STATE OF TENNESSEE, CANNON COUNTY.

Me can Miller and a			~	
To any Minister of the Gospel,	having the care of Souls,	or Justice of	the Peace of sai	County-GREETING

You, or Lither	of You, are hereby authorized to	solemnize the Rites of Matrimorn
between 1 &	Manaryin, and &	MA Man.
of your younty, a	greeably to the direction of the Ac	ct of Assembly in such case made
and provided.		

PROVIDED ALWAYS. That the Rite of Matrimony be salemnized in this County; otherwise these shall be null and void, and shall not be accounted any License or authority to you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, etc.

Know all Men, That we, & Ottomgring

of the County of Cannon, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well and trilly to be made, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents.

The Condition of the above Obligation is such, That whereas of Mangrunghath prayed and stained a License to marry 1/D Ollows

SOW, if there shall not hereafter appear any lawful cause why the said of Sold in Grain and Marimony as Husband and Wife, then this

obligation to be void and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the 10 day of Nov 1888

R & Changerin [SEAL.]

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Souls, or Justice of the Peace of said County-GREETING:

You, or Lither of You, are hereby authorized to solemnize the Rites of Matrimony between It. Elkins and Bellie to lancette of your County, agreeably to the direction of the Act of Assembly in such case made and provided.

PROVIDED ALWAYS. That the Rite of Matrimony be solemnized in this County; otherwise these shall be null and void, and shall not be accounted any License or authority to you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, etc.

Given at the Clerk's office of said County, this 17 day of

Know all Men, That we, Will EChine

of the County of Cannon, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well and truly to be made, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents.

The Condition of the above Obligation is such, That whereas Will Esking hath prayed and obtained a License to marry Belle Blancette

NOW, if there shall not be reafter appear any lawful cause why the said

NIE Kins and Bene Blance to should not be joined together in Holy Matrimony as Husband and Wife, then this

obligation to be void and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the 17 day of Nov 1888

Wir Elkins [SEAL.]

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Souls, or Justice of the Perse of said County. GREETING:

You, or Lither of You, as	re hereby authorized to sole	mnize the Rites of Matrimon
between W my King	and E	L Barnett.
of your County, agreeably to	the direction of the Act of	f Assembly in such case made
and provided.		

PROVIDED ALWAYS. That the Rite of Matrimony be solemnized in this County; otherwise these shall be null and void, and shall not be accounted any License or authority to you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, etc.

	Given at th	re Clerk's office	of said County, thi	20	day
9 dolen	Vov	R. E. of Mind	1888	0.00	
Be lived	20 chor 1	Rete of Orland Orange of I Offell	rlis of	1 3 M	County Court Clerk.
			1 5		
	Tuom's H	en, That we,	W II hu	ing F	
	and an entire and a second	and the second s	- 1 X	Hals	

of the County of Cannon, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well and truly to be made, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents.

The Condition of the above Obligation is such, That whereas I have the hath prayed and obtained a License to marry a Lawrett Now, if there shall not hereafter appear any lawful cause why the said

should not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be void and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the 20 day of Nov 1888

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Souls, or Justice of the Peace of said County-GREETING :

_		-					of Matrimon
1:2	1.0	1 No	Man		Solo	P.	<i>D</i> '
of your	County,	agreeably	to the dir	rection of th	e Act of Asse	mbly in su	ich cașe mad
and pro	vided.						

PROVIDED ALWAYS, That the Rite of Matrimony be solemnized in this County; otherwise these shall be null and void, and shall not be accounted any License or authority to you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, etc.

sume nuc	a never veen prayea	or graniea, eic.		
Given	at the Clerk's office	of said County, this	28 n	day
BPT 10.070 (MBB)	l ror	1889	L a	*
			464	Moone Court Clerk
,				

Thow all Men, That we, of A feelle, Show Couch of the County of Cannon, and State of Tennessee, are held and firmly bound unto the

of the County of Cannon and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well and truly to be made, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents.

hath prayed and obtained a License to marry Lacker Bym.

NOW; if there shall not hereafter appear any lawful cause why the said

should not be joined together in Holy Matrimony as Husbard and Wife, then this obligation to be void and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the L8 day of Wove 1888

Al Morrido Conch [SEAL

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Souls, or Justicular the Peace of said County-GREETING:

You or Lither of Von	and hand a	1	, , , , , , , , , , , , , , , , , , ,
You, or Lither of You,	are nereby authorized	to solèmnize the	Rites of Matrimon
between J & Da	wiel and	Elima 1	Ring 1
of your Jounty, agreeably	to the direction of the	Act of house V	naylow
and provided.	· · · ·	ice of pissemoly	in such case made

PROVIDED ALWAYS. That the Rite of Matrimony be solemnized in this County; otherwise these shall be null and void, and shall not be accounted any License or authority to you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, etc.

Given at the Clerk's office of said County, this A Soloning get The Rice of matorier, Between This a bu named Parties on & Thou all Den, That we, John & Donnel and of the County of Cannon, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well and truly to be made, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents. The Condition of the Lave Obligation is such, That whereas I le Panile hath prayed and obtained a License to marry to liga Braxlow

NOW, if there shall not hereafter appear any lawful cause why the said and Celin Braylor sphuld not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be void and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the 27 day of Par 1885

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON COUNTY.

	To any Minister of the Gospel, having the care of Souls, or Justice of the Peace of said County-GREETING:
	•
	You, or Litter of You, are hereby authorized to solemnize the Rites of Matrimon
	between N 1 0/1 Willen and Leva Tray
	of your County, agreeably to the direction of the Act of Assembly in such case made
	and provided.
	PROVIDED ALWAYS, That the Rite of Matrimony be solemnized in this County
	otherwise these shall be null and void, and shall not be accounted any License
	authority to you, or either of you, for the purpose aforesaid, more than though th
	same had never been prayed or granted, etc.
	4. Given at the Clerk's office of said County, this 27 day
//	Soleministred the Religionalimen & 1. S. Cherene
13	Soleministed the Religionalinen & f. S. (Me one county count cion.
	From all Men, That we, Wir Dill Meillen Y
	Pal Proter
	of the County of Cannon, and State of Tennessee, are held and firmly bound unto the
	State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS,
•	which payment, well and truly to be made, we bind our heirs, executors and admini-
,	trators, and each and every one of us and them, both jointly and severally, firmly b
	these presents.
	The Condition of the above Obligation is such, That whereas (Wir fill !!
	hath prayed and obtained a License to marry Line Peccin

NOW, if there shall not hereafter appear any lawful cause why the said

L'i M'Dillem and Lava Pacay should not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be void and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the 29 day of 6 Vor 1889

Win Miller [SEAL.]

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Souls, our settle of the Peace of said County-GREETING:

		1 - 2			
Fau, or Lither of You	, are hereby autho	rized to soler	mnize the	Rites of	Matrim
	1		interest the s	uices of .	Mairimon
between N/ D	ravis	and his	Bins	len B	och
of your County, agreeabl	y to the direction	of the Act of	Assembly	in such	case madi
and provided.					oute muce
					*
PROVIDED ALWAY	C m' (11 D)				

PROVIDED ALWAYS, That the Rite of Matrimony be solemnized in this County; otherwise these shall be null and void, and shall not be accounted any License or authority to you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, etc.

	, and poor aforesaid, more the	ian inough the
	same had never been prayed or granted, etc.	
,		
	Given at the Clerk's office of said County, this	day of
		ady of
oi	1888	
0/20	all in riged the Mile of Matrines	
Bel	luces The abor ponter no Al	ounty Court Clerk.
Ros	of more 188 & O I SOM Chigh If	•
4 D	De militario de 1 de 1 de militario de 1 de militario de 1 de militario de 1 de militario de 1 de 1 de militario de 1 de	
	Know all Qui, That we, William Travis 9	, .
	and all gen, that we, To the and France T	
	· OA · OA · ·	
	- CA M Bo3 le	
	of the Court of th	

of the County of Cannon. and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well and truly to be made, we bind our heirs, executors, and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents.

nath project and obtained a License to marry Ag & L. Lo Bogle

NOW, if there shall not hereafter appear any lawful cause why the said

should not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be void and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the 30 day of Nov 1889

[SEAL.]

Of M. Bogli [SEAL.]

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Souls, or Justice of the Peace of said County-GREETING

Four, or Killier of Four, are hereby authorized to solemnize the Rites of Matrimony between A Candense and Jour Seisons of your County, agreeably to the direction of the Act of Assembly in such case made and provided.

PROVIDED ALWAYS, That the Rite of Matrimony be solemnized in this County; otherwise these shall be null and void, and shall not be accounted any License or authority to you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, etc.

Ai	Given at the Clerk's office of said County, this	Z da	ų
	Decisión 1888	in Page	
Sol	Communed the Relig Malming	J G The County Course CI	•
Beli	iveen the us this married porting		
· .	Know all Men, That we,	der X	

of the County of Cannon, and State of Tennessee, are weld and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well and truly to be made, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents.

The Condition of the above Obligation is such, That whereas I A Agralian hath prayed and obtained a License to marry Mass frozin Lisen.

should not be joined together in Holy Matrinony as Husband and Wife, then this obligation to be void and of no effect; otherwise to remain in full force and virtue.

Witness our h	ands and seals	, the Y hay of Pl	ceribe 1888
		Jot Sans	lersen SEAL
			SEAL.

J W By ford

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Souls, or Justice of the Peace of mid County-GREETING

eby authorized to solemnize the Rites of Matrimor	nı
and Chatilda Bearing	
lirection of the Act of Assembly in such case may	de
3	eby authorized to solemnize the Rites of Matrimon and Chatilola Burne direction of the Act of Assembly in such case made

PROVIDED ALWAYS, That the Rite of Matrimony be solemnized in this County; otherwise these shall be null and void, and shall not be accounted any License or authority to you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, etc.

Given at the Clerk's office of said County, this 15 day of

December 1888

I Doleri, arther the Relies of Chaloring of Moore County cou

Know all Men, That we, formes filly

of the County of Cannon, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well and truly to be made, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents.

The Condition of the above Obligation is such, That whereas Jones Pills hath rayed and obtained a License to marry hatilde Burn

NOW, it there shall not hereafter appear any lawful cause why the said for the following and halfale and form the solid not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be void and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the 15 day of December 1888

James Pells [SEAL.]

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Souls, or Justice of the Peace of said County-GREETING :

You, or	Lither of You,	aré hereby as	ithorized to s	solemnize the	Rites of M	atrimony
between	LE DO	evis	and h	iss SOD &	ravis	
of your Jo	unty, agreeably	to the direct	ion of the Ac	ct of Assembly	in such c	ase made
and provid	led.					

PROVIDED ALWAYS, That the Rite of Matrimony be solemnized in this County; otherwise these shall be null and void, and shall not be accounted any License or althority to you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, etc.

Given at the Clerk's offi	ce of said County, this	day o
Decruber	188.8	Can the
•	4	Smoon County Court Clerk.
× 16		

Know all Dan, That we, y & Davis & & J & Chrock

of the County of Cannon, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well and trulg to be made, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents.

The Condition of the above Obligation is such, That whereas & & Davis

hath prayed and obtained a License to marry Miss Somme DInners

NOW, if there shall not hereafter appear any lawful cause why the said

A E Down and S Dravis

should not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be void and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the 18 day of Deunby 1888

g & Pavis [SEAL.] & J & Elrod [SEAL.]

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Souls, or Justice of the Peace of said County-GREETING :

Tou, or Tillier of You, are hereby authorized to solemnize the Rites of Matrimony between Short as Spoker and Salle Scharlock of your County, agreeably to the direction of the Act of Assembly in such case made and provided.

PROVIDED ALWAYS. That the Rite of Matrimony be solemnized in this County; otherwise these shall be null and void, and shall not be accounted any License or authority to you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted setc.

Given at the Clerk's office of said County, this 19 day of

Deemh 1888

I Solemn and the bill of Matrinson

Between The abn manuel Patrison The

20 of Pur 1888

C) H Rose in ON &

Enow all Ben, That we, Morrians & Shopen and

of the County of Cannon, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well and truly to be made, we bind our neirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents.

The Condition of the above Obligation is such, That whereas IS Myohim hath prayed and obtained a License to marry Sallin Shirlack.

should not be joined together in Holy Matrimeny as Husband and Wife, then this together to be void and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the 19 day of December 1888

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Souls, or Justice of the Peace of said County—GREETING :

You, or Bither of You, are hereby authorized to solemnize the Rites of Matrimony between Thomas Quen and Povu Drithe of your County, agreeably to the direction of the Act of Assembly in such case made and provided.

PROVIDED ALWAYS, That the Rite of Matrimony be solemnized in this County; otherwise these shall be null and void, and shall not be accounted any License or authority to you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, etc.

	Fiven at the Clerk's office of said County, this Z Z	day
	Recenta 1888	<i>V</i> .
Jon	unityed the State of (healmy on the country of	Court Clerk.
20	day of Due 1888 L tollelle IT	
	Know all Den That we, Thorners Chiene	
	E Sierrick	

of the County of Cannon and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well and truly of smade, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents.

hath prayed and obtained a License to marry Down In Moson

NOW, if there shall not hereafter appear any lawful cause why the said

Thereway was and Power Subsection

should not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be void and of no effect; otherwise to remain in full force and virtue.

Witness our hands and scals, the 19 day of December 1889

Shown as own [SEAL.]

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Souls, or Justice of the Gaze of said County-GREETING:

between Stages and his Harries Of Matrimony of your County, agreeably to the direction of the Act of Assembly in such case made and provided:

PROVIDED ALWAYS. That the Rite of Matrimony be solemnized in this County; otherwise these shall be null and void, and shall not be accounted any License or authority to you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, etc.

Given at the Clerk's office of said Con	inty, this 22 day
Deenha 1889	7 7
	· y & hom
	County Court Clerk.

Know all Wen, That we, I he Mages &

of the County of Cannon, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sun TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well and truly to be made, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents.

nath prayed and obtained a License to marry Lanney Wood, if there shall not hereafter appear any lawful cause why the said

should not be joined together in Holy Matrimony as Husband and Wife then this obligation to be void and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the &2 day of Deen 1885

JR Horal SEAL.

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Souls, or Justice of the Peace of said County-GREBTING

Fou, or Lither of You, are hereby authorized to solemnize the Rites of Matrimony between Allo hack Ollows and My Eller Remises of your County, agreeably to the direction of the Act of Assembly in such case made and provided.

PROVIDED ALWAYS, That the Rite of Matrimony be solemnized in this County; otherwise these shall be null and void, and shall not be accounted any License or authority to you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, etc.

	Ground at the Cierk's office of said County, this	au		-day
	Decribe 1889		an	B
0	Solerunged the Rete of materinen	4	G Mio	O CA
00	Leven The abon names Parties on Dec 28 1888 JOH Deuth OHS	0		y court city
	Time all Men, That we, I has here k	Moon	× ×	

of the County of Cannon and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLAKS, to which payment, well and traty to be made, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents.

hath prayed and obtained a License to marry Clan Bounds

NOW, if there shall not hereafter appear any lawful cause why the said North ack Man and Cler Borreds should not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be void and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the LL day of December 1888

Mashack Moor [SEAL.] Bothel Bryseni [SEAL.]

STATE OF TENNESSEE, CANNON COUNTY.

An amount of the second of the	And the second second		•
To any Minister of the Gospel, have	ing the care of Sonle or Inctice	of the Dance of co	d County Opposition
	and the oute of Banto, of anytice	of the Leage of 28	IQ CCUNIV—GK STING

You, or Lither of You, are hereby	authorized to solemnize the Rites of Matrimon
between R & Wilson	and Mary & Leellever
of your County, agreeably to the dire	ection of the Act of Assembly in such case mad
and provided.	

PROVIDED ALWAYS, That the Rite of Matrimony be solemnized in this County;

ot	therwise these shal	l be null and void	, and shall not be d	accounted any Lie	cense or
a	uthority to you, or	either of you, for	the purpose aforesa	id, more than tho	ugh the
80	ame had never been	prayed or granted,	etc.		
	Given at the Clerk	c's office of said Cou	nty, this & &	12.1.	day of
9 Sales	Deerich mysel the Rite in the about ord 28 1888 DA	188 8	,	01/2	1
Betwe	n Hu abou 010	med Powleson	,	County Cou	et Clerk.
Dice	88 × 1888 DA	Vi Yardal g 13	0.	£	
	Know all Men, Th	at we, R	Wilson	and	
			George Ju		

of the County of Cannon, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well and truly to be hade, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents.

The Condition of the above Obligation is such, That whereas A & Wilson hath prayed and obtained or License to marry Marry & Pullvan NOW, If there shall not hereafter appear any lawful cause why the said

Il Nalson and Merry E Sullovenn should not be joined together in Holy Matrimony as Ausband and Wife, then this obligation to be void and of no effect; otherwise to remain in full force and virtue

Witness our hands and seuls, the & & day of Delinite 1888

St y Wilson · Segry Ginley, [SEAL]

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Souls, or Justice of the Peace of said County-GREBTING :

You, or Lither of You, are hereby authorized to solemnize the Rites of Matrimony between Silas Lolbert and Francis CHE puchan of your County, agreeably to the direction of the Act of Assembly in such case made and provided.

PROVIDED ALWAYS, That the Rite of Matrimony be solemnized in this County; otherwise these shall be null and void, and shall not be accounted any License or authority to you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, etc.

aay
00.0
J & Tron County Court Clerk.
41
9/5
County Court Cla

of the County of Cannon, and State of Pennessee, are held and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well and truly to be made, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally firmly by

John Lowe

The Condition of the above Obligation is such, That whereas Silas Lol bet hath prayed and obtained a License to marry Lunia Clipicahan NOW, if there shall not hereafter appear any lawful cause why the said and Chemaker

should not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be void and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the 22 day of Peu 1889

Siles Tolbet John Jown [SEAL.]

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Souls, or Justice of the Peace of said County—GREETING:

Fou, or Rither of You, are hereby authorized to solemnize the Rites of Matrimony between Jounes & Lauren es and Molla Bailez of your County, agreeably to the direction of the Act of Assembly in such case made and provided.

PROVIDED ALWAYS, That the Rite of Matrimony be solemnized in this County; otherwise these shall be null and void, and shall not be accounted any License or authority to you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, etc.

*	Given at the Clerk's office of said County, this & G day
	Precent in 1888
p	Culture 1888
	County Court Clerk,
	W / - 0
	Thow all Den, That we, Jorines & Louve net
	1 9 9

of the County of Cannon and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well and ruly to be made, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents.

The Condition of the above Obligation is such, That whereas Jonnes & Laurence hath prayed and citained a License to marry Apolic Bale,

chould not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be void and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the & 4 day of Die with 1888

James & Suren [SEAL.]

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospei, having the care of Souls, or Justice of the Peace of said County-GREETING :

You, or Lither of You, are hereby au	thorized to solemnize the Rites of Matrimony
between Hartin Saller	and Chara O Mant
of your County, agreeably to the direction	on of the Act of Assembly in such case made
and provided.	

PROVIDED ALWAYS, That the Rite of Matrimony be solemnized in this County; otherwise these shall be null and void, and shall not be accounted any License or authority to you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, etc.

	Given at the Clerk's office of said County, this	24	day o
	Deerich 1888 .		60
131	Cominged the Rete of Matherinen	H	Sounty Court Clerk.
	25 24 1888 & Driese 011 9 3	- <i>U</i>	
	Thow all Men, That we, Oflorte S	La (6, 9	

of the County of Cannon, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, were and truly to be made, we bind our heirs, executors, and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents.

Henry Childrel

hath prayed and obtained a License to marry Many Ollar Lu

NOW, if there shall not hereafter appear any lawful cause why the said

should not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be void and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the & Hy day of December 1885

Nonry Mitatier [SEAL.]

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Souls, or Justice of the Peace of said County-GRESTING:

Fou, or Lither of You, are hereby authorized to solemnize the Rites of Matrimony between fact Hazes (Col) and Connect Color (Col) of your County, agreeably to the direction of the Act of Assembly in such case made and provided.

PROVIDED ALWAYS, That the Rite of Matrimony be salemnized in this County; otherwise these shall be null and void, and shall not be accounted any License or authority to you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, etc.

Given at the Clerk's office of said County, this I H day of

Deceriber 1888

Jobolium Part Vh. Meli of Materinory County County

of the County of Cannon, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well and truly to, be raide, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents.

hath prayed and obtained a License to marry England Call.

NOW is were shall not hereafter appear any lawful cause why the said

should not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be void and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the I H day of Deece the 1888

jæ Vages [SEAL.]

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Souls, or Justice of the Peace of said County-GRESTING :

You, or Lither of You, are hereby authorized to solemnize the Rites of Matrimony between Abert Jeller and Lillin Pinfular of your County, agreeably to the direction of the Act of Assembly in such case made and provided.

PROVIDED ALWAYS, That the Rite of Matrimony be solemnized in this County; otherwise these shall be null and void, and shall not be accounted any License or authority to you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, etc.

Given at the Clerk's office of said County, this I'm day of Decentile 1888

I determined the State of Mathematical Selection of County Court Clerk.

Blucia the about manuel forther for County Court Clerk.

Dec 25 1888 H L Porsto pf

Enow all Sen, That we, Closed Jellan &

of the County of Cannon, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well and truit to made, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents.

The Condition of the above Obligation is such, That whereas Elke 1 Jollon hath prayed and obtained a License to marry Leller Gentrelon

NOW, if there shall not hereafter appear any lawful cause why the said

should not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be void and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the 25 day of Decenter 1888

Elbit Jeston [SEAL.]

Vathorin Jugater

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Souls, or Justice of the Peace of said County-GREETING:

between Gandell wiffer and Marlis Lingerse of your County, agreeably to the direction of the Act of Assembly in such case made and provided.

PROVIDED ALWAYS, That the Rite of Matrimony be solemnized in this County; otherwise these shall be null and void, and shall not be accounted any License or authority to you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, etc.

Given at the Clerk's office of said County, this of 4 day of

December 1888

Between the Action of Chattern.

But 2 9 1888 for DONO Inglet Jo

of the County of Cannon, and State of Tennessee, and eld and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well and truly to be made, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents.

The Condition of the above Chilgation is such, That whereas of undel wright hath prayed and obtained a License to marry Neellow Fungerson

should not be joined together in Holy Matrimony as Histand and Wife, then this obligation to be void and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the & 6 day of Durnh 1888

Gradele worter [SEAL.]
Lower Elood [SEAL.]

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Souls, or Justice of the Peace of said County-GREETING:

You, or Kilher of You, are	hereby authoriz	sed to solemnize the	Rites of Matr	imony»
between of M. Macy	<u></u>	and & Loche	ttemone	
of your County, agreeably to	the direction of	the Act of Assembl	y in such case	made
and provided.				

PROVIDED ALWAYS, That the Rite of Matrimony be solemnized in this County; otherwise these shall be null and void, and shall not be accounted any License or authority to you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, etc.

Given at the Clerk's office of	said County, t	inis «L	auy c
I sole uniqued the Rete of Mas	1888		p /2
Sole uniqued the Rete of Mar	Parles on	g and g	& County Court Clerk.
Between the above named ? Det 30 " 1865 Jell Jerose	en Oh 8	<i>V</i>	
Enou all Men, That we,	9.00% s	Slaren and	/
	d . <u>:</u>	- Tro) Ivood

of the County of Camon, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well find truly to be made, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents.

The Condition of the above Obligation is such, That whereas JOM States hath prayed and obtained a License to marry & Swhittumon

NOW, if there shall not hereafter appear any lawful cause why the said

should not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be void and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the L day of December 1888

JOH Slavy [SEAL.

day of

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Sonis, or Justice of the Peace of said County-GREETING:

Four, or Lither of You, are hereby authorized to solemnize the Rites of Matrimony between John I Hunt and Vormies Clistace of your County, agreeably to the direction of the Act of Assembly in such case made and provided.

PROVIDED ALWAYS. That the Rife of Matrimony be solemnized in this County; otherwise these shall be null and void, and shall not be accounted any License or authority to you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, etc.

Given at the Clerk's office of said County, this

Isole new ged the Mitragolia In men.

Between the about named Portels on
Joing the 12 19 6 Journal 0119

county county

Enouvall Den, That we, John I Hereit ?

of the County of Cannon, and State of Tennessee, are there and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well and trilly to be made, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents.

The Condition of the above Obligation is such, That whereas foliand And hath prayed and obtained a License to marry of June 3 Milstea

should not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be void and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the 1st day of fan, 1 1889 [SEAL.]

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Sonis, or Justice of the Peace of said County-GREETING :

Vou, or Lither of You, are hereby authorized to solemnize the Rites of Matrimony between I Angels and Oell H Solew of your County, agreeably to the direction of the Act of Assembly in such case made and provided.

PROVIDED ALWAYS, That the Rite of Matrimony be solemnized in this County; otherwise these shall be null and void, and shall not be accounted any License or authority to you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, etc.

Given at the Clerk's office of said County, this da

Jarrica 1889

Jeolemy gen the Nethogo Matrianen

Schwen Ma a bor mained frontes pr

2 cm Janvier 1889 (V G Maddex J T

Trong 1889 (V G Maddex J T

Rose Mill Men, That we, J L Hayes Est L Means

of the County of Cannon and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well and by to be made, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents.

hath prayed and obtained a License to marry Dice L. Bland

NOW, if there shall not hereafter appear any lawful cause why the said

should not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be void and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the 2 and day of Jenna 1889

L Hayer [SEAL.]

J L Means [SEAL.]

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Souls, or Justine of the Peace of said County-GREETING

to the second se		
You, or Lither of You, are her	reby authorized to solemnize the Rites of	Matrimon
between J L George	and I L Rearly	
of your County, agreeably to the	direction of the Act of Assembly in such	a case made
and provided.		
PROVIDED ALWAYS, That t	the Rite of Matrimony be solemnized in t	his County
otherwise these shall be null an	d void, and shall not be accounted any	License or
authority to you, or either of you	u. for the nurnose aforesaid more than	

same had never been prayed or granted, etc. Given at the Clerk's office of said County, this 5 day of

Know all Men, That we,

of the County of Cannon, and State of Tennessee, a cheld and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well and truly to be made, we bind our heirs, executors and administrators, and eack and every one of us and them, both jointly and severally, firmly by these presents.

The Condition of the above Obligation is such, That whereas A Leen hath prayed and obtained a License to marry I & Risa by

NOW, if there shall not hereafter appear any lawful cause why the said and LI L Rigaling should not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be void and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the Body of Jones, 1889

SEAL.

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Souls, or Justice of the Peace of said County-GREETING :

You, or Lither of You, are hereby authorized to solemnize the Rites of Matrimony between Thomas Sisterm and Min Cealler Down of your County, agreeably to the direction of the Act of Assembly in such case made and provided.

PROVIDED ALWAYS, That the Rite of Matrimony be solemnized in this County; otherwise these shall be null and void, and shall not be accounted any License or authority to you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, etc.

Given at the Clerk's office of said County, this

day of

Jarles fored of Rete of Pratricy

Between the abon name Porties on

Joing 6 1889 y Molyth 48

Joing 6 1889 y Molyth 48 Thomas stary

of the County of Cannon, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, with and truly to be made, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally firmly by these presents.

The Condition of the above Obligation is such, That whereas Thomas disoner hath prayed and obtained a License to marry to aller sfring NOW, if there shall not hereafter appear any lawful cause why the said

Thomas Sixom and Galli Afray should not be joined together in Holy Matrimony as Husband and Wife, then this

obligation to be void and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the Haday of January 1889 Thomas Sisson [SEAL.]

Theres Star, [seal.]

day of

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Souls, or Justice of the Peace of said County-GREETING:

You, or Killier of You, are hereby authorized to solemnize the Rites of Matrimony between Thomas William and Babe Allerin of your County, agreeably to the direction of the Act of Assembly in such case made and provided.

PROVIDED ALWAYS. That the Rite of Matrimony be solemnized in this County; otherwise these shall be null and void, and shall not be accounted any License or authority to you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, etc.

Given at the Clerk's office of said County, this day of Between the about manned paties on Join 13 41899 & Spidoly & P. Spidoly & P. Snow all Ben, That we, Theresees A. His and

(d) Spirtock of the County of Cannon, and State of Tennessee, we held and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well and truly to be made, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents.

The Condition of the Chove Obligation is such, That whereas I home of the hath prayed and obtained a License to marry Bake Allen

From was fifty and Be he Allen should not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be void and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the I day of Journ Thomas fells [SEAL.]

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Souls, or Justice of the Peace of said County-GREETING

You, or Little of You, are hereby authorized to solemnize the Rites of Matrimony between January Wallace and Jennie Gaither of your County, agreeably to the direction of the Act of Assembly in such case made and provided.

PROVIDED ALWAYS, That the Rite of Matrimony be solemnized in this County; otherwise these shall be null and void, and shall not be accounted any License or authority to you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, etc.

Given at the Clerk's office of said County, this I sole on hoze a the Inte of madrinory & f & Thore county count clerk. between the above named Parties on January 1889 & Histolin Ing

of the County of Cannon, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, and truly to be made, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents.

The Condition of the above Obligation is such, That whereas farmes Wallan hath prayed and obtained a License to marry Levine Souther

NOW, if there shall not hereafter appear any lawful cause why the said

We of hellips

Janies Wallan and Jenni Gonthe should not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be void and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the day of fring NG Thelips

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Souls, or Justice of the Peace of said County-GREETING:

Fou, or Either of You, are hereby authorized to solemnize the Rites of Matrimony between In R Showpen and Kausas One of your county, agreeably to the direction of the Act of Assembly in such case made and provided.

PROVIDED ALWAYS, That the Rite of Matrimony be solemnized in this County; otherwise these shall be null and void, and shall not be accounted any License or unthority to you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, etc.

Given at the Clerk's office of said County, this

day of

January the 8th 1889 c-1 & Mc Knight of Daniel on

of the County of Cannon, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well and truly to be made, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents.

The Condition of the above Obligation is such, That whereas from It Shorts on hath prayed and obtained a License to marry Kansons Owh

John & John and Kombard and Wife, then this obligation to be void and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the Y day of forming

1889

John A Thompson [SEAL.]

J CA. Chillipani [SEAL.]

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Souls, or Justice of the Peace of said County-GREETING :

You, or Lither of You, are hereby authorized to solemnize the Rites of Matrimony between he bell and let and let aven for for your County, agreeably to the direction of the Act of Assembly in such case made and provided.

PROVIDED ALWAYS, That the Rite of Matrimony be solemnized in this County; otherwise these shall be null and void, and shall not be accounted any License or authority to you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, etc.

Given at the Clerk's office of said County, this I G

day of

Johnson 1889.

Johnson 1889.

Johnson 1889.

Betiven the abon named Parties on 3

Jona 17 1889 J. County Court Clerk.

Jona 18 Men, That we, If Ben & M. N. Byrn.

of the County of Cannon, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, were and truly to be made, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents.

The Condition of the above Obligation is such, That whereas R & Bell hath prayed and obtained a License to marry N a Paire for

NOW, if there shall not hereafter appear any lawful cause why the said

should not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be void and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the Lag day of January 1889

W N Byson [SEA

day of

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON COUNTY

To any	Minister of the Gospel,	having the care of Souls,	or Justice of the Peace	of said County-GREETING
--------	-------------------------	---------------------------	-------------------------	-------------------------

between Laurelle learney and are Act of Assembly in such case made and provided.

*PROVIDED ALWAYS, That the Rite of Matrimony be solemnized in this County; otherwise these shall be null and void, and shall not be accounted any License or authority to you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, etc.

Given at the Clerk's office of said County, this 29 day of

Jorlesh runged the Retire Marinery Be Interest County court clerk.

Be tween This bore named farties or S

Jon 31 2/889 JOC De Kright JP

Thom all Men, That we, 21 pin with Convoing ane

[1135 Wood

of the County of Cannon and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well and ruly to be made, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents.

hath prayed and obtained a License to marry Lies on Alexand

should not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be void and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the 29 day of January 2889.

Seal.]

Ress. Nord [SEAL.]

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Souls, or Justice of the Peace of said County -GREETING :

Four, or Littler of You, are hereby authorized to solemnize the Rites of Matrimony setween for ruces Mosely and Malle Walker of your County, agreeably to the direction of the Act of Assembly in such case made and provided.

PROVIDED ALWAYS. That the Rite of Matrimony be solemnized in this County; otherwise these shall be null and void, and shall not be accounted any License or authority to you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, etc.

Given at the Cie	rk s office of said	Country, crees		. ,
Jane	wm 1889	,		1000
Jolemstried of	in set of the	alrinon	B	County Court Clerk.
Be tween the ace form 81 889	for oraned	Touless or	3	
Join 81) 1889	J & Duggi	1 01	7	
Budm all Men,	That we, If El	neg VILL	rody and	(
	/ -	ihr	Olilla	ad.

11 - Mar of said County this

of the County of Cannon, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well are truly to be made, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents.

hath prayed and obtained a License to marry I latter Walker

NOW, if there shall not hereafter appear any lawful cause why the said

should not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be void and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the 31 day of Joung 1887

James Mordy [SEAL.]

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Souls, or Justice of the Peage of Said County—GREETING:

You, or Lither of You, are hereby a	uthorized to colon	unica Ha Dil.		
A A A	demortized to solen	inize ine stite	s of Matr	rmony
between & A Saither	and his	Lavales	Dollo	ise
of your County, agreeably to the direct	tion of the Act of	Assembly in	euch ages	nuada
and provided.		is a second control of the	such cuse	maae
PROVIDED	w			

PROVIDED ALWAYS, That the Rite of Matrimony be solemnized in this County; otherwise these shall be null and void, and shall not be accounted any License or authority to you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, etc.

Given at the Clerk's office of said County, this If day of

John Miles of Old Atminion of Smarring

Between the William manied Parties on

Good 1888 M. H. Coffy J. P.

Rnow all Den, That we, John H. Banke and

J. Shelokletta

of the County of Cannon, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well and truly be made, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents.

The Condition of the above Obligation is such, That whereas of H Sarffu hash prayed and obtained a License to marry Sarah & Means

NOW of there shall not hereafter appear any lawful cause why the said and Sovered I Mean should not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be void and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the 4th day of Fiely 1889

J. Showkileth [SEAL.]

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Souls, or Justice of the Peace of said County-GRESTING

You, or Billier of You, are hereby authorized to solemnize the Rites of Matrimony between It had Lenkerry and Miss Leana Owen of your County, agreeably to the direction of the Act of Assembly in such case made and provided.

PROVIDED ALWAYS, That the Rite of Matrimony be solemnized in Mis County; otherwise these shall be null and void, and shall not be accounted any License or authority to you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, etc.

1
Given at the Clerk's office of said County, this
Foleson of the Roles of Materine, Je & Mes of County Court Clerk. 3. Jacon The wishin bramed Provides.
Theby 7 1889 & I Carle of Panter of Jen penny and
Inow I Den, That we, Sobras Lengung and
of the County of Cannon, and State of Tennessee, are held and firmly bound unto the
State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to
which payment, well and the to be made, we bind our heirs, executors and adminis
trators, and each and every one of us and them, both jointly and severally, firmly by
these presents.
The Condition of the above Obligation is such, That whereas It cans Serie frange hath proyed and obtained a License to marry Lenia Owen
NOW, if there shall not hereafter appear any lawful cause why the said
Tobias Tempenny and Miss Leara Over
should not be joined together in Holy Matrimony as Husband and Wife, then this
obligation to be void and of no effect; otherwise to remain in full force and virtue.
Witness our hands and seals, the day of Hely 1887

Tobias Lunguz [SEAL.]

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Souls, or Justice of the Peace of Said County—GREETING:

You, or Lither of You, are hereby authorized to solemnize the Rites of Matrimony between Lanvelle Cearner and Greesed Of lexander of your County, agreeably to the direction of the Act of Assembly in such case made and provided.

PROVIDED ALWAYS, That the Rite of Matrimony be solemnized in this County; otherwise these shall be null and void, and shall not be accounted any License or authority to you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, etc.

Given at the Clerk's office	of said County, this	23	day d
Jairi	1889	•	, ,
I solerhonored the Rite of	Marinion &	2. 9 6	Moon
Isolerhornized the Rite go Be tween The a bone mas	wed Parties or /5	, <i>I</i>	County Court Clerk.
Jan 31 1889 7 00 DO	We Kright yo	\$	
Know all Men, That we,	DIFILIVELL	tron non a	ne
	Muss wood		

of the County of Cannon, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well and truly to be made, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents.

The Condition of the above Obligation is such, That whereas Lanual Commu hath prayed and obtained a License to marry to 203 cer Ale yourse

NOW, there shall not hereafter appear any lawful cause why the said Greenvile Ecorny, and Everya Alexande should not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be void and of no effect; otherwise to remain in full force and virtue.

Witness of	ur hands	and	seals,	the	LG day of Journey 1889	
					Gronale Cerry	14
			. .	٠	Bise Charles	SEAL

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Souls, or Justice of the Peace of said County-GREBTING :

You, or Lither of You, are hereby authorized to solemnize the Rites of Matrimony and Challe Walker between James Morel of your/County, agreeably to the direction of the Act of Assembly in such case made and provided.

PROVIDED ALWAYS, That the Rite of Matrimony be solemnized in this County; otherwise these shall be rull and void, and shall not be accounted any License or authority to you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, etc. BIRT

Giver	r at the Clerk's	office of sala co	creey, creeo			
•	Januar	1889			10	12.
Isoleran	1/2 0h 1	1. to villa	lrinon	B		Mar Clerk
B. Trive	m The abor	- cramed fo	riles or	3		
Jam &	er1889 1	& Duggin &	P	3.		
Run	m all Men. Tha	cramed for Bussing	nes Olli	erody	anel	
4		1	. (2	011	Hoods	

men of agid County this

of the County of Cannon, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well and trumble made, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by ihese presents.

The Condition of the above Obligation is such, That whereas Janues Mordy hath prayed and obtained a License to marry Mallie Walker

NOW, if there shall not hereafter appear any lawful cause why the said Janus Mordin and Challer Walker

should not be joined together in Holy Marrimony as Husband and Wife, then this obligation to be void and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the Bl day of Journey (Was Moody

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Souls, or Justice of the Peace of said County GREETING:

You, or Lither of You, are hereby authorized to solemnize the Rites of Matrimony between I I as The and Miss Lavak I Meass of your County, agreeably to the direction of the Act of Assembly in such case made and provided.

PROVIDED ALWAYS. That the Rite of Matrimony be solemnized in this County; otherwise these shall be null and void, and shall not be accounted any License or authority to you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, etc.

Given at the Clerk's office of said County, this	
19.	day of
980/ Hebricay 1889	. 10.1
Deleringed the Alles of Otationory. Between the wittin named fartes on	1 6 /mar.
Me livelling manuel Parties on	County Court Clerk.
Theby 1 to 9 CM HE affy Jo	(/
Thow all Den, That we, John & Bouth	
	i and
Alreotelett	1

of the County of Cannon, and State of Tennessee, are meld and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well anattruly to be made, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents.

hath prayed and obtained a License to marry Larah & Means

should not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be void and of no effect; otherwise to remain in full force and virtue.

Witn	ėss ou	r hands an	d seals, t	he & M day of	and.	
				aug of	0	1889
				J. X &	Zorsh	r. Com
				// -		SE.
· No.				J & Ah	actilet	(SE

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Souls, or Justice of the Peace of said County-GREETING:

You, or Rither of You, are hereby authorized to solemnize the Rites of Matrimony between Johnas Lenkenny and Miss Leana Owen of your County, agreeably to the direction of the Act of Assembly in such case made and provided.

PROVIDED ALWAYS, That the Rite of Matrimony be solemnized in this County; otherwise these shall be null and void, and shall not be accounted any License or authority to you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, etc.

Given at the Clerk's office of said County, this day
Gel 1889
I Soleron Fred the Release Matriney of Siller
Between The withing tramed Barles.
Freby 7 1889 & S Couler of Perfecting and
. 0 41
y lefta llerain

of the County of Cannon, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, we had truly to be made, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents.

the Condition of the above Obligation is such, That whereas It can Sent frug-

NOW, if there shall not hereafter appear any lawful cause why the said I fold to be joined together in Holy Matrimony as Husband and Wife, then this obligation to be void and of no effect; otherwise to remain in full force and virtue.

W	itnes	s our	hand	ls and seals,	, the a day of Hely	1887
المسر					Tobias Lingu	(SEA
						1
					1 & Patterser	SEA

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Souls, or Justice of the Peace wald County—GRESTIN	To any	Minister of the	Gospel, having	the care of	f Souls, o	r Justice o	of the	Peace of said	County	-GREETING
--	--------	-----------------	----------------	-------------	------------	-------------	--------	---------------	--------	-----------

You, or Lither of You, are hereby authorized to solemnize the Rites of Matrimony between M. A Worn rok of your County, agreeably to the direction of the Act of Assembly in such case made and provided.

PROVIDED ALWAYS, That the Rite of Matrimony be solemnized in this County; otherwise these shall be null and void, and shall not be accounted any License or authority to you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, etc.

Given at the Clerk's office of said County, this	1	
of a	in the second se	day o
7	• f = 0	
10130 1889		9 .
011	$\vec{\alpha}$ 0	0
I solemized Whiteite of materinon, Be Tween Min a ben product Parties on	. (/ %/	h
DT To	7 /2 /	non
De hoven This ben min al Mountly	// Сом	nly Court Clerk.
A	//	
With the 1860 The NA Lat AR		
July 10 10 10 10 10 10 10 10 10 10 10 10 10	0	
Know all Den, That we, My None	1	•
v min men, Inat we,	and and	
2 19 /T . /V	7	
U Ch K	11	
1000	race	

of the County of Cannon, and State of Tennessee, are held and firmly bound unto the State' of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well and truly to be made, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents.

The Condition of the above Obligation is such, That whereas M & Womash hath rayed and obtained a License to marry MG Bogle

NOW, Trenere shall not hereafter appear any lawful cause why the said y Womack should not be joined together in Holy Matrimony as Husband and Wife, then this

obligation to be void and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seats, the 7 day of Hely 1889

Of Fromoh [SEAL.]

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel	, having the care of Souls,	or Justice of the Peace o	f said County-GREETING
-------------------------------	-----------------------------	---------------------------	------------------------

To any Minister of the Gospel, having the care of Souls, or Justice of the Peace of said County—GREETING:
You, or Lither of You, are hereby authorized to solemnize the Rites of Matrimony
between Asa Lodd and Chiss Del Todd
of your County, agreeably to the direction of the Act of Assembly in such case made
and provided.
PROVIDED ALWAYS, That the Rite of Matrimony be solemnized in this County;
otherwise these shall be null and void, and shall not be accounted any License or
authority to you, or either of you, for the purpose aforesaid, more than though the
same had never been prayed or granted, etc.
Given at the Clerk's office of said County, this & day of Lely 1889
From all Men, That we, I see Todal and
of the County of Cannon, and State of Tennessee, are held and firmly bound unto the
State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to
which payment, well and truste made, we bind our heirs, executors and adminis-
trators, and each and every one of us and them, both jointly and severally, firmly by
these presents. The Condition of the above Obligation is such, That whereas Olsa Goda
hath prayed and obtained a License to marry & Of Toda
NOW, if there shall not hereafter appear any lawful cause why the said
Many 1

Ulsa Lord should not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be void and of no effect; otherwise to remain in full force and virtue. Witness our hands and seals, the & day of Gely 1887

1 & Role toon [SEAL.]

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Souls, or Justice of the Peace of said County-GREETING

between I Warre and N J. Richards of your County, agreeably to the direction of the Act of Assembly in such case made and provided.

PROVIDED ALWAYS, That the Rite of Matrimony be solemnized in this County; otherwise these shall be null and void, and shall not be accounted any License or authority to you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, etc.

Soleman the Clerk's office of said County, this

Solemanyed the Relie of Making
Tween The Justin naived politice of 3

lety 8 1888 & Ce Prizzin & P?

Know all Men, That we, I h Vane and

of the County of Cannon, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum TWELVE, HUNDRED and FIFTY DOLLARS, to which payment, well and truly to be made we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents.

The Condition of the above Obligation is sucil. That whereas & M Van er hath prayed and obtained a License to marry N & Brohavel

NOW, if there want not hereafter appear any lawful cause why the said

should not be joined together in Holy Matrimony as Husband and Wife, then this store on to be void and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the & day of Hely 1889

John B Territorny [SEAL.]

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Souls, or Justice of the Peace of said County-GREETING :

You, or Tillier of You, are hereby authorized to solemnize the Rites of Matrimony between J.V. Jerring and Sylvai Bl Barrell of your bounty, agreeably to the direction of the Act of Assembly in such case made and provided.

PROVIDED ALWAYS, That the Rite of Matrimony be solemnized in this County; otherwise these shall be null and void, and shall not be accounted any License or authority is you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, etc.

Given at the Clerk's office of said County, this.....

.....day of

Getween the above drawer haters

Hely 10 1869 LL Melion & P

The by 10 1869 LL Melion & P

The b

of the County of Cannon, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well and truly to be state use bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents.

hath prayed and obtained a License to marry Sylvice Barrele

NOW, if there shall not hereafter appear any lawful cause why the said

should not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be void and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the & day of holy 1882

J W Jennys [SEAL.] J V Barrete [SEAL.]

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Sonis, or Justice of the Peace of said County-GREETING:

between for four, are hereby authorized to solemnize the Rites of Matrimony between for full Palluse Land annua Amples of your County, agreeably to the direction of the Act of Assembly in such case made and provided.

PROVIDED ALWAYS, That the Rite of Matrimony be solemnized in this County; otherwise these shall be null and void, and shall not be accounted any License or authority to you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, etc.

Given at the Clerk's office of said County, this 18

Jolen in Jeli 1889

Between Theater married hattis

Get 1887 Some hatting of Mover county county

of the County of Cannon. and State of Tennessee. are held and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well and truly to be made, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents.

The Condition of the above Obligation is such, That whereas Jose ha fallers whath prayed and obtained a License to marry a prince Lingson

should not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be void and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the 18 day of Filly 1889

Jasefih Jallers [SEAL.]

L. P. Betheli [SEAL.]

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Souls, or Justice of the Peace of said County-GREETING :

Fou, or Tither of You, are hereby authorized to solemnize the Rites of Matrimony between for the County, agreeably to the direction of the Act of Assembly in such case made and provided.

PROVIDED ALWAYS. That the Rite of Matrimony be solemnized in this County; otherwise these shall be null and void, and shall not be accounted any License or authority to you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, etc.

	Given at the Clerk's office	of said Count	y, this		. aug
•	Tielin	188 9			70
9	Solernozed the Reli	of matrin	7	& J-	County Court Clerk.
13	etwoods Thabon in	aneet Pa	heez	3 (1	
17	ficting 1 1889 &	0	Victoria	le overel	*
	Thow all Men, That we,	1		/Y . /	•
		4	osofiha	is Finde	7

of the County of Cannon and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well and trains to be made, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents

The Condition of the above Obligation is such, That whereas of Wieloc hath prayed and obtained a License to marry M. E. B. chard.

NOW, if there shall not hereafter appear any lawful cause why the said

should not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be void and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the 19 day of Fely 1887

Josephus Finely [SEAL.]

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Souls, or Justice of the Peace of said County-GREETING:

between National and Louisa Brison of your County, agreeably to the direction of the Act of Assembly in such case made and provided.

* PROVIDED ALWAYS, That the Rite of Matrimony be solemnized in this County; otherwise these shall be null and void, and shall not be accounted any License or authority to you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, etc.

Given at the Clerk's office of said County, this

Isolernozed Photolog hatrinong 3 & B. Mooning Court ctorn.

Between the above named Parties a 3 & Downing Court ctorn.

July & A 1889 Jac & Merry for J. M. Converge of and ...

of the County of Cannon, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well and truly to be made, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents.

The Condition of the above Obligation is such, That whereas IN Raversport hath prayed and obtained a License to marry Longa Brisson

should not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be void and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the 12 day of February 1888

JW Powefeet [SEAL.].

g D. Slovana [SEAL.]

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Souls, or Justice of the Peace of said County-GREETING :

You, or Lither of You, are hereby authorized to solemnize the Rites of Matrimony between I War and Mary A Puncous of your County, agreeably to the direction of the Act of Assembly in such case made and provided.

PROVIDED ALWAYS, That the Rite of Matrimony be solemnized in this County; otherwise these shall be null and void, and shall not be accounted any License or authority to you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, etc.

Given at the Clerk's office of said Coun	ity, this		augi
Gely 1889	- 10	4	Q /2."
I Solerumyes The Bution Matr	ung (3)	# 3	County Court Clerk
Rt Al O.M. maved for	may 5	U	
The state of the state of	Pulle an		*
Thow all Ben, That we,	Culti Con	4	
	-(ln	4	. 10.0

of the County of Cannon, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well and truly to be made, we bind our heirs, executors and administrators, and each and every one of us and them, both joinly and severally, firmly by these presents.

hath prayed and obtained a License to marry Many of Dunea

NOW, if there shall not hereafter appear any lawful cause why the said

should not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be void and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the 23 day of Jink 1887

J. W. Duk [SEAL.]

J. B. Lennons [SEAL.]

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Souls; or Justice of the Peace of said County—GREBTING:

You, or Lither of You,	are hereby authorized to sole	emnize the Rites of Matrimony
between Leeven	Herrell and Day	me Daniello
of your County, agreeably	to the direction of the Act of	f Assembly in such case made
and provided.	•	

PROVIDED ALWAYS, That the Rite of Matrimony be solemnized in this County; otherwise these shall be null and void, and shall not be accounted any License or authority to you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, etc.

Soleminged of Rets of County, this Is and day of Doleminged of Rets of Chairmony 2, I Delem County C

of the County of Cannon, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well and truly to be made, we bind our heirs, executors and administrators, and each and everytone of us and them, both jointly and severally, firmly by these presents.

The Condition of the above Obligation is such, That whereas Leong Herrell hath prayed and obtained a License to marry Lannu Daniel

should not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be void and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the 28 day of Fell 1887 1887.

Sery Nerrel [SEAL.]

Representation of the seals of the seals

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Souls, or Justice of the Peace of said County-GREETING :

You, or Lither of You, are hereby authorized to solemnize the Rites of Matrimony between (D. D. VIII Theory and Panial The Herre Co of your County, agreeably to the direction of the Act of Assembly in such case made and provided.

PROVIDED ALWAYS. That the Rite of Matrimony be solemnized in this County; otherwise these shall be null and void, and shall not be accounted any License or authority to you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, etc.

Given at the Clerk's office of said County, this 15 day of

Solenninged the state of meetring (Moore County Co

of the County of Cannon, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well and revery to be made, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents.

hath prayed and obtained a License to marry Alig Samanher Herrele NOW, if there shall not hereafter appear any lawful cause why the said

As Smithson and Suncin Theo Herrell.

should not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be void and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the 15 day of March 1889

O SSunthson [SEAL.]

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Souls, or Justice of the Peacotof said County GRESTING:

between Lorence of Sources and till Cowers of your County, agreeably to the direction of the Act of Assembly in such case made and provided.

PROVIDED ALWAYS, That the Rite of Matrimony be solemnized in this County; otherwise these shall be null and void, and shall not be accounted any License or authority to you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, etc.

Given at the Clerk's office of said County, this & Q day

I Solcimorgal the Rite of Makerino 119 B formation of the Reservoir County Co

of the County of Cannon, and state of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well and truly to be made, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents.

have prayed and obtained a License to marry Letter & Sowing

NOW there shall not hereafter appear any lawful cause why the said for the said should not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be void and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the I of day of March 1889

J J Bong 8 on [SEAL.]

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Souls, or Jastice of the Peace of said County-GREETING :

You, or Billier of You, are hereby authorized to solemnize the Rites of Matrimony between Rose the Hervel and Labelt Mellow of your County, agreeably to the direction of the Act of Assembly in such case made and provided.

PROVIDED ALWAYS. That the Rite of Matrimony be solemnized in this County; otherwise these shall be null and void, and shall not be accounted any License or authority to you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, etc.

Given at the Clerk's office of said County, this 20 day

I Soleinswiged the Rele of Matrinery & J & Mild are

County court clerk

Be liven the above many part Parties ?

Morch 20 188; OV & Madden JO (Jevalte and

R. & Figurele

of the County of Carnon, and State of Fennessee, are held and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well and tredy to be made, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents.

The Condition of the above Obligation is such, That whereas le mach French hash prayed and obtained a License to marry LSA bell Melton

NOW, if there shall not hereafter appear any lawful cause why the said

should not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be void and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the lo day of March 1889

Enoch Ferrel [SEAL.]

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Souls, or Justice of the Person of said County—GREETING.:

between Wiley for on and landerder Small of your county, agreeably to the direction of the Act of Assembly in such case made and provided.

PROVIDED ALWAYS, That the Rite of Matrimony be solemnized in this County; otherwise these shall be null and void, and shall not be accounted any License or authority to you, or either of you, for the purpose oforesaid, more than though the same had never been prayed or granted, etc.

Given of the Clerk's office of said County, this & & de County of the Mile of Meather than the County Count

of the County of Cannon. and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well and truly to be made, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents.

heth prayed and obtained a License to marry Little Such Now there shall not hereafter appear any lawful cause why the said

should not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be void and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the 23 day of 1/200 6 1889

Wiley Parter [SEAL.]

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Souls, or Justice of the Peace of said County-GREETING :

Foil, or Miller of You, are hereby authorized to solemnize the kites of Matrimony between Role AT Parise and Joseph Wood of your County, agreeably to the direction of the Act of Assembly in such case made and provided.

PROVIDED ALWAYS, That the Rite of Matrimony be solemnized in this County; otherwise these shall be null and void, and shall not be accounted any License or buthority to you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, etc.

	Given at th	e Clerk's o	ffice of said Cou	inty, this	L	<i>I</i>	da	iy o
		rch	1889		-		0:11	В
1	Solemny	ed the Be	hox male	inen	R.	1	County Court Cl	lerk.
0.	he hover In	habeno	ramed for	rbles	3	0		
(Herreh & 8	7889	B & Sprede	ey	A	,		
	Know W.	on. That i	ve. 1200	~1-1 L	Down	Can	9	

of the County of Cannon, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS; to which payment, well and to be made, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents.

Q-1 Ol Layler

The Condition of the above Obligation is such, That whereas Notest Downsels hath prayed and obtained a License to marry Joseph Novel

NOW, if there shall not hereafter appear any lawful cause why the said

Show to Danie and force Word should not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be void and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the Ly day of March 1889

Stobert Daniel [SEAL.]

[SEAL.]

[SEAL.]

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gosp	l, having the care of Souls	or Justice of the	Perce of said County-GREETING :
-----------------------------	-----------------------------	-------------------	---------------------------------

and admissed of the dosper, nating the care of Souls, or Justice of the Porce of said County—GREETING:
You, or Lither of You, are hereby authorized to solemnize the Rites of Matrim
between It Garan and Larah Woods
of your County, agreeably to the direction of the Act of Assembly in such case m
and provided.
PROVIDED ALWAYS, That the Rite of Matrimony be solemnized in this Coun
otherwise these shall be null and void, and shall not be accounted any Licens.
authority to you, or either of you, for the purpose aforesaid, more than though
same had never been prayed or granted, etc.
Given at the Clerk's office of said County, this & a
1889
Isoles not red the Rule of Ma Trung & B J Sillo on
Between the above named haties
OHorich 31 1859 11 & Shilly a J F?
Know all Men, That we, A Samo or rid
Ollark Means
of the County of Cannon, and State of Tennessee, are held and firmly bound unto
State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS,
which payment, well and truly to be made, we bind our heirs, executors and admin
trators, and each and every one of us and them, both jointly and severally, firmly
these presents.
The Condition of the above Objection is such, That whereas X Sana
weth prayed and obtained a License to marry Somah Woods
NOS if there shall not hereafter appear any lawful cause why the sa
and Serral Goods
should not be joined together in Holy Matrimony as Husband and Wife, then the
obligation to be void and of no effect; otherwise to remain in full force and virtue.
Witness our hands and souls the SA
H Garren [SEAL
Okark Mears
Mount Means [SEAT

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Souls, or Justice of the Peace of said County-GREETING :

between G G Marrice and & B Construction of your County, agreeably to the direction of the Act of Assembly in such case made and provided. PROVIDED ALWAYS, That the Rite of Matrimony be solemnized in this County; otherwise these shall be null and void, and shall not be accounted any License or authority to you, or either of you. for the purpose aforesaid, more than though the same had never been prayed or granted, etc. Given at the Clerk's office of said County, this day of Low 1888 I be County of Rale of Onalmano, Blucen of a bear counted Paulis on G. Work 1888 (In B. County of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well and study to be made, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents. The Condition of the above Obligation is such, That whereas hath prayed and obtained a License to marry NOW, if there shall not hereafter appear any lawful cause why the said should not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be void and of no effect; otherwise to remain in full force and virtue.	
of your County, agreeably to the direction of the Act of Assembly in such case made and provided. PROVIDED ALWAYS, That the Rite of Matrimony be solemnized in this County; otherwise these shall be null and void, and shall not be accounted any License or authority to you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, etc. Given af the Clerk's office of said County, this day of love the Rich of Matrimon, he love the Rich of Matrimon, he love the provinced Paulles on for the County of Cannon, and, State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well and the sum TWELVE HUNDRED and FIFTY DOLLARS, to twhich payment, well and the sum them, both jointly and severally, firmly by these presents. The Condition of the above Obligation is such, That whereas hath prayed and obtained a License to marry NOW, if there shall not hereafter appear any lawful cause why the said and. should not be joined together in Holy Matrimony as Husband and Wife, then this	You, or Lither of You, are hereby authorized to solemnize the Rites of Matrimony
and provided. PROVIDED ALWAYS, That the Rite of Matrimony be solemnized in this County; otherwise these shall be null and void, and shall not be accounted any License or authority to you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, etc. Given at the Clerk's office of said County, this day of be County the Rile of Matrianay at the Rile of Matrianay at the County of Cannon, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to twhich payment, well and state of us and them, both jointly and severally, firmly by these presents. The Condition of the above Obligation is such, That whereas hath prayed and obtained a License to marry NOW, if there shall not hereafter appear any lawful cause why the said and should not be joined together in Holy Matrimony as Husband and Wife, then this	between le le Mernte and & B Ponnington
PROVIDED ALWAYS, That the Rite of Matrimony be solemnized in this County; otherwise these shall be null and void, and shall not be accounted any License or authority to you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, etc. Given at the Clerk's office of said County, this day of love of the Clerk's office of said County, this day of love of the Clerk's office of Parkey of the County of Cannon, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well and suit to be made, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents. The Condition of the above Obligation is such, That whereas hath prayed and obtained a License to marry NOW, if there shall not hereafter appear any lawful cause why the said and should not be joined together in Holy Matrimony as Husband and Wife, then this	of your County, agreeably to the direction of the Act of Assembly in such case made
otherwise these shall be null and void, and shall not be accounted any License or authority to you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, etc. Given at the Clerk's office of said County, this day of lower the fall of Malinno, the lower the above normed Paulles on for the County of Cannon, and, State of Tennessee, are held and firmly bound unto the state of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well and sum to be made, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents. The Condition of the above Obligation is such, That whereas hath prayed and obtained a License to marry NOW, if there shall not hereafter appear any lawful cause why the said and. should not be joined together in Holy Matrimony as Husband and Wife, then this	and provided.
Authority to you, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, etc. Given at the Clerk's office of said County, this day of low 1888 I be County to the Role of Malrinnay Bluecou the about normed feather on the County of Cannon. and, State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well and multiple be made, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents. The Condition of the above Obligation is such, That whereas hath prayed and obtained a License to marry NOW, if there shall not hereafter appear any lawful cause why the said and. should not be joined together in Holy Matrimony as Husband and Wife, then this	PROVIDED ALWAYS, That the Rite of Matrimony be solemnized in this County;
Same had never been prayed or granted, etc. Given at the Clerk's office of said County, this day of 1888 I be County of the Rule of Matriania, Blueen the above provinced Paulles on the County Co	otherwise these shall be null and void, and shall not be accounted any License or
Given at the Clerk's office of said County, this day of 1888 I be County of Nature of Making on the November of the County Cou	authority to you, or either of you, for the purpose aforesaid, more than though the
I be leven the Rule of Chalman, Blueen the above normed Paulles on be with the County count clerk. Novy 1888 (IN Between 1993) Enow at En, That we, of the County of Cannon, and, State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well and suffer be made, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents. The Condition of the above Obligation is such, That whereas hath prayed and obtained a License to marry NOW, if there shall not hereafter appear any lawful cause why the said and should not be joined together in Holy Matrimony as Husband and Wife, then this	o rel
of the County of Cannon. and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well and with to be made, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents. The Condition of the above Obligation is such, That whereas hath prayed and obtained a License to marry NOW, if there shall not hereafter appear any lawful cause why the said and should not be joined together in Holy Matrimony as Husband and Wife, then this	O bo County on Relief Matring (County Count
State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well and subject be made, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents. The Condition of the above Obligation is such, That whereas hath prayed and obtained a License to marry— NOW, if there shall not hereafter appear any lawful cause why the said and should not be joined together in Holy Matrimony as Husband and Wife, then this	
State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well and subject be made, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents. The Condition of the above Obligation is such, That whereas hath prayed and obtained a License to marry— NOW, if there shall not hereafter appear any lawful cause why the said and should not be joined together in Holy Matrimony as Husband and Wife, then this	
these presents. The Condition of the above Obligation is such. That whereas hath prayed and obtained a License to marry NOW, if there shall not hereafter appear any lawful cause why the said and should not be joined together in Holy Matrimony as Husband and Wife, then this	State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well and want to be made, we bind our heirs, executors and adminis
The Condition of the above Obligation is such. That whereas hath prayed and obtained a License to marry NOW, if there shall not hereafter appear any lawful cause why the said and should not be joined together in Holy Matrimony as Husband and Wife, then this	
NOW, if there shall not hereafter appear any lawful cause why the said and should not be joined together in Holy Matrimony as Husband and Wife, then this	
NOW, if there shall not hereafter appear any lawful cause why the said and should not be joined together in Holy Matrimony as Husband and Wife, then this	
	and
Witness our hands and seals the day of 188	obligation to be void and of no effect; otherwise to remain in full force and virtue.

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Souls, or Justice of the Peace of said County GREETING:
You, or Lither of You, are hereby authorized to solemnize the Rites of Matrimon
between & A Gilly and & G Hanner
of your County, agreeably to the direction of the Act of Assembly in such case made
and provided.
PROVIDED ALWAYS, That the Rite of Matrimony be solemnized in this County,
otherwise these shall be null and void, and shall not be accounted any License or
authority to you, or either of you, for the purpose aforesaid, more than though the
same had never been prayed or scanted, etc.
Given at the Clerk's office of said County, this / & day of
godelornadged the Ate of Matheman, Between the aten orane Partison Goden County Court Clerk. Oct 12 1888 Ju Pour hat J B
Know all Ben, That we,
of the County of Cannon, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well and truly is be made, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents.
The Condition of the above Obligation is such. That whereas
hath prayed and obtained a License to marry
NO of there shall not hereafter appear any lawful cause why the said
and
should not be joined together in Holy Matrimony as Husband and Wife, then this
obligation to be void and of no effect; otherwise to remain in full force and virtue.
Witness our hands and seals, the day of188

[SEAL.]

SEAL.

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Souls, or Justice of the Peace of said County—GREETING:
You, or Lither of You, are hereby authorized to solemnize the Rites of Matrimony
between Power Vance and & H Blanks
of your County, agreeably to the direction of the Act of Assembly in such case made
and provided.
PROVIDED ALWAYS, That the Rite of Matrimony be solemnized in this County;
otherwise these shall be null and void, and shall not be accounted any License or
authority to you, or either of you, for the purpose aforesaid, more than though the
same had never been prayed or granted, etc.
Given at the Clerk's office of said County, this / day of
Due 1889 Sollendjiel du Beli of Matinson Situeen The with named fathe on Du 20 1888 8 f li Dugger & The Thom all Den, That we,
Between the with named whe on
Pu 20 4 1888 8 & Cappa. Jo
Know all Den, That we,
of the County of Cannon, and State of Tennessee, are held and firmly bound unto the
State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to
which payment, well and that to be made, we bind our heirs, executors and adminis-
trators; and each and every one of us and them, both jointly and severally, firmly by
these presents.
The Condition of the above Obligation is such, That whereas
hath prayed and obtained a License to marry.
to the said and bear flow among any lauful cause why the said

should not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be void and of no effect; otherwise to remain in full force and virtue.

	Witness our	hands and	seals,	the	day	of	<i>.</i>	188
--	-------------	-----------	--------	-----	-----	----	----------	-----

[SEAL.]

[SEAL.]