John M. Melianz Liab.
William Scott Liab

John & Meleans d Lausaunch Adams Manage Bono January 4th 1831

STATE OF TENNESSEE. Deckion ANY REGULAR MINISTER OF THE GOSPEL, HAVING THE CARE OF SOULS, OR ANY These are to authorize you, or either of you, to solemnize the Rites of Matrimony between, Thomas Welch of your county, agreeably to the direction of an Act of Assembly in such case made and provided: Provided always, That the be an actual resident 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, &c. Given at the Clerk's Office of the said county court, this 19th day of March 1831-Field Farranchi

Thomas Wilek marrige Lecence Perform the rights
thurs day 2 th maids 1831.
ttotton Dichn 19

Know all men, That we homas Welch, & hardeman Stone of the county of Decker and state of Tennessee, are held and firmly bound unto the Governor of the said state, for the time being, in the sum of twelve hundred and fifty dollars, to be paid to his excellency, his successor in office, or assigns; to which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators' and each and every of us and them, both jointly and severally, firmly by these presents. Witness our hands and seals, this 19th day of March 1831-The Condition of the above obligation is such, that whereas Thomas Welch Plega Thomas hath prayed and obtained a license to marry ; now if the said Thornas e an actual resident in the aforesaid county, and there shall not hereafter apear any lawful excuse why the said Thomas Heliza should not be joined together in holy matrimony s husband and wife, then this obligation to be void and of no effect, otherwise Thas Welch Legg Holano Lac

The Welch Marriage bonds 19th March 1831.

STATE OF TENNESSEE, Dickson ANY REGULAR MINISTER OF THE GOSPEL, HAVE THE CARE OF SCOLE, OF These are to authorize you, or either of you, to solemnize the Ries of Matrimony between Buyanino Walker Pater Peny of your county, agreeably to the direction of an Act of Assembly in such case made and provided: Provided always, That the said Patsy Perry be an actual resident 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, &c. Given at the Clerk's Office of the said county court, this 1801 Fuld Fanar Clark.

Hendergrey Geal

vario Walker's Maniage Lunce of the county of Decker.

and state of Tennessee, are held and firmly bound unto the Governor of the said state, for the time being, in the sum of twelve hundred and fifty dollars, to be paid to his excellency, his successor in office, or assigns; to which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators and each and every of us and them, both jointly and severally, firmly by these presents. Witness our hands and seals, this 18th day of April 1861

The Condition of the above obligation is such, that whereas Buyamin hath prayed and obtained a license to marry is now if the said Patsey Persey pear any lawful excuse why the said Buyamin Walker and Patsey Pensey should not be said Buyamin Walker and Patsey should not be said Buyamin Walker and Patsey

as husband and wife, then this obligation to be void and of no effect, otherwise to remain in full force and virtue.

Bender Stead

Menyanin Mal Ker's Maniage Rass 18th April 1831

STATE OF TENNESSEE. Diellion ANY REGULAR MINISTER OF THE GOSPHI, HAVING THE CARE OF SOULS, OR These are to authorize you, or either of you, to solemnize the Rites of Matrimony between Marvil Tedwell . Matelda Tedevelle _ of your county, agreeably to the direction of an Act of Assembly in such case made and provided: Provided always, That the said Matilda be an actual resident 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, &c. Given at the Clerk's Office of the said county court, this 2 oth day of June 183/-Field Farrar clerks

Flesha legger Know all men. That - // Marrio Tida ett mariago Lecinio Cosuled by Tendergrap Also

1. P.l. Flisha levene of the county of Suckson and state of Tennessee, are held and firmly bound unto the Governor of the said state, for the time being, in the sum of twelve hundred and fifty dollars, to be paid to his excellency, his successor in office, or assigns; to which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators' and each and every of us and them, both jointly and severally, firmly by these presents. Witness our hands and seals, this Doth day of June The Condition of the above obligation is such, that whereas Mavel Ti divalle hath prayed and obtained a license to marry Matelda Ledwell ; now if the said Mateldas be an actual resident in the aforesaid county, and there shall not hereafter appear any lawful excuse why the said Marvily Well tilday should not be joined together in holy matrimony as husband and wife, then this obligation to be void and of no effect, otherwise Marvil & Tidwill had

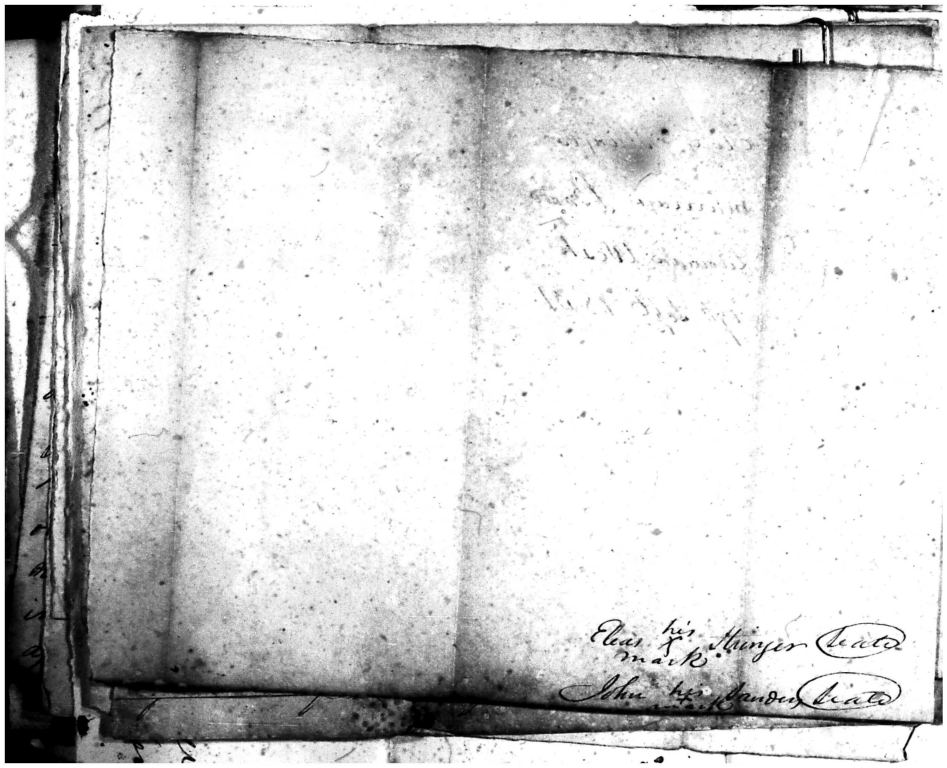
Know all men, That we MarvilVidwell Marriago Bonds Matilda Lidwill. 20th June 1631. in his plander leato

Know all men, That we Gibin Taylor. Elisha Joung of the county of DeelGoe and state of Tennessee, are held and firmly bound unto the Governor of the said state, for the time being, in the sum of twelve hundred and fifty dollars, to be paid to his excellency, his successor in office, or assigns; to which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators' and each and every of us and them, both jointly and severally, firmly by these presents. Witness our hands and seals, this 18th day of June 1831. The Condition of the above obligation is such, that whereas felicie Vaylor hath prayed and obtained a license to marry Emily Parch _ ; now if the said Emily be an actual resident in the aforesaid county, and there shall not hereafter appear any lawful excuse why the said Signou & Enry 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. gip sontayler (Ling Elisha young dead The her fander leato

Suprom Vaylon Marriago Bando Emely Carret 18th June 1831

State of Jumpe Dickson County To any Regular minister of the gospet having the Care of Souls or any fustices of the peace Said County Greeting. These are to Authorize you within of you to delemning the retes of Maliemony between Elias Stringer and Lucinda West of your County a qualto to Law Given men my hand at the Clicks office in Said County the 17th Lift 1831. Tiel Farrar deck Flear & thinger Ceats. John his fander linto

Elias Hinger marriage Lecence Performed the rites on the 18th Little 8 Bl. in his dand



Eliany Hinger marriago Bono Lucina West 17th dept 180%.

STATE OF TENNESSEE, Deckeon COUNTY. AR MINISTER OF THE GOSPEL, HAVING THE CARE OF SOULS, OR AND These are to authorize you, or either of you, to solemnize the Rites of Matrimony between Chrian & V. Smitton and Elega betto Balle of your county, agreeably to the direction of an Act of Assembly in such case made and provided: Provided always, That the said Elizabeth Baller be an actual resident 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, &c. Given at the Clerk's Office of the said county court, this 24th day of Celobin 183/ Fill Farras duto

This may certify that the nights of Malninory was feetermed of the withen Named persons this 25. that blober 1431 by me Berjamin Darrow Benjamin Darrow nt well Bagetest Mins Gorges trators by these 1831 to marry reafter apaker natrimony otherwise

Znow all men, That we, Obrian L.V. Smetton & Thomas of Menion of the county of Deckwar and state of Tennessee, are held and firmly bound unto the Governor of the said state, for the time being, in the sum of twelve hundred and fifty dellars, to be paid to his excellency, his successor in office, or assigns; to which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators' and each and every of us and them, both jointly and severally, firmly by these presents. Witness our hands and seals, this 24th day of Celobic 1831 The Condition of the above obligation is such, that whereas Obrian L. hath prayed and obtained a license to marry Elizabeth Balles ; now if the said Plizabeth Baller be an actual resident in the aforesaid county, and there shall not hereafter appear any lawful excuse why the said Smitton & Elizabeth Baker 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. OL a festimitter (Sead)

Q LV Smillow Marriago Bondo Oct 1831. Meny wand and both A mhero nach of the es in hy the said Slephen & arrilla together in holy matrimony as husband and wife then this

Amow all min that no Suphen Smith of the boundy of De elion and state of Tungle are held and frinty bound wints the brown of the said state for the time being in the sum of twelve hundrer and fifty tollars to be place to his exclling his sucrepeor in office rafeignes to which pay ment were and truly to be made no bind ourselves our heir executors and administrators and each and every of us and them both Jointly and sweerally firmly by these prefents, things our hands and seet this 29th why of sept 1831 The emailion of the above obligation is such that where as Slephen Smith - hash prayed and of tained a license to marry Arritta Cooper - now if the said Arutta be an actual resident in the aforesaid county and there state mes herafter appear any lawful exuse mby The said lephen & arretter together in holy matrimony as husband and wife then this

obligation loss t of no life erwite to remain infuer force 1831. typhen smith 1 in excelling Mark and the Mark M. Palmer (teal) Some son the a constitution of the second s a Supplier and the Sand Sandard more suictle the second state of the second the property of the second 3 /3

STATE OF TENNESSEE, Sichson These are to authorize you, or either of you, to solemnize the Rites of Matrimony between Cartive Il Staydew Jane May ____ of your county, agreeably to the direction of an Act of Assembly in such case made and provided: Provided always, That the face May __ be an actual resident 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, &c. Given at the Clerk's Office of the said county court, this gthe day of February 1831 Fuld Farran Clfs

Hartwell Maydows Maneage Lecense ef war county of

State of Tennesee Deckion County To any Regular Minister of the gos her having the care of Lauls or There are to authorize you or wher of you to Loteninge the retes of estation oncy between Thomas Simpron and Southa King of your launty a greate to Law Given at the clikes The ie in Said County this 9th (let 1836? Fitto Fara ni clerk

homas dampy Maringe

als alom Bosher viai

Milliam Ho Supece Sewan Fasan January 8th 1831

Hate of Temper & To any regular Minester of the Gosper having the care Dichson Caunty 3 of Souls or any Justice of the Peace of Law County Greeling There are to autone you or either of you to solicine the letes of Matrimony between Millians Ho Rupill and Suran Eason of your bauch agreeable to Law Given at the bleshes office in saw boardy this 8 th of January 1831 . Fuld Farrar blind Field Farrai Clk Martin X Cunter Leady

Minou all se William H Rufde Mariage Lieuse 8th Jany 1831 Martin X Curche Leads Mark

Manote all who no STATE OF TENNESSEE, Dickson COUNTY. O ANY REGULAR MINISTER OF THE GOSPEL, HAVING THE CARE OF SOULS, JUSTICE OF THE PEACE. These are to authorize you, or either of you, to solemnize the Rites of Matrimony between Charles Kobertson and Tilatha Hunter of your county, agreeably to the direction of an Act of Assembly in such case made and provided: Provided always, That the said Tilatha Mounter be an actual resident 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, &c. Given at the Clerk's Office of the said county court, this It day of March 1831 Fuld Farrai Clk Martin X bunche Leady

se wen That we John Vucharano Charles Robertono Marian Sience execute Ion The 27th March 1831 Ly me Wathental appear any law feel exist when the vaid John

Enow all men, That we Charles Robertson and Martin Cunter of the county of Dickson and state of Tennessee, are held and firmly bound unto the Governor of the said state, for the time being, in the sum of twelve hundred and fifty dollars, to be paid to his excellency, his successor in office, or assigns; to which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators' and each and every of us and them, both jointly and severally, firmly by these presents. Witness our hands and seals, this 24th day of March The Condition of the above obligation is such, that whereas Charles Sebertion hath prayed and obtained a license to marry Silath Hunter ; now if the said Vilatha Hunter be an actual resident in the aforesaid county, and there shall not hereafter appear any lawful excuse why the said Churles Libertion and should not be joined together in holy matrimony as husband and wife, then this obligation to be void and of no effect, otherwise Martin X Buche Leads

Charles Soferlions 24 th March 1831. phear any lawful extra only me vacor

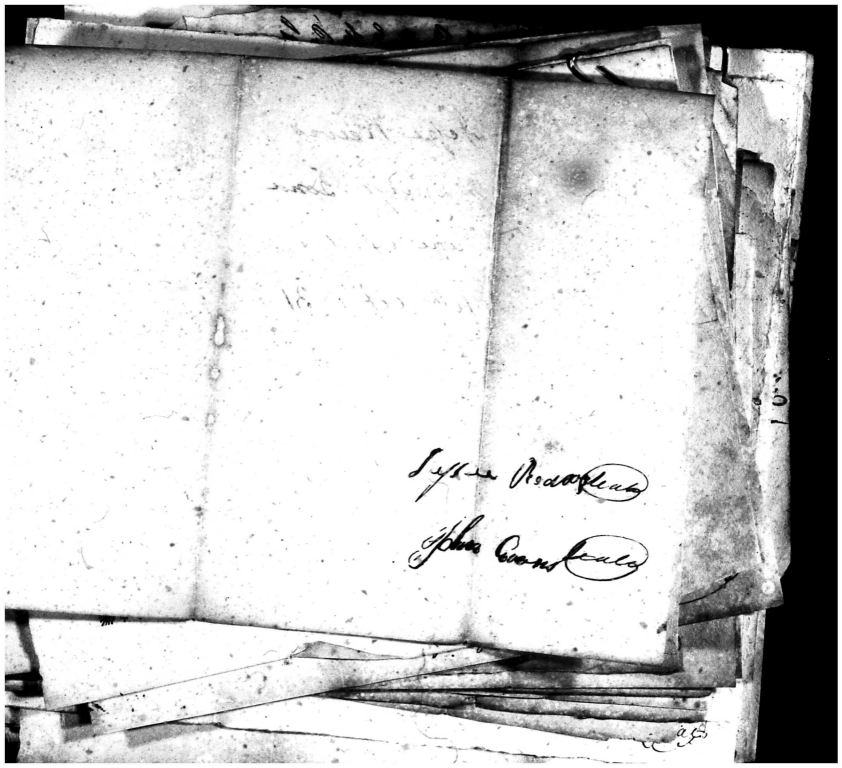
Sknow all men That we John Vucham William young of the country of Lichson and state of Tennessee are held and firmly bound unto the Governor of the said state for the time being in the eum of lwelve hundred and fifty dollars to be paid to his specell enry his encuesar in office or assigns to which pay thent well and wally to be made me bina ourselles our heir executoro ana adminis trators and each and wery of us and them both foint by and severally firmly by these presents thetheir lour hands and elal fish day of Octo Postant Seal The condition of the above tobligation young sed That wheras John Ruchardson Kath prayed and oblained a livener to marry Parthenia young now if the said Parting found or an actual restaut in the aforesaid county and there shall not hereafter appear any lawfeed extre only the vaca from

thould not be joined logather in holy Makemoney en hustand and wife then this obligation to be voit and of no feet otherwise loreman in full force and John Richardson John Richardson William Joung Marriage Bow

State of Bennesse Dahom County, do any regular minister of the gorkel having the leave of souliffer any futie of the peace, These an to authorize you main Ther of you to solemnize the Riles of matrimony between John Michards and and Parthenia Going, of your coun by agreeably to the direction of an act of assembly In buch case made and froward always That the said hotherway be an actual received in this country otherwise these shall be need and void and shall not be accounted any beense or authority to you or either of you for the purpose afores acomes Than though the same had never been prayed or gran ted to biver at the Oler his Office of the Said County loart this 6th day of belober 1831 delb Farrare

should not be formed together in holy matrimony as his band and mife Richardson & Parthenica Young Then this rolling to bloois and of no effection mix to remain in full force and virtue, beforear C/K

Sepe Rewis marriago Bona Jane Hedgo 10th Oct 1831.



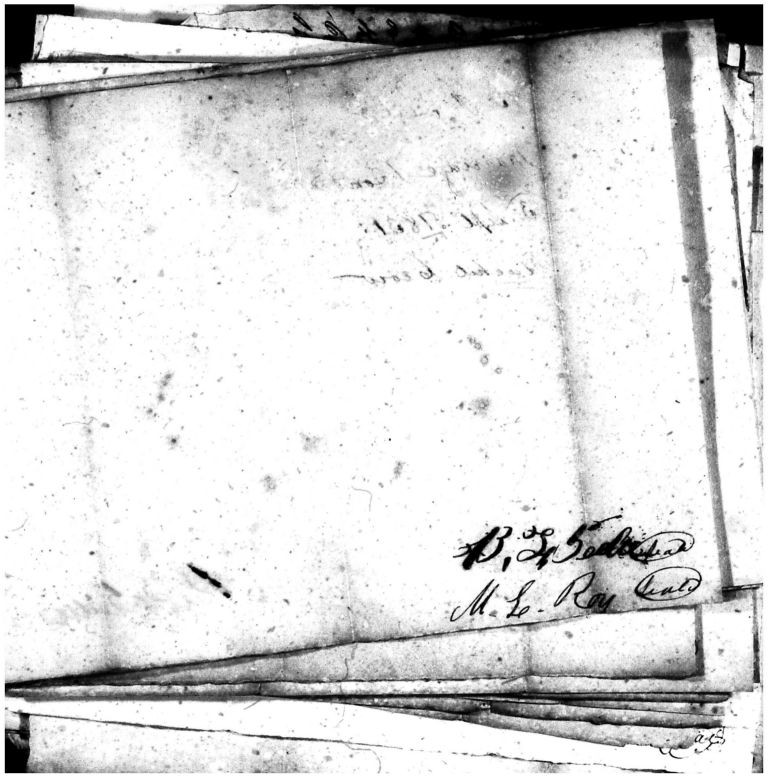
STATE OF TENNESSEE. Leellion ANY REGULAR MINISTER OF THE GOSPEI, HAVING THE CARE OF SOULS, OR ANY JUSTICE OF THE PEACE. These are to authorize you, or either of you, to solemnize the Rites of Matrimony between, Truffin Vinney Tedwell of an Act of Assembly in such case made and provided: Provided always, That the of your county, agreeably to the direction wise these shall be null and void, and shall not be accounted any license or authority to be an actual resident in this county, otheryou, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, &c. Given at the Clerk's Office of the said county court, this 25th day of June 1831. Full Farran elle

marriago Leenes in When Leas

of the country of Decker and state of Tennessee, are held and firmly bound unto the Governor of the said state, for the time being, in the sum of twelve hundred and fifty dollars, to be paid to his excellency, his successor in office, or assigns; to which payment well and truly to be made, we bind ourselves, our beirs, executors and administrators and each and every of us and them, both jointly and severally, firmly by these presents. Witness our hands and seals, this Dollary of June 1831. The Condition of the above obligation is such, that whereas Ruffin hath prayed and obtained the Manny Sedwell; now if the said Menny. hath prayed and obtained a license to marry be an actual resident in the aforesaid county, and there shall not hereafter appear any lawful excuse why the said Ruffin & Manny as husband and wife, then this obligation to be void and of no effect, otherwise should not be joined together in holy matrimony Benjamin Heles Tras

Puffin Perry Marriage Bond 25th June 1831 Minny Tidwill

Ruffin Perry Marriago Bond 25th Jun 1831. Minny Tidwill



3. J. Peiler marriage Bonds 3° lipo 1831. Raches brown

Danie Farnello marriage Bono Sally Barnhill 14th Nov 1831.

Fariel Tharmed leads I awret Hall Quan

State of Temper De Mon County To any Regular munuter of the gospel having the Care of Louls or very Justice of the peace for said County Guling These are to authorize you or either of you to dolern yo the reles of Matermony between, Milliam W. Norris and Elizabeth Batthrop of your compagniable to Law Given at the clicks office in Said County this 17th left 1831. Ties Janas dul

20 年记的原思性的 有 6 年 6 h Artorres Maringo Leines

STATE OF TENNESSEE. Gickson ANY REGULAR MINISTER OF THE GOSPEL, HAVING THE CAREOF SOULS, OR These are to authorize you, or either of you, to solemnize the Rites of Matrimony between Benjamine Muncle Sapluna Wedford of an Act of Assembly in such case made and provided: Provided always, That the of your county, agreeally to the direction and said Saphena Redford wise these shall be null and void, and shall not be accounted any licese or authority to be an actual resident in his county, otheryou, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, &c. Given at the Clerk's Office of the saiccounty court, this Field Janas och Lear ge Matom for

Dengamin Sund's Manage Vinne Ca By Klunch 1831 Myogin ID gar ge Matom soo

Know all men, That we Benjacuin Munell and George M. and state of Tennessee, are held and firmly bound unto the Governor of the said state, for the time being, in the sum of twelve hundred and fifty dollars, to be paid to his excellency, his successor in office, or assigns; to which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators and each and every of us and them, both jointly and severally, firmly by these Witness our hands and seals, this 24 th day of March 1861 The Condition of the above obligation is such, that whereas Menyamin Lah huna Sedford ; now if the said Safehour Sedford be an actual resident in the aforesaid county, and there shall not hereafter appear any lawful excuse why the said Benjamin Muriel & Saphua Laford 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. Lever ge Matom so

Denjanin Tolland Maniag Pairs 24 th March 1831

TE OF TENNESSEE. Dickson These are to authorize you, or either of you, to solemnize the Rites of Matri-John Morris and mony between of your county, agreeably to the direction Milly Aamuans of an Act of Assembly in such case made and provided: Provided always, That the said Milly Hammons be an actual resident 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, &c. Given at the Clerk's Office of the said county court, this 1831 Hild Faran Och day of March

John Morris Manage Sie 16 th March 1831.

Thow all men, That we John Morris and William White of the county of Dicken and state of Tennessee, are held and firmly bound unto the Governor of the said state, for the time being, in the sum of twelve hundred and fifty dollars, to be paid to his excellency, his successor in office, or assigns; to which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators' and each and every of us and them, both jointly and severally, firmly by these presents. Witness our hands and seals, this 16th day of March 1831 The Condition of the above obligation is such, that whereas John Milly Hammans hath prayed and obtained a license to marry ; now if the said Milly Haumand be an actual resident in the aforesaid county, and there shall not hereafter appear any lawful excuse why the said John Morris and Mully Hammons 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. John Morris

John Morris Manage Bon 16 " March 1831. ch

State of Tempere Dickson County To any Regular Munster of the boshi having the care of Louis or any Justice of the peace for sais bounty There are to authorise you or other of you to solumnse of Retes of Matriciany between Edward Morris and Varah Brown of your Caunty agreeable to Law Given at the OCKs office in Law Chaunty Jula Farancha this 25° day of January 1831

Edward Morris Marriage Le cence Executive les willing inary 23 och fatter

Law Adison Foly an STATE OF TENNESSEE, Dickson ANY REGULAR MINISTER OF THE GOSPEL, HAVING THE CARE OF SOULS, OR These are to authorize you, or either of you, to solemnize the Rites of Matrimony between John Mitchel Elizabeth Muifey of an Act of Assembly in such case made and provided: Provided always, That the of your county, agreeably to the direction said Elizabeth Mustey wise these shall be null and void, and shall not be accounted any license or authority to be an actual resident in this county, otheryou, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, &c. Given at the Clerk's Office of the said county court, this Fuld Jana och

John Metchel ManageLeen Jadock Patter

sin Adison Foly anow all men, That we folic Metchel and Jadoch Potter of the county of Dichsan 歌 and state of Tennessee, are held and firmly bound unto the Governor of the said and state, for the time being, in the sum of twelve hundred and fifty dollars, to be stat paid to his excellency, his successor in office, or assigns; to which payment well pa and truly to be made, we bind ourselves, our heirs, executors and administrators' an and each and every of us and them, both jointly and severally, firmly by these presents. Witness our hands and seals, this 10 day of March 183/ The Condition of the above obligation is such, that whereas John hath prayed and obtained a license to marry be an actual resident in the aforesaid county, and there shall not hereafter appear any lawful excuse why the said John Mitchel and Elizabeth Munger 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. Jadochip Leads

John Metchel Marriage Band 10th March 1831.

Enow all men, That we Francis Mirich and Adison Foly of the county of Decksen. and state of Tennessee, are held and firmly bound unto the Governor of the said state, for the time being, in the sum of twelve hundred and fifty dollars, to be paid to his excellency, his successor in office, or assigns; to which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators and each and every of us and them, both jointly and severally, firmly by these presents. Witness our hands and seals, this // day of Jebruary 183/ The Condition of the above obligation is such, that whereas fraucis hath prayed and obtained a license to marry Mirich. Priscilla stanly ; now if the said Prescella stanly be an actual resident in the aforesaid county, and there shall not hereafter appear any lawful excuse why the said Francis Much an Prescula 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. Frances Merick Leady

Francis Minich's Manage Barro 14 Febry 1831.

STATE OF TENNESSEE, Deckios to any regular minister of the gospel, having the care of souls, or any justice of the peace. These are to authorize you, or either of you, to solemnize the Rites of Matrimony between . Christopher ellet? Clemmy Laws of your county, agreeably to the direction of an Act of Assembly in such case made and provided: Provided always, That the Cleminy be an actual resident 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, &c. Given at the Clerk's Office of the said county court, this 4th day of fully Felle Farrar clk

6. Meck Marriage Lection 4 th July 1836

Know all men, That we Christopherellats, Edmon Tedwill of the county of Acelson and state of Tennessee, are held and firmly bound unto the Governor of the said state, for the time being, in the sum of twelve hundred and fifty dollars, to be paid to his excellency, his successor in office, or assigns; to which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators' and each and every of us and them, both jointly and severally, firmly by these presents. Witness our hands and seals, this 4th day of July The Condition of the above obligation is such, that whereas & Alleck hath prayed and obtained a license to marry Chemmy Lawy ; now if the said Cemmy be an actual resident in the aforesaid county, and there shall not hereafter appear any lawful excuse why the said Christopher & Cleaning 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. 6 Welleck

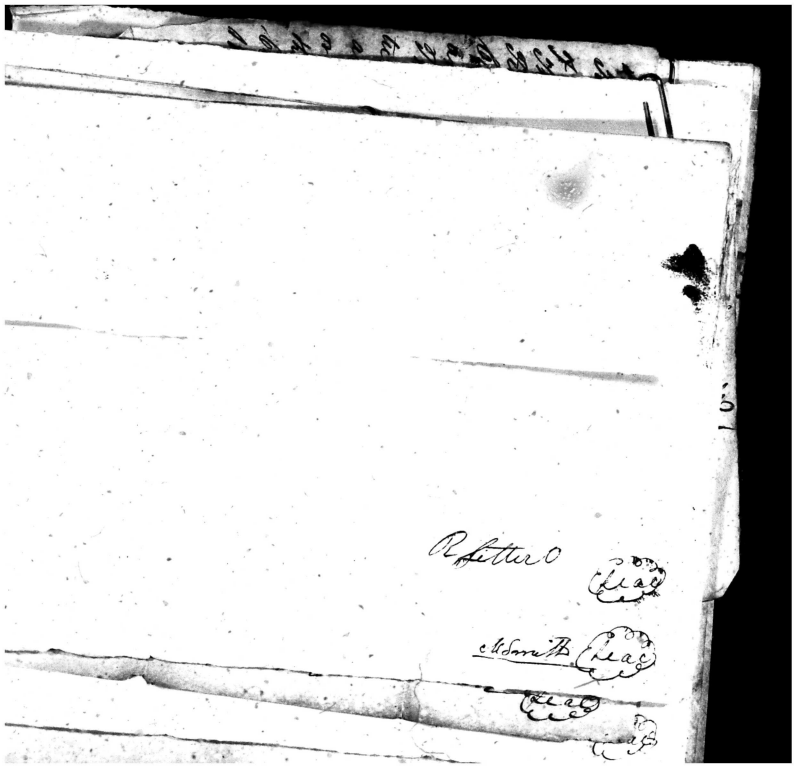
6 Mup Marriage Bond 4th July 1831

Upe May marriage Bond Lycua Read 7th Dec 1831

Ofw May Grate Momits Lead

The Hill Gard Backbe State of Temper Dickson Spunty Guilings To any Regular Minister of the Gaspel having the care I Lands or any Justice of the peace for Law bannity These are to authorise you or wither of you to solumns the Spicer of your bounty agreeable to Law Given underson hace this 22° day of January 1831 Vicila Farrances elsmith (Leac)

Robert Letrice Manage Leune Jany 28th 1831 John Prin Lied



Robert Letree L Laurena Spicer Marriage Bono January 22 1831

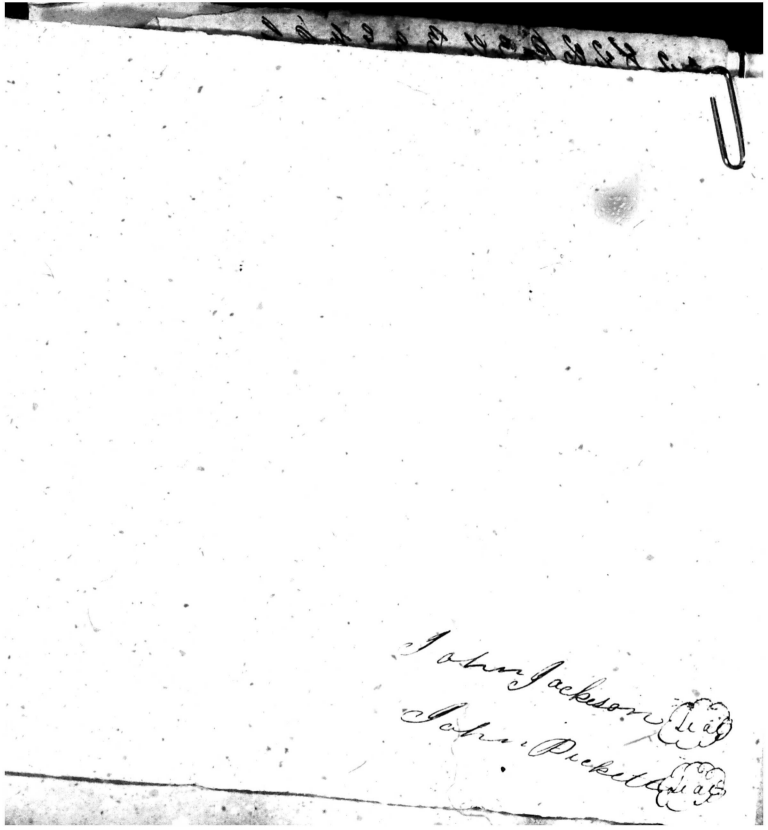
STATE OF TENNESSEE, Dickson ANY REGULAR MINISTER OF THE GOSPEL, HAVING JUSTICE OF THE PEACE. These are to authorize pout, or either of you, to solemnize the Rices of Matrimony between Henry A. Seggett Elizabeth Janus II of your county, agreeably to the direction of an Act of Assembly in such case made and provided: Provided always, That the said Elizabeth fames be an actual resident 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, &c. Given at the Clerk's Office of the said county court, this 31 st day of March Field Farras Cello ohn Proin

Henry & Leggett's Manage Leaner Executed on the 22 of Man Hentey John Proin Que and state of Tennessee, are held and firmly bound unto the Governor of the said state, for the time being, in the sum of twelve hundred and fifty dollars, to be paid to his excellency, his successor in office, or assigns; to which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators and each and every of us and them, both jointly and severally, firmly by these presents. Witness our hands and seals, this did day of March 1831

hath prayed and obtained a license to marry hath prayed and obtained a license to marry be an actual resident in the aforesaid county, and there shall not hereafter appear any lawful excuse why the said begather 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.

John Crain Ling

Harrage Rond 31 x March 1831



Manage Bour Biddy B Manhson

is Thudsen and Asa Backer John J. Jacksons Manage Leener

- Min Barber Stato of Lunger Drokson County Grading To any Regular Memster of the forful having the care of souls or any fustice of the peace for said baunty This are to author ise you or either of you to Dolumise the Rites of Matriciany between John f Jackson and Biddy B. Thampson of your County agreeably to Law fivew at my office in Charlotte this 1st day of February 1831 Fuld Farran Olh

Throw all men, That we James Hudson and Asa Barber of the county of Deckson and state of Tennessee, are held and firmly bound unto the Governor of the said state, for the time being, in the sum of twelve hundred and fifty dollars, to be paid to his excellency, his successor in office, or assigns; to which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators' and each and every of us and them, both jointly and severally, firmly by these presents. Witness our hands and seals, this 20th day of February 183/ The Condition of the above obligation is such, that whereas Lacces Hudson hath prayed and obtained a license to marry Elizabeth Myatto ; now if the said Elizabeth Myatto be an actual resident in the aforesaid county, and there shall not hereafter appear any lawful excuse why the said Janus Hudson & Elizabeth Myall 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. lamo Hudsa Leat

is Thudson age Asa Backer John J. Jacksons Marrage Leener.

- Marke State of Junger Drokson County Grading To any Regular Memster of the Gospil having the care of souls or any fustice of the peace for said banuty There are to author ise you or either of you to solumise the Rites of Matriciany between John flackson and Biddy B. Thampson of your Causely agreeably to Law fivew at my office in Charlotte this 1st day of February 1831 Fuld Faran alk

Enow all men, That we faciles Hudson and Asa Bache of the county of Deckson and state of Tennessee, are held and firmly bound unto the Governor of the said state, for the time being, in the sum of twelve hundred and fifty dollars, to be paid to his excellency, his successor in office, or assigns; to which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators' and each and every of us and them, both jointly and severally, firmly by these presents. Witness our hands and seals, this 20th day of February 183/ The Condition of the above obligation is such, that whereas Jacces Hudson hath prayed and obtained a license to marry Elizabeth Myatto; now if the said Elizabeth Myatto be an actual resident in the aforesaid county, and there shall not hereafter appear any lawful excuse why the said Janes Hudsan & Elizabeth should not be joined together in holy matrimony Myatt as husband and wife, then this obligation to be void and of no effect, otherwise to remain in full force and virtue. lanes Huden Lead

Janes Hudsons Manago 20 Mobr 7. 1831.

STATE OF TENNESSEE. Lecture COUNTY. These are to authorize you, or either of you, to solemnize the Rites of Matrimony between, John Hecky fane Tuester ____ of your county, agreeably to the direction of an Act of Assembly in such case made and provided: Provided always, That the fane Lucilian be an actual resident 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, &c. Given at the Clerk's Office of the said county court, this 11th day of august 1831.

John Hicks marriage Lecence Cocardo august ndergraff

Know all men, That we. John Hicks Thomas & Miller and state of Tennessee, are held and firmly bound unto the Governor of the said state, for the time being, in the sum of twelve hundred and fifty dollars, to be paid to his excellency, his successor in office, or assigns; to which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators' and each and every of us and them, both jointly and severally, firmly by these presents. Witness our hands and seals, this // day of augh The Condition of the above obligation is such, that whereas. I folio hath prayed and obtained a license to marry Tueller : now if the said Lane be an actual resident in the aforesaid county, and there shall not hereafter appear any lawful excuse why the said John & Jane should not be joined together in holy matrimony as husband and wife, then this obligation to be void and of no effect, otherwise Thomas de Miller ato

John Wicks Marriago Bonds augt 1831

thate of Jennife Dieteron bounty To any Regular minuster of the gospil having the care of Louis or any Justice of the prace for said County Preting Thise are to authorize you or either of you to Solinere The retes of Mateumony between Milliam Harvey and Sarah black of your county agentable Law Geven ato he clinks office in Said County this Doth Dect 1831. Full Varian eles



Mean Harry marriago Dono Jarah black



STATE OF TENNESSEE, Dickion ANY REGULAR MINISTER OF THE GOSPEL, HAVING THE CARE OF SOULS, OR JUSTICE OF THE PEACE. These are to authorize you, or either of you, to solemnize the Rites of Matrimony between . Jarret M. Hale Ruthy ell awin of an Act of Assembly in such case made and provided: Provided always, That the of your county, agreeably to the direction wise these shall be null and void, and shall not be accounted any license or authority to be an actual resident in this county, otheryou, or either of you, for the purpose aforesaid, more than though the same had never been prayed or granted, &c. Given at the Clerk's Office of the said county court, this File Farrar dut

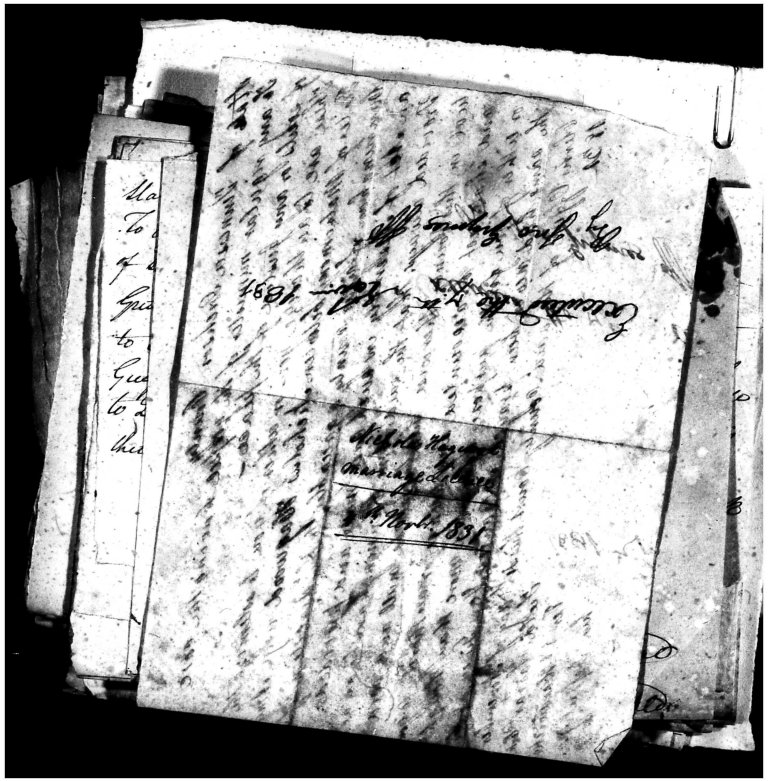
farutell Hallo Marnayo Lunco Executed by miles fully 5th 1831

Know all men, That we farretell Sale Seter fackion and state of Tennessee, are held and firmly bound unto the Governor of the said state, for the time being, in the sum of twelve hundred and fifty dollars, to be paid to his excellency, his successor in office, or assigns; to which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators' and each and every of us and them, both jointly and severally, firmly by these presents. Witness our hands and seals, this 20 day of July The Condition of the above obligation is such, that whereas farrif M Nall Ruthy M. Que hath prayed and obtained a license to marry ; now if the said. farret M Nale be an actual resident in the aforesaid county, and there shall not hereafter appear any lawful excuse why the said farret & Ruthy ill should not be joined together in holy matrimony as husband and wife, then this obligation to be void and of no effect, otherwise Peter Strekson has

farret M. Salo Marriago Bondo 2º July 1831.

to muniage Bond

the of Tunessa Breken Oninty is any rigular mimister of the profess having the care of entils or any fuelies of the place -There are to duthorize you or when if you to estemize the Riles of Maticimeny believen ticholas Hagwood and Any Sunninghan ofly for Founty agreeably to the direction of an All of Audity in bush case mode and provided: Provided always, Hat the said I my Canninghan be an actical in this Country other wise thew shall be mull and with and that not be a cerun les any heines or authority to you or wither of you for the purpose of forested more than though the same had never been prayed in granteale. Siven at the blish Office of the said churty Court this to the day of Arounter Field Farrar Che Ver 1.1. Harawicke his Defauty



Fames Gus Marriago Bondo 3° Jany 1831 Elmina Harrison

Milain Sellende

Male of Verinique Diskian County To any Regular Minister of the gospil having the enio of lands or any furtice of the prace for laid Enty Guting These are to authorize you we within of you To loleunige the retes of Matrimorne between fames Luf and Elmina Harrison of your count apreadle to Law fever at the clocks office in lain count, this there day of January 1831. 1831. de de Farrai al

fame Guite manige Lecerce of do certify the Isolaming the lites Mahimony between James Jus & Cloning Harrish on the 11th 1 January 1831 William Ship go

STATE OF TENNESSEE. Dickson These are to authorize you, or either of you, to solemnize the Rites of Matrimony between John 18. Goodnit ch Elenor Bowen of your county, agreeably to the direction of an Act of Assembly in such case made and provided: Provided always, That the said Eleno Bowen be an actual resident 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, &c. Given at the Clerk's Office of the said county court, this 12 the day of July 1831 Jula Fanas Olk

The Gentry wind

1831 John K. Goodrich's Mariage Licence or tip that 9 Solmning the John R Goodrich and Loany Bowen 1831 1 18 d duly The Genting

Know all men, That we Sohn I. Goodnich and John Granis and state of Tennessee, are held and firmly bound unto the Governor of the said state, for the time being, in the sum of twelve hundred and fifty dollars, to be paid to his excellency, his successor in office, or assigns; to which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators and each and every of us and them, both jointly and severally, firmly by these presents. Witness our hands and seals, this 19th day of July The Condition of the above obligation is such, that whereas of the 18. Elever Bower hath prayed and obtained a license to marry be an actual resident in the aforesaid county, and there shall not hereafter appear any lawful excuse why the said of ohm 18. Goodneck and should not be joined together in holy matrimony is husband and wife, then this obligation to be void and of no effect, otherwise John Farmes In France That Gentry

John F. Goodrich Mariage Phone 12th July 1831. That Gentral

STATE OF TENNESSEE, Dickson ANY REGULAR MINISTER OF THE GOSPEL, HAVING THE CARE OF SOULS, OR ANY These are to authorize you, or either of you, to solemnize the Rites of Matrimony between Renajah Gentry Eliza Mund of an Act of Assembly in such case made and provided: Provided always, That the said Eliza Munele of your county, agreeably to the direction wise 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 be an actual resident in this county, otherbeen prayed or granted, &c. Given at the Clerk's Office of the said county court, this Fuld Farias Cek The Genting

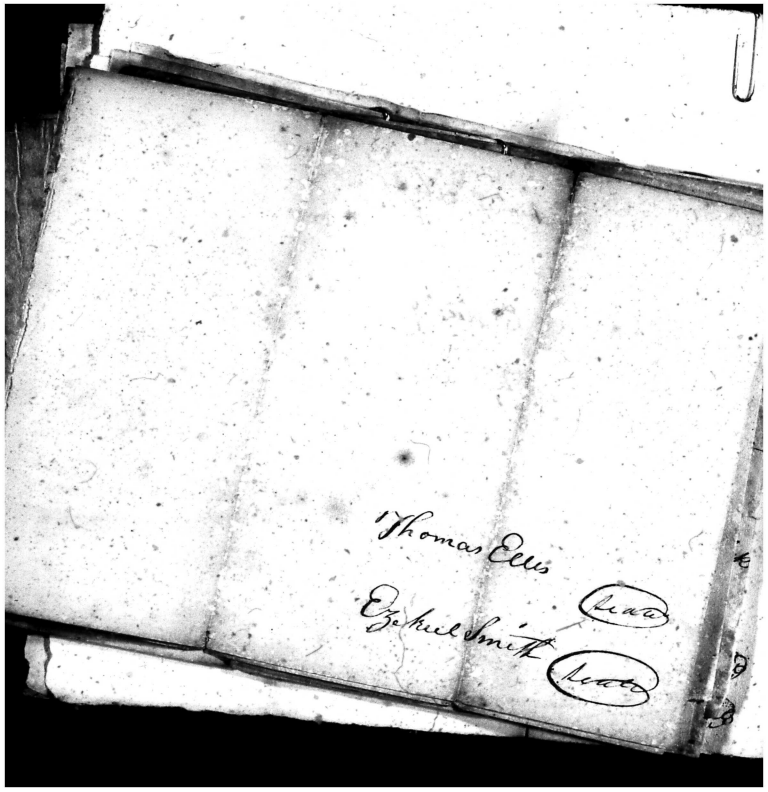
Executed for Daired Trag Denajah Gentry 6 Mariage Lieure m.g. 2 nd thegust 1831 Classification The Gentle God

Know all men, That we Benayah Guilty and Thomas and state of Tennessee, are held and firmly bound unto the Governor of the said state, for the time being, in the sum of twelve hundred and fifty dollars, to be paid to his excellency, his successor in office, or assigns; to which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators? and each and every of us and them, both jointly and severally, firmly by these presents. Witness our hands and seals, this 200 day of august The Condition of the above obligation is such, that whereas Recapable Elga Muncl ; now if the said Elega Muncl: hath prayed and obtained a license to marry be an actual resident in the aforesaid county, and there shall not hereafter appear any lawful excuse why the said Ocuayah ficulty and as husband and wife, then this obligation to be void and of no effect, otherwise should not be joined together in holy matrimony to remain in full force and virtue. Benefat Genty lived

Menajah Gentey's 20 August 1831

Male of Temper Deckon County To any Pequelar menester of the gospel having the care of louts or any fintere of the peace for dars County Guling There are to authorized and self you to tolemnize the relis of estatumon to the seen from the tolemnized the relis of estatemnized the relis of estatemnized to the seen from the self the seen of the Nancy Mage of pure and a greather to Law. Given at the class office in the sing this 17th tept 1831. Fills Farran dens

Geo W Feel Marriago Licenco The Rights of Merenny Soland septembre so 1831 ale of Junion to Thomas Elles Mariago Bass Parale Gleaves 27th Die 1837

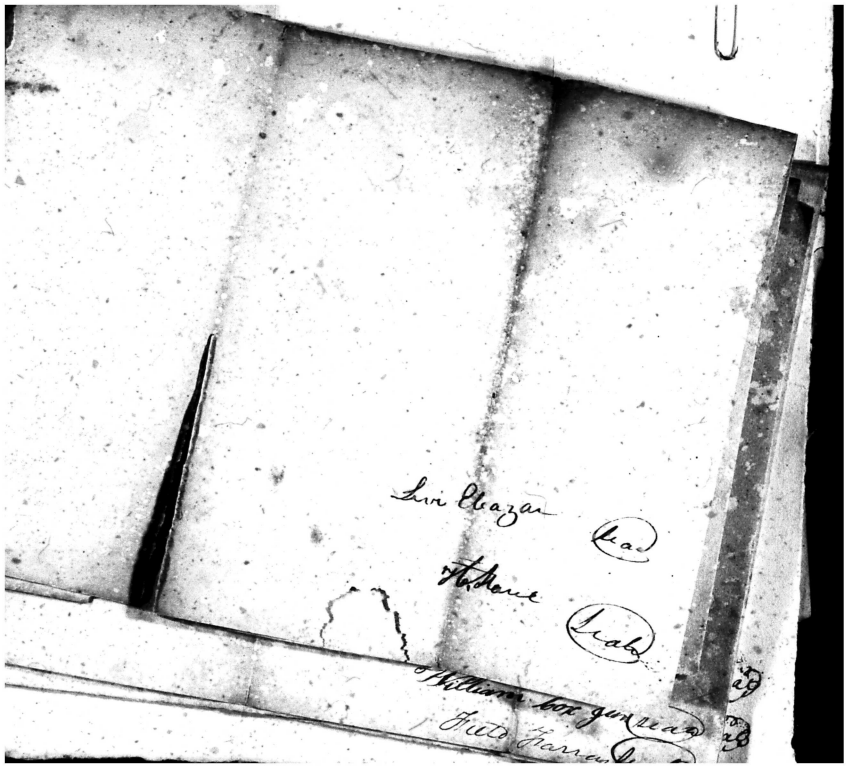


ale of Jun To un County of lands Munister of the gospel having the these are that to of the peace for said County Greting tites of Ma Quithoris w you or either of you to dolemning four count a between, Thomas Ellipand Tax ale Glowes a County they to Land from at the thely office in & Dec. 1801. Field Farran elerky

aleg Thomas Ellefe Marnago Lecines These 27 Dech. 1831 tites

Last of fourto tagether Shomas Eldy of Por aled to Law giving under my hand this gthe day of Reuben Chaudoin 29

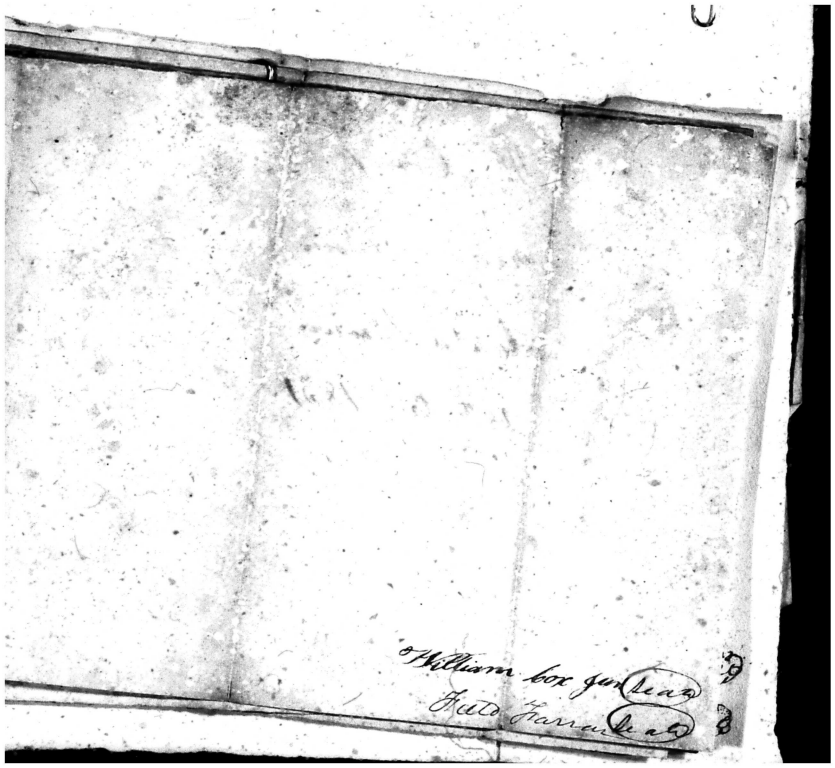
en Eliage marriage Bond be Dect. 1831. Suran Makley



Elizabeth Bathrop 17th tept 1831. Full Farmaling mairinge Bond Michael Jelles Line Fuld Farren

tale of Lumpe beck on count Lay regular menester of the gapel having the ease of lands or any furtien of the peace for east Count greating There are to authoriso you or either of you to bolemning the reter of Mahremorny between, Levellager General Meable of your counts agreeable to Lyon of the of the of Fullo Farrander tor gunleage Field Farrage as

Marriage Leener 64 Dear 1831 Executed the 22 of Decom 1891 By for Guymes for Meliam box gurleng & Full Farmale as



Mm Con for Marriage Bono Amelia Brown 28th Der 1831

Male of Tumper De be STATE OF TENNESSEE, Dickson COUNTY. ANY REGULAR MINISTER OF THE GOSPEL, HAVING THE CARE OF SOULS, OR JUSTICE OF THE PEACE. These are to authorize you, or either of you, to solemnize the Rites of Matrimony between Ruben Dickson Happy Selfe and of your county, agreeably to the direction of an Act of Assembly in such case made and provided: Provided always, That the said bapthy Selfe be an actual resident 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, &c. Given at the Clerk's Office of the said county court, this day of aprice Fuld Fanas berk

Bulin Dickens Manage Line Executeed the 26th Ing Grymes D

Male of Jumper Dickson County Joany regular memolis of the gospil having the care of Lucks many fusher of the peace for laid thunk freiter for to Loleminize the retis of Mahamony to tween David Campbell and Ely abith, Hadden of your county agreeable to the develors of an est of assembly in such Case made and provided grown of the elists office Fuld Farran clark

The write Country 1831

STATE OF TENNESSEE. O. Alion These are to authorize pout, or either of you, to solemnize the Rites of Matrimony between Charles of Burton Lucinda Cooksey of your county, agreeably to the direction of an Act of Assembly in such case made and provided: Provided always, That the Lucinda be an actual resident 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, &c. Given at the Clerk's Office of the said county court, this 28th day of Febr Farras club

Charles & Buton 28th Jehry 183, Hobourany 1831 By 12 This Roy The day of

of the country of Lielsen and state of Tennessee, are held and firmly bound unto the Governor of the said state, for the time being, in the sum of twelve hundred and fifty dollars, to be paid to his excellency, his successor in office, or assigns; to which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators' and each and every of us and them, both jointly and severally, firmly by these presents. Witness our hands and seals, this 28th day of Febr The Condition of the above obligation is such, that whereas busiles A Barton hath prayed and obtained a license to marry Lucinda Cooking ; now if the said Lucina be an actual resident in the aforesaid county, and there shall not hereafter ap-

be an actual resident in the aforesaid county, and there shall not hereafter appear any lawful excuse why the said Charles & Lucie 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

Charles H. & Button

Geo his Oliver &

Charly H. Buston marrayo Bonds 28 th Jely 1831 Lucinan Coolley

ad state of Toppesson

and state of Tennessee, are held and firmly bound unto the Governor of the said state, for the time being, in the sum of twelve hundred and fifty dollars, to be paid to his excellency, his successor in office, or assigns; to which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators and each and every of us and them, both jointly and severally, firmly by these presents. Witness our hands and seals, this // day of fully 183/

hath prayed and obtained a license to marry be an actual resident in the aforesaid county, and there shall not hereafter appear any lawful excuse why the said Bargan Sellanthan

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.

Corder une gudleas

Dinga Bryant Marriago Licena July 145 1831. Robertson Brown flead Robert & Calicus Chas

Robert & Coliner (hab)

Robertson Browned January 31 1 1831

State of Jennesse Dochson County In whing io any Regular Minister of the Gospil having the care of loues or any fustice of the peace for said bounty this is to wethorise you or wher of you to delivered the retes of Matricion between Roberton Grown act betty limpson of your bounty agreeably to Law fiven at my office in Charlotte this 31 th day of James Fuld Farran Ulto

Lobertson Brown Mariage Licence Eiter of Jacumon

A. Bolling Mainings Bon Darcas Armeto dust 1831. Archetalas Bolling The Test Milliam & Adam (18) Valentine & Allen

A. Bolling Marriago / Somo Dareas Arinto augt 1831. Janie Grand Valietier

thate of Jumpu Dustron Cont to any Regular Musules of the gopet having the case of loute or king furties of the peace for law County Genting There are bellotten to gen or either of you to determine the reter of Malinmony between factories Bolin and Social Ande of your suity a grante to Low from at the click office in haid County this VA Buguet 1830. Lito tanas elek John + Dagget (Lais)

COUNTY. marriage Leane could or thing ; failed of le determent the roles of which words to and Spicele budde of grans the exister office in land Lite va car chest John + Dagget

STATE OF TENNESSEE, Dickson COUNTY. ANY REGULAR MINISTER OF THE GOSPEL, HAVING THE CARE OF SOULS, OR ANY JUSTICE OF THE PEACE. These are to authorize nou, or either of you, to solemnize the Rites of Matrimony between Joseah Hagger Sela Little of your county, agreeably to the direction of an Act of Assembly in such case made and provided: Provided always, That the said Sela Little be an actual resident 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, &c. Given at the Clerk's Office of the said county court, this 23 th day of June 1831. Fuld Favor Och

John + Dagget (eas)

louah Pagget Maniage Leaning 23 m June 183.

Know all men, That we Joseph Bagget and John of the country of Dickson Dagget and state of Tennessee, are held and firmly bound unto the Governor of the said state, for the time being, in the sum of twelve hundred and fifty dollars, to be paid to his excellency, his successor in office, or assigns; to which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators' and each and every of us and them, both jointly and severally, firmly by these presents. Witness our hands and seals, this 25 th day of June 1831 The Condition of the above obligation is such, that whereas Joseah hath prayed and obtained a license to marry Dagget ; now if the said Sela Little Seta Little be an actual resident in the aforesaid county, and there shall not hereafter appear any lawful excuse why the said Johah Bagget and should not be joined together in holy matrimony Sela Little as husband and wife, then this obligation to be void and of no effect, otherwise to remain in full force and virtue.

Josean Magget 25 4 June 1851

STATE OF TENNESSEE. Cickson ANY REGULAR MINISTER OF TE These are to authorize gou, or either of you, to solemnize the Rites of Matrimony between Granibury Adamson Elizabeth blank of your county, agreeably to the direction and of an Act of Assembly in such case made and provided: Provided always, That the said The nabecto blank be an actual resident 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, &c. Given at the Clerk's Office of the said county court, this 10 the day of February 1831 Jula Jana och

Ma! Massificad

STATE OF TENNESSEE. Cickson ANY REGULAR MINISTER OF TE These are to authorize gou, or either of you, to solemnize the Rites of Matrimony between Granibury Adamson Elizabeth blank of your county, agreeably to the direction and of an Act of Assembly in such case made and provided: Provided always, That the said The nabecto blank be an actual resident 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, &c. Given at the Clerk's Office of the said county court, this 10 the day of February 1831 Jula Jana och

Ma! Massificad

STATE OF TENNESSEE. Celescel COUNTY THE GOSPEL, HAVING THE CARE OF SOULS, OR There are to authorize gou, or either of you, to solemnize the Rites of Matrimony between Greenberry Adamson and Elizabeth blank of your county, agreeably to the direction of an Act of Assembly in such case made and provided: Provided always, That the said Eligabeth blank be an actual resident 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, &c. Given at the Clerk's Office of the said county court, this day of February 183/ Fuld Fanar CCR

That Chapithea

Greenberry Alamson Manage Lucuel Performed the tights the 10th Heby 1834 bester Ackson Justice of the Pear That Maparing of the country of Deckson

and state of Tennessee, are held and firmly bound unto the Governor of the said state, for the time being, in the sum of twelve hundred and fifty dollars, to be paid to his excellency, his successor in office, or assigns; to which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators and each and every of us and them, both jointly and severally, firmly by these presents. Witness our hands and seals, this 10 th day of February 1831

Adamson hath prayed and obtained a license to marry Elizabeth Clark; now if the said Flizabeth Clark; be an actual resident in the aforesaid county, and there shall not hereafter appear any lawful excuse why the said Greenberry Adamson 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.

Trumbung cheanited

Grunberry Adamson Mainage Baird 10 thebry 1831.