STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Souls, or Justice of the Peast of said County GREETING:
You, or Lither of You, are hereby authorized to solemnize the Rites of Matrimon
between & M Gills and & & Hanner
of your County, agreeably to the direction of the Act of Assembly in such case mad
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 o
authority to you, or either of you. for the purpose aforesaid, more than though th
same had never been prayed or granted, etc.
Given at the Clerk's office of said County, this /& day o
I delormaduel the site of Chairmann John Stuce The above or country course country
Detucer the above ora med Partition & County Court Clerk.
Oct 12 1888 35 90 Pour fat J 13
Know all Men, 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 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
NO, 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
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 I	
between Poured Vance and & H Bla	inks
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 solemnic	zed in this County;
otherwise these shall be null and void, and shall not be account	
authority to you, or either of you, for the purpose aforesaid, me	
same had never been prayed or granted, etc.	
Given at the Clerk's office of said County, this	day of
Pu 1889	P() "
Between the with most minory Between the with money who on the Du 20 1888 8 & le Dugger & S	J & mon Court Clerk.
Between The with naned pelion	,
Du ga h 1888 8 & le Puggu . for	
Know all Den, That we,	
4	
of the County of Cannon, and State of Tennessee, are held and fir	mly bound unto the
State of Tennessee, in the sum TWELVE HUNDRED and FI	
which payment, well and thing to be made, we bind our heirs, execution	cutors and adminis
trators; and each and every one of us and them, both jointly and	
The Condition of the above Obligation is such, That whereas	
The Condition of the above Congation is such, Thee Cheffees	
hath prayed and obtained a License to marry.	
No.	

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 obligation to be void and of no effect; otherwise to remain in full force and virtue. Witness our hands and seals, the

[SEAL.]

[SEAL.]

[SEAL.]

...[SEAL.]

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON COUNTY

		MILOULE, CAM	TOW COUNTY:	a .	
				*	
To any Minister of the Gospe	, having the care of Se	ouls, or Justice of the	Peace of said County—GF	REBTING:	
					M20.0
Lou, or Kither of	gou, are herel	by authorized to	solemnize the Ri	tes of Matrim	on
between R & H	ither	· and	Laggin Jon	us	
of your County, agr	eeably to the di	rection of the	act of Assembly in	such case m	adi
- and provided.		• - 1			·
PROVIDED ALV	VAYS, That the	Rite of Matrim	ony be solemnized	l in this Coun	+,,
otherwise these shall	d be null and	void; and shall	i not be accounte	d any Links	·y,
authority to you, or	either of you.	for the purnos	e aforesaid more	than the st	07
same had never been	prayed or gran	nted etc	a a or osama, more	man inough	ne
	43.		11	N. (
Given at the Cleri	c's office of said	County, this	- , / / , 1	day	of
Deembe	188				
Meninged Mu de	ite gonati	nin	1 6	hoor County Court Clark	
the think	minauer of	as lus a		County Court Clerk	
11 19 18	6 Thorns	son -2/19			e
Know all Men, Th	,	2			
e y v		Total Transport		enance of the second	
of the County of Can	ron, and State of	of Tennessee, ar	e hera and firmly	bound unto t	he
State of Tennessee, i	n the sum TW	ELVE HUND	RED and FIFT	DOLLARS	to
which payment, well o	and truly to be i	made, we bind	our heirs, executor	s'and admin	0-
trators, and each and	every one of u	s and them, bot	h jointly and seve	erallu, firmlu	57,
these presents.	1			accy, for may	y
- The Condition of the at	ove Obligation is s	uch, That where	as		
	,				
hath prayed and obta			and the second second second second		
No if	there shall not h	hereafter appea	r any lawful cau	se why the sai	d.
		and		, ba.	
should not be ininged to	odothon in H.L	ana			in the second
should not be joined to	ogether in Holy	Matrimony a	s Husband and	Wife, then the	8
obligation to be void a	na of no effect;	otherwise to rer	nain in full force	and virtue.	
Witness our hands	and seals, the	day of	•	188	
		Ser. 2			
				SEAL	1
)	-
				SEAL.]
			1		g7 ·

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
of your County, agreeably to the direction of the Act of Assembly in such case made
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 1 M 1 oranged feels on Du 14 1888 J Cl Speckinas.
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 very 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 Ohligation is such, That whereas.
hath prayea 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 thi obligation to be void and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the...

STATE OF TENNESSEE, CANNON COUNTY.

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

between Of Line of You, are hereby authorized to solemnize the Rites of Matrimony between Of Line of Matrimony and Anna Beast 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 aferesaid, more than though the same had never been prayed or granted, etc.

Soler no of the Rete of Chatrens & Soler no of the Rete of Chatrens & Beliver the ative or a need fante or Crov 25 " 1888 Agangle & reen

ounty Court Clerk.

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 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 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 of____

__188

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

between Loudy Alexand and Lua, Woodand 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 / Y

Solven the with nan Packs out Now 18 1888 & W Sur K ONG

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

Witness our hands and seals, the

....day of.....

Lounty Court Glerk.

[SEAL.]

..[SEAL.]

..[SEAL.]

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON COUNTY.

	CHINESOEE, CANNON COUNTY.
To any Minister of the Gospel, having the care of	Souls, or Justice the Peace of said County—GREBTING:
	eby authorized to solemnize the Rites of Matrimo
between Of y Offe Dill	and Bellin Lyons
	lirection of the Act of Assembly in such case ma
and provided.	in election of the Act of Assembly in such case ma
PROVIDED ALWAYS. That th	e Rite of Matrimony be solemnized in this Count
otherwise these shall be pull and	se title of matrimony be solemnized in this Count
authority to you or either of	void, and shall not be accounted any License
same had never because it	, for the purpose aforesaid, more than though to
same had never been prayed or gra	
Given at the Clerk's office of said	d County, this
Dec.	
Solomized Da Riti of Ch. 18	0 000
Soleminged Ou Rite of Pathy	the my County Court Clerk.
Du 25 18 84 011 & Carpy	105
	*
Lnow all Den, That we,	
of the County of Cannon, and State	of Tennessee, are need and firmly bound unto th
' State of Tennessee, in the sum TH	VELVE HIMDRED
which naument well and tout to	VELVE HUNDRED and FIFTY DOLLARS, to
trators and each and and	made, we bind our heirs, executors and adminis
these presents	us and them, both jointly and severally, firmly by
these presents.	
The Condition of the above Obligation is a	such, That whereas
hath prayed and obtained a License	to marmy
w, if there shall not	hereafter appear any lawful cause why the said
3	and.
should not be joined together in Hol.	y 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	
ocats, the	day of188
	L.
T	[SEAL.]

SEAL.

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON COUNTY

You, or Litter of You, are hereby authorized to solemnize the Rites of Matrimony

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

	between Robert Jutter and Jose Fright
	of your County, agreeably to the direction of the Act of Assembly in such case mad
	and provided.
	PROVIDED ALWAYS, That the Rite of Matrimony be solemnized in this County
	otherwise Trese shall be null and void, and shall not be accounted any License of
	authority to you, or either of you, for the purpose aforesaid, more than though th
	same had never been prayed or granted, etc.
	Gipen at the Clerk's office of said County, this 25 day of Dolernwised the Petrof Maliny of Journey County
	Trow all Men, That we,
صا	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 administrators, and each and every one of us and them, both jointly and severally, firmly
	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 sa
	and
	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 seals, the day of 188
	SEA

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Soule or Inching of the	
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	D.4
Oli 1 1 1 1 1 2	Rites of Matrimony
between Marshall Wilsen and Better B	eisham
of your County, agreeably to the direction of the Act of Assembly	in such case made
and provided.	, we want ouse made
PROVIDED ALWAYS, That the Rite of Matrimony be solemn	inad in 12 in a
otherwise these shall be null and void, and shall not be account	izea in this County;
authority to you, or either of you for the research	nted any License or
authority to you, or either of you, for the purpose aforesaid, m same had never been prayed or granted, etc.	ore than though the
Given at the Clerk's office of said County, this	day of
- (Leer 1000	3
temper the Rete of Mahring	0 0 1/2
ween the bound need flight	County Court Clerk.
127 185 A & Proter Q. P.	
~ ~ ~	
Inow all Ben, That we,	
of the County of Cannon, and State of Tennessee, are held and firm	
State of Tennessee in the sum TWELVE HUNDER	nly bound unto the
State of Tennessee, in the sum TWELVE HUNDRED and FIF	TY DOLLARS, to
which payment, well and truly to be made, we bind our heirs, executrators and each and an extra	tors and adminis-
trators, and each and every one of us and them, both jointly and s	severally, firmly by
these presents.	
The Condition of the above Migation is such, That whereas	
bath prayed and obtained a License to marry	
Now, if there shall not hereafter appear any lawful c	ause why the said
and	
thould not be joined together in Holy Matrimony as Husband an	A Tree of
bligation to be void and of no effect; otherwise to remain in full for	wife, then this
	rce and virtue.
Witness our hands and seals, theday of	188
	7
	Depar 1

[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 Will White and	Better Barretes
of your County, agreeably to the direction of the .	Act of Assembly in such case made,
and provided.	
PROVIDED ALWAYS, That the Rite of Matrix	nony be solemnized in this County;
otherwise these shall be null and void, and sha	ll not be accounted any License or
authority to you, or either of you, for the purpo	
same had never been prayed or granted, etc.	
	e di
Given at the Clerk's office of said County, this	2 day of
Deu 1888	
Belivean the aben manner Parker	By Gunty Court Clerk.
Between Dara ben men Party	an &
Du 80 41888 & M Jerlon	163
Inom all Men, That we,	
*	· · · · · · · · · · · · · · · · · · ·
of the County of Cannon, and State of Tennessee,	
State of Tennessee, in the sum TWELVE HUM.	
which payment, well are tranto be made, we bin	
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 wh	ereas
I II I and although a Tiperage to marmy	
hath prayed and obtained a License to marry	
NOW, if there shall not hereafter app	near any lawful cause why the said
and	* **
should not be joined together in Holy Matrimon	y as Husband and Wife, then this
obligation to be void and of no effect; otherwise to	
Witness our hands and seals, theda	y of
	Femal 1
	SEAL.
	[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 Lithi	er of You, are hereby authorized to solemnize the Rites of Matrimony
10	1 I mairimony
between John	In Lewis and Mary & Dabller
of word founds	agreeably to the direction of the Act of Assembly in such case made
of gour county,	Igreeably 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 Licelise 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	7	14	100
Tracking the state of the state	. (5	· · · · · · · · · · · · · · · · · · ·
I Solemoyed The Ket of mater many.			/
Between the abon named Patress			1
1.1.18 18 1 107 Lot Toold OP			/
July 18 mon all Qui, That we,		-	

J Dison Court Clerk.

of the County of Cannon, and State of Tennessee, are hand 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.

hath prayed and obtained a License to marry

NO Verif 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 of.....

Comer

[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

Non, or Billier of You, are hereby authorized to solemnize the Rites of Matrimony between Acae Parton and Ceallar Fairbush 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 Line day of March 1889 Joseph When the March of Matrimony Joseph County County County County County County County County County March 1889 March 1889 March 1889 J. Wilchin Thom all Jen, That we,		10,411, 11,111,111,111,111,111,111,111,111
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 March 1889 Journal 1889 Journal of March 1889 Journal of March 1889 Journal of March 1889 March 1889		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 Alarch 1889 Johnson 1889 Johnson Who above the med Returns Ollarch 1889 J. Wilshin		between Isaac Parton and Cealle Frierbush
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 land 1889 Johnson 1889 Johnson The above the med Returns Olderch H. 1889 J. Wilshin		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 Love day of March 1889 Johnsoy Hallman Malmany Johnson Johnson Johnson Johnson Holmson Hamal Replace March 4 1889 IS Wilshin		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 Long day of March 1889 Joolinn Field The Silvery Malmney Journ's court clerk. Before The above the mid Returns March 4 1889 IS Wilshin		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 Land day of Charch 1889 Joolina dy Whe side of Matriney Journ's Court Clerk. Befusen The above trained Rathes March 4 1889 IS Wilshir		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 I and day of March 1889 Journal of the Release Matriney Jounty County C		authority to you, or either of you, for the purpose aforesaid, more than though the
Grand 1889 Joseph of Marine Mains Property Jours Court Clerk. Beforen The above married Ratures March 4 1889 J & Wilchin		same had never been prayed or granted, etc.
Between the above mained Rothes March 14 1889 & SWilcher		Given at the Clerk's office of said County, this Land day of
March 4 1889 & Wilehin	,	Charch 1889
March 4 1889 & Wilehin		Isolimorged The Bile of Mal money Journey County Court Clork.
March 4 1889 & Wilehin		Browen The above mained father
Tuom all Men, That we,		March 4" 1889 & Wilchin
		Knom all Men, 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 wall 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 obligation to be void and of no effect; otherwise to remain in full force and virtue:

Witnessour	hands and seals	, theday	of	188

[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	and	- ** * *
of your County, agreeably to the direct		Jesambly in and
and provided.	in of the siet of s	issembly in such case made
PROVIDED ALWAYS, That the Rit	e of Matrimony he	columnized in this a
otherwise these shall be null and void	and shall not b	solemnized in this County
authority to you, or either of you, for	the purpose afore	ee accounted any License
same had never been prayed or granted	. etc.	esaid, more than though th
Given at the Clerk's office of said Cou		N ₂ =
2. Con at the Oter it's office of said Cou	inty, this	day o
		4 4
		County Court Clerk
	• • • • • • • • • • • • • • • • • • • •	county court clerk,
T	ζ.	
Know all Men, That we,		·
· ·	19.5	
en e		
of the County of Cannon, and State of T. State of Tennessee, in the sum TWEL which payment, well and truly to be mad trators, and each and every one of us an	VE HUNDRED a le, we bind our hei	nd FIFTY DOLLARS, to
which payment, well and truly to be mad trators, and each and every one of us an these presents.	VE HUNDRED a le, we bind our hei nd them, both joint	nd FIFTY DOLLARS, to
state of Tennessee, in the sum TWEL which payment, well and truly to be mad trators, and each and every one of us an	VE HUNDRED a le, we bind our hei nd them, both joint	nd FIFTY DOLLARS, to
which payment, well and truly to be mad trators, and each and every one of us an these presents. The Condition of the above Obligation is such,	VE HUNDRED a le, we bind our hei d them, both joint That whereas	nd FIFTY DOLLARS, to
which payment, well and truly to be mad trators, and each and every one of us an these presents. The Condition of the above Obligation is such, hath prayed and obtained a License to m	VE HUNDRED a de, we bind our hei de them, both joint That whereas	nd FIFTY DOLLARS, to
which payment, well and truly to be mad trators, and each and every one of us an these presents. The Condition of the above Obligation is such, hath prayed and obtained a License to me which is the condition of the above the condition of the above the condition of the above the such that the prayed and obtained a License to me which is the condition of the above the condition of the condition of the above the condition of the above the condition of the c	VE HUNDRED a de, we bind our hei de them, both joint That whereas warry after appear any wand atrimony as Hus	nd FIFTY DOLLARS, to rs, executors and administly and severally, firmly by and severally the said lawful cause why the said band and Wife then this
which payment, well and truly to be mad trators, and each and every one of us an these presents. The Condition of the above Obligation is such, hath prayed and obtained a License to make the condition of the bould not be joined together in Holy M.	VE HUNDRED a de, we bind our hei de them, both joint That whereas warry after appear any wand atrimony as Hus	nd FIFTY DOLLARS, to rs, executors and administly and severally, firmly by and severally the said lawful cause why the said band and Wife then this
which payment, well and truly to be mad trators, and each and every one of us an these presents. The Condition of the above Obligation is such, hath prayed and obtained a License to make the condition of the shall not here.	VE HUNDRED a de, we bind our hei de them, both joint That whereas warry after appear any wand atrimony as Hus	nd FIFTY DOLLARS, to rs, executors and administly and severally, firmly by and severally the said lawful cause why the said band and Wife then this

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON COUNTY.

1 /	ř.			
To any Minister of the Go	ospel, having the care of Souis	s, or Justice of the Peace of	of said County—GREET!	KG:
You, or Kither	r of You, are hereby	authorized to sole	emnize the Rites	of Matrimony
between Weh	evel Sance	and W	rollin Kin	ry '
	agreeably to the dire	ection of the Act o	of Assembly in su	ch case made
and provided.			1,4	
	ALWAYS, That the			
otherwise these s	shall be null and v	oid, and shall no	t be accounted a	ny License or
authority to you,	or either of you, f	for the purpose a	foresaid, more the	an though the
same had never b	been prayed or grant	ted, etc.		
Given at the C	Clerk's office of said (County, this	25	day of
OMan	1000		2.0	р
The to	The Rete of Chal	Tremone H	Moon	
B + of	for mamedhas	Time on	o.	ounty Court Clerk.
the le day	of Chay 1889 W	M Alexand		
/	0	ON 3	**	
Anom all Mei	, Inai we,			
of the County of	Cannon, and State o	f Tennessee, are h	eld and firmly b	ound unto the
State of Tenness	ee, in the sum TW	ELVE HUNDRE	D and FIFTY	DOLLARS, to
which payment, u	vel and truly to be n	nade, we bind our	heirs, executors,	and adminis-
trators, and each	and every one of us	s and them, both j	ioinily and severe	ally, firmly by
these presents.	<i>*</i>			* N
The Condition of	the Obligation is so	uch, That whereas		
hath prayed and	obtained a sense	to marry		
W/-	, if there shall not		anu lawful cause	why the eaid
,,,,,,	, ,	sayon appear t	vacja cause	way me sau
		and		
	ned together in Holy			
obligation to be vo	oid and of no effect;	otherwise to remo	in in full force of	and virtue.
Witness our h	ands and seals, the	day of		188

[SEAL.]

[SEAL.]

[SEÁL.]

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON COUNTY.

You, or Lither of You, are hereby authorized	17
between an	
of your County, agreeably to the direction of the	The second secon
and provided.	of treatment in such case man
PROVIDED ALWAYS, That the Rite of Mat.	rimony be solemnized in this Court
otherwise these shall be null and void, and si	hall not be accounted any License
authority to you, or either of you, for the pur	pose aforesaid, more than though th
same had never been prayed or granted, etc.	
Given at the Clerk's office of said County, this	day 6
188	
	County Court Clerk.
1	
Know all Men, That we,	
	. 5
of the County of Cannon, and State of Tennessee, State of Tennessee, in the sum TWELVE HUN which payment, well and truly to be made, we bin trators, and each and every one of us and them, these presents.	NDRED and FIFTY DOLLARS, to nd our heirs, executors and adminis
The Condition of the above Obligation is such, That with	hereas
hath grayed and obtained a License to marry	*
NOW, if there shall not hereafter app	pear any lawful cause why the said
should not be joined togeth in It	
should not be joined together in Holy Matrimon, obligation to be void and of no effect; otherwise to	y as Husband and Wife, then this
Witness our hands and and	
day	y of188
· 100	i i
**	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 Archavel Same and Mollie King
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
adthority 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 25 day of
OMan 1005 - 10
Tholomothed the Rete of Chatreming Ju Moon
The limber of the Rete of Chatrisions of Moon course clerk. Be typeen the abou named paties on the Ster day of Clay 1889 Well Alexand
The See day of Chan 1889 Well aflexand
Know all Men, 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 of 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 Obligation is such, That whereas
hath prayed and obtained a sense 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

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

Witness our hands and seals, the

[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 Billier of You, are hereby authorized to solemnize the Rites of Matrimony between I de Cooper and JeMen Colemno 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 aforescid, more than though the same had never been prayed or granted, etc.

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

April 1885

Know all Men, That we,

of the County of Cannon, and State of Tennessee, are new 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 everyone 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

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

Witness our hands and seals, the _____day of ______ 188

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 Millier of You, are hereby authorized to solemnize the Rites of Matrimony between William Moor and Mary Works 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
April 1889 - 8 200	12.
and I want to solve the	unty Court Cierk.
between the above named Parties Offine the 6 1889 LE Mellon J. F.	any court clerk.
O4 jime	

Them all Men, 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 waity 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.

Witness our hands and seals, the ____day of ______188__

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 fall on and Mis Sarah Milchele of your Country, 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.

steer at the ciera s office of said county, t	1003	
$\sim 10^{\circ}$	•	5
1889		- 0
I Soleming it this of Chatring Return the abou manied Partie Office the 1885 Jevo Todal) P	. `	22
J. Arteministed to		A
Relucen the abou manued you he		//
Odlas Mu 1 7889 I (No Lodel)		V
A. S.	(_
~ / ** **	1	

Given at the Clark's office of said Courts, this

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

Witness our hands and seals, the

day of.....

SEAL.

day of

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:

Fou, or Hiller of You, are hereby authorized to solemnize the Rites of Matrimony between and Mollin Higging 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.
Mari	171		00.0		
Springer	Mi Ke	a got	talin	non	•

between the abou Normed Poutes April 15 1899 CAG Webb atty

Essen all Men, 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 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.

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

Witness our hands and seals, the

day of____

.

[SEAL,]

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospe	, having the care of Souls	or Justice of the Perso of s	ald County-GREETING
------------------------------	----------------------------	------------------------------	---------------------

You, or Lither of You, are hereby auth	horized to solemnize the Rites of Matrimon
	and Lina Hollis
	and the Act of Assembly in such case made
and provided.	sy the life of the same man

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.

	011		,
***************************************	April	Log Malounce whe on the OM Jellon &	6.4
I Solim	regot The Rel	E of Malorine	between
Hu abor	n manced he	whe on the	18holes
N OAhn	0. 1885	all letton 10	

Witness our hands and seals, the ...

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

The Condition of the shove University is such That whereas

A Haroun County Court Cler

Know all Men, That we,

of the County of Cannon, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sure 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	***************************************
W, if there shall not hereafter app	pear any lawful cause why the said
and	4
should not be joined together in Holy-Matrimony	
obligation to be void and of no effect; otherwise to	remain in full force and virtue.

____[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 :

Four, or Killer of You, are hereby authorized to solemnize the Rites of Matrimony between Andrew Therefore and Esther Jermany 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.			do	iy
•	April 1889		- 0	0	1.	185
98	demntreef The Rite of ON I	ring	J. 45	Moor	unty Court Cl	lerk.
on	The 18 day godful 1889	0	_]			
	Joe Dom King et g		*			
	Bnow H Den, That we,			Φ ₁ .		

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 state 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

these presents.			
The Condition of the above Obligation is suc	ch, That whereas		
hath prayed and obtained a License to	marry		
NOW, if there shall not h	ereafter appear any lai	vful cause why	the said
	and t		
should not be joined together Hely			_

Witness our hands and seals, the

[SEAL.]

STATE OF TENNESSEE, CANNON COUNTY.

o 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 autho	rized to solemnize t	he Rites of Matrimon
between Charles	A Josh	and Wetter	Sullivon
of your County, agreeably	to the direction	of the Act of Assem	bly in such case mad
and provided.	• 11		

, 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
	all.		
9 Soles	minged the R	to re Mater	1889
Mag	four named	palle on the	25 day of live
Confor	JC 1889		1889 We wen

Brow all Wen, That we,

of the County of Cannon, and State of Tennessee, are neld 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 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.

Witness our hands and seals, the

SEAL.

SEAL.

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON COUNTY.

			4	
21 m		Table of the Daniel	ODDEWIN	· .
To any Minister of the Gospe	i, naving the care of Souls	, or Justice of the Peace of	Said County—GREETIN	u .
You, or Kilher o	f/You, are hereby	authorized to solen	nnize the Rites o	of Matrimon
between L. H	Rogers	and Jo	sie stell	
of your County, ago	reedbly to the dire	ection of the Act of	Assembly in su	ch case mad
and provided.	****			
PROVIDED AL	WAYS, That the	Rite of Matrimony	be solemnized in	this County
otherwise these she	all be null and v	oid, and shall not	be accounted a	ny License e
authority to you, o	or either of you, f	for the purpose afor	resaid, more the	an though th
same had never bee	en prayed or gran	ted, etc.		
Given at the Cle	erk's office of said	County, this	27	day
li .				
Africe	1889		0 6 0	в. "
.,,		,	y xulla	ounty Court Clerk.
		/		1 :
)		*		
Know all Men,	That we,		N	
**				
7	7.04.7		-1-111 - h	
of the County of Co	1 2 1			
		ELVE HUNDREI		1
which payment, we				
trators, and each of	ind every one of u	s and them, both je	ointly and sever	ally, firmly
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.

Witness our hands and seals, the.

SEAL.

STATE OF TENNESSEE, CANNON COUNTY.

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

to any minister of the Gospei, naving the care of Souls, or Justice of the cace of said	d County—GREETING:
You, or Lither of You, are hereby authorized to solemn	ize the Rites of Matrimon
07 .	Lewis
of your County, agreeably to the direction of the Act of As	ssembly in such case mad
and provided.	
PROVIDED ALWAYS, That the Rite of Matrimony be s	solemnized in this County
otherwise these shall be null and void, and shall not be	
authority to you, or either of you, for the purpose afores	
Same had never been prayed or granted, etc. Given at the Clerk's office of said County, this 3.0 Afand Emorined the state of Mathinial beaven all 1889 West Hoste J. P. J. Enough Men. That we,	In day of from County Court Clerk.
of the County of Cannon, and State of Tennessee, are held a State of Tennessee, in the sum TWELVE HUNDRED an which payment, well and truly to be made, we bind our heir	ad FIFTY DOLLARS, to
trators, and each and every the of us and them, both jointl	y and severally, firmly by
these presents.	
The Condition of the above Chligation is such, That whereas	
hath prayed and obtained a License to marry	
and	awful cause why the said
should not be joined together in Holy Matrimony as Husb	and 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	188
NI .	77.
Andrews Co.	[SEAL.]

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON COUNTY.

You, or Lither of You, are hereby authorized to solemnize the Rites of Matrimony

of your County, agreeably to the direction of the Act of Assembly in such case made

and Matter O Simmers

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

		. **
PROVIDED ALWAYS, That the Rite	of Matrimony be solem	nized in this County
otherwise these shall be null and void,	, and shall not be acco	nunted any License of
authority to you, or either of you, for	the purpose aforesaid,	more than though th
PROVIDED ALWAYS. That the Rite of Matrimony be solemnized in this of otherwise these shall be null and void, and shall not be accounted any Lic authority to you, or either of you, for the purpose aforesaid, more than the same had never been prayed or granted, etc. Given at the Clerk's office of said County, this I May Lemnosed the Reting Chest transact between The abol present publics on the same between The abol present publics on the same of the County of Cannon, and State of Tennessee, are held and firmly bound a state of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLL which payment, well and the sum TWELVE HUNDRED and FIFTY DOLL which payment, well and the sum the same that we bind our heirs, executors and a trators, and each and every one of us and them, both jointly and severally, fit 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 and. should not be joined together in Holy Matrimony as Husband and Wife, to obligation to be void and of no effect; otherwise to remain in full force and views.		
PROVIDED ALWAYS, That the Rite of Matrimony be solemnized to otherwise these shall be null and void, and shall not be accounted a authority to you, or either of you, for the purpose aforesaid, more the same had never been prayed or granted, etc. Given at the Clerk's office of said County, this May had a the Clerk's office of said County, this May had a said from how the following patters on the type of May 1887 I said Referred to the County of Cannon, and State of Tennessee, are held and firmly to state of Tennessee, in the sum TWELVE HUNDRED and FIFTY which payment, well are the type to be made, we bind our heirs, executors trators, and each and every one of us and them, both jointly and sever 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 caus should not be joined together in Holy Matrimony as Husband and obligation to be void and of no effect; otherwise to remain in full force	day o	
die die oter of said oou	1	acy o
1889	Warm OG	Chi.
M. abal named paters on the	in of	County Court Clerk.
day of May 1881 I Sat Roper	J. 1.	
	<i>y</i> *	
Tuomail Men, That we,		
and a second sec	'annous and hold and	family hound unto th
Care .		
which payment, well and they to be made	le, we bind our heirs, es	vecutors and adminis
trators, and each and every one of us an	nd them, both jointly as	nd severally, firmly b
these presents.		
The Condition of the above Obligation is such,	That whereas	
1. the annual and obtained a Ligares to 3	m a rev	
et e		manual manual policies
NOW, if there shall not her	eafter appear any lawj	'ul cause why the sai
	. and	
should not be joined together in Holy J	Matrimony as Husban	d and Wife, then th
Witness our hands and seals, the	day of	188
	•	
		SEAL
		r
		ICEAI

STATE OF TENNESSEE, CANNON COUNTY.

T- 1				
To any Minister of the Gospel,	having the care of Souls, or	Justice of the Peace of said	County—GREETING:	
		×	1. 7	
You, or Lither of	You, are hereby au	thorized to solemniz	e the Rites of Matr	imony
between Q	Woods	and Eller	Spotom	
of your Gunty, agre	eably to the direction	on of the Act of Ass	sembly in such case	made
and provided.				
PROVIDED ALW	AYS, That the Rite	of Matrimony be s	elemnized in this Co	ounty;
otherwise these shall		,		
authority to you, or				
same had never been				
		, 4	~	
Given at the Clerk	c's office of said Cour	ity, this	- far a	day cf
May.	1889	1 00	Minn of	
1.		15	Mooran	
	-	/	County Court	Clerk.
				(4)
Know all Men, Th	at we,	, •	. .	
	뭐 .			
·			**** (18 - Aug.)	
of the County of Can				
State of Tennessee, i				
which payment, well	and truly to be mad	e, we bind our heir.	s, executors and ad	minis-
trators, and each and	l every one of us an	d them, both jointly	y and severally, firm	nly by
these presents.	, ,	5		
The Condition of the a	bove Obligation is such,	That whereas		
hath maned and obta	indextions to m			
hath prayed and obto				
NOW,	there shall not here	after appear any le	iwful cause why th	e said
	.,	and		
should not be joined	together in Holy M	atrimony as Hush	and and Wife the	n thio
obligation to be void a				
Witness our hand	s and seals, the	day of	188	
5.			100	4
		and the second s	4	[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 :

between William Melton and Ann Elking 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 a oresaid, more than though the same had never been prayed or granted, etc.

Given at the Clerk's office of said County, this 10 day

Mary 1889

I Solemning of the rete of Matrinony Inovercounty County Cou

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

Witness our hands and seals, the day of	188
---	-----

[SEAL.]

STATE OF TENNESSEE, CANNON COUNTY.

	and the second		
To any Minister of the Gospel, having the care of Souls,	or Justice of the Peace of said Co	ounty—GREBTING:	ea (
You, or Lither of You, are hereby of	authorized to solemnize	the Rites of Matrimo	ony
// // /	and Vina	ah .	-
of your County, agreeably to the direct	tion of the Act of Asse	mbly in such case me	ade
and provided.	• 1		1-
PROVIDED ALWAYS, That the R	ite of Matrimony be sol	emnized in this Coun	ty
otherwise these shall be null and vo	id and shall not be a	ccounted any License	01
authority to you, or either of you, fo	r the purpose aforesai	d, more than though	the
same had never been prayed or grante	ed, etc.	1	
Given at the Clerk's office of said Co	ounty this 25	day	, ó)
May 1889.	· · · · ·	h	
immiged The Peter Matirmen	The ser of	County Court Cler	k.
1 May 1889 Sell Jaeld J. F	1	7.	
0	<i>,</i>		
Know all Den, That wee	5 2.10 COMMON S		
of the County of Cannon, and State of	Tennessee, are held an	id firmly bound unto	th
State of Tennessee, in the sum TWE	LVE HUNDRED and	I FIFTY DOLLARS	, to
which payment, well and truly to be m	agle, we bind our heirs	, executors and admir	nis
trators, and each and every one of us	and them, both jointly	and severally, firmly	, bį
these presents.	` `		
The Condition of the above Ohligation is suc	ch, That whereas		
hath prayed and obtained License to	o marry		
NOW, if there shall not h	ereafter appear any la	wful cause why the s	ai
***	and		-
bould not be joined together in Holy	Matrimony as Husbe	and and Wife, then	thi
obligation to be void and of no effect			

[SEAL.]

[SEAL.]

Witness our hands and seals, the

MARRIAGE LICENSE,

STATE OF TENNESSEE, CANNON COUNTY.

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

You, or Kilher of You, are hereby authorized to solemnize the Rites of Matrimon
between JR Bogla and My Logic Womach
of your county, agreeably to the direction of the Act of Assembly in such case mad
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 of
authority to you, or either of you, for the purpose aforesaid, more than though th
same had never been prayed or granted, etc.
Given at the Clerk's office of said County, this from the & day of
Solemented thatete of Metring between ft Moore county court clerk. I about named paties in the 9 a day
Thow all Gen, 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, 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 hath prayed and obtained a License to marry
NOW, if there shall not hereafter appear any lawful cause why the sai
and
should not be joined together in Holy Matrimony as Husband and Wife, then th
obligation to be void and of no effect; otherwise to remain in full force and virtue.
Witness our hands and seals, the day of
_[SEAI

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 sole	mnize the Rites of Matrimon
· · · · · · · · · · · · · · · · · · ·	Minne Stephens
of your County, agreeably to the direction of the Act of	f Assembly in such case mad
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
June 1889 11	1.0	,,,	100
I Solempity of the arte of Mation between I the abondance fates on the 18" dogof	2 1111	County	Court Clerk
Jun 1889 & Garden JP			
Enow 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 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 hath prayed and obtained a License to marry... 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 seats, the	day of	188
		~
		(- ·

SEAL.

MARRIAGE LICENSE.

The state of the s
You, or Lither of You, are hereby authorized to solemnize the Rites of Matrimony
between Ex From Klin and Lennie Mc Ados
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 the Clerk's office of said County, this // day of
2
1884 Allow Court Clerk.
Know Con, That we,
*
of the County of Cannon, and State of Tennessee, are held and firmly bound unto th
State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, t
which proment well and the he made we hind 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 a	above Obligation is sucl	h. That whereas		
/	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	}		
hath prayed and obto	ained a License to	marry		100 PERSON IN
NOW, if	there shall not he	reafter appear a	ny lawful causé	why the said
		and		
should not be joined	together in Holy	Matrimony as	Husband and W	fife, then this
obligation to be void	and of no effect: o	therwise to rema	in in full force of	ind virtue.

Witness our hands and seals, the

SEAL.

STATE OF TENNESSEE, CANNON COUNTY

To any	Minister of	the Cospel,	having th	e care	of Souls,	or Justice	of the	Peace	of said	County-	-GREEFING
--------	-------------	-------------	-----------	--------	-----------	------------	--------	-------	---------	---------	-----------

		-
You, or Lither of You, are her	ereby authorized to solemnize the Rites of Matrin	mon
boar of a	is and Mather Preston	
between thattern fire fire	is and Plante Tollion	
	direction of the Act of Assembly in such case i	nad
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 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 truly to be made, we tind 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.

Witness our hands and seals, the.

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 authoris	zed to sölemnize the Rites of Matrimony
between W" Fralu	and Bowterny Surmans
of your County, agreeably to the direction of	
and provided.	
PROVIDED ALWAYS, That the Rite of M	Satrimony be solemnized in this County;
otherwise these shall be null and void, and	
authority to you, or either of you, for the p	ourpose aforesaid, more than though the
same had never been prayed or granted, etc.	10 him
Given at the Clerk's office of said County, t	this 15 day of
Jim 1889	Jamoon County Court Clork.
	*
Know all Men, That we	
S. H. G. L. C. Cannon and State of Toppe	seens are held and firmly hound unto the

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

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 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 seals, the ...

SEAL.

STATE OF TENNESSEE, CANNON COUNTY.

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

You, or Billier of You, are hereby authorized to solemnize the Rites of Matrimony between Richard Inkerton and Magic Alexander 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.

Isolemnoped the Rites of Olatorinon between J & Moon County Court Clerk.

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

Know all Men. 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 to be made, we bind our heirs, executors and administrators, and each and every one of is 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, where 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

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-GRESTING :

You, or Lither of You, are hereby authorized to solemnize the Rites of Matrimony between Andrew Bearder and Janua Moon 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 Isoleway of the Rote of matrimon & tween
The slow names pakis on the de of
Jun 1889 B & Therman Ott to

Know all Men, 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 to so 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.

Witness our hands and seals, the _day of_

SEAL.

STATE OF TENNESSEE, CANNON COUNTY.

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

Fou, or Killier of You, are hereby authorized to solemnize the Rites of Matrimony between Lauricell Lullins and Jane Williams 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 cranted, etc.

I believe the rute of mostrinor between I home county court court from 1889 W Bestoner & on dry blands

Know all Men, That we,

of the County of Cannon, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the surn TWELVE HUNDRED and FIFTY DOLLARS, to which payment, well and trulato 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 Unligation is such, That whereas

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

hath prayed and obtained a License to marry.

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 188

SEAL.]

[SEAL.]

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON-COUNTY.

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

between Led Morgan and Callie Angles 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

Inc. M Men, 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 trible 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 obligation to be void and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the day of ______ 188_

[SEAL.]

STATE OF TENNESSEE, CANNON COUNTY.

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

between James Mish and Masey Drue Se Matrimony of your Jounty, 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 on franted, etc.

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

I solinioned this the that matrinion be Turen Ja More

County court clerk.

Sell Godd of July 1889

Know all Men, 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 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

nath prayed and obtained a License to marry_

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.

[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-GREBTING :

You, or Killier of You, are hereby authorized to solemnize the Rites of Matrimony between William Expury and John Hish 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		aay
July	1889	: 0 PM .	Б.
J. Fin		Jahno.	nty Court Con
	le stimble	. 9	

Thou all Men, 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 trady 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.

Witness our hands and seals, the day of 188

[SEAL.]

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 sain County—GREETING:

You, or Litter of You, are hereby authorized to solemnize the Rites of Matrimony of your Younty, 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.

		Section
	1889	21.0
m	The fruit of that ruhay believe	X I
	greed fearneson the to day of	a avoi
	N'11 Singifiel 21	July 185
	The frate of materina believe amen paties on the lo dayof	July 182

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

Know all Wen, 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 to be hade, we bind our heirs, executors and administrators, and each and every one of usland them, both jointly and severally, firmly by these presents.

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

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

Witness our hands and seals, the

SEAL.

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gespel, having the care of Souls, or Justice of the Peace of said County—GREETING:
You, or Tither of You, are hereby authorized to solemnize the Rites of Matrimony between I & Brorch and Review Maisen
// .
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 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 13 day of Solemand the relief malronon of Moore County County County County Of July 1889 Thom all May 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 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
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
obligation to be void and of no effect; otherwise to remain in full force and virtue.
Witness our hands and seals, the day of 188

[SEAL.]

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of S	ouls, or Justice of the Peace of sai	d 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 a	authorized to solemnize the Bites of Matrimon
between HA Fann	
of your County, agreeably to the direct	tion of the Act of Assembly in such case mad
and provided.	, and the state of
PROVIDED ALWAYS, That the Riv	te of Matrimony be solemnized in this County
otherwise these shall be null and voice	d, and shall not be accounted any License of
authority to you, or either of you, for	the purpose aforesaid, more than though th
same had never been prayed or granted	l, etc.
Given at the Clerk's office of said Con	unty, this 24 and day of
I solomized the Rete of Westers. as we want paties on the 25 day of	may telmen & & Moon
was ween paties on the 25 day of	County Cours Clerk.
Know all Ben, That we,	
	4
of the County of Cannon and State Ca	
State of Tennessee in the our THEL	Tennessee, are keld and firmly bound unto the
which naument well and truly & he	VE HUNDRED and FIFTY DOLLARS, to
trators and each and every one As	de, we bind our heirs, executors and adminis
these presents.	nd them, both jointly and severally, firmly by
The Condition of the above Obligation is such,	That whereas
10.	
hath prayed and obtained a License to n	narry
NOW there shall not here	eafter appear any lawful cause why the said
	and
should not be joined together in Holy A	Matrimony as Husband and Wife, then this
bligation to be void and of no effect; oth	verwise 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, baying 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 W H Jernigan and & R Cawther
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 25 day of
July 1889. Josephins Hinley Court Clerk.
Lingu Agen, 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 the 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 Hely 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 188

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.

			7	f .	
You, or Lith	er of You, are he	rehu authorize	d to colomnia	o the Dites of	
11	6,	oog www.	a to sovemniz	e the Rites of	Matrimoni
between Skern	my M. Home	Les an	a Minima	1 1	
of your County,	agreeably to the	direction of th	he Act of Ass	embly in such	case made
and provided.					
PROVIDED	ALWAYS, That	he Rite of Mat	rimony be so	lemnized in th	is County.
	shall be well				

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	25	day o
July 1889,	Al Moon	
		nty Court Clerk.
Know all Den, That we,		anno na Panna a

of the County of Cannon, and State of Tennessee, are here 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.

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.

The Condition of the above Otligation is such, That whereas

	N 100		
			1
	A server recommendation of the server server	and the same and and	
			/

[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-GREBTING :

You, or Lither of You, are hereby authorized to solemnize the Rites of Matrimory
between Mi I Thrower and Home Kiele
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 27 day of
Isolenifes the rites of Marrinony between 9 9 Moren country count corn. The above named peraties on The 28 day of July 1885 H & Praylog
Tuen all Gen, 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 why 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
er en

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	188

SEAL.

[SEAL.]

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospe	, having the care of Souls	or Justice of the Pe	each of said County—GREETING
------------------------------	----------------------------	----------------------	------------------------------

You, or Lither of You, are	hereby authorized to so	emnize the Rites of Matrimon
between James Sta	ven and M	elvines Brant
of your County, agreeably to t	he direction of the Act	of Assembly in such case mad
and provided.	. 1	:

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 31

Jacq

J Solimited the Rate of Metricharie between J & Moon

the above named parties on the 31 day of

July 1889 Lat Toold & T

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

hash prayed and obtained, a License to marry.

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.

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 Milher of You, are hereby authorized to solemnize the Rites of Matrimony between Robert Thompkins and My Emmasa. The 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 duthority 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
August 1889	2 Ch
Isolamized the Rele of Matruma between of	Moour Court Clerk.
August 1889 M & Capper J.	
August 1889 eM & Caffer J. V	
Know Hen, 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 tractive 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 obligation to be void and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the day of _______ 188___

[SEAL.]

..[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 Julier of You, are hereby authorized to solemnize the Rites of Matrimony between Jornas M. Brids for and Fromme Rechardson 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.

1889 , J & Moone County Court Clerk	Given at the Clerk's	office of sala C	ounty, this	(0) 1.	day
County Court Clerk	Jugus	188.9	1	& man	111
				13 4100	County Court Clerk
	, 4				

of the Councy of Cannon, and State of Tennessee, are held and only vound 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.

700	and severally, firmly by
\$1	hese presents.
	The Condition of the above Obligation is such, That whereas
h	ath prayed and obtained a Dicense to marry
	NOW, if the shall not hereafter appear any lawful cause why the said
sk	and and be joined together in Holy Matrimony as Husband and Wife, then this
or	ligation to be void and of no effect; otherwise to remain in full force and virtue.
	Witness our hands and seed at

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 Matrimon
between Janny Keelow and Lusan Bryson
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 Count
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 t
same had never been prayed or granted, etc.
Sween at the Clerk's office of said County, this It day Sweeninged the tale of Mathers between The former Clerk above named franties on that the day of (Sugart 1887) Wy Britzell J.D.
Enow all Men, That we,
of the County of Cannon, and State of Tennessee, are held and firmly bound unto a State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS,
which payment, well and truly be made, we bind our heirs, executors and admin
trators, and each and every one of as and them, both jointly and severally, firmly
these presents.
The Condition of the above Obligation is such, That whereas

these presents.

The Condition of the above Obligation is such, That whereas.

hath prayed and estained 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 Ma	t imony o	as Husban	d and	Wife,	then	this
obligation to be void	and of no ef	fect; other	wise to re	main in fu	ll forc	e and	virtue	s

Witness our he	ands and seals, the	:day	of	188

[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 and An Ela Janes of your Country, 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.

I Solemning of the rates of matronion between The above manned porties in that 18 day of Of regul 1889 M & Daverpong of

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

Know all Men, 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 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 spat not hereafter appear any lawful cause why the said

.... and

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

Witness our hands and seals, the

of

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 Miller of You, are hereby authorized to solemnize the Rites of Matrimony between Jones Robinson and My Lallin Hervell of your founty, 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 amore County Court Clerk

Inow all Men, That ose,

of the County of Cannon and State of Teknessee, are held and firmly bound unto the State of Tennessee, in the sum TWELVE BUNDRED 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

hath prayed and obtained a License to marry

NOW, if there shall not nereafter 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 of.....

SEAL.