#### 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 Julier of Jon, are hereby authorized to solemnize the Rites of Matrimony between (Pari Bally and Linnic Majorens) 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; a 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

Picerrber 1889

Bolemnisged the Retrof matrimen between JS Moon
County count clerk.

The above normed finites on this 26 day of

Queenbar 1897 RS Robertson JP

Buow 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

trators, 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 a License to marry....

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

and.

which payment, well and truly to be made, we bind our heirs, executors and adminis-

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

F\_N//

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

same had never been prayed or granted, etc.

You, or Lither of You, are hereby authorized		
between 12 M. Ward	ind Ill of M	iller
of your County, agreeably to the direction of	the Act of Assembly in s	such case made
and provided.	Χ.,	1,2.
PROVIDED ALWAYS. That the Rite of A		
otherwise these shall be null and void, and	l shall-not be accounted	any License or
without to you or either of you, for the		

Given at the Clerk's office of said County, this		
Peceriber 1889	0	& more
I soluming the Rule & Matrimon between	~	County Court Clerk.
The about named parties on The 29 h day of Perinter 189 A N Reams ON S		
day of Person 189 A H Reams My		
	18	*6
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 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 seats, the day of

[SEAL.]

SEAL.

[SEAL.]

## MARRIAGE LICENSE.

[SEAL.]

#### STATE OF TENNESSEE, CANNON COUNTY.

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To any Minister of the Gospel,	having the care of Sonle	or Inctice of the Dages of ca	d County CRESTING
to any minister of the dosper,	naving the care of bouls,	or anython or the Loude of Sa	id onniti-outpring

To any minister of the cospet, naving the care of souls, or justice of the Peace of Said County—Gi	кватив:
You, or Lither of You, are hereby authorized to solemnize the Ri	ites of Matrimony
2 1 2	
between I H Hebreell and & I Med	tu
of your County, agreeably to the direction of the Act of Assembly i	n such case made
and provided.	
PROVIDED ALWAYS, That the Rite of Matrimony be solemnize	ed in this County;
otherwise these shall be null and void, and shall not be account	ed any License or
authority to you, or either of you, for the purpose aforesaid, mor	e than though the
same had never been prayed or granted, etc.	
Given at the Clerk's office of said County, this	day of
Peenin 1889.	D
lumninged the Rete of matornog between 121	County Court Clerk.
abon named participal the 29 days (Done )	
My C4 14 meetings 211	
Know all Men, That wee	<u> </u>
of the County of Cannon, and State of Tennessee, are held and firm	lu hound unto the
State of Tennessee, in the sum TWELVE HUNDRED and FIF.	
K	
which payment, well and truly to be made, we bind our heirs, execus	*
trators, and each and every one of us and them, both jointly and s	everally; firmly by
these presents.	
The Condition of the above Obligation is such, That whereas	
hath prayed and obtained & Zicense to marry	
NOW, if there shall not hereafter appear any lawful co	ause why the said
	active tong the said
and .	
should not be joined together in Holy Matrimony as Husband and	nd Wife, then this
obligation to be void and of no effect; otherwise to remain in full fo	rce and virtue.
Witness our hands and seals, the day of	188
	Centr 1

# MARRIAGE LICENSE.

o cany Minister of the Gospel, having the care of Souls, or Justice of the Peace of said County	GREBTING:
The state of the s	* * * * * * * * * * * * * * * * * * * *
You, or Lither of You, are hereby authorized to solemnize the	
etween J A Pavis and Mand	Thenes
of your founty, agreeably to the direction of the Act of Assemb	ly in such case made
and provided.	1,7
PROVIDED ALWAYS, That the Rite of Matrimony be solem	nized in this County;
otherwise these shall be null and void, and shall not be account	ounted any License or
authority to you, or either of you, for the purpose aforesoid,	more than though the
same had never been prayed or granted, etc.	4
Given at the Clerk's office of said County, this	day of
Popular 1889	10
Theline wired The Bute of matorney be tween )	In moone County Court Clerk.
The abou blamed paties on the 22 day of	
December 1889 A & Tateria M 3	
Soluminged the Bete of matrining between ). The about blumed paties on the 22 day of .  December 1889 et & Jatemen M 9	• •¿
Enow all Men, That we,	**
Know all Men, That we,	
Show all Men, That we,	firmly bound unto the
of the County of Cannon, and State of Tennessee, are held and State of Tennessee, in the sum TWELVE HUNDRED and	firmly bound unto the
of the County of Cannon, and State of Tennessee, are held and State of Tennessee, in the sum TYPELVE HUNDRED and which naument, well and truly to be made, we bind our heirs,	firmly bound unto the FIFTY DOLLARS, to executors and adminis.
of the County of Cannon, and State of Tennessee, are held and State of Tennessee, in the sum TYPELVE HUNDRED and which naument, well and truly to be made, we bind our heirs,	firmly bound unto the FIFTY DOLLARS, to executors and adminis.
of the County of Cannon and State of Tennessee, are held and State of Tennessee, in the sum TYPELVE HUNDRED and which payment, well and truly to be made, we bind our heirs, trators, and each and every one of us and them, both jointly of these presents.	firmly bound unto the FIFTY DOLLARS, to executors and adminis, and severally, firmly by
of the County of Cannon, and State of Tennessee, are held and State of Tennessee, in the sum TVELVE HUNDRED and which payment, well and truly to be made, we bind our heirs, and each and every one of us and them, both jointly of	firmly bound unto the FIFTY DOLLARS, to executors and adminis, and severally, firmly by
of the County of Cannon, and State of Tennessee, are held and State of Tennessee, in the sum TYPELVE HUNDKED and which payment, well and truly to be made, we bind our heirs, trators, and each and every one of us and them, both jointly of these presents.  The Condition of the above Obligation is such, That whereas	firmly bound unto the FIFTY DOLLARS, to executors and adminis, and severally, firmly by
of the County of Cannon and State of Tennessee, are held and State of Tennessee, in the sum TWELVE HUNDRED and which payment, well and truly to be made, we bind our heirs, and each and every one of us and them, both jointly of these presents.  The Condition of the above Obligation is such, That whereas hath prayed and obtained a sicense to marry	firmly bound unto the FIFTY DOLLARS, to executors and adminis, and severally, firmly by
of the County of Cannon, and State of Tennessee, are held and State of Tennessee, in the sum TYPELVE HUNDRED and which payment, well and truly to be made, we bind our heirs, and each and every one of us and them, both jointly of these presents.  The Condition of the above Obligation is such, That whereas	firmly bound unto the FIFTY DOLLARS, to executors and adminis, and severally, firmly by
of the County of Cannon, and State of Tennessee, are held and State of Tennessee, in the sum TYPELVE HUNDRED and which payment, well and truly to be made, we bind our heirs, and each and every one of us and them, both jointly of 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 law and	firmly bound unto the FIFTY DOLLARS, to executors and adminis, and severally, firmly by oful cause why the said
of the County of Cannon, and State of Tennessee, are held and State of Tennessee, in the sum TYPELVE HUNDKED and which payment, well and truly to be made, we bind our heirs, and each and every one of us and them, both jointly of 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 law and hould not be joined together in Holy Matrimony as Husba	firmly bound unto the FIFTY DOLLARS, to executors and adminis, and severally, firmly by oful cause why the said and Wife, then this
of the County of Cannon and State of Tennessee, are held and State of Tennessee, in the sum TVELVE HUNDRED and which payment, well and truly to be made, we bind our heirs, trators, and each and every one of us and them, both jointly of these presents.  The Condition of the above Obligation is such, That whereas hath prayed and obtained a Dicense to marry—  NOW, if there shall not hereafter appear any law and should not be joined together in Holy Matrimony as Husba obligation to be void and of no effect; otherwise to remain in	firmly bound unto the FIFTY DOLLARS, to executors and adminis, and severally, firmly by oful cause why the said and Wife, then this

#### STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Souls, or Justice of the Peace of said County-GREET	To any	Minister of	the Gospel,	having the c	care of Souls, o	or Justice of the	Peace of said	County-GREETIN
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You, or Lither of You, are here	eby authorized to solemnize the Rites of Ma	trimon
between J. J. Millet	and Marthier Perial	clon
	direction of the Act of Assembly in such ca	
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 Solion myses the Riting matring between The abou named patient the 1st day of Jan 1890 B& Thomason M9

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 FIFT'S 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 the shall not hereafter appear any lawful cause why the said

and

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

Witness our hands and seals, the

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 A and Welley authorized to solemnize the Rites of Matrimony between A and Welley 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 of

I Solemninged the Rete of matrinon between & Moone county court clock.
The abol names parties on the 4 day
of John 1899 Pre 1889 In Esty I

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 Justice of the Peace of said County-GREETING :

Four, or Tither of You, are hereby authorized to solemnize the Rites of Matrimony between & le Herrell and Mercarette M. Genof your County, agreeably to the direction of the Act of Assembly in such case made and provided.

PROVIDED ALWAYS. That the Rive 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 furnery 1896

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 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 18

[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 John Santh and Mercy JeMon 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	ce of said Count	ty, this
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Januar	1890	, 1,
	• .	

County Court Clerk.

day of

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 Condi	tion of the above uni	ilgation is su	un, Trace	witter	,					
ath praye	d and obtained a	License t	o marry	*****				-, : ··		
	NOW, if there	shall not h	ereafter	appear	any l	awful	çause	why	the s	ai

44			4	
should not be joined together in	Holy Matrimony	as Husband	and Wife,	then this
obligation to be void and of no ef	ffect; otherwise to 1	remain in ful	l force and	virtue.

•				,
	0000	10000		
Vitness our hands and seals.	the	day	of	

SEAL.

[SEAL.]

#### STATE OF TENNESSEE, CANNON COUNTY.

You, or Litter of You, are hereby authorized to solemnize the Rites of Matrimony between of Ho Hibdon and & B Harker of your (funty, 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

Jonnany 1880

Bnow 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 articense to marry

NOW, if 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.

## 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 IV R New and Ablell leagh low 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

January 1889 90

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 THELVE 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.

#### STATE OF TENNESSEE, CANNON COUNTY.

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

Fou, or Lither of You, are hereby authorized to solemnize the Rites of Matrimory between I Lagle Boyle and Lallie Lagler 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

J Moone County Court Cles

lo day of

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 well not hereafter appear any lawful cause why the said

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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

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#### [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 William Anclesses and Catherin Mc Cory 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 o

January 1890

J Willow Court Clerk.

Know all Men, That we,

of the County of Cannon, and State of Tonnessee, are held and firmly bound unto the State of Tennessee, in the sum TWELLER, 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 to effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the.....

day of\_\_\_\_

100....

[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

between Janus . Tomes and AS Dolls 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.

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	V	- 24			$\int$	County Court Ch
		14			1/5	

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 spind 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

Given at the Clerk's office of said County this

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 of188
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#### [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 Litter of You, are hereby authorized to solemnize the Rites of Matrimony and Angin Mason W & Grows of your County, agreeably to the direction of the Act of Assembly in such case made and provided. APROVIDED ALWAYS, That the Rite of Matrimony be colemnized 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. Jon many Bucm 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 TWELVINDRED 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.....

SEAL.

SEAL.

#### STATE OF TENNESSEE, CANNON COUNTY.

To say Minister of the Gospel, having the care of Souls; or institute of the Peace of said County—GRESTING:  To Millier of You, are hereby authorized to solemnize the Rites of Matrimony between A Provider and Josia Hillow  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 or granted, etc.  Given at the Clerk's office of said County, this LS aday of  Annuage 1860  January 1860  January 1860  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 Licenson to marry  NOW, if there saids not hereafter appear any lawful cause why the said and	
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 or granted, etc.  Given at the Clerk's office of said County, this LS day of License or authority 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, by 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 said not hereafter appear any lawful cause why the said	to any Minister of the Gospel, having the care of Sonis; or Justice of the Peace of said County—GREETING:
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 or granted, etc.  Given at the Clerk's office of said County, this LS day of License or authority 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, by 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 said not hereafter appear any lawful cause why the said	
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Given at the Clerk's office of said County, this.  I amount 1860  Linew 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  NOW, if there said not hereafter appear any lawful cause why the said and	
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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 said not hereafter appear any lawful cause why the said and	County Court Clark
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hath prayed and obtained a License to marry  NOW, if there said not hereafter appear any lawful cause why the said  und	hese presents.
NOW, if there said not hereafter appear any lawful cause why the said	The Condition of the above Obligation is such That whereas
and	eath prayed and obtained a License to marry
and	NOW, if there was not hereafter appear any lawful cause why the sail
	hould 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.	bligation to be void and of no effect; otherwise to remain in full force and virtue.
Witness our hands and seals, the day of 188	Witness our hands and seals, the day of 188

[SEAL.]

[SEAL.]

# MARRIAGE LICENSE.

To any	Minister of the G	Jospel, having	the care of	Souls, or	Justice of t	he Peace of	said County—GREETING
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You, or Lither of You, are hereby authorized to solemnize the Rites of Matrimony
between It B Byris and Janu Preston
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 30 day of
James 1880 J La Moon
Luow all Men, That we,
of the County of Cannon, and State of Tennessec, 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 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 ng 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—CORPTING:

		3.7.	
You, or Lither of You, are hereby a	uthorized to solemn	ize the Rites of Matrix	moni
1-14 00 236		welle Womack	
	. //		
of your County, agreeably to the direct	tion of the Act of As	sembly in such case n	nade
and provided.		7 1	
PROVIDED ALWAYS, That the Ri		· ·	
otherwise these shall be null and voi			
authority to you, or either of you for		aid, more than though	h the
same had never been prayed or granted	d, etc.		
Given at the Clerk's office of said Co	unty, this	31 da	iy of
January 1890	,	in	
		2 & Moon	
	/	County Court CL	erk.
1	c.Ú	<i>'</i>	
Know all Ben, That we,	*		
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of the County of Cannon, and State of	Tennessee, are held	and firmly bound unto	o the
State of Tennessee, in the sum TWE	LVE HUNDRED ar	nd FIFTY DOLLAR	S, to
which payment, well and truly to be ma	ide, we bind our heir	rs, executors and adm	inis-
trators, and each and every one of us			
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	and	]	
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should not be joined together in Holy			
obligation to be void and of no effect; of	nerwise to remain in	i full force and virtue	٠.
Witness our hands and seals, the	day of		-
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## MARRIAGE LICENSE.

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

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f your County,	agreeably to the	direction of the Act of	of Assembly in	ı such case made
and provided.				I.s.
PROVIDED	ALWAYS, That	the Rite of Matrimony	be solemnize	d in this County
therwise these	shall be null as	nd void, and shall no	ot be accounte	ed any License or
		ou, for the purpose a		
	been prayed or g			
Given at the	Clerk's office of s	aid County, this		day o
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		8		1
				County Court Clerk.
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Inow all Mei	n, That we,			(4.7 ) 370 Vehicle - Villey (4.7
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of the County of	Cannon, and St	ate of Tennessee, are	held and firm	ly bound unto th
State of Fennes which payment, rators, and each	see, in the sum	ate of Tennessee, are to TELVE HUNDRE to be made, we bind ou of us and them, both	ED and FIF.	TY DOLLARS, t
state of Eennes which payment, rators, and each hese presents.	see, in the sum well and truly to h and every one	TWELVE HUNDRE	ED and FIF. r heirs, execu- jointly and s	TY DOLLARS, t
State of Fennes, which payment, rators, and each hese presents.  The Condition of	see, in the sum well and truly to h and every one the above Obligation	TELLVE HUNDRE be made, we bind ou of us and them, both	ED and FIF. r heirs, execu- jointly and s	TY DOLLARS, toors and administererally, firmly b
state of Fennes, which payment, rators, and each hese presents.  The Condition of math prayed and	see, in the sum well and truly to h and every one the above Obligation l obtained a sice	TELLVE HUNDRE be made, we bind ou of us and them, both n is such, That wherea	ED and FIF. r heirs, execu- jointly and s	TY DOLLARS, toors and administererally, firmly b
state of Fennes, which payment, rators, and each hese presents.  The Condition of math prayed and	see, in the sum well and truly to h and every one the above Obligation l obtained a sice	o be made, we bind ou of us and them, both is such, That wherea ense to marry not hereafter appear	ED and FIF. r heirs, execu- jointly and s	TY DOLLARS, toors and administererally, firmly b
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state of Fennes, which payment, rators, and each hese presents.  The Condition of eath prayed and NO	see, in the sum well and truly to h and every one the above Obligation l obtained a lic W, if there shall ined together in	o be made, we bind ou of us and them, both is such, That wherea ense to marry not hereafter appear	ED and FIF. r heirs, execu- jointly and s s any lawful c Husband an	TY DOLLARS, to tors and administeverally, firmly be ause why the sail

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

between HH. Harry and Englored of Matrimony of your County, agreeably to the direction of the Act of Assembly in such case made and provided.

PROVIDED ALWAYS. That the Lite 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

July 1964 188

B'A Horal

County Court Clerk

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 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

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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

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CERAT T

[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 :

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f your County, agreeably to the d	irection of the Act of Assembly in such case i	nade
and provided.	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	
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	, for the purpose aforesaid, more than thoug	
ame had never been crayed of gro	,	
Given at the Clerk's fice of sai	î î v	ay oj
188		
	County Court	Clerk.
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	te of Tennessee, are held and firmly bound un	to th
f the County of Cannon, and Stat	te of Tennessee, are held and firmly bound un	
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f the County of Cannon, and Stat State of Tennesse, in the sum I which payment, well and truly to b	WELVE HUNDRED and FIFTY DOLLA be made, we bind our heirs, executors and adv	RS, t
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of the County of Cannon, and State of Tennone, in the sum I which payment, well and truly to be trators, and each and every one of these presents.  The Condition of the above Obligation thath prayed and obtained a Licen NOW, if there shall necessions are to see that the should not be joined together in the should not be joined together in the state of the should not be joined together in the should not be joined together in the state of the should not be joined together in the state of the stat	WELVE HUNDRED and FIFTY DOLLA. be made, we find our heirs, executors and add f us and them, both jointly and severally, firm is such, That whereas  sente marry  not hereafter appear any lawful cause why the	RS, to minis mly by e sai

[SEAL.]

[SEAL.]

# MARRIAGE LICENSE.

#### STATE OF TENNESSEE, CANNON COUNTY.

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You, or Lither of Y	on, are hereby auth	orized to solemni	ze the Rites of	Matrimony
between		and .	×	* *
of your County, agreea	bly to the direction	of the Act of As	sembly in such	case made
and provided.				
PROVIDED ALWA	YS, That the Rite of	f Matrimony be s	olemnized in t	his County;
otherwise these shall be	be null and void, o	and shall not be	accounted any	license or
authority to you, or ei	ther of you, for th	e purpose afores	aid, more than	though the
same had never been pr	rayed or granted, et	c.		,
Given at the Clerk's	office of said Count	y, this		day of
	188	,		
		* * * * * * * * * * * * * * * * * * *		
. 44			Coun	ty Court Clerk.
	*	8		
Know all Men That	we,			
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of the County of Canno	n, and State of Ten	nessee are held	and firmly boy	nd unto the
State of Tennessee, in	4.4			
which payment, well an				
trators, and each and e			*	
these presents.	10			
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14	1	nd		
should not be joined to				
obligation to be void an	a of no effect; other	wise to remain i	n full force an	d virtue.
Witness our hands	and seals, the	day of		188
more and the second				
				[SEAL.]

[SEAL.]

# MARRIAGE LICENSE.

To any Minister of the Gospel, having the care of Souls, or Justice of the Peace of said County	-GREETING
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You, or Lillser of You, are hereby authorized to	solemnize the Rites of Matrimony
betweenand	*
of your County, agreeably to the direction of the A	Act of Assembly in such case made
and provided.	
PROVIDED ALWAYS, That the Rite of Matrim	nony be solemnized in this County;
otherwise these shall be null and void, and shall	I not be accounted any License or
authority to you, or either of you, for the purpos	se 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
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. 188	
	County Court Clerk.
Thow all Ben, That we,	* *6
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of the County of Cannon, and State of Tennessee, a	
State of Tennessee, in the sum WELVE HUNI	_
which payment, well and truly to be made, we bind	
trators, and each and every one of us and them, b	oth jointly and severally, firmly by
these presents.	
The Condition of the above Obligation is such, That whe	reas .
hath prayed and obtained a License to marry	
NOW, if there shall not hereafter app	ear any lawful cause why the said
a leave	18
and	
should not be joined together in Holy Matrimony	
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.

## MARRIAGE LICENSE.

#### STATE OF TENNESSEE, CANNON COUNTY.

L .					
To any Minister	of the Gospel, havin	ng the care of Souls, or	Justice of the Peace of	said County—CREETII	ig: JX
W.	William Tare				
Kon, or	Timer of Lo	II, are hereby au	thorized to solem	inize the Rites o	of Matrimony
between			and	*	
of your Cou		ly to the directi	on of the Act of,	Assembly in su	ch case made
PROVID	DED ALWAY	S, That the Rite	of Matrimony b	e solemnized in	this County;
otherwise to	hese shall be	null and void	, and shall not	be accounted a	ny License or
authority to	o you, or eit	her of you, for	the purpose afor	resaid, more the	in though the
	.1	ayed or granted,			,
					<i>j</i>
Given at	the Clerk's	office of said Cou	nty, shis		day of
		188	>		
	. ,			•	unty Court Clerk.
			•••	Co	unty Court Clerk.
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Enow al	H Men, That	we.			· .
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	,		ennessee, are hel		
State of Te	nnessee, in t	he sum TWEL	VE HUNDRED	and FIFTY I	DOLLARS, to
which paym	ient, well and	truly to be mad	le, we bind our h	eirs, executors	and adminis-
trators, and	each and ev	ery one of us an	nd thom, both joi	ntly and severa	lly, firmly by
these presen	ts		0		
The Condit	ion of the above	Obligation is such,	That whereas		
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nath prayee	•	d a License to n		an army dates and	
7 pt.	NOW, if the	re show not here	eafter appear an	y lawful cause	why the said
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should not	he inined tos	other in Hol- 1	latrimony as H	wahand 3 TF	
			aurimony as H		ije, then this

# MARRIAGE LICENSE.

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gui, or j	uner or Lou,	are nereby a	uthorized to s	olemnize the R	ites of Matrimony
between		<i>37</i>	and		
of your Coun	y, agreeably	to the direct	ion of the Ac	t of Assembly	in such case made
and provided.					
PROVIDE	D ALWAYS,	That the Ri	te of Matrimo	ony be solemniz	ed in this County,
					ted any License or re than though the
	er been praye				
Given at t	he, Clerk's offi	ce of said Co	unty, this		day o
		188		. 3	
					County Court Clerk.
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(4)					. •
Know all	gen, That we	<b>,</b>			2.2
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of the Country	of Clampon	and State of	Tannasaan an	hold and from	aly bound unto the
	4				TY DOLLARS, to
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		y one of us	ana inem, ooi	n jointly and s	severally, firmly by
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The Conditio	n of the above u	digation is suc	h, That where	3as	
hath prayed	and obtained	a License w	marry		
J	VOW, if there	shall not he	reafter appea	ir any lawful o	cause why the said
			and		
	,			3	nd Wife, then thi
bligation to	be void and o	f no effect; o	therwise to re	main in full f	orce and virtue.
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### 324

## MARRIAGE LIC

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### E 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 GREET	he care of Souls, or Justice of the Peace of said Coun	v CRPPTING
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You, or Lither of You, are hereby authorized to solemnize the Rites of Matrimony between

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

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 truey to be made, we bind our heirs, executors and administrators, and each and every specific 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

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

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

Witness our hands and scals, the day of 188

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SEAL.

SEAL.

STATE OF TENNESSEE CANNON COUNTY

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

You, or Killier of You, are hereby authorized to solemnize the Rites of Matrimon

between \_\_\_\_\_ and
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 the

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

same had never been prayed or granted, etc.

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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 State of Tennessee, are held and firmly bound unto the State of Tennessee, in the State of Tennessee, are held and firmly bound unto the State of Tennessee, are held and firmly bound unto the State of Tennessee, are held and firmly bound unto the State of Tennessee, are held and firmly bound unto the State of Tennessee, are held and firmly bound unto the State of Tennessee, are held and firmly bound unto the State of Tennessee, are held and firmly bound unto the State of Tennessee, in the State of Tennessee, are held and firmly bound unto the State of Tennessee, in the State of

trators, and each and every one of us and them, both jointly and severally, firmly be 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

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

should not be joined together in Holy Matrimony as Husband and Wife, then th

Witness our hands and seals, the day of 188

SE.

#### STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of	the Gospel, having the care	of Souls, or Justice of the	Peace of said County—GR	BBTING:
Fon, or	Lither of You, are he	ereby authorized to	o solemnize the Ri	tes of Matrimony
between		and		
of your Cour	nty, agreeably to the	direction of the	Act of Assembly in	ı such case made
and provided				
PROVID	ED ALWAYS, That	the Rite of Matrin	nony be solemnized	d in this County;
	ese shall be null a	/ \		
	you, or either of y			
	ever been prayed or			
Given at	the Clerk's office of s	aid County, this		day of
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	1			County Court Clerk.
	24		,	County Court Clerk.
		1256		
Know all	BEL. That we,	1.0.1	Quiso	_
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	y of Cannon, and Sta enessee, in the sum			
	ent, well and truly to			
	each and every one			
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	n of the above Obligation	is such That who	read Co	Ka
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«. A	if there shall	not hereafter appe	ear any lawful car	use why the said
	Lacino	ze and	De fin	
should not be	joined together in		as Husband and	Wife, then this
	be void and of no eff			
7	ur hands and seals,	40.	of Dec.	
	unu sedis,	aay	0/	1882
		1.6	Laura	SEAL.]
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Market L		· VI	Jan.	SEAL.]

## MARRIAGE LICENSE.

#### STATE OF TENNESSEE, CANNON COUNTY.

You, or Billier 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

To	anv	Minister-of the	Gospel hav	ng the care	of Souls sor	Justice of the Peac	of cold County	COPPTING
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and provided.

PROVIDED ALWAYS, That the Rite	e of Matrimony be solemnized in this County;
otherwise these shall be null and void	, and shall not be accounted any License or
	the purpose aforesaid, more than though the
same had never been prayed or granted	
b	, 600.
Given at the Clerk's office of said Cou	enty, this day of
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	County Court Clerk.
	•••
	• • • • • • • • • • • • • • • • • • • •
Know all Men, That we,	
which payment, well and truly to be made trators, and each and every one of us a these presents.  The Condition of the above Obligation is such, hath prayed and obtained a License to the condition of the condition of the above Obligation is such, as the prayed and obtained a License to the condition of the condition of the above Obligation is such, as the prayed and obtained a License to the condition of the co	
	and
should not be joined together in Holy	Matrimony as Husband and Wife, then this
obligation to be soid and of no effect; oth	herwise to remain in full force and virtue.
Witness our hands and seals, the	day of188
	[SEAL.]
	[SEAL.]

between ....

# 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	Peac of said County-	COPPTING
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	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 the County;
	otherwise these shall be will and will
	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
	day of
	188
	County Court Clerk.
	Thow all Men, That we, I Comer &
	2 Carriery
	the there !
, /	of the County of Cannon. and State of Tennessee, are held and firmly bound unto the
U	State of Tennessee, in the sum TWELVE HUNDRED and FIFTY DOLLARS, to
	which payment well and truly to be
	which payment, well and truly 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
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	The Condition of the above Obligation is such, That whereas & C. Leinag
: 1	nath prayed and obtained a License to marry Ill & Wilson
٠	2 License to marry fut 1 William
	Now, if there shall not hereafter appear any lawful cause why the said
37	selling and Wildy
8	hould not be joined toked with
	hould not be joined together in Holy Matrimony as Husband and Wife, then this
	stigation to be took and of no effect, otherwise to remain in full force and virtue.
-	Witness our hands and seals the
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	Janey [SEAL.]
*	Walter Wal gon

# MARRIAGE LICENSE.

To any Minister of the Gospel, having the care of Souls, or Justice of the Peace of said County-GREET	To any Minister of the Gospel,	having the care of Souls	or Justice of the Peace of said C	ounty_GREETING
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You, or Lither of You, are hereby	y authorized to solemnize th	e Rites of Matrimony
between	and	<
of your County, agreeably to the dir and provided.		ly in such case made
PROVIDED ALWAYS, That the	Rite of Matrimony be solem	nized in this County;
otherwise these shall be null and a	void, and shall not be acco	ounted any License or
authority to you, or either of you,	for the purpose aforesaid,	more than though the
same had never been prayed or gran	ited, etc.	1
Given at the Clerk's office of said	County, this	day of
188		,
		County Court Clerk.
Know all Men, That we,		
of the County of Cannon, and State of	of Tannassee are held and	frmly hound who the
State of Tennessee, which state to which payment, well and truly to be	ELVE HUNDRED and H	FIFTY DOLLARS, to
trators, and each and every one of u	is and them, both jointly an	ed severally, firmly by
these presents.  The Condition of the above Obligation is s	such, That whereas	
hath prayed and obtained a License	to marry	/
NOW, if there shall not	hereafter appear any lawfo	ul cause why the said
should not be joined together in Hol		and Wife, then this
obligation to be void and of no effect; Witness our hands and seals, the	; otherwise to remain in ful	

### 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 between	
of your County, agreeably to the direction of the	
and provided.	Her of Assembly in such case made
PROVIDED ALWAYS, That the Rite of Matrix otherwise these shall be pull and resident	mony 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.	se aforesaid, more than though the
637	
Given at the Clerk's office of said County, this	day of
188	1
	County Court Clerk.
Know ill Men, That we, Lake	90
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of the County of Cannon, and State of Tennessee, at State of Tennessee, in the way There are the state of Tennessee, in the way There are the state of Tennessee, in the same the state of Tennessee, at	re held and firmly bound unto the
TWELVE HUND	RED and Ellera
in the state and truly to be made, we hind	our hoins
rators, and each and every of us and them, bothese presents.	th jointly and severally 4
hese presents.	and severally, firmly by
The Condition of the above Opligation is such, That where	sus to 6 86.
eath prayed) and obtained a License to marry	Me Toyle
NOW there shall not hereafter appea	r any lawful cause why the said
() Cecus and A	Togle
fould not be joined together in Holy Matrimony a	n Pla
bligation to be void and of no effect; otherwise to ren	is Husband and Wife, then this
Witness our land	nain in full force and virtue.
Witness our hands and seals, the & & day of	. Cec. 1880
A.S	E Dans [SEAL.]
And the second s	
S.A.d	welfer [SEAL]
	[SEAL.]

## MARRIAGE LICENSE.

#### STATE OF TENNESSEE, CANNON COUNTY.

You, or Billier of You, are hereby authorized to solemnize the Rives of Matrimony

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TO	anv	minister	OI LUC	trosper.	naving	ine care	or sings to	P Inglica o	of the	Daves A	f coid	County	-GREETING	

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 188  County Court Clerk.  Thou 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 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 that 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 good and of no effect; otherwise to remain in full force and virtue.  Witness gier hands and seals, the day of 188	between	and	
Thow all Men, That we,  Thow all Men, That we,  The County of Cannon, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the State of Tennessee, are held and firmly bound unto the State of Tennessee, in the State of Tennessee, are held and firmly bound unto the State of Tennessee, in the State of Tennessee, are held and string bound unto the State of Tennessee, in the State of Tennessee, are held and string bound unto the State of Tennessee, in the State of Tennessee, are held and string bound unto the State of Tennessee, in the State of Tennessee, are held and firmly bound unto the State of Tennessee, in the State of Tennessee, are held and string bound unto the State of Tennessee, in the State of Tennessee, are held and string bound unto the State of Tennessee, in the State of Tennessee, are held and firmly bound unto the State of Tennessee, in the State of Tennessee, are held and firmly bound unto t		y to the direction of the Act of As	sembly in such case made
Thow all Men, That we,  The County of Cannon, and State of Tennessee, are held and firmly bound unto the 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 hese presents.  The Condition of the above Obligation is such, That whereas.  At payed and obtained a License to marry.  NOW, if there shall not hereafter appear any lawful cause why the said whould not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be good and of no effect; otherwise to remain in full force and virtue.  Witness quer hands and seals, the day of 188.	PROVIDED ALWAY	S, That the Rite of Matrimony be s	colemnized in this County:
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Given at the Clerk's office of said County, this day of  188  County of Cannon, and State of Tennessee, are held and firmly bound unto the state of Tennessee, in the 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 hese presents.  The Condition of the above Obligation is such, That whereas wath prayed and obtained a License to marry  NOW, if there shall not hereafter appear any lawful cause why the said and ind  is bould not be joined together in Holy Matrimony as Husband and Wife, then this biligation to be void and of no effect; otherwise to remain in full force and virtue.  Witness gier hands and seals, the day of 188.			
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Thow All Sen, That we,  If the County of Cannon, and State of Tennessee, are held and firmly bound unto the state of Tennessee, in the 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 with prayed and obtained a License to marry  NOW, if there shall not hereafter appear any lawful cause why the said and wind withould 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 gur hands and seals, the day of 188			
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of the County of Cannon, and State of Tennessee, are held and firmly bound unto the state of Tennessee, in the 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  ath prayed and obtained a License to marry  NOW, if there shall not hereafter appear any lawful cause why the said and  thould 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 over hands and seals, the day of 188			County Court Clerk.
of the County of Cannon, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the 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  thath 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			
of the County of Cannon, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the 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  thath 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			· vi
state of Tennessee, in the 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 whese presents.  The Condition of the above Obligation is such, That whereas with prayed and obtained a License to marry  NOW, if there shall not hereafter appear any lawful cause why the said wind without and 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 over hands and seals, the day of 188	Know all Men, That i	ve,	
state of Tennessee, in the 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 whese presents.  The Condition of the above Obligation is such, That whereas with prayed and obtained a License to marry  NOW, if there shall not hereafter appear any lawful cause why the said wind without and 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 over hands and seals, the day of 188	7		* `
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whould not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be good and of no effect; otherwise to remain in full force and virtue.  Witness over hands and seals, the day of 188.  [SEAL.]	31011, 19 11101	e shall not hereafter appear any	and the cause why the said
bligation to be void and of no effect; otherwise to remain in full force and virtue.  Witness over hands and seals, the	·	and	
Witness quer hands and seals, the day of 188 [SEAL.]	hould not be joined toge	ther in Holy Matrimony as Hus	band and Wife, then this
[SEAL.]	bligation to be void and	of no effect; otherwise to remain is	n full force and virtue.
[SEAL.]	TT011	2	100
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otenský kolektor			Terat 1
[SEAL]			[vs.v.,]
	1/2	5.	[SEAL.]

[SEAL.]

# MARRIAGE LICENSE,

## STATE OF TENNESSEE, CANNON COUNTY.

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

between	and		
of your County, agreeably to the dand provided.	irection of the Act of .	Assembly in such case i	ņa
PROVIDED ALWAYS That the	o Dita of Matri		
otherwise these shall be pulled	e title of matrimony be	solemnized in this Cou	int
otherwise these shall be null and	voia, and shall not b	e accounted any Licen	se
authority to you, or either of you,	for the purpose afore	esaid, more than though	h ti
same had never been prayed or gra	nted, etc.	\$ 1 °	
Given at the Clerk's office of said	County, this		w
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Know all Men, That we,	A.V. Vira	agle X .	
	P - 0		
of the County of Canada	and the second	· * * * * * * * * * * * * * * * * * * *	
of the County of Canhon, and State	of Tennessee, are held	and firmly bound unto	th
State of Tennessee, in the sum TW	TELVE HUNDRED a	nd FIFTY DOLLARS	i, $t$
which payment, well and truly to be	made, we bind our hei	rs, executors and admi	nis
rators, and each and every one of u	s and them, both joint	ly and severally, firmly	bi
nese presents	4		
The Condition of the above Obligation is a	uch, That whereas	A Sand	-
nath prayed and obtained a License	to marry Cefa.	fecesser	
NOW if there shall not	hereafter appear any l	awful cause why the se	aia
of Dygle	and Viz		
hould not be joined together in Holy	Matrimony	· ievel	
bligation to be void and of no effect:	otherwise t	band and Wife, then to	his
bligation to be void and of no effect;	otherwise to remain in	full force and virtue.	
Witness our hands and seals, the	LA day of 20	20 1888	-
	() 0	7	
	SAV. C	Gangle [SEA	L.]
(a) • (b)	0 11 110	» 10//	-
	1.98	of acider [SEA	L.]
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# MARRIAGE LICENSE.

You, or Lither of You, are hereby	authorized to solemn	ize the Rites of Matri	mony
between	and		۲,
of your County, agreeably to the direc	ction of the Act of A	ssembly in such case	made
and provided.		i i .	
PROVIDED ALWAYS, That the R	ite of Matrimony be	solemnized in this Co	unty
otherwise these shall be null and vo			
authority to you, or either of you, fo			
same had never been prayed or grante			,
Given at the Clerk's office of said Co	ounty, this		lay of
188			
		County Court	Clerk
	• • • • • • • • • • • • • • • • • • • •		
Know all Men, That we,	. ,		
of the County of Cannon, and State of			-
State of Tennessee, sum TWE			
which payment, well and truly to be m			
rators, and each and every one of us			
hese presents.	whice them, ooth joint	ty and severatty, firm	uy by
The Condition of the above Obligation is suc	oh That subareas		
and the			
hath prayed and obtained a License to	marry	/	
NOW, if there shall not he	ereafter appear any and	lawful cause why the	said
should not be joined together in Holy		shand and Hole than	
obligation to be void and of no effect; o			
ougain to on com and of no effect; o	remain i	n, juu jorce ana virti	ie.
100	day of		

and provided.

# 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

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 solemni	
otherwise these shall be null and void, and shall not be account	zed in this County;
authority to you or either of	ted any License or
authority to you, or either of you, for the purpose aforesaid, mo	re than though the
same had never been prayed or granted, etc.	× .
Given at the Clerk's office of said County, this	
, and a state of the state of t	day of
	County Court Clerk.
Enow all Den, That we, Noor of Mills	·
That we, That we,	
os:/ a junca.	
of the County of Cannon and State of The	man i v manadi a a a
of the County of Cannon, and State of Tennessee, are held and firm	ly bound unto the
- The sum TWELVE HUNDRED and EIN	TTA TO S
payment, well and trilly to be made, we bind our home anany	
trators, and each and every one of us and them, both jointly and se	manalla facility
these presents.	verally, firmly by
- The Condition of the above Obligation is such That	211 00
- The Condition of the above Obligation is such, That whereas	ellellen
hath prayed and obtained a License to marry 6. 160	20
Man if there shall not home st	
Mon, if there shall not hereafter appear any lawful ca	use why the said
2 1166 and Oh 20 1/1	
should not be goined together in Holy Matrimony as Husband and obligation to be void and of no effect.	the state of the s
obligation to be void and of no effect, other	Wife, then this
obligation to be void and of no effect; otherwise to remain in full force	e and virtue.
Witness our hands and seals, the Ly day of the	1888
	1880
Jeorge Mills	
	[SEAL.]
-1 10 1 - 10	

## MARRIAGE LICENSE.

To any Minister of the Gospel,	having the care of Sonls	or Instice of the Deare	of cold County	COPPTING
to any minister of the days,	maxing the care of bones	or sustice of the Peace	or said county-	-GKBBTING

between	and	
· · · · · · · · · · · · · · · · · · ·	to the direction of the Act of Ass	embly in such case made
and provided.	\	i,
PROVIDED ALWAYS	3, That the Rite of Matrimony be so	olemnized in this County;
	null and void, and shall not be	
authority to you, or either	er of you, for the purpose aforesa	id, more than though the
ame had never been pray	yed or granted, etc.	
Given at the Clerk's off	fice of said County, this	dey of
S	188	
279-		County Court Clerk,
· .		*F
Know all Men, That w	7e,	
of the County of Cannon.	and State of Tennessee, are held a	nd firmin hound unto the
	TWELVE HUNDRED an	
	truly to be made, we bind our heirs	
	ery one of us and them, both jointly	
hese presents.		
The Condition of the above	Obligation is such, That whereas	
ath prayed and obtained	d a Tiganes to marry	,
	3k	and the same and t
NOW, if there	e shall not hereafter appear any le	awful cause why the said
	and	
	ther in Holy Matrimony as Husb	and and Wife, then this
hould not be joined toget		
	of no effect; otherwise to remain in	full force and virtue.
obligation to be void and e	of no effect; otherwise to remain in d seals, the day of	

[SEAL.]

SEAL.

# MARRIAGE LICENSE.

## STATE OF TENNESSEE, CARNON COUNTY.

To any Minister of the Gospei, having the care of Souls, or	Justice of the Peace of said County—GREETING:	
You, or Lither of You, are hereby au	thorized to solemnize the Rites of Matrim	0
between	and:	
of your County, agreeably to the direction and provided.	on of the Act of Assembly in such case mu	a
PROVIDED ALWAYS, That the Rite	of Matrimony be solemnized in this Coun	tį
shall be hull and void,	and shall not be good to	
received been prayed or granted,		h
Given at the Clerk's office of said Coun	ty, thisday	-
188,	3	
	County Court Clerk.	
Know all Men, That we,	V Horang .	
of the County of Cannon, and State of Ten State of Tennessee, in the sum TWELVI which payment, well and truly to be made, trators, and each and every the con-	E HUNDRED and DIRECT	
trators, and each and every one of us and these presents.	them, both jointly and severally, firmly by	·-
The Condition of the above Odligation is such, The	nat whereas 2 1 This	
nath prayed and obtained a License to man	my chuce Officello	
Now there shall not hereaft	er appear any lawful cause why the said	
Would not be joined together in Holy Math	imony as Husband and Wife the	7
a. The street of the received and the street of the received and the street of the str	use to remain in full force and	
Witness our hands and seals, the	day of Dee. 1886	
. ( )	I forming [SPAIL	

## MARRIAGE LICENSE.

The out	Minictor of the Cacna	I having the care of	Ronle or Inetice of the	Peace of said County-G	REPTING
10 aug	minister of the doshe	i, auting the care of	bouts, or sustice of the	reace of said county—a	RDDIINU

hetween			and	MILLS CO. MILL ST. LOCAL CO. MILLS C
of your Coun	ty, agreeably	to the direction of	the Act of Assem	bly in such case made
and provided	<b>.</b>			1,4.
PROVIDI	ED ALWAYS	, That the Rite of A	Matrimony be soler	nnized in this County;
otherwise the	ese shall be	null and void, and	t shall not be acc	counted any License or
authority to	you, or eithe	er of you, for the	purpose aforesaid	, more than though the
		sed or granted, etc.		
Given at	the Clerk's of	fice of said County,	this	day o
· · · ·		188		
* **				County Court Clerk.
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	<i>y</i>			
Luom all	Ben, That w	ne,		
	*		essee, are held and	firmly bound unto th
of the Count	y of Cannon.	and State of Tenne	4	
of the Count	y of Cannon. nnessee, in th	and State of Tenne	HUNDRED and	FIFTY DOLLARS, et
of the Count	y of Cannon. nnessee, in th ent, well and	and State of Tenne	HUNDRED and ve bind our heirs,	FIFTY DOLLARS, t
of the Count water of Ter which paym trators, and	y of Cannon. nnessee, in th ent, well and each and eve	and State of Tenne	HUNDRED and ve bind our heirs,	firmly bound unto the FIFTY DOLLARS, to executors and administration of the severally, firmly be severally, firmly be severally.
of the Count water of Ter which paym trators, and these present	y of Cannon. nnessee, in th ent, well and each and eve	and State of Tenne	HUNDRED and ne bind our heirs, o hem, both jointly o	FIFTY DOLLARS, t
of the Count which paym trators, and these present	y of Cannon. nnessee, in the ent, well and each and eve ts. on of the above	and State of Tenne www.TWELVE truly to be made, w ry one of us and t	HUNDRED and we bind our heirs, whem, both jointly of the whereas	FIFTY DOLLARS, texecutors and adminitude and severally, firmly b
of the Count state of Ter which paym trators, and these present The Conditi hath prayed	y of Cannon. nnessee, in the ent, well and each and eve ts. on of the above	and State of Tenne with TWELVE truly to be made, we ru one of us and to Obligation is such, The	HUNDRED and we bind our heirs, of hem, both jointly of ut whereas	FIFTY DOLLARS, texecutors and adminitude and severally, firmly b
of the Count state of Ter which paym trators, and these present The Conditi hath prayed	y of Cannon. nnessee, in the ent, well and each and eve ts. on of the above	and State of Tenne with TWELVE truly to be made, we ru one of us and to Obligation is such, The	HUNDRED and we bind our heirs, of hem, both jointly of ut whereas	FIFTY DOLLARS, texecutors and administration and severally, firmly b
of the Count which paym trators, and these present The Conditi hath prayed	y of Cannon. nnessee, in the ent, well and each and eve ts. on of the above and obtained NOW, if then	and State of Tenne  with TWELVE  truly to be made, w  ry one of us and to  Obligation is such, The  d a License to marr  e shall not hereafte	HUNDRED and we bind our heirs, of hem, both jointly of at whereas  y er appear any lau	FIFTY DOLLARS, or executors and adminitude and severally, firmly b

## STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospei, having the care of Souls, or Justice of the	ne Peace of said County—GREBTING:
You, or Lither of You, are hereby authorized	
between	, and the state of
of your County, agreeably to the direction of the and provided.	Act of Assembly in such case made
PROVIDED ALWAYS, That the Rite of Matrix otherwise these shall be null and void, and sha authority to you on sith a see	Il not be goognated
you, or eather of you, for the purpo	se aforesaid more than the
same had never been prayed or granted, etc.	, wore than though the
Given at the Clerk's office of said County, this	
188	day of
	* ;
•	County Court Clerk.
Thow all Men, That we,	Dele X.
	suan)
of the County of Cannon, and State of Tennessee, and	held and for the
THE STORE IN ELVE HIME	PED I Drawn
truly to be made, we hind	our hoins
trators, and each and every one of us and them, but	the initial
these presents.	in jointly and severally, firmly by
The Condition of the above Shligation is such, That where	and Bell
hath prayed and octained a License to marry	///
Now, if there shall not hereafter appear	n any lawful cause why the said
and 1	Millo - "
hould not be joined together in Holy Matrimony a bligation to be void and of no effect, at her	s Husband and Wife then this
bligation to be void and of no effect; otherwise to ren	nain in full force and winter
Witness our hands and seals, the Lay of	(1)00 . 8
and of	1880

# MARRIAGE LICENSE.

To any	Minister of	the Gospe	l. having th	ne care of Sonla	or Justice of the	Peace of said County	CREETING
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between		and .	Ċ	
of nour County	, agreeably to the direction		amble is and	
and provided.	agreeably to the atrection	on of the Act of Ass	emoty in such case m	ad
	ALWAYS, That the Rite	e of Matrimonu be so	lemnized in this Cour	ntu
	shall be null and voted			-
	u, or either of you, for			
	been prayed or granted,		,	,
Given at the	Clerk's office of said Cou	ntu, this	da	ע מ
	188			9 0
^			County Court Cle	rk.
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Anow all @	Bil, That we,			
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of the County o	e a d d e a			
	f Cannon, and State of T	and the second second	. /	
	ssee, in the sum TWEL		,	
	, well and bruly to be made			
	ch and every one of us an	na inem, ooth jointii	and severally, firmly	1 6
these presents.	670 store Obligation to such	TL . I I		
The Condition o	of the above Obligation is such,	Inat whereas	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
hath prayed a	d obtained a License to n	narry	·	
	W if there shall not here	eafter appear any lo	wful cause why the	
NO	ir, of there should not here			sai
NO			V	sai
		and	- A sud Tree a	
should not be jo	oined together in Holy M	Matrimony as Husb		thi
should not be jo		Matrimony as Husb		thi
should not be jo	oined together in Holy M	Matrimony as Husb nerwise to remain in		thi

#### STATE OF TENNESSEE, CANNON COUNTY

S. LINILOGEE, CANN		,
To any Minister of the Gospel, having the care of Souls, or Justice of the Po	eace of said Courty GREETING :	
You, or Lither of You, are hereby authorized to		trimon:
between		y viicon
of your County, agreeably to the direction of the Acand provided.	ct of Assembly in such ca	se made
PROVIDED ALWAYS, That the Rite of Matrimo	mu ha aalamaa i aa aa	4
otherwise these shall be null and void, and shall	not be seemnized in this	County
authority to you, or either of you, for the purpose	aforencia	cense or
same had never been prayed or granted, etc.	aforesaia, more than tho	ugh the
Given at the Clerk's office of said County, this.	`	
said County, this		day of
.188	× 1	
	•	
	County Cour	t Clerk.
7		,
Enow all Men, That we,	ingen Do	
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of the County of Cannon, and State of Tana	and the same of th	
of the County of Cannon, and State of Tennessee, are	held and firmly bound ur	ito the
, State of Tennessee, in the sum TWELVE HUNDRI which payment, well and truly to be	ED and FIFTY DOLLA	RS, to
which payment, well and truly to be made, we bind outrators, and each and every one of the and the	r heirs, executors and add	minis-
trators, and each and every one of as and them, both these presents.		
The Condition of the above Obligation is such, That whereas	wall .	
such, that whereas	11x1 Journe	_
hath prayed and obtained a License to marry Left	ie Syrum	
NOW, if there shall not hereafter appear	any lawful cause and a	
		said
and I	yeu.	
should not be joined together in Holy Matrimony as	Husband and Wife, then	this
obligation to be void and of no effect; otherwise to rema	in in full force and virtu	е.
Witness our hands and seals, the Lay of	Dec. 1888	
Tucke (	7	int.

SEAL.

# MARRIAGE LICENSE.

To any Minister of the Gospe	, having the care of Souls,	or-Justice of the Pea	ce of said County—GREETING
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You, or Lither of You	i, are hereby authorized to solemniz	the Rites of Matrimony
between	and	
of your County, agreeable	ly to the direction of the Act of As.	semblu in such case made
and provided.	7	1,500
PROVIDED ALWAY	S, That the Rite of Matrimony be s	olemnized in this County:
	null and void, and shall not be	
, (	her of you, for the purpose aforest	
same had never been pro		
Given at the Clerk's o	office of said County, this	day of
	188	
~		County Court Clerk.
^ \		County Court Clerk.
		- ~;·
Know all Men, That		
Hum un Men, Tuat	we,	1
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of the County of Cannon	and State, of Tennessee, are held a	and firmly hound unto the
	he super TWELVE HUNDRED and	
f	truly to be made, we bind our heir	
	ery one of us and them, both jointl	y and severally, firmly by
these presents.		
The Condition of the above	Obligation is such, That whereas	
ath prayed and obtaine	a g License to marry	/
NOW if the	re shall not hereafter appear any l	anful cause why the said
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	ana	
hould not be joined toge	ether in Holy Matrimony as Hust	band and Wife, then this
	of no effect; otherwise to remain in	
Witness our kands ar	nd seals, theday of	188
/: :		· [SEAL.]

[SEAL.]

[SEAL.]

MARRIAGE LICENSE.

STATE OF TENNESSEE, CANNON COUNTY.

# MARRIAGE LICENSE.

### STATE OF TENNESSEE, CANNON COUNTY.

To any Minister of the Gospel, having the care of Souls, or Justice of the Ceace of said County—GREETING:	
\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	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	
	You, or Litter of You, are hereby authorized to solemnize the Rites of Matrimony
between	
of your County, agreeably to the direction of the Act of Assembly in such case made	betweenand
and provided.	of your County, agreeably to the direction of the Act of Assembly in such case made
PROVIDED AL WAVE Though By	and provided.
PROVIDED ALWAYS, That the Rite of Matrimony be solemnized in this County;	PROVIDED ALWAYS, That the Rite of Matrimony be solemnized in this County;
should be hull and void, and shall not be accounted	otherwise these shall be null and void, and shall not be accounted any License or
got, or either of you, for the purpose aforegaid	
same had never been prayed or granted, etc.	authority to you, or either of you, for the purpose aforesaid, more than though the
Given at the Clerk's office of said County, this	same had never been prayed or granted, etc.
day of	Given at the Clerk's office of said County, this day of
188	
· · · · · · · · · · · · · · · · · · ·	
County Court Clerk.	County Court Clerk.
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Know all Den, That we, M. On	to the second of
and de,	Know aff Ren, That we,
Jor Balantino	
of the County of Cannon and State of Tennessee, are held and firmly bound unto the	processing the second s
State of Tennessee, in the sum THEFILE WAR	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 sum TWELVE HUNDRED and FIFTY DOLLARS, to
be made, we hind our hoirs	which payment, well and truly to be made, we bind our heirs, executors and adminis-
and every one of us and them, both jointly and severally	trators, 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 NA Remele	these presents.
ath prayed and obtained to	The Condition of the above Obligation is such, That whereas
ath prayed and obtained a License to marry Daisie Moso	hath prayed and obtained a License to marry
NOW it there shall not hereafter appear any lawful cause why the said	
Marcell and Disie Mora	NOW, if there shall not hereafter appear any lawful cause why the said
and rot be joined to set	ano
ligation to be void and of vo of the water of the state o	should not be joined together in Holy Matrimony as Husband and Wife, then this
the of no effect; otherwise to remain in full force and right	obligation to be void and of no effect; otherwise to remain in full force and virtue.
Witness our hands and seals, the L day of Dec 1888	overgueron to be used white of no effect, whierwise to remain in full force and writte.
aay of188	Witness our hands and seals, theday of188

M. N. Gierell [SEAL]

gu. B. Mourfins [SEAL]

### STATE OF TENNESSEE, CANNON COUNTY

You, or Lither of You, are hereby authorized to solemnize the Rites of A	latrimon
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and .	
of your County, agreeably to the direction of the Act of Assembly in such c	
and provided.	ase mad
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PROVIDED ALWAYS, That the Rife of Matrimony be solemnized in this	County
these shall be null and void, and shall not be accounted	
god, or either of you, for the purpose aforesaid more than the	ough 41
same had never been prayed or granted, etc.	ough th
	S
Given at the Clerk's office of said County, this	day of
188	
County Co	urt Clerk
T. Tran	
Know all Men, That we, O A . Shears.	
	** B. 18894
of the Sounts of a	****
of the County of Cannon, and State of Tennessee, are held and firmly bound to	unto the
TWELVE HUNDRED and FIRMY DOTE	1
region, were and truly to be made, we hind our being	
trators, and each and every one of us and them, both jointly and severally, fir these presents.	aminis-
these presents.	mly by
The Condition of the above Obtgation is such, That whereas	
The Condition of the above Obligation is such, That whereas O.C. Sleeps	hens
hath prayed and obtained a License to marry Millie Precion	
NOW there of H	
NOW there shall not hereafter appear any lawful cause why the	ie said
and ore	
stibuld not be joined together in Holy Matrimony as Husband and Wife, the	
obligation to be void and of no effect it	n this
of he effect; otherwise to remain in full force and virt	ue.
Witness our hands and seals, the L/ day of Dec. 1882	· ·

## 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

To any	Minister of the Gospel,	having the	care of Conla	on Instina	af 16-	D		04-	a D D D D D D D D D D D D D D D D D D D
to ant	minister of the dosport	nearmy rno	vare or sours,	or austice	of the	Peace	oi said	County	-GREETING

and proceded.		'c			-	
PROVIDED	ALWAYS,	That the Rite o	f Matrimon	y be solemniz	ed in this County;	
1					ed 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 eaid Coun	ty, this		day of	
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		100				
~ ~					County Court Clerk.	
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Know all Mei	1, That we,					
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trators, and each these presents. The Cendition of		. ·			everally, firmly by	
į.	77.	<b>Q</b> ,			***************************************	
hath prayed and	obtained a	License to me	ırry			
NOV	V, if there si	hall not herea	fter appear	any lawful c	ause why the said	
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should not be joi	ned together	r in Holy Mo	trimony as	Husband ar	nd Wife, then this	
obligation to be v	gid and of	no effect; other	rwise to rem	ain in full fo	rce and virtue.	
Witness our	ands and s	eals, the	day of_		188	
					Form 3	
		1		***************************************	[SEAL.]	
* *					AND SECTION OF THE PROPERTY OF	

## 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 .
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between	Julies of Julierimon
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of your County, agreeably to the direction of the Act of Asse	mbly in such case mad
and provided.	
PROVIDED ALWAYS, That the Rite of Matrimony be sold	emnized in this County
otherwise these shall be null and void, and shall not be as	ccounted any License o
authority to you, or either of you, for the purpose aforesaid	d, more than though th
same had never been prayed or granted, etc.	, and though sign
Given at the Clerk's office of said County, this	
Stool at the etern's office of sala county, this	day of
188	
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	County Court Clerk.
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Know all Qui, That we, or for ing blo	sel.
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- Witout	
f 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 4
which payment, well and truly to be made, we bind our heirs, e	Proputors and delicities
rators, and each and every one of the and them, both jointly a	mecators and daminis-
hese presents.	ina severally, firmly by
The Condition of the above Obligations such, That whereas fre	8+ 01.
ath prayed and obtained a Livense to marry Ova &	arles.
NOW, if there shall not hereafter appear any lawy	
True Service of the Contract any tales	u cause why the said
for former love and Ova Co	rles.
wild not be soined together in Holy Matrimony as Husband	d and Wife, then this
ligation to be void and of no effect; otherwise to remain in fu	ll force and virtue
Witness our hands and seals, the 2/ day of De	· · ·
	1888
Joe Journ	Marcel .
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- 6. Ol youngh	SEAL.

## MARRIAGE LICENSE.

To any Minister of the Gospe	, having the care of Souls,	or Justice of the Peace of said	County-GREETING
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etween	and	100 1 10 NO 100 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	to the direction of the Act of Assem	bly in such case made
	5, That the Rite of Matrimony be sole	nnized in this County;
therwise these shall be	null and void, and shall not be acc	counted any License or
authority to you, or eith	er of you, for the purpose aforesaid	, more than though the
same had never been pra	yed or granted, etc.	
Given at the Clerk's o	ffice of said County, this	day of
	188	
		County Court Clerk.
		A.:
Know all Men, That	06,	
of the County of Cannon State of Tennessee, in t	and State of Tennessee, are held an	FIFTY DOLLARS,, to
of the County of Cannon State of Tennessee, in t which payment, well and	and State of Tennessee, are held and he sum WELVE HUNDRED and truly to be made, we bind our heirs,	FIFTY DOLLARS, to executors and adminis-
of the County of Cannon State of Tennessee, in t which payment, well and trators, and each and ev	and State of Tennessee, are held an	FIFTY DOLLARS, to executors and adminis-
of the County of Cannon State of Tennessee, in t which payment, well and trators, and each and ev these presents.	and State of Tennessee, are held and he sum WELVE HUNDRED and truly to be made, we bind our heirs, very one of us and them, both jointly	FIFTY DOLLARS, to executors and adminis-
of the County of Cannon State of Tennessee, in t which payment, well and trators, and each and ev these presents.  The Condition of the above	and State of Tennessee, are held and he sum WELVE HUNDRED and trudy to be made, we bind our heirs, very one of us and them, both jointly a Obligation is such, That whereas	FIFTY DOLLARS, to executors and adminis- and severally, firmly by
of the County of Cannon State of Tennessee, in t which payment, well and trators, and each and ev these presents.  The Condition of the above hath prayed and obtains	and State of Tennessee, are held and he sum WELVE HUNDRED and it truly to be made, we bind our heirs, very one of us and them, both jointly be Obligation is such, That whereas	FIFTY DOLLARS, to executors and adminisand severally, firmly by
of the County of Cannon State of Tennessee, in t which payment, well and trators, and each and ev these presents.  The Condition of the above hath prayed and obtains	and State of Tennessee, are held and he sum WELVE HUNDRED and trudy to be made, we bind our heirs, very one of us and them, both jointly a Obligation is such, That whereas	FIFTY DOLLARS, to executors and adminisand severally, firmly by
of the County of Cannon State of Tennessee, in t which payment, well and trators, and each and ev these presents.  The Condition of the above hath prayed and obtains	and State of Tennessee, are held and he sum WELVE HUNDRED and it truly to be made, we bind our heirs, very one of us and them, both jointly be Obligation is such, That whereas	FIFTY DOLLARS, to executors and adminisand severally, firmly by
of the County of Cannon State of Tennessee, in t which payment, well and trators, and each and ev these presents.  The Condition of the above hath prayed and obtaine NOW, if the should not be joined tog	and State of Tennessee, are held and he sum WELVE HUNDRED and a truly to be made, we bind our heirs, very one of us and them, both jointly so Obligation is such. That whereas were shall not hereafter appear any law and sether in Holy Matrimony as Husba	FIFTY DOLLARS, to executors and adminis- and severally, firmly by  wful cause why the said and and Wife, then this
of the County of Cannon State of Tennessee, in t which payment, well and trators, and each and ev these presents.  Yhe Condition of the above hath prayed and obtaine NOW, if the should not be joined tog	and State of Tennessee, are held and he sum WELVE HUNDRED and it truly to be made, we bind our heirs, very one of us and them, both jointly be Obligation is such, That whereas were shall not hereafter appear any land	FIFTY DOLLARS, to executors and adminis- and severally, firmly by  wful cause why the said and and Wife, then this

#### 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 between	
of your County, agreeably to the direction of the Act of Asset	mbly in each case
and provided.	mory in such case made
PROVIDED ALWAYS, That the Rite of Matrimony be sole	ammired in this G
otherwise these shall be null and void, and shall not be ac	emnized in this County;
authority to you, or either of you. for the purpose aforesaid	counted any License or
same had never been prayed or granted, etc.	i, more than though the
Given at the Clerk's office of said County, this	day of
	*
	County Court Clerk.
17	
Thou all Men, That we, Rich of Bor to	2 (aux ) V .
M. Charles	
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, e	executors and adminis-
trators, and each and every one of us and them, both jointly a	and severally, firmly by
these presents.	1
The Condition of the above Chligation is such, That whereas LO	hand Dels (a
hath prayed and obtained a License to marry Merrey &	XOvanue
NOW of there shall not hereafter appear any laws	/ .
To seriles	ful cause why the said
and Walden	
should not be joined together in Holy Matrimony as Husband	d and Wife, then this
obligation to be void and of no effect; otherwise to remain in fu	ll force and virtue.
Witness our hands and seals, the Lo day of Dee	
	-9
(Lichard De	ISEAL.]
Julin a	100

## 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 Sonis	or Instice of the Peace of s	aid County-GREETING :
In this minipent of the goober	marino suo ouro or boonio	or profitor of the Length of D	min county outputted :

between and	
of your County, agreeably to the direction of the Act of Ass and provided.	sembly in such case made
PROVIDED ALWAYS, That the Rite of Matrimony be so	olemnized in this County:
otherwise these shall be null and void, and shall not be	
authority to you, or either of you, for the purpose aforest	aid, more than though the
same had never been prayed or granted, etc.	1
Given at the Clerk's office of said County, this	day of
188,	
	County Court Clerk.
	, , ,
	ν'
Thum all Man, That we,	
•	•
And the same of th	to 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 as	nd FIFTY DOLLARS, to
which payment, well and truly to be made, we bind our hei	
trators, and each and every one of us and them, both joint	
	ng and according, for many og
these presents.	
The Condition of the above Obligation is such, That whereas	
1 1 Miles I - Lieunes in ringrams	1
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 Hu	sband 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, theday of	188
147.43	SEAL.