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 : A Promper and An Eliza anely 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.

J. Solemon gest the rules of matrinion between J. Mioon The above named porties in that 18 day of County County County County of Brown of J. M. B. Davenpong of

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 hem, 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 spatt not hereafter appear any lawful cause why the said

ana

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

Witness our hands and seals, the

188

SEAL.

[SÉAL.]

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON COUNTY.

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

Vou, or Bither of You, are hereby authorized to solemnize the Rites of Matrimony between Jenes Rebusen and My Lallin Herrell 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

on a Moore County Court Clork.

Inow all Men, That we,

of the County of Cannon and State of Tetenessee, are held and firmly bound unto the State of Tennessee, in the sum TWELVE EUNDRED 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 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.....

.00....

[SEAL.]

STATE OF TENNESSEE, CANNON COUNTY.

100					· ·
To any Minister of the Gospe	l having the care	of Sonle	or Inetica of	the Deace of said	CountyGREETING
in any minister of the anobe	or, naring the vari	o or gours,	OI GROFIOO OI	the reace of said	County augustino

between Manuroc Blue and Morther Single 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.

e August 1889 Grundy County Co

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 show not hereafter appear any lawful cause why the said

and 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-GLESTING

You, or Tiller of You, are hereby authorized to solemnize the Rites of Matrimony between Pavel McKnight and Bellu Lauls 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

I Soleminged the ates of matring fetween the above induced parties on the state of day of a squist pole fright

Mivae Court Clerk.

Bnow 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 FIETY DOLLARS, to which payment, well and truly to be made, we bird 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

__day of_____

SEAL.

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospe	, having the care of Souls	or Justice of the Peace	of said Count GREETING
------------------------------	----------------------------	-------------------------	------------------------

You, or Lither of Y	ou, are hereby as	thorized to sole	mnize the Rite	s of Matrimon
between Dol King		and Offy		
of your County, agreea	bly to the directi	ion of the Act of	Assembly in	such case mad
and provided.			-	
PROVIDED ALWA	YS, That the Rit	e of Matrimony	be solemnized	in this County
othomeine these shall l		1 1 .1 .11 4	, , ,	*

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

diven at the ciefk's office of said county, this	
100	- 1
September 1889 1-	10
I Solerioyder the Miles of Matrices between If The Within maned hatres on the & day of I September 1999 P. Brine M. J.	& moone
Of a det	County Court Clark.
With Within maned paries on the day of	
September 1859 (P 10 may MG)	
	(
AE II MA	N .

of the County of Cannon, and State of Tennessee, are held and fermly 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 C	Condition of the	above Obligation is	such, That u	hereas		
		, ,	and .			
hath pr	ayed and obt	ained a Licens	e to marry			
		199		,		
1.0	NOW, if	there statt no	t hereafter a	ppear any	lawful cause	why the sa
		CAR .		,	,	,,
	A. A.	70	and		. 1	
	a server	· · · · · · · · · · · ·				
should i	not be joined	together in H	oly Matrimo	ny as Hus	band and V	Vife, then th
		and of no effect				
- Constant	on to be cold	una of no effec	e, omerwise i	o remain i	n fuu force	ana virtue.

Witness	our	hands	and seals,	the	day	of		188
	-	500		3		`	A2-7	
	-							

SEAL.

SEAL.

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON COUNTY.

o any Minister of the Gospei, having the care of Souls, or Justice of the Peace of Said County—Granding.	
You, or Lither of You, are hereby authorized to solemnize the Rites of Matrimony	
wincen R& parker and Florence Eales	
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 3 rd day of	f
I Solimber 1884 I Soliming of the Piction Matrinony of Moone County Court Clerk. Letween the paties about name on the 4" day of light 1880 & Down	
Hoday of left 1880 & Way	
Lnow all Men, That saie,	
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 trators,	is-
these property	

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 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	GREETING :
--------	-----------------	----------------	--------------------	-------------------	----------------------	------------

You, or Littier 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 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, ctc.

Given at the Clerk's office of said County, this I Solumized Whi Retix of Matristay between " Know all Men, That we

of the County of Cannon, and State of Tennessee, are held and firmly found 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 hem, 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 slould 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 Gosper, 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 J. B. Prastone and Jenson Neel, 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
Asptember 1889. I Solewis to the rette of motornon between of 6 Moorn county court clerk. The also maning patris of the 15- deft of 885 J & Story of The 15- deft of 1885 J & Story of The 15- deft of the 1885 J & Story of The 15- deft of the 1885 J & Story of The 1
Enow all Men, That we
of the County of Cannon, and State of Tennessee, are held and firmly bound unto the
Townsesses in the sum TWELVE HUNDRED and FIFTI DOLLARD,
which payment, well and truly to be made, which payment, well and truly to be made, which pointly and severally, firmly trators, 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 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.

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON COUNTY.

You, or Lither 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-GREBTING :

between N & Williams and & A Levers	
of your County, agreeably to the direction of the Act of Assembly in su	ch case made
and provided.	
PROVIDED ALWAYS, That the Rite of Matrimony be solemnized in	n this County;
atherwise these shall be null and void, and shall not be accounted to	any License or
authority to you, or either of you. for the purpose aforesaid, more the	an though the
same had never been prayed or granted, etc.	
Given at the Clerk's office of said County, this	day of
I Solumbinged the rhe of malowing of Mo between the above named paties on The 8 day of September 1889 - QP	County Court Clerk.
· Know all Men, Went 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 nament well and truly to be nate we bind our heirs, executor	rs and adminis-
trators, and each and every one of us and them, both jointly and seve	erally, 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 car	use why the said
NOW, if there shall not nergatier appear any taufat can	
and	
should not be joined together in Holy Matrimony as Husband and	l Wife, then this
obligation to be void and of no effect; otherwise to remain in full for	ce and virtue.
	188
Witness our hands and seals, the day 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 s	aid County—GREETIN	GF Transfer
You, or Lither of You, are hereby a	uthonized to enlaw	ning the Dites a	6 11
Assert of Gon, are hereby a	athorized to solem.	nize the Kites of	Matrimony
between III e Adams	and Mary	1 Preston	J.
of your County, agreeably to the direct	ion of the Act of	Assembly in suc	h case made
and provided.			
PROVIDED ALWAYS, That the Rit	te of Matrimony be	solemnized in	this County;
otherwise these shall be null and void	d, and shall not b	e accounted an	y License or
authority to you, or either of you, for	the purpose afore	esaid, more tha	n though the
same had never been prayed or granted	l, etc.	M	
Given at the Clerk's office of said Con	untu. this	. 9	day of
Siplemba 1880		0 1	\ - " " " " " " " " " " " " " " " " " "
lunwyed the reter of matrima		Min	
ween the abor named paley	7 J	Con	uty Court Clerk.
lay of September 1599 M 180	to a	Y.	
Know all Men, That we,	averifical of	9	
dum mi Men, Inat we,	of ^{Ne}		
of the County of Cannon, and State of I			
State of Tennessee, in the sum TWEL	VE HUNDRED	and FIFTY D	OLLARS. to
which payment; well and truly to be made	de, we bind our he	irs, executors a	nd adminis-
trators, and each and every one of us a	nd them, both oin	tly and several	ly, firmly by
these presents.	, . · · · · · · · · · · · · · · · · · ·		
· The Condition of the above Obligation is such,	That whereas	~~	
hath prayed and obtained a License to	2000		s.'
S	Agest .		
NOW, if there shall not have	gafter appear any	lawful cause u	by the said
	and .		٠. ن
should not be joined together in Holy A	Matrimony as Hu	sband and Wij	e, then this
obligation to be and and of no effect; oth	verwise to remain	in full force an	d virtue.
Witness our hands and seals, the	day of		188
L		, ,	
META-TIC T			

[SEAL.]

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON COUNTY.

							A ADDDMING .
	Windston of th	lacenal as	having the care	of Souls or	Instice of the	Peace of said	County—GREBTING:
PO I	anv minister of th	יומתפחת מו	Hating the care	at aggint or	emperoo or emo		

o any Minister of the Gospel, having the care of Souls, or Justice of the Peace of said County—GREETING:
200
You, or Lither of You, are hereby authorized to solemnize the Rites of Matrimony
etween R & Hansock and Warrey Brotton
f your County, agreeably to the direction of the Act of Assembly in such case made
ind 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
lift h wises
Septembe 10.1889
Solementered The Rite of Onatoning of Moor course course course of twee of the above ramed paties on the
ween the about stand plants the
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
State of Tennessee, in the star I'm Day heirs, executors and adminis- which payment, well and truty to be made, we be a been heirs, executors and adminis-
which payment, well and truty to be made, we once the work of the severally firmly by
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
NOW, of there shall not have any
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
11-0110000 0011 1001111
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 Matrimos
between It IN Podof and & H Hancock
of your County, agreeably to the direction of the Act of Assembly in such case may
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 ti
same had never been prayed or granted, etc.
Given at the Clerk's office of said County, this 12 day
dernized The Wite of materinory between I & Major
above named healths on the 12 days. County Court Clerk.
Member 1889 (We browself IP)
Know all Men, That we,
Samuell. B. Binger To Mips Nana Van Koosen
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 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 day of 188
I Delinized The Rete of Matternay on the
19 day of Schlambe 1889 between the
about names featus of H Rearys Off 8 [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
--	---------------------------------	-----------------

A friends
You, or Lither of You, are hereby outhorized to solemnize the Rites of Matrimony
between It & DSment and Francis Sulling
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
outhority 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
Seplember 1889 & Broom County Court Clork.
Deprember 1889 A Governing Court Clork.
4
Luow all Men, The we,
,
1.13 and family 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 mate, 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 sai
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 1884
Witness our hands and seats, the day of
[SEAI

STATE OF TENNESSEE, CANNON COUNTY

4 4 4 4	- 1			and the same of th		~4
Ta any Minister of	the Cornel	having the co	Po of Conle or	Inction of the D	hips to ance	County GREETING
to any miniprocent	the dosper	nating the ca	no or pomis' at	angrice of the L	cace or said	COUNTY ONED I INC

You, or Lith	er of You,	are he	reby auth	orized to s	olem	nize the 1	Rites of	Marrimon
between of.	J. 4	dan	n8	and	Hel	en l	Pristo	m
of your County,		/						
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 Selenwise the Rule of Material petiven 2 Moring Court Clerk.

The about Manuel habe on the 20 day of County Court Clerk.

Splenster 1999 MB Danapet J B

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 MUNDRED 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 Chligation is such, That whereas

hath prayed and obtained a License to marry.

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

__and

should not be joined together in Holy Matrimony as Husband and Wife, then this odligation 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-GRESTING :

You, or Lither of You, are hereby authorized to solemnize the Rites of Matrimony between Auxilia Lunnar and Mattie Lunnar 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.

September 1889

I solemnized the reter of matrices of the letter the about mound father to the form of the letter of Matrices the The go day of diff 1895 of H Reams Off &

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 make, 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.]

STATE OF TENNESSEE, CANNON COUNTY.

T	any	Minister .	of the	Gospel.	having	the care	of Souls.	or Justice o	f the Pea	ce of said	County	GREETING
				and the		eno outo	or Doning	or agerron o	t the roa	oo or burn	County-	C Duildann

You, or Lithi	er of You, are	hereby author	rized to solem	nize the Rites	of Matrimony
between Joy				Malilla	
of your County,	agreeably to th	e direction of	of the Act of	Assembly in su	ch 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.

Odeber 1889	
Idolemninged the rete of Met vinen between I	mooni
The a book ranged pates on the choice and	County Court Clerk.
The a both named pakes on the 6 day of	
-6	€.

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

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

hath prayed and obtained a License to marry

Brow all Wen, That we,

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

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

Witness our hands and seals, the

SEAL.

day of

SEAL.

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, naving 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 Ow Shellow and Ella Kollis of your Edunty, 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 Sofemined the Rite of Chatring between the about named protect on the God of Oct 1889 I'M God of P

Inow 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 bird 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.

man and the state of the state	2.0	~4
To any Minister of the Gospal, having the care of Souls, or Justice of the Peace of said Co	annty_	CORRTING
and the same of board of substice of the reduce of said of	/uutj-	- Unitidanu-

You, or Lith	er of You, ar	e hereby auth	porized to solen	nnize the Rites	of Matrimony
between L.				J. Owen	
of your County,			of the Act of	Assembly in s	uch 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 muthority 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

More County Court Clerk

I bolemized the riting matring between the about 1889 . If & Pattorn All 19

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 HUNDKED 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 marcy

NOW, if there shall not he after 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 out and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the

day of.....

100

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 Kither of You, are hereby authorized to solemnize the Rites of Matrimony between Wolf Load and Maggir Vickary 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 14

___day o

Isolemented the rite of matering J. G. Moone between the above named parties on Pattone. The 15 day of Oct of a 1889 IS Pattone

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 ____

.... 188

SEAL.

[SEAL.]

STATE OF TENNESSEE, CANNON COUNTY.

To any	Minister of the	Gospel, having	the care	of Souls.	or Instica of the	Peace said County-	CREETING
To any	minister of the	Gospei, naving	the care	of Souls,	or Justice of the	Peace said County-	-GREE'

between Janua Bruger and Van en Wourhooder 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.

G	iven	at the	Clerk's of	ffice of said (County, the	is	14	day of
	0	do	ber	* 1000		•		1 .
	642		VUV	1884	>	. 2	& m	oon
			1,				Co	unty Court Clerk.
			This			. 0	4	

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

Witness our hands and seals, the

188

SEAL.

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-GRESTING

You, or Either of You, are hereby authorized to scientize the little of
between Jesse Brown and It & Richards
of your Edunty, 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 of
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 14 day
October 1889 - 2 9 Moon
I Solininged the rete of heatoming for County Court Clerk. between The above named fratale or 16 day of Oct 1889 A W Herrelight 9
between The above named fratal or
16 days was 1001 17 to mention of
Anow all Man, 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 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 nut 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.]

SEAL.]

MARRIAGE LICENSE,

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the co	are of Souls, or Justice of the Pe	of said County—GREETI	NG:
Van or Lither of Von		37	-
You, or Lither of You, are		solemnize the Rites	of Matrimon
between of Sadder	and &	MI Wile	th
of your County, agreeably to	the direction of the Ac	ct of Assembly in su	ch case mad
and provided.	• 1 2		
PROVIDED ALWAYS, The	nat the Rite of Matrimo	ony be solemnized in	this County
otherwise these shall be null			
authority to you, or either of			
same had never been prayed o		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	en enough en
Given at the Clerk's office of	<i>a</i> .	1 th	-
	said County, inis	121	day o
October,	188.5	00	
olimnitied The Retex	Mal rimon	. J & Moor	۸.
weine The about named	parties and the	Con	unty Court Clerk.
dayof Och 1899 11 90	Formel ON 9	***	
Know all Den, That we,	,		
of the County of Cannon, and	State of Tennessee are	held and firmly ho	and anto 12
State of Tennessee, in the sur	n TWELVE HUNDR	RED and FIFTY 1	
which payment, well and truly	to be made, we bind of	ur heirs, executors of	and adminio
trators, and each and every on			
these presents.	1/ 1/	. Journey with several	ug, printy of
* The-Condition of the above Obligat	ion is such. That where	70	
	· - ·		
hath prayed and obtained a Li	cense to marry		
NOW, if were sha	ll not hereafter appear	r any lawful cause	why the sain
The state of the s		, , , , , , , , , , , , , , , , , , , ,	ang the sala
	and.	2)	
should not be joined together is	n Holy Matrimony a	s Husband and Wi	fe, then this
obligation to be void and of no	effect; otherwise to ren	nain in full force ar	id virtue.
Witness our hands and seat	ls, the day of		188
	, ,		Y.
		4,4	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 Count	уильыни .
You or Lither of You, are hereby authorized to solemnize th	ne Rites of Matrimony
between AV R. Hall and Miss Hee	elen Hale
of your County, agreeably to the direction of the Act of Assem	ory in such case made
and provided.	
PROVIDED ALWAYS, That the Rite of Matrimony be soler	mnized in this County;
otherwise these shall be null and void, and shall not be acc	counted any License or
anthority to you, or either of you, for the purpose aforesaid	, more than though the
same had never been prayed or granted, etc.	th
Given at the Clerk's office of said County, this	day of
October 1887	& Moon
I bolowized the Retof Malning between	County Court Clerk.
The abon named parties on the le day	
of oct the 1889 L'L Melton	
Know all Men, That we,	. 16
	1 found unto the
of the County of Cannon, and State of Tennessee, are held an	a printy bound anto the
State of Tennessee, in the sum TWELVE HUNDRED and	FIFTY DOLLARS, 60
which payment, well and trust the 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 la	wful cause why the said
and	b .
the state of the s	and and Wife, then thi
should not be joined together in Holy Matrimony as Husb	full force and virtue
obligation to be void and of no effect; otherwise to remain in	jun jorce and ourtue.
Witness our hands and seals, the day of	188
TI COTOGO OWI TOWNS	

...[SEAL.]

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Souls, or J	ustice of the Peace of said County—GREETING:	
You, or Lither of You, are hereby auti	horized to solemnize the Rites of M	atrimon
between IM Keelin	and I J Keetan	
of your County, agreeably to the direction	, ,	ase mad
and provided.		:
PROVIDED ALWAYS, That the Rite of	of Matrimony be solemnized in this	e County
otherwise these shall be null and void,		
authority to you, or either of you, for the		
same had never been prayed or granted, e		wagn in
	nol	
Given at the Clerk's office of said Count	ty, this so a	day o
Ctaber 1889	00	
lemozed the Rite of Pratring bete	um' Jesse & Sho	me
about named portes on The by de	ey of	ourt Clerk.
ober 1889 Win Briggele J P	40	٠.
Know all Men, That we,		
of the County of Cannon, and State of Ten	nnessee, are held and firmth sound	unto the
State, of Tennessee, in the sum TWELV		
which payment, well and truly to be made	we bind our heirs, executors and	adminis
trators, and each and every one of us and		
these presents.	,,,,	
The Condition of the above Ohligation is such T	hat whereas	
	, -,	
hath prayed and obtained a License to ma	,	•
NOW, if there show not hereas	fter appear any lawful cause why	the said
(a)	nd	
should not be joined together in Holy Ma	trimony as Husband and Wife t	hen this
obligation to be void and of no effect; other	wise to remain in full force and v	irtue.
Witness our hands and seals, the	day of	
	aay of 188	
		[SEAL.]

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON COUNTY

To any Min	ister 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 the Rites of Matrimony
between Iv J Bragg	and S& Bryson
of your County, agreeably to the direction	
and provided.	
PROVIDED ALWAYS, That the Rite of	Matrimony be solemnized in this County;
otherwise these shall be null and void, a	nd shall not be accounted any License or
authority to you, or either of you, for the	e purpose aforesaid, more than though the
same had never been prayed or granted, et	
Given at the Clerk's office of said County	y, this 22 day of
In I Brade I dolenwise the Nite Interen Who about named ontig day of October 1889 & P Inggin	
deg of October 1888 J & Philippin	P
Know all Men, That we.	***
of the County of Cannon, and State of Ter	nessee, are held and firmly bound unto the
State of Tennessee, in the sum TWELV	E.HUNDRED and FIFTY DOLLARS, to
which payment, well and truly to be my	eve 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 m	arry
	ifter appear any lawful cause why the said
NOW, if there shall not herec	gree appear any taleful cases
	uid
should not be joined together in Holy M	atrimony as Husband and Wife, then this
obligation to be void and of no effect; other	erwise to remain in full force and virtue.
Witness our hands and seals, the	day of188
-	
	[SEAL.]

STATE OF TENNESSEE, CANNON COUNTY.

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

between Nathern Bogle and Lella Barrelle 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.

I solemazed the Rile of Metrinsony between The about Named parties on the 27 day of October (859 10 Barties Of 9

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

J Mioon County Court Clerk

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 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

lay 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 :

	Ć%.	•		
You, or	r Lither of You, are here	eby authorized t	o solemnize the Rite	s of Matrimony
between	SJ Paschall	and	L& Trans	k
of your Co	ounty, agreeably to the c	direction of the	Act of Assembly in	such case made
and provid	ded.			17.
PROVI	IDED ALWAYS, That the	he Rite of Matr	mony be solemnized	t in this County,
otherwise	these shall be null and	d void, and sh	all not be accounted	d any License or
	to you, or either of you			

Given at the Clerk's office of said County, this 31 day of

October 1889

I Solomored the Re le of Matrixon between I County court close.

Herabor married pakers on the 31 day

of Octobe 1884 Joe P Mc Kug li J

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.....

same had never been prayed or granted, etc.

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 o	ny Minister of t	he Cornel howin	the come of Coul	on Instinct of the I	Page of said County-	ADDERTHA .
1U a	my minister of t	ne anodei, natin	the care of Pont	. OF JUSTICE OF THE 4	ZMACO OL SAIO CONDIV	-GREKTING

You, or Lither of You, are	hereby authorized to solen	nnize the Rites of Matrimony
between Starge In J	tomas and Elis	a 2 Means
of your County, agreeably to t	he 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 Co	erk's office of	f said County	, this			day o
		to	ber .	1887	,	·	11.7	
Idole	muze	of The 1	it of Ma	drug bet	un.	J	S N	Would Clerk.
Wor	1885	name	Lower of	1887 Aring bet. The Edde	tol			×
		- 1	That we,		(

of the County of Cannon, and State of Tennessee, are heldered 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

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	0)		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

	Lither of You,				. Diton of	Matrimonn
You, or	Lither of You,	are hereby a	uthorized to	o sotemnize in	e miles of	Judirimong
	Sdeim	R1		6	7. 17.	
between 0	1 deino	Hayes	and .	Feman	# 771	Ci, M
of your Co	unty, agreeably	to the direct	tion of the	Act of Assemb	dy in such	h case made
and provid	ied.					

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.

en at the Clerk'	s office of said Cou	nty, this	2	day o
A)	eber 1884		161	7100m
	, .	3	101	County Court Clerk.

Inow I Men, That we,

of the County of Cann	on, and State of Ter	nnessee, are held an	d firmly bound	unto the
State of Tennessee, in	the sum TWELV	E HUNDRED and	FIFTY DOL	LARS, to
which payment, well a	nd totale be made	, we bind our heirs,	executors and	adminis-
trators, and each and	every one of us an	d them, both jointly	and severally,	firmly by
these presents.	×	~*		

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

gation t	o be void	and of no	$\it effect;$	otherwise	to remain	in ful	l force	and v	irtue.
II/itn acc	our han	ds and sec	ils, the	0	lay of			188	

 SEAL

STATE OF TENNESSEE, CANNON COUNTY.

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

You, or Lither of You, are hereby author	orized to solemnize the Rites of Matrimony
between J. H. Provicare	and V & Moron
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 t	he Clerk's offi	ce of said	County, this		day (
******	Nove	mber	1889		00	
		* * *		,	J 2/1	loon
		· .				County Court Clerk.
		. 24		• • • • • • • • • • • • • • • • • • • •		* \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
	.*	J				1 1 2

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 a 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 rayed 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.

igation to octor	a and of no effect,	omerwise to i	emain in juii jorce	ana virtue.	
Witness our ha	nds and seals, the	day	of	188	
	V	,	NPT		

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 :

	r Lither of You, are hereby authorized to solemnize the Rites of Matrimo	
between	William Folk and Laura Journe,	
of your C	ounty, agreeably to the direction of the Act of Assembly in such case ma	de
and provi	ided.	
	IDED 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	0

otherwise these shall be null and void, and shall not be accounted they mount of 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

Given at ing over to	• • • • • • • • • • • • • • • • • • • •		and a	
Wavent	la 1889	17	1 /	1000
I Selemured the	Retig Charling	2 between	1 2	County Court Clerk.
The abour name	a Parties on The	14 day	51	
The about mame	B Stone JP	/		
The will Man Th			. •6	

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.

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 18	8	
--	---	--

[SEAL.]

STATE OF TENNESSEE, CANNON COUNTY.

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

You, or Kither of You, are hereby authorized to solemnize the Rites of Matrimony between James of Carles and Addis & Patters 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 (3) day

I solemanyed the Rekay Markey between the J Moon
abou named fractions on the 13 day of

Wow 1869 hut to Penton Mg)

Thou 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 its 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 these shall not hereafter appear any lawful cause why the said

and.....

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

Witness our hands and seals, the

y 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 Lither of You, are hereby authorized to	
etween W.J. Wood and t	
f your County, agreeably to the direction of the A	ct of Assembly in such case made
nd provided.	12
PROVIDED ALWAYS, That the Rite of Matrim	ony be solemnized in this County;
therwise these shall be null and void, and shall	
utherity to you, or either of you, for the purpos	e aforesaid, more than though the
ame had never been prayed or granted, etc.	20
Given at the Clerk's office of said County, this	23 day of
	- 00 V
Solemwired the Ruch of Matrimery twien the above named parties	15 moon
Soleminged the hunt of hather	County Court Clerk.
with 24" day of Nov 1889 ON JOMa	deline & P
The IA day of the same	**
Luow 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.

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

in a

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.

[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 Orathern Pourpal and Colis to Lenfung 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 24 day

I Solinivized the Rote of Machinery between J Moon

County Count Clerk

Otov 1889, John County of P

Runu 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 usuand 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

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

ana

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

_____1

[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 Matrimon	u
	Ð
between I'th West and Mengrett Manis	
of your County, agreeably to the direction of the Act of Assembly in such case made	le
and provided.	
PROVIDED ALWAYS, That the Rite of Matrimony be solemnized in this Count	<i>j</i> ;
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 t	he
same had never been prayed or granted, etc.	×
Given at the Clerk's office of said County, this 28 day	of
The With maned portion on the 28	
The his the mancel harting on the 28	• -
dag of Nov 1857 W Lowran & P	
Jacob Moon I Jackin Elan.	
of the County of Cannon, and State of Tengessee, are held and firmly bound unto	th
State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS	, t
which payment, well and truly to made, we bind our heirs, executors and admit	nis
which payment, well and truty to be written, but beth jointly and severally fixuly	b
trators, 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 bereafter appear any lawful cause why the	ai
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 188	

I soliminged the Rete of Malminon the between the abou manuel pater on the

[SEAL.]

[SEAL.]

MARRIAGE LICENSE:

STATE OF TENNESSEE, CANNON COUNTY

OTHE OF TENNESSEE, CANNON COUNTY.	
To any Minister of the Gospel, having the care of Souis, or Justice of the Peace of Said County—SREETING:	
You, or Rillier of You, are hereby authorized to solemnize the Rites of Matrimor	ıy
between I & Reed and My W. A. Knox	
of your County, agreeably to the direction of the Act of Assembly in such case made	le
and provided.	
PROVIDED ALWAYS, That the Rite of Matrimony be-solemnized in this County	y;
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 the	re
same had never been prayed or granted, etc.	
Given at the Clerk's office of said County, this 30 day	of
November 1889	
demoged the Acteofoliatoring between I Moon	
about named portes on the 1st dard I county court clerk.	
Deember 1889 ON The Caffy JP	
Know all Men, That we,	18.
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 is 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	d
and	-
should not be joined together in Holy Matrimony as Husband and Wife, then the	8
Abligation to be void and of no effect; otherwise to remain in full force and virtue.	,
Witness our hands and seals, the day of 188	

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-GREETIN
To any Hinister of the Gospel.	having the care	of Souls,	or Justice of	tne Peace	or said	County-andar

TO SHY MINISTER OF the Gosper, marine			10.00
You, or Lither of You,	are hereby authorize	ed to solemnize the R	ites of Matrimony
between Ihr Hell		nd Honnie	Bynim
of your Gunty, agreeably	to the direction of	the Act of Assembly	in such case made
and provided.			1 -
PROVIDED ALWAYS	, That the Rite of M	atrimony be solemniz	ced in this County;
athamnice these shall be	null and void, and	shall not be accoun	ted any License or
authority to you, or eithe	or of you, for the p	urpose aforesaid, mo	ore than though the
same had never been pray	jed or granted, etc.	2 20	
Given at the Clerk's of		his I	day of
Given at the Clerk's of	ice of sala county,		
Peurste	1889	1 9 %	Mount Court Clerk.
Luow all Min, That i	ve,		
of the County of Cannon	and State of Tenne	essee, are held and fl	rmly bound unto the
State of Tennessee, in t	he sum TWELVE	HUNDRED and F	IFTY DOLLARS, to
which payment, well and	to be made u	e hind our heirs, exe	cutors and adminis-
which payment, well and trators, and each and ev	truly to be vitage, a	hen both jointly and	d severally, firmly by
trators, and each and ev	ery one of us and t	nent, oute juinting	
these presents.	1 /	*	
The Condition of the above	Obligation is such, The	at whereas	
hath prayed and obtain	ed a License to mar	ry	energy Colonia (e.g. 1987)
NOW, if the	ere shall not hereaft	er appear any lawfi	ıl cause why the said
	an	d	
		miniony as Hushand	and Wife, then the
should not be joined togothing to be void and	sether in Holy Mai d of no effect; otheri	wise to remain in fu	ll force and virtue.
man hande	and seals, the	day of	

STATE OF TENNESSEE, CANNON COUNTY.

	1.			~*
ma	any Minister of the Cornel	having the same of Conle	on Inction of the	Peace of said County-GRESTING
10	any minister of the gosper,	naving the care of bouls,	or anytice of the	reace of said county-durating

You, or Lither of You, are	hereby authorized to soler	nnize the Rites of Matrimony
between Wiley Jada	and (Au	la Haves
of your County, agreeably to t		
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 () A day

I blemmyed the hite of Matrimore between) Moore
The Withen manuel handes on the 5
Olay of Peensbory 1889 IA & Latin ON I

I now 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 TWEDVE HUNDRED and FIETY 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 Collegation is such, That whereas.

hath prayed and obtained a License to marry....

NOW, if the 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

O.....

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 Tither of You, are hereby authorized to solemnize the Rites of Matrimony between P. B. Duneau and Bellu 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 granted, etc.

Given at the Clark's office of said County, this	day of
00-10-1889	·
	y Court Clerk.
between the when named products on	
The 15 day of December 11849 South Google go	

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 RIFTY 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

Inow all Men, That we,

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.]

day of

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON COUNTY.

								-
To any	Minister of the	Gospel, ha	aving the ca	re of Souls,	or Justice of	the Peace of	of said	County-GRELTING

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	0
	Receivber 1885		76
	The abou framed pates on the 12 day of Prember 1889 Join Me Kinght MP	con	
	The abou cramed paties on the of day of	County Court Clerk	
	Deember 1889 Joio Me Knight of P		
i	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 mude, 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 become to marry

NOW, if the 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

* .				
٠.				
			• *	SEAL.
		5	χ.'	

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 My Druke and Miss and Duke 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, ones		
Peccarber 1889	O To	17.00	Miron
Wellewiged the Rest of	main nou	Ne weer of	County Court Clerk.
The abou sained harting	on the 19	day .	
of Premibility Wh	Hore f		•€
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

Hushand, and Wife, then this

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.

- 1					3	£	188
Vitness	our ha	nds an	d seals,	the	day o		200

[SEAL.]

[SEAL.]

STATE OF TENNESSEE, CANNON COUNTY.

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

You, or Lither of You, are hereby authorized to solemnize the Rites of Matrimony between Mornas Sur 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 selemnized 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 belinninged the Kite of Matrinon behvan the J DMO one abon named hates a offer 19th dayof Peaule

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 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

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 and Marthus firee man 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 I solem novel the Rete of westerny between of GM 1000 mm. The about me pains on the 20 day

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 License to marry

NOW, if there shall not be reafter 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.

day of Witness our hands and seals, the

STATE OF TENNESSEE, CANNON COUNTY.

1	o any	Minister of	the Gospel	having the c	are of Souls.	or Justice of th	a Page of said	County-GREBTING
7			ene desper	nating the c	are or bours,	or anoring of th	o reace of sain	COURTY-QUERING

You, or Lither of You, are hereby authorized to solemnize the Rites of Matrimony between & A Surpson and Nola Simmers 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 th	e Clerk's of	fice of said (County, this	·
	Dec	ulier	1884		١,
9 Sole	munguel M rbon gran uber 1889	Riter	West one	bestwee	n.
The a	bon oran	neel par	man of	24 da	1106
Pier	uber 1889	HA	Lanher	in 0.119	10
	OFF YY AV	V			

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 wall not hereafter appear any lawful cause why the said

day of

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-GREBTING :

You, or Lither of You, are hereby authorized to solemnize the Rites of Matrimony between W. J. Womach and Alneeda Milligan 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. 28 20

Groen at the clerk of office of	(8)	
December 1880	00	2
I solemnitud the rite of matring of between The atom married franks on The p 24 day of Den 1881 MB Parinfort &	Sm	oon
Solemmiyel has like of wantenday	2, 7, 1	County Court Clerk.
between The atom named france on The by		
Hy day of Den 1881 M B Parinfort &		. 4/

Brow 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 TWEI 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

Given at the Clerk's office of said County this

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 Peace of said County-GREETING:

You, or Lither of You, are hereby authorized to solemnize the Rites of Matrimony between Percharet hoster and Malisin Laurence 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 Pecenter 1809 & Means Mg. 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 EIFTY 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 Soligation is such, That whereas hath prayed and obtained a License to marry NOW of there shall not hereafter appear any lawful cause why the said 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.

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 solomnize the Rites 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.

Recember 1889		0.0
Solemning of the rete of maker of December 1889 a Means	nightheren for	County Court Clerk
Mir about named paties on	Un It day	
I now all then, That we,		•/

Given at the Clerk's office 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 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

		2.0			
thee magante					
these presents.	1 3.				
The Condition of the ab					
hath prayed and obtain	ines a License to 1	narry			,
NOW, if	there shall not her	eafter appe	ear any lai	vful cause w	hy 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.

		188
Witness our hands and seals,	, theday of	100,

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

gon, or gitter of gon, are hereby auth	iorized to solemnize the Rites of	Matrimon
between A. le Webb	and Lavah Mile	
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
Perember 1889	0.1	•
I Solemnized the Rit of matrimony between () The above named parties on the 24th day of Pers)	5/nu	County Court Clerk.
1889 for @ Meknight JP	2	-
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

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 Gospe, 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 Mak ON Bright and Ell Summers 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 bolemno to the Rate of Matrimon between of The above named parties of the & & day Deinber 1849 for DON Princht &

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 TWELLE 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

nese pres	ereco.	/	7 -			-
The Con	ndition of the above	e Obligation is such,	That when	·eas	, *	
hath pray		ed a License to r ere shall not her				the said
	3	** - **	and			•
should no	ot be joined tog	gether 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.

ness our hand	s and seals, the	day of	119
	*		

[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 GRESTING :

Fou, or Kither of You, are hereby authorized to solemnize the Rites of Matrimony between Pari Ballon and Lennic M. Brown 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 26 day of Pecersber 1889.

Deleministed the heliof tratterment between J & Moon County court Clerk.

The above mound finites on the 26 day of Querrber 1857 RS Roleitson JP

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 Colination is such, That whereas

hath prayed and obtained 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

SEAL

SEAL.]

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON COUNTY.

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

19 MM Ward and MI to Miller

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

•	,
Act of Assembly in s	uch case made
	i,
nony be solemnized i	n this County,
H-not be accounted	any License or
se aforesaid, more t	han though the
A	
27	day o
- 1	av.
1 0 9	moon
1	County Court Clerk.
18.	
•//	
	Act of Assembly in s nony be solemnized if the not be accounted se afcresaid, more to

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	ii di tile above congaci				
1	hath prayed	and obtained a Li	cense to marry		·····	
	J	VOW, if there sha	ll not hereafter appe	ear any lawful o	cause why the s	aio
		No				
,	F 441 141 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		and,			

of the shows Obligation is such. That whereas

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 bands and seals, the ____day of _____ 188____

[SEAL.]

....[SEAL.]