

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

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

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

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

LI GO CHE DECEASED ADM. BOND OF WILEY THAXTON

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

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

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

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

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

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

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

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

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

(continued)

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

approved 16th Jan. 1836.

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

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

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

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

Approved 16 Jan. 1836.

J. Thompson, Judge.

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

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

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

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

J. Thompson

approved 16 Jan. 1836

J. Thompson Judge

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

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

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

Signed, sealed and acknowledged
G. Ricks (seal)
Nat Macon Thornton (seal)
Arnold Seale (seal)

~~~~~  
BENJAMIN WALDRUP GUARDIAN OF SALLY GRIFFIN & LOUISA GRIFFIN

THE STATE OF ALABAMA)  
CHAMBERS COUNTY )

Know all men by these presents, that we Benjamin Waldrup, George Naron, John Patterson, are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, in the penal sum of Sixteen hundred dollars to which payment, well and truly to be made, we each of us bind our selves and our heirs, &c. firmly by these presents sealed with our seals, and dated the fourteenth day of January 1836. The condition of the above obligation is such, that whereas the above bound Benjamin Waldrup has been been duly appointed guardian of Sally Griffin and Louise Griffin, infant children of Rachel Griffin now Rachel Waldrup.

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

Signed, sealed and acknowledged  
his Benjamin B Waldrup (seal)  
mark (seal)  
by said Benjamin Waldrup & George Naron (seal)  
before me George Naron (seal)  
J. Thompson Samuel Doster (seal)  
John Patterson John Patterson (seal)

Signed, sealed & acknowledged by said  
John Patterson and before me. Test.

Thos. Doster  
Signed, sealed & acknowledged by said  
John Patterson this 19th January 1836 before

J. Thompson  
Approved 19th January 1836  
J. Thompson, Judge

THE STATE OF ALABAMA)  
CHAMBERS COUNTY )

Know all men by these presents, that we Jonathan P. Roberts, Arnold Seale & William Vann are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama in the penal sum of one thousand dollars to which payment well and truly to be made we each of us do bind ourselves and our heirs &c. firmly by these presents sealed with our seals and dated the fifth day of December 1835.

The condition of the above obligation is such, that whereas the above bound Jonathan P. Roberts has been duly appointed Guardian of David Jones, a free man of colour of said County, now if the said Jonathan P. Roberts. Shall well and truly perform all the duties which are, or may be by law required of as such Guardian as aforesaid then the above obligation to be void otherwise to remain in full force.

Signed, sealed & acknowledged this Jonathan P. Roberts (seal)  
second day of February 1836 before Arnold Seale (seal)  
and approved by me Wm. Vann (seal)

J. Thompson, Judge

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ARNOLD SEALE GUARDIAN OF SAR HOLE CAR SA MES IL ECAR SI CO SAR PE BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents, that we Arnold Seale William Vann, John Taylor & Jonathan P. Roberts, are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, in the penal sum of three thousand dollars, to which payment, well and truly to be made, we each of us do bind ourselves and our heirs &c. firmly by these presents, sealed with our seals, and dated the Eighth day of December 1835.

The condition of the above obligation is such, that whereas the above bound Arnold Seale has been duly appointed guardian of Sar hole Car Sa Mielal Ecar & Si Co Sar pe infant children of Tusekiah Hadjo late of said County deceased. Now if the said Arnold Seal shall well and truly perform all the duties which are or may be by law required of as such guardian as aforesaid then the above obligation to be void otherwise to remain in full force.

Signed sealed and acknowledged this Arnold Seale (seal)
second day of February 1836 before & Wm. Vann (seal)
approved by me John Taylor (seal)
J. Thompson, Judge Jonathan P. Roberts (seal)

JACOB YOUNGBLOOD GUARDIAN OF ELIZABETH YOUNGBLOOD. BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents that we Jacob Youngblood William Williams & Abner Still are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, in the penal sum of four hundred dollars to which payment, well and truly to be made, we each of us do bind ourselves and our heirs &c. firmly by these presents sealed with our seals, and dated the first day of March 1836.

The condition of the above obligation is such, that whereas the above bound Jacob Youngblood infant child of James Youngblood late of Edgefield District in the State of South Carolina.

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

Signed, sealed and acknowledged by said	Jacob Youngblood	(seal)
Jacob Youngblood & William Williams	Wm. Williams	(seal)
before me	Abner Still	(seal)

J. Thompson

Signed, sealed and acknowledged by said
Abner Still, before me this 2nd of March
1836.

Test Samuel Wasson

Approved 2nd March 1836 J. Thompson Judge

JOHN J. WILLIAMS DECEASED, ADMINISTRATOR AD COLLEGENDUM BOND OF OROON D. WHITAKER

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents, that we Oroon D. Whitaker, Samuel Thompson, Benjamin Lloyd, Jonathan Johnston, L. G. Dawson, & John C. Towles, are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama in the penal sum of thirty two thousand dollars to which payment, well and truly to be made, we each of us do bind ourselves and our heirs, &c. firmly by these presents sealed with our seals, and dated the fifth day of August, 1836.

The condition of the above obligation is such, that whereas the above bound Oroon D. Whitaker has been duly appointed administrator ad collegendum of the estate of John J. Williams late of Chambers County, deceased. Now if the said Oroon D. Whitaker shall well and truly perform all the duties which are, or may be by law required of as such administrator ad collegendum then the above obligation to be void, otherwise to remain in full force, signed, sealed and acknowledged by said Whitaker & Lloyd before me

J. Thompson	O. D. Whitaker	(seal)
	Samuel Thomson	(seal)
	Benjamin Lloyd	(seal)
	Johnathan Johnston	(seal)
	L. G. Dawson	(seal)
	John C. Towles	(seal)

Approved 5 Aug. 1836

J. Thompson Judge

JOHN J. WILLIAMS DECEASED ADMINISTRATOR BOND OF O. D. WHITAKER

THE STATE OF ALABAMA, CHAMBERS COUNTY

Know all men by these presents, that we Oroon D. Whitaker Thomas C. Russell Thomas B. Erwin John Taylor William Atkins Spencer J. McMorris Lemuel B. Robertson William Vann & John Coldwell, are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, in the penal sum of thirty two thousand dollars to which payment, well and truly to be made, we each of us do bind ourselves and our heirs, &c. firmly by these presents. Sealed with our seals, and dated the twenty second day of August. A. D. 1836

The condition of the above obligation is such, that whereas the above bound Oroon D. Whitaker been duly appointed administrator of the estate of John J. Williams late of Chambers County deceased now if the said Oroon D. Whitaker shall well and truly perform all the duties which are, or may be by law required of as such administrator then the above obligation to be void, otherwise to remain in full force.

Signed, sealed and acknowledged, & approved	O. D. Whitaker	(seal)
in open Test.	Thomas C. Russell	(seal)
	Thomas B. Erwin	(seal)
	John Taylor	(seal)
	Wm. Atkins	(seal)
	S. J. McMorris	(seal)
	L. B. Robertson	(seal)
	Wm. Vann	(seal)
	John Coldwell	(seal)

JOHN VINCENT GUARDIAN OF ELLINGTON JONES ALARIAH JONES & JEFFERSON JONES.

THE STATE OF ALABAMA CHAMBERS COUNTY

Know all men by these presents, that we John Vincent and Isham Nelson & William B. Howard, are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, in the penal sum of seven hundred dollars to which payment, well and truly to be made, we each of us do bind ourselves and our heirs, &c. firmly by these presents. Sealed with our seals, and dated the first day of September A. D. 1836.

The condition of the above obligation is such, that whereas the above bound John Vincent has been duly appointed guardian of Ellington Jones Mariah Jones & Jefferson Jones infant children of William B. Jones, late of Troup County, Georgia. Now if the said John Vincent shall well and truly perform all the duties which are, or may be by law required of as such guardian as aforesaid then the above obligation to be void, otherwise to remain in full force.

Signed sealed and acknowledged by said	John Vincent	(seal)
Vincent & Howard before J. Thompson Judge	Isham Nelson	(seal)
Approved J. Thompson, Judge	William B. Howard	(seal)

KOTCHAR YOHOL DECEASED, ADMRS. BOND FOR PROPER APPLICATION OF MONEY.

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents, that we John J. Williams William Vann Arnold Seale Sanders R. Vann James Maddux Charles McEmore & Leroy Gresham are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of

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Alabama, in the penal sum of thirteen hundred dollars to which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents: Sealed with our seals and dated the 29th day of March 1836. The condition of the above obligation is such, that whereas on the petition of John J. Williams & Gilford P. Gilder administrators of the Estate of Kotohar Yoholo late of sd. county deceased. The orphans Court of said County, has ordered and decreed the sale of certain real estate of Kotohar Yoholo late of said County deceased, which has been sold for the sum of six hundred & fifty dollars whereof the sum of six hundred & twenty nine dollars has been received by the said John J. Williams & Gilford P. Gilder now if the said John J. Williams & Gilford P. Gilder shall well and truly make faithful payment and application of the money arising from said sale, according to the final decree; then the above obligation to be void; otherwise to remain in full force and virtue.

Signed, sealed and acknowledged before	John J. Williams	(L.S.)
me & approved by me	Wm. Vann	(L.S.)
J. Thompson, Judge	Arnold Seale	(L.S.)
	Sanders R. Vann	(L.S.)
	James Maddux	(L.S.)
	Charles McLeMore	(L.S.)
	Leroy Gresham	(L.S.)

AR LAR HO KAR DECEASED ADMRS. BOND FOR PROPER APPLICATION OF MONEY

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents, that we John J. Williams, William Vann Arnold Seale Sanders R. Vann James Maddux Charles McLeMore & Leroy Gresham are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, in the penal sum of six hundred dollars to which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents: Sealed with our seals and dated the 29th day of March 1836.

The condition of the above obligation is such, that whereas on the petition of John J. Williams & Gilford P. Gilder administrators of the estate of Ar lar ho kar late of said County deceased, the Orphans Court of said County has ordered and decreed the sale of certain real estate of Arlarhokar late of said County deceased; which real estate has been sold for the sum of two hundred & ninth dollars whereof the sum of two hundred & seventy six dollars & twenty cents, has been received by the said John J. Williams & Gilford P. Gilder. Now if the said John J. Williams & Gilford P. Gilder shall well and truly make faithful payment and application of the money arising from said sale, according to the final decree; then the above obligation to be void; otherwise to remain in full force and virtue.

Signed, sealed, and acknowledged, before me &	John J. Williams	(L.S.)
approved by me	Wm. Vann	(L.S.)
J. Thompson, Judge	Arnold Seale	(L.S.)
	Sanders R. Vann	(L.S.)
	James Maddux	(L.S.)
	Charles McLeMore	(L.S.)
	Leroy Gresham	(L.S.)

SIAR DECEASED ADMRS. BOND FOR PROPER APPLICATION OF MONEY

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents that we John J. Williams William Vann Sanders R. Vann Arnold Seale James Maddux Charles McLeMore & Leroy Gresham are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama in the penal sum of two thousand dollars to which payment well and truly to be made, we bind ourselves our heirs executors and administrators, jointly and severally, firmly by these presents: Sealed with our seals and dated the 29th day of March 1836.

The condition of the above obligation is such that whereas on the petition of John J. Williams & Gilford P. Gilder administrators of Siar late of said County deceased the Orphans Court of said County has ordered and decreed the sale of certain real estate of Siar late of said County deceased: Which real estate has been sold for the sum of nine hundred & seventy five dollars whereof the sum of nine hundred & forty seven dollars & fifty cents has been received by the said John J. Williams & Gilford P. Gilder. Now if the said John J. Williams & Gilford P. Gilder shall well and truly make faithful payment and application of the money arising from said sale according to the final decree; then the above obligation to be void; otherwise to remain in full force and virtue.

Signed, sealed and acknowledged, before	John J. Williams	(L.S.)
me & approved by me	Wm. Vann	(L.S.)
J. Thompson, Judge	Arnold Seale	(L.S.)
	Sanders R. Vann	(L.S.)
	James Maddux	(L.S.)
	Charles McLeMore	(L.S.)
	Leroy Gresham	(L.S.)

EMARTHLAR YOHOLO DECEASED ADMRS. BOND FOR MONEY FOR LAND SOLD

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents that we John J. Williams Sanders R. Vann, William Vann Arnold Seale James Maddux Charles McLeMore & Leroy Gresham are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama in the penal sum of three thousand six hundred dollars to which payment well and truly to be made, we bind ourselves our heirs, executors and administrators, jointly and severally, firmly by these presents: Sealed with our seals and dated the 29th day of March 1836.

The condition of the above obligation is such that whereas on the petition of John J. Williams & Sanders R. Vann administrators of the estate of Emarthlar Yoholo late of said county, deceased, the Orphans Court of said county, has ordered and decreed the sale of certain real estate of Emarthlar Yoholo late of said county deceased: Which real estate has been sold for the sum of eighteen hundred dollars, whereof the sum of seventeen hundred & sixty dollars has been received by the said John J. Williams & Sanders R. Vann now if the said John J. Williams & Sanders R. Vann shall well truly make faithful payment and application of the money arising from said sale according to the final decree; then the above obligation to be void; otherwise to remain in full

(continued)

force and virtue.

Signed, sealed, and acknowledged before me
& approved by me.

J. Thompson, Judge

John J. Williams (L.S.)
Sanders R. Vann (L.S.)
Wm. Vann (L.S.)
Arnold Seale (L.S.)
James Maddux (L.S.)
Charles McLeMore (L.S.)
Leroy Gresham (L.S.)

CHARGE HADJO DECEASED ADMRS. BOND FOR MONEY FOR LAND SOLD

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents that we John J. Williams William Vann Arnold Seale, Sanders R. Vann, James Maddux Charles McLeMore & Leroy Gresham are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, in the penal sum of ~~seven~~^{seven} hundred dollars to which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally firmly by these presents: Sealed with our seals and dated the 29th day of March 1836

The condition of the above obligation is such, that whereas on the petition of John J. Williams & Gilford P. Gilder, administrators of the estate of Charse Hadjo, the Orphans Court of said County, has ordered and decreed the sale of certain real estate of ~~Charse Hadjo~~^{deceased}, late of said county, which real estate has been sold for the sum of ~~eight~~^{one} hundred dollars; whereof the sum of ~~seven~~^{seven} hundred & seventy three dollars has been received by the said John J. Williams & Gilford P. Gilder now if the said John J. Williams & Gilford P. Gilder shall well and truly make faithful payment and application of the money arising from said sale, according to the final decree; then the above obligation to be void; otherwise to remain in full force and virtue.

Signed, sealed, and Acknowledged before me
& approved by me.

J. Thompson, Judge

John J. Williams (L.S.)
Wm. Vann (L.S.)
Arnold Seale (L.S.)
Sanders R. Vann (L.S.)
James Maddux (L.S.)
Charles McLeMore (L.S.)
Leroy Gresham (L.S.)

ARTUS SAR DECEASED ADMRS BOND FOR PROPER APPLICATION OF MONEY

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents that we John J. Williams William Vann, Arnold Seale, Sanders R. Vann James Maddux Charles McLeMore & Leroy Gresham are held and firmly bound unto James Thompson Judge of the Orphans Court of Chambers County, State of Alabama, in the penal sum of eighteen hundred dollars to which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally firmly by these presents: Sealed with our seals and dated the 29th day of March 1836.

The condition of the above obligation is such, that whereas on the petition of John J. Williams administrator of the estate of Artus sar, late of said county deceased the Orphans Court of said County, has ordered and decreed the sale of certain real estate of Artus sar, late of said County, Deceased: which real estate has been sold for the sum of nine hundred dollars: whereof the sum of eight hundred & seventy four dollars has been received by the said John J. Williams & Gilford P. Gilder Now if the said John J. Williams & Gilford P. Gilder shall well and truly make faithful payment and application of the money arising from said sale, according to the final decree: then the above obligation to be void; otherwise to remain in full force and virtue.

Signed, sealed, and acknowledged before John J. Williams (L.S.)
me & approved by me. Wm. Vann (L.S.)

J. Thompson, Judge

Arnold Seale (L.S.)
Sanders R. Vann (L.S.)
James Maddux (L.S.)
Charles McLeMore (L.S.)
Leroy Gresham (L.S.)

KO NO KE DECEASED ADMRS BOND PROPER APPLICATION OF MONEY

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents, that we John J. Williams, Wm. Vann Arnold Seale Sanders R. Vann James Maddux Charles McLeMore & Leroy Gresham are held and firmly bound unto James Thompson Judge of the Orphans Court of Chambers County, State of Alabama, in the penal sum of ~~five~~^{five} hundred dollars to 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 the 29th day of March 1836. The condition of the above obligation is such that whereas on the petition of John J. Williams & Gilford P. Gilder administrators of the estate of Ko no ke late of said County deceased the Orphans Court of said county, has ordered and decreed the sale of certain real estate of Ko no ke late of said county deceased, which real estate has been sold for the sum of two hundred & thirty dollars; whereof the sum of two hundred & seventeen dollars & forty cents has been received by the said John J. Williams & Gilford P. Gilder now if the said John J. Williams & Gilford P. Gilder shall well and truly make faithful payment and application of the money arising from said sale, according to the final decree; then the above obligation to be void; otherwise to remain in full force and virtue.

Signed, sealed, and acknowledged before John J. Williams (L.S.)
me & approved by me. Wm. Vann (L.S.)

J. Thompson, Judge

Arnold Seale (L.S.)

(continued)

Sanders R. Vann (L.S.)
 James Maddux (L.S.)
 Charles McLeMore (L.S.)
 Leroy Gresham (L.S.)

TUSTUNNUCK KOO CHE DECEASED ADMRS. BOND FOR PROPER APPLICATION OF MONEY

THE STATE OF ALABAMA)
 CHAMBERS COUNTY)

Know all men by these presents, that we John J. Williams William Vann Arnold Seale Sanders R. Vann James Maddux Charles McLeMore & Leroy Gresham are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, in the penal sum of fifteen hundred dollars to which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators jointly and severally--firmly by these presents; Sealed with our seals and dated the 29th day of March 1836.

The condition of the above obligation is such, that whereas on the petition of John J. Williams & Gilford P. Gilder, administrators of the estate of Tustunnuck Koo Che, late of said county, deceased the Orphans Court of said county, has ordered and decreed the sale of certain real estate of Tustunnuck Koo Che, late of said county, deceased: which real estate has been sold for the sum of seven hundred & ten dollars: Whereof the sum of six hundred & eighty seven dollars & eighty cents has been received by the said John J. Williams & Gilford P. Gilder now if the said John J. Williams & Gilford P. Gilder shall well and truly make faithful payment and application of the money arising from said sale, according to the final decree; then the above obligation to be void; otherwise to remain in full force and virtue.

Signed, sealed, and acknowledged	John J. Williams	(L.S.)
before me & approved by me	Wm Vann	(L.S.)
	Arnold Seale	(L.S.)
	Sanders R. Vann	(L.S.)
	James Maddux	(L.S.)
	Charles McLeMore	(L.S.)
	Leroy Gresham	(L.S.)

ARTOO E CHE DECEASED ADMRS BOND FOR PROPER APPLICATION OF MONEY

THE STATE OF ALABAMA)
 CHAMBERS COUNTY)

Know all men by these presents that we John J. Williams William Vann, Arnold Seale, Sanders R. Vann James Maddux Charles McLeMore & Leroy Gresham are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama in the penal sum of three thousand six hundred dollars to which payment well and truly to be made we bind ourselves our heirs, executors and administrators, jointly and severally, firmly by these presents: sealed with our seals and dated the 29th day of March 1836.

The condition of the above obligation is such that whereas on the petition of John J. Williams & Gilford P. Gilder administrators of the estate of the estate of Artoo e che late of said county deceased the Orphans Court of said County, has ordered and decreed the sale of certain real estate of Artoo e che late of said county, deceased: which real estate has been sold for eighteen hundred dollars: whereof the sum of seventeen

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hundred & sixty dollars has been received by the said John J. Williams & Gilford P. Gilder now if the said John J. Williams & Gilford P. Gilder shall well and truly make faithful payment and application of the money arising from said sale, according to the final decree: then the above obligation to be void. Otherwise to remain in full force and virtue

Signed, sealed and acknowledged	John J. Williams	(L.S.)
before me & approved by me	Wm. Vann	(L.S.)
	J. Thompson, Judge	Arnold Seale
		(L.S.)
		Sanders R. Vann
		(L.S.)
		James Maddux
		(L.S.)
		Charles McLeMore
		(L.S.)
		Leroy Gresham
		(L.S.)

SFARNE TUSTUNUGGEE DECEASED ADMRS BOND FOR PROPER APPLICATION OF MONEY

THE STATE OF ALABAMA)
 CHAMBERS COUNTY)

Know all men by these presents, that we John J. Williams William Vann Arnold Seale, Sanders R. Vann James Maddux Charles McLeMore & Leroy Gresham are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, in the penal sum of fifteen hundred dollars to which payment well and truly to be made, we bind ourselves our heirs executors and administrators, jointly and severally, firmly by these presents Sealed with our seals and dated the 29th day of March 1836.

The condition of the above obligation is such, that whereas on the petition of John J. Williams & Gilford P. Gilder, administrators of the estate of Sfarne Tustunuggee late of said county, deceased, the Orphans Court of said County, has ordered and decreed the sale of certain real estate of Sfarne Tustunuggee, late of said county, deceased: which real estate has been sold for the sum of seven hundred and five dollars; whereof the sum of six hundred & eighty two dollars & ninety cents has been received by the said John J. Williams & Gilford P. Gilder, now if the said John J. Williams & Gilford P. Gilder shall well and truly make faithful payment and application of the money arising from said sales according to the final decree; then the above obligation to be void; otherwise to remain in full force and virtue

Signed, sealed and acknowledged	John J. Williams	(L.S.)
before me & approved by me	Wm. Vann	(L.S.)
	J. Thompson, Judge	Arnold Seale
		(L.S.)
		Sanders R. Vann
		(L.S.)
		James Maddux
		(L.S.)
		Charles McLeMore
		(L.S.)
		Leroy Gresham
		(L.S.)

NAR HO LE DECEASED ADMRS. BOND FOR PROPER APPLICATION OF MONEY

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents that we John J. Williams William Vann, Arnold Seale Sanders R. Vann James Maddux Charles McLenmore & Leroy Gresham are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, in the penal sum of twelve hundred dollars to which payment well and truly to be made, we bind ourselves our heirs, executors and administrators, jointly and severally, firmly by these presents: Sealed with our seals and dated the 29th day of March 1836.

The condition of the above obligation is such, that whereas on the petition of John J. Williams & Gilford P. Gilder administrators of the estate of Nar ho le late of said County, deceased the Orphans Court of said County, has ordered and decreed the sale of certain real estate of Narho le late of said County deceased: Which real estate has been sold for the sum of five hundred & sixty dollars whereof the sum of five hundred & forty dollars & eighty cents has been received by the said John J. Williams & Gilford P. Gilder, now if the said John J. Williams & Gilford P. Gilder shall well and truly make faithful payment and application of the money arising from said sale according to the final decree; Then the above obligation to be void: Otherwise to remain in full and virtue.

Signed, sealed, and acknowledged, before	John J. Williams	(L.S.)
me & approved by me.	Wm. Vann	(L.S.)
J. Thompson, Judge	Arnold Seale	(L.S.)
	Sanders R. Vann	(L.S.)
	James Maddux	(L.S.)
	Charles McLenmore	(L.S.)
	Leroy Gresham	(L.S.)

TALOWAR HADJO DECEASED ADMRS. BOND FOR PROPER APPLICATION OF MONEY

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents that we John J. Williams, William Vann Arnold Seale Sanders R. Vann, James Maddux Charles McLenmore & Leroy Gresham are held and firmly bound unto James Thompson Judge of the Orphans Court of Chambers County, State of Alabama in the penal sum of sixteen hundred dollars to which payment well and truly to be made, we bind ourselves our heirs executors and administrators, jointly and severally, firmly by these presents: Sealed with our seals and dated the 29th day of March 1836.

The condition of the above obligation is such, that whereas on the petition of John J. Williams & Gilford P. Gilder, administrators of the estate of Talowar Hadjo, late of said county deceased the orphans Court of said, has ordered and decreed the sale of certain real estate of Talowar Hadjo, late of said County, deceased; which real estate has been sold for the sum of eight hundred dollars: whereof the sum of seven hundred & seventy six dollars has been received by the said John J. Williams & Gilford P. Gilder, now if the said John J. Williams & Gilford P. Gilder shall well and truly make faithful payment and application of the money arising from said sale according to the final decree; then the above obligation to be void; otherwise to remain in full force and virtue.

(continued)

Signed, sealed and acknowledged,	John J. Williams	(L.S.)
before me & approved by me.	Wm. Vann	(L.S.)
J. Thompson, Judge	Arnold Seale	(L.S.)
	Sanders R. Vann	(L.S.)
	James Maddux	(L.S.)
	Charles McLenmore	(L.S.)
	Leroy Gresham	(L.S.)

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents that we Gilford P. Gilder William Vann, John Taylor, Arnold Seale, & Tatum Menifee are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama in the penal sum of ~~forty~~ hundred dollars \$4600. to which payment well and truly to be made, we bind ourselves our heirs executors and administrators jointly and severally, firmly by these presents: Sealed with our seals and dated the 22nd day of August 1836.

The condition of the above obligation is such that whereas on the petition of John J. Williams & Gilford P. Gilder, administrators of the estate of Tussekiah Hadjo, deceased the Orphans Court of said County, has ordered and decreed the sale of certain real estate of said Tussekiah Hadjo deceased and said real estate has been sold & the sum of twenty two hundred & sixty four dollars received by said Gilford P. Gilder, surviving administrator of the estate of said Tussekiah Hadjo deceased Now if the said Gilford P. Gilder shall well and truly make faithful payment and application of the money arising from said sale, according to the final decree; then the obligation to be void; otherwise to remain in full force and virtue.

Signed, sealed and acknowledged in open	G. P. Gilder	(L.S.)
court & approved	Wm. Vann	(L.S.)
J. Thompson, Judge	John Taylor	(L.S.)
	A. Seale	(L.S.)
	T. Menifee	(L.S.)

TUSKEHENEHAW DECEASED ADMRS. BOND FOR PROPER APPLICATION OF MONEY

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents, that we Arnold Seale, William & Jonathan Johnston are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, in the penal sum of six thousand dollars to which payment well and truly to be made, we bind ourselves our heirs executors and administrators, jointly and severally firmly by these presents, Sealed with our seals and dated the ninth day of March 1836.

The condition of the above obligation is such, that whereas on the petition of Arnold Seale, Administrator of the estate of Tuskehenehaw, late of said County, deceased the Orphans Court of said County, has ordered and decreed the sale of certain real estate of said Tuskehenehaw deceased, viz section nineteen, T. 21 R. 28 and said land has been sold & the sum of two thousand six hundred & forty four dollars & thirty five cents (including thirty nine dollars 35 cents interest) has been received by the said Arnold Seale Now if the said Arnold Seale shall well and truly make faithful payment

(continued)

and application of the money arising from said sale according to the final decree; then the above obligation to be void; otherwise to remain in full force and virtue.

Signed, sealed and acknowledged, Arnold Seale (L.S.)
by said Seale & Vann before me Wm. Vann (L.S.)
J. Thompson Jonathan Johnston (L.S.)

Approved J. Thompson, Judge

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ENEHE EMARHLA DECEASED ADMINISTRATORS BOND FOR PROPER APPLICATION OF MONEY

THE STATE OF ALABAMA)

CHAMBERS COUNTY ;

Know all men by these presents that we Arnold Seale, William Vann & Jonathan Johnston, are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, in the penal sum of fourteen hundred dollars to which payment well and truly to be made, we bind ourselves our heirs, & executors and administrators, jointly and severally, firmly by these presents; Sealed with our seals and dated the ninth day of March 1836.

The condition of the above obligation is such, that whereas on the petition of Arnold Seale, administrator of the estate of Enehe Emarhla late of Chambers County deceased the Orphans Court of said County, has ordered and decreed the sale of certain real estate of the said decedant which real estate viz the N¹/₂ of section 34, T 22, R 28 in said county which has been sold for cash for the sum of six hundred & five dollars which said sum has been received by the said Arnold Seale administrator as aforesaid. Now if the said Arnold Seale shall well and truly make faithful payment and application of the money arising from said sale according to the final decree; then the above obligation to be void; otherwise to remain in full force and virtue.

Signed, sealed and acknowledged, by Arnold Seale (L.S.)
said Seale & Vann Wm. Vann (L.S.)
J. Thompson Jonathan Johnston (L.S.)

Approved J. Thompson, Judge

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SANDERS R. VANN GUARDIAN OF ARCHIPS BOND

THE STATE OF ALABAMA)

CHAMBERS COUNTY ;

Know all men by these presents that we Sanders R. Vann, William Vann & James Maddux are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County State of Alabama, in the penal sum of two thousand dollars to which payment, well and truly to be made we each of us do bind ourselves and our heirs, &c. firmly by these presents. Sealed with our seals, and dated the 30th day of March 1836.

The condition of the above obligation is such, that whereas the above bound Sanders R. Vann been duly appointed guardian of Archips, infant child of Black Dirt now if the said Sanders R. Vann shall well and truly perform all the duties which are, or may be by law required of him as such guardian as aforesaid then the above obligation to be void, otherwise to remain in full force.

Signed, sealed, and acknowledged, in open Sanders R. Vann (L.S.)
court & approved by the court Wm. Vann (L.S.)
J. Thompson, Judge James Maddux (L.S.)

JOHN GARRETT DECEASED ADMRS BOND OF THADDEUS BEALL

THE STATE OF ALABAMA)

CHAMBERS COUNTY ;

Know all men by these presents that we Thaddeus Beall, John R. Alford & Cuthbert G. Hudson are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, in the penal sum of sixteen hundred dollars to which payment well and truly to be made, we each of us do bind ourselves and our heirs &c. firmly by these presents; Sealed with our seals and dated the tenth day of September 1836.

The condition of the above obligation is such, that whereas the above bound Thaddeus Beall has been duly appointed administrator ad collegendum of the estate of John H. Garrett, late of this county, deceased now if the said Thaddeus Beall shall well and truly perform all the duties which are, or may be by law required of as such administrator ad collegendum then the above obligation to be void; otherwise to remain in full force.

Signed, sealed and acknowledged, before & Thaddeus Beall (L.S.)
approved by John R. Alford (L.S.)
J. Thompson, Judge Cuthbert G. Hudson (L.S.)

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FUS HATCH EE, DECEASED ADMR. BOND OF JOHN MCCRIMMON

THE STATE OF ALABAMA)

CHAMBERS COUNTY ;

Know all men by these presents, that we John McCrimmon, William Lee & Isaiah Durham are held and firmly bound unto James Thompson, Judge of the Orphan Court of Chambers County, State of Alabama, in the penal sum of four hundred dollars to which payment, well and truly to be made, we each of us do bind ourselves and our heirs, &c. firmly by these presents, sealed with our seals, and dated the second day of May 1836.

The condition of the above obligation is such, that whereas the above bound John McCrimmon has been duly appointed administrator of the estate of Fus Hatch ee, an Indian, late of said county, deceased now if the said John McCrimmon shall well and truly perform all the duties which are, or may be by law required of as such administrator then the above obligation to be void, otherwise to remain in full force. Signed, sealed

and acknowledged, before & approved John McCrimmon (seal)
by me Wm. Lee (seal)
J. Thompson Judge Isaiah Durham (seal)

KONOKE DECEASED ADMINISTRATION BOND OF GILFORD P. GILDER

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents, that we Gilford P. Gilder, Samuel R. Moss, William Vann & Sanders R. Vann are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, in the penal sum of four hundred dollars to which payment, well and truly to be made, we each of us do bind ourselves and heirs, &c. firmly by these presents sealed with our seals, and dated the twenty seventh day of October 1836.

The condition of the above obligation is such, that whereas the above bound Gilford P. Gilder & one John J. Williams were duly appointed & qualified as administrators of the estate of Konoke deceased, and said Williams hath since departed this life and said Gilder hath been required to give new bond with such condition according to law as will make the securities in the new bond liable for the administration of said Williams & Gilder administrators, & said Gilder surviving administrator & to released John Taylor from liability as one of the securities of said Williams & Gilder administrators.

Now if the said Gilford P. Gilder shall well and truly perform all the duties which are, or may be by law required of him as such surviving administrator and also John Taylor harmless against his said securityship for said Gilder & Williams then the above obligation to be void, otherwise to remain in full force.

Signed, sealed and acknowledged by said	Gilford P. Gilder	(seal)
Gilder & Moss this 28th of October 1836	Samuel R. Moss	(seal)
before me	Wm. Vann	(seal)
J. Thompson	Sanders R. Vann	(seal)

Signed sealed & acknowledged by said
Wm. & Sanders this 26th of November 1836,
& approved

J. Thompson, Judge

AR TAR WI CHE DECEASED, ADMINISTRATION BOND OF GILFORD P. GILDER

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents, that we Gilford P. Gilder, Samuel R. Moss, William Vann & Sanders R. Vann are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, in the penal sum of four hundred dollars to which payment, well and truly to be made, we each of us do bind ourselves and our heirs &c. firmly by these presents sealed with our seals, and dated the twenty seventh day of October 1836.

The condition of the above obligation is such, whereas the above bound Gilford P. Gilder & one John J. Williams were duly appointed and qualified as administrators of the estate of Ar tar wi che deceased and said Williams hath since departed this life and said Gilder hath been required to give new bond with such condition according to law as will make the securities in the new bond liable for the administrator of said Williams & Gilder administrator & said Gilder surviving administrator & to release John Taylor from liability as one of the securities of said Williams & Gilder administrators.

Now if the said Gilford P. Gilder shall well and truly perform all the duties which are, or may be by law required of him as such surviving administrator & also save said Taylor harmless against his securityship for said Williams and Gilder then

(continued)

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

Signed, sealed and acknowledged,	Gilford P. Gilder	(seal)
by said Gilder & Moss this 28th	Samuel R. Moss	(seal)
of October 1836 before me.	Wm. Vann	(seal)
J. Thompson	Sanders R. Vann	(seal)

Signed, sealed & acknowledged
by said Wm. & Sanders this 26th
of November 1836.

J. Thompson, Judge

GIDEON MATHEWS DECEASED ADMINISTRATION BOND OF HANNAH MATHEWS & JOSEPH YARBROUGH
THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents, that we Hannah Mathews, Joseph Yarbrough, Beverly Walker Joshua Mitchell are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, in the penal sum of twelve thousand dollars to which payment, well and truly to be made, we each of us do bind ourselves and our heirs, &c. firmly by these presents sealed with our seals, and dated the ninth day of November A. D. 1836.

The condition of the above obligation is such, that whereas the above bound Hannah Mathews & Joseph Yarbrough have been duly appointed administratrix & administrator of the estate of Gideon Mathews late of Chambers County, deceased now if the said Hannah Mathews and Joseph Yarbrough shall well and truly perform all the duties which are, or may be by law required of them as such administratrix & administrator then the above obligation to be void, otherwise to remain in full force

Signed, sealed and acknowledged in open	Hannah Mathews	(seal)
court & approved	Joseph Yarbrough	(seal)
Test Joseph J. William, clerk	B. Walker	(seal)
	Joshua S. Mitchell	(seal)

THO J. BROOKS, GUARDIAN OF MARVELL MOLENDELL, BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents, that we Thomas J. Brooks, Seaborn B. Gray & William C. Germany are and firmly bound unto James Thompson, Judge of the Orphans court of Chambers County State of Alabama, in the penal sum of six hundred dollars to which payment, well and truly to be made, we each of us do bind ourselves our heirs, &c. firmly by these presents sealed with our seals, and dated the twenty seventh day of December 1836.

The condition of the above obligation is such, that whereas the above bound Thomas J. Brooks has been duly appointed guardian for Marvell S. Molendell, infant child of Loving Molendell late of Jones County, Georgia now if the said Thomas J. Brooks shall well and truly perform all the duties, which are, or may be by law required of him as such guardian as aforesaid then the obligation to be void, otherwise to remain in full force

Signed, sealed and acknowledged in open court	Thomas J. Brooks	(seal)
and approved . J. Thompson, Judge	Seaborn B. Gray	(seal)
	William C. Germany	(seal)

ALEXANDER SIMPSON DECEASED ADM. AD. COL. BOND OF WALTON W. WALLACE

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents, that we Walton W. Wallace, James Blakely & Warner W. Meadders are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, in the penal sum of two thousand dollars to which payment, well and truly to be made, we each of us do bind ourselves and our heirs, &c. firmly by these presents sealed with our seals, and dated the fourteenth day of December 1836.

The condition of the above obligation is such, that whereas the above bound Walton W. Wallace has been duly appointed administrator ad collegendum of the estate of Alexander Simpson, late of Chambers County deceased now if the said Walton W. Wallace shall well and truly perform all the duties which are, or may be by law required of him as such administrator ad collegendum then the above obligation to be void, otherwise to remain in full force.

Signed, sealed and acknowledged & approved	W. W. Wallace	(seal)
J. Thompson, Judge	James Blakely	(seal)
	Warner W. Meadders	(seal)

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BARTHOLOME CROWDER DECEASED ADMR. BOND OF GARRETT P. CROWDER

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents, that we Garrett P. Crowder, Josiah King & Peter Ussery & Robert Hammond are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, in the penal sum of five thousand dollars to which payment well and truly to be made, we each of us do bind ourselves and our heirs, &c. firmly by these presents sealed with our seals, and dated the fourteenth day of November 1836.

The condition of the above obligation is such, that whereas the above bound Garrett P. Crowder has been duly appointed administrator of the estate of Bartholomew Crowder late of Chambers County, deceased now if the said Garrett P. Crowder shall well and truly perform all the duties which are, or may be by law required of him as such administrator then the above obligation to be void, otherwise to remain in full force.

Signed, sealed and acknowledged before me	Garrett P. Crowder	(seal)
and approved by me	his Josiah X King	(seal)
	mark	
J. Thompson Judge	Peter Ussery	(seal)
	Robert Hammond	(seal)

.....

WM. FERRELL GUARDIAN OF HIS CHILDREN BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents, that we William Ferrell, Gilbert D. Ansley & Anderson Satterwhite are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, in the penal sum of sixteen hundred dollars to which payment, well and truly to be made, we each of us do bind ourselves and our heirs, &c. firmly by these presents sealed with our seals, and dated the nineteenth day of December 1836.

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The condition of the above obligation is such, that whereas the above bound William Ferrell has been duly appointed guardian of Margaret Comilla Aramenta, Maria Jerlins & Palmond Ferrell, infant children of the said William Ferrell now if the said William Ferrell shall well and truly perform all the duties which are, or may be by law required of him as such guardian of said five children then the above obligation to be void, otherwise to remain in full force

Signed, sealed and acknowledged	William Ferrell	(seal)
and approved	G. D. Ansley	(seal)
J. Thompson, Judge	A. Satterwhite	(seal)
The Orphans Court		

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WILLIAMSON BAKER DECEASED ADMIX BOND OF ELIZABETH BAKER

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all these presents, that we Elizabeth Baker John G. Baker & Peter Ussery are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, in the penal sum of five hundred dollars to which payment, well and truly to be made, we each of us do bind ourselves and our heirs, &c. firmly by these presents, sealed with our seals, and dated the twenty sixth day of September 1836.

The condition of the above obligation is such, that whereas the above bound Elizabeth Baker has been duly appointed administratrix of the estate of Williamson Baker late of said County deceased now if the said Elizabeth Baker 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

Signed, sealed and	Elizabeth X Baker	(seal)
acknowledged by said Elizabeth	her mark	
Baker & John G. Baker before me	John G. Baker	(seal)
J. Thompson	Peter Ussery	(seal)

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WM. A. SHAW GUARDIAN OF DAVID J. JOHNSON BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents, that we William A. Shaw, Robert Shaw William Fannin & James N. Wright are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, in the penal sum of two thousand dollars to which payment, well and truly to be made, we each of us do bind ourselves and our heirs, &c. firmly by these presents, sealed with our seals, and dated the thirty first day of December 1836.

The condition of the above obligation is such, that whereas the above bound William A. Shaw has been duly appointed guardian of David J. Johnson & Willis M. Johnson, infant children of Dempsey Johnston late of Cowetta County State of Georgia, deceased now if the said William A. Shaw shall well and truly perform all the duties which are, or may be by law required of him as such guardian as aforesaid then the above obligation to be void, otherwise to remain in full force

Signed, sealed and acknowledged	W. A. Shaw	(seal)
in open court & approved by me	Robert Shaw	(seal)
J. Thompson, Judge	William Fannin	(seal)
	James N. Wright	(seal)

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents that whereas Martha More & Daniel M. Jackson have made application to the Judge of the Orphans Court of Chambers County for letters of administration on the estate of William More lately deceased, know ye, that we Wiley J. Bean, Thomas D. Garden, Charles Molemore & Joseph Mursik have made constituted and appointed & by these presents do make constitute & appoint Evan G. Richards our true & lawful Attorney for us and each of us & in our room & stead to assign our names as security for the said Martha More & Daniel M. Jackson as administrators as aforesaid to any and all such bond or bonds as may be necessary in taking out & obtaining said letters of administration on said estate, hereby ratifying, allowing and holding firm and effectual, all such signatures of our names made by Evan G. Richards as aforesaid, as if made by us and each of us in our proper person & signed with our own hands. In witness whereof we and each of us have hereunto set our hands and seals this the third day of June in the year of Our Lord one thousand, eighty hundred & thirty six 13 day of June 1836.

Jonathan Johnston J.P.

Wiley J. Bean

(seal)

his
Thos. D. Gordon

(seal)

mark
Joseph Musick

(seal)

Charles Molemore

(seal)

WM. MORE DECEASED MARTHA MORE & DANIEL M. JACKSON ADM. BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents, that we Martha More, Daniel M. Jackson, Wiley J. Bean, Thomas D. Gordon, Charles Molemore & Joseph Musick are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, in the penal sum of sixteen hundred dollars to which payment, well and truly to be made, we each of us do bind ourselves and our heirs, so firmly by these presents sealed with our seals, and dated the fourth day of June 1836.

The condition of the above obligation is such, that whereas the above bound Martha More & Daniel M. Jackson have been duly appointed administratrix & administrator of the estate of William Moore late, of Chambers County deceased now if the said Martha Moore & Daniel M. Jackson shall well and truly perform all the duties which are, or may be by law required of as such administratrix & administrator then the above obligation to be void, otherwise to remain in full force.

Signed, sealed and acknowledged before me
& approved by me in open Court

J. Thompson, Judge

her
Martha M. Moore (seal)

his
Daniel M. Jackson (seal)

Wiley J. Bean by his attorney in

fact

E. G. Richards (seal)

Thomas D. Gordon by his attorney
in fact

E. G. Richards

Charles Molemore by his attorney
in fact (seal)

(continued)

E. G. Richards

Joseph Musick by his attorney in

fact

E. G. Richards

(seal)

WM. HANSON, LATE OF MORGAN COUNTY, GEORGIA DECEASED TRANSCRIPT OF WILL
(GEORGIA MORGAN COUNTY)

In the name of God Amen.

I William Hanson of the County and State aforesaid being afflicted in body but of sound and disposing mind and memory & being desirous to dispose of my estate by Will do make ordain & publish this as my last Will & testament in manner and form following to wit
Item 1: First of all I will and desire that all my debts be paid: Item 2: I will and desire that the tract of land where I now live containing about five hundred and thirty acres shall be sold I have one other tract of land of two hundred two and half acres in Decatur County that I want sold I have one other of land containing about five hundred acres in Richmond County that I also wish sold Item 3: It is my will that my son Thomas C. Hanson shall have two negroes to wit Abran a boy and other boy by the name of Allen
Item 4: I will to my Daughter Martha M. Wood formerly Martha M. Hanson two negro girls one by the name of Lucy and an other by the name of Mariah and it is farther my will that after the death of my aforesaid Daughter Martha M. Wood that the aforesaid negroes Lucy and Mariah with there increase shall return back to her bodily heirs if any and if none to the nearest of blood kin. Item 5: I will to my son Samuel T. Hanson two negroes boys one by the name of Henry and the other by the name of Kitt Item 6: I will to my daughter Annializa Lampkin two negro girls one by the name of Marthann and the other by the name of Themy and it is further my will that after the death of my aforesaid daughter Annializa Lampkin that the aforesaid negroes Marthann and Themy with there increase shall return to her bodily heir or heirs if any and if none to return back to the nearest of blood. Item 7: I will to my Daughter Emily G. Hanson a negro woman Miny with her two children one by the name of by the name of Sanfred and the other by the name of Gilford at the death of my aforesaid daughter Emily G. Hanson it is my will that the aforesaid Negroes with there increase shall revert to her bodily heirs if any and if not to be equally divided between her brothers and sisters; Item 8: I will to my daughter Susanah B. Hanson a negro woman by the name of Harritt and her two children one by the name of Sarah and the other by the name of Maloina at the death of my aforesaid daughter Susanah it is my will that the aforesaid negroes with there increase shall revert to her heirs if any and if none to be equally divided between her brothers & sisters; Item 9: I will to my daughter Mary S. Hanson two negroes to wit a girl by the name of Marandy and a boy by the name of Richmond at the death of my aforesaid daughter Mary it is my will that the aforesaid negroes with there increase shall revert to her bodily heir or heirs if any and if none to be equally divided between her brothers and sisters; Item 10th: I will to my son William J. W. Hanson two negro boys, one by the name of George and the other by the name of Nathan.

Item 11th: It is my will and desire that my wife and children that are not married shall move to the State of Alabama Chambers County and live on land that I own there together with the whole of the estate that I have not willed together with the negroes that I have willed to my children that are not of age it is further my will and desire

(continued)

that as fast as my children becomes of age or marries that they have their negroes as provided for by the foregoing provision of my will; Item 12: It is moreover my will and desire that my wife and children with the whole of my estate not willed together with the negroes that I have willed to my children that are not of age shall be kept together so long as my Executor shall think that course will best promote the interest of my wife & children but if my Executors shall think that a distribution will best promote the interest of my heirs then and in that case it is my will that my wife Peggy Hanson shall have two hundred acres of land including the house together with three negroes (to wit) a man by the name of Harry and two women one by the name of Becca and the other by the name of Winny during her natural life together with a sufficient of stock of all kinds for her use at the death of my wife it is my will that this property given her shall be equally divided between my children; Item 13th: It is my will that my Executors shall sell my present crop of cotton and apply it to discharge of my debts and it is further my will that my Executors shall not be accountable for interest for any moneys received by them till after the expiration of six months; Item 14th: In order that the provisions of my will may be well and fairly fairly executed I do hereby appoint as my Executors John W. Hanson, George W. Hanson and my son Thomas C. Hanson in witness where of I have hereunto subscribed my name in presence of

W. Stallins W. Hanson

D. B. Lane

W. H. C. Lane

Cadesale I further will and direct that in the event of one or more of the negroes which I have willed to my children should die before they are reduced to possession then and in that event I wish the same to be made up to said child or children as the case may be by my Executors out of any property not disposed of or the proceeds thereof in witness where of I have hereunto set my hand and seal this 28th Feb. 1836.

Elijah E. Jones J J C W. Hanson

Wm. Stallings

G. Garner

GEORGIA MORGAN COUNTY Inferior Court setting for Ordinary purposes March 21 1836.

Personally appeared in open Court William H. C. Lane one of the subscribing witnesses to the foregoing instrument, in writing purporting to be the last will and testament of William Hanson decd. Who being duly sworn saith he saw the testator sign seal and deliver the same for the purposes therein expressed, and that they believed he was of sound and disposing mind and memory and that he tested the same in his presence and saw William Stallings and Dawson B. Lane the other subscribing witness do so likewise sworn and subscribed in Open Court day and date above written.

John W. Porter C C O Wm. H. C. Lane

Personally appeared in Open Court Elijah E. Jones & Samuel M. Garner subscribing witness to the Codicil of the foregoing will who being duly sworn saith that they saw the testator sign the same for the purposes therein mentioned and believed he was of sound and disposing mind and memory at the time and that they tested the same as witness in his presence sworn and subscribed in Open Court day and date above written

John W. Porter C C O

Elijah E. Jones

Samuel M. Garner

GEORGIA MORGAN COUNTY Inferior Court Setting for Ordinary purposes adjourned Term 21 March 1836. The last will and testament of William Hanson decd. was this day proved and allowed of and ordered by the Court to record, George W. Hanson and Thomas C. Hanson nominated Executors was qualified in Open Court

GEORGIA MORGAN COUNTY

I, JOHN W. PORTER, Clerk of the Court of Ordinary for said County and State do certify that the foregoing contains a true copy of the last will and testament of William Hanson deceased together with the probate and qualification of the Executors to said will given under my hand and seal of office September 5th day 1836.

John W. Porter C C O (seal)

GEORGIA MORGAN COUNTY

I, William S. Stokes one of the Justices of the Inferior Court for said County setting as a Court of Ordinary do certify that John W. Porter Esquire is Clerk of our said Court of Ordinary; as certified by John W. Porter Esquire in due form of law given under my hand and seal of office; duly commissioned that due faith & credit should & ought to be given to his official attestation as such, and that the foregoing certificate to which his name is attached is in due form of law given under my hand and private seal this 5th day of September 1836.

Wm. S. Stokes (seal)

Wm. HANSON DECEASED EXECUTORS BOND OF GEO. W. HANSON, THO. C. HANSON

THE STATE OF ALABAMA)

CHAMBERS COUNTY)

Know all me by these presents, that we George W. Hanson, Thomas C. Hanson, Farr. H. Trammell Samuel B. Turner & John Trammell are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, in the penal sum of sixteen thousand dollars to which payment, well and truly to be made, we each of us do bind ourselves and our heirs &c. firmly by these presents sealed with our seals, and dated the fifteenth day of September 1836.

The above obligation is such, that whereas the above bound George W. Hanson & Thomas C. Hanson have been duly appointed executors of the last will & testament of William Hanson late of Morgan County Georgia, deceased, so far as respects the property within the State of Alabama now if the said George W. Hanson & Thomas C. Hanson shall well and truly perform all the duties which are, or may be by law required of them as such executors as aforesaid then the above obligation to be void, otherwise to remain in full force

Signed, sealed and acknowledged, by said George

George W. Hanson (seal)

W. Hanson & Thomas C. Hanson before me

Thomas C. Hanson (seal)

James Thompson

Farr. H. Trammell (seal)

S. B. Turner (seal)

(continued)

Signed, sealed and acknowledged by said John Trammell (seal)
 Farr. H. Trammell
 Samuel B. Turner & in presence of approved
 16 Sept. 1836.

J. Thompson, Judge

.....
 SAMUEL WILLIAMS GUARDIAN OF LUCY BOND

THE STATE OF ALABAMA)
 CHAMBERS COUNTY)

Know all men by these presents that we Samuel Williams, Elisha Rea, & M. B. Haden & John Garrett are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, in the penal sum of three hundred dollars to which payment, well and truly to be made, we each of us do bind ourselves and our heirs, &c. firmly by these presents sealed with our seals, and dated the sixth day of December 1836.

The condition of the above obligation is such, that whereas the above bound Samuel Williams has been duly appointed guardian of Lucy, infant child of Emath la co chukenee an Indian late of said County deceased now if the said Samuel Williams shall well and truly perform all the duties which are or may be by law required of as such guardian then the above obligation to be void, otherwise to remain in full force.

Approved 6 Dec. 1836. Saml. Williams (seal)
 J. Thompson, Judge Elisha Rea (seal)
 Mick. B. Haden (seal)
 John Garrett (seal)

.....

THOMAS TAYLOR GUARDIAN OF SEABORN HARRELL & HARDY HARRELL

THE STATE OF ALABAMA)
 CHAMBERS COUNTY)

Know all men by these presents, that we Thomas Taylor Henry G. Slaughter, & Stewart Boynton are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County State of Alabama, in the penal sum of four thousand dollars to which payment, well and truly to be made, we each of us bind ourselves and our heirs, &c. firmly by these presents sealed with our seals, and dated the tenth day of September 1835.

The condition of the above obligation is such, that whereas the above bound Thomas Taylor has been duly appointed guardian of Seaborn Harrell & Hardy Harrell, infant children of Williams Harrell, late of said County, deceased, now if the said Thomas Taylor shall well and truly perform all the duties which are, or may be by law required of him as such guardian then the above obligation to be void, otherwise to remain in full force.

Signed, sealed and acknowledged, by Thomas Taylor (seal)
 said Thomas Taylor & Henry G. Slaughter Henry G. Slaughter (seal)
 before me Stewart Boynton (seal)

J. Thompson, Judge

Signed, seal & acknowledged by said
 Stewart Boynton this 2nd day of January 1837

J. Thompson Judge

Approved 2nd Jan. 1837

J. Thompson, Judge

JOSEPH C. HEARD DECEASED ADM. BOND OF PARMELIA HEARD & JOHN D. SAUNDERS

THE STATE OF ALABAMA)
 CHAMBERS COUNTY)

Know all men by these presents, that we Parmelia Heard, John D. Saunders, Woodson, Heard, Joseph Neel & John R. Humphris are held and firmly bound unto James Thodpson, Judge of the Orphan Court of Chambers County, State of Alabama in the penal sum of sixteen thousand dollars to which payment, well and truly to be made, we each of us do bind ourselves and our heirs, &c. firmly by these presents sealed with our seals, and dated the tenth day of March 1837.

The condition of the above obligation is such, that whereas the above bound Parmelia Heard & John D. Saunders have been duly appointed administratrix & administrator of the estate of Joseph C. Heard, late of Chambers County deceased now if the said Parmelia Heard & John D. Saunders shall well and truly perform all the duties which are or may be by law required of them as such administratrix & administrator then the above obligation to be void, otherwise to remain in full force

Signed, sealed and acknowledged in open Parmelia Heard (seal)
 Court and approved John D. Saunders (seal)
 J. Thompson, Judge Woodson Heard (seal)
 Joseph Neel (seal)
 John R. Humphris (seal)

.....

HENRY G. SLAUGHTER GUARDIAN OF MARY HARRELL & LOUISA HARRELL BOND

THE STATE OF ALABAMA)
 CHAMBERS COUNTY)

Know all men by these presents, that we, Henry G. Slaughter, Thomas Taylor Robert Knowles & Mark Andrews are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, in the penal sum of four thousand dollars to which payment well and truly to be made, we each of us do bind ourselves and our heirs, &c. firmly by these presents--sealed with our seals, and dated the tenth day of September 1835.

The condition of the above obligation is such that whereas the above bound Henry G. Slaughter has been duly appointed guardian of Mary Harrell & Louisa Harrell, infant children of William Harrell, late of said county, deceased now if the said Henry G. Slaughter shall well and truly perform all the duties which are, or may be by law required of him as such guardian then the above obligation to be void, otherwise to remain in full force

Signed, sealed and acknowledged, by said Henry G. Slaughter (seal)
 Henry G. Slaughter & Thomas Taylor before me Thomas Taylor (seal)
 J. Thompson, Judge Robert Knowles (seal)
 Signed, sealed & acknowledged by said Mark Andrews (seal)
 Robert Knowles 13 Oct. 1835.

J. Thompson, Judge

Signed, sealed & acknowledged by said
 Andrews this 14th of November 1836 & approved.

J. Thompson, Judge

TALLLOOCHE DECEASED BOND OF B. LAWSON ADMRS. FOR LAND MONEY

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents that we ~~Booker~~ Lawson, Thomas Taylor, & Willis Kellum, are held & firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, in the penal sum of Eight Hundred Dollars to which payment well & truly to be made, we bind ourselves, our heirs, Executors, & administrators, jointly & severally, firmly by these presents: Sealed with our seals and dated the 23rd day of January 1837.

The condition of the above obligation is such, that whereas on the petition of Booker Lawson, administrator of the Estate of Tallolooche an Indian late of Chambers County deceased, the Orphans Court of said County, has ordered & decreed the sale of certain real estate of said Tallolooche which has been ~~sold~~ and the sum of Three Hundred & Eighty two Dollars, been received by the said Booker Lawson, as administrator as aforesaid. Now if the said Booker Lawson as administrator as aforesaid shall well and truly make faithful payment and application of the money arising from said sale, according to the final decree; then the above obligation to be void otherwise to remain in full force & virtue.

Signed, sealed, & acknowledged in	Booker Lawson	(L.S.)
open Court and approved	Thos. Taylor	(L.S.)
J. Thompson, Judge	Willis Kellum	(L.S.)

WILLIAM HARRELL DECEASED, BOND OF ADMINISTRATION, TAYLOR FOR LAND MONEY

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents, that we Thomas Taylor (Sheriff) Jonathan Johnson, George. W. Gunn, & Henry T. Dawson are held and firmly bound unto James Thompson, Judge of the Orphan's Court of Chambers County, County, State of Alabama, in the penal sum of Two Thousand Eight Hundred Dollars, to which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by by these presents; Sealed with our seals, and dated the 24th day of January 1837. The condition of the above obligation is such, that whereas on the petition of Thos. Taylor (sheriff) Administrator of the Estate of William Harrel late of Chambers County, deceased.

The Orphan's Court of said County, has ordered & decreed the sale of certain real Estate of said William Harrel deceased, and the sum of one Thousand Three Hundred & Ninety four Dollars been received by the said Thomas Taylor administrator as aforesaid, shall well and truly make faithful payment and application of the money arising from said sale, according to the final decree; then the above obligation to be void; otherwise to remain in full force and virtue

Signed, sealed, & acknowledged	Thos. Taylor	(L.S.)
in open Court and approved	Jonathan Johnson	(L.S.)
J. Thompson, Judge	G. W. Gunn	(L.S.)
	H. T. Dawson	(L.S.)

WILLIAM PRITCHETT DECEASED BOND OF ADMINISTRATION T. TAYLOR. FOR LAND MONEY

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents, that we Thomas Taylor (sheriff) Jonathan Johnson, George W. Gunn, & Henry. T. Dawson, are ~~Held~~ and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County/ State of Alabama, in the penal sum of Three Hundred Dollars, to which payment well & truly to be made, we bind ourselves, our heirs, our Executors & Administrators, jointly and severally, firmly by these presents: Sealed with our seals & dated the 24th day of January 1837.

The condition of the above obligation is such, that whereas on the petition of ~~Thomas~~ Taylor Sheriff Administrator of the Estate of William Pritchett late of Chambers County, deceased, The Orphan's Court of said County, has ordered and decreed the sale of certain real estate of said William Pritchett, and the sum of one Hundred forty nine Dollars been received by the said Thomas Taylor, Administrator as aforesaid. Now if the said Thomas Taylor Administrator as aforesaid shall well and truly make faithful payment and application of the money arising from said sale, according to the final decree; then the above obligation to be void; otherwise remain in full force & virtue.

Signed, sealed, & acknowledged, in	Thos. Taylor	(L.S.)
open Court & approved	Jonathan Johnston	(L.S.)
J. Thompson, Judge	G. W. Gunn	(L.S.)
	H. T. Dawson	(L.S.)

LEGOOCHE, DECEASED, BOND OF THAXTON, ADMINISTRATION FOR LAND MONEY

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents, that we Wiley Thaxton, Willis Kellum & Henry Kellum are held and firmly bound unto James Thompson Judge of the Orphan's Court of Chambers County, State of Alabama, in the penal sum of Two Hundred Dollars, to which payment well & truly to be made, we bind ourselves, our heirs, Executors, & administrators jointly & severally, firmly by these presents; Sealed with our Seals and dated the 31st day of March 1837.

The condition of the above obligation is such that whereas on the petition of Wiley Thaxton Administrator of the Estate of Legooche an Indian, late of said County, deceased. The Orphan's Court of said County, has ordered & decreed the sale of certain real estate of the said Legooche, which has been sold & the sum of Ninety Dollars received by the said Wiley Thaxton, shall well and truly make faithful payment and application of the money arising from said sale, according to the final decree; then the above obligation to be void; otherwise to remain in full force and virtue.

Signed, sealed, & acknowledged, by said Wiley Thaxton before me

J. Thompson, Judge	Wiley Thaxton	(L.S.)
Signed, sealed, & acknowledged by said Willis Kellum & Henry Kellum, before me and approved,	Willis Kellum	(L.S.)
J. Thompson, Judge	Henry Kellum	(L.S.)
of the Orphans Court		

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents, that we Thomas B. Erwin, Nathaniel G. Owen, & John D. Saunders, are held & firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, in the penal sum of Six Hundred Dollars to which payment well and truly to be made we bind ourselves, our heirs, our executors & Administrators, jointly & severally, firmly by these presents; Sealed with our seals and dated the 24th day of April 1937.

The condition of the above obligation, is such, that whereas on the petition of Thomas B. Erwin administrator of the Estate of Tulse, Hadjo late of said County, deceased, The Orphans Court of said County, has ordered & decreed the sale of certain real estate of the said Tulse Hadjo deceased, which has been sold & the sum of Two Hundred & Eighty five Dollars, of the proceed whereof received by the said Thomas B. Erwin, Administrator as aforesaid.

Now if the said Thomas B. Erwin Administrator as aforesaid shall well & truly make faithful payment & application of the money arising from said sale, according to the final decree; then the above obligation to be void, otherwise remain in full force and virtue.

Signed, sealed, & acknowledged in open	Thomas B. Erwin	(L.S.)
Court & approved by the Court	N. G. Owen	(L.S.)
J. Thompson, Judge	Jno. D. Saunders	(L.S.)

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ARON D. LOCKHART GUARDIAN OF CHO PO LOT KAR BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents, that we Aron D. Lockhart, John Vincent & William B. Howard, are held & firmly bound unto James Thompson Judge of the Orphan's Court of Chambers County, State of Alabama in the penal sum Eight Hundred Dollars, to which payment, well and truly to be made, we each of us do bind ourselves, & our heirs, our &c. firmly to these presents, sealed with our seals, and dated the Thirteenth day of November A. D. 1836, The condition of the above obligation is such, that whereas the above Aaron D. Lockhart has been duly appointed Guardian of Cho po lat ~~kar~~ infant child of Fushatch ee, deceased shall well & truly perform all the duties which are, or may be required of him as guardian then the above obligation to be void, otherwise to remain in full force.

Signed, sealed, and acknowledged	A. D. Lockhart	(L.S.)
before me and approved.	John Vincent	(L.S.)
J. Thompson Judge	William B. Howard	(L.S.)

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents, that we Samuel Williams William Vann & William Fannen are held and firmly bound unto James Thompson Judge of the Orphans Court of Chambers County State of Alabama, in the penal sum of six Hundred Dollars, to which payment well & truly to be made, we bind ourselves, our heirs, Executors & administrators, jointly & severally, firmly by these presents: Sealed with our seals, & dated the seventh day of December 1836. The condition of the above obligation is such, that whereas on the petition of Samuel Williams administrator of the Estate of Mathia Co. chukenee late of said County deceased, The Orphans Court of said County, has ordered & decreed the sale of certain real estate of said decedent and the said real estate has been sold & the sum of Two Hundred & Eighty two Dollars received by the said Samuel Williams administrator as aforesaid. Now if the said Samuel Williams shall well and truly make faithful payment and application of the money arising from said sale, according to the final decree; then the above obligation to be void; otherwise to remain in full force and virtue.

Approved	Samuel Williams	(L.S.)
J. Thompson Judge	Wm. Vann	(L.S.)
	William Fannen	(L.S.)

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WYATT WHATLEY, DECEASED, WILL

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents, that I Wyatt Whatley, of the County, and state aforesaid, being of sound mind & memory & desposing to make this my last will & testament.

Item 1st. I give unto my beloved wife Elizabeth during her endeared life, the following property (to-wit) All that portion of the Tract of land whereon I now live lying north & northwest of the little Osalega Creek all the House hold furniture except so much as may be necessary to be given to my son Wyatt H. & Sarah M, to their equal to what I have given my other Children, Individually, likewise half of my Kitchen furniture, together with the following negroes, Old Giney, George, Sarah, Smith, Mariah, & Lucy, Also half of my stock of cattle, Hogs, Horses, & plantation tools,

Item 2nd. I give unto my Daughter Eliza Devaun the Negroes (to wit) Mariah, Sally, & Maryan.

Item 3rd. I give unto my son Burmell the following negroes (to wit) Henrietta, Randy, Charles, Mariah, & Jim, Item 4th. I give unto my Daughter Mary Hule, the following negroes (to wit) Kisea & Amelia also Two Hundred Dollars in money. Item 5th I give unto Daughter Margaret Strong the following negroes (to wit) Peter & Squire. Item 6th I give unto my daughter, Mahala Harrel the following negroes (to wit) Joe, Charity, Martha, provided Martha dies in her Infancy she is to have Cynthia.

Item 7th I give unto my son Wyatt H., The following Negroes (to wit) Giney, Washington, & Young, Item 8th I give to my daughter Sarah M, the following negroes (to wit) Rose, Sealey John & Agga, Item 9th The balance of my Property both real & personal

(continued)

AMOUNT BROUGHT OVER	\$10565.00
11 chairs-----	2.00
1 Cupboard & table & chest & crockery-----	23.62
2 Wedges & 2 Hoss-----	5.00
2 saddles-----	12.00
2 pens of shucks-----	10.00
1 hand saw & pail-----	1.00
1 lot of books-----	3.00
Fayatt-----	350.00
Syntha-----	300.00
1 lot of tools-----	15.12
14 Sheep-----	28.00
1 cart & steers-----	60.00
40 lbs Corn-----	160.00
1 lot of fodder-----	12.75
1 of Tools-----	3.50
1 of Hogs-----	22.33

\$11619.32 3/4

THE STATE OF ALABAMA)
CHAMBERS COUNTY }

Personally appeared before James Thompson Judge of the County Court of said County, Joseph Barrow William C. Germany & Mark Stroud who being first duly sworn depose & say that the foregoing shows a true valuation and appraisement of the property therein mentioned to the best of their skill and judgment.

Sworn to & subscribed Josephus Barrow

this fourth day of April 1837 William C. Germany

J. Thompson Judge Mark Stroud

of the County Court

THE STATE OF ALABAMA)
CHAMBERS COUNTY }

Personally appeared before James Thompson Judge of the County Court of said County. David E. Strong & Alfred Harrell Executors of the last will and Testament of Whatt Whatley, late of said County deceased, who being duly sworn, depose & say that the foregoing inventory amounting to eleven thousand six hundred & nineteen dollars 32 3/4 cents contains a full inventory of all the goods, & chattles, rights of debts due or accruing to the said Whatt Whatley at the time of his death, which have come to their possessions of knowledge, except cash, on hand, & notes, & other debts or debts due, sworn & subscribed this fourth day of April 1837.

A test David E. Strong

J. Thompson Judge of the County Court Alfred Harrell

Ordered of record 4 April 1837.

J. Thompson, Judge of the Orphans Court

THOS.E. DEAN, GUARDIAN OF LEWIS LINVELL,

Inventory of the estate of Lewis Linvell in the hands of Thomas E. Dean his guardian 2nd Jan. 1837.

The sum received of the Commissioner in Equity in Lawrens District in the state of South Carolina One hundred & seventy four Dollars & Fifty cents. \$174.50

THE STATE OF ALABAMA)
CHAMBERS COUNTY }

Personally appeared before James Thompson Judge of the County Court of said County, Thomas E. Dean guardian of Lewis Linvell, who being duly sworn deposeth & saith that the above contains a full inventory of all the estate both real & personal belonging to his said ward, Lewis Linvell so far as has come to his possession or knowledge.

Sworn to & subscribed this second day of Jan. 1837 Thomas E. Dean

Test James Thompson, Judge of the County Court

Ordered of record 2nd January 1837

J. Thompson, Judge of the Orphans Court

SAUEL B. TURNER, GUARDIAN OF E. TURNER'S CHI DREN

Account of sale of the slaves belonging to Claibourn A. Turner, Marthe Elizabeth Turner Frances Turner, James W. Turner, Hillard H. Turner & Mary Turner, infant children of Esmon Turner, deceased, sold by Samuel B. Turner, guardian of said infants on the second day of January 1837 on a credit of twelve months, small notes with security Mary Turner purchaser

Boy, George W. Three Hundred Dollars	\$ 300.00
Mark Stroud, purchaser, B. Walker security	
Boyd Jack, Thirteen Hundred & one dollars	1301.00
Emery Carlton purchaser, C. McLenore security	
Boy, Peter, Six Hundred & ninety dollars	690.00
Elijah M. Turner purchaser	
Girl Thmar four hundred & eighty three dollars	483.00
Beverly Walker purchaser, Mark Stroud security	
Boy Toby Twelve hundred & sixty five dollars	1205.00
Elijah M. Turner, purchaser	
Girl Ananett, four hundred & ten dollars	410.00
Larkin Turner purchaser, Tho. Wiley security	1300.00
making in all five thousand seven hundred & forty nine dollars	5749.00

THE STATE OF ALABAMA)
CHAMBERS COUNTY }

Personally appeared before James Thompson, Judge of the County Court of Chambers County, Samuel B. Turner guardian of the above named infant children of Esmon Turner deceased, who being first duly sworn deposeth & saith that the foregoing amounting to five thousand seven hundred & forty nine dollars contains a true account of the sale of the slaves belonging to the said infant children, sworn to & subscribed this 26th of January 1837

Test James Thompson, Judge of the County Court

Samuel B. Turner

ordered of record 26th Jan. 1837

J. Thompson, Judge of the Orphans Court

Inventory of the estate of Sally Griffin & Louisa Griffin infant children of Rachel Griffin in the hands of Benjamin Waldrip their guardian

The sum of seven hundred dollars being their share of the proceeds of the sale of the land belonging to them & their two sisters \$700.00

THE STATE OF ALABAMA)

CHAMBERS COUNTY) Personally appeared before James Thompson, Judge of the county Court of said County, Benjamin Waldrip guardian of Sally Griffin & Louisa Griffin infant children of Rachel Griffin, who being ^{duly} sworn depose & saith that the foregoing contains a true & full inventory of all the estate real & personal of said Sally & Louisa which he has received, or taken possession of

Sworn & subscribed this 31st day of January 1837. Benjamin B Waldrip
mark

Test James Thompson, Judge of the County Court

Ordered of record 14 Feb. 1837.

J. Thompson, Judge of the Orphans Court

B. CROWDER DECEASED, A/C SALE OF TOM

Additional account of sale of personal property belonging to the estate of Bartholomene Crowder, deceased, sold 11th February 1837 on a credit on nine months Henry T. Chivers purchaser of negro man Tom \$1221.00

THE STATE OF ALABAMA)

CHAMBERS COUNTY) Personally appeared before James Thompson Judge of the County Court of said County, Garrett P. Crowder administrator of the estate of Bartholomene Crowder deceased, who being duly sworn, depose & saith that the foregoing shows a true account of the sale of the negro man Tom, the property of said estate. Sworn to & subscribed 25th day of March 1837.

Attest

Garrett P. Crowder

James Thompson Judge of the County Court

Ordered of record, 25th of March 1837

J. Thompson Judge of the Orphans Court

ALFRED HARREL GUARDIAN OF SARAH WHATLEY, BOND

THE STATE OF ALABAMA)

CHAMBERS COUNTY)

Know all men by these presents that we Alfred Harrel, Stewart Devane & David E. Strong, are held & firmly bound unto James Thompson Judge of the Orphans Court of Chambers County State of Alabama, in the penal sum of Seven Thousand Dollars, to which payment, well & truly to be made, we each of us do bind ourselves & our heirs &c. firmly by these presents. Sealed with our seals, & dated the seventh day of February A. D. 1837.

The condition of the above is such that whereas the above bound, Alfred Harrell has been duly appointed guardian of Sarah Whatley infant child of Wyatt Whatley late of Chambers County deceased, Now if the said Alfred Harrell, shall well & truly perform all the duties which are, or may be by law required of him as such guardian as aforesaid, then the above obligation to be void, otherwise to remain in full force.

(continued)

Signed, sealed & acknowledged in Open	Alfred Harrel	(L.S.)
Court & approved by me	David E. Strong	(L.S.)
J. Thompson, Judge	Stewart Devane	(L.S.)

ACCOUNT OF CASH ON HAND & DEBTS DUE THE ESTATE OF WYATT THATLEY DECEASED

Notes	
1 on W. H. Whatley due 25 Dec. 1835	\$ 7.00
1 on Willis Williams &	
David Smith due 25 Dec. 1836	150.00
Judgments	
2 Judgments in Justices Court of Newton County, State of Georgia, against William Hales in favor of C. S. Mitchell	
The Execution in possession of sd. decedent each for \$25.00 debt & Interest from 21st June 1833 & \$1.564 cents making for both debt	50.00
Interest to 21st April 1837	7.00
Cost	3.12 1/2

Cash-----	
This sum cash on hand one Hundred Dollars	100.00
Accounts	
1 account on Thomas Mc+ane	10.00
1 account on Wm. McLane	10.00
	337.78 1/2

THE STATE OF ALABAMA)

CHAMBERS COUNTY) Personally appeared before James Thompson Judge of the County Court of said County David E. Strong & Alfred Harrell Executors of the will and testament of Wyatt Whatley deceased, who being first duly sworn, depose & say that the foregoing contains a full inventory of all the debts due or accruing to the said testator at the time of his death & all the cash on hand at that time, which have come to their possession or knowledge

Sworn to and subscribed this 22nd day of April 1837. David E. Strong

Attest

Alfred Harrel

James Thompson Judge of the County Court

Ordered of Record 22nd April 1837

J. Thompson Judge of the Orphans Court

GEORGE W. COTTON DECEASED, INVENTORY & APPRAISEMENT

THE STATE OF ALABAMA)

CHAMBERS COUNTY)

Personally appeared before James Thompson Judge of the County Court of said County, William C. Morgan, Green Talbot, & Charles H. Bostick who being duly sworn, depose & say that they will to the best of their skill & judgement truly appraise the personally property belonging to the Estate of George, W. Cotton, deceased & return a true valuation thereof to the Executor & Executrix, so far as th property may be exhibited to them.

Sworn to & subscribed this 18th day of April 1837

Wm. C. Morgan

Attest

Green Talbot

James Thompson Judge

C. H. Bostick

of the County Court

Inventory & appraisement of the personal property belonging to the Estate of George W. Cotton late of Chambers County deceased.

1 Negro Boy Nathan	\$ 500.00
1 " girl Mary	450.00
1 lot of books	25.00
1 silver lever watch	35.00
1 Rayon & strop	1.00
2 Hair trunks	6.00
1 set of knives & forks	1.00
1 hammer & 2 smoothing irons	1.00
1 pair saddle bags	3.00
1 mans saddle, bridle & blanket	15.00
1 sive & boiler	.75
1 young Bay Horse	65.00
1 Brown Bay Mare	100.00
1 side saddle & Blanket	10.00
2 Cows & Calves	25.00
4 yearling cattle	16.00
1 Band Box & steelyards	1.50
1 pair 4 plate eliptec spring 1 sell Barouch joints, props & slat irons, 1 dash frame & 1 set Barouch handles, all north	34.25

\$ 1389.50

Appraised this 15th April 1837

Wm. C. Morgan

Green Talbot

C. Bostick

THE STATE OF ALABAMA)

CHAMBERS COUNTY)

Personally appeared before James Thompson Judge of the County Court of said County James Cook & Elizabeth Cotton Executor & Executrix of the last will & Testament of George W. Cotton deceased, who being first duly sworn depose & say that the foregoing amounting to thirteen Hundred & Eighty nine Dollars & Fifty Cents contains a full & full inventory of all the personal property belonging to said George W. Cotton deceased, at the time of his death, which have come to their possession or knowledge, Except cash on hand, & some debts, due, & one small tin box sworn to &

(continued)

subscribed, this 29th day of April 1837

Attest

James Thompson Judge

James Cook

of the County Court

E. Cotton

Ordered of Record 29th day of April 1837

J. Thompson Judge of the

Orphans Court

WM. A. SHAW, GUARDIAN OF D. J. & W. M. JOHNSON;

Inventory of the Estate of David J. Johnson & Willis M. Johnson, infant children of Dempsey Johnson, late of Coweta County Georgia deceased, in the hands of William A. Shaw, their guardian, received from Elizabeth Johnson, Administratrix of the Estate of said deceased Nine Hundred & Four Dollars & Seventy five cents, 30 January, One Thousand Eight Hundred & Thirty seven.

The presise time not recollected but believe to be 30th January 1837---\$904.75

THE STATE OF ALABAMA)

CHAMBERS COUNTY)

Personally appeared before James Thompson Judge of the County Court of said County William A. Shaw, Guardian of David J. Johnson & Willis M. Johnson infant children of Dempsey Johnson deceased who being duly sworn, depose & saith that the foregoing inventory of Nine Hundred & Four Dollars & seventy five cents contains a full & true inventory of all the Estate, both real, & personal of the said infant children, which he has received or taken possession of.

Sworn to & subscribed this

William A. Shaw

28th day of April 1837

James Thompson Judge of

the County Court

Ordered of Record 28th April 1837

J. Thompson Judge

of the Orphans Court

MOSS & NEWBERRY, CONVEYANCE TO L. & Y. T. GRESHAM

THE STATE OF ALABAMA)

CHAMBERS COUNTY)

This Indenture made this Tenth day of May in the year of Our Lord One Thousand, Eight Hundred & Thirty seven, Between Wily Newberry & Samuel R. Moss of the County & State aforesaid of the first part & Leroy Gresham and Young Q. Gresham of the place, of the second part. Witnesseth, that the said Wily Newberry & Samuel R. Moss for and in consideration of the sum of Seven Hundred, & Twenty five Dollars, to them in hand paid at & before the signing & sealing (& sealing) of these presents, the Receipt whereof is hereby acknowledged, hath bargained, sold & conveyed by these presents, do bargain sell & convey unto the said Leroy Gresham & Yound Q. Gresham, of the said second part One Town Lot, lying & being in the Town of Lafayette in the County & State aforesaid, known & distinguished in the plan & survey of the Town of Chambersville originally, but now

See Index to Conveyances

(continued)

LaFayette as lot number Ten in letter (Sec) U) according to the plan or survey of said Town together with all the appurtenances there unto belonging to have & to hold to them the said Leroy Gresham & Young Q. Gresham, to their heirs in fee simple for ever, One right & title to the said bargained premises we the said, Willy Newberry & Samuel R. Moss to the said Leroy Gresham & Young Q. Gresham, will and do warrant and defend forever, against, the claim or claims of any person or persons whatsoever in Testimony of (all) the foregoing Deed we here unto set our hands and seals the day and year above written in Presence of the undersigned witnesses

Test

John Atkins

Moss & Newberry

F. A. Smith

GEORGE W. COTTON, DECEASED, WILL,

In, the State of Alabama, City of Mobile.

Know all men by these presents, that I, George W. Cotton, being very sick, but in sound State of mind, but believing I shall die, I constitute this my last will and testament.

Item the 1st that after all my just debts are paid,

Item 2nd The residue of my property Real & personal, I will to Elizabeth Cotton my wife, and my daughter Amelia Ann in the following manner.

1st I give and bequath to Elizabeth my wife my negro boy named Nathan aged fourteen years of age, Valued at Eight Hundred Dollars

2nd I give and bequath, to Amelia Ann my daughter, my negro girl named Mary, about twelve years of age valued at Six Hundred & Fifty Dollars, & I give to her One Hundred & Twenty five dollars to appropriated to her education by my Executors. The remainder of my Estate, real & personal, I wish equally divided, between my wife Elizabeth & Amelia Ann my Daughter so that my daughter Amelia Ann receive an equal portion, with my wife Exclusive of the One Hundred & twenty five Dollars reserved for her education.

I hereby constitute James Cook, my brother in-law, my Executor & Elizabeth my wife Executrix.

Given under my hand & seal, in witness whereof I have hereunto affixed my name

This 6th January A. D. 1837

Witness

John Boswell

Geo. W. Cotton

Charles Gascoigne

A. C. Ramsey

GEO. W. COTTON, DECEASED EXECUTOR & EXECUTRIX BOND JAMES COOK, & ELIZABETH COTTON

THE STATE OF ALABAMA)

CHAMBERS COUNTY)

Know all men by these presents, that we James Cook & Elizabeth Cotton William R. Russell & Charles Rutledge, are held & firmly bound unto James Thompson Judge of the Orphans Court of Chambers County State of Alabama, in the penal sum of Four Thousand five Hundred Dollars, to which payment, well and truly to be made, we each of us do bind ourselves & our heirs &c. firmly by these presents, sealed with our seals, & dated the first day of April 1837.

The condition of the above obligation is such, whereas the above bounden, James Cook & Elizabeth Cotton, have been duly appointed executor & Executrix of the last will and Testament of George W. Cotton late of said County deceased. Now if said James Cook, & Elizabeth Cotton shall well & truly perform, all the duties which are, or may be by law required of them as such Executor & Executrix, then the above obligation to be void, otherwise to remain in full force.

Signed, sealed, &

James Cook

(seal)

acknowledged, in open court

Eliz Cotton

(seal)

& approved

Wm. R. Russell

(seal)

J. Thompson Judge

Charles Rutledge

(seal)

STILLE PIKE CHARTER, DECEASED, BOND OF WM. VANN ADM. FOR PROPER APPLICATION OF FUNDS OF SALE LAND

THE STATE OF ALABAMA)

CHAMBERS COUNTY)

Know all men by these presents, that we William Vann, Sanders Vann, & Sanders R. Vann Bartholomew B. Moore, are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, in the penal sum of Two Thousand Six Hundred Dollars, to which payment well and truly to be made, we bind ourselves, our heirs, Executors and administrators jointly & severally, firmly by these presents: Sealed with our seals and dated the 20th day of September 1836.

The condition of the above obligation is such, that whereas on the petition of William Vann administrator of the estate of Stille pike, charter, deceased, the Orphans of said County, has ordered & decreed the the sale of certain real estate of Stille pike Charter, deceased, which has been sold and the sum of twelve hundred & seventy dollars received by the said William Vann, and bond heretofore given & the said William Vann, is desirous to give new bond so as to release the securities on the bond heretofore given.

Now if the said William Vann shall and truly make faithful payment & application of the money arising from said sale, according to the final decree: Then the above obligation to be void; otherwise to remain in full force and virtue.

Signed, sealed, & acknowledged, by said

Wm. Vann

(L.S.)

Sanders Vann, in presence of

Sanders X Vann

(L.S.)

Test

Saunders R. Vann

(L.S.)

G. Arthurson

Bartholomew B. Moore

(L.S.)

Approved 27th Sept. 1836

J. Thompson

THE STATE OF ALABAMA)
CHAMBERS COUNTY }

Know all men by these presents, that we Nathaniel G. Owen, Thomas B. Erwin & Fleming A. Smith, are held & firmly bound unto James Thompson Judge of the Orphans Court of Chambers County, State of Alabama, in the penal sum of five Hundred dollars, to which payment, well and truly to be made, we each of us do bind ourselves & our heirs &c. firmly by these presents, sealed with our seals, and dated the sixteenth day of June A. D. 1837.

The condition of the above obligation is such, that whereas the above bound Nathaniel G. Owen, has been duly appointed guardian of Hos Hootee, Si Jaka, Soos Choleka, Sabar loo eche, & Taller he cher, infant children of Tulse Hadjo, an indian late of this county deceased.

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

Signed, sealed & acknowledged	N. G. Owen	(seal)
before me and approved by me	Thomas B. Erwin	(seal)
J. Thompson Judge	F. A. Smith	(seal)

.....

ALEXANDER SIMPSON, DECEASED, BOND OF ADMINISTRATOR ROBT. J. SIMPSON

THE STATE OF ALABAMA)
CHAMBERS COUNTY }

Know all men by these presents, that we Robert J. Simpson, Walter W. Wallis, & John B. F. McMorris, are held & firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama; in the penal sum of Two Thousand dollars, to which payment, well and truly to be made, we each of us do bind ourselves and our heirs &c. firmly by these presents. Sealed with our seals, & dated the twentieth day of June A. D. 1837.

The condition of the above obligation is such, that whereas, the above bounden Robert J. Simpson has been duly appointed administrator of the estate of Alexander Simpson late of Chambers County, deceased.

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

Signed, sealed & acknowledged,	R. J. Simpson	(seal)
in open Court & approved	W. W. Wallis	(seal)
J. Thompson Judge	John B. F. McMorris	(seal)

.....

GILFORD P. GILDER SURVIVING ADMINISTRATOR OF SALLISTER D BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY }

Know all men by these presents, that we Gilford P. Gilder, Samuel R. Moss William Vann & Sanders R. Vann, are held & firmly bound unto James Thompson Judge of the Orphans Court of Chambers County, State of Alabama, in the penal sum of four hundred dollars, to which payment well and truly to be made, we each of us do bind ourselves & our heirs

&c. firmly by these presents, sealed with our seals, and dated the twenty seventh day of October A. D. 1836.

The condition of the above obligation is such, that whereas the above bound Gilford P. Gilder and one John J. Williams were duly appointed and qualified as administrators of the estate of Sallister deceased and said Williams hath since departed this life and said Gilder hath been required to give new bond with such condition according to law, as will make the securities in the new bond liable for the administration of said Williams & Gilder administrators & said Gilder surviving administrator and to release John Taylor from liability as one of the securities of said Williams & Gilder administrators. Now if the said Gilford P. Gilder shall well and truly perform all the duties which are or may be by law required of him as such surviving administrator and also save said John Taylor harmless against his said securityship for said Williams & Gilder then the above obligation to be void, otherwise to remain in full force.

Signed, sealed & acknowledged by	Gilford P. Gilder	(seal)
said Gilder & Moss this 28th of	Samuel R. Moss	(seal)
October 1836.	Wm. Vann	(seal)
before me J. Thompson	Sanders R. Vann	(seal)
Signed, sealed & acknowledged by		
said Wm. & Sanders. This 26th		
November 1836		
& approved		

J. Thompson Judge

.....

N. A. ROBISON ADMINISTRATOR OF B. ROBISON'S DECD. BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY }

Know all men by these presents, that Nipper A. Robison, Caleb Fields, & Jonathan Johnston, are held & firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, in the penal sum of Three Thousand Dollars to which payment, well & truly to be made, we each of us do bind ourselves & our heirs &c. firmly by these presents. Sealed with our seals, and dated the twenty fourth day of July 1837.

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

Signed, sealed & acknowledged in	N. A. Robison	(seal)
open Court & approved by the Court	Caleb Field	(seal)
Joseph J. Williams, Clerk	Jonathan Johnston	(seal)

THE STATE OF ALABAMA)
CHAMBERS COUNTY }

Know all men by these presents that we Obedience Robison Samuel Pierson Williams Hicks, are held and firmly bound unto James Thompson Judge of the Orphans Court of Chambers County, State of Alabama, in the penal sum of sixteen Hundred Dollars to which payment, well and truly to be made we each of us do bind ourselves, and our heirs & firmly by these presents, sealed with our seals, and dated the twenty fourth day of July 1837.

The condition of the above obligation is such whereas the above bound Obedience Robison has been duly appointed guardian of James H. Robison, Mary Robison, Sarah Robison, Moses Robison, Anon Robison, Robert Robison, & Diadenea F. Robison, infant children of Benjamin Robison, deceased, Now if the said Obedience Robison shall well and truly perform all the duties, which are, or may be by law required of her as such guardian aforesaid, then the above obligation to be void, otherwise to remain in full force.

Signed, sealed & acknowledged in open	her Obedience X Robison mark	(seal)
Court & approved by the Court	Samuel Pierson	(seal)
Joseph J. Williams Clk.	Williams Hicks	(seal)

.....

JOSEPH E. CARMICHAEL, DECD. ADMINISTRATRIX & ADMINISTRATORS BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY }

Know all men by these presents, that we, Harriet Carmichael Hugh W. Carmichael, Thomas Scott, & Henry T. Dawson, are held & firmly bound unto James Thompson Judge of the Orphans Court of Chambers County, State of Alabama in the penal sum of eight Thousand Dollars to which payment, well and truly to be made, we each of us do bind ourselves, and our heirs & firmly, by these presents, sealed with our seals, & dated the twenty fourth day of July 1837.

The condition of the above obligation is such that whereas the above bound Harriet Carmichael & Hugh W. Carmichael have been duly appointed administratrix & administrator of the estate of Joseph E. Carmichael, late of Chambers County, deceased: Now if the said Harriet Carmichael & Hugh W. Carmichael, shall well and truly perform all the duties which are, or may be by law required of them as such administratrix & administrator, then the above obligation to be void, otherwise to remain in full force.

Signed, sealed & acknowledged, in open	her Harriet X Carmichael mark	(seal)
Court & approved by the Court	Hugh W. Carmichael	(seal)
J. Thompson	Thomas Scott	(seal)
	H. T. Dawson	(seal)

THE STATE OF ALABAMA)
CHAMBERS COUNTY }

Know all men by these presents, that we Hugh Wallace Cornelius Floyd & John Floyd, are held and firmly bound unto James Thompson Judge of the Orphans Court of Chambers County, State of Alabama, in the penal sum of five Thousand dollars to which payment, well and truly to be made, we each of us do bind ourselves & our heirs & firmly by these presents sealed with our seals, and dated the seventh day of August 1837.

The condition of the above obligation, is such that whereas Hugh Wallace has been duly appointed guardian of Larkin Floyd, infant child of William Floyd, late of Chambers County 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 guardian then the above obligation to be void, otherwise to remain in full force.

Signed, sealed & acknowledged	Hugh Wallace	(seal)
in open court and approved by me	Cornelius Floyd	(seal)
J. Thompson Judge	John Floyd	(seal)

.....

HANNAH MATTHEWS, GUARDIAN OF CHARLES GIDEON THAXTON BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY }

Know all men by these presents, that we Hannah Matthews, Joseph Yarbrough, Thomas Farrar & Thomas Smith, are held and firmly bound unto James Thompson Judge of the Orphans Court of Chambers County, State of Alabama, in the penal sum of three thousand dollars, to which payment, well and truly to be made, we each of us do bind ourselves & our heirs & firmly by these presents, sealed with our seals, and dated the twenty eighth day of August 1837.

The condition of the above obligation is such, that whereas the above bound Hannah Matthews has been duly appointed guardian of Charles Gideon Thaxton, infant child of Charles Thaxton late of Butts County Georgia. Now if the said Hannah Matthews shall well and truly perform all the duties which are, or may be by law required of her as such guardian as aforesaid then the above obligation to be void, otherwise to remain in full force.

Signed, sealed & acknowledged by said	her Hannah X Matthews mark	(seal)
Hannah Matthews, Joseph Yarbrough, Thomas	Joseph Yarbrough	(seal)
Farrar & Thomas Smith before me this 4th day	Thomas Farrar	(seal)
of September 1837.	Thomas Smith	(seal)

John R. Lawson J.P.
approved 7th Sept 1837
J. Thompson Judge

EZEKIEL RATCHFORD, GUARDIAN OF HIS THREE CHILDREN, McCLELLAN RATCHFORD & BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents, that we Ezekiel Ratchford, Seabourn B. Gray, Dollerson Day, & Peterson T. Richardson & Wm. L. Crayton, are held & firmly bound unto James Thompson Judge of the Orphans Court of Chambers County, State of Alabama, in the penal sum of five thousand dollars, to which payment well and truly to be made, we each of us do bind ourselves, our heirs &c, firmly by these presents, sealed with our seals and dated the ninth day of June A. D. 1837.

The condition of the above obligation is such, that whereas the above bound Ezekiel Ratchford has been duly appointed guardian of McClellan Ratchford, John Ratchford, and Elizabeth Ratchford, infant children of said Ezekiel Ratchford and Sarah Ratchford his former wife which sd. Sarah is now dead, which said Sarah was the daughter of James Anderson, now deceased. Now if the said Ezekiel Ratchford shall well and truly perform all the duties which are, or may be by law required of him, this such guardian as aforesaid then the above obligation to be void otherwise to remain in full force.

Signed sealed & acknowledged, before me &	Ezekiel Ratchford	(seal)
approved by me in open court	Seabourn B. Gray	(seal)
James Thompson	Dollerson Day	(seal)
Judge of the Orphans Court	P. T. Richardson	(seal)
	Wm. L. Crayton	(seal)

.....

THOMAS DIXON, GUARDIAN OF S. J. LIXON BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents, that we, Thomas Dixon, Bryant Dixon, Hickman Dixon, Jordan Thornton, & William L. Crayton, are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, in the penal sum of four Hundred Dollars, to which payment well and truly to be made, we each of us do bind ourselves & our heirs, &c firmly by these presents, sealed with our seals, & dated the second day of September 1837.

The condition of the above obligation is such, that whereas the above bound Thomas Dixon, has been duly appointed guardian of Sarah Jane Dixon, infant child of the said Thomas Dixon.

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

Signed, Sealed & acknowledged, in open Court & approved	Thos. Dixon	(seal)
J. Thompson	Bryant Dixon	(seal)
Judge	Hickman Dixon	(seal)
	J. Thornton	(seal)
	Wm. L. Crayton	(seal)

THOMAS BILBRO DECEASED, EXECUTORS BOND, 11th SEPT. 1837

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents, that we Mary Bilbro, Charles D. Bilbro, William Holland, William A. Chisolm & John Chisolm are held & firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, in the penal sum of seven thousand dollars to which payment well & truly to be made, we each of us do bind ourselves and our heirs, &c firmly by these presents, sealed with our seals, and dated the eleventh day of September 1837.

The condition of the above obligation is such, that whereas the above bound Mary Bilbro & Charles D. Bilbro have been duly appointed executrix & Executor of the last will and testament of Thomas Bilbro, late of Chambers County, deceased.

Now if the said Mary Bilbro & Charles D. Bilbro shall well & truly perform all the duties which are, or may be by law required of them as such executrix & executor, then the above obligation to be void, otherwise to remain in full force.

Signed, sealed & acknowledged in open court & approved.

J. Thompson, Judge	Mary Bilbro	(seal)
	Charles D. Bilbro	(seal)
	Wm. Holland	(seal)
	Wm. A. Chisolm	(seal)
	John Chisolm	(seal)

.....

WYATT WHATLEY DECEASED BOND OF THE EXECUTORS FOR PROCEEDS OF LAND SALE

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents, that we David E. Strong Alfred Harrell William Griggs & Josephus Barrow, are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama, in the penal sum of sixteen hundred dollars to which payment well and truly to be made, we bind ourselves our heirs executors and administrators, jointly and severally, firmly by these presents; Sealed with our seals and dated the second day of October 1837.

The condition of the above obligation is such, that whereas on the petition of the said David E. Strong & Alfred Harrell executors of the last will & testament of Wyatt Whatley late of Chambers County deceased.

The Orphans Court of said County has ordered and decreed the sale of certain real estate of the said Wyatt Whatley, deceased to-wit all that part of section thirteen township twenty-two, range twenty-seven that lies on the east & south side of little Osalgie Creek, lying & being in the County of Chambers.

Now if the said David E. Strong & Alfred A. Harrell shall well and truly make faithful payment and application of the money arising from said sale, according to the final decree; then the above obligation to be void; otherwise to remain in full force and virtue.

Signed, sealed, and acknowledged, before me	David E. Strong	(L.S.)
& approved by me.	Alfred Harrell	(L.S.)
J. Thompson, Judge	William Griggs	(L.S.)
	Josephus Barrow	(L.S.)

JOHN BEATY DECEASED ADMINISTRATION BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents that we Donald Ferguson Luke Noble & James W. Carlisle are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama in the penal sum of four hundred dollars to which payment well and truly to be made we each of us do bind ourselves and our heirs & firmly by these presents Sealed with our seals and dated the twenty-eighth day of October A.D. 1837.

The condition of the above obligation is such that whereas the above bound Donald Ferguson has been duly appointed administrator of the estate of John Beaty late of Chambers County, Alabama deceased, Now if the said Donald Ferguson shall well and truly perform all the duties which are or may be by law required of him as such administrator as aforesaid then the above obligation to be void, otherwise to remain in full force.

Signed, sealed and acknowledged in open court Donald Ferguson (seal)
and approved James W. Carlisle (seal)
J. Thompson, Judge Luke Nobles (seal)

.....

JAMES BEATY DECEASED ADMINISTRATION BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents that we John Beaty, William Halsey & David McCarley are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama in the penal sum of twelve hundred dollars to which payment well and truly to be made, we each of us do bind ourselves and our heirs & firmly by these presents sealed with our seals and dated the thirty-first day of October 1837.

The condition of the above obligation is such that whereas the above bound John Beaty has been duly appointed administrator of the estate of James Beaty late of Chambers County deceased. Now if the said John Beaty shall well and truly perform all the duties which are or may be by law required of him as such administrator then the above obligation to be void otherwise to remain in full force.

Signed, sealed and acknowledged in open John Beaty (seal)
court this second day of November 1837 William Halsey (seal)
& approved David McCarley (seal)
J. Thompson, Judge

JOHN S. WALKER DECEASED ADMINISTRATION BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

ORPHANS COURT 10th DAY OF NOVEMBER 1837

Know all men by these presents that we George W. Gafford William Atkins John Atkins John C. Towles Huckey L. Townes Wiley Dorman & William Towles are held and firmly bound unto James Thompson Judge of the Orphans Court of Chambers County State of Alabama and his successors in office in the penal sum of Twelve Thousand Dollars to which payment well and truly to be made we and each of us do bind ourselves our heirs & firmly by these presents. Sealed with our seals and dated the tenth day of November A. D. 1837.

The condition of the above obligation is such, that whereas the above bound George W. Gafford has been duly appointed administrator of the estate of John S. Walker late of Chambers County deceased.

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

Signed sealed and acknowledged by the said George	George W. Gafford	(seal)
W. Gafford William Atkins John Atkins John C.	William Atkins	(seal)
Towles & Huckey L. Townes in open Court	John Atkins	(seal)
J. Thompson Judge	John C. Towles	(seal)
Signed sealed & acknowledged this 11th November	H. L. Townes	(seal)
1837 by the said Wiley Dorman before	Wiley Dorman	(seal)
J. Thompson	Wm. Towles	(seal)

Signed sealed & acknowledged by the said William Towles this 16th of November 1837 before

J. Thompson Judge

Approved 16 Nov. 1837 J. Thompson Judge

.....

TO THE HONORABLE JAMES THOMPSON JUDGE OF THE ORPHANS COURT OF THE COUNTY OF CHAMBERS IN THE STATE OF ALABAMA.

The petition of Arnold Seale respectfully sheweth that Sam Charley Amy & Nancy minors under the age of fourteen years & children of Sally Alias Lucy an free persons of color. And he respectfully prays that Letters of Guardianship of the person and estate of said Sam Charley Amy & Nancy be granted to him on his giving bond and security according to law.

Arnold Seale by
G. D. Hooper Atty.

Bond \$1,000

ARNOLD SEALE GUARDIAN OF SAM CHARLEY AMY & NANCY CHILDREN OF SALLY ALIAS LUCY

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents that we Arnold Seale John Garrett George D. Hooper & William Vann are held and firmly bound unto James Thompson Judge of the Orphans Court of Chambers County State of Alabama and his successors in office in the penal sum of Four Thousand Dollars to which payment well and truly to be made we and each of us do bind ourselves our heirs & firmly by these presents sealed with our seals and dated the twentieth day of November 1837.

The condition of the above obligation is such, that whereas the above bound Arnold Seale has been duly appointed guardian of Sam Charley Amy and Nancy infant children of Sally Alias Lucy (said Sam Charley Amy & Nancy being free persons of color). Now if the said Arnold Seale shall well and truly perform all the duties which are or may be by law required of him as such guardian as aforesaid then the above obligation to be void otherwise to remain in full.

Signed sealed and acknowledged before	Arnold Seale	(seal)
me & approved	John Garrett	(seal)
J. Thompson Judge	Geo. D. Hooper	(seal)
	Wm. Vann	(seal)

JAMES COOK EXECUTORS BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY) Orphans 5 day of February 1838

Know all men by these presents that we James Cook Charles Rutledge, William R. Russell & John B. Trimble are held and firmly bound unto James Thompson Judge of the Orphans Court of Chambers County State of Alabama and his successors in office in the penal sum of Four Thousand Five Hundred Dollars to which payment well and truly to be made we and each of us do bind ourselves & our heirs & firmly by these presents sealed with our seals and dated the fifth day of February 1838.

The condition of the above obligation is such that whereas the above bound James Cook has been duly appointed executors of the last will and testament of George W. Cotton deceased & has been required to give a new bond as such executor.

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

Signed sealed and acknowledged in open Court &	James Cook	(seal)
approved by the Court	Charles Rutledge	(seal)
Jos. J. Williams Clerk	Wm. R. Russell	(seal)
	John B. Trimble	(seal)

JOHN PATTERSON ADMINISTRATION BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents that we John Patterson, David Smith & Benjamin Smith are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama in the penal sum of sixteen hundred dollars to which payment well and truly to be made we each of us do bind ourselves and our heirs & firmly by these presents sealed with our seals and dated the ninth day of February 1838.

The condition of the above obligation is such that whereas the above bound John Patterson has been duly appointed administrator of the estate of Joseph Griffin late of said County deceased. Now if the said John Patterson shall well and truly perform all the duties that are or may be by law required of him as such administrator then the above obligation to be void otherwise to remain in full force.

Signed sealed & acknowledged before	John Patterson	(seal)
me. Jos. J. Williams, clerk	David Smith	(seal)
	Benjamin Smith	(seal)

WILLIAM BARTON GUARDIAN BOND

THE STATE OF ALABAMA)
CHAMBERS COUNTY)

Know all men by these presents that we William Barton, Lloyd T. Cooper & James Cook are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama in the penal sum of four thousand dollars to which payment well and truly to be made we each of us do bind ourselves and our heirs firmly by these presents sealed with our seals and dated the twenty-first day of February A.D. One Thousand eight hundred & thirty-eight.

The condition of the above obligation is such that whereas the above bound William Barton has been duly appointed guardian of Beththy Barton infant child of Presley Barton late of Morgan County, Georgia, deceased. Now if the said William Barton shall well and truly perform all the duties which are or may be required of him as such guardian as aforesaid, then the above obligation to be void otherwise to remain in full force.

Signed, sealed & acknowledged in open	William Barton	(seal)
court & approved	L. T. Cooper	(seal)
J. Thompson, Judge	James Cook	(seal)

THE STATE OF ALABAMA ;
CHAMBERS COUNTY }

Know all men by these presents that we James Cook, John S. Saunders & William Barton are held and firmly bound unto James Thompson, Judge of the Orphans Court of Chambers County, State of Alabama in the penal sum of twenty-two hundred dollars to which payment well and truly to be made we bind ourselves our heirs executors administrators jointly and severally firmly by these presents sealed with our seals and dated the 21st day of February A. D. 1838.

The condition of the above obligation is such that whereas on the petition of Elizabeth Cotton executrix & James Cook executor of the last will and testament of George W. Cotton, late of said County deceased the Orphans Court of said County has ordered and decreed the sale of certain real estate of the said George W. Cotton which has been sold for the sum of One Thousand & seventy-eight dollars one-half payable 25th December 1837 & the other half the 25th of June 1838 & the sum of five hundred & ten dollars of the amount due 25th December 1837 has been received by the said Cook as sole executor of the said Will and the notes payable 25th of June 1838 amounting to five hundred and thirty nine dollars have been received by the said Cook as such executor. Now if the said James Cook shall well and truly make faithful payment and application of the money arising from said sale according to the final decree; then the above obligation to be void; otherwise to remain in full force and virtue.

Signed, sealed & acknowledged in open	James Cook	(L.S.)
court & approved	Jno. D. Saunders	(L.S.)
J. Thompson, Judge	William Barton	(L.S.)

RESIGNATION OF ELIZABETH STERNS FORMERLY ELIZABETH COTTON WIDOW OF G. W. COTTON, D, EXECUTRIX OF G. W. COTTON

THE STATE OF ALABAMA)
CHAMBERS COUNTY) TO the Honorable James Thompson Judge of the Orphans Court :

This is to certify that I Elizabeth Sterns formerly Elizabeth Cotton, widow of George W. Cotton. Deceased has this day resigned my authority as executrix of George W. Cotton and desire to be discharged therefrom, this third day of January 1838.

(signed) E. Sterns

THE STATE OF ALABAMA)
CHAMBERS COUNTY) Personally appeared before me Green D. Brantly an acting Justice of the Peace in and for said County of Chambers Elizabeth Sterns who being duly sworn deposeth & saith that she as executrix of George W. Cotton Deceased has received no personal property which was of George W. Cotton. Deceased, except a negro boy named Nathan, neither has she received money or other effects of said deceased but that the same is in the possession James Cook of said decedent Sworn and subscribed before me this third day of January 1838

G. D. Brantly, J.P.

E. Sterns

Ordered of record Jan. 13 1838.

J. Thompson, Judge of the Orphans Court.

In the of God Amen. I Joshua S. Mitchell of the County of Chambers & State of Alabama being in my usual mind, and being aware that this life is uncertain, & desirous to dispose of my earthly estate do publish & declare this my last & testament,

I commit my soul to God who gave it, & my body to be buried at the discretion of my executors,

I wish my just debts paid.

I wish Mr. Benjamin H. Cameron to continue the care of the hands with him & complete the public buildings of Tallapoosa County & then to make a fair settlement with & payment to my executors.

I wish my beloved wife Mary H. Mitchell to continue in possession of the house and lands & to raise our children.

I wish her to have one fifth of the personal property and her absolute right in a settlement with any of the children by the executors.

I wish the children to have good English education. After deducting one fifth for my wife I wish the balance of my personal equally divided among my children, Richard M, William M, A. Mary A. E. Robert P. Joshua J. Eliza Jane, & Thomas S. to be divided to them as they arrive at ^{mature} age, provided that my son Richard's part shall remain at the disposal of my Executors for his benefit, until he shall be restored to bodily health, & the right exercise of his mind and memory. I wish my beloved wife to remain in possession of the house and land, during her life & then they to be sold and the proceeds after allowing to my friend William L. Crayton liberal compensation for his services as one of my Executors and as Guardian equally divided among my children above named.

I do hereby appoint my beloved wife Mary H. Mitchell and my respected friend William L. Crayton Guardian for all my children above named. I do hereby appoint my beloved wife Mary H. Mitchell & my respected friend William L. Crayton Executors of this my last will & testament, & do revoke all former & other wills. Given under my hand & seal this twenty second day of January in the year of our Lord One Thousand Eight Hundred, & Thirty Eight.

The words "& as guardian" interlined before signing.

Signed, sealed, published & declared	Joshua S. Mitchell	(seal)
as & for the last will & testament of said Joshua		
S. Mitchell the 22nd day of January 1838, in		
presence of Cuthbert G. Hudson		

John Stilwell

Aug. Owen

J. A. Frazer

It is wish that all the stock of horses, cattle & household furniture R H should be kept together for the use of the family at the discretion of the executors. Given under my hand & seal this 22nd of January 1838.

Attest

G. G. Hudson

Joshua S. Mitchell (seal)

John Stilwell

Aug. Owen

J. A. Frazer