

100) Approbation of such testament being first had and  
 in said court / thus this obligation to be void. This instrument  
 in full force & virtue -  
 attested  
 The 4th of June 1828

James Howard (Seal)  
 B. B. Johnson (Seal)  
 J. R. Blackmon (Seal)  
 Rey Noble (Seal)

Thomas Williams  
 Guardian bond  
 June Term 1828

Know all men by these presents  
 We Thomas Williams, William  
 Williams W. Gleason, & Stephen Williams  
 all of Gilson County & State of Tennessee  
 are held and firmly bound unto Samuel Royster  
 of the State of Tennessee and his liege heirs in office with  
 of one thousand dollars for which payment well & truly  
 made we bind ourselves, our heirs & jointly & severally  
 jointly by these presents sealed with our seals and dated  
 the 4th day of June 1828 - The conditions of this  
 bond is such that - when as the above bound Williams  
 this day has appointed Constable in Gilson County for the  
 next succeeding year - Now if the said Williams, &  
 will and truly according to law discharge all duties  
 on him by law in virtue of his said office of Constable  
 then this obligation to be void and of no effect, else to  
 full force & virtue in law, signed & delivered in court -

Thomas Williams (Seal)  
 William Goodman (Seal)  
 W. R. Gleason (Seal)  
 Stephen Williams (Seal)

Simon Easterwood's  
 Guardian bond  
 June Term 1828

Know all men by these presents that  
 Simon Easterwood, David B. Dickson & W.  
 Simpson all of Gilson County & State  
 of Tennessee are held and firmly bound  
 unto the Court of Pleas & Quarter  
 Sessions of the County of Gilson in the sum of two hundred dollars for  
 which payment well and truly to be made we bind ourselves  
 jointly & severally, jointly by these presents sealed with  
 our seals and dated this 2nd of June 1828 - The conditions of  
 this obligation is such that whereas said Easterwood

has been appointed Guardian of Amanda L. Easterwood  
 of Easterwood, and Sarah Elizabeth Easterwood  
 or their children - now if the said Easterwood shall  
 discharge all duties enjoined him in virtue of his ap-  
 pointment of guardian aforesaid then this bond to be void  
 and of no effect else to be of full force & virtue in law  
 signed & delivered in court  
 Simon Easterwood (Seal)  
 D. B. Dickson (Seal)  
 W. Simpson (Seal)

W. W. James  
 Guardian bond  
 June Term 1828

Know all men by these presents that we  
 Henry M. James, Wilson Brown & John Glop-  
 cock are held and firmly bound unto Isham  
 St. Davis Chairman of the County Court of Gilson  
 County in the sum of one hundred dollars  
 which payment well and truly to be made we bind our-  
 selves, our heirs & jointly & severally jointly by these presents  
 sealed with our seals and dated this 2nd of June 1828 -

The conditions of this obligation is such that whereas  
 the above bound Henry M. James has this day been appointed  
 Guardian of the estate of William L. James, The S. James, Benj  
 James, & Katharine James infant children of said Henry  
 James, to take into his possession and be care according to law  
 of the said James shall perform all acts in connection  
 in virtue of his appointment of guardian aforesaid then this  
 bond to be void and of no effect - else to be of full force & virtue  
 in law -  
 Henry M. James (Seal)  
 John Glopcock (Seal)  
 Wilson Brown (Seal)

Overall's  
 Guardian bond  
 June Term 1828

Know all men by these presents that we  
 John Overall, & Abraham P. Davidson, Wm  
 D. Blake more & Abram B. Lee are held and  
 firmly bound unto Isham St. Davis Chairman of  
 the County Court of Gilson County in the sum of one thousand dollars  
 for which payment well and truly to be made we bind our-  
 selves, our heirs & jointly and severally, jointly by these presents  
 sealed with our seals and dated this 2nd of June 1828 -  
 The conditions of this obligation is such that whereas the  
 above bound John Overall has this day obtained an order

100) Give a license to keep an ordinary in Gibson County for one year from the date hereof - Now if the said John Overall shall do and perform all acts & things incumbent on him in virtue of his appointment of - then any license thus this bond to be void & of no effect - else of full force & virtue in law

J<sup>no</sup>. Overall (Seal)  
 A. J. Davidson (Seal)  
 W. D. Walker (Seal)  
 Abraham B. Lee (Seal)

John W. Evans' Ordinary bond June Term 1828

Know all men by these presents that John W. Evans, John P. Davis & Isaac L. Little are held and firmly bound unto James Davis Chairman of the County Court of Gibson County in the sum of one thousand dollars for which payment shall and truly to be made when and where the same shall be jointly & severally, firmly by these presents sealed with seals and dated this 2nd of June 1828 - The condition of above obligation is such, that whereas the above bound J<sup>no</sup>. W. Evans has this day fixated and obtained an order leave to keep an ordinary in Gibson County for one year from the date hereof - Now if the said John W. Evans shall do & perform all acts and things incumbent on him in virtue of his appointment of Ordinary hereafter to be null and void or otherwise to remain in full force & virtue in law the date above written -

J<sup>no</sup>. W. Evans (Seal)  
 J<sup>no</sup>. L. Davis (Seal)  
 Isaac L. Little (Seal)

Madison McLaurin's Constable bond June Term 1828

Know all men by these presents that Madison McLaurin, James R. Gibbs, C. Gillespie & Williams & Love all of Gibson County and State of Tennessee are held and firmly bound unto James Houston Governor of the State of Tennessee and his successors in office in the sum of one thousand dollars for which payment shall and truly to be made when and where the same shall be jointly & severally, firmly by these presents, sealed with seals & dated this 2nd June 1828

condition of this obligation is such that whereas the above bound Madison McLaurin has this day been appointed Constable in Gibson County the said McLaurin shall do and perform all acts & things incumbent on him in virtue of his said office of Constable of said County - Now if the said McLaurin shall do and perform all acts & things incumbent on him in virtue of his said office of Constable of said County - then any obligation to be void and of no effect, else to be of full force and virtue in law - signed & delivered in Court

Madison McLaurin (Seal)  
 James R. Gibbs (Seal)  
 J<sup>no</sup>. C. Gillespie (Seal)  
 W. C. Love (Seal)

Edward H. Rains' Constable bond June Term 1828

Know all men by these presents that Edward H. Rains, J<sup>no</sup>. R. Rains, William Alford, J<sup>no</sup>. Rains & J<sup>no</sup>. Rains all of Gibson County & State of Tennessee are held and firmly bound unto James Houston Governor of the State of Tennessee in the sum of one thousand dollars for which payment shall and truly to be made when and where the same shall be jointly & severally, firmly by these presents, sealed with seals & dated this 1st of June 1828 - The condition of this obligation is such that whereas the above bound Rains has this day been appointed Constable in Gibson County for the two next succeeding years - Now if the said Rains shall do and perform all acts & things incumbent on him in virtue of his said office of Constable then this obligation to be void and of no effect, else to be of full force and virtue in law signed & delivered in open Court

E. H. Rains (Seal)  
 John H. Rains (Seal)  
 William Alford (Seal)  
 J<sup>no</sup>. Rains (Seal)  
 Benjamin White (Seal)



chattel and credits of the deceased at the time  
 his death, which at any time hereafter shall come  
 into the hands of ~~the executor~~ or possessors of the land  
 or person for said Simpson there do well and truly ad-  
 ister according to law and further do make a true  
 and just account of his said administration with  
 the heirs after the date of these presents, and all  
 rest and residue of the said goods, chattels and  
 which shall be found remaining on said adminis-  
 tration account the same being first allowed by the court  
 said county, shall deliver and pay unto such person  
 persons proper thereby, to whom the same shall be due  
 pursuant to the true intent and meaning of the act  
 that case made and provided, and if it shall  
 appear that any will or testament was made  
 said deceased and the executor or executors  
 named do exhibit the same into court, making  
 request to have the same allowed and approved  
 accordingly. If the said Simpson shall above  
 being thereto required to surrender the said letters  
 ad administration (copy of said testament be-  
 first had and made in said court) then this obli-  
 gation shall be void - & the same to remain in full  
 + Virtue - the date above retretted

attests  
 Tho: H. to  
 Clerk

Thos Young  
 Jpe. S. Rep.

been being bound  
 the said case of Sabry  
 with Davidson  
 return his term 1828

Know all men by these presents  
 that we Reuben King, Abraham  
 King & Jace Williams of Essex  
 County and State of Tennessee  
 do and jointly bound unto  
 the court of pleas and general sessions for the said  
 county in the sum of two thousand dollars for which  
 we must well and truly be made binding  
 upon our heirs all jointly and severally, jointly  
 these presents, dated with our seals and sobs  
 5<sup>th</sup> day of September 1828.

The condition of this obligation is such  
 that whereas the above bound Reuben King has  
 appointed Guardian for Sabry Davidson the  
 minor of sixteen years and of Harriet Davidson a minor  
 of seven years - now if the said Reuben King  
 will return within ninety days after the date  
 of a perfect inventory of the estate of said  
 Sabry and also every twelve months thereafter make  
 return of his proceedings in relation to said estate  
 in all things which he discharge his duty as Guardian  
 according to law - then this bond to be void  
 otherwise to be of full force and effect in testimony whereof  
 we have hereunto set our hands and seals this 5<sup>th</sup>  
 day of September 1828.

Reuben King (seal)  
 Abraham King (seal)  
 Jace Williams (seal)

Reuben King bond  
as he is dean of Whitwell  
Davidson  
September Term 1828

Know all men by these presents that  
I the said Reuben King, of  
Fleming and Jesse Williams  
of Nelson County and state of  
Virginia an held and firmly bound  
unto Isham H. Davis Chairman of the County Court of  
County of Nelson in the sum of one thousand dollars  
for which I pay must well and truly to be executed  
by these presents sealed with our seals and dated  
the 4<sup>th</sup> of September 1828. The condition of the  
obligation is such that the said Reuben King  
shall this day be appointed guardian of  
Davidson a minor of the age of thirteen years  
son of Mr. J. Davis now deceased - Now if the  
said King shall return him into court within  
days a perfect in conformity of the estate of the  
minor and annually thereafter and in conformity  
of his proceedings as guardian and finally  
all things discharge his duty to guard and  
according to law then this bond to be void  
to the full force in law. In testimony whereof  
I have hereunto set my hand and seal  
this day & date above said this 4<sup>th</sup> day of  
September 1828.

Reuben King  
Jesse Williams

Mr. Evans  
know all men by these presents that  
I the said John W. Evans, Isaac P. Bellows, John  
B. Epperson an held and firmly bound  
unto Isham H. Davis Chairman of the County Court of  
County of Nelson in the sum of one thousand dollars  
for which I pay must well and truly to be executed  
by these presents sealed with our seals and dated  
the 4<sup>th</sup> of September 1828. The condition of the  
obligation is such that the said John W. Evans  
shall this day be appointed guardian of  
John York a minor of the age of twelve years  
son of Mr. J. Davis now deceased - Now if the  
said Evans shall return him into court within  
days a perfect in conformity of the estate of the  
minor and annually thereafter and in conformity  
of his proceedings as guardian and finally  
all things discharge his duty to guard and  
according to law then this bond to be void  
to the full force in law. In testimony whereof  
I have hereunto set my hand and seal  
this day & date above said this 4<sup>th</sup> day of  
September 1828.

John W. Evans  
Isaac P. Bellows  
John B. Epperson

Know all men by these presents that  
I the said John W. Evans, Isaac P. Bellows, John  
B. Epperson an held and firmly bound  
unto Isham H. Davis Chairman of the County Court of  
County of Nelson in the sum of one thousand dollars  
for which I pay must well and truly to be executed  
by these presents sealed with our seals and dated  
the 4<sup>th</sup> of September 1828. The condition of the  
obligation is such that the said John W. Evans  
shall this day be appointed guardian of  
John York a minor of the age of twelve years  
son of Mr. J. Davis now deceased - Now if the  
said Evans shall return him into court within  
days a perfect in conformity of the estate of the  
minor and annually thereafter and in conformity  
of his proceedings as guardian and finally  
all things discharge his duty to guard and  
according to law then this bond to be void  
to the full force in law. In testimony whereof  
I have hereunto set my hand and seal  
this day & date above said this 4<sup>th</sup> day of  
September 1828.

John W. Evans  
Isaac P. Bellows  
John B. Epperson

Know all men by these presents that  
I the said Thomas D. Stanley, William D. Stewart  
an held and firmly bound  
unto Isham H. Davis Chairman of Nelson County Court  
in the sum of two hundred  
dollars which sum well and truly to be paid  
by these presents sealed with our seals and dated  
this 15<sup>th</sup> day of Nov. 1828. The condition of the  
above obligation is such that the said Thomas D. Stanley  
shall this day be appointed guardian of  
John York a minor of the age of twelve years  
son of Mr. J. Davis now deceased - Now if the  
said Stanley shall return him into court within  
days a perfect in conformity of the estate of the  
minor and annually thereafter and in conformity  
of his proceedings as guardian and finally  
all things discharge his duty to guard and  
according to law then this bond to be void  
to the full force in law. In testimony whereof  
I have hereunto set my hand and seal  
this day & date above said this 15<sup>th</sup> day of  
November 1828.

Thomas D. Stanley  
William D. Stewart

10 of the custom of the Country till  
 twenty one years of age and give him eight  
 months schooling out of said term of a horse  
 and bridle worth fifty five dollars in trade and  
 part of debts at the end of said term then the  
 obligation to be void otherwise to remain in full  
 force & virtue the date above written  
 attest  
 the 5th day of Dec  
 The D. Stanton  
 Benjamin White  
 John Young

Know all men by these presents that  
 John Parker, John Montcomery, Philip  
 Parker, Felix Parker, James P.  
 Young all of the county of Gibson  
 State of Tennessee are held and their heirs bound unto  
 the Governor of the State of Tennessee  
 his successors in office in the past and full  
 of one thousand dollars per payment of which  
 shall and truly to be made all & each of us bind  
 ourselves, our heirs, executors and administrators  
 and by these presents - sealed with our seals and  
 this 1st of December 1828 -

The condition of the above obligation  
 is such that whereas the above bound John Parker  
 is this day bound appointed constable in this county  
 know of the said John Parker shall well and  
 pay and satisfy such persons to whom the  
 money and all sums of money by him received  
 virtue of his office put into his hands for  
 purpose and shall in all things belonging to  
 office well and truly demean himself during  
 continuance thereof - then the above obligation  
 to be void - otherwise to remain in full force  
 John Parker  
 Philip Parker  
 John Montcomery  
 Felix Parker  
 James P. Young

Know all men by these presents that  
 Samuel Patterson, Charles Phillips, James  
 Mathis and William Welch all  
 of Gibson county and State of Tennessee  
 are held and firmly bound unto Samuel Houston  
 Esq. of the State of Tennessee and his successors  
 in the past full sum of one thousand  
 dollars for payment of which well and truly to be  
 made, we and each of us bind ourselves, our heirs,  
 executors and administrators jointly, severally, and  
 individually by these presents - sealed with our seals and dated  
 this 1st of December 1828 -

The condition of the above obligation  
 is such that whereas the above bound Samuel Patterson  
 is this day appointed to serve as constable in this county  
 know of the said Samuel Patterson shall well and truly  
 pay and satisfy such persons to whom the same money  
 shall be put into his hands for that purpose and  
 shall in all things belonging to his office well and truly  
 demean himself during his continuance therein  
 then the above obligation to be void otherwise  
 to remain in full force and virtue  
 Samuel Patterson  
 James Mathis  
 Charles Phillips  
 William Welch

In the name of God Amen I  
 Jeremiah McWhorter of the county of  
 Gibson & State of Tennessee being weak  
 of body but of sound mind and high  
 understanding, knowing that it is once appointed for all men  
 after committing my soul to God and my body to the  
 earth with the hope of being raised at the last day, do  
 hereby make and ordain this my last will and testament  
 of all such worldly substances as it hath pleased

God to bless me with in the manner following  
to wit after the payment of all my just debts  
I give and bequeath to my beloved  
Elizabeth M<sup>r</sup>Whorter the occupant claim on  
I now live my bay mare and saddle all my horses  
& Pet chine Gun return three cows & calves of her own  
out of my stock of cattle, all my stock of hogs  
two cows & pigs and eight hundred weight of pork  
my negro girl Chang and her offspring all of which  
she is to have during her natural life then to be  
- and of as here after directed, & lastly I give  
bequeath to my beloved son Messrs B. M<sup>r</sup>Whorter  
I will say. Thirdly I give and bequeath to my dear  
Elizabeth M<sup>r</sup>Whorter wife of David M<sup>r</sup>Whorter  
the heirs of James B. M<sup>r</sup>Whorter deceased ten dollars  
equally divided between the said Elizabeth and  
B. M<sup>r</sup>Whorter's heirs, fourthly I give and bequeath  
my son George M<sup>r</sup>Whorter my negro boy, & give  
to one hundred of fifty acres of land out of a two hundred  
acres claim purchased of Moses Gorb to be laid off  
north side of said claim also twenty five dollars in  
and my largest waygon, my third colt and powder  
weight of pork to him & his heirs forever. Fifthly I  
and bequeath to my daughter Carriee M<sup>r</sup>Whorter  
Prorably her ides and to the heirs of Lynn the M<sup>r</sup>Whorter  
wife of John Sutton Ten dollars - Sixthly I give  
to my daughter Lavinia wife of Ishmael Broadshaw  
claim to fifty acres of land part of an occupant  
him and was purchased of Moses Gorb the same  
laid off at the option of Ishmael Broadshaw  
- partly length of him but is to be laid off in the  
east corner or south west corner of said claim, two  
pigs. three head of cattle, of his choice after my  
just makes choice of what cattle I have allotted  
and four hundred weight of pork also thirty dollars  
cash to be appropriated towards serving said fifty  
of land - Seventhly I give and bequeath to

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Elizabeth Mary wife of James D. King the amount of  
principal and interest of three notes which I  
had on said James D. King, eighthly I give and  
bequeath to my grandson Jeremiah Barnet M<sup>r</sup>Whorter  
of George M<sup>r</sup>Whorter my negro girl Mahala  
and her offspring to him & his heirs forever - Ninthly  
I give and bequeath to my grandson Jeremiah James  
Broadshaw son of Ishmael Broadshaw & Lavinia  
wife my negro girl ~~Chang~~ and her offspring  
to him & his heirs forever. Tenthly I give & bequeath to  
my daughter Sally wife Benjamin Merwin twenty five dollars  
cash - Eleventhly - It is my will and desire that James  
Broadshaw have twenty five dollars to him and his heirs forever  
with it is further my will and desire that my son  
George M<sup>r</sup>Whorter have my negro girl Chang & her offspring after  
the death of my wife to be enjoyed by him & his heirs  
forever and it is my will and desire that the balance  
of my property be sold and the proceeds of the sale together  
with all other money due me over and above what is other  
wise appropriated be given to my daughter Lavinia &  
my daughter Lavinia & Lavinia as daughters of George  
M<sup>r</sup>Whorter in the following proportions to wit that my  
daughter Lavinia & Lavinia have fifty dollars  
each and that the balance be given Lavinia wife of  
Ishmael Broadshaw & to have the remainder to be enjoyed  
by the said Lavinia & Lavinia. And it is further my will that  
the death of my wife all her life time estate, except  
the negro girl Chang be sold and the proceeds of the sale be  
divided equally to the heirs of Ishmael Broadshaw & Lavinia  
to them and their heirs forever and lastly it is my will  
& desire that there be paid to my wife Elizabeth M<sup>r</sup>Whorter  
my son George M<sup>r</sup>Whorter out of his part of the estate  
thirty one hundred dollars in cash to be enjoyed by  
him & his heirs forever And I the said Jeremiah M<sup>r</sup>  
do hereby order and give this my last will & testament  
to be my last & former will & testament, and contrary

I do hereby nominate and appoint my true & lawful friends  
 Mr. Whorton, John Porter and James Porter executors of  
 my last will and testament - In witness whereof  
 hereunto set my hand and affixed my seal this 1st  
 of July 1828  
 Signed in presence  
 of Land. North  
 Tho. M. O'Neil

Jeremiah M. Whorton

Michael Israel Adm.  
 of John Edmonstone  
 Dec. Term 1828

State of Tennessee, Gibson County,  
 all men by these presents that we  
 Michael Israel, Wm. B. Allman, & Al-  
 monson & Daniel Wicksbe all of

come to the State aforesaid are held and firmly bound  
 unto the Governor of the State of Tennessee for the sum  
 his receipt for in off us in the sum of two hundred  
 to be paid to the said Governor, his successor or assigns  
 payment well and truly to be made we bind ourselves  
 of us, our heirs, executors & administrators jointly  
 severally. Given by these presents be it with our  
 this 1st of Dec. 1828. The condition of the

obligation is such that whereas the above bound  
 Israel administrator of all and singular, the goods  
 rights and credits of John Edmonstone deceased do make  
 to be made a true and perfect inventory of all and singular  
 goods and chattels, rights and credits of the deceased, which  
 know or shall come to the hands, knowledge or possession  
 said Michael Israel or into the hands or possession of  
 person or persons for him and the same so made, do exhibit  
 cause to be exhibited to the court of the county aforesaid  
 within ninety days from the date of these presents and  
 same goods, chattels & credits and all other goods, chat-  
 tels, rights and credits of the deceased at the time of his death which  
 any time hereafter shall come into the hands or possession  
 the said Michael Israel or into the hands or possession  
 any other person or persons for him do well and truly  
 in writing according to law and from the date of these presents  
 to be made a just and true account of his administration  
 within two years from the date of these presents and  
 all the rest and residue of the said goods, chattels &

which shall be found remaining on said administration  
 and the same being first examined & allowed of by the  
 court of said county shall deliver & pay unto each per-  
 son or persons respectively to whom the same shall be  
 permanent to the true intent & meaning of the act  
 that case made and provided - and if it shall  
 appear that any last will or testament was made by  
 said deceased and the executors or executors  
 named, do exhibit the same into court, making  
 request to have the same allowed and approved of ac-  
 cordingly - if the said Michael Israel above  
 named being thereto required to render the said last will  
 or testament (approbation of such last will being  
 first had & made in said court then this obligation  
 shall void other wise to remain in full force & virtue  
 until the 1st of Dec. 1828

Margaret Weakly Adm.  
 of Wm. L. Weakly  
 Dec. Term 1828

Michael Israel (Adm)  
 Wm. B. Allman (Adm)  
 Almonson (Adm)  
 Daniel Wicksbe (Adm)

State of Tennessee, Gibson County, Tenn. all men by  
 these presents that we Margaret Weakly, Daniel  
 & Thomas W. King all of Gibson County the  
 aforesaid are held and firmly bound unto the Gov-  
 ernor of said State for the sum of twelve  
 hundred & fifty dollars to be paid to the said Governor  
 his heirs or assigns - to which sum must well and  
 truly to be made we bind ourselves and each of us, and our  
 heirs, executors or administrators jointly & severally, given  
 by these presents sealed with our seals and dated the 17th  
 of Dec. 1828 - The condition of the above obliga-  
 tion is such that - whereas the above bound Margaret  
 Weakly administrator of all and singular the goods and chattels, rights  
 and credits of William L. Weakly deceased - do make or cause to  
 be made a true and perfect inventory of all and singular  
 goods and chattels, rights and credits which have or shall  
 come to the hands, knowledge or possession of said Margaret-  
 Weakly or into the hands or possession of any person or persons  
 for her - and the same so made, do exhibit or cause to be  
 exhibited to the court of the county aforesaid within  
 ninety days from the date of these presents and  
 all the rest and residue of the said goods, chattels and

(11) and all other goods, chattels and credits of  
 deceased at the time of his death which at  
 time hereafter shall come into the hands or possession of  
 Margaret Weatley or into the hands or possession of  
 person or persons for her do well and truly admin-  
 aie or ding to law And you then do make or cause  
 made a true and just account of his said administra-  
 within two years from the date of these presents and  
 the rest and residue of the said goods, chattels and  
 which shall be found remaining on said administra-  
 account the same being first examined and allowed  
 by the court of said County shall deliver and pay  
 each person or persons respectively to whom the same  
 shall be due pursuant to the true intent and mean-  
 the act in that case made and provided and if  
 shall appear that any last will or testament was  
 by said deceased and the executor or executors thereof  
 do inhibit the same into court - making request to  
 the same allowed and approved of accordingly of  
 said Margaret Weatley above her name being there-  
 required to under the said letters of administra-  
 approbation of such testament being first had and made  
 in said court then the obligation to be void otherwise  
 in full force and virtue  
 atty to Tho: Hills clerk -

Margaret Weatley  
 Over all your own  
 Thomas Weatley

A. B. Lee Adm<sup>r</sup>  
 of Nathaniel Gaudens  
 Ex<sup>r</sup> Term 1828

The State of Tennessee  
 Shew all men by these presents that  
 Abraham B. Lee of Jefferson County the State  
 all of Jefferson County the State  
 are held and firmly bound unto the Governor of the State  
 being in the name of the said deceased settling the law  
 the said Governor his executors or assigns to which party  
 well and truly to be made the said executor and each of  
 Our Justs, executors or administrators jointly and severally  
 these presents be did with our seals and dated this 11<sup>th</sup>  
 1828 - The condition of the above obligation  
 such that when by the above bond and Abraham  
 administrator of all and singular the goods and  
 hands and tenements of Nathaniel Gaudens or

we take or cause to be made a true and perfect  
 account of all and singular the goods and chattels  
 debts and credits of the deceased which have or  
 shall come to the hands, knowledge or possession of  
 said Lee or into the hands or possession of any  
 person or persons for him and the same be made  
 exhibit or cause to be exhibited to the court of the  
 by affidavit within ninety days from the date  
 these presents and the same goods, chattels and  
 debts and all other goods, chattels and credits of  
 deceased at the time of his death which at  
 time hereafter shall come into the hands or  
 possession of said A. B. Lee - or into the hands or  
 possession of any other person or persons for him  
 well & truly administer according to law and  
 then do make or cause to be made a true  
 and perfect account of his said administration within  
 two years after the date of these presents and all the  
 rest and residue of the said goods, chattels and credits  
 which shall be found remaining on said administra-  
 account the same being first examined & allowed  
 by the court of said County shall deliver & pay  
 to such person or persons respectively to whom the  
 same shall be due pursuant to the true intent  
 and meaning of the act in that case made  
 provided and if it shall appear that any last-  
 will or testament was made by the said deceased  
 and the executor or executors thereof named do inhibit  
 the same into court making request to have the same  
 allowed and approved of accordingly if the said  
 above bond being thereunto required to under  
 said letters of administration (approbation of  
 such testament being first had and made in said  
 court) then this obligation to be void otherwise  
 in full force and virtue  
 Abraham B. Lee  
 Ephraim Billingsley

118 James Porters?  
 of Jeremiah M. Whorters?  
 Dec. 1828

The State of Tennessee  
 County - Know all men  
 by these presents that we  
 James Porter, Bentley B. Epperson  
 John Porter and Moses Leary all of Gibson County

State of Tennessee are hold and firmly bound  
 the Governor of the State aforesaid for the sum  
 in the sum of two thousand dollars to be paid  
 the said Governor his Receivers or Assigns to whom  
 payment well and truly to be made all kind and  
 and each of us and our heirs executors and admors  
 jointly and severally firmly by these presents  
 with our seals and dated this 1st day of Dec. 1828

The condition of the above obligation is such  
 that when the above bound James Porter executor  
 of all and singular the goods and chattels, bonds  
 tenements rights and credits of James Porter  
 deceased do on other or cause to be made a  
 and perfect inventory of all and singular the  
 and chattels, rights and credits of the deceased  
 have or shall come to the hands, knowledge  
 of the said James Porter or into the hands or possession  
 of any person or persons for him and the same he  
 do exhibit or cause to be exhibited to the court  
 County aforesaid within ninety days from the date  
 of these presents and the same goods, chattels  
 and all other goods, chattels, or credits of the deceased  
 shall come into the hands or possession of said  
 Porter or into the hands or possession of any other  
 or persons, for him or well & truly administrator  
 according to law and give true do on other or cause  
 he made a true and just account of his receipts  
 - minutes within two years from the date  
 these presents, and all the rest and residue of  
 goods and chattels and credits which shall be  
 remaining on said Executor's account the said  
 being first examined and allowed of by the court

119  
 said County - that all debts and pay unto such  
 persons or persons respectively to whom the same  
 with all his due, according to the true intent  
 and meaning of the act in that case made  
 and provided and if it shall appear that  
 any other last will exists (to wit) unless made  
 by said deceased and the executor or executors  
 thereon or order as aforesaid then the same into court  
 making request to have the same allowed & approved  
 accordingly of the said James Porter above  
 on and living thereunto required to under his  
 letters testameary (approbation of said testame-  
 nary first had and made in this court then  
 the obligation to be void other wise to stand  
 in full force & virtue  
 James Porter (seal)  
 B. B. Epperson (seal)  
 John Porter (seal)  
 Moses Leary (seal)

Solomon Shaw Gardner  
 of Wilkes Shaw  
 orphan Boy

Know all men by these presents that  
 we Solomon Shaw & Joseph S. Sapp  
 are here and jointly bound with  
 am. F. Davis, in the penal sum of  
 hundred dollars fine with well and truly to be made  
 by our selves our heirs Executors & Administrators and  
 jointly & severally firmly by these presents, sealed with  
 our seals this 4th of February 1829.

The condition of the above obligation is such that when  
 Solomon Shaw, hath this day taken a certain orphan  
 named Wilkes Shaw, as an apprentice to the house  
 wrights business, untill he is twenty one years of age,  
 is now Eleven years of age, now of the said Solomon  
 I shall give the said Boy one year schooling, which he  
 is now ten years old, learn him the house carpenters trade  
 him a good set of house Carpenters tools, and a good  
 set of clothes when he is twenty one years old, and to clothe  
 said Boy, agreeable to the custom of the county and  
 with humanity and justice, wash on his money

120) It is further agreed in that case the above obligation  
 to be void else to remain in full force and virtue  
 the 4<sup>th</sup> day of March 1829  
 Wm. W. Evans  
 John W. Evans

Wm. W. Evans Bond  
 Governor for Corrom  
 June Term 1829

Know all men by these presents  
 that we Wm. W. Evans Thomas  
 & James Wright of the county  
 of Gibson and State of Tennessee, are here and firmly  
 unto William Hall Governor of the said State of Tennessee  
 in the penal sum of one thousand dollars, for which  
 we will and truly to be made we here our selves our  
 Executors & Administrators and assigns, jointly & severally  
 firmly these presents seals with our seals and dated  
 the 12<sup>th</sup> day of June A.D. 1829.

The conditions of the above obligation is such  
 whereas Wm. W. Evans, was duly & constitutionally  
 Governor for the county of Gibson, and State of  
 Tennessee, agreeable to the laws of the State of Tennessee, for the  
 next ensuing two years. Now if the said Wm. W. Evans,  
 will truly and faithfully execute and perform  
 the duties of Governor in and for the county of Gibson  
 State of Tennessee, agreeable to the laws of the State  
 of Tennessee, then and in that case to be null & void  
 else to remain in full force & virtue  
 the day and date first above written -

Wm. W. Evans  
 Thos. Jones  
 James Wright

Wm. W. Evans Bond  
 Governor for Corrom  
 June Term 1829

Know all men by these presents that  
 we Wm. W. Evans, Thomas  
 & James Wright, are here and firmly  
 unto William Hall Governor  
 of the county of Gibson and State of Tennessee, in the penal sum of one  
 thousand dollars, for which we will and truly to be paid  
 jointly & severally, seals with our seals and dated this 3<sup>rd</sup> day of June 1829  
 The conditions of the above obligation is such that  
 whereas the above bounden John W. Evans hath this day prout  
 allowed license to keep an oxcart, or house of exhibition  
 in the town of Trenton, for the term of twelve  
 months (expiring) now if the said Wm. W. Evans will  
 not allow of gaming of any kind and keep an  
 oxcart and do all and so all things that he is acce  
 to & law, then the above obligation to be void otherwise  
 to remain in full force and virtue Wm. W. Evans

John W. Evans Bond  
 Governor for Corrom  
 June Term 1829

Wm. W. Evans  
 James Wright

Know all men by these presents  
 we Abraham S. Davidson (James or Blakemore & John Cana  
 & John Cana) are here and firmly bound unto Wm. W. Evans  
 the county court of Gibson County, and his Successors in  
 office, in the penal sum of one thousand dollars, with  
 which we will and truly to be paid we here our selves our  
 jointly & severally, seals with our seals and dated 5<sup>th</sup> day of  
 June 1829 - The condition of the above obligation  
 is such that whereas the above bounden Abraham S. Davidson  
 this day prout and obtained license, to keep an oxcart, a house  
 of exhibition, in the town of Trenton, for the term of twelve months  
 - this day, now if the said Abraham S. Davidson, will not allow  
 gaming of any kind so long as he shall keep an oxcart and  
 do all and thing according to & law then the above obliga  
 to be void, otherwise to remain in full force and  
 virtue  
 A.S. Davidson  
 J.W. Blakemore  
 John Cana

Mary Mops Gardian  
Bond Area et.  
June Term 1829

Know all men by these presents  
that we Mary Mops, John  
Dunlap & David Stephenson  
all of the county of Gibson  
State of Tennessee are held and firmly bound  
to the said State of Tennessee

in the sum of twenty four hundred dollars and for the  
payment of which we bind our heirs our executors  
and assigns and do hereby seal with our seals  
and date this 1st day of June 1829

The conditions of the above obligation is such  
that whereas the above bounden Mary Mops, hath  
been appointed Guardian of the said estate of  
John Mops, George Mops, & Thomas Mops, orphan children  
of the said Mary Mops deceased, now of the said county of  
Gibson State of Tennessee, make or cause to be made  
a true and just inventory of the said estate  
and do hereby seal with our seals and date  
this 1st day of June 1829

Mary Mops  
John Dunlap  
David Stephenson

Crowell D Simmons  
Constable Bond  
June Term 1829

Know all men by these presents  
that we Caswell D. Simmons  
Simon Shaw & Duncan Gray

are held and firmly bound unto William  
Stephens of the State of Tennessee, and his executors  
in the just and full sum of one thousand dollars  
for the payment of which we bind our heirs our  
executors and assigns and do hereby seal with our  
seals and date this 1st day of June 1829

1829

The conditions of the above obligation is such  
that whereas the above bounden Caswell D. Simmons, is  
appointed & sworn as Constable in this county, and  
the said Caswell D. Simmons, shall well and truly pay  
such money to whom the same may be due  
by him received by virtue of any  
process put into his hands for that purpose and shall  
all things belonging to his office, will and truly deliver  
them up to the person to whom they are due, then  
the above obligation to be void other wise to remain  
in full force & virtue.

C. D. Simmons  
Simon Shaw  
Duncan Gray

John Williams, Adm.  
of the estate of  
June Term 1829

The State of Tennessee  
Gibson County. Know all men  
by these presents that we  
Stephen Williams, Co. Just. of the Peace

John W. Richardson all of Gibson County and the  
County of the said State, for the time being in the sum  
of one hundred dollars to be paid to the said Stephen  
Williams or assigns - to each day must well and truly  
pay the same to the said Stephen Williams or assigns  
and do hereby seal with our seals and date  
this 1st day of June 1829

The conditions of the above obligation is such  
that whereas the above bounden Stephen Williams, admin-  
istrator of the said estate of John Williams deceased, do make or cause to be  
made a true and perfect inventory of all and singular  
goods & chattels rights and interests of the said  
John Williams or shall come to the hands of the said  
Stephen Williams

or into the the hands or possession of any person or persons for him, and the same to make as extent or cause to be exhibited to the court of the county aforesaid, within the days of the date of these presents and the same to be shalld and treated; and all the other laws, charters, orders of the Judges at the time aforesaid, made at any time here after, shall come in to the hands or possession of the said Stephen Williams or into the hands or possession of any other person for him, as well and truly administered according to law; and he do make a cause to be made a true and just account of his said administration within two years after the date of these presents; and all the Rest and Residue of the said Goods, Chattels, and here with, shall be and the said Administrators accounts, the same being first examined and allowed by the court of said county; and he do bind and give unto such, persons respectively, to whom the same shall be lawfully due, pursuant to the law in that behalf made and provided; and if it shall appear that any will or testament made by the said deceased and the executor or executor, then examined do credit the same into court, making Oath to have the same allowed and approved of according to the said Stephen Williams former Bond and condition thereto required to remain the said Oath, and other conditions and appraisement of such testament being first made in law court; then his obligation to be void other wise remain in full force & Virtue

Witness  
 the said

Stephen Williams

George W. Little

John W. Duchan

here all men by these presents that we Thomas Robert Seat & Paul Rounsaville in lawfully bound unto the Hall Governor of this State Benjamin or his Successors in Office, in the presence of one Thousand Dollars, for next payment and to be made, in line our selves our heirs the County and several, seals with our seals  
 Saturday 4th Day of June 1629

The conditions of the above obligation, such that whereas the above named Thomas Robert Seat & Paul Rounsaville have agreed and obtained license to keep an ordinary house of Entertainment in the town of London for the term of twelve months, and that he keep good & be ready house and keep his Room in the State Room, and do all other things, as the said Benjamin, Thomas Robert Seat & Paul Rounsaville have bound themselves to be bound to remain in full force and Virtue

Thomas Robert Seat

Robert Seat

Paul Rounsaville

Witness  
 the said

Collectors Band  
Year 1830 & 31  
March Term 1830

Know all men by these presents that we John W. Goodham Daniel C. Billingsley

Wm D. Blakmore  
all of the County of Gilson and State of Tennessee are held and firmly bound unto Richard H. Davis Chairman of this Court Pleas and quarter Sessions of Gilson County State of Tennessee and his Successors in Office the sum of Ten thousand Dollars the same well and truly to be paid us and our heirs and assigns jointly and severally with our seals and dates the 20 day of March

the condition of the above obligation is such that whereas the above bound John W. Goodham hath this day been duly elected Sheriff and collector of the public taxes in the County of Gilson now of the said State of Tennessee shall well and truly collect and pay over to the County Trustee of said County all the County taxes by him collected or ought to have been collected on or before the last day of December in each year which he shall collect the County Taxes he shall have obligations to be well to be paid and void otherwise to remain in full force and virtue

Witness  
Thos. Fite Clerk

John W. Goodham  
Daniel C. Billingsley  
Wm D. Blakmore

John W. Goodham  
Collectors Band  
\$6000. \$30461

Know all men by these presents that we John W. Goodham B.P. Tysan Benjamin White Sub page

of the County of Gilson and State of Tennessee are held and firmly bound unto William Carroll Governor of the State of Tennessee and his Successors in Office in the name of said State of Tennessee five hundred Dollars the same well and truly to be paid us and our heirs and assigns jointly and severally with our seals and dates the 2 day of March

the condition of the above obligation is such that whereas the above bound John W. Goodham hath this day been duly elected Sheriff and collector of the public taxes in the County of Gilson now of the said State of Tennessee shall well and truly execute and pay over to the State Treasurer of the said State by him collected or ought to have been collected on or before the last day of December in each year in which he shall collect the State Taxes then the above obligation to be well and void otherwise to remain in full force and virtue

John W. Goodham

B. P. Tysan  
Benjamin White  
John Page

1830

John N. Southam  
Sheriff  
Bond \$10,000

Know all men by these presents that we  
John N. Southam  
Solely  
Solely  
Solely

all of the County of Wilson State of Tennessee  
are held and firmly bound unto William Carroll  
Governor of the State of Tennessee and his  
Successors in office in the sum of Ten  
Thousand Dollars to which payment  
and truly to be made we have ourselves and  
our assigns and our heirs and assigns with our  
Deeds and dated the 30 day of March 1830

The condition of the above obligation  
is that whereas the said bound and obligated  
with this our bond duly sealed and constituted  
to wit the said John N. Southam well and  
truly execute and true return make of  
writs and precepts to him directed & pay and  
Satisfy all fees and sums of money  
received or levied by virtue of any process in  
proper office by which the same by the  
ten or thereof might to be paid as the  
or persons to whom the same shall be directed  
his or her true administrators Executors  
or assigns or agents and in all other things  
well and truly faithfully

execute the same office of Sheriff during  
the Continuance therein the above obligation  
be void otherwise to remain in full force  
and virtue until and in open Court

John N. Southam  
Sept. 1830  
John Dyer  
Robert Dyer

Wm. Ferguson  
Trustee Bond  
\$10,000

Know all men by these presents that we William  
Ferguson  
John N. Southam  
John N. Southam

all of the County of Wilson and State of  
Tennessee are held and firmly bound unto  
John N. Southam Chairman of the County  
Court of Wilson County State of Tennessee  
and his Successors in office in the sum  
of Ten Thousand Dollars for which  
payment well and truly to be made we  
ourselves our heirs & assigns and  
our assigns with our Deeds and dated the  
30 day of March 1830

The condition of the above obligation is  
that if the said bound and obligated  
well and truly perform the duties of  
Trustee for the County of Wilson and State  
of Tennessee and truly faithfully

Pay over all District and County moneys that shall be Deposited in your hands agreeable to the orders of your County Court of Gilson and do all things as far as respects the duty of trustee of said County agreeable to the laws of the State of Tennessee then the same obligation to be fulfilled and paid otherwise to remain in full force and virtue this day and date above first written

witness  
Thos. Fitch

Wm. Ferguson  
Jeptha Billingsly  
Geo. Wilson  
Wm. H. A. Mon

John M. Rice  
Administration Bond

Whereas the State of Tennessee Gilson County know all men by these presents that we John M. Rice Nelson E. Hubbard & Wm. Ferguson all of the County of Gilson the State aforesaid are held and bound unto the Governor of said State for the term being in the sum of eight hundred Dollars to be paid to the said Governor, his Successors or assigns to us payment well and truly to be made we bind ourselves jointly and severally, jointly by these presents sealed and sealed and this 1st day of March 1836  
The bond of the above obligation is such whereas the above bound John M. Rice

Administrator of all and singular the goods and Chattels his and credits of James McKee deceased do make Cause to be made a true and perfect inventory of all the goods and Chattels rights and credits of the deceased which have or shall here come to the hands knowledge or possession of the said John McKee or into the hands or possession of any person or persons for and the same to made exhibit or come to be exhibited to the Court of the County required within ninety days from the date these presents the same goods chattels and credits and all other goods Chattels and Credits of the deceased at the time of his death which at any time hereafter shall come into the hands or possession of the said John McKee or into the hands or possession of any person or persons for him do well and truly administer according to Law and further do make Cause to be made a true and just account of his administration within two years after the date of these presents and all the rest and Residue of the said goods Chattels and Credits which shall be found remaining on the said administered account the same being first assessed and allowed by the Court of said County shall pay and pay unto such person or persons respectively to whom the same shall be due pursuant to the true intent and meaning of the act in that behalf made and provided and if it shall appear that any will or Testament was made by the said deceased and the executor or executors therein named do exhibit the same in to Court making request to have the same allowed and approved of accordingly if the said John McKee the above bound administrator be required to render the said Letters of administration (Approbation of such Testament being first obtained and made in said Court) then this obligation to be paid otherwise to remain in full force and virtue

John M. Rice  
N. F. Rice  
J. B. Hubbard  
Wm. Ferguson

H. J. Goodman Esq  
Constable Bond  
\$1000.

Know all men by these presents that we H. J. Goodman  
William Goodman Thomas  
& William Parsons

are held and bound by our oaths and  
asquire governor of the State of Tennessee and  
Succeeders in office in the sum and full sum  
one thousand dollars for the payment of which  
and truly to be made we and each of us bind our  
and heirs executors and administrators jointly and  
severally and finally by these presents Sealed with our seals  
dated the 1st day of March, 1830

The condition of the above obligation  
is such that whereas the above bound failing to  
and is this day appointed to serve as constable in  
County and of the said H. J. Goodman shall  
and truly pay and satisfy such persons to whom  
the same may be due all sums of money by  
received by virtue of any process put into his hands  
in his office well and truly demean himself  
during his continuance therein then the above  
obligation to be void otherwise to remain in  
force and virtue.

H. J. Goodman  
Thomas Parsons

William Starnes  
William Goodman

3

Know all men by these presents that we  
Edward Carter  
Constable Bond

Know all men by these presents  
that we Edward Carter Constable  
Opperson & James Carter, are held

firmly bound unto William Carroll Esq Governor of  
State of Tennessee and his Succeeders in office in the  
sum and full sum of one thousand dollars for the pay-  
ment of which, well and truly to be made we and each of  
us bind our heirs, our executors, and administrators  
jointly severally and finally by these presents Sealed with our  
own seals and dated this 1st day of March 1830

The condition of the above obligation is such  
that whereas the above bound, Edward Carter is this  
day appointed to serve as constable in this county, none  
of the said Edward Carter, shall will and truly pay and  
satisfy such persons to whom the same may be due  
sums of money, by him required by virtue of any process  
put into his hands, for that purpose and shall in all  
things, belonging to his office well and truly demean himself  
during his continuance, then the above obligation to be void  
otherwise to remain in full force and virtue.

H. J. Goodman  
Constable

Edward Carter

James Carter

Know all men by these presents that we  
James Turner  
Constable Bond

Know all men by these presents that we  
James Turner & Charles Colwell  
Spencer & others, are held

firmly bound unto William Carroll Esq Governor of the  
State of Tennessee and his Succeeders in office in the  
sum and full sum of one thousand dollars for the  
payment of which, well and truly to be made we and each  
of us bind our heirs and our heirs executors and administrators  
jointly severally and finally by these presents Sealed  
with our own seals and dated this 1st day of March 1830



Wm Ferguson  
Apprentice Bond

(136)  
William Ferguson Joseph D. Sibbald  
& George F. Craton acknowledges to  
Selah, John and James beyond with  
F. Davis, Chairman of the County Court of Gibson County  
and his successors in office, in the sum of five hundred  
dollars, well and truly to be paid to the said Chairman  
and his successors in office for the performance of

the condition of the above obligation is such  
whereas the said William Ferguson has this day received  
apprentice to the said James beyond two boys one of  
age of 17 years the name of Jellack 1831. by the name of  
the other of age of 13 years also of the name of  
by the name of Willis Sams which are bound to the  
Ferguson by order of the County Court of Gibson County

Now if the said Ferguson shall well & lawfully  
earn said boys to the trade of Lining and carrying  
and shall furnish them with necessary meat & drink  
washing learning & to teach them each one  
at the age of twenty one and shall & shall learn  
of them to read and write & cypher as far as they  
rule of time and shall discharge them at the age  
twenty one or the less & such, then this obligation  
void and of otherwise to remain in full force and  
virtue in law

Witness hands in Dubois  
in open court  
at Dubois Tenn 1831

Wm Cribbs Will

in the name of god amen  
in weakness of body I make  
my last will and Testament I want first all my debts paid  
I leave & bequest to my son William one bay horse and  
yoke of Steer and one cow secondly leave to my wife

(137)  
I shew all the rest of the property her life time and  
her death it is to be Williams and leave and appoint my  
Culler my Executor to settle all my business this  
I acknowledge my last will and testament where I set my  
and seal this the 26th of July in the year our Lord  
thousand eight hundred & twenty nine  
William Cribbs

Wm B. Arnold  
Wm J. Craton

William Cribbs  
Bond \$1000

The State of Tennessee  
The State of Tennessee Gibson County  
I shew all men by these presents that we Culler & Cribbs  
Ferguson & others all of the said County the State aforesaid  
shall & firmly bound unto the Governor of the said State  
the time being, in the sum of five hundred dollars to be  
to the said Governor his successor or officers to which payment  
payment well and truly to be made we bind ourselves  
each of us our heirs executors or administrators  
jointly and severally & firmly by these presents sealed  
our seals and dated this 7th day of December 1829  
The Condition of the above obligation is such whereas the  
we bound Culler & Cribbs Executor of all and  
of the goods and Chattels rights and Credits of  
Cribbs deceased do make or cause to be made a true and  
true inventory of all and singular the goods and Chattels  
debts and Credits of the deceased which have or shall have  
to the hands or possession of the said Culler & Cribbs  
and the same so made do exhibit or cause to be exhibited

(142)

may be due ~~shall~~ all sums of money by him received by virtue of any process put into his hands for that purpose and in all things belonging to his office well and demean himself during his continuance therein then the above obligations to be void otherwise to remain in full force and

Joseph Robbins

John Page

D. B. Dickson

Fr. Dejeu

(143)

such person to whom the same may be due the sums of money by him received by virtue of any ~~process~~ process put into his hands for that purpose and shall in all things belonging to his office well and truly in all things belonging to his office well and truly demean himself during his continuance therein then the above obligations to be void otherwise to remain in full force and

Wm. H. Davidson  
The State of Tenn

Geo. H. Linton

Buy Miers

Hardy Caudy

Henry Bayl

John H. Linton  
County Clerk  
\$1000

I know all men by these presents that we John H. Linton

Buy Miers Hardy Caudy are held and firmly unto William Carroll Governor of the State of Tennessee and his heirs executors and assigns in office in the sum and full sum of one thousand dollars for the payment of which well and truly to be made we and our heirs executors and assigns severally jointly and jointly severally by these presents sealed with our seals and dated the 7th day of December 1829

The condition of the above obligation is that whereas the above named John H. Linton this day appointed to serve as County Clerk of this County now if the said John H. Linton shall well and truly pay and satisfy

Wm. H. Davidson  
Ordinary  
1830

I know all men by these presents that we Wm. H. Davidson

are held and firmly bound unto William Carroll Governor of the State of Tennessee in office in the sum of one thousand dollars for which payment we and our heirs executors and assigns severally jointly and jointly severally by these presents sealed with our seals and dated this 10th day of June 1830

The condition of the above obligation is such that the above named Wm. H. Davidson obtained license to keep an ordinary in the town of Trenton if therefore the said Wm. H. Davidson doth lawfully find and supply provided in his said ordinary goods and wares and also and sundry other

144

Travellers and stables of saddle horses and  
pasturage for horses for the term of one year  
from this date then this obligation to be  
otherwise to us remain in full force and  
I Metreps  
Thomas Little Ltr

H. Davidson  
J. B. Blakinnan  
Abraham as

Robert seat  
ordinary bond  
1830

Know all men By these presents  
that we Robert seat William Long  
Thomas Little

are held and firmly bound unto William  
Governor of the State of Tennessee and  
his Successor in office in the and full sum  
One thousand Dollars to which payment well  
truly to be made we bind ourselves our heirs  
administrators and assigns jointly and severally  
firmly by these presents sealed with our seals  
dated the 10th day of June 1830

The condition of the above obligation  
is such that as the above bound Robert seat  
obtains license to keep an ordinary in the town  
of Dentons if therefore the said Robert seat  
constantly find and provide his said  
good clean and healthy diet and lodging  
travellers and stables of saddle horses and  
pasturage of far horses for the term of one  
year from this date then this obligation  
void otherwise to remain in full force and

Test  
Thomas Little Ltr

Robert seat  
William Long  
Thomas Little

145

Edmund W Rains  
Harvey M Latta

Know all men By these presents that we  
Edmund W Rains Harvey M Latta  
L. He Cole John N. Rains John D. Hoanah  
are held and firmly bound unto William Carroll  
Governor of the State of Tennessee and his succe-  
sor in office in the and full sum of one  
thousand Dollars for the payment of which well and  
truly to be made we and each of us bind ourselves  
our heirs executors and administrators jointly  
severally and firmly By these presents sealed  
with our seals and dated this 7th day of  
June 1830

The condition of the above obligation is such  
that whereas the above bound Edmund W Rains  
this day appointed to serve as loanable in  
county now if the said Edmund W Rains  
well and truly pay and satisfy such persons  
whom the same may be due all sums of moneys  
which he shall receive by virtue of any process put into his  
hands for that purpose and shall in all things belonging  
to the office well and truly demean himself during  
the continuance therein then the above obligation  
void otherwise wise to remain in full force  
and

Edmund W Rains  
Harvey M Latta  
L. He Cole  
John N. Rains  
John D. Hoanah

(145)

M. McLaurine  
for Bond  
\$1000

Know, all men by these presents that we  
Madison McLaurine J. B. Dibrell Insbr  
Mrs.erguson & Robt Edmystan are held &  
bound unto s<sup>r</sup> McCarrall Governor of the State of  
Tennessee and his Successors in office the sum  
of one thousand Dollars for the payment of which  
and truly to be made we and each of us bind ourselves  
our heirs executors and administrators jointly severally  
Sincerely By these presents sealed with our seals and  
this 7<sup>th</sup> day of June 1830

The Condition of the above obligation is such that  
the above bound Madison McLaurine is this day  
appointed to serve as constable in this County  
The Said Madison McLaurine shall well and truly  
pay and satisfy such persons to whom the same may  
due all sums of money by him Recd by virtue of any  
process put into his hands for that purpose and shall  
in all things belonging to his office well and truly  
himself during his Continuance therein then these  
obligations to be void otherwise to remain in full  
and whole

Witness

Thomas Hite

M. McLaurine

Jas B. Dibrell

John C. Gillespie

Mrs.erguson

Robt. Edmystan

(146)

Thomas Williams  
for Bond \$1000

Know all men By these presents that  
we Thomas Williams William Dunder  
J. P. Hughes Stephen Williams & John  
Keykendal are held and firmly bound unto  
s<sup>r</sup> McCarrall Governor of the State of Tennessee  
and his Successors in office in the just and full sum  
of one thousand dollars for the payment of which  
and truly to be made we and each of us bind  
ourselves our heirs executors and administrators  
jointly severally and firmly by these presents  
sealed with our seals and dated this 5<sup>th</sup> day of  
June 1830

The Condition of the above obligation is such that  
we the above bound Thomas Williams is this  
day appointed to serve as constable in this  
County may if the said Thomas Williams shall  
and truly pay & satisfy such persons to whom  
the same may be due all sums of money  
by him Recd by virtue of any process put into  
his hands for that purpose and shall in all things belonging  
to his office well and truly demean himself during his  
continuance therein then the above obligation to be  
void otherwise to remain in full force and virtue

Witness

Thomas Hite

Thomas Williams

William Dunder

J. P. Hughes

Stephen Williams

John C. Keykendal

Shugart M Lemare  
to 3 Band \$1000  
Know all men by these presents that we Shugart M Lemare John C Bellinger Abraham M Lemare and

Saran Pachard, of Madison & Gibson County and  
State of Tennessee are held & firmly unto Escham &  
Davis Chairman of the Court of Pleas & Quarter  
Sessions in the sum of Five hundred Dollars for  
and quarter sessions of said County in the  
sum of five thousand dollars for which the said  
well and truly to be paid we and heirs  
our heirs & lawfully & generally seal with  
seals and dated the 1<sup>th</sup> day of June A.D. 1830  
The condition of the above obligation is such  
whereas the above named Shugart M Lemare  
this Day been appointed Guardian of the  
= Blakemore a minor son of the said Blakemore  
now about six years old now of the said  
= M Lemare shall return a true & perfect  
inventory of said minors estate within ninety  
days the date hereof and accordingly hereafter  
return an account of his guardianship and  
and perform all other things by law imposed  
him as guardian & by virtue of his appointment  
then this Band to be void otherwise to remain  
in full full force and virtue

The date above written Shugart M Lemare

Witness  
Thames Jeter Clerk } John C Bellinger  
Abraham M Lemare  
Saran Pachard

Abraham B See  
to 3 Guardian Band  
Know all men by these presents that we Abraham B See Ad Davidon Simon

interwove and held & firmly unto Escham &  
Davis Chairman of the Court of Pleas & Quarter  
Sessions in the sum of Five hundred Dollars for  
which payment well and truly to be made on behalf  
ourselves our heirs Executors administrators lawfully &  
generally firmly by these presents seal with our  
seals and dated this 10<sup>th</sup> day of June 1830

The condition of the above obligation is such  
that whereof Bary Cantrel has been by this Court  
and unto Abraham B See until he is twenty and  
years of age who is now about eight years of  
old now of the said Abraham B See shall  
his said Bay into possession and leave him the  
whenever trade as well as his abilities will permit  
to be agreeable to the departing of the County  
of trial of said orphan Bay as to clothing diet &c  
the laws of the State may require in such case then  
that case this obligation and more otherwise  
remains in full force and virtue

The Siles } Abraham B See  
Ad Davidon }  
Simon }  
Simon }  
Simon }

Simon }  
Simon }

Elizabeth Phillips  
Adm<sup>r</sup> of said  
\$4,000 -

The State of Tennessee  
County Know all men  
these presents that we  
Elizabeth Phillips John

Zachariah Roberts Calip & Harris of all  
Gilson County the State of Tennessee are held  
and firmly bound unto the Governor of said State  
for the time being in the sum of four thousand  
to be paid to the said Governor, his Successors  
assigns do which payment to ~~be~~ well & truly  
to be made we bind ourselves and each of us and our  
heirs executors or administrators jointly and severally  
by this present sealed with our  
and this dated this 8<sup>th</sup> day of June 1830

The Condition of the above obligation  
is such that whereas the above bound Elizabeth  
= Phillips administratrix of all and singular the  
and chattels rights and Credits of Charles Phillips  
Deceased do make or cause to be made a true  
perfect inventory of all and singular the goods  
and Chattels rights and Credits of the deceased  
have or shall come to hands handled or Receipt  
of the said Elizabeth Phillips or into the hands  
Possessor of any person or persons for her  
the same as made do exhibit or cause to  
exhibited to the Court of the County of said  
ninety days from the present, and the  
goods Chattels and Credits and all other

goods Chattels and Credits of the deceased  
at the time of his death which at any time  
after shall come unto the hands or possession  
the said Elizabeth Phillips  
or into the hands or possession of any person  
persons for her do well and truly administrate  
according to law and further do make or cause  
be made a true and just account of her said  
administration within two years after date the  
of the said goods Chattels and Credits which  
all be paid remaining upon the said administration  
ix account the same being first examined and  
lawed by the Court of said County shall  
over and pay unto such person persons respectively  
whom the Court shall be duly bound to the  
in intent and meaning of the act in that behalf  
and provided and if it shall appear that any  
all or Testament was made by the said deceased  
the executor or executors therein named do exhibit  
same into Court making request to have  
same allowed and approved of accordingly  
said Elizabeth Phillips to be examined being thereunto  
required to render the said Letter of administration  
ratations of such Testament being first had  
made in said Court then this obligation  
in said otherwise to remain in full force and  
Elizabeth Phillips  
John Lyons  
Zachariah Roberts  
Calip & Harris