

1836

James Armstrong

Gabriel Armaras
Marriage Bond

1826

James Armstrong

KNOW ALL MEN, That we *Gabriel Andrews* and
W. B. Joslin 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 successors 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 one of us and them, both jointly and severally, firmly by these presents. Witness our hands
and seals, the *2^d* day of *August* 1856

The condition of the above obligation is such, That whereas *Gabriel*
Andrews — — — — — hath prayed and obtained a license
to marry *Adelina Mitchell* Now if the said *Melinda*
be an actual resident in the county aforesaid, and there shall not hereafter appear any lawful cause
why the said *Gabriel and Adelina*
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.

G. Andrews

W. B. Joslin



James Armstrong

Gabriel Andrews
Marriage License

Aug. 1836

This is to certify that on the fourth day of this instant
I executed this license according to law given from
under my hand this tenth day of August 1836
Auden Chaudoire

STATE OF TENNESSEE, *DeKalb* COUNTY—SS.

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

and

of our County

agreeably to the direction of an act of Assembly in such case made and provided:

provided always, that the said

Adeline

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 said County Court, this

Do

day of

1836

August

Wm. W. H. H. H. H.

James Armstrong
Marriage Bond

1836

KNOW ALL MEN, That we *James Armstrong and John Cubank* 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 successors 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 one of us and them, both jointly and severally, firmly by these presents. Witness our hands and seals, the *3/14* day of *Dec* *1836*

The Condition of the above obligation is such, That whereas *James Armstrong* hath prayed and obtained a license to marry *Mahaley Turner* Now if the said *Mahaley* be an actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said *James and Mahaley* 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.

James Armstrong
John Cubank

Martin Arnold

Marriage Bond

1836

Jane Burgess

29th March 1836

List

Fred Farrar

Martin his ^{Arnold} old Seal
+
marie

John his
+
mark Story - Seal

Robert H. Arnold

Martin Arnold

Marriage License

March - 1838

Selected by me

Edw. W. W. W. W.

State of Tennessee Jackson County

To any Regular minister of the gospel having the
care of souls or any Justice of the peace for said
County Greeting

These are to authorize you or either
of you to solemnize the rites of matrimony between
Martin Arnold and Jane Burgess of your
County agreeable to Law. Given at the clerks
office this 20th day of March 1838

Filed Farrar clerk

Mr Baker

Marriage Bond

1836

KNOW ALL MEN, That we *William Baker and*
William Richardson of the county of *Hickman* 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 successors 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 one of us and them, both jointly and severally, firmly by these presents. Witness our hands
and seals, the *28th* day of *April* 1836.

The condition of the above obligation is such, That whereas *William*
Baker _____ hath prayed and obtained a license
to marry *Mary C. Harley* — Now if the said *Mary C*
be an actual resident in the county aforesaid, and there shall not hereafter appear any lawful cause
why the said *William Baker & Mary C*
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.

William Baker
Wm Richardson



Wm Baker

Marriage License

April - 1886

Married by me the
2 day of may 1886
Jas. J. Daniel D.D.

STATE OF TENNESSEE, DeKalb COUNTY—ss.

**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

William Baker

and

Mary C. Harley

of our County

agreeably to the direction of an act of Assembly in such case made and provided:

Provided always, that the said *Mary C. Harley*

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 said County Court, this *28th* day of

April

183*6*

Fuller Farrar Clerk

Robert H. Brown
& to the same

Michael Berry

Marriage Bond
1836

KNOW ALL MEN,

That we

Michael Berry & John

Nonworthey

of the county of *Leitch* 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 successors 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 one of us and them, both jointly and severally, firmly by these presents. Witness our hands

and seals, the *7th*

day of *March 1836*

The condition of the above obligation is such, That whereas *Michael*

Berry

hath prayed and obtained a license

to marry

Mary Ann Walker

Now if the said *Mary Ann*

be an actual resident in the county aforesaid, and there shall not hereafter appear any lawful cause why the said *Michael & Mary Ann*

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.

Michael Berry

John Nonworthey



Michael Berry
Marriage License
1836

Executed on the 19th Nov
by Rufus H. Hurd
1836

STATE OF TENNESSEE, DeKalb COUNTY—ss.

**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

Michael Barry

Nancy Ann Walker

and

of our County

agreeably to the direction of an act of Assembly in such case made and provided:

Provided always, that the said *Nancy Ann*

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 said County Court, this *7th* _____ day of

March

1836

Field Farrar clerk

Robert H. Brown
& Martha Higgins
Bride

F. L. B. B. B. B.
Marriage License

1881

Produce by
Oct 26 1881
John C. C. C.
J. C. C. C. C.
J. C. C. C. C.

STATE OF TENNESSEE, *Dickson* COUNTY---SS.

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, be-
tween *F. C. Binkley* — — — — — and
Indiana A. Maper — — — — — of our County
agreeably to the direction of an act of Assembly in such case made and provided:

Provided always, that the said *Indiana A. Maper*
be an actual resident in this County,—otherwise, these shall be null and void, and shall not be ac-
counted 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 said County Court, this *26th* day of
Oct 183*7*. *Wm Hightower Clerk*

Robert H. Brown
& Martha Rogers
Marriage Bond

1836

KNOW ALL MEN, That we *Robert H. Brown and Tho. J. Kelly* of the County of *Lick* 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 successors 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 one of us and them, both jointly and severally, firmly by these presents. Witness our hands and seals, the *23rd* day of *Novr* 1836.

The Condition of the above obligation is such, That whereas *Robert H. Brown* hath prayed and obtained a license to marry *Martha Hopkins*. Now if the said *Martha* be an actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said *Robert H. and Martha* 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.

R. H. Brown

Tho J Kelly



Robert H. Brown &
Martha Higgins
Marry Licence

Solemnized by
Me S. Russell
November the
24 1836

Nov. 1836

STATE OF TENNESSEE, *Lickson* COUNTY---ss.

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, be-
tween *Robert H. Brown* and
Martha Hoggins of our County

agreeably to the direction of an act of Assembly in such case made and provided:

Provided always, that the said *Martha Hoggins*
be an actual resident in this County,—otherwise, these shall be null and void, and shall not be ac-
counted 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 said County Court, this

November 183*6*.

twenty-third day of
William Heighway Clerk

By his Deputy *Thos. J. Kelly*

Solomon Carr and
Lucinda Blasse's
Mamap Pond

1836

KNOW ALL MEN, That we

of the County of

Solomon Carr & Wm Samaster
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 successors 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 one of us and them, both jointly and severally, firmly by these presents. Witness our hands and seals, the *27th* day of *October 1836*.

The Condition of the above obligation is such, That whereas *Solomon Carr* hath prayed and obtained a license to marry *Lucinda Blodsoe* Now if the said *Lucinda* be an actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said *Solomon & Lucinda* 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.

Solomon Carr his
mark
William Samaster his
mark



KNOW ALL MEN, That we

Solomon Leav & Wm. Samaster

of the County of *Lickson*

and State of Tennessee, are held and

*Solomon Leav and
Lucinda Blasse
Marriage License*

Oct. - 1836

STATE OF TENNESSEE, *Lickson* — COUNTY---ss.

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, be-
tween *Solomon Leam* and
Lucinda Pledsoe of our County
agreeably to the direction of an act of Assembly in such case made and provided.

Provided always, that the said *Lucinda*
be an actual resident in this County,—otherwise, these shall be null and void, and shall not be ac-
counted 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 said County Court, this *twenty seventh* day of
October 1836.

Wm. Hightower Clerk
By his Deputy *Thos. O'Kelly*

KNOW ALL MEN THAT

John Kelly



Now given by Kelly
to the
To the


By his Deputy John Kelly



Howard A. Davidson
To ~~the~~ Manigge Road
David Davidson
March 14/38

KNOW ALL MEN, That we *Howell A. Davidson and*
Daniel M. Shearn 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 successors 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 one of us and them, both jointly and severally, firmly by these presents. Witness our hands
and seals, the *Ten* day of *March* 1838.

The Condition of the above obligation is such, That whereas *Howell*
A. Davidson hath prayed and obtained a license
to marry *Sarah Davidson* Now if the said *Sarah*
be an actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause
why the said *Howell A. Davidson & Sarah Davidson*
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.

Howell A. Davidson 

D. M. Shearn 

Howell A. Davidson

To 3 Marriage Licenses

Sarah Davidson

Executed by me on

The 15th day of March

1838

J. Russell

March 14/38.

STATE OF TENNESSEE, *Dickson* COUNTY---ss.

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, be-
tween *Howel A. Davidson* and
Sarah Davidson of our County

agreeably to the direction of an act of Assembly in such case made and provided:

Provided always, that the said *Sarah Davidson*
be an actual resident in this County,—otherwise, these shall be null and void, and shall not be ac-
counted 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 said County Court, this

March

183 8.

fourteenth . . . day of
William Highower
By J. McKim Highower

Nelson Simpson

Marriage Bond
Jan. - 1836

KNOW ALL MEN, That we *Nelson Dungan, Harrison*
Storrey of the county of *Hickman* 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 successors 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 one of us and them, both jointly and severally, firmly by these presents. Witness our hands
and seals, the *14th* day of *January* 18*36*

The condition of the above obligation is such, That whereas *Nelson*
Dungan hath prayed and obtained a license
to marry *Martha Ruple* Now if the said *Martha*
be an actual resident in the county aforesaid, and there shall not hereafter appear any lawful cause
why the said *Nelson and Martha*
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.

Nelson Dungan
Harrison

Wm
Kilron Luningan

Marriage License

1836

came to hand
and executed by
me

W. Hyatt Jr.

Jan. 1836

STATE OF TENNESSEE, De Kalb COUNTY—SS.

*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

Nelson Dunningan

Martha Rupice

and

of our County

agreeably to the direction of an act of Assembly in such case made and provided:

Provided always, that the said *Martha Rupice*

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 said County Court, this *14th*

day of

January

1836

Fuller Garrison clerk

1836
J. Farrar S
Marriage License
July-1836

De Morgan
STATE OF TENNESSEE, DAVIDSON COUNTY—ss.

*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

Frederick Farrar _____ and

Martha W. Mills _____ of our County

agreeably to the direction of an act of Assembly in such case made and provided:

Provided always, that the said *Martha* _____

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 said County Court, this

July

1836

first day of
William Hightower Clerk
By his Deputy Tho. J. Kelly

KNOW ALL MEN, That we

of the County of

Alfred Figher & John Cooper
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 successors 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 one of us and them, both jointly and severally, firmly by these presents. Witness our hands and seals, the *29th* day of *November* *1836*

The Condition of the above obligation is such, That whereas

Alfred Figher
to marry *Elyza Tinsley*

hath prayed and obtained a license

Now if the said

Elyza

be an actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said *Alfred & Elyza* 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.

Alfred Figher

John Cooper



Alfred F. Ligher & John Cooper

Alfred F. Ligher
Marriage License

This is to certify that I executed this license
on the 29th day of September last according
to law given under my hand and seal
this 13th day of October 1896
Reuben Wharton

STATE OF TENNESSEE, *Dickson* COUNTY---ss.

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, be-
tween *Alfred Figher* and
Eliza Tinsley of our County
agreeably to the direction of an act of Assembly in such case made and provided:

Provided always, that the said *Eliza Tinsley*
be an actual resident in this County,—otherwise, these shall be null and void, and shall not be ac-
counted 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 said County Court, this *29th* day of

November 1836 . *Wm. Hightower Clerk*

W. Gray

1836

KNOW ALL MEN, That we *Hiskiah Gray and Geo*
Gray of the County of _____ 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 successors 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 one of us and them, both jointly and severally, firmly by these presents. Witness our hands and seals, the *12* day of *October* *1836*

The Condition of the above obligation is such, That whereas *Hiskiah*
Gray _____ hath prayed and obtained a license
to marry

Now if the said
be an actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said *Sarah Hembrough*
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.

His
Hiskiah X Gray
mark

His
Geo W Gray
mark



Jos Harris
Marriage Bond
1836

KNOW ALL MEN, That we

Jones of the County of

Joseph Harris and Willie
Lukon 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 successors 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 one of us and them, both jointly and severally, firmly by these presents. Witness our hands and seals, the *first* day of *December* 183*5*

The Condition of the above obligation is such, That whereas

Harris hath prayed and obtained a license to marry *Sarah Brown*

Now if the said *Sarah* be an actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said *Joseph Harris* and *Sarah Brown*

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.

Given under our hands and seals, this 6th day of *Decr* 183*5*

Joseph Harris
Willie Lukon

Wm Jones
mark



W. J.

Charles Kingston

Joseph Harris
and
Sarah Brown
Marriage Licence

I certify that I joined together Joseph Harris
and Sarah Brown in Matrimony on the 8th of
December 1836

W. Christian

Dec. 1836

Charles Houston

STATE OF TENNESSEE, *Wilkinson* COUNTY---SS.

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, be-
tween *Joseph Harris* and *Sarah Brown* and
agreeably to the direction of an act of Assembly in such case made and provided: of our County

Provided always, that the said *Sarah Brown*
be an actual resident in this County,—otherwise, these shall be null and void, and shall not be ac-
counted 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 said County Court, this

183 *6*

day of *first*

April *Hightower* *clerk*
W. W. Smith

Charles Houston
died

Abraham Hasley &
Litty Paratts
Mariage Bond
1836

Charles Houston

KNOW ALL MEN, That we

Abram Hooley

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 successors 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 one of us and them, both jointly and severally, firmly by these presents. Witness our hands

and seals, the

29th

day of

July 1836

The condition of the above obligation is such, That whereas

Abram Hooley

hath prayed and obtained a license

to marry

Letty Parratt

Now if the said

Letty Parratt

be an actual resident in the county aforesaid, and there shall not hereafter appear any lawful cause

why the said

Abram & Letty

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.

Abraham & Letty



[Signature]



Isaac W. Hays &
Mary Barton
Marriage Bond
1836

KNOW ALL MEN, That we *James W. Hays and*
J. Eubank of the county of *Clinton* 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 successors 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 one of us and them, both jointly and severally, firmly by these presents. Witness our hands
and seals, the *22^d* day of *Sept.* 1836 —

The condition of the above obligation is such, That whereas *James W*
Hays ————— hath prayed and obtained a license
to marry *Mary Porter* ————— Now if the said *Mary*
be an actual resident in the county aforesaid, and there shall not hereafter appear any lawful cause
why the said *James W. & Mary*
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.

James W. Hays 
John Eubank 

James W. Hays &
Mary Butler
Marriage License

Come to hand no
23rd Sept 1836 and
Circular by me
Thos. Jennings Esq
for Dickson County

Sept. 1836

STATE OF TENNESSEE, Lebanon - COUNTY--ss.

**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

James W. Hays _____ and
Mary Barte _____
of our County

agreeably to the direction of an act of Assembly in such case made and provided:

Provided always, that the said *Mary Barte* _____
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 said County Court, this *twenty second* _____ day of
September 183 *6*.

Wm. Hightower Clerk
By his Deputy *Thos. Kelly*


Charles Houston
& Mary G. Roche
Marriage Bond

Feb. - 1836

KNOW ALL MEN, That we *Charles Houston & James M. Ross* 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 successors 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 one of us and them, both jointly and severally, firmly by these presents. Witness our hands and seals, the *Twentyfourth* day of *February* 183*6*

The condition of the above obligation is such, That whereas *Charles Houston* hath prayed and obtained a license

to marry *Mary G. Roche* Now if the said *Mary G.* be an actual resident in the county aforesaid, and there shall not hereafter appear any lawful cause why the said *Charles Houston and Mary G. Roche* 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.

Cha Houston 

James M. Ross 

This is to certify that I executed this License on
the 25th day of this instant according to Law
Feb. the 28th 1836. Nathan Chaudoin D.D.

Chas. Houston
to $\frac{3}{4}$ Marriage License
M^{rs} Mary G. Roche

Feb. 1836

STATE OF TENNESSEE, *Ali McKee* COUNTY--SS.

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

Charles Houston

and

Mary G. Roche

of our County

agreeably to the direction of an act of Assembly in such case made and provided:

Provided always, that the said

Mary G. Roche

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 said County Court, this

Twenty fourth day of

February

183

6



Wm. H. H. H. H.

John Huntley
Marriage Bond
1836

KNOW ALL MEN, That we *John Humble and James K. Clifton* of the county of *Hickson* 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 successors 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 one of us and them both jointly and severally, firmly by these presents. Witness our hands and seals, the *fourth* day of *September* 1836

The condition of the above obligation is such, That whereas *John Humble* hath prayed and obtained a license to marry *Rebecca Hopkins* - Now if the said *Rebecca* be an actual resident in the county aforesaid, and there shall not hereafter appear any lawful cause why the said *John Rebecca* 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 Humble
James K. Clifton



John Hamble &
Reuben Rogers
Managers

Executed by me
this the 18th 1836
of September
J. Ruppel

Sept. 1836

STATE OF TENNESSEE, *Hickson* COUNTY—ss.

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

John L. Humble

and

Rebecca Hopkins

of our County

agreeably to the direction of an act of Assembly in such case made and provided:

Provided always, that the said *Rebecca*

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 said County Court, this *fourteenth* day of

September

1836.

Williams Hightower Clerk
By his Deputy Mrs. Kelly

Benjamin Jones &
Mary Williamson
Marriage License
Filed Nov

the 11 1836

Pendleton

Nov. 1836

State of Tennessee Dickson County ss.

To any Minister of the Gospel, or any acting Justice of the Peace for said County.

These do to authorize you, or either of you, to solemnize the rite of matrimony between Benjamin James and Mary Williamson. Provided always, that the said Mary be an actual resident in your County, otherwise these are accounted no license or authority for you, so as no more than though the same had never been prayed or granted.

Given at the Clerk's office of the County aforesaid this 9th day of November 1836.

William Hightower Clerk
By his Deputy Thos. O'Kelly

Q. H. L.
James Sanderson
KNOW ALL MEN, That we *Alfred King Andrew C*
Gunn 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 successors 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 one of us and them, both jointly and severally, firmly by these presents. Witness our hands
and seals, the *26th* day of *April* 18*56*

The condition of the above obligation is such, That whereas *Alfred*
King hath prayed and obtained a license
to marry *Lucy Murillo* Now if the said *Lucy*
be an actual resident in the county aforesaid, and there shall not hereafter appear any lawful cause
why the said *Alfred and Lucy*
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.

Alfred King

Andrew C Gunn



Alfred King
Marriage License
1836

8
and Andrew C
a state of Tennessee, are held and
sum of twelve hundred

Came to hand and
executed by me the
5th of May 1836

J. H. Myall J. H.
1836

R
G
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and
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STATE OF TENNESSEE, Dec 1911 COUNTY—ss.

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

Alfred King

and

Lucy Marrell

agreeably to the direction of an act of Assembly in such case made and provided:

Provided always, that the said Lucy Munnell

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 said County Court, this 26th _____ day of _____

April — 1836

Filled Farrar clerk



James Sandrum &
Emeline Anderson
Marriage Book

Feb. - 1, 1886

KNOW ALL MEN, That we *Samuel Sandrum and James H. Davis* 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 successors 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 one of us and them, both jointly and severally, firmly by these presents. Witness our hands and seals, the *28th* day of *Feb'y* 1836

The condition of the above obligation is such, That whereas *Samuel Sandrum* hath prayed and obtained a license to marry *Emeline Anderson*. Now if the said *Emeline* be an actual resident in the county aforesaid, and there shall not hereafter appear any lawful cause why the said *Samuel & Emeline* 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.

Samuel Sandrum
James H. Davis



KNOW ALL MEN That

James Sanderson
Hendrick Anderson
Marriage License
Iss. 28th Feb. 1836

Solemnized the rites
of Matrimony between
the within named
parties the 29th day
of February 1836
A Carr B

STATE OF TENNESSEE, *Dickson* COUNTY—SS.

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

James Landum

Emeline Anderson

and

agreeably to the direction of an act of Assembly in such case made and provided: of our County

Provided always, that the said *Emeline Anderson*

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 said County Court, this

183

Twenty-eighth

day of

February

Wm. H. Hagan
Deputy *Thos. Kelly*

J. W. Lusk

*Iron Laws
Marriage Licenses*

Executed By me

W. B. Stuart

July - 1836

STATE OF TENNESSEE, *Lickson* COUNTY—ss.

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

Arion Laws

and

Elizabeth M Johnson

of our County

agreeable to the direction of an act of Assembly in such case made and provided:

Provided always, that the said

Elizabeth

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 said County Court, this

Second

day of

July

1836

Wm Hightower Clerk

J. W. Luck

Born

Marriage

July - 1836

KNOW ALL MEN,

That we *James W Luck & Robert
McNelly* of the county of *Leitch* 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 successors 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 one of us and them, both jointly and severally, firmly by these presents. Witness our hands
and seals, the *15-* day of *July* *1836*

The condition of the above obligation is such, That whereas *James W*
Luck hath prayed and obtained a license

to marry *Mary C Collier*

Now if the said

be an actual resident in the county aforesaid, and there shall not hereafter appear any lawful cause
why the said *James & Mary*
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.

James W. Luck

R. McNelly -



James W. Leach
Marriage License

July - 1836

STATE OF TENNESSEE, *Lick* COUNTY—ss.

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

Finis W Leach

and

Mary C Collier

of our County

agreeably to the direction of an act of Assembly in such case made and provided:

Provided always, that the said

Mary C Collier

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 said County Court, this *15th* day of

July

1836

Wm Hightower

Geo W Lugh
Marage Bond
1836

KNOW ALL MEN, That we *Geo W Leigh and Danus*
Billups 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 successors 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 one of us and them, both jointly and severally, firmly by these presents. Witness our hands
and seals, the *19th* day of *October* *1836*.

The Condition of the above obligation is such, That whereas *Geo W*
Leigh hath prayed and obtained a license
to marry *Margrett Billups*. Now if the said *Margrett*
be an actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause
why the said *Geo W and Margrett*
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.

Geo W Leigh
J Billups



STATE OF TENNESSEE, *Dickson* COUNTY--ss.

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, be-
tween *Geo W Leigh* - - - and
- - - *Margrett Billops* of our County
agreeably to the direction of an act of Assembly in such case made and provided:

Provided always, that the said *Margrett Billops* - -
be an actual resident in this County,—otherwise, these shall be null and void, and shall not be ac-
counted 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 said County Court, this *19th* - - day of

October

1836

Wm Hightown Clerk

1836

This is to certify that I executed this deed
according to law on the 16th Sept 1836
And in the presence of my friends
This is to certify that I executed this deed
according to law on the 16th Sept 1836
And in the presence of my friends

John Lindsay
Marriage Licenses
Sept. 1836

STATE OF TENNESSEE, *Dickson* COUNTY—SS.

*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

John Linsay
Susan Duke

and

agreeably to the direction of act of Assembly in such case made and provided: of our County

Provided always, that he said

Susan Duke

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 said County Court, this

September

1836

Sept 11th

day of

Mr. Hightower

KNOW ALL MEN, That we

P. L. Hollis — of the county of *Wichman*

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 successors 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 one of us and them, both jointly and severally, firmly by these presents. Witness our hands and seals, the *26th* day of *January* 18*36*

The condition of the above obligation is such, That whereas

Lewis — hath prayed and obtained a license to marry *Rachel Christman* Now if the said *Rachel*

be an actual resident in the county aforesaid, and there shall not hereafter appear any lawful cause why the said *Lewis & Rachel*

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.

George L. Lewis
Witness

P. L. Hollis



1836

Geo. Lewis
To 3 M^y. License
Rachel Christman

Executed by me
the same day &
Jan^y. 26. 1836

Jno. Guymer

Jan. 1836

STATE OF TENNESSEE, *De Morgan* COUNTY--SS.

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

and

of our County

agreeably to the direction of an act of Assembly in such case made and provided:

provided always, that the said

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 said County Court, this

26th

day of

from my
1834
Office of Henry C. H.
By Mr. Wm. A. W. W.

William Long
Marriage Bond

1836

1836

KNOW ALL MEN,

That we

William Long

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 successors 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 one of us and them, both jointly and severally, firmly by these presents. Witness our hands and seals, the *first* day of *October* *1836*.

The Condition of the above obligation is such, That whereas

Wm

hath prayed and obtained a license

to marry

Long Nancy Brown

Now if the said


Nancy


be an actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause

why the said

William & Nancy

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.

his
William + Long
mark 

his
James Mallock
mark 

1836

KNOW ALL MEN, That we

William Long

William Long
Marriage License

Executed the 4th
of October 1836

John Caban Rye

1836

STATE OF TENNESSEE, *Dickson* COUNTY---ss.

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, be-
tween *William Long* ----- and
Nancy Brown ----- of our County
agreeably to the direction of an act of Assembly in such case made and provided:

Provided always, that the said *Nancy Brown*
be an actual resident in this County,—otherwise, these shall be null and void, and shall not be ac-
counted 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 said County Court, this *First* day of

October

183*4*

Wm Hightower Clk

mark

Thos McNulty


Marag Bo-

1836

KNOW ALL MEN, That we *Thos M McNelly and James McNelly* 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 successors 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 one of us and them, both jointly and severally, firmly by these presents. Witness our hands and seals, the *29th* day of *Decr* *1856*

The Condition of the above obligation is such, That whereas *Thos McNelly* hath prayed and obtained a license to marry *Mary Rye* . Now if the said be an actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said *Thos and Mary* 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.

Thos M McNelly
James M McNelly



Thos. McMullof
Marriage License

Dec. 1836

Exceeded 29 Dec. 1836
by me John Eubank 95

Gifford Hamase

STATE OF TENNESSEE, *Dickson* COUNTY---ss.

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, be-
tween *Thos McNulty* and
Mary Rye of our County

agreeably to the direction of an act of Assembly in such case made and provided:

Provided always, that the said *Mary Rye*
be an actual resident in this County,—otherwise, these shall be null and void, and shall not be ac-
counted 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 said County Court, this *29th* day of

December 1836. *Wm. Hightower Clerk*

Gifford Marriage

14
W. M. M. M.
Marriage License

of the
The 15th 1836
above names of
between the two
Exhibited by me

June 1836

Gifford Hamage
B. B.

STATE OF TENNESSEE, Dickson COUNTY—SS.

**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

Mr. M. N. Nelly
Sophiah B. Bower

and

of our County

agreeably to the direction of an act of Assembly in such case made and provided:

Provided always, that the said

Sophiah

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 said County Court, this

June

1836

twelfth

day of

Wm. Hightower Clerk

Gifford Marriage
Book

Mr. Miller
Marriage License

1834

the within License executed by
me on the 5th day of Aug 1836
J. P. Gifford

Gifford Marriage

STATE OF TENNESSEE, *Dickson* COUNTY---SS.

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

William Miller

and

Sabbetha Hagwood

of our County

agreeably to the direction of an act of Assembly in such case made and provided:

Provided always, that the said *Sabbetha*

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 said County Court, this

Second

day of

July

1836

Wm. Hightower Clerk

Gifford Marriage
Bond

Minor and
Mary West
Marriage Bond
Dec^r 22 June 1836

1836

Gifford Marriage

to Minor Sub
J. P. Hardwick Sub

Gifford Marriage
Bond

Robt B. Mitchell

Marriage Bond

1836

Gifford Marriage
KNOW ALL MEN, That we

Robert B. Mitchell and
A. A. Brown 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 successors 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 one of us and them, both jointly and severally, firmly by these presents. Witness our hands and seals, the *18th* day of *December* 1836.

The condition of the above obligation is such, That whereas *Robert B. Mitchell* hath prayed and obtained a license to marry *Nancy Payne* Now if the said *Nancy* be an actual resident in the county aforesaid, and there shall not hereafter appear any lawful cause why the said *Robert and Nancy* 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.

Robert B. Mitchell

A. A. Brown

I do Certify that the rites of matrimony
were duly solemnized between the parties
on the 22nd Dec^r 1836 before the said

Robert B. Mitchell
& Nancy Paynes
Marriage License

Dec. 1836

Gifford Marriage

STATE OF TENNESSEE, *Dickson* COUNTY—ss.

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
Robert B. Mitchell
Nancy Payne _____ and _____
of our County

agreeably to the direction of an act of Assembly in such case made and provided:

Provided always, that the said *Nancy Payne*
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 said County Court, this
December 183 *6*.

Eighteenth day of
William Hightower
By his Deputy *Wm. H. Kelly*

Gifford Hamage
Bird

1861

Dr. G. M. Morgan
Dr. M. M. Morgan
Dr. M. A. Rinehart
May 24, 1896

Know all men by these presents, That We
James M Morgan and J H Morgan
all of the County of Dickson and State of
Tennessee, our heirs and jointly bound unto
the State of Tennessee in the sum of Twelve
hundred and fifty Dollars to which payment
well and truly to be made, we bind ourselves
our heirs, Executors, and administrators, ~~and~~
each and every one of us and ~~them~~, both
jointly and severally, firmly ~~and~~ ^{and} lawfully
firmly by these presents, sealed with our seals
and dated this 8th of May 1866.

The condition of the above obligation is such
That whereas Jas M Morgan hath prayed
and obtained license to marry Martha
A Pinchard, Now if the said Martha
A Pinchard be an actual resident in the
County of ~~David~~, and then shall not
hereafter appear any lawful cause why
the said Jas M Morgan and said Martha
A Pinchard should not be joined together
in Holy Matrimony as husband and wife
then this obligation to be void, otherwise
to remain in full force and effect.

J M Morgan Seal
J H Morgan Seal

Gifford Marriage
Book

1836

KNOW ALL MEN, That we *Gilford Morris & G. W. Duke*
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 successors 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 one of us and them, both jointly and severally, firmly by these presents. Witness our hands
and seals, the *5th* day of *Decr* 1836

The Condition of the above obligation is such, That whereas *Gilford*
Morris hath prayed and obtained a license

to marry *Annanty Glears*. Now if the said *Annanty*
be an actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause
why the said *Gilford & Annanty*
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.

Gilford Morris
G. W. Duke

Gulford Morris
Marriage License

1834 Dec.

This is to certify that I executed this license
according to law on the 8th day of this instant
given under my hand and seal December 18th 1834

Benjamin Chauncy

STATE OF TENNESSEE, *Dickson* COUNTY--ss.

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, be-
tween *Gilford Morris* and
Araminty Givens of our County

agreeably to the direction of an act of Assembly in such case made and provided:

Provided always, that the said *Araminty Givens*
be an actual resident in this County,—otherwise, these shall be null and void, and shall not be ac-
counted 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 said County Court, this

December

1836.

5th day of
Mr. Hightower Clerk

Executed on the day of Sept 18 36
by John E. Johnson Justice
of the Peace

Wm. H. Peterson

Thos. Overton
Marriage License
Sept. 18 36

Mar 11 1836
STATE OF TENNESSEE, *Dickson* COUNTY—SS.

**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

Thos Burton

and

Elizabeth Christian

of our County

agreeably to the direction of an act of Assembly in such case made and provided:

Provided always, that the said

Elizabeth

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 said County Court, this

2nd

day of

September

1836

Wm Hightower Clerk

Wm M Paterson

Marriage Bond

1836

KNOW ALL MEN, That we *Mr. M. Patterson and*
Robert Patterson of the County of *DeKalb* 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 successors 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 one of us and them, both jointly and severally, firmly by these presents. Witness our hands
and seals, the *24th* day of *Decr* 1836

The Condition of the above obligation is such, That whereas *Mr. M*
Patterson hath prayed and obtained a license
to marry *Elyzabeth Richardson*. Now if the said
be an actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause
why the said *Mr. M and Elyzabeth M*
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.

M. M. Patterson
Robert Patterson

Wm. M. Paterson
Marriage License

Executed the 29th
Decr. 1831 -
By H. H. Jamieson

Sept. 1836

STATE OF TENNESSEE, *Dickson* COUNTY---ss.

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, be-
tween *William M Paterson* and
Elizabeth M Richardson of our County
agreeably to the direction of an act of Assembly in such case made and provided:

Provided always, that the said *Elizabeth Richardson*
be an actual resident in this County,—otherwise, these shall be null and void, and shall not be ac-
counted 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 said County Court, this *26th*

December

1836.

day of

Wm Hightower Clerk

Mr. H. Petty

Marriage Bond

Emeline George

8th July 1836

1836

Witnessed by
James H. Petty

Wm. Petty
James D. Petty
1881

William Petty
James D. Petty

Wmth Petty

Marriage License

1836

Executed By
David Gray
(m 9)

Feb. 1836

State of Tennessee

To any Regular Minister of the gospel having the care of souls or
any justice of the peace for said County Greeting

These are to Authorize you or either of you to solemnize the
rites of Matrimony between William F. Petty and Emeline George
of your County agreeable to an act of assembly in such cases made
and provided Given under my hand at office this 8th Feby 1836.

Wm. Harris clerk

John S. Reynolds
Marriage Bond
Issd 21st Jan^y 1836

KNOW ALL MEN, That we, *John S. Reynolds & William*
Jarvis of the county of Davidson 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 successors 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 one of us and them, both jointly and severally, firmly by these presents. Witness our hands
and seals, the *21st* day of *January 1836*

The condition of the above obligation is such, That whereas *John S.*
Reynolds hath prayed and obtained a license
to marry *Lydia Lewis* Now if the said *Lydia*
be an actual resident in the county aforesaid, and there shall not hereafter appear any lawful cause
why the said *John and Lydia*
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 S. Reynolds
made

William Jarvis



John Stanford

John S. Reynolds &
Lydia Lewis
Marriage License
Issd. 21. Jan'y 1836.

Granted by me W^m Linnard
Jan'y 21. 1836.

John Stanford

McKinnis
STATE OF TENNESSEE, ~~HAMILTON~~ COUNTY—ss.

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

John S. Reynolds _____ and
Lydia Lewis _____ of our County

agreeably to the direction of an act of Assembly in such case made and provided:

Provided always, that the said

Lydia _____
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 said County Court, this

Twenty-first _____ day of

January _____ 1836.

Field Tappan
By his Deputy *Thos. J. Kelly*

Charles Robertson
Marriage Bond

1830

KNOW ALL MEN, That we Charles Robertson Abert Hunter
of the county of Leichsen 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 successors 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 one of us and them, both jointly and severally, firmly by these presents. Witness our hands
and seals, the 11th
day of June 1836

The condition of the above obligation is such, That whereas Charles
Robertson
to marry Leally Lewis hath prayed and obtained a license
Now if the said Leally
be an actual resident in the county aforesaid, and there shall not hereafter appear any lawful cause
why the said Charles and Leally
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.

his
Charles Robertson
mark

his
Abert Hunter
mark



John Stanford

Charles Robertson
Marriage License

I certify that I solemnized the Rites of
Matrimony between Charles Robertson
and Sally Crews on the 15th of
June 1836 as the law directs J. W. Christian
Justice of the peace

June 1836

STATE OF TENNESSEE, *Wilkinson* COUNTY—ss.

**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

Charles Robertson

and

Leolly Cruise

of our County

agreeably to the direction of an act of Assembly in such case made and provided:

Provided always, that the said

Leolly Cruise

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 said County Court, this

11th of June

day of

June

1836

J. M. Dightman Clerk

John Stanton

Don. Robertson
Marriage Bonds
1836

Nancy Jones

March 28th 1836



his
Daniel & Robertson *Dea*
marks

his
Charles & Robertson *Dea*
marks

A. Sinding
Marag Bond
1836

KNOW ALL MEN, That we *Archabal Sinsing and*
Mekindrah Sinsing 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 successors 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 one of us and them, both jointly and severally, firmly by these presents. Witness our hands
and seals, the *Shed* day of *Sept* 1836

The condition of the above obligation is such, That whereas
Archabal Sinsing — — hath prayed and obtained a license
to marry *Rebekah Ford* — — Now if the said *Rebekah*
be an actual resident in the county aforesaid, and there shall not hereafter appear any lawful cause
why the said *Archabal and Rebekah* — —
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.

Archibal Sinsing 
Mekindrah Sinsing 

This is to certify that I executed this License
on the 4th day of this instant according to Law
given under my hand this 8th day of Sept 1836
Reuben Chaudoin

A. Sinsing
Marage Loring

STATE OF TENNESSEE, *Dickson* COUNTY—SS.

**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

Archabald Sinsing

and

Rebeckah Fann

of our County

agreeably to the direction of an act of Assembly in such case made and provided:

Provided always, that the said

Rebeckah

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 said County Court, this

Shira

day of

Sept

1826

Wm. Hightower

Maryag Born

W. Linsing

1826

KNOW ALL MEN, That we Mr. Sainsing & Thos McQuilly
of the county of Bickner 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 successors 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 one of us and them, both jointly and severally, firmly by these presents. Witness our hands
and seals, the 24th day of June 1836

The condition of the above obligation is such, That whereas Mr. Sainsing
to marry Elizabeth Moore hath prayed and obtained a license
be an actual resident in the county aforesaid, and there shall not hereafter appear any lawful cause
why the said Mr. & Elizabeth
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.

Mr. Sainsing
Thos McQuilly



Faculties by -
Richmond Herald
July 4th 1896

Executed by -
Richmond Randle
July 4th 1884

STATE OF TENNESSEE, *Dickson* COUNTY—SS.

**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

Mr. Sinsing — — — — — and
Elizabeth W. Moore — — — — — of our County

agreeably to the direction of an act of Assembly in such case made and provided:

Provided always, that the said *Elizabeth* — — — — —
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 said County Court, this

June

1836

24th day of



Wm. Hightower-clk

John Stanford
Marriage Bond

1836

KNOW ALL MEN, That we *John Standfield &*
Isaac Hill 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 successors 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 one of us and them, both jointly and severally, firmly by these presents. Witness our hands
and seals, the *first* day of *Nov* 1836

The Condition of the above obligation is such, That whereas *John*
Standfield hath prayed and obtained a license
to marry *Nancy Hill*. Now if the said *Nancy*
be an actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause
why the said *John & Nancy*
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 Standfield 
Isaac Hill 

Ruby White

Ernest W. Leavelle

married Bonds

1836

Clara Hammond

8th Apr. 1836

his up
Knot w. & the devil sears
mark

Saw Q two Shaffer is also
in the city

Thos W. Tidwell
marriage License

1836

the
County of 10 of
Harris 1836
Wm. White JP

April - 1836

State of Tennessee De Kalb County
To any minister of the gospel having the care
of souls or any justice of the peace for said
County Greeting

These are to authorize you
or either of you to solemnize the rites of
matrimony between Knot. W. Ledwell
and Clara Hammond agreeable to Law
Given at the clerk's office in said
County this 3rd day of April 1836.

Frederick Farrar Clerk

Ruben White &

Daniel Thomas &
Sarah Cress
Marriage Bond
1836

KNOW ALL MEN, That we

No Madden of the county of *Clackson* 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 successors 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 one of us and them, both jointly and severally, firmly by these presents. Witness our hands and seals, the *19th* — day of *August* *1836*

The condition of the above obligation is such, That whereas *Daniel*

Thorne ————— hath prayed and obtained a license to marry *Sarah Green* ————— Now if the said *Sarah Green* be an actual resident in the county aforesaid, and there shall not hereafter appear any lawful cause why the said *Daniel Thorne* 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.

his
Daniel & Thorne
mark

his
Patrick H. Madden
mark



Thomas and Patrick

Daniel Thorne
Sarah Quins
Mamago. Limes

Dec. 17th Aug. 1836

come to hand the
18th Aug. and by

by me

Thos. Jernagin v. s.
at Dublin, Conn.

Aug. 1836

That Daniel Thorne and Patricia
STATE OF TENNESSEE, *Dickson* COUNTY—ss.

**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

Daniel Thorne

and

Sarah Green

of our County

agreeably to the direction of an act of Assembly in such case made and provided:

Provided always, that the said

Sarah Green

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 said County Court, this *Seventeenth* day of

August

1836.

William Hightower Clk
By his Deputy *Wm. J. Kelly*

Rubin White &

D D Bradley
Marriage

B and

1836

Reuben White

KNOW ALL MEN, That we

David D. Whaley & John Forsythe of the county of *Lawson* 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 successors 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 one of us and them, both jointly and severally, firmly by these presents. Witness our hands and seals, the *12th* day of *July 1896*

The condition of the above obligation is such, That whereas *David D. Whaley* hath prayed and obtained a license

to marry *Cynthia C. Taylor* Now if the said *Cynthia* be an actual resident in the county aforesaid, and there shall not hereafter appear any lawful cause why the said *David D. Whaley* 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.

David D. Whaley
John Forsythe



Ruben White &
Mary B. Mitchell
Marriage Bond
1836

KNOW ALL MEN, That we *Ruben White and John A. Bibb* of the County of *Shelby* 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 successors 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 one of us and them, both jointly and severally, firmly by these presents. Witness our hands and seals, the *31st* day of *October 1836*

The Condition of the above obligation is such, That whereas *Ruben White* hath prayed and obtained a license to marry *Mary B. Mitchell*. Now if the said *Mary B.* be an actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said *Ruben & Mary B.* 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.

Ruben White
John A. Bibb

