

Carpenter has been duly appointed Executor of the Last Will and Testament of Henry Hopkins deceased. Now if the above named Justus Carpenter 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, this date above.

Attest: J.C. Sudderow, Clerk.

Justus Carpenter
Henry + Hopkins
James Sanderson.

James Kennedy ³ The State of Alabama ³ Know all men by these presents, That we Guardian Bond ³ Greene County ³ James Kennedy, and Edward T. Myrue are held and firmly bound unto Thomas F. Moody Esquire Judge of the Orphans Court of the County, in the sum of four thousand dollars to be paid to the said Thomas F. Moody Esq; or his successors in office, to which payment well and truly to be made we bind ourselves and our heirs, executors and administrators, jointly, severally and firmly by these presents. Sealed with our seals and dated this twentieth of November, one thousand eight hundred and thirty.

The condition of the above obligation is such, That whereas the above bound James Kennedy has been duly appointed Guardian to James A. Anderson of the age of about nineteen years, one of the Minors of Thomas J. Anderson deceased. Now if the above bound James Kennedy shall well and truly perform all the duties which are or may be by law required of him as a Guardian then the above obligation to be void, otherwise to remain in full force.

Signed, sealed and acknowledged
in open Court, this date above.

J.C. Sudderow, Clerk.

James Kennedy
Mrs Kennedy
E. T. Myrue

John Gordon ³ The State of Alabama ³ Know all men by these presents, That we Guardian Bond ³ Greene County ³ John Gordon, James Gordon and Thomas May are held and firmly bound unto Thomas F. Moody Judge of the Orphans Court of said County and to his successors in office, in the sum of seven hundred dollars, for which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally firmly by these presents. Sealed with our seals and dated this 16th day of November, 1880.

The condition of the above bond is such, That whereas the above bound John Gordon has been duly appointed Guardian to George W. Gordon of the age of nineteen years a Minor heir of William Taylor his deceased grandfather. Now if the said John Gordon 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 and effect.

Signed, sealed, acknowledged and delivered
in open Court the date above.

Attest: J.C. Sudderow, Clerk.

John Gordon
James Gordon
Thomas May

Samuel D. Richardson ³ State of Alabama ³ Know all men by these presents, That Guardian Bond ³ Greene County ³ we Samuel D. Richardson, William T. Cotton and Matthew Rainey, are held and firmly bound unto Thomas F. Moody, Judge of the Orphans Court of said County, and to his successors in office, in the sum of twenty five hundred dollars, for which payment well and truly to be made we bind ourselves and our heirs, executors and administrators, jointly and severally, firmly by these presents. Sealed with our seals, and dated this twenty fourth day of November 1880.

The condition of the above bond is such, That whereas the above bound Daniel D. Richardson has been duly appointed Guardian to Andrew Spears of the age of seventeen years, and of David Spears, of the age of fifteen years, minor heirs of David Spears deceased. Now, if the said Daniel D. Richardson 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 and effect.

Signed, sealed, acknowledged and delivered,
in open Court, the date above.

D. D. Richardson
W. T. Cotton
M. T. Rainey



Attest: J.C. Sudderow, Clerk.

John W. Fleming ³ State of Alabama ³
Administrator Bond ³ Greene County ³ Know all men by these presents, That we John W. Fleming, John Long and Thomas Riddle are held and firmly bound unto Thomas F. Moody, Judge of the Orphans Court of the County aforesaid, in the sum of six hundred dollars, to be paid to the said Judge or his successors in office, to which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly, severally, and firmly, by these presents. Sealed with our seals and dated this seventh day of December, one thousand eight hundred and thirty.

The condition of the above obligation is such, That whereas the above bound John W. Fleming has been duly appointed administrator of all and singular the goods and chattels, rights and credits of Caroline Fleming deceased. Now, if the said John W. Fleming 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 Court.

John W. Fleming
Thomas Riddle
John Long



Attest: J.C. Sudderow, Clerk.

Natilda Anderson ³ State of Alabama Greene County.
Administrator Bond ³ Know all men by these presents, That we Natilda Anderson, Agnes Anderson, Alexander McAllister and James Yantis are held and firmly bound unto Thomas F. Moody Judge of the Orphans Court of the county aforesaid, in the sum of two thousand dollars to be paid to the said Judge or his successors in office, to which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly, severally and firmly by these presents. Sealed with our seal and dated this 13th day of December, one thousand eight hundred and thirty.

The condition of the above obligation is such, that whereas the above named Matilda Henderson has been duly appointed administrator of all and singular the goods and chattels, right and credits of William Henderson deceased. Now, if the said Matilda Henderson shall well and truly perform all the duties which are or may be by law required of her as such administrator then the above obligation to be void, otherwise to remain in full force.

Signed, sealed and acknowledged
in open Court

J. C. Laddison - Clerk.

Matilda Henderson
Agnes Henderson
James Gray
A. M. Hays



George Hays, State of Alabama, Know all men by these presents, That we George Hays, Isaac C. Laddison and John W. Lewis are held and firmly bound unto Thomas T. Moody, Judge of the Orphans Court of the County aforesaid in the sum of six hundred dollars to be paid to the said judge or his successors in office, to which payment well and truly to be made we bind ourselves, our heirs, executors and administrators, jointly severally and firmly by these presents. Sealed with our seals and dated this twentieth day of December, one thousand eight hundred and thirty.

The condition of the above obligation is such, that whereas the above named George Hays has been duly appointed administrator of all and singular the goods and chattels, right and credits, of Benjamin Cooper deceased. Now, if the said George Hays 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 Court

J. C. Laddison - Clerk.

George Hays
J. C. Laddison
John W. Lewis



John Cleman, State of Alabama, Know all men by these presents, That we, Guardian Bond, John Cleman, George Hays and Duncan Lee are held and firmly bound unto Thomas T. Moody, Judge of the Orphans Court of said County, and to his successors in office, in the sum of twelve thousand dollars, for which payment, well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly, by these presents. Sealed with our seals and dated this fourteenth day of December, 1880.

The condition of the above bond is such, that whereas the above named John Cleman has been duly appointed Guardian to Mary Cleman of the age of fourteen years and to Billy J. Cleman of the age of nine years, minor heirs of Miley Cleman, deceased. Now, if the said John Cleman 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 and effect.

Signed, sealed, acknowledged and delivered
in open Court, the date above.

Attest - J. C. Laddison - Clerk.

John Cleman
George Hays
Duncan Lee

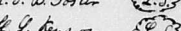
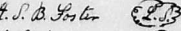
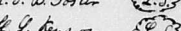


John Davis, State of Alabama, Know all men by these presents, That we John Davis, Executor Bond, John D. B. Foster and Howell L. Dawson are held and firmly bound unto Thomas T. Moody, Judge of the Orphans Court of the County aforesaid, in the sum of eight thousand dollars, to be paid to the said Thomas T. Moody, Esq; or his successors in office, to which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly, severally and firmly by these presents. Sealed with our seals and dated this fifteenth day of December, one thousand eight hundred and thirty.

The condition of the above obligation is such, that whereas the above bound John Davis has been duly appointed Executor of the last will and Testament of Daniel M. Lillman deceased. Now, if the above bound John Davis 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

John Davis
J. D. B. Foster
Howell L. Dawson



Attest - J. C. Laddison - Clerk.

John B. Cott, State of Alabama, Greene County, Know all men by these presents, that we John B. Cott, John Coleman, and Levin Mathis are held and firmly bound unto Thomas T. Moody, Judge of the Orphans Court of the County, in the sum of six thousand dollars, to be paid to the said Thomas T. Moody, Esq; or his successors in office, to which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly, severally and firmly by these presents. Sealed with our seals and dated this twenty seventh day of December, one thousand eight hundred and thirty.

The condition of the above obligation is such, that whereas the above bound John B. Cott has been duly appointed Guardian to Mary Cleman of the age of fourteen years and to the minors of Miley Cleman deceased. Now, if the above bound John B. Cott shall well and truly perform all the duties which are, or may be, by law, required of him as such Guardian, then the above obligation to be void, otherwise to remain in full force.

Signed, sealed and acknowledged
in open Court

John B. Cott
John Coleman
L. Mathis



William Sanderson, in Thursday evening the 30th September 1880, my son Will. William Sanderson being on his death bed and in the full possession of his senses mentioned to me that he wished the following disposition to be made of his property viz to his sister Matilda he wished all his property of every description and money to begin, except a wagon and a rifle, you will be given by brother James Sanderson to have, and a negro girl Hannah which he wished given to his sister Jane, with the further request, that if his Negro woman Rose should have another child, the child should also be given to his sister Jane. I enquired of him what disposition he wished to be made of the land, to which he replied that his sister Matilda might manage that with her brother as she might think fit. Being under my hand this 1st day of October 1880. Attest - J. C. Laddison, Clerk.

John Sanderson

Orphans Court - September 2nd 1830.

In the application of probate
Carpenter, the Executor of the will of Hardy Hopkins deceased, and upon the introduction
of James Henderson, who being duly sworn in open court deposes as to the execution
of said will fully to the satisfaction of the Court. It is ordered that said will be
recorded.

A true copy from the Minutes. Attest. J.C. Sudder. Clerk.

Hardy H. Hopkins In the name of God, amen;

Will. I Hardy Hopkins being of sound and perfect
mind and memory herein declare do this 7th day of March in the year of our Lord
1830 make and publish this my last will and testament in the manner following
that is to say, for the love and affection I have for my beloved wife Mary Hopkins
I give and bequeath unto her my negro woman named Lida likewise all my stock
of horses, cattle hogs and household and Kitchen Furniture as I give and
bequeath unto her during her life time or her widowhood then to be equally divided
between my three children Archibald Henderson, Joseph Carpenter and Elizabeth also
an equal part to the child that my beloved wife Mary is now pregnant with.
Moreover it lies and I hereby make and ordain my worthy friend Joseph Carpenter
Executor of this my last will and testament and set my hand and seal the day
and year above written.

Signed, sealed, published and declared
by the said Hardy Hopkins the testator as his
last will and testament in the presence of us who
were present at the time of signing and
sealing thereof.

James C. Hall
James, his wife
Benj't Carpenter.

Hardy H. Hopkins

Jefferson Gordon State of Alabama³ That all men by these presents,
Caroline Gordon Bond³ Besse County That we, Jefferson Gordon, Caroline
Gordon, Amos Sims and Jessie Gordon are held and firmly bound unto
Thomas F. Moody Esq; Judge of the Orphans Court of the County aforesaid, in
the sum of three thousand dollars, to be paid, to the said Thomas F. Moody, Esq;
or his successors in office, to which payment well and truly to be made we bind
ourselves, our heirs, executors and administrators jointly, severally and firmly by
these presents. Sealed with our seals and dated this 11th day of October 1830.

The condition of the above Obligation is such, that whereas the above bound
Jefferson Gordon and Caroline Gordon have been appointed administrators and admini-
strators of all and singular the goods and chattels, rights and credits of Thomas
F. Gordon deceased. Now, if the said Jefferson Gordon, and Caroline Gordon shall
well and truly perform all the duties which are or may be by law required of
them as such administrator and administrator then the above obligation to be void,
otherwise to remain in full force.

(Signed, sealed and acknowledged in open Court.) Jefferson Gordon Amos Sims Caroline Gordon Jesse Gordon
Attest. J.C. Sudder. Clerk.

Brewster St. Jayne

Guardian Bond

The state of Alabama³ know all men by these presents, That we,
Besse County³ Brewster St. Jayne and Amos Sims are held
and firmly bound unto Thomas F. Moody Judge of the Orphans Court of said County,
and to his successor in office, in the sum of one thousand dollars, for which payment
well and truly to be made, we bind ourselves, our heirs, executors and administrators,
jointly and severally, firmly by these presents. Sealed with our seals and dated this
fourteenth day of February 1831.

The condition of the above Bond is such, That, whereas the above
bound Brewster St. Jayne has been duly appointed Guardian to William Lee Browne of
the age of three years, the 10th day of November last past, a minor son of William L.
Browne deceased. Now, if the said Brewster St. Jayne 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 and effect.

Signed, sealed, acknowledged and delivered

in open Court, the date above.

Attest. J.C. Sudder. Clerk.

Brewster St. Jayne 
Amos Sims 

Brewster St. Jayne

Administrator Bond

The state of Alabama³ know all men by these presents, That
Besse County³ we, Brewster St. Jayne, Amos Sims and
Jefferson Gordon are held and firmly bound unto Thomas F. Moody, Judge of the Orphans
Court of the County aforesaid, in the sum of one thousand dollars, to be paid to the said
judge, or his successor in office, to which payment well and truly to be made, we
bind ourselves, our heirs, executors and administrators, jointly, severally and firmly by these
presents. Sealed with our seals and dated this fourteenth day of February one thousand
eight hundred and thirty one.

The condition of the above Obligation is such, that whereas the above bound
Brewster St. Jayne has been duly appointed administrator of all and singular the goods and
chattels, rights and credits of William L. Browne deceased. Now, if the above bound Brewster St.
Jayne 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 Court - Attest. J.C. Sudder. Clerk.

Brewster St. Jayne 
Amos Sims 
Jefferson Gordon 

F. L. Constantine

Administrator Bond

The state of Alabama³ know all men by these presents, That we,
Besse County³ Francis L. Constantine, Willis Brashears and
James Smith are held and firmly bound unto Thomas F. Moody Judge of the Orphans Court of
the County aforesaid, in the sum of fifteen hundred dollars, to be paid to the said judge or
his successors in office, to which payment well and truly to be made we bind ourselves, our
heirs, executors and administrators jointly, severally and firmly by these presents. Sealed with
our seals and dated this 11th day of October one thousand eight hundred and thirty.

The condition of the above Obligation is such, that whereas the above bound Francis L.
Constantine has been duly appointed administrator of all and singular the goods and
chattels, rights and credits of Elizabeth Lambeth deceased. Now, if the said Francis L.
Constantine 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 Court.

Attest - I. C. Beddoe, Clk.

G. G. Constantine
Willis Bushaw
James Tompkins

② 13
② 13
② 13

John W. Smith and W. M. Smith ³ The State of Alabama - Greene County.
Executor Bond I know and now by these presents that we John W. Smith, Wright W. Smith, David Littt and Richard Hatter are held and a party bound unto James F. Moody Esq. Judge of the Orphan Court of the County aforesaid, in the sum of five thousand dollars, to be paid to the said Thomas F. Moody Esq; or his successors in office, to which payment well and truly to be made we hold ourselves, our heirs executors, and administrators, jointly, severally and jointly, by these presents. Sealed with our seal and dated this fourteenth day of March in the year of our Lord one thousand, eight hundred and thirty one.

The condition of the above obligation is such, That whereas the above bound John W. Smith and Wright W. Smith have been duly appointed Executors of the last will and Testament of James F. Smith deceased. Now if the above bound John W. Smith and Wright W. Smith shall well and truly perform all the duties which are or may be by law required of them as such Executors, then the above obligation to be void, otherwise to remain in full force.

Signed, sealed and acknowledged

in open Court, this date above.

Attest. I. C. Beddoe, Clk.

John W. Smith
Wright W. Smith
David Littt
Richard Hatter.

② 13
② 13
② 13
② 13

Daniel W. Silman ³ I Daniel W. Silman of the County of Greene and state of
Ala. ³ Alabama. Do hereby make my last will and Testament in
manner and form following. It is my special desire and wish that all my just debts be
paid - I give and bequeath to my beloved wife Melinda Silman the following negroes
(to wit) Henry Kamau and Isabella, together with all and every description of bedding,
household and kitchen furniture and always to have kept in her possession a horse
and saddle such as she may choose all of which specific property to be the said
Melinda Silman's during her life. I devise in addition to the negroes specific and
named in a deed of gift to my daughters Sarah Ann Silman and Nancy Calhoun Jr.
Silman executed by myself to their benefit. in addition to the negroes named and
specified in the said deed of gift to my daughters Sarah Ann Silman and Nancy Calhoun Jr.
Silman, I devise and wish that each of them at their marriage or becoming of age
to have a horse and saddle apiece and a bed and furniture apiece while furniture
or a part is in the hands or care of Catherine Daig as specified in a list or
catalogue of articles including a trunk.

I give unto my three sons Elvian Davis Silman, William Love B. Silman and Daniel
Walton Silman, the following named negroes, (to wit) John Davis, George, Casper, Henry,
Ulysses and Harry to be equally divided by lot when Elvian Davis Silman becomes
twenty one years of age. If either of the boys or my sons above named die before
they become of age or have an heir then in that case the decedant or decedants
lot of property is to be equally divided between the two surviving sons and
if two die I wish the surviving son ^{to have} then a the above specified lot of

property named for them. It is my will that my wife live and reside on the
premises I now own and have the same cultivated during her life and keep and raise
all my above named children, my particular wish is that my children have a good
education and to be raised in a Moral and upright way & I wish a sufficiency of my
stock of every description to resemble for the benefit of my family, and the balance to
be sold, I wish my slave house Atlas sold at private sale, if it may be convenient best,
and the proceeds of the same stock or a sufficiency thereof to be applied to the
payment of my debts and an education of my children. I will to my three sons Elvian
Davis Silman, William Love B. Silman and Daniel Walton Silman all my landed possession
to be equally divided according to quantity and quality, but my wife is to retain
the premises and to be supported thereon during her life and the land to be so
divided when my son Elvian Davis Silman becomes twenty one years of age - subject to
the same regulations specified in the same respecting the lot of negroes referred to
Elvian Davis Silman, William Love B. Silman and Daniel Walton Silman - It is my
desire if my sons Elvian Davis Silman, William Love B. Silman and Daniel Walton Silman
should have more of my property in the aggregate than my daughters
Sarah Ann Silman and Nancy Calhoun Jr. Silman, including the property specified in
the above named deed of gift and the property herein referred to my daughters benefit,
then in that case it is my desire that all my children herein named have an equal
part of my estate. At the death of my wife the property and its increase that I will
to her to be equally divided between Elvian Davis Silman, William Love B. Silman and
Daniel Walton Silman having due regard to Equality of Division of my estate taking into
view the above deed of gift above named - to all my children herein named, It is
my particular will and desire that this my last will and Testament to strictly adhere
to and the property as specified and allotted herein I give to them, their heirs,
executors, administrators and assigns for ever. And lastly I do hereby constitute and
appoint my beloved wife Melinda Silman my executrix and my Brother John Davis my
Executor to this my last will and Testament, revoking all others or former wills by
me made heretofore. In witness whereof I have hereunto set my hand and affixed
my seal this second day of September one thousand eight hundred and thirty.

Signed, sealed, published and delivered as
and for the last will and Testament of the
above named Daniel W. Silman in presence
of us

D. W. Silman

② 13

Thomas G. Moore

Peter B. Cook

Charles Stephens Jr.

I. Browne

Orphans Court December 13th 1830.

In the application of John Davis the Executor of the last will and
Testament of Daniel W. Silman deceased Charles Stephens Jr and Isaac Brown two of
the witnesses to said will being sworn deposed fully as to the execution of said will,
whereupon it is ordered that said will be received and recorded.

A true copy from the minutes.

Attest, I. C. Beddoe, Clk.

James H. Smith's Will State of Alabama
Greene County I James H. Smith of the State and County
of Will, aforsaid, do hereby make this my last will
and testament in the form following, (to wit) first it is my special will and request
that all my just debts be paid & It is my wish that my Brother Wright W. Smith and
my family remain on my premises on which he now lives with all my negroes and
raise a crop in 1881, and after defraying all the expenses of raising such crop out of
the proceeds of same crop and half of the revenue of the proceeds of the crop to
belong to said Wright W. Smith, the other half of the crop or proceeds to remain on the
premises to the use of my aged father and mother William Smith and Anna now of
fourth century.

I also give and bequeath unto my Father and Mother William Smith and Anna Smith
during their lives, three half quarter sections of land lying and being in Greene County as
follows (to wit) west half of the north east quarter of section nineteen, township twenty two,
range first west of the line office district of Stephens, also the east half of the same quarter,
also the west half of the Northwest quarter section twenty, township twenty two, range first west, etc
of the Stephens district. It is my will and desire after the 1st of 1881 if necessary and
taken care of, that my negroes (to wit) Harry, Jim, Stephen, Jack, Ben and Henry be given up
together with the above described lands to my Father and Mother William Smith and Anna
Smith all of which is to be to the use and benefit of said William Smith and Anna Smith
during their lives. It is further my will and desire that my Father and Mother William
Smith and Anna Smith have 2/3 more and yelding and my part of stock Cows and hogs
with my farming implements at the completion and saving of the cost of 1881. To my Brother
John W. Smith I give my Bed and furniture, to my Brother Wright W. Smith I give my sofa you
and set you and all pertaining thereto with my bed and bedding. To my Brother Robert
W. Smith I give my silver watch. I wish all my outstanding money collected and put to
interest to understand me and sure and sufficient security. But if my Father and Mother
needs any money they must have and use sufficient and then not to be accountable for
such money. At the death of both my Father and Mother it is my will and desire that
all my estate both real and personal that I have left to the benefit of Father and Mother
should be divided equally among all my brothers and sisters and the money now
owing to me, at the aforementioned period to be divided equally among my brothers and
sisters. I do hereby constitute, appoint and make Brothers John W. Smith, Wright W. Smith and
Robert W. Smith my faithful executors to this my last will and testament, revoking all other wills
or testaments set by me and seal this twentieth day of November
in the year of our Lord one thousand eight hundred and thirty one the fifty fifth year of
American independence.

Spouse, children and acknowledge as
to person of us

The words "and Mother" interlined in the second line
from the bottom and after the word "Father" - before signature.

I. Brown
Peter B. Cook
Henry Lyman

James H. Smith

Orphans Court. March 14th 1881.

In the application of John H. Smith and Wright W. Smith, who introduced
Henry Lyman a witness to the last will and Testament of James H. Smith deceased, to
prove the same, who deposes fully to the satisfaction of the Court, as to the execution of
said will. It is therefore ordered that said will be recited and recorded.

A true copy from the minutes.

Attest. J. C. Smucker, Clerk.

D. B. Richardson
Guardian
Bonds

The State of Alabama Greene County Daniel B. Richardson & William J. Fortson &
John White are held and firmly bound unto Thomas J. Moody Judge
of the Orphans Court of this County and to his Successor in Office in
the sum of One Hundred Dollars for which payment to be
and ready to be made. We bind ourselves our heirs Executors and
Administrators jointly and severally firmly by these presents sealed
with our seals and dated this twenty second day of March 1881.

The condition of the above bond is such, that whereas
the above bound Daniel B. Richardson has been duly appointed Guardian
to Andrew Spears of the age of seventeen years and said Spears of
the age of fifteen years minor heir of David Spears deceased
now if the said Daniel B. Richardson shall well and truly perform
all the duties which or may be by law required of him to such
Guardian then this obligation to be void otherwise to remain in full force
free and effectual.

Signed sealed acknowledged and delivered in
open Court the date above.

Clerk J. C. Smucker Clerk D. B. Richardson

Wm. J. Fortson
John White

John B. Richardson
Wm. J. Fortson
John White

the State of Alabama
County of Greene
I, John P. Cobb & John Coleman &
Lavinia Watkins am his and jointly bound unto Thomas H. Moody
Judge of the Orphans' Court of Said County and to his successors in
Office in the sum of Twelve Thousand Dollars for which payment will
be duly to be made. We bind ourselves our heirs Executors and
Administrators Jointly and severally, firmly by these present sealed
with our seals and dated this twenty second day of March 1831

The Condition of the above bond is such that whereas
the above bound John P. Cobb has been duly appointed Guardian
to Martha Ann Coleman of the age of ten years and Henry J.
Coleman of the age of nine years minor heirs of Nellie Coleman
deceased now of the said John P. Cobb shall well and truly
perform all the duties which are or may be by law required of
him as such Guardian then this obligation to be void otherwise
to remain in full force and effect.

Signed, sealed, acknowledged in open Court by John P. Cobb
the date above John Coleman
attest A. C. Fredericks Clerk S. Watkins

P. Cobb
J. Coleman
A. C. Fredericks Clerk
S. Watkins

Posey Gordon State of Alabama Greene County

will In the name of God amen. I Posey Gordon being weak of body
considering the uncertainty of this mortal life and being of sound mind and perfect
memory blessed be the Almighty God for the same to make and
publish this as my last will and testament in manner and form following
that is to say after paying all my just debts I give and bequeath
unto my beloved wife Elizabeth S. Gordon all of my real estate consisting
of four half quarter sections of land three of which lie in Sect 38. Town
22. R. 1. ^{W. 1/4 of the section office of St. Stephens Twp. W. 1/4 of N.W. Quarter}
+ E. 1/4 of N.W. Quarter and E. 1/4 of N.W. 1/4 of Section 38. and likewise all
the lands which I claim in Section 40-39 in the District of the land
office of St. Stephens Town. 22. R. 1. to likewise give and bequeath
unto her the following maid and men servants to my service
Elmira Caroline Lucrecia Lutcher Margaret Caesar Henry
Benjamin Willis Sam and others to be her right and lawful
property during her widowhood and lastly as to all the rest the
residue and remainder of my personal estate good and chattels
of what kind and nature. Wherever I give and bequeath the same
to my beloved wife Elizabeth S. Gordon whom I hereby appoint
sole Executrix of this my last will and testament as of the aforesaid
mentioned real and personal Estate in her possession at her death
I wish to be equally divided between my natural children

I do hereby revoke all former will by me made in writing whereof
I hereunto set my hand and seal this 8th of November in the year of
our Lord One Thousand Eight Hundred and thirty
Signed sealed and published our seal
by the above named Posey Gordon to be
his last will and testament in the
presence of us who have hereunto
Subscribed our names as witnesses in
presence of the testator

Charles Oliver H.
James Thach
Jefferson Gordon

Jefferson Gordon being known swears that he and the other two
witnesses to the above will were present at the time & saw the decedent
Signed the same as his last will and testament that said will was
read to him & after he had signed the same he requested the deponent
& the other two witnesses to witness Charles Edwards & James Isaak
to sign their names therunto as witnesses which they did at the same
time in the presence of said decedent & of each other & that said
decedent was of sound mind & memory known to the 30th day of April
1831

Attest C. C. Fredericks Clerk
O. C. G. C.

Elizabeth
Gordon
Adrienne
Bond

The State of Alabama - Know all men by these presents that we
Greene County Elizabeth S. Gordon and Posey Gordon Jefferson
Gordon & Murphy Stephenson are his and
jointly bound unto Thomas H. Moody Esq Judge of the Orphan's Court
of the County aforesaid in the sum of Ten Thousand Five Hundred Dollars
to be paid to the said Judge or to his successors in office for which
payment will and truly to be made to bind our selves our heirs Exec-
utors and Administrators Jointly and severally firmly by these present
sealed with our seals & dated this thirtieth day of April 1831

The Condition of the above obligation is such that
whereas the above bound Elizabeth S. Gordon has been duly appointed
Executor of the last will and testament of Posey Gordon deceased
now of the said will and truly perform all the duties which
are or may be law required of her as such Executor then the
above obligation to be void otherwise to remain in full force and
effect

Elizabeth S. Gordon *Seal*
Signed sealed & delivered in
open Court before me *Seal*
the date above *Seal* Jefferson Gordon *Seal*
A. Stevenson *Seal*

State of Alabama I do now by these presents that
am 1st and Greene County 3 Mr Edwin Peck John M Bates & Frederick

Pick are held and firmly bound onto
Thomas H. Hardy Judge of the Orphans Court of the County aforesaid
in the sum of \$1000 Dollars and Costs to be paid to the said Judge or
his Successors in Office to which payment will and truly to be made
so long ourselves our heirs Executors and Administrators jointly
Security and firmly by these presents sealed with our Seals and
dated this 25th day of April One thousand eight hundred and
thirty one

The Condition of the above Obligation is Such
that Whereas the above named Edwin Peck hath been duly
appointed administrator of all and singular the goods and chattels
right and credits of Thomas Peck deceased. Now if the said Edwin
Peck 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

Edwin Peck *Seal*
Signed Sealed and acknowledged 3 John M Bates *Seal*
in open Court. 3 Frederick Peck *Seal*
Attest J C Greco Clerk 3

Daniel W.
Eastley
Will

Concurred in Daniel W Eastley of Greene County and State of Alabama
Concerning the uncertainty of this mortal life and being weak in
body but of sound mind and memory do make and publish this my
last Will and Testament in manner following that is to say
I give and bequeath my estate both real and personal of what
Nature or Kind soever it may be to my son Richard Eastley
and my daughters Sarah Cade Polley Harper Elizabeth French
Martha *Seal* Susan Parker and Priscilla Cade to be
equally divided among them after paying all my just debts
having heretofore given to my Sons Richard & Edward
Eastley their portion of my Estate I do hereby constitute and
appoint Richard B Wallhall of Perry County and State aforesaid
Executor of this my last Will and Testament to Mortify
honestly all former wills or Testaments by me hitherto made
in witness whereof I have hereunto set my hand and affixed my
Seal the Sixth day of December 1830

Just
Geo C King
Seal

Elizannah Phillips
W. J. House

Upon due and legal proof of the execution of the written Will

being made by Wiliam J House and George C King two of the subscribers
whereunto it is ordered by the Orphans Court of said County now
in session to be received and recorded according to Law Done at the
Court House of Greene County in the State of Alabama on the 25th
day of April 1831 at a Special Term of the Orphans Court then &
there held the Honorable Thomas H. Hardy Judge of said Court
presiding Attest J C Greco Clerk of said Court

Richard B
Wallhall
Ex. Wm. D.

State of Alabama Greene County

Know all men by these presents that
we Richard B Wallhall George C King and James Yeates are held and
firmly bound unto Thomas H. Hardy Esquire Judge of the Orphans
Court of the County aforesaid in the sum of One Thousand Dollars
to be paid to the said Thomas H. Hardy Esquire or his Successors in
Office to which payment will and truly to be made so long ourselves our
heirs Executors and Administrators jointly Security and firmly by these presents
Sealed with our seals and dated this 25th day of April in the Year of our Lord
One Thousand Eight Hundred and Thirty One

The Condition of the above Obligation is Such that
Whereas the above named Richard B Wallhall has been duly appointed
Executor of the last Will and Testament of Daniel W Eastley deceased
Now if the above named Richard B Wallhall shall well and truly
perform all the duties which are or may be by Law required of him
as such Executor then this obligation to be void otherwise to remain
in full force

Richard B Wallhall *Seal*
Geo C King *Seal*
James Yeates *Seal*

Signed Sealed and acknowledged
in open Court this date above

Attest J C Greco Clerk

Willis Pollard The State of Alabama I Know all men by these presents
Guardian 1831 That we Willis Pollard Samuel Evans &
Francis G Constantine are held and firmly bound unto Thomas F
Moody Judge of Orphans Court of Said County and to his
Successors in Office in the sum of Two Thousand Dollars for 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 this nineteenth
day of April 1831

The Condition of the above Bond is such
that whereas the above bound Willis Pollard has been duly appointed
Guardian to Austin Pollard of the age of Thirty Years and Lewis
J Pollard of the age twelve years Minor Heirs of Austin
Pollard deceased None of the heirs Willis Pollard shall well and
truly perform all the Duties which are or may be by law required of
him as such Guardian then the obligation to be void otherwise to
remain in full force and effect
Signed and acknowledged and delivered Willis Pollard *Seal*
in open Court the date above James Evans *Seal*
Attest J. C. Prendergast Clerk F. G. Constantine *Seal*

C. C. Scott
Guardian
1831

The State of Alabama I Know all men by these presents that we
Greene County Christopher C Scott James A Scott &
John Crocker are held and firmly bound unto Thomas F Moody Judge
of the Orphans Court of Said County and to his Successors in Office
in the sum of Two Thousand Dollars of which payment well and
truly to be made we bind ourselves on their executors and administrators
Jointly and severally firmly by these presents Sealed with our seals
and dated this Eighteenth day of April 1831

The Condition of the above Bond is such that
whereas the above bound Christopher C Scott has been duly
appointed Guardian to Turner D Pele of the age of One & a half
years the Only minor heir of Turner D Pele deceased
None of the heirs Christopher C Scott shall well and truly perform all
the Duties which are or may be by law required of them as such
Guardian then the above obligation to be void otherwise to remain
in full force & effect

Signed and acknowledged and delivered Christopher C Scott *Seal*
in open Court the date above James A Scott *Seal*
Attest J. C. Prendergast Clerk John Crocker *Seal*

The State of Alabama I Know all men by these presents that we
Greene County Ann Perry James Parker & John Perry are held
and firmly bound unto Thomas F Moody Judge of the Orphans Court
of the County aforesaid in the sum of Eight Thousand Dollars to be paid
to the said Judge or his Successors in Office to which payment well and
truly to be made we bind ourselves on their executors and administrators
Jointly severally and firmly by these presents Sealed with our seals
and dated this Month Day of May One Thousand Eight Hundred
and thirty one

The Condition of the above obligation is such that
whereas the above bound Ann Perry has been duly appointed adminis-
trator of All and singular the goods and chattels rights and credits
of Joseph Perry deceased Son of the said Ann Perry shall cause
and truly perform all the Duties which are or may be by law required
of him as such administrator then the obligation to be void
otherwise to remain in full force Ann Perry *Seal*
James Parker *Seal*
John Perry *Seal*

Signed Sealed and Acknowledged
in open Court

J. C. Prendergast

I the day State of Alabama Greene County St. John B. McElroy and Matthew H. Haining and
Samuel G. Ward have been duly appointed administrators of All and
singular the goods and chattels rights and credits of Edward Nichols deceased Father of the
said John Long & Samuel G. Ward shall well and truly perform all the Duties which are
or may be by law required of them as such administrators then the above obligation to be
void otherwise to remain in full force

John Long *Seal*
S. G. Ward *Seal*

J. B. McElroy *Seal*
Matthew Haining *Seal*

Signed sealed and Acknowledged
in open Court this date above

J. C. Prendergast *Seal* C. W.

Burwell Huggins Esq State of Alabama I now all men by these presents That Mr Burwell Huggins
Huggins Esq Greene County of John A Powell and Justice Judges are held and firmly bound
Adams Bond unto Thomas St. Moody Judge of the orphans Court of the County aforesaid in the
Philip Hester sum of three hundred dollars to be paid to the said Judge or his successors in office to
Estate which payment well and truly to be made we bind ourselves our heirs executors and
administrators jointly severally and firmly by these presents Sealed with our seals and
date this 1st day of July one thousand eight hundred and thirty one —
The condition of the above obligation is such That above the above named Bond Huggins
has been duly appointed administrator of all and Singular the goods and chattels rights
and credits of Philip Hester deceased —
That the said Burwell Huggins 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 —

Serial sealed &
acknowledged before
me the 15th July 1851.
Attest
H. H. Gardner (Acting)
(Signed)

B. Higgins
John A. Powell
James Gardner





Mr. Mc
Mellen Esq^r
Guardian
Bank for
Honor
The state of Alabama I know all men by these presents that we
Gaines County & William McMellen & wife Mary Mc
McGee we hold and firmly bind unto Thomas J. Hedges Justice of the
Supers Court of said County and to his successors in office in the sum of five
Thousand dollars for which payment well and truly to make we bind ourselves
our heirs executors and administrators jointly and severally firmly by these presents
Sealed with our seals and dated this 20th day of August 1851
The condition of the above bond is such that whereas the above named Mr. Hedges
McMellen has been duly appointed Guardian to William L. McMellen of the
age of about thirteen Years minor heir of Emeline McMellen deceased Head of the
said William McMellen shall well and truly perform all the duties
which are or may be by law required of him as such Guardian then the above obliga
tion to be void otherwise to remain in full force and effect.)

Signed sealed acknowledged and delivered in open Court
the date above
Attest. Wm. F. McGehee *Wm. F. McGehee* *Seal*
Joe McGehee *Joe McGehee* *Seal*
John S. McGehee *John S. McGehee* *Seal*

James Miller
J. J. Adner
Brooklin
Favor

State of Alabama 3 August 1844 by the present Plaintiff Mills Plessin
County 3 Petigway & Isaac A. Gendron are held and firmly bound
unto Thomas F. Moody Judge of the Supreme Court of the County aforesaid
in the sum of five hundred dollars to be paid to the said Judge or his successors
in office to which payment well and to be made at hand unless our
kins executors and administrators jointly severally and firmly by these pres-
ents. Sealed with our seals and dated this 24th day of August one thousand
one hundred and thirty one.

The condition of the above obligation is such that whereas the said bound
James Mills has been duly appointed administrator of all and singular the
goods and chattels rights and credits of Richard J. Lewis deceased Now if
the said James Mills shall well and truly perform all the duties which
ever 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 in the presence of the
afore court the 1st instant

Attest

J C Frizzell, Clerk

James Mills P. B. 3
Petigway & Gendron P. B. 3
H. Gendron P. B. 3

W. W. H.
Kenedy To
Guardian
back his
power

The state of Alabama I know all men by these Presents That we Robert Greene County Esq^r W^t B^r Kennedy Elisha S^r record and these severally are held and givnly bound unto Thomas P^r Sleary Esq^r Judge of the Court one Court of the County in the sum of One Thousand dollars to be paid to the said Thomas P^r Sleary Esq^r or his successor in office which judgment will be truly to be made we bind ourselves our heirs executors and administrators severally and firmly by these presents sealed with our seals and dated this 20th day of September 1834 The condition of the above obligation is such that whereas the above bound Robert W^t B^r Kennedy has been duly appointed a guardian to Absm^r J^r Thompson a minor of the age of about eight years heir of his Grandfather James Thompson deceased & that if the above bound Robert W^t B^r Kennedy shall well and truly perform all the duties which are or may be by law required of him as such Guardian then the above obligation to be void otherwise to remain in full force.

Signed sealed and acknowledged in open court the 30th Septt 1831 - B. V. Penney
Eliza B. Moore
Moses Lewis

Base 17
Wright
1/3 admr
bond on
Estate of J. W.
at Dec. 1.

whose payment will not, truly & to make all bonds received over, heretofore
by said Administrators Bank & several and truly by the Receiver General with
the seals and dated this 22nd day of September one thousand eight hundred
and thirty one - The condition of the above obligations & such that whereas the
above James Pease the original lessor has been duly appointed Administrator of all and
Sundry the goods and chattels movable and credit of Elizur Wright deceased & that in
the last year 1831 he sold unto Dolly Lufkin all the aforesaid goods or may
be by law entitled of him as such administrator then the above obligations to be void other
wise to remain in full force -

Signet Serial and Technical Index
in open boxes

Signed, sealed and acknowledged
in open Court.
H. H. - H. F. Stebbins Clerk.

Stith Evans
of Elizabethtown

The wife of Thomas J. Evans all men by these presents that
Greer L. Clegg & Co. Stith Evans & Kinote Shire are held
jointly bound unto Thomas J. Evans Esq. of Elizabethtown
of said County & his successors in office in the sum of two thousand
and nine hundred & two dollars for which payment will &
be made we bind ourselves our heirs executors & administrators
to jointly severally firmly by these presents sealed with our seals
& dated the 4th day of November 1831 The condition
of the above bound as such that whereas it is above bound stith
Evans will administer at the rate of \$100 per month

Decedents estate obtained in order appointing commissioners to sell
the real estate of said decedent who in pursuance of said order sold
it to Caleb Eubank for the sum of fourteen hundred & fifty dollars
and the said Commissioners having returned said Sale together
with the notes for which said real estate sold to the orphans court
of said County. Now if the said Evans shall well & truly appropriate therin
note & the amount due by the ~~orphans~~ estate of said County him to be ac-
tued thereon according to the order or orders which may be made by
the orphans court of said County Touching the same & to his debts & enga-
gements the lands to be sold otherwise to remain in full force
signed sealed & delivered
before me this 7th Nov
1851 John Miller Clerk

P Burke State of Alabama ³ Recd my m^r & presents That we Solomon
land to ³ Greene County ³ Kirkland Mary Garrison & Warren Johnson are
and bonds held and firmly bound unto Thomas F Moody Judge of the Circuit
Court of the County aforesaid in the sum of sixteen hundred Dollars to be
paid to the said Judge or his successors in office to which payment well and
truly to be made us kind succor as our heirs executors and administrators jointly
severally and firmly by these presents Sealed with our seals and dated this second
the day of November one thousand eight hundred and thirty one —
The condition of the above obligation is such that whereas the above bound
Solomon Kirkland has been duly appointed administrator of all and singular
the goods and chattles rights and credits of Thomas Garrison deceased to be
if the said Solomon Kirkland shall well and truly perform all the
duties which are or may be by law required of him as such administrator
to them the above obligation shall void otherwise to remain in full
force — ³ Solomon Kirkland ³

signed scale and and Rehmonized
in open Court - *Mary Garrison* *H.B. Johnson*
Philmon Robbins *W.C. Johnson*

State of Alabama ^B Know all men by these presents That we William Hutton
of Greene County ³ Williamson A. Glover & Joseph Tressell are held and
firmly bound unto Thomas F. Moody Judge of the Orphans Court of the County
aforesaid in the sum of one hundred & six dollars to be paid to the said Judge or his successors
or in office to which say person will and truly to be made we bind ourselves our heirs
executors and administrators ^{Jointly} severally and firmly by these presents Dealt with
our seals and dated this 2nd day of December one thousand eight hundred and
forty one the condition of the above obligation is such that whereas the above bound
William Hutton has been duly appointed administrator of all and singular the goods
and chattles rights and credits of Nathaniel T. Crutcher deceased ³ son of the said William
Hutton shall well and truly perform all the acts 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 ³
in open Court. ³
H. H. Hutton ^{Seal} Wm. A. Glover ^{Seal} J. Tressell ^{Seal}

Johnathan State of Alabama ^B Know all men by these presents That we Johnathan
Brockwell Greene County ³ Mr. Kirk Dinsay Brockwell & Lubal Carpenter &
Benjamin Richardson are held and firmly bound unto Thomas F. Moody
Judge of the Orphans Court of the County aforesaid in the sum of Twenty Thousand
Bills dollars to be paid to the said Judge or his successor in office to which payment well
and truly to be made we bind ourselves our heirs executors and administrators ^{Jointly}
severally and firmly by these presents Dealt with our seals and dated this nine
twentieth day of December one thousand eight hundred and thirty one —
The condition of the above obligation is such that whereas the above bound Johnathan
Brockwell & Dinsay Brockwell have been duly appointed administrators of all and singular
the goods and chattles rights and credits of Nathan Brockwell deceased State of the
said Johnathan Brockwell & Dinsay Brockwell shall well and truly perform all the
duties which are or may be by law required of them as such administrator then the
above obligation to be void otherwise to remain in full force
Signed sealed and Acknowledged ³
in open Court. ³
Johnathan Brockwell ^{Seal} Dinsay Brockwell ^{Seal}
Attest. H. H. Hutton ^{Seal} Lubal Carpenter ^{Seal}
Benj. Richardson ^{Seal}

Daniel State of Alabama ^B Know all men by these presents that we Daniel Thompson
Greene County ³ James A. Poole & James Thompson are held and firmly bound
To Guardian unto Thomas F. Moody Judge of the Orphans Court of the County in the sum of three
Bills thousand dollars on his successor in office to which payment well and truly to be made
we bind ourselves our heirs executors and administrators ^{Jointly} severally and firmly by
these presents sealed with our seals and dated this 9th day of January 1834 —
The condition of the above obligation is such that whereas the above bound Daniel
has been duly appointed guardian to John A. Thompson and Eliza Davis Thompson

Knows ³ Henry B. Thompson son ³ of the above bound Daniel Thompson
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 ³
in open Court the 9th day ³
Daniel Thompson ^{Seal} P. A. Poole ^{Seal}
J. A. Thompson ^{Seal}
Attest. H. H. Hutton ^{Seal}

Geo Roberson State of Alabama ^B Know all men by these presents That we George Roberson
Greene County ³ Julius H. Sims and Greene & Grant are held and firm
ly bound unto Thomas F. Moody Judge of the Orphans Court of the County
aforesaid in the sum of three hundred dollars to be paid to the said Judge or
his successor in office to which payment well and truly to be made we
bind ourselves our heirs executors and administrators ^{Jointly} severally and firmly by
these presents Dealt with our seals and dated the ninth day of January one
thousand eight hundred and thirty two The condition of the above obligation
is such that whereas the above bound George Roberson has been duly ap-
pointed administrator of all and singular the goods and chattles rights and credits of
Henry Frazee deceased ³ son of the said George Roberson 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 ³
George Roberson ^{Seal}
Julius H. Sims ^{Seal}
W. & G. Grant ^{Seal}
Attest. H. H. Hutton ^{Seal}

Geo Hayes State of Alabama ^B Know all men by these presents That we George Hayes
of Greene County ³ William Anderson & Matthew P. Rainey are held
and firmly bound unto Thomas F. Moody Judge of the Orphans Court of
said County and to his successor in office in the sum of three thousand thousand
Bills dollars on his payment well and truly to be made we bind ourselves our
heirs executors and administrators ^{Jointly} and severally firmly by these presents
Dealt with our seals and dated this the twentieth day of February 1834 —
The condition of the above bond is such that whereas the above bound George Hayes
has been duly appointed guardian to Mary Coleman of the age of fifteen years
a minor being of Henry Coleman deceased I will the said George Hayes ^{Seal}
and truly perform all the acts which are or may be by law required of him as
such guardian then the above obligation to be void ³ it is to remain in full force and
effect signed sealed acknowledged and ³
George Hayes ^{Seal}
attested in open Court the date above ³
W. M. Anderson ^{Seal}
M. P. Rainey ^{Seal}
Attest. H. H. Hutton ^{Seal}

West A. The state of Alabama } Know all men by these presents That we West A. Mullen
Matthew Greene County } William C. Anderson & Matthew Hobbs are held and firmly
To bind bound unto Thomas F. Moody Judge of the orphans court of said County unto his
successors in office in the sum of sixteen hundred dollars for which payment well
and truly to be made we bind ourselves our heirs executors and administrators jointly
and severally firmly by these presents Sealed with our seals and dated this the tenth
day of February 1832 The condition of the above bond is such that whereas the
above bound West A. Mullen has been duly appointed Guardian to Lavinia B. Bryant
of the age of two years a minor heir of Alexander Bryant deceased Now if the said
West A. Mullen 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 and effect Signed sealed acknowledged and delivered in presence
of the date above West A. Mullen *Seal*
Attest *John Deacon* *W. C. Anderson* *M. Hobbs*

I bear The state of Alabama } Know all men by these presents That Joshua Anderson
Greene County } William C. Anderson & West A. Mullen are held and
To bind firmly bound unto Thomas F. Moody Judge of the orphans court of
said County and to his successors in office in sum of sixteen hundred dollars
for which payment well and truly to be made we bind ourselves our heirs
executors and administrators jointly and severally firmly by these presents sealed
with our seals and dated this the tenth day of February 1832 The
condition of the above bond is such that whereas the above bound Joshua
Anderson has been duly appointed Guardian to Ann Bryant of the
age of sixteen years a minor heir of Alexander Bryant deceased Now if the said
Joshua Anderson 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 and
effect signed sealed acknowledged } Joshua Anderson *Seal*
in open court the date above } W. C. Anderson *Seal*
Attest *John Deacon* *West A. Mullen* *Seal*

Alexander The state of Alabama } Know all men by these presents that
McWalter Greene County } two Alexander McWalter & John Berry
To bind and firmly bound unto Thomas F. Moody Judge
of the orphans court of the County in the sum of six
hundred dollars to be paid to the said Thomas F. Moody Esq or his
successors in office to which payment well and truly to be made
we bind ourselves our heirs executors and administrators jointly
and severally firmly by these presents sealed with our seals and
dated this 9th day of January 1832 The condition of the above obligation
is such that whereas the above bound Alexander McWalter has

Bear duly appointed Guardian to James Perry of the age of seventeen years
one of the minors of Josiah Perry late of said County deceased Now
if the above bound Alexander McWalter 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 } Alexander McWalter *Seal*
in open court the date above } Josiah Perry *Seal*
Attest *John Deacon* *W. C. Anderson* *West A. Mullen* *Seal*

Albion State of Alabama } Know all men by these presents That we John Lewis
Greene County } Daniel Thompson and Matthew F. Haines are held
To bind and firmly bound unto Thomas F. Moody Judge of the orphans Court
of the County aforesaid in the sum of twelve hundred dollars to be paid
to the said Judge or his successors in office to which payment well and truly
to be made we bind ourselves our heirs executors and administrators jointly
and severally firmly by these presents Sealed with our seals and dated
this 13th day of February one thousand eight hundred and thirty
two The condition of the above obligation is such that whereas the above
bound John M. Lewis hath been duly appointed administrator of all
and singular the goods and chattels rights and credits of William
L. Lewis deceased Now if the said John M. Lewis shall well and truly
perform all the duties which are or may be by law required of
him as such administrator then the above obligation to be void otherwise
to remain in full force } John M. Lewis *Seal*
Signed sealed and acknowledged } Daniel Thompson *Seal*
in open court } W. F. Haines *Seal*
Attest *John Deacon* *W. C. Anderson*

State of Alabama } Know all men by these presents That a Loyal
Greene County } Loyal Loyal & Mittie Loyal are
To bind and firmly bound unto Thomas F. Moody Judge of the orphans Court
of the County aforesaid in the sum of three thousand & one hundred dollars
to be paid to the said Judge or his successors in office to which payment
well and truly to be made we bind ourselves our heirs executors and adminis-
trators jointly severally and finally by these presents Sealed with our
seals and dated this 15th day of February 1832 one thousand eight
hundred and thirty two The condition of the above obligation is such
that whereas the above bound Lemuel Loyal has been duly appointed
administrator of all and singular the goods and chattels rights and credits
& Loyal Loyal deceased Now if the said Lemuel Loyal 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 court } Lemuel Loyal *Seal*
Attest *John Deacon* *W. C. Anderson* *West A. Mullen* *Seal*

Pichard The state of Alabama I know all men by these presents That we Richard
Sage Greene County & John & William H. Murphy and Samuel
H. Jennings Jr are held and firmly bound unto Thomas S. Moody Esquire
an Oracle Court of the orphans Court of the County of ~~Greene~~ in the sum twelve thousand
three hundred dollars to be paid to the said Thomas S. Moody Esquire on his
death or to which payment well and truly to be made we bind our selves
ourselves and heirs executors and administrators severally and
firmly by these presents sealed with our seals and dated this first
day of March one thousand eight hundred & thirty two The
condition of the above obligation is such That whereas the above bound
Richard Sage has been duly appointed guardian to Willis Fannington aged
about 13 years Arthur Fannington aged about 10 years John F. Fannington
aged about 13 years James H. Fannington aged about 9 years & Martha
Magiah Fannington aged about 7 years minors of Arthur Fannington and
John & the above bound Richard Sage 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 W. H. Murphy
in open court By S. H. Jennings

John F. Fannington Clerk

The state of Alabama I know all men by these presents That we John
W. Cunningham County & Shutter Samuel S. Moore & Samuel L. Strohers
Shutter Jr are held and firmly bound unto Thomas S. Moody Esquire Justice
Guardian of the orphans Court of the County in the sum of four thousand dollars
Bonds to be paid to the said Thomas S. Moody Esq: & his successors in office to him
payment well and truly to be made we bind ourselves and heirs executors
and administrators severally and firmly by these presents sealed with
our seals and dated the 21st day of March 1831 The condition of the above
obligation is such that whereas the above bound John W. Shutter has been duly
appointed Guardian to Pamela Shutter of the age of sixteen & Prairie Maria
Shutter of the age of sixteen years minors of Joseph Shutter deceased —
Now of the above John W. Shutter 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 J. W. Shutter Esq:
in open court before me John F. Moore Clerk

John F. Moore Clerk

Willis Pollard The state of Alabama I know all men by these presents That we will
to Guardian Greene County & Pollard Samuel Sears & Francis L. Constatine are
Bonds held and firmly bound unto Thomas S. Moody Judge of the orphans Court
for the benefit of said County and to his successors in office in the sum of six thousand dollars for
which payment well and truly to be made we bind ourselves our heirs
executors and administrators severally and firmly by these pres-
ents sealed with our seals and dated this nineteenth day of April 1831
The condition of the above obligation bond is such that whereas the above
bound Willis Pollard has been duly appointed Guardian to Austin
Pollard of the age of twenty years and Lucy F. Pollard of the age of twelve
years minors of Austin Pollard deceased Now if the said Willis Pollard
shall well and truly perform all the duties which are or may be by law
required of him as such Guardian then the above obligation to be void else-
wise to remain in full force and effect Willis Pollard Eccles
Signed sealed and acknowledged Samuel Sears
in open court the date above F. L. Constatine
Attest J. H. Thompson Clerk

Paul W. State of Alabama I know all men by these presents That we
Greene County & Paul W. Cunningham & Samuel Strohers &
John T. W. Daffy are held and firmly bound unto Thomas S.
Moody Judge of the orphans Court of the County aforesaid on the
sum of four thousand dollars to be paid to the said Judge or his successors
in office to which payment well and truly to be made we bind our-
selves and heirs executors and administrators severally and firmly
by these presents Sealed with our seals and dated this 2nd day of March
one thousand eight hundred and thirty two The condition of the above
obligation is such That whereas the above bound Paul W. Cunningham
has been duly appointed administrator of all and singular the goods and chattels
rights and credits of John Cunningham deceased Now if the said Paul
W. 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 Paul W. Cunningham Eccles
Signed sealed and acknowledged Samuel Strohers
in open court J. W. S. Daffy
Attest J. H. Thompson Clerk

16
William & State of Alabama. Know all men by these presents That we William Anderson Greene county & Anderson James Kennedy Robert & Hannah & Bryan Watkins are held and firmly bound unto Thomas F. Moody Esquire Judge of the Orphans Court of the County in the sum of four thousand dollars to be paid to the said Thomas F. Moody esquire or his successors in office to which payment well and truly to be made we bind ourselves our heirs executors and administrators jointly severally and firmly by these presents sealed with our seals and dated this 13th day of September 1834.

The condition of the above obligation is such that whereas the above bound William Anderson has been duly appointed Guardian to Thomas J. Swainson one of the minors of Thomas J. Anderson deceased of the age of about twelve years Now if the above William Anderson shall well and truly perform all the duties which are or may be by law required of him as such Guardian then the above obligation to be void otherwise to remain in full force.

Signed sealed and acknowledged in open court before this 13th of September 1834
Attest H. Fredrick Clark
Wm. Anderson
I. Kennedy
R. & H. Hannah
Bryan Watkins

17
William & State of Alabama. Know all men by these presents That we Jeremiah Sanders Greene county & Sanders Francis Thomas & James B. Gage are held and firmly bound unto Thomas F. Moody Judge of the Orphans Court of the County aforesaid in the sum of forty thousand dollars to be paid to the said Thomas F. Moody Esquire or his successors in office to which payment well and truly to be made we bind ourselves our heirs executors and administrators jointly severally and firmly by these presents sealed with our seals and dated the tenth day of October 1834 in the year & thirty one. The condition of the above obligation is such that whereas the above bound Jeremiah Sanders has been duly appointed Executor of the last Will and Testament of Drury B. Brade deceased Now if the above bound Jeremiah Sanders 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 before me
Attest H. Fredrick Clark
In b. Sanders
Francis Thomas
James B. Gage

Robert Hu & State of Alabama. Know all men by these presents That we Robert Greene county & Robert & Samuel W. Strait & William Strait are held and firmly bound unto Thomas F. Moody Judge of the Orphans Court of the County in the sum of twelve hundred dollars to be paid to the said Thomas F. Moody esq; or his successors in office to which payment well and truly to be made we bind ourselves our heirs

executors and administrators jointly severally and firmly by these presents sealed with our seals and dated this fourteenth day of November in the year of our Lord 1834. The condition of the above obligation is such that whereas the above bound Robert Strait has been duly appointed Guardian to William Price of the age of three years one & the only Minor of Cutteth Price deceased Now if the above Robert Strait shall well and truly perform all the duties which are or may be by law required of him as guardian then the above obligation to be void otherwise to remain in full force.

Attest H. Fredrick Clark
Samuel W. Strait
William Strait

(Administrator's Bond)
Daniel & State of Alabama. Know all men by these presents That we Daniel Sample Greene county & Daniel Williams Wier & Robert Hannah are held and firmly bound unto Thomas F. Moody Judge of the Orphans Court of the County aforesaid in the sum of four hundred dollars to be paid to the said Judge or his successors in office to which payment well and truly to be made we bind ourselves our heirs executors and administrators jointly severally and firmly by these presents sealed with our seals and dated the tenth day of March one thousand eight hundred and thirty two. The condition of the above obligation is such that whereas the above bound Daniel B. Sample hath been duly appointed administrator of all undivided the goods and chattels rights and credits of Wills Patten deceased Now if the said Daniel B. Sample shall well and truly perform all the duties which are or maybe by law required of him as such administrator then the above obligation to be void otherwise to remain in full force.

Attest H. Fredrick Clark
Wm. Wier
Robt. C. Hannah

(Administrator's Bond)
Alexander & State of Alabama. Know all men by these presents That we Alexander M. Walker and Lawrence W. Perry John C. McIntosh are held and firmly bound unto Thomas F. Moody Judge of the Orphans Court of the County aforesaid in the sum of 30 hundred dollars to be paid to the said Judge or his successors in office to which payment well and truly to be made we bind ourselves our heirs executors and administrators jointly severally and firmly by these presents sealed with our seals and dated the 19th day of March one thousand eight hundred and thirty two. The condition of the above obligation is such that whereas the above bound Alexander M. Walker has been duly appointed administrator of all undivided the goods and chattels rights and credits of Isaac Perry deceased Now if the said Alexander M. Walker 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 Court. Attest,

Alexander M. Walker
L. W. Ferry
Lydia Whitsett

H. Predecom

Clerk.

79

This day came into open court Samuel Williams of the ~~ex~~ ^{dec} testator ~~the~~ executors in the last will and testament of Reuben Long deceased and presented the will of said deceased which being fully proved to the satisfaction of the court by the oaths of Daniel Hollens & Benjamin Mitchell two of the subscribing witnesses to said Will It was long will or desired that said Will be received and Recorded.

In the name of God Amur I Reuben Long bring of sound mind and memory do make Publick & constitute and ordain this my last will and testament that is to say after all my just debts is paid it is my will that all my property of all kind be and remain together for the support of my family that is to say until my youngest son Reuben Long comes of Lawfull age to act for his self or until the death or marriage of my wife then to be sold and equally divided between all my Lawful heirs and I do appoint my worthy friends Samuel Williams and John A. Wilson my Lawful Executors to this my will signed and sealed this the 11 day of February 1832.

Daniel Hollens
Benjamin Mitchell
Reuben A. Wilson

Reuben A. Wilson his ~~Seal~~ ^{Seal}
mark

The State of Alabama I know all now by these presents That we Thomas Taylor Greene County G Taylor James Morett & John A. Criswell are to Guardian held and firmly bound unto Thomas F. Moody Esqur Judge of the Orphans Court of the County in the sum of one thousand dollars to be paid to the said Thomas F. Moody Esqur or his successors in office to which payment well and truly to be made we bind ourselves our heirs Executors and administrators jointly severally and firmly by these presents sealed with our seals and dated the tenth day of March one thousand eight hundred & thirty two The condition of the above Obligation is such That whereas the above bound Thomas Taylor has been duly appointed guardian to James F. Longone one of Minors of this County deceased Now if the above bound 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 in open Court. Attest,

Thomas F. Taylor
H. Predecom Clerk. { James Morett
John A. Criswell

The State of Alabama I know all now by these presents That we Samuel Williams Greene County William John A. Wilson and Dury Wilson are held to be bound and firmly bound unto Thomas F. Moody Esqur Judge of the Orphans Court of the County aforesaid in the sum of three thousand Dollars to be paid to the said Thomas F. Moody Esqur or his successors in office to which payment well and truly to be made we bind ourselves our heirs Executors and administrators jointly severally and firmly by these presents sealed with our seals and dated the 15th day of May 1832 The condition of the above bond is such That whereas the above bound Samuel Williams has been duly appointed executor of the last will and testament of Reuben Long deceased Now if the above bound Samuel Williams 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.

Attest,
H. Predecom Clerk.
Samuel Williams
John A. Wilson
Dury Wilson

Austin Pollard The State of Alabama I know all now by these presents That we Austin Pollard James White and James Upates are held and firmly bound unto Thomas F. Moody Esqur Judge of the Orphans Court of the County and to be successor in office in the sum of four thousand dollars for which payment well and truly to be made we bind ourselves our heirs Executors and administrators jointly severally and firmly by these presents sealed with our seals and dated this 15th day of May 1832 The condition of the above bond is such That whereas the above bound Austin Pollard has been duly appointed Guardian to Richard Pollard of the age of nineteen years one of the minor heirs of Austin Pollard deceased Now if the said Austin Pollard 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 and effect.

Signed sealed acknowledged and delivered in open Court the date above Attest,

H. Predecom Clerk

Austin Pollard
James White
James Upates

Attlor. The State of Alabama Know all men by these presents That we
 Harrison County Titho Harrison Everett Eatman & Hopkins
 \$103 Bond Recd are held and firmly bound unto Thos F. Moody Judge
 of the orphans Court of said County and to his successors in office in
 the sum of sixteen Hundred Dollars for which payment well and
 truly to be made we bind ourselves our heirs executors and adminis-
 trators jointly and severally firmly by these presents sealed with
 our seals and dated this 27th day of June 1832 The condition
 of the above bond is such that whereas the above bound Titho
 Harrison has been duly appointed Guardian to Henry Star-
 rick of the age of twenty years Impoy Hanes or of the age of sixteen
 years and Morning Harrison of the age of twelve years minor
 heirs of John Eatman their Grandfather deceased Now if the said
 Titho Harrison 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 and
 effect. Signed sealed and delivered in open court.

the date above

Attest, Clerk. Titho Harrison Everett Eatman & Hopkins Recd

George The State of Alabama Know all men by these presents That we
 George Greene County George Hays John Coleman & Robert
 \$103 Bond Hill are held and firmly bound unto Thomas F. Moody Judge
 of the orphans Court of said County and to his successors in office
 in the sum of twelve thousand Dollars for which payment
 well and truly to be made we bind ourselves our heirs exec-
 utors and administrators jointly and severally firmly by
 these presents. Sealed with our seals and dated the ninth
 day of July 1832 The condition of the above bond is such that
 whereas the above bound George Hays has been duly appoint-
 ed Guardian to Martha Coleman of the age twelve years &
 Wiley J. Coleman of the age of ten years minor heirs of Wiley
 Coleman deceased Now if the said George Hays 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 and effects

signed sealed acknowledged and
 delivered in open court the date
 above Attest,

George Hays John Coleman Robert Hill

Journal State of Alabama Know all men by these presents That we John W.
 Sanders Greene County Sanders and Willis Sanders & James McDonald
 \$103 Bond Adm'r are held and firmly bound unto Thomas F. Moody Esquire Judge
 of the Orphans Court of the County aforesaid in the sum of ten
 thousand dollars to be paid to the said Thomas F. Moody Esq.
 or his successors in office to which payment well and truly
 to be made we bind ourselves our heirs executors and adminis-
 trators jointly severally and firmly by these presents
 sealed with our seals and dated the ninth day of July one thousand
 eight hundred & thirty two The condition of the above obliga-
 tion is such that whereas the above bound Jeremiah Sanders
 has been duly appointed Executor of the last will and Testa-
 ment of Benjamin H. Mann deceased Now if the above
 bound Jeremiah Sanders 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

John Sanders Willis Sanders Jas M. Donald

Attest, Jefferson Clark

13th August 1832 The manumissive Will of John Berry Senior deceased being pro-
 posed in open court & proved by the oath of Joseph Jolly according
 to law is ordered to be received & recorded.

The manumissive Will of John Berry Senior deceased made at his usual
 place of abode during his last sickness in the presence of Joseph Jolly
 of Fort Bon who was requested by the said John Berry to take notice of the
 same (that is to say) I want my son John to have the negro
 boy called Lewis I want my son Thomas to have the negro boy
 called Henry I want my daughter Ruthy to have the negro
 woman Silla and the balance of my property I want
 to go to my wife during her life Resigned to writing
 this 24th day of May AD 1832 in Presence of
 John Malone
 Joseph J. Jolly make

Matthew Stock of Alabama Know all men by these presents That we
 Hobson to Greene County Matthew Hobson Matthew F. Rainey and William
 Adair M. Murphy are held and firmly bound unto Thomas F. Moody
 Judge of the Orphans Court of the County aforesaid in the sum
 of ten thousand dollars to be paid to the said Judge or his suc-
 cessors in office to which payment well and truly to be made
 we bind ourselves our heirs executors and administrators jointly

severally, and firmly by their presents sealed with our seals and dated the thirteenth day of August one thousand eight hundred and thirty two. The condition of the above obligation is such that whereas the above bound Matthew Herkorn has been duly appointed administrator of all and singular the goods and chattles rights and credits of William F. Buckley deceased. Now if the said Matthew Herkorn 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 Court the date above M. Herkorn
Attest Stephen D. Clark Clerk Wm. Thompson

In the State of Alabama I know all men by these presents that we the County of Perry Alexander Miller & John Henry T. Grier are held and firmly bound unto Thomas P. Alford Judge of the Orphans Court of said County and to his successors in office in the sum of one thousand dollars for which payment well and truly to be made we bind ourselves our heirs executors and administrators jointly and severally firmly by these presents.

Sealed with our seals and dated the thirteenth day of August 1832. The condition of the above Bond is such that whereas the above bound Isiah Perry has been duly appointed Guardian to William Perry of the age of fourteen years a minor heir of Isiah Perry deceased. Now if the said Isiah Perry 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 and effect.

Signed sealed acknowledged and delivered in open court the date above A. H. Miller
Attest Stephen D. Clark Isiah Perry

Is it well the last will and testament of Joel Grizzell Senior deceased being this first day produced in open Court by John Evans one of the Executors in trust said will mentioned was admitted to probate on the testimony of R. H. Beck one of the three subscribing Witnesses to said Will Grizzell who appears fully to the execution of said will to the full satisfaction of the court it is therefore ordered to be executed & Recorded.

WYLL

In the name of God Amen. I Joel Grizzell Gen^r of the County

of Grace and State of Alabama failing from my advanced age and increasing bodily affliction and debility solemnly insipre me with the necessity of settling and adjusting all my worldly affairs and being thus under the kindness of Providence fully possessed of a sound mind and disposing memory and do hereby publish to and declare the following to be and contain my only true and lawful last will and testament hereby revoking and declaring utterly void and of no effect whatever all others made by me, that is to say:

To my wife Sarah Grizzell I give bequeath and devise the South East quarter of section number twenty three in Township twenty of Range four East being part of the French Grant lying in the Land District of St. Stephens and County of Greene and being the same quarter section wherein my dwelling house is situated and where I now reside to have and to hold with the appurtenances unto the said Sarah for and during the term and continuance of her natural life and no longer and after her death I give bequeath and devise the said quarter section of land with the appurtenances unto my son Joel Grizzell junior his heirs and assigns forever. I also give and bequeath to my said wife Sarah one negro woman named Eddy, one negro woman named Hannah and one negro man named Phil one negro man named Edmund one negro boy named Jim and one negro girl named Eleanor to have and to hold use and enjoy for and during the term of her natural life only and after her death I give and bequeath to my son Joel Grizzell junior the aforesaid negro woman Hannah together with any increase she may have to have and to hold to my son Joel Grizzell and assigns forever and as to the balance of the aforesaid negro that is to say Eddy, & Phil Edmund, Jim and Eleanor it is my will that on the death of my wife the aforesaid Sarah they shall all be sold by my executors or executors and the proceeds after deducting all proper and lawful charges and expenses divided equally share and share alike between my five following children to wit my son Joel Grizzell my son Joel Grizzell junior my daughter Rebecca my daughter Sarah Johnson and my daughter Charlotte May; and in the event of the death of either or any of my said children then the share or shares of any such child or children to go to their children then living and of any of my said children should in before my said wife Sarah leave any children it is my will that the share or shares to such child or children would be entitled if they had continued to live until the death of my said wife shall be equally divided among such of my other children above mentioned as may be living at the time and the children of such of said children as may be dead leaving children the children of any of any of my said children taking their share of

This present would be entitled of living. I also further give and bequeath to my said wife Sarah one dark boy man mulatto called Boy pants, one Roan filly about four years old; one bay mare called old sally; five cows to be selected in the same way; two beds by her from my widow stock; ten head of hogs to be selected in the same way; two beds and furniture and two best stools to be selected in the same way; one hundred and fifty bushels of corn all my chairs all my tables one large looking glass all my selected furniture & bedding items etc; one large trunk with the cover of three ploughs and those have one large sparrow wheel and one reel the whole of the said last mentioned personal property goods and chattels to have and to hold use and enjoy by the said Sarah for and during the term of her natural life and all such part or portion as may be remaining at her death to be disposed of divided and distributed in proportion the same manner as the negroes last above mentioned.

To my son John P. Grizzel I Give bequeath and devise the north West quarter of section twenty six in Township twenty and Range four East being part of the French Grant, in the Land District of St. Stephens and County of Greene and being the same quarter section whereon the said John P. Grizzel now resides; I have and to hold unto the said John P. Grizzel one negro man named Jim one negro woman named Esther one negro woman named Sophy and one negro woman named Curissa wife of the above named negro man Jim; to have and to hold with all the fixtures increase of the said negro woman unto the said John P. Grizzel his heirs and assigns forever and I do further more freely fully and freely give discharge and release the said John P. Grizzel from the payment of all debts dues and demands which I have or may have against him I also give to my said son John P. one gray mare called piebald - To my grand daughter Martha Ann Grizzel daughter of my said son John P. Grizzel in consideration of the affliction which has been visited upon her, in being deprived of her eye sight I give and bequeath one negro girl named Polly a child of the above mentioned negro woman Sophy to have and to hold with all her future increase unto the said Martha Ann her heirs and assigns forever.

To my son Joel Grizzel Junr. I give bequeath and devise the west half of the 2 North West quarter of section numbered twenty five, in Township twenty of Range four East being part of the French Grant lying in the Land district of St. Stephens and County of Greene to have and to hold unto the said Joel Grizzel Junr his heirs and assigns forever. I also give and bequeath to my said son Joel Grizzel Junr. and to his heirs and assigns forever one mulatto

Slave name Mary and her child a girl named Winifred one negro boy named George; one negro woman named Henry and her child a boy named Andy; one negro man named Ayres, one yellow colored man called Bet and all my blacksmith tools and I do hereby forgive discharge and release the said Joel Grizzel Junr. from all debt dues and demands that he is or may be owing me.

To my daughter Rebecca my wife of James Key I Give bequeath and devise the South East quarter of section twenty six in Township twenty of Range four East being part of the French Grant lying in the County of Greene and Land District of St. Stephens and being the same quarter section now in the possession of the said James Key To have and to hold unto her the said Rebecca my wife her heirs and assigns forever. I also give and bequeath to the said Rebecca my wife her two negro women named Emily and her two children both girls one named Rose and the other named Rose; one negro woman named Maria, and one boy man called the Hamiltonian man together with all the fixtures increase thereof.

To my Daughter Sarah Johnson wife of William Johnson I Give bequeath and devise the North East quarter of Section twenty six in Township twenty of Range four East being part of the French Grant lying in the Land District of St. Stephens and County of Greene, to have and to hold with the appurtenances unto the said Sarah Johnson her heirs and assigns forever. I also give and bequeath to my said daughter Sarah Johnson and to her heirs and assigns one negro woman named Nancy; one negro boy named Jim, about eighteen years old; one negro woman named Betty, and two negro girls one named Nelly and the other named Elizabeth both children of Betty; and one gray mare called Gid. To my daughter Charlotte May wife of Patrick B. May I Give and bequeath one negro woman named Hilly and her four children all boys named Billie, Dick, Lure and Dan; one gray mare called minnow and one foal man which I bought of Alice. To have and to hold with all fixtures increase unto the said Charlotte May, her heirs and assigns forever. To my Grand son George May son of my daughter Charlotte May I Give and bequeath a negro boy named Johnson of a negro woman named Fatty who I have above given to my daughter Sarah Johnson.

It is my will that all my other property of which I may die possessed, of every kind and description including a tract of land which I own on prairie creek containing two hundred and forty acres and being the South West quarter and the west half of the North West quarter in Section six otherwise known as lot number No. 96 in the second Township of the French Grant, all my stock of horses, mules, cattle hogs, sheep, cows, fodder, farming utensils household furniture, my lots of cotton, and every thing else not otherwise disposed of, shall be sold by my executors

my lots of cotton to be sold for cash either at public or private sale as may be deemed most advisable the balance on credit and after paying out of the proceeds of the sale or sales thereof and the money of which I may die possessed and the debts that I have or may have owing to me at my death when collected all my just and lawful debts of every kind whether due to the Government of the United States for my bonds or to private individuals or whatever account and after paying all the charges and expenses of my funeral and all the charges and expenses of every kind incident and necessary legal and proper to the due execution of this my last will and testament it is my will that the entire residue that may remain shall be divided equally share and share alike between my five following children that is to say John P. Grizzel Joel Grizzel Ann Rebecca Lucy Sarah Johnson and Charlotte Maye and in the event of the death of either of my said children then & in that case the part or portion to which they would be entitled if living to go to their children ~~successively~~. It is my wish and desire that my wife and my son Joel should live together if they can agree to do so but if they cannot do so in peace and have money they are liberty to live apart as & as they may think proper.

In conclusion it is my will and I do hereby appoint my friend John Erwin and my son Joel Grizzel to and my son in law Patrick B. May executors of this my last will and testament. I desire however that the said John Erwin should have the principal management and direction of my estate under this my will. In testimony of all which I have hereunto set my hand and affixed my seal this 23rd day of June 1832.

N.B. The words "real" & "personal" property &
of inserted & the words "I hold share & have alter
Hathorn's cut before executors - In presence of

A. Beck
W. L. Chapman
R. H. Beck

Joel Grizzel ^{Seal}

Priscilla Hester Seale ^{Seal}
State of Alabama Know all men by these presents that we Priscilla Hester Seale Hester Isaac Logard Palmy. Mc Ghee & William L. Chapman are held and firmly bound unto Thomas F. Moody Esquire Judge of the Orphans' Court of the County aforesaid in the sum of twelve thousand dollars to be paid to the said Thomas F. Moody Esquire or his successors in office to which payment will not truly to be made we bind ourselves our heirs executors and administrators severally and firmly by these presents to pay over and to make good and answer for all monies

Sealed with our seals and dated this fourteenth day of August one thousand eight hundred & thirty two. The condition of the above obligation is such that where as the above bound Priscilla Hester has been duly appointed Executrix of the last Will and Testament of her Hester deceased. Now if the above bound Priscilla Hester shall well and truly perform all the duties which are or may be by law required of her as such Executrix then the above obligation to be void otherwise to remain in full force & effect. ^{her} Priscilla Hester ^{Seal}
Isaac Logard ^{Seal}
D. H. Ghee ^{Seal}
Wm. L. Logard ^{Seal}

A. S. Brooks ^{Seal} State of Alabama Know all men by these presents that we two to Francis L. Constantine Willis Harrington & Elmer Bond man P. Wright are held and firmly bound unto Francis L. Moody Judge of the Orphans' Court of said County and to his successors in office in the sum of three thousand Dollars for which payment well and truly to be made we bind ourselves our heirs executors and administrators severally and severally firmly by these presents. Sealed with our seals and dated the 23rd day of August 1832.

The condition of the above bond is such that where as the above bound Francis L. Constantine has been duly appointed Guardian to Anne L. Hamlett of the age of fifteen years. minor heir of Elizabeth Hamlett deceased. Now if the said Francis L. Constantine 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 and effect. signed sealed acknowledged and delivered in open court the date above.

Attest. John Frederick L. H. C.

D. L. Constantine ^{Seal}
W. L. Harrington ^{Seal}
P. P. Wright ^{Seal}

Edward Truman ^{Seal}
State of Alabama Know all men by these presents that we Edward Truman Matthew Talbot & James Yates are held and firmly bound unto Thomas F. Moody Esquire Judge of the Orphans' Court of the County aforesaid in the sum of one hundred & fifty dollars to be paid to the said Thomas F. Moody Esquire or his successors in office to which payment well and truly to be made we bind ourselves our heirs executors and administrators severally and severally firmly by these presents sealed with our seals and dated this 1st day of September 1832. The condition of the above obli-

tion is such that whereas the above bound Edward Freeman
has been duly appointed admr of the Estate of Samuel Stew
man deceased. Now if the above bound Edward Freeman shall well
and truly perform all the duties which are or may be by law re
quired of him as such administrator then the above obligation
to be void otherwise to remain in full force.

signed sealed and acknowledged

in open court

Attest, Hezekiah or Solk. Edward Freeman ES
M. Talbot CB
James Peoples PS

To Allys In the State of Alabama Know all men by these presents That we George Hayes
To Guar Greene County Robert Hill & Talbot We being an old and family
dian Board bound unto Thomas F. Woody Esquire Judge of the Orphans Court of the
Judge. No County in the sum of six thousand Dollars to be paid to the said Thomas F. Woody
Esq; or his Successors in office 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 this 10th day of June
1832. The condition of the above obligation is such that whereas the above bound
George Hayes has been duly appointed Guardian to Robert E. Coleman one
of the minor heirs of Wiley Coleman deceased of the age fourteen years
Now if the above bound George Hayes Shall well and truly perform all the
duties which are or may be by law required of him as such Guardian then
the above obligation to be void otherwise to remain in full force.

Signed sealed and acknowledged

in open court

Attest. Hezekiah or Solk. George Hayes GEH
Robert Hill RH
D. Mc. Ghee DMG

John McRae The Will of John McRae having at the time of the last time proved & ordered
I also will to be recorded It is ordered upon the application of William P. Gould the
Testator in said Will mentioned that letters of Executorship issue in favor
of the said William P. Gould on his entering into bond with George Hayes
& Richard Ingo his securities in the sum of fifteen thousand Dollars con
ditioned as hereinafter.

The Last Will and Testament of John McRae of the Town and
County of Tuscaloosa and State of Alabama I John McRae do make
and publish this my last Will and Testament in manner following (that
is to say) first I give legate and leave unto William P. Gould County
of the Town and County of Tuscaloosa and State of Alabama and at
the time of the passing of this instrument in the State of Louisiana all and every my lands
tenments and hereditaments with the appurtenances whereof I now possess
or have, as well as all right title and interest which I have in said

Lands tenments and hereditaments either in Law or Equity lying
and being in the Counties of Greene and Tuscaloosa in the State of Alabama
and in the County of Leon in Florida; To have and to hold
all and every the said Lands tenments and hereditaments with the
appurtenances, Subject nevertheless to any charge and chargeable with
the annuity yearly rent or sum of Two hundred & fifty Dollars herein after more
times to be paid to the said William P. Gould his heirs and assigns forever.
Also I do hereby give devise and bequeath unto the said William P. Gould all my
negro Slaves which I now posses if, or which may be in my possession
at the time of my death Subject however to any charge and chargeable with
the annuity yearly rent or sum of two hundred & fifty Dollars above stated
and hereinafter mentioned.

Also I do hereby give bequeath and devise unto Alexander G. McRae of the
County of Greene and State of Alabama for and during the term of his natural life, and
Annunity, or clear yearly rent, or sum of Two hundred and fifty Dollars
free of all taxes or other deductions to be sprung and payable to him and
to his or her only out of the Lands herein devised to William P. Gould which are
lying and situate in the County of Greene in the State of Alabama
and are in the Twentieth and Twenty-first Townships in the first Range
East and forming at this time the plantation called the Hill of Mouth and
also out of the Slaves herein devised as a heriot after probate, the same to
be paid and payable by equal quarter yearly payments at the Hill of
Mouth the first payment thereof to be within thirty days after probate is
made of this my last will and testament and I do hereby charge and
Subject the said lands and the said slaves to and with the payment of the
said annuity yearly rent, or sum of Two hundred & fifty Dollars according
to and my will is that in case the said annuity or any part thereof
shall be behind and unpaid for the space of thirty days after any
the said term or day of payment wheresoever the same ought to be paid
as aforesaid that then and so often it shall and may be lawful
for the said Alexander G. McRae into all and singular the premises
chancery with the said annuity as aforesaid to enter & to take possession of
any or all of the said slaves and the rents dues and profits there of to
receive and take until he be therewith and thirty or by the person or persons
who shall be then entitled to the immediate possession of the said premises
or of the said slaves paid and satisfied the same and every part there
of and all the arrears thereof incurred before and that shall incur
during such time as he shall receive the rents dues and profits
thereof or to be entitled to receive the same by reason of said entry to
be made as aforesaid together with his costs damages and expenses
had and sustained by reason of the non payment thereof or
any part thereof and my will is that the said annuity shall
not be by the said Alexander G. McRae assignable or transferable,
but the same shall come to him and to his

And he alone shall have the right of entry upon, and possession of the aforesaid premises & slaves for the security of the payment of the said annuity as aforesaid, but in case he the said Alexander H. Mc Kee should make or attempt to make an agreement or transfer thereof by the execution of any writing obligatory or otherwise my will is that he shall not therefore forfeit the same or any part thereof but shall neverthless be entitled to receive the amount herein provided to be paid to him and that he shall be and remain in possession of all the rights and privileges herein to him conveyed. — And finally all the rest residue and remainder of all my estate and effects both real and personal whatsoever and wheresoever the same may be lying being or situated not herein before otherwise effectually disposed of after payment of my debts and funeral expenses and other charges and deductions as aforesaid I do give bequeath and devise unto the aforesaid William P. Gould his heirs and assigns forever. — And I do hereby make constitute and appoint him the said William P. Gould sole executor of this my last will and testament.

In witness whereof I have hereunto set my hand and seal the Twenty fourth day of September in the year of our Lord one thousand eight hundred & twenty nine.

John Mc Kee

I, Signed sealed published and declared by the above named John Mc Kee to be his last Will & Testament in the presence of us who have hereunto subscribed our names as witnesses in the presence of the Testator.

Sam'l Springer
Gibbt Satterstall
Geo. Alan

This paper was found enclosed in an envelope sealed up on the back of which was written the last will & Testament of the above John Mc Kee the packet was produced by Gilbert Satterstall of Tuscaloosa at the office of George Stan ~~Hill~~ Tuscaloosa on the 22nd August 1832 and opened and read in our presence. J. Gingle & B. Baldwin Jr.
R. Bolger Gibb Satterstall Mrs H. Mc Kee W. P. Gould George K. Stevens C.

The State of Alabama B County Court
Greene County B for Probate business

Personally appeared in open Court this tenth day of December in the year 1832 William P. Gould of Greene County who being duly sworn saith that the instrument herewith produced is as he well verily believes the true and last will and testament of John Mc Kee late of Greene County deceased that the same was well and truly executed by said Mc Kee that there is no subsequent will to the knowledge

or belief of this affiant but that the same is his lawful last will and testament. This affiant further saith that the said John Mc Kee departed this life in the County of Greene on the twelfth of August in the year 1832 that the County of Greene was his place of permanent residence next before his death and that the property mentioned in said will his principally in the County of Greene aforesaid. This affiant further saith that the said John Mc Kee left no widow and that to the best of the affiants knowledge he left no lawful kindred or heirs in the said County or in the said State of Alabama But that by said will he this affiant was lawfully declared to be appointed his sole executor and the affiant saith that he is therefore duly entitled to make probate of said will accordingly and that not one else either before he prayeth that the said Instrument may be admitted to Probate and that letters testamentary be granted to him accordingly sworn and subscribed the day & year aforesaid in open court.

Attest,

Wm. P. Gould

Job Springer
last Will
and Testa-
ment

This my last will and testament which I hope and trust will be by the court carried into effect I am now in my poor mind through weak and much debilitated. In the first place I will my thanks to the being who gave it and body to be really buried. Secondly I wish all my honest debts to be paid. Thirdly I will to my beloved wife a small mare bed and furniture a big wheel & the Grand bottom a quantity of cloth in a spun cotton and a pot pale and sugar half dozen traps and four or five cows and calves and the property she now has and claims as her own in Tuscaloosa County which she owned before I married her upside saddle. Fourthly I will to Nancy Jackson my oldest daughter Anna White my second Mary Phares worthy my third Hezekiah older my fourth the balance of my property consisting of one half quarter section on which I am now living my corn cattle hogs and all things which remains not otherwise appropriated by this will to be equally divided amongst them the two negroes I have disposed of one to John Springer by the name of Jack the other to their heirs of Job Springer by the name of Lucy for which they hold my bill of sale. I constitute and appoint Esipial Miller my executor and hereby request Justice to see that my will carried into full and complete effect. In witness whereof I have hereunto set my hand and seal this 16th day of January 1832.

John Gilmore
Solomon McAffis
John Springer

his
Job Springer

This day Personally appear Solomon McAlpin one of the Subscribing Witnesses to the last will & Testament of Job Springer late deceased who being duly sworn deposes & saith that on the date of said will the said Job Springer here signs & seals the same & declareth it to contain his last will & Testament that said Job Springer appeared to be of sound & disposing mind & memory & that himself & the other two Witnesses to wit John Gilmore & Job Springer to whom were both present & at the request of said Job Springer to whom said deed was read over signed our names thereto as Witnesses &c. & the court being satisfied with the testimony & proof of the executors of said will orders that the same be recorded & recorded according to law.

William P Gould
Franklin County
State of Alabama
Know all men by these presents that we William P Gould
George Hays & Richard Inge are held and firmly bound unto Thomas F Moody Judge of the Orphans Court of the County for said in the sum of fifteen thousand Dollars to be paid to the said Thomas F Moody
Esquire or his Successors in office to which payment well and truly to be made we bind ourselves our heirs Executors and administrators jointly severally and firmly by these presents. Sealed with our seals and dated this Eleventh day of September Eighteen hundred & thirty two the condition of the above obligation which that whereas the above bound William P Gould has been duly appointed Executor of the last Will and Testament of John McRae deceased Pow of the above bound Will and P Gould 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 before me
Attest, John P Gould
George Hays
R Inge

James Young
State of Alabama
Know all men by these Presents that we James Young
County of Etowah
Sam'l Bond bound unto Thomas F. M'Gilligan Judge of the Orphans Court of the County aforesaid in the sum of fifteen hundred Dollars to be paid to the said Judge or his Successors in office to which payment well and truly to be made we bind ourselves our heirs Executors and administrators jointly severally and firmly by these presents. Sealed with our seals and dated this twentieth day of September one thousand eight hundred and thirty two the condition of the above obligation is such that whereas the above bound James Young has been duly appointed administrator of all and singular the goods and chattels rights and credits of Job Springer deceased Pow if the said James Young shall well and truly per-

all the duties so high 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 court
James Young
Elisha Shattock
Job Springer

Afforded The State of Alabama Know all men by these presents that we Alford Ballouway George County Samuel Ballouway & Milton Ballouway are held and firmly bound unto Thomas F. Moody Judge of the Orphans Court of said County and to his successors in office in the sum of two thousand dollars for which payment well and truly to be made we bind ourselves our heirs Executors and administrators jointly and severally firmly by these presents. Sealed with our seals and dated this eighth day of October 1832. The condition of the above Bond is such that whereas the above bound Alford Ballouway of the age of sixteen duly appointed Guardian to Isaac A. Ballouway of the age of eight years Martha A. Ballouway of the age of five years George W. Ballouway of about 3 years and an infant about five months old name not known being all of the minor heirs of Amariah Ballouway deceased.
Now if the said Alford Ballouway 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 and effect
Signed sealed acknowledged and delivered in open court
The date above Attest, Alford Ballouway Seal
Samuel Ballouway Seal
Milton Ballouway Seal

James White State of Alabama Know all men by these presents that we James White Thomas White to Etowah County and Joseph White are held and firmly bound unto Thomas F. M'Gilligan Judge of the Orphans Court of the County aforesaid in the sum of four thousand dollars to be paid to the said Judge or his successors in office to which payment well and truly to be made we bind ourselves our heirs Executors and administrators jointly severally and firmly by these presents. Sealed with our seals and dated this twelfth day of September one thousand eight hundred and thirty two the condition of the above obligation is such that whereas the above bound James White has been duly appointed administrator of all and singular the goods and chattels rights and credits of Thomas White deceased Pow if the said James White 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 James White
in open court
James White Seal
Joseph White Seal

State of Alabama
Sam'l Bond Greene County I Know all men by these presents That we the said Bond Greene County Barry John Barry Thomas Barry & Samuel Wilson are held and firmly bound unto Thomas F. Moody Judge of the Orphans Court of the County aforesaid in the sum of thirty five hundred redditus dollars to be paid to the said Judge or his successors in office to which payment well and truly to be made we bind our ourselves his executors and administrators Jointly severally and firmly by these presents sealed with our seals and dated this 29th day of September one thousand eight hundred and thirty two The condition of the above obligation is such that whereas the above bound Lucretia Barry has been duly appointed administrator of all and singular the goods and chattels rights and credits of John Barry deceased & if the said Lucretia Barry shall well and truly perform all the duties which are or may be by law required of her as such administrator then the above obligation to be void otherwise to remain in full force.

Signed sealed and acknowledged Lucretia Barry
in open court John Barry
Attest, John A. Corr, Clerk Thomas Barry
Samuel Wilson

Nancy Green State of Alabama
word To Adams Brown County I Know all men by these presents That we Nancy Bond Greenwood Benjamin Richardson and Lewis Mathews are held and firmly bound unto Thomas F. Moody Judge or his successors in office of the Orphans Court of the County aforesaid in the sum of sixteen hundred dollars to be paid to the said Judge or his successors in office to which payment well and truly to be made we bind ourselves our heirs executors and administrators Jointly severally and firmly by these presents. Sealed with our seals and dated this 9th day of April one thousand eight hundred and thirty two. The condition of the above obligation is such that whereas the above bound Nancy Greenwood has been duly appointed administrator of all and singular the goods and chattels rights and credits of Emily A Greenwood deceased. Now if the said Nancy Greenwood Shall well and truly perform all the duties which are or may be by law required of her as such administrator then the above obligation to be void otherwise to remain in full force.

Signed sealed and acknowledged Nancy ^{her} Bond
Signed in open court the date
above
John A. Corr, Clerk

Catharine
Harrison
Guardian

State of Alabama I Know all men by these presents That we Catharine Harrison Mrs. S. Harrison and Joseph Garrison are held and firmly bound unto Thomas F. Moody Judge of the Orphans Court of said County and to his successors in office in the sum of Twenty five thousand dollars for which payment well and truly to be made we bind our selves our heirs executors and administrators Jointly and severally firmly by these presents. Sealed with our seals and dated this 7th day of July 1832.

The condition of the above bond is such that whereas the above bound Catharine Harrison has been duly appointed Guardian to Elizabeth Harrison of the age of nineteen years Catharine Harrison of the age of 13 years Samus of the age of 15 years Rosett of the 12 years Lura the age 11 years Louis of the age 10 Florence of the age 8 years minor heirs of of such as Harrison deceas. Now if the said Catharine Harrison Shall well and truly perform all the duties which are or may be by law required of her as such Guardian then the above obligation to be void otherwise to remain in full force and effect.

Signed sealed acknowledged and attested
in open court the date above
Attest, John A. Corr, Clerk

Catharine Harrison
W. S. Harrison
Joseph Lake

George Hays
To Adm'r
Bond

State of Alabama Grundy County I Know all men by these presents That we George Hays James Finch & Philip W. Beasley are held and firmly bound unto Thomas F. Moody Judge of the Orphans Court of the County aforesaid in the sum of four hundred dollars to be paid to the said Judge or his successors in office to which payment well and truly to be made we bind ourselves our heirs executors and administrators Jointly severally and firmly by these presents. Sealed with our seals and dated this 29th day of October one thousand and eight and thirty two.

The condition of the above obligation such that whereas the above bound George Hays has been duly appointed administrator of all and singular the goods and chattels of James Mc Gee deceased. Now if the said George Hays 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.

George Hays
James Finch
P. W. Beasley

Dempsey
Cockrell
to Guardian
Bond

The State of Alabama,

Greene County,

I Know all men by these presents
That we Dempsey Cockrell Jonathan Cockrell & Jacob
Cockrell are held and firmly bound unto Thomas St. Moody
Judge of the Orphans Court of said County, and to his successors
in office in the sum of fifteen thousand dollars
for which payment well and truly to be made, we bind our
selves, our heirs, executors, and administrators, jointly and severally,
firmly by these presents. Sealed with our seals, and
dated this twelfth day of November 1832.

The condition of the above bond is such, That,
whereas the above bound Dempsey Cockrell has been
duly appointed Guardian to William Cockrell of the age
of about 14 years, Samuel Cockrell of the age of
Eleven years and Nathan Cockrell eight years minor
heirs of Nathaniel Cockrell deceased.

Now, if the said Dempsey Cockrell 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
shall be void, otherwise to remain in full force and effect.

Signed, sealed, acknowledged and delivered in open Court
the date above.

Attest.

G. Snedeker Clerk

Dempsey Cockrell [Seal]
Jonathan Cockrell [Seal]
Jacob Cockrell [Seal]

"3"

Jefferson
Gordon
T. G. Gordon
Bond

Signed, sealed acknowledged and
delivered in open Court the date above
Attest,

G. Snedeker Clerk

James Kirkpatrick [Seal]
James H. Kirkpatrick [Seal]
Julius H. Sims [Seal]

The State of Alabama Greene County,

I Know all men by these presents That we Jefferson Gordon Elizabeth Gordon
and Matthew H. Gaines are held and firmly bound unto Thomas St. Moody
Judge of the orphans court of said County and to his successors in office in
the sum of three thousand dollars for which payment well and truly to be made we
bind ourselves our heirs executors and administrators jointly and severally firmly by these
presents. Sealed with our seals and dated this 13th day of November 1832.
The condition of the above bond is such, That whereas the above bound Jefferson Gordon
has been duly appointed Guardian to Emily Livingston Gordon of the age of five
years, Maria Caroline Harvey Gordon aged about 3 years minor heir of Thomas Har-
vey deceased. Now if the said Jefferson Gordon 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 and effect
Signed, sealed acknowledged and delivered
in open Court the date above.

Attest,

G. Snedeker Clerk

Jefferson Gordon [Seal]
Elizabeth Gordon [Seal]
Mr. H. Gaines [Seal]

Jonathan
Cockrell
T. Bond

The State of Alabama Greene County,
I Know all men by these presents That we Jonathan Cockrell
and Dempsey Cockrell and Jacob Cockrell are held
and firmly bound unto Thomas St. Moody Judge of the Orphans Court of
said County and to his successors in office in the sum of fifteen thousand
dollars for which payment well and truly to be made we bind ourselves our heirs exec-
utors and administrators jointly and severally firmly by these presents. Sealed with
our seals and dated this twelfth day of November 1832.

The condition of the above bond is such, That whereas the above bound Jonathan
Cockrell of the age of seventeen years has been duly appointed Guardian to Emma
Cockrell of the age of five years, Emily C. Cockrell of the age of five years, minor heir
of Nathan Cockrell deceased. Now if the said Jonathan Cockrell 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 and
effect.

Signed, sealed acknowledged and delivered
in open Court the date above

Attest G. Snedeker Clerk

Jonathan Cockrell [Seal]
Dempsey Cockrell [Seal]
Jacob Cockrell [Seal]

16
B
Elizabeth
Gordon
Gardiner

State of Alabama Know all men by these presents that we Elizabeth Gordon Jefferson Gordon and Gardner our are held and firmly bound unto Thomas F. Moody Judge of the Orphans Court of said County and to his Successors in office in the sum of one thousand dollars for which payment well and truly to be made we bind ourselves our heirs Executors and Administrators Jointly and severally firmly by these presents sealed with our Seals and dated this twenty fifth day of November 1833.

The Condition of the above bond is such that whereas the above bound Elizabeth Gordon has been duly appointed Guardian to William Gordon of the age of 20 years Charlotte Gordon aged 13 years John aged 16 years Thomas aged 14 years Albert aged 12 years Samuel aged 10 years Caroline aged 5 years Amanda aged 7 years Harriet aged 5 years Lucy aged 2 years minors heirs of their Grand father James Sims deceased. Now if the said Elizabeth Gordon shall well and truly perform all the duties which are or may be by law required of her as such Guardian then the above obligation to be void otherwise to remain in full force and effect.

Signed Sealed acknowledged and delivered in open Court the date above.
Attest, *Appraiser Clerk* *P. P. May* *W. J. Gifford*

Dated to
Admt
Bond

State of Alabama Know all men by these presents that we James Brown County Mc Donald & Sonkris W. J. Gifford are held and firmly bound unto Thomas F. Moody Judge of the Orphans Court of the County of one and in the sum of fifty thousand dollars to be paid to the said Judge or his Successors in office to which payment well and truly to be made we bind ourselves our heirs Executors and Administrators Jointly severally and firmly by these presents. Sealed with our Seals and dated this 8th day of November one thousand eight hundred and thirty two. The condition of the above obligation is such that whereas the above bound James Mc Donald has been duly appointed administrator of all and singular the goods and chattels rights and credits of Col. Grizzel deceased with his the said will annexed shall well and truly performable the duties which are or may be by law required of him as such administrator then the above obligation to be void otherwise to remain in full force.

Signed sealed and acknowledged in open Court before me
Attest *Appraiser Clerk* *J. McDonald* *W. J. Gifford*

George Hays
dy and the
fees to said
bond

State of Alabama Know all men by these presents that we George Hays Brown County William Hanby and Thomas Caufield Henry Caufield and Charles Roberts are held and firmly bound unto Thomas F. Moody Esq; Judge of the orphans court of the County aforesaid in the sum of forty thousand dollars to be paid to the said Thomas F. Moody Esq; or his successor in office to which payment well and truly to be made we bind ourselves our heirs Executors and Administrators Jointly severally and firmly by these presents. Sealed with our Seals and dated this seventh day of January one thousand eight hundred and thirty three. The condition of the above obligation is such that whereas the above bound George Hays William Hanby and Thomas Caufield have been duly appointed Executors of the last will and Testament of George Aikens deceased. Now if the above bound George Hays William Hanby and Thomas Caufield shall well and truly perform all the duties which are or may be by law required of them as such Executors then the above obligation to be void otherwise to remain in full force.

Signed Sealed and acknowledged
in open Court. Attest

George Hays *W. Hanby*
Thos Caufield *H. Caufield*
Charles Roberts

P. P. May
F. J. St. John
Bond

State of Alabama Know all men by these presents that we Patrick P. May St. John & Fortune and are held and firmly bound unto Thomas F. Moody Judge of the Orphans Court of the County aforesaid in the sum of Ten Thousand dollars to be paid to the said Judge or his Successors in office to which payment well and truly to be made we bind ourselves our heirs Executors and Administrators Jointly severally and firmly by these presents. Sealed with our Seals and dated the 7th day of January one thousand eight hundred and thirty three. The condition of the above obligation is such that whereas the above bound Patrick has been duly appointed administrator of all and singular the goods and chattels rights and credits of John P. Grizzel deceased. Now if the said Patrick P. May 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 Court

Appraiser Clerk

P. P. May *F. J. St. John*
James R. Fortune *John P. Grizzel*
James Ray *Col. Grizzel*

100

John Carpenter State of Alabama Know all men by these presents That we John Carpenter & Son George Carpenter and William Carpenter are hereby and firmly bound unto Thomas Gilmore Judge of the Orphans Court of the County of Tuscaloosa in the sum of two Thousand dollars to be paid to the said Judge or his successors in office to which payment well and truly to be made we bind ourselves our heirs Executors and administrators jointly severally and jointly by these presents Sealed with our seals and dated this 29th day of January one thousand eight hundred and thirty three.

The condition of the above obligation is such That whereas the above bound John Carpenter has been duly appointed administrator of all and singular the goods and chattels rights and credits of Broxley Family deceased Now if the said John Carpenter 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 Court.

John Carpenter
Thomas Carpenter
William Carpenter

Know all men by these presents That we James H. Wilson & Son George Carpenter & John W. Smith and John E. McAllister are hereby and firmly bound unto Thomas Gilmore Judge of the Orphans Court of said County and to his successors in office in the sum of two hundred Dollars for the payment well and truly to be made we bind ourselves our heirs Executors and administrators jointly and severally jointly by these presents Sealed with our seals and dated this fourth day of February 1838.

The condition of the above bond is such That whereas the above bound James H. Wilson has been duly appointed Guardian to Jefferson Wilson of the age of nine years minor heir of John Wilson deceased.

Now if the said James H. Wilson 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 and effect.

Signed sealed acknowledged and attested
in open Court the date above.

James H. Wilson
John W. Smith
John E. McAllister

George Johnston The last Will and Testament of George Johnston a citizen of the United States East Ward residing in the County of Tuscaloosa State of Alabama.

Testament I George Johnston do make and publish this my last Will and Testament in manner following (that is to say)

Item first It is my will that as soon as practicable after my decease all my just debts shall be proportionately paid.

101

Item Second It is my will and desire that as soon as practicable after my decease all my stock of Merchandise and all my other perishable property excepting such as may be required for the use of my family shall be sold on a estate of twelve months without Public auction or by private contract as my Executors hereafter to be appointed may deem most desirable.

Item Third It is my will and desire that the proceeds of the property mentioned in the preceding Item excepting such portions as it may be necessary to reserve for the provision of the slaves following shall by my Executors be placed at interest or invested in young negro slaves boy from twelve to fifteen years of age which slaves are to be freed out by my Executors by the year of fifteen years until the time my oldest son William Johnston shall arrive at the age of eighteen years. It is then my will and desire that he shall receive one half the portion of the property before mentioned within the same year at the time he is money at interest or in negro slaves purchased by my Executors in pursuance of the terms of the foregoing part of this Item. Further it is my will and desire that whenever of my other four sons (viz.) Henry Johnston David James Johnston & John & Robert Johnston shall severally arrive at the age of eighteen years they shall in like manner receive each their respective share of the said property that may be remaining and that when my last mentioned son Robert Johnston shall have received his inheritance portion the remaining death portion shall be paid over and also end to my wife Elizabeth Johnston for her own use and benefit.

Item Fourth It is my will and desire that from the time of my decease my Executors will from time to time as occasion may require and out of the proceeds of the money earned on the slaves hired out by them pay the expenses incident to the education of my children and to the support and maintenance of my family or that part thereof that may remain until each shall have received the portion allotted to them in the foregoing Item.

Item Fifth It is my will that all the land on the East side of the Tombigbee River of which I may die possessed shall be rented by my Executors until the erection of such quantity to include the Mansion house as may be required by my family for habitation.

Item Sixth It is further my will and desire that all the negro slaves which I may be possessed at the time of my death with the exception of two for the service of my family (which two are to be selected annually by my wife for that purpose) shall be hired out by my Executors in the manner and until the time mentioned in Item third that is to say the time when my oldest son William Johnston shall arrive at the age of eighteen years and it is further to be understood by my will and desire that the slaves mentioned in the Item shall be subject to distribution in the manner prescribed in said Item third for those which may be purchased by my Executors and that the selection of two for the service of my family is not to be confined to those of which I may be possessed but to extend also to those which may be so purchased by my Executors and continue to be made from those that remain after each successive distribution the