight hundred & fifty six and the 80th year of American Independence.
Saml. Pearson, Judge of Probate.

MARY ANN JOHNSON, GUARDIAN'S BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we, Mary Ann Johnson, principal and Joseph Greer and James G. Hodge, securities, of the County and State aforesaid, are held and firmly bound unto Samuel Pearson, Judge of Probate for said County, and his successors in office, in the penal sum of eight hundred dollars, for which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents. Sealed with our seals and dated this 7th day of January A.D. 1856.

The condition of the above obligation is such, that whereas the above bound Mary Ann Johnson, has been appointed guardian of the estate of Thomas A. Johnson, Martha A. Johnson, Ann E. Johnson, Wm. G. Johnson, and Josephine B. Johnson, minors of John R. Johnson, deceased; Now if the said Mary Ann Johnson shall well and truly perform all the duties which are or may be required by law of her as such guardian, then the above obligation to be void; otherwise to remain in full force.

Taken approved and ordered to be recorded } her (L.S.)
Jan'y. 7th 1856 } Mary Ann Johnson (L.S.)
Samuel Pearson, Judge of Probate. } Joseph Greer (L.S.)
James G. Hodge (L.S.)

MARY ANN JOHNSON, LETTERS OF GUARDIANSHIP

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate January 7th 1856.

Be it remembered and made known to all whom it may concern that on the application of Mary Ann Johnson, to my said Court, I have caused these Letters of Guardianship to issue in favour of the said Mary Ann Johnson, in and upon the goods and chattels, rights and credits of Thomas A. Johnson, Martha A. Johnson, Ann E. Johnson, Wm. G. Johnson, and Josephine B. Johnson minor heirs of John R. Johnson deceased and in every case which occasion may require, the said Mary Ann Johnson is authorized to bring suit and be sued, as the lawful guardian to the said minors.

Witness Samuel Pearson Judge of Probate this 7th day of January one thousand eight hundred & fifty six and the 80th year of American Independence.
Samuel Pearson, Judge of Probate.

CHARLES MCLEMORE ALR. BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we Charles McLeMore principal, and James S. Mitchell and Fortune N. Chisolm securities, of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County and his successors in office, in the penal sum of ten thousand dollars for which payment to be made, we bind ourselves, our heirs, executors and administrators jointly and severally, firmly by these presents. Sealed with our seals, and dated this 5th day of January A.D. 1856.

The condition of the above obligation is such, that whereas the above bound Charles McLeMore has been appointed administrator of the estate of William Adkens, deceased; Now if the said Charles McLeMore 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.

Taken approved and ordered to be recorded } Charles McLeMore (L.S.)
Samuel Pearson, Judge of Probate } J. S. Mitchell (L.S.)
Fortune N. Chisolm (L.S.)

CHARLES MCLEMORE, LETTERS OF ADMINISTRATION

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate, January 8th 1856.

Be it remembered, and made known to all whom it may concern, that on the application of Charles McLeMore to my said Court, I have caused these Letters of Administration to issue in favour of the said Charles McLeMore in and upon the goods and chattels, rights and credits of William Adkens deceased, and in every case which occasion may require the said Charles McLeMore is authorized to bring suit and be sued as the lawful administrator to the said William Adkens deceased.

Witness Samuel Pearson Judge of Probate this 8th day of January A. D. one thousand eight hundred & fifty six and the 80th year of American Independence.
Saml. Pearson, Judge of Probate.

EVAN G. RICHARDS ADMINISTRATORS BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we Evan G. Richards principal and Malinda Ann Adkiss, Charles McLenore and John A. Frazer securities, of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County and his successors in office, in the penal sum of twelve thousand dollars; for 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 this 28th day of February 1856. The condition of the above obligation is such, that whereas the above bound Evan G. Richards has been appointed administrator de bonis non, of the estate of Wm. J. Adkins deceased: Now if the said Evan G. Richards 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.

Taken, approved and ordered to be recorded)
Feb'y. 29th 1856.)
Samuel Pearson, Judge of Probate.

Evan G. Richards (L.S.)
Malinda A. Adkins (L.S.)
J. A. Frazer (L.S.)
Charles McLenore (L.S.)

EVAN G. RICHARDS LETTERS OF ADMR.

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate, 29th February 1856.
Be it remembered and made known to all whom it may concern, that on a plication of Malenda A. Adkins to my said Court, I have caused Letters of Administration de bonis non to issue in favour of Evan G. Richards, in and upon the goods and chattels, rights and credits of Wm. J. Adkins deceased; and in every case which occasion may require the said Evan G. Richards is authorized to bring suit and be sued as the lawful administrator de bonis non, to the estate Wm J. Adkins deceased.

Witness Samuel Pearson, Judge of Probate, this 29th day February A.D. one thousand eight hundred & fifty six and the 30th year of American Independence
Saml. Pearson, Judge of Probate.

SAMUEL ABERNATHY, GUARDIAN, BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents that we Samuel Abernathy principal and Danul Coggin & Christopher T. Coggin securities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson, Judge of Probate for said County and his successors in office, in the penal sum of twelve hundred dollars; for which payment well & truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents. Sealed with our seals and dated this 14th day of January A.D. 1856.

The condition of the above obligation is such, that whereas the above bound Samuel Abernathy has been appointed guardian of the estate of Mary F. Samuel H. Nancy Emeline, and Louisa B. Abernathy, minor heirs of John D. Abernathy deceased: Now if the said Samuel Abernathy shall well and truly perform all the duties which are or may be required by law of him as such guardian, then the above obligation to be void; otherwise to remain in full force.

Taken, approved and ordered to be recorded
January 14th 1856
Samuel Pearson, Judge of Probate

Samuel Abernathy (L.S.)
Danul Coggin (L.S.)
Christopher T. Coggin (L.S.)

SAMUEL ABERNATHY, LETTERS OF GUARDIANSHIP

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate January 14th 1856.
Be it remembered and made known to all whom it may concern, that on application of Samuel Abernathy to my said Court, I have caused these Letters of Guardianship to issue in favour of the said Samuel Abernathy in and upon the goods and chattels, rights and credits of Mary F. Samuel H. Nancy E. and Louisa B. Abernathy, minor heirs of John D. Abernathy deceased; and in every case which occasion may require, the said Samuel Abernathy is authorized to bring suit and be sued as the lawful guardian to the said minors.

Witness Samuel Pearson Judge of Probate this 14th day of January A.D. one thousand eight hundred and forty six and the 80th year of American Independence.
Saml. Pearson, Judge of Probate.

CHRISTOPHER T. COGGIN, GUARDIAN BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we Christopher T. Coggin principal, and Daniel Coggin & Samuel Abernathy, securities, of the County and State aforesaid, are held and firmly bound unto Samuel Pearson, Judge of Probate for said County and his successors in office, in the penal sum of three hundred dollars for which payment well and truly to be made, we bind ourselves our heirs, executors and administrators, jointly and severally firmly by these presents. Sealed with our seals and dated this 14th day of January A.D. 1856.

The condition of the above obligation is such, that whereas the above bound Christopher T. Coggin has been appointed guardian of the estate of William F. Abernathy, a minor heir of John D. Abernathy deceased: Now if the said Christopher T. Coggin shall well and truly perform all the duties which are or may be by law required of him, as such guardian, then the above obligation to be void; otherwise to remain in full force.

Taken, approved and ordered to be recorded
January 14th 1856
Samuel Pearson, Judge of Probate.

Christopher T. Coggin (L.S.)
Danul Coggin (L.S.)
Samuel Abernathy (L.S.)

CHRISTOPHER T. COGGIN, GUARD. LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate, January 14th 1856.
Be it remembered, and made known to all whom it may concern that on the application of William F. Abernathy to my said Court I have caused these Letters of Guardianship to issue in favour of the said Christopher T. Coggin, in and upon the goods and chattels rights and credits, of the said Wm. F. Abernathy, minor heir of John D. Abernathy deceased; and in every case which occasion may require the said Christopher T. Coggin is authorized to bring suit and be sued, as the lawful guardian to the said minor.

Witness Samuel Pearson, Judge of Probate this 14th day of January A.D. one thousand eight hundred and fifty six and the 80th year of American Independence.
Saml. Pearson, Judge of Probate.

LEWIS F. DOWDELL, EXR.

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate, March 10th 1856.
Be it remembered and made known to all whom it may concern, that on the application of Lewis F. Dowdell, to my said Court, I have caused these Letters of Executorship to issue in favour of the said Lewis T. Dowdell, in and upon the goods and chattels, rights and credits, of James Dowdell deceased; and in every case which occasion may require the said James F. Dowdell is authorized to bring suit and be sued as the lawful executor to the said James Dowdell deceased.

Witness Samuel Pearson, Judge of Probate, this 10th day of March A.D. one thousand eight hundred & fifty six and the 80th year of American Independence.
Saml. Pearson, Judge of Probate.

JANE F. GARRETT, EXECUTRIX BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we Jane F. Garrett, principal and Isaac Baker, Greenberry Jenkins and Cicero D. Hudson securities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate, for said County, and his successors in office, in the penal sum of twenty thousand dollars, for which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators jointly and severally, firmly by these presents. Sealed with our seals, and dated this 14th day of January A.D. 1856.

The condition of the above obligation is such that whereas the above bound Jane F. Garrett has been appointed executrix of the estate of Nathan B. Garrett deceased; Now if the said Jane F. Garrett shall well and truly perform all the duties which are or may be by law required of her as such executrix; then the above obligation to be void; otherwise to remain in full force.

Taken, approved and ordered to be recorded
January 14th 1856
Samuel Pearson, Judge of Probate

Jane F. Garrett (L.S.)
Cicero D. Hudson (L.S.)
Isaac Baker (L.S.)
Greenberry Jenkins (L.S.)

JANE F. GARRETT, EXECUTR.

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate, January 14th 1856.
Be it remembered, and made known to all whom it may concern, that in the application of Jane F. Garrett to my said Court, I have caused these Letters of Executorship to issue in favour of the said Jane F. Garrett, in and upon the goods and chattels, rights and credits of Nathan B. Garrett deceased; and in every case which occasion may require, the said Jane F. Garrett is authorized to bring suit and be sued as the lawful executrix to the said Nathan B. Garrett deceased.

Witness Samuel Pearson Judge of Probate, this 14th day of January A.D. one thousand eight hundred and fifty six and the 80th year of American Independence.
Saml. Pearson, Judge of Probate.

ELIZABETH RICHARDS, GUARDIAN BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we Elizabeth Richard principal, and James Hudnutt & Thomas S. Richards of the County and State aforesaid, are held and firmly bound unto Samuel Pearson Judge of Probate for said County, and his successors in office in the penal sum of twenty five hundred dollars; for which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents. Sealed with our seals, and dated this 31st day of January A.D. 1856.

The condition of the above obligation is such, that whereas the above bound Elizabeth Richards has been appointed guardian of the estate of Rufus S. Richards and Edna F. Richards minor heirs of Thomas S. Richards deceased: Now if the said Elizabeth Richards shall well and truly perform all the duties which are or may be by law required of her as such guardian then the above obligation to be void; otherwise to remain in full force.

Taken, approved and ordered to be recorded
Wm. Griggs
William M. Carlisle
Approved & ordered to be recorded

her
Elizabeth S. Richards (L.S.)
mark
James Hudnutt (L.S.)
Thos. S. Richards (L.S.)

ELIZABETH RICHARDS, GUARDIAN

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate, January 31st 1856.

Be it remembered and made known to all whom it may concern, that on the application of Elizabeth Richards to my said Court, I have caused these Letters of Guardianship to issue in favour of the said Elizabeth Richards, in and upon the goods and chattels, rights and credits of Rufus S. and Edna P. Richards minor heirs of Thomas S. Richards deceased and in every case which occasion may require, the said Elizabeth Richards is authorized to bring suit and be sued as the lawful guardian to the said minors.

Witness Samuel Pearson, Judge of Probate this 21st day of January A.D. one thousand eight hundred and fifty six and the 80th year of American Independence.
Saml. Pearson, Judge of Probate.

JAMES R. MOGEE, GUARDIAN

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we James R. McGee principal and Johnathan Callaway and James S. Mitchell securities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson, Judge of Probate for said County and his successors in office, in the penal sum of two hundred & fifty dollars, for which payment well and truly to be made, we bind ourselves, our heirs, executors, and administrators jointly and severally, firmly by these presents. Sealed with our seals, and dated this 1st day of February A.D. 1856.

The condition of the above obligation is such, that whereas the above bound James R. McGee has been appointed guardian of the estate of Joa McGee minor and daughter of said James R. McGee. Now if the said James R. McGee, shall well and truly perform all the duties which are or may be by law required of him as such guardian, then the above obligation to be void; otherwise to remain in full force.
Taken, approved and ordered to be recorded James R. McGee (L.S.)
February 1st 1856. Johnathan Callaway (L.S.)
Samuel Pearson, Judge of Probate J. S. Mitchell (L.S.)

JAMES R. MOGEE, GUARDIAN

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate, February 1st 1856.

Be it remembered and made known to all whom it may concern, that on the application of James R. McGee to my said Court, I have caused these Letters of Guardianship to issue in favour of the said James R. McGee, in and upon the goods and chattels, rights and credits, of Joa McGee, minor and daughter of said James R. McGee and in every case which occasion may require, the said James R. McGee, is authorized to bring suit and be sued, as the lawful guardian to the said minor.

Witness Samuel Pearson, Judge of Probate this 1st day of February A.D. one thousand eight hundred and fifty six and the 80th year of American Independence.
Saml. Pearson, Judge of Probate.

JOHNATHAN WARE, GUARDIAN

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we Johnathan Ward, principal and Joseah Avery & Timothy J. Russell, securities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson, Judge of Probate, for said County and his successors in office, in the penal sum of three thousand dollars; for which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally firmly by these presents. Sealed with our seals and dated this 4th day of February A.D. 1856.

The condition of the above obligation is such, that whereas, the above bound Johnathan Ware has been appointed guardian of the estate of John S. and Martha Love minors and heirs of Martha Love dead, formerly Martha McLendon. Now if the said Johnathan Ware shall well and truly perform all the duties which are or may be by law require of him as such guardian, then the above obligation to be void; otherwise to remain in full force.

Taken, approved and ordered to be recorded Johnathan Ware (L.S.)
February 4th 1856 Joseah Avery (L.S.)
Samuel Pearson, Judge of Probate Timothy J. Russell (L.S.)

JOHNATHAN WARE, GUARDIAN

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate, February 4th 1856.

Be it remembered and made known to all whom it may concern, that on application of Johnathan Ware to my said Court, I have caused these Letters of Guardianship, to issue in favour of the said Johnathan Ware, in and upon the goods and chattels, rights and credits of John S. Love and Martha Love minor and heirs of Martha Love deceased, and in every case which occasion may require, the said Johnathan Ware is authorized to bring suit and be sued as the lawful guardian to the said minors.

Witness Samuel Pearson, Judge of Probate, this 4th day of February A.D. one thousand eight hundred and fifty six and the 80th year of American Independence.
Saml. Pearson, Judge of Probate.

JAMES M. KENNEDY ADMR. BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we James M. Kennedy principal, and Thomas L. Kennedy & Jacob C. Fetter securities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson, Judge of Probate for said County, and his successors in office, in the penal sum of five thousand dollars, for which payment well and truly to be made, we bind ourselves our heirs, executors and administrators jointly and severally firmly by these presents. Sealed with our seals and dated this 14th day of January A.D. 1856.

The condition of the above obligation is such, that whereas the above bound James M. Kennedy has been appointed guardian of the estate of the minor heirs of Elizabeth Penny, formerly Elizabeth Wiley dead., to wit Wm. Penny, James Penny, Mary A. Penny, Melvina Penny, Martha Penny, and Jefferson T. Penny; Now if the said James M. Kennedy shall well and truly perform all the duties which are or may be by law required of him as such guardian, then the above obligation to be void; otherwise to remain in full force.

Taken, approved and ordered to be recorded James M. Kennedy (L.S.)
Feb. 7th 1856 Thos. L. Kennedy (L.S.)
Samuel Pearson, Judge of Probate Isaac C. Fetter (L.S.)
Before me Danl. Taylor J.P.

JAMES M. KENNEDY, GUARDIAN

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate, 7th Feby. 1856.

Be it remembered and made known to all whom it may concern that on the application of James M. Kennedy to my said Court, I have caused these Letters of Guardianship to issue in favour of the said James M. Kennedy in and upon the goods and chattels, rights and credits of William Penny, James Penny, Mary A. Penny, Melvina Penny, Martha Penny and Jefferson T. Penny, minor heirs of Elizabeth Penny formerly Elizabeth Wiley deceased and in every case which occasion may require, the said James M. Kennedy is authorized to bring suit and be sued as the lawful guardian to the said minors.

Witness Samuel Pearson Judge of Probate this 7th day of February A.D. one thousand eight hundred and fifty six and the 80th year of American Independence.
Saml. Pearson, Judge of Probate.

JESSE S. CLARK ADMR. BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we Jesse S. Clark principal and James D. Waggoner and Strother Gaines, securities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson, Judge of Probate for said County, and his successors in office, in the penal sum of six hundred dollars for which payment to be well and truly made, we bind ourselves, our heirs, executors and administrators jointly and severally, firmly by these presents. Sealed with our seals, and dated this 13th day of February 1856.

The condition of the above obligation is such that whereas the above bound Jesse S. Clark has been appointed administrator of the estate of Henry A. David deceased: Now if the said Jesse S. Clark 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.

Taken, approved and ordered to be recorded Jesse S. Clark (L.S.)
February 13th 1856 James D. Waggoner (L.S.)
Samuel Pearson, Judge of Probate Strother Gaines (L.S.)

JESSE S. CLARK GUARDN. LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Be it remembered and made known to all whom it may concern, that on application of Jesse S. Clark, to my said Court I have caused these Letters of Administration to issue in favour of said Jesse S. Clark, in and upon the goods and chattels, rights and credits of Henry A. David deceased, and in every case which occasion may require, the said Jesse S. Clark is authorized to bring suit and be sued as the lawful administrator to the said Henry A. David deceased.

Witness Samuel Pearson, Judge of Probate this 13th day of February A.D. one thousand eight hundred & fifty six and the 80th year of American Independence.
Saml. Pearson, Judge of Probate.

HENRY L. WILKINSON, ADMR.

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate February 14th 1856.

Be it remembered and made known to all whom it may concern that on the application of W. W. Tyson to my said Court, I have caused these Letters of Administration to issue in favour of the Henry L. Wilkinson sheriff, in and upon the goods and chattels, rights and credits of Eliza Robertson deceased and in every case which occasion may require, the said Henry L. Wilkinson sheriff, is authorized to sue and be sued, as the lawful administrator ex officio to the said deceased.

Witness Samuel Pearson Judge of Probate this 14th day of February A.D. one thousand eight hundred and fifty six and the 80th year of American Independence.
Samuel Pearson, Judge of Probate.

LUCRETIA H. ROBERTSON

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate January 14th 1856.

Be it remembered and made known to all whom it may concern, that on the application of Lucretia H. Robertson to my said Court, I have caused these Letters of Executorship to issue in favour of the said Lucretia H. Robertson, in and upon the goods and chattels, rights and credits of Daniel S. Robertson deceased and in every case which occasion may require the said Lucretia H. Robertson is authorized to bring suit and be sued, as the lawful executrix to the said Danul S. Robertson deceased. Witness Saml. Pearson, Judge of Probate, this 14th day of January A. D. one thousand eight hundred and fifty six and the 80th year of American Independence.

Saml. Pearson, Judge of Probate.

WILEY DUFFIE ADMR. BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we, Wiley Duffie principal and Elijah D. McKinley and Lewis D. Morris securities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson, Judge of Probate for said County, and his successors in office, in the penal sum of five hundred dollars for which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally firmly by these presents. Sealed with our seals and dated this 23rd day of February 1856.

The condition of the above obligation is such that whereas the above bound Wiley Duffie has been appointed administrator of the estate of James C. Wise deceased, Now if the said Wiley Duffie 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.

Taken approved and ordered to be recorded
February 23rd 1856

Samuel Pearson, Judge of Probate

Wiley Duffie	(L.S.)
Lewis D. Morris	(L.S.)
Elijah D. McKinley	(L.S.)

WILEY DUFFIE ADMR.

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate 23rd February 1856.

Be it remembered and made known to all whom it may concern that on application of Willie Duffie, to my said Court I have caused these Letters of Administration to issue in favour of said Willie Duffie in and upon the goods, chattels, rights and credits of James C. Wise deceased and in every case which occasion may require the said Willie Duffie is authorized to bring suit and be sued, as the lawful administrator to the said James C. Wise deceased. Witness Samuel Pearson Judge of Probate, this 23rd day of February A.D. one thousand eight hundred & fifty six and the 80th year of American Independence.

Saml. Pearson, Judge of Probate.

NOEL L. NELSON GUARD.

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents that we Noel L. Nelson principal and S. S. Nelson, and J. D. Goss, securities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson, Judge of Probate for said County, and his successors in office, in the penal sum of five thousand dollars, for which payment well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents. Sealed with our seals and dated this 8th day April A.D. 1856.

The condition of the above obligation is such, that whereas the above bound Noel L. Nelson, has been appointed guardian of the estate of Thomas J. Nelson minor heir of Noah Nelson deceased; Now if the said Noel L. Nelson shall well and truly perform all the duties which are or may be by law required of him as such guardian, then the above obligation to be void; otherwise to remain in full force.

Taken approved and ordered to be recorded
April 17th 1856

Samuel Pearson, Judge of Probate.

N. L. Nelson	(L.S.)
S. S. Nelson	(L.S.)
J. D. Goss	(L.S.)

NOEL L. NELSON GUARDIAN

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate April 18th 1856

Be it remembered and made known to all whom it may concern, that on application of Noel L. Nelson to my said Court, I have caused these Letters of Guardianship to issue in favour of said Noel L. Nelson, in and upon the goods and chattels, rights and credits of Thomas J. Nelson minor heir of Noah Nelson deceased, and in every case which occasion may require, the said Noel L. Nelson is authorized to bring suit and be sued, as the lawful guardian to the said Thomas J. Nelson, minor heir of Noah Nelson deceased. Witness Saml. Pearson, Judge of Probate this 18th day of April A.D. one thousand eight hundred and fifty six and the 80th year of American Independence.

Saml. Pearson, Judge of Probate.

DANIEL H. MCCOY GUARDIAN.

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we, Daniel H. McCoy principal, and Jesse B. Robinson and McCueng B. Taylor securities, of the County and State aforesaid, are held and firmly bound unto Samuel Pearson, Judge of Probate, for said County and his successors in office, in the penal sum of four thousand one hundred dollars, for which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents. Sealed with our seals and dated this 10th day of March A.D. 1856.

The condition of the above obligation is such, that whereas the above bound Danul H. McCoy has been appointed guardian of the estate of John W. D. Vaughan minor heir of J. J. D. Vaughan deceased; Now if the said Danul H. McCoy shall well and truly perform all the duties which are or may be by law required of him as such guardian then the above obligation to be void; otherwise to remain in full force.

Taken approved and ordered to be recorded
March 10th 1856

Samuel Pearson, Judge of Probate.

D. H. McCoy	(L.S.)
J. B. Robinson	(L.S.)
M. B. Taylor	(L.S.)

DANUL H. MCCOY GUARD

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate 10th March 1856.

Be it remembered and made known to all whom it may concern, that on application of Danul H. McCoy to my said Court, I have caused these Letters of Guardianship to issue in favour of said Danul H. McCoy in and upon the goods and chattels, rights and credits of John W. D. Vaughan, minor heir of J. J. D. Vaughan deceased and in every case which occasion may require, the said Danul H. McCoy is authorized to bring suit and be sued as the lawful guardian to the said John W. D. Vaughan minor heir of J. J. D. Vaughan deceased. Witness Samuel Pearson, Judge of Probate, this 10th day of March A.D. one thousand eight hundred and fifty six and the 80th year of American Independence

Saml. Pearson, Judge of Probate.

JAMES J. ROBINSON EXECR. BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents that we James J. Robinson, principal, and James M. Hill and Wm. B. S. Gilmer, securities, of the County and State aforesaid, are held and firmly bound unto Samuel Pearson, Judge of Probate for said County, and his successors in office, in the penal sum of Forty thousand dollars, for which payment well and truly to be made, we bind ourselves, our heirs executors and administrators, jointly and severally firmly by these presents. Sealed with our seals, and dated this 7th day of April A.D. 1856.

The condition of the above obligation is such, that whereas the above bound James J. Robinson has been appointed executor of the last will and testament of David Dunlap deceased. Now if the said James J. Robinson shall well and truly perform all the duties which are or may be by law required of him as such executor then the above obligation to be void; otherwise to remain in full force.

Taken approved and ordered to be recorded
April 7th 1856

Samuel Pearson, Judge of Probate

James J. Robinson	(L.S.)
James M. Hill	(L.S.)
Wm. B. S. Gilmer	(L.S.)

JAMES J. ROBINSON EXECUTORS LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate, 7th April 1856.

Be it remembered and made known to all whom it may concern, tha on application of James J. Robinson to my said Court, I have caused these Letters of Executorship to issue in favour of the said James J. Robinson in and upon the goods and chattels, rights and credits of David Dunlap deceased; and in every case which occasion may require the said James J. Robinson, is authorized to bring suit and be sued as the lawful executor to the said David Dunlap deceased. Witness Samuel Pearson, Judge of Probate this 7th day of April A.D. one thousand eight hundred and fifty six and the 80th year of American Independence.

Saml. Pearson, Judge of Probate.

RICHMOND PEARSON GUARD. BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents that, we Richmond Pearson principal, and Alfred D. Bayon and Saml. Pearson securities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson, Judge of Probate for said County and his successors in office, in the penal sum of four hundred dollars, for 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 this 6th day of February 1854.

The condition of the above obligation is such that whereas the above bound Richmond Pearson, has been appointed guardian of the estate of Andrew J. Pearson and Cordelia Pearson, minor heirs of Samuel J. Pearson, deceased. Now if the said Richmond Pearson, shall well and truly perform all the duties which are or may be by law required of him as such guardian then the above obligation to be void; otherwise t remain in full force.

Taken approved and ordered to be recorded
February 6th 1854.
Samuel Pearson, Judge of Probate.

Richmond Pearson (L.S.)
Alfred D. Bayon (L.S.)
Samuel Pearson (L.S.)

RICHMOND PEARSON, LETTERS OF GUARDIANSHIP

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate February 6th 1854.

Be it remembered and made known to all whom it may concern that on application of Richmond Pearson to my said Court I have caused these letters of Guardianship to issue in favour of said Richmond Pearson, in and upon the goods and chattels, rights and credits of Andrew J. Pearson, and Cordelia Pearson minor heirs of Samuel J. Pearson, deceased and in every case which occasion may require, the said Richmond Pearson is authorized to bring suit and be sued, as the lawful guardian to the said Andrew J. Pearson, and Cordelia Pearson, minors of Samuel J. Pearson deceased. Witness Samuel Pearson, Judge of Probate this 6th day of February A. D. one thousand eight hundred & fifty four, and the 78th year of American Independence.

Saml. Pearson, Judge of Probate

JAMES M. ROBERTS, GUARDN. BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we James M. Roberts, principal and Noah Bass and Charles W. Holt securities, of the County and State aforesaid, are held and firmly bound unto Samuel Pearson, Judge of Probate, for said County and his successors in office, in the penal sum of sixteen hundred dollars, for 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 this 3rd day of December 1855.

The condition of the above obligation is such, that whereas the above bound James M. Roberts, has been appointed guardian of the estate of Joseph G. Smith, Charles J. R. Smith, Rebecca J. B. Smith and Martha J. Smith minor heirs of Rebecca Ann Smith, deceased. Now if the said James M. Roberts shall well and truly perform all the duties which are or may be by law required of him as such guardian then the above obligation to be void, otherwise to remain in full force.

Taken, approved and ordered to be recorded
Decr. 3rd 1855
Samuel Pearson, Judge of Probate.

James M. Roberts (L.S.)
Noah Bass (L.S.)
Charles W. Holt (L.S.)

JAMES M. ROBERTS, GUARDN. LETTERS

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate, December 3rd 1855.

Be it remembered and made known to all whom it may concern, that on application of James M. Roberts, to my said Court, I have caused these letters of Guardianship to issue in favour of said James M. Roberts, in and upon the goods and chattels, rights and credits of Joseph G. Smith Charles J. R. Smith, Rebecca J. B. Smith, and Martha J. Smith, minor heirs of Rebecca Ann Smith deceased; and in every case which occasion may require the said James M. Roberts is authorized to bring suit and be sued, as the lawful guardian to the said Joseph G. Smith, Charles J. R. Smith, Rebecca J. B. Smith and Martha J. Smith minor heirs of Rebecca Ann Smith, deceased. Witness Samuel Pearson Judge of Probate, this 3rd day of December A.D. one thousand eight hundred & fifty five and the 80th year of American Independence.

Saml. Pearson, Judge of Probate.

NOAH BASS, GUARDIAN

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Know all men by these presents, that we Noah Bass principal and Charles W. Holt and James M. Roberts, securities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson, Judge of Probate, for said County, and his successors in office, in the penal sum of three thousand dollars; for 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 this 3rd day of December 1855.

The condition of the above obligation is such, that whereas the above bound Noah Bass has been appointed guardian to the estate of Frances Joannah Holt, and James C. Holt, minor heirs of James M. Holt, deceased. Now if the said Noah Bass shall well and truly perform all the duties which are or may be by law required of him as such guardian, then the above obligation to be void; otherwise to remain in full force.

Taken approved and ordered to be recorded
Decr. 3rd 1855
Samuel Pearson, Judge of Probate.

Noah Bass (L.S.)
Charles W. Holt (L.S.)
James M. Roberts (L.S.)

NOAH BASS GUARD.

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Court of Probate December 3rd 1855

Be it remembered and made known to all whom it may concern, that on application of Noah Bass, to my said Court I have caused these Letters of Guardianship to issue in favour of said Noah Bass, in and upon the goods and chattels, rights and credits of Frances Joannah Holt and James C. Holt, minor heirs of James M. Holt deceased, and in every case which occasion may require, the said Noah Bass is authorized to bring suit and be sued as the lawful guardian to the said Frances Joannah Holt and James C. Holt, minors heirs of James M. Holt deceased.

Witness Samuel Pearson, Judge of Probate this 3rd day of December A.D. one thousand eight hundred & fifty five and the 80th year of American Independence
Saml. Pearson, Judge of Probate.

JAMES F. BOYD'S WILL

THE STATE OF ALABAMA)
CHAMBERS COUNTY

I James F. Boyd of the County and State aforesaid being of sound mind and memory and knowing the uncertainty of life do make this my last will and testament, hereby revoking all former wills.

First:

I will and bequeath to my mother Mrs. Lucy Boyd the sum of five hundred dollars, to be at her own disposal.

Second: I will and bequeath to my sister Orrey, Wife of Angus Ferguson, the sum of two hundred dollars, as on acknowledgement, for her kind attention to me during my present and former illness.

Third:

I will and bequeath to the two surviving children of my sister Orrey (to wit) Isabella C. Taylor and Emma Jane Taylor, the sum of three hundred dollars to be equally divided between them.

Fourth:

I will and bequeath to the two surviving children of my deceased sister Martha B. wife of James Harkness of Butts County, Georgia, (to wit) Mary Ann McJoon and Rossanna Harkness, the sum of ten dollars to be equally divided between them.

Fifth:

I will and bequeath the residue of my estate after satisfying the four preceding bequests to all my surviving brothers and sisters to be equally divided between them

It is furthermore my will and desire that my father Wm. Richard Boyd and my brother in law Wm. Angus Ferguson do act as my executors to this my last will and testament.

And now in confirmation of this my last will and testament as set forth in the five foregoing bequests, I do herewith set my hand and seal this the thirteenth day of March A.D. 1856

In presence of
Nathan Tally
James H. Forman

J. F. Boyd (seal)

THE STATE OF ALABAMA)
CHAMBERS COUNTY

Regular Court of Probate May 12th 1856.

Personally appeared in open Court James H. Forman and Nathan Tally and after being duly sworn, say on oath that they each saw J. F. Boyd, sign sealed and publish the foregoing paper writing as and for his last will and testament and that they believed the said J. F. Boyd to be of sound and disposing mind and memory, at the time of signing the same, that they each signed said paper writing, as subscribing witnesses at the request and in the presence of the said J. F. Boyd and that they all signed the same in the presence of each other.

Sworn to in open Court
May 12th 1856
Samuel Pearson, Judge of Probate

Nathan Tally
James H. Norman

Be it remembered that on the 12th day of May A.D. 1856 the foregoing will was duly probated, in the Probate Court of Chambers County and State of Alabama upon the testimony of James H. Forman and Nathan Tally the two subscribing witnesses to the same and duly recorded in Record of Wills Volume 2 page 642.

Samuel Pearson, Judge of Probate.

ANGUS FERGUSON & RICH. BOYD, EXECUTS. BOND

THE STATE OF ALABAMA
CHAMBERS COUNTY

Know all men by these presents that we Angus Ferguson and Richard Boyd principals and James H. Forman and Cornelius P. Hunter securities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson, Judge of Probate for said County and his successors in office, in the penal sum of ten thousand dollars; for which payment to be well & truly made, we bind ourselves our heirs, executors and administrators jointly and severally, firmly by these presents. Sealed with our seals and dated this 12th day of May A.D. 1856.

The condition of the above obligation is such, that whereas the above bound Angus Ferguson, and Richard Boyd have been appointed executors of the last will and testament of James F. Boyd deceased: Now if the said Angus Ferguson and Richard Boyd 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.

Taken approved and ordered to be recorded
May 12th 1856
Samuel Pearson, Judge of Probate.

Richard Boyd (L.S.)
Angus Ferguson (L.S.)
James H. Forman (L.S.)
Cornelius P. Hunter (L.S.)

ANGUS FERGUSON & RICHD. BOYD EXRS.

THE STATE OF ALABAMA
CHAMBERS COUNTY

Court of Probate, May 12th 1856.

Be it remembered and made known to all whom it may concern, that on the application of Richard Boyd and Angus Ferguson to my said Court, I have caused these Letters of Executorship to issue in favour of the said Richard Boyd and Angus Ferguson in and upon the goods and chattels, rights and credits of James F. Boyd, deceased and in every case which occasion may require the said Richard Boyd and Angus Ferguson are authorized to bring suit and be sued as the lawful executors to the said James F. Boyd deceased. Witness Samuel Pearson, Judge of Probate, this 12th day of May A.D. one thousand eight hundred and fifty six and the 80th year of American Independence.

Samuel Pearson, Judge of Probate.

JANE T. DUKES ADMR. BOND

THE STATE OF ALABAMA
CHAMBERS COUNTY

Know all men by these presents, that we Jane T. Dukes, and William A. Winn and William Combs securities of the County and State aforesaid, are held and firmly bound unto Samuel Pearson, Judge of Probate for said County, and his successors in office, in the penal sum of four hundred dollars for which payment well and truly to be made, we bind ourselves our heirs, executors and administrators, jointly and severally firmly by these presents. Sealed with our seals and dated this 26th day of May 1856. The condition of the above obligation is such, that whereas the above bound Jane T. Duke has been appointed administration of the estate of Robert W. Duke deceased, Now, if the said Jane T. Duke shall well 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.

In presence of
John R. Scott J.P.
May 26th 1855
Approved May 28th 1856
Samuel Pearson, Judge of Probate.

Jane T. Dukes (L.S.)
Wm. A. Winn (L.S.)
Wm. Combs (L.S.)

JANE T. DUKE ADMR. LETTERS

THE STATE OF ALABAMA
CHAMBERS COUNTY

Court of Probate May 28th 1856.

Be it remembered and made known to all whom it may concern, that on application of Jane T. Dukes to my said Court, I have caused these Letters of Administration to issue in favour of said Jane T. Dukes in and upon the goods and chattels, rights and credits of Robert W. Dukes, deceased, and in every case which occasion may require, the said Jane T. Duke is authorized to bring suit and be sued as the lawful administratrix to the said Robert W. Dukes deceased. Witness Samuel Pearson, Judge of Probate, this 28th day of May A.D. one thousand eight hundred & fifty six and the 80th year of American Independence.

Samuel Pearson, Judge of Probate.

ROBERT GRIFFIN ADMR. BOND

THE STATE OF ALABAMA
CHAMBERS COUNTY

Know all men by these presents, that we Robert Griffin, principal and Moses Wyatt, and Thomas J. Griffin securities of the County and State aforesaid, are held and firmly bound unto Wm. L. Crayton, Judge of Probate for the County and State aforesaid and his successors in office in the penal sum of fifteen hundred dollars, for which payment well and truly to be made we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents. Sealed with our seals and dated this 2nd day of June A.D. 1856. The condition of the above obligation is such, that whereas the above bound Robert Griffin has been appointed administrator of the estate of John Griffin senr. deceased: Now if the said Robert 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.

Taken, approved and ordered to be recorded
June 2nd 1856
Wm. L. Crayton, Judge of Probate

Robert Griffin (L.S.)
Moses Wyatt (L.S.)
Thos. J. Griffin (L.S.)

(continued)

THE STATE OF ALABAMA
CHAMBERS COUNTY

Court of Probate June 2nd 1856.

Be it remembered, and made known to all whom it may concern, that on application of Robert Griffin to my said Court, I have caused these Letters of Administration to issue in favour of said Robert Griffin, in and upon the goods and chattels, rights and credits of John Griffin senr. dead, and in every case which occasion may require the said Robert Griffin is authorized to bring suit and be sued, as the lawful administrator to the said John Griffin senr. deceased. Witness Wm. L. Crayton, Judge of Probate this 2nd day of June A.D. one thousand eight hundred & fifty six & the 80th year of American Independence.

Wm. L. Crayton, Judge of Probate.

JOHN L. BOWEN ADMR. BOND

THE STATE OF ALABAMA
CHAMBERS COUNTY

Know all men by these presents that we John L. Bowen, principal & George W. Smith and Elemer C. Bowen securities of the County and State aforesaid, are held and firmly bound unto Wm. L. Crayton, Judge of Probate for said County and his successors in office, in the penal sum of twelve hundred dollars, for which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators jointly and severally by these presents. Sealed with our seals, and dated this 11th day of June A.D. 1856.

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

Taken, approved and ordered to be recorded
June 11th 1856
Wm. L. Crayton, Judge of Probate

John L. Bowen (L.S.)
Elemer C. Bowen (L.S.)
G. W. Smartt (L.S.)

THE STATE OF ALABAMA
CHAMBERS COUNTY

Court of Probate, 11th June 1856.

Be it remembered, and made known to all whom it may concern, that on application of John L. Bowen, to my said Court, I have caused these Letters of Administration to issue in favour of said John L. Bowen in and upon the goods and chattels, rights and credits of John Bowen deceased; and in every case which occasion may require, the said John L. Bowen is authorized to bring suit and be sued, as the lawful administrator to the said John Bowen deceased. Witness Wm. L. Crayton, Judge of Probate, this 11th day of June A. D. one thousand eight hundred & fifty six and the 80th year of American Independence.

Wm. L. Crayton, Judge of Probate.

BRITTON STAMPS, EXECUTOR, BOND

THE STATE OF ALABAMA
CHAMBERS COUNTY

Know all men by these presents that we Brittain Stamps, principal and Wm. B. S. Gilmer, Wm. C. Morgan, and Thomas Taylor, securities, of the County and State aforesaid, are held and firmly bound, unto Wm. L. Crayton Judge of Probate for said County and his successors in office, in the penal sum of one hundred thousand dollars; for which payment to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents. Sealed with our seals and dated this the thirteenth day of June 1856. The condition of the above obligation is such, that whereas the above bound Brittain Stamps has been appointed executor of the estate of Wm. H. Burnett, deceased: Now if the said Brittain Stamps shall well and truly perform all the duties which are or may be required by law of him as such executor then the above obligation to be void, otherwise to remain in full force.

Taken, approved and ordered to be recorded
June 30th 1856.
Wm. L. Crayton, Judge of Probate.

Brittain Stamps (L.S.)
Wm. B. S. Gilmer (L.S.)
Thomas Taylor (L.S.)
Wm. C. Morgan (L.S.)

THE STATE OF ALABAMA
CHAMBERS COUNTY

Court of Probate June 30th 1856.

Be it remembered and made known to all whom it may concern, that on the application of Brittain Stamps to my said Court, I have caused these Letters of Executorship to issue in favour of the said Brittain Stamps in and upon the goods and chattels, rights and credits of William H. Barnett deceased, and in every case which occasion may require, the said Brittain Stamps is authorized to bring suit and be sued as such lawful executor to the said Wm. H. Barnett deceased. Witness Wm. L. Crayton, Judge of Probate this 30th day of June A.D. one thousand eight hundred and fifty six and the 80th year of American Independence.

Wm. L. Crayton, Judge of Probate.