

SD of the state of Etahamile & han gwon account
do make or cause to be made a true and perfect inventory
of all and singular the goods and chattels, rights
and credits of said account to the County Court of
County - within ninety days after the date of the present
being the place where orders of administration papers
the said goods and chattels, rights and credits as in
those which have come to his hands or those which may
other come to his hands by reason of his administration or the
or possession of any other person or persons for him, as
minister according to law, and further as make
cause to be made a true account of his administration
within two years from the date of these presents and
the rest and residue remaining upon said account
- an inventory and appraisement thereof being first had
and taken and paid over to such person or persons
Court, to obtain and pay over to such person or persons
entitled to receive the same and if there shall be any
be made by said deceased any last will & testament
of the testator thereof may for the same to be proven
- according to law - the above named Dr. John Gandyson
requeire shall review and deliver his letters of administration
[approbation of said testament being first had] then the
bond shall be void and of none effect - else of full
Honor & Justice
The State Clerk.

John Wall's bond
as Administrator
of Etat Gaudson
July 1st 1825

Know all men by these presents that
John Wall, Eliza Harter, John Spencer,
Eubanks and Mathew leopard of
county and State of Tennessee and
and firmly bound unto William Carroll, Governor
State of Tennessee, and his successors in office - on the
of your hundred dollars for which payment well
tenuy to be made late hence onwards, on his & your
severally - firmly by these presents - shall witness
the day of July 1825. The condition of this ob-
ligation is such that if the above named John Wall
Administrator of all and singular the goods & chattels, rights
and credits of Etahamile & han gwon account do make
or cause to be made a true and perfect invento-

ry and inventory the goods and chattels, rights
and credits of said deceased which have or shall come to his
hands by reason of his administration or the
or possession of any other person or persons for him
as minister according to law, and further as make
cause to be made a true account of his administration
within two years from the date of these presents and all the rest
and residue of the goods and chattels, rights and credits
which shall be found remaining upon said administration
account, the same being first had and taken
the court shall deliver and pay unto such person
or persons respectively as the same may be due unto
itself if it shall appear that any last will and testa-
ment was made by the deceased and by the
testimony therein named, do exhibit the same in Court
being request to have it allowed of and approved
according to law - if the said John Wall above named
by this instrument required, do under and deliver the
letters of administration / approbation of said
testament being first had and made in said Court
in this book to be void and of none effect - else
of full force & virtue

John Wall read
Eliza Harter read
John Spencer read
James D. Love read
John Eubanks read
Mathew leopard read

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Elisha Starbuck's
Administration bond
in State of Pennsylvania
June Term 1896

I know all now by these presents
that Elisha Starbuck, Abraham B.
Siptha Bellingsby of Gibson Co.
and State of Penn see are Recd.

Gibby McHannick
Administrator
for an administration
of John B. Hubbard
Term 1896

I know all now by these
presents that Elisha Starbuck
McKinrick John B. Hubbard
and John B. Hubbard of Gibson
County and State of Penn see are Recd.

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Given by bonds unto William Carroll, Governor of
State of Penn see in the sum of four hundred
dollars for which payment well and truly to be
done by us ourselves, our heirs jointly and severally
by these presents sealed with our seals this day
of June 1896. The condition of this obligation is such
that if the said Elisha Starbuck Administrator

of the goods and chattels, rights and credits
of the said deceased in law of John B. Hubbard
Administrator, or in any or cause to be made a
regular inventory of all and singular the goods
and chattels, rights and credits of said deceased and
within nine days from the date hereof under the seal
Court of Pleas and Quarter Sessions for Gibson County
where or as before Administration papered and the
goods and chattels, rights and credits of said
as well as all those, which may appear after come-
handed, to administer according to law and further
within two years from July County Court 1895 and
to true account of the administration of said
deceased and pay the residue which may be remain-
ing and to have the same examined and appraised by
said account - examination and appraisal to be
being first had and given by the court - to such
persons as may be entitled to receive the same
it should appear otherwise - that said deceased
made any last will and testament and thereupon
to be an executor or executors and the said exec-
utors to produce said will in court and pray
sum to be allowed - thus the said Starbuck
when required, to give up the letters of adminis-
tration of said will first being made in said court - thus
to be given one of more effect - other wise to be of
force & virtue -

Elisha Starbuck
Abraham B. G.
Siptha Bellingsby

Condition of this obligation is such that where-
as the said Elisha Starbuck Administrator
has given his bond for the sum of three thousand
dollars in the sum of three thousand dollars for which
payment well and truly to be done as above bind our obliga-
tion jointly and severally firmly by these presents
and with our seals this 1st day of October 1896
The condition of this obligation is such that whereas
the said Elisha Starbuck Administrator has this day been ap-
pointed guardian to the two infant children of John
McKinrick and Sarah Jane McKinrick now
the said Millie McKinrick shall produce to
next Court of Pleas and Quarter Sessions a true
and just inventory of the estate of said deceased
annually thereafter previous to said Court - and
and just account of her guardianship - the same
and thus bring all arrears of and finally to perform
things which by law are imposed her in virtue of
said appointment as guardian thru this obligation
void and of no effect - else to be of full force
and virtue - Signed and delivered in open court -
Millie McKinrick
John B. Hubbard
M. O. W. Buckman

McKinrick
Administrator
McKinrick
D. S. Term 1896

I know all now by these presents that Elisha
Starbuck, John B. Hubbard and John B. Hubbard
and John B. Hubbard of Gibson County
Gibby McHannick
Administrator
for an administration
of John B. Hubbard
Term 1896
I know all now by these
presents that Elisha Starbuck
McKinrick John B. Hubbard
and John B. Hubbard of Gibson
County and State of Penn see are Recd.

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The condition of this obligation is that if the above bound Millie Mullen make administration of all and singular the goods and chattels, rights and credits of William Shandwick deceased, as make to be made a true and perfect inventory of all and singular the goods and chattels, rights and credits deceased, which or shall come to his hands - know whereof the said Millie Mullen or to the hands or possession of any other person or persons - for her and the same to make an exhibit or cause exhibited to the County Court of Gibson County when or on, for administration papers - within ninety days after the date of these presents - and the same goods and chattels, rights and credits and all other chattels and credits of the said deceased at the time of his death or which at any time afterwards shall come into the hands or possession of the said Millie Mullen or into the hands or possession of any other person or persons, for her, do well and truly administer accounting to her and further do make or cause to be made just and true account of her administration, within two years after the date of these presents and all the residue of the goods, chattels, and credits, which shall be found remaining upon said administration, the same being first examined and allowed of by the said Millie Mullen and paid unto such person or persons respectively as the same may be due unto by her and further do make or cause to be made just and true account of the administration of the said Millie Mullen and the same in writing, to have it allowed and approved - if the said Millie Shandwick above binding the same required, to under and deliver the letters of administration / approbation of said letters being first had & made in the said court - must bring first had & made in the said court - this bond to be registered and of no effect else to be of all the bonds to be registered in the said court - Millie Mullen Mrs. John W. Miller Mrs. John W. Miller Mrs. B. Lubbock
John W. Bick

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Know all men by these presents that I, Jeremiah J. Rust administrator of the estate of William Shandwick deceased, do make and cause to be made a true and perfect inventory of all and singular the goods and chattels, rights and credits of the said deceased for the sum of one hundred dollars for which payment will and truly to be made in our silver. Our heirs & family and specially friends and presents - to be made with our seals this 5th day of October. The condition of this obligation is that that was the above bound Jeremiah J. Rust administrator of all and singular the goods and chattels, rights and credits of James Shandwick deceased to make or cause to be made a true and perfect inventory of all and singular the goods and chattels, rights and credits of the said deceased, which have or shall come to his hands - or knowledge of these the said Jeremiah J. Rust to the hands or possession of any other person or persons him and the same to make, do exhibit or cause to be exhibited to the county court of Gibson County - when or on, for administration papers - within ninety days after the date of these presents and the same goods, chattels, rights and credits and all other goods and chattels and credits of the said deceased at the time of his death or which at any time after - shall come into the hands or possession of the said Jeremiah J. Rust to the hands or possession of any other person or persons for her and further do make and truly administer according to law and further do make or cause to be made a just and true account of the administration within two years after the date of these presents and all the rest and residue of the goods, chattels and credits - which shall be found remaining upon said administration account - the same first registered and allowed of by the court - shall be paid by such person or persons respectively as the same amounts - and if it shall appear that any test - will and testament made by the said deceased and by the Executor or Executrix named in the same instrument making request thereto - to exhibit the same instrument - if the said Jeremiah J. Rust and approved of according to law - if the said instrument above bound being thus fully required - clearance and delivery letters of administration thus this obligation to be void and of no effect to be held for her & wife. J. J. Rust -
Romona Lubbock
Aaron Jackson -
S. L. Lubbock
The wife etc.

William G. Love
to Harry Remond
bond for administration of
Rev. Patterson's estate
January 1st 1826

Governor of the State of Tennessee and his successor
in office in the sum of One thousand dollars for
payment well and truly to be made up bond on his
dies jointly and severally, firmly by these presents
with witness and dated this day of April 1826.

The condition of this obligation is such that the
above bound William G. Love and James P. Love
Administrator and administrator of Benjamin Danner
do in like or equal to be made adjustment
of full and singular the goods and chattels, rights
and credits of said deceased and others the same to the
Court of Gibson - where and day for administration
within ninety days after the date of this present ob-
ligation - well and truly administer the rights and credits,
and chattels of said estate according to law, and
those which have now come to their hands or those who
may hereafter come to their hands and especially to
hand or possession of any other person or persons, for the
further shall within two years after the date of this
present, make an exact and true account of the
administration and the rest and residue of said estate
to such person or persons as by law are entitled to the
appropriation of said account being first given by
and if it shall appear that said bond in his life
made any will and testament and that no appointment
executor and residuary will should be proven in court
the said administrator and administrator shall
be in due time - their letters of administration
this obligation shall be void and of none effect
in any court - the total of full force and virtue - Sealed and
Signed by W. G. Love &
James P. Love
Robert Edmonton
Orrick F. Gandyson

I know all men by these presents to be
that said William G. Love, Robert Edmonton
Orrick F. Gandyson are herein
firmly bound unto William G. Love
for the sum of One thousand dollars

William G. Love's
Administrator bond
firmly bound unto William G. Love
for the sum of One thousand dollars

successor in office in the sum of One thousand dollars
and money of said state for which they make wells
truly to be made up bond and dies are his & jointly
with witness and dated this day of March 1826 -

The condition of this obligation is such that the
above bound William G. Love and James P. Love
Administrator and administrator of the estate of Benjamin
Danner do in like or equal to be made adjustment
of full and singular the goods and chattels, rights
and credits of said deceased and others the same to the
Court of Gibson - where and day for administration
within ninety days after the date of this present ob-
ligation - well and truly administer the rights and credits,
and chattels of said estate according to law, and
those which have now come to their hands or those who
may hereafter come to their hands and especially to
hand or possession of any other person or persons, for the
further shall within two years after the date of this
present, make an exact and true account of the
administration and the rest and residue of said estate
to such person or persons as by law are entitled to the
appropriation of said account being first given by
and if it shall appear that said bond in his life
made any will and testament and that no appointment
executor and residuary will should be proven in court
the said administrator and administrator shall
be in due time - their letters of administration
this obligation shall be void and of none effect - the
total of full force and virtue -
Sealed and delivered in open court -
First the 1st day of the month

W. G. Love (Seal)
Robert Edmonton (Seal)
James P. Love (Seal)

[59] Know all men by these presents - That we David B. Green, Joseph B. Talbot and Betsy Bellspicer
of the State of Tennessee and his Successors in
the said State of Tennessee and his Successors in
the sum of one thousand dollars for
the payment well and truly to be made - in kind and
in time & jointly and severally - sealed with and
this - day of January 1825 -

The condition of this obligation is such that we
above bound us David B. Green administrator of all
and singular the goods and chattels, rights and credits
of James R. Chalmers deceased, do make or cause to be made
a true and perfect inventory of all and singular the goods
and chattels, rights and credits of said deceased who
or shall come to the hands, possession or knowledge of
the said David B. Green or to the hands of his
attor person or persons for him and the same to me
do exhibit or cause to be exhibited to the County Court
of Gibson County whose orders for ad ministration be
within ninety days after the date of these presents
the said goods and chattels rights and credits and
other goods and chattels, rights and credits of said
deceased at the time of his death or which at any time
shall come to the hands or possession of the
said David B. Green or to the hands of his
attor person or persons for him, do will and truly command
according to law and further do make or cause
made a just and true account of his administration
within two years after the date of these presents and
rest and residue of the good and chattels, rights
and credits which shall be found remaining upon said
administrator's account - the same being first examined
allowed of by the court - shall return and pay unto
person or persons respectively as the same may be and
if it shall appear that any last will and testament was
by the deceased and by the executor or executors there
exhibited the same in Court - making request to have it al
lowed and approved according to law - if the said David B. Green
above bound us being therunto required, do render and
said letters of administration / approbation of said testame
nt had and made in Court - in this the

obligation to be void and of none effect - the
same of full force & virtue - sealed and delivered
Open Court -

David B. Green
Joseph B. Talbot
Betsy Bellspicer

Elijah Green
as administrator
John Green &c
April Term 1825

Know all men by these presents
that we Elijah Green, Rubulus
and James B. Bellspicer of Gibson County
and State of Tennessee are herein
joined by bond, unto William Conard
Governor of the State of Tennessee

the sum of five hundred dollars for a ticket payable
at will and truly to be made in kind and severally
in jointly and severally given by these presents
on this day of April 1825.

The condition of this obligation is such that if the said
Elijah Green administrator of all and singular the goods
and chattels, rights and credits of John Green deceased
make or cause to be made a true and perfect inventory
of all and singular the goods and chattels, rights and credits
of deceased at the time of his death or which at any time
shall come to the hands, possession or knowledge of
Elijah Green or any person or persons for him and the
same to exhibit or cause to be exhibited within ninety days
from the date hereof, to the County Court of Gibson County, where
for ad ministration passed and the said goods and
chattels, rights and credits of said deceased at the time of
death or those which may come to his hand afterwards
do will and truly administer according to law and further
within two years from the date hereof make or cause to be
made a true and perfect account of his administration
the rest and residue of said estate remaining on said
testament and approval thereof and approbation being first had
given - shall pay over to such person or persons as are en
titled to receive the same and if it should after word happen
that last will and testament was made by the said
and the same be provided in Court with a request
an allowance by the executor or executors thereto appointed
approbation thereof be allowed by the court and

77) the said Spencer delivered up to the Court his
of administration being thenceforth required to be
this bond to be void and of none effect else to two years from the date of this instrument
full force & virtue -

Witness Thomas Fletcher -

Eliah + Spencer April Term 1828

mark
Patterson & Reed

mark
J. T. Patterson

Know all men by these presents 62
that we Patterson Crockett John Foster
and Henry J. Martin of Gibson County
and State of Tennessee are held and
firmly bound unto William P. Goddard
of the court of pleas and quarter sessions for his or any
the sum of five hundred dollars for which payment
all and truly to be made to him in cash; our heirs &
spouse and executors, firmly by these presents made with
us at this day of April 1828.

In inventory of the estate
of the property of John
Gundersen deceased

one rifle gun	5.00
Two lbs	12.00
One broad axe	1.75
one pot	1.75
one Shovel	0.25
One ax	1.50
a Pitching iron	0.50
one ax	1.93
" "	1.87
one pot rack	3.25
one plough	1.50
one log chain	4.25
one cane hoe	.75
one iron wedge	1.00
one Hammer	0.50
one saw	0.25
one grov	0.75
one drawing knife	1.50
one fish pan	2.25
one pair of gear	5.00
one pair of hames	0.50
single tree iron	0.31
" Irons	1.00
one Hatter chain	0.75
one pair of saddle bags	1.10
" bridle	4.25
" leather	0.25
" leather	0.37
" leather	0.62
" leather	6.25
" lime stone	5.62
" leather	6.25
" sow & pig	6.25
A Sheep	5.00
1 Cow	5.00
2 Chair frames	0.87
1 horse	20.00
1 mare	

1 vial	0.00
1 snuff	0.00
meal	0.00
3 cups	0.00
Rockets	0.00
1 bell	0.00
1 pair of	0.00
1 horn	0.00
case of tools	0.00
lawn	0.00
1 chest	0.00
ten pairs	0.00
cotton	0.00
16 candle	0.00
1 box	0.00
1 box	0.00
1 tub	0.00
1 salt stand	0.00
1 bottle	0.00
1 flag	0.00
1 stable	0.00
one napkin	0.00
wash	0.00
set of plates	0.00
1 dish	0.00
1 do	0.00
6 Bowls	0.00
cups & saucers	0.00
pitcher	0.00
copper mill	0.00
coffee	0.00
bottle	0.00
pitcher	0.00
white bell & bottle	0.00
1 corse	0.00
1 box	0.00
1 cow	0.00
1 horse	0.00
1 sheep	0.00
1 gun	0.00
1 axe	0.00
1 Bill	0.00

John B. Eggerson's
as executor of
Bentley B. Eggerson's last will
and testament
I am at
St. Louis 1826

Know all men by these presents that
we Bentley B. Eggerson and Abraham
McDimose of Gibson County and State
of Tennessee are held and firmly
bound unto William Carroll Governor
of the State of Tennessee.

His secretary in office in the sum
of two thousand five hundred dollars for which payment
full and truly to be made to the said Governor, to the said
William Carroll Governor as aforesaid and his successors in
office like him hereafter, on behalf of us under and by
a seal this 10th day of December 1826.

The condition of this obligation is such that a certain
John Hickley in his lifetime made his last will and testam
ent therein appoints the above named Bentley B. Eggerson
executors of the same and afterwards departed this life

Patterson Crockett (Seal)
John Foster (Seal)
Henry J. Martin (Seal)

and at the December term 1826 of the court of pleas and quarter sessions for Gibson County, the said B. Capperson produced said will and testament in open court and caused the same to be proven and took upon him the burden of proving the same. Now if the said Bentley B. Capperson of the last will and testament do make or cause to be made John Dickey deceased, do make or cause to be made a true and perfect inventory of all and singular goods and chattels rights and credits of said deceased which he shall come to the hands of his executors or to the estate of said Bentley B. Capperson or to the heirs or proprieors of any other person or persons for him and same to be made, do exhibit or cause to be exhibited to the court of pleas and quarter sessions for Gibson County - when and for letters testamentary papers within ninety days

the date of these presents and the said goods & chattels rights and credits, which may come to his hands or the hands of any other person or persons for him to dispose of according to the intentions of said deceased do make or cause to be made a full and true account his execution of said will within two years from the day of January to the court of pleas and quarter sessions for Gibson County to the court of pleas and quarter sessions for Gibson County and the same to be allowed by the court - examination and approbation of the court being there had and to cause to be paid the legacy or legacies therein bequeathed to the persons lawfully entitled and finally to do and perform whatever the law and testator require to be done by the said Capperson - then this bond is to be void and of no effect - otherwise to be of full force and effect. In testimony whereof we have hereunto set our hands affixed our seals the day and year first herein above - Done in open court - B. B. Capperson and

John Whitmore

John W. Capperson
will and testament
proven December
1826

In the name of God, amen. I John W. Capperson do make this my last will and testament - I command my soul to God who is trusting to his mercies, I give and bequeath

my wife during her natural life or widowhood 64 after my just debts are paid my negro an Abel and my negro girl Malinda, my lands stocks of all kinds, house hold and kitchen furniture and all the property belonging thereto. If my wife should marry during her natural life or widowhood I appoint my property to be divided among my children after giving a child's part of the property, I appoint my wife Bentley B. Capperson Executrix of this my last will and testament - In testimony whereof, I have hereunto set my hand and seal as my last will and testament this twenty eighth day of August 1826

John Dickey

John Dickey
as a witness
William Boling
John Cantrell

John Cantrell, Notary Public, State of Tennessee, Gibson County, December the 21st 1826, do hereby certify that the last will and testament of John Dickey deceased was given in Open Court by the executors of Thomas Boling and William Boling, subscribers thereto and that the said Dickey at the time of its execution was of sound mind and disposing memory - which was read to the court and recorded - Thos. Dickey

John Cantrell, Notary Public, State of Tennessee, Gibson County, December the 21st 1826, do hereby certify that the above bond is executed in the name of John Capperson and John Whitmore, Executors in the sum of One thousand dollars for which payment well and truly to be made by them personally, and to be paid by them personally, by their presentees - sealed this day of December 1826. The condition of this Obligation is, that if the above named John Cantrell administratrix of all and singular the goods and chattels rights &

rights of John Capperson deceased, do make or cause

65 To be made a true and perfect inventory
all and singular the goods and chattels, rights and
of said deceased, which have or shall come to
hands, possession or knowledge of him the said
toantle or to the hands or possession of any other per-
son whatever for him and the same to make
exhibit or cause to be exhibited to the County Court of Gilson
County, where or as for administration here provided,
ninetieth day after the date of these presents and the
goods and chattels, rights and credits and all o
goods and chattels, rights and credits of the said
deceased at the time of his death or which at any time
shall come to the hands or possession of the said
toantle or into the hands or possession of any other
person for him, do well and truly administer
according to law and quantum do make or cause to be made
a just and true account of his administration within
years after the date of these presents, all the rest and
of the goods, chattels and credits which shall be found re-
maining upon said administrator's account the same
justly examined and allowed of by the court, shall be
and pay unto such person or persons respectively, as
same may be due unto and if it shall appear that
last will and testament was made by the deceased
by the executors or executors therein named, as aforesaid
same in court making request to have it allowed
according to law if the said Duke be
above bound being then unto required, do under-
sign the said letters of administration / affidavit
of said testament being first read and made / in witness
thru this obligation to be void and of none effect
else to be of full force and virtue - signed
and delivered in open court. Duke & Bankhead
Witness the 1st date of April 1876
Andrew Clegg
James Bradby

Allen Scribbles bond
Administrator of John
Scribbles deceased Sept 1876
Know all men by these presents that we the undersigned
William Scribbles and George Steppin
of Gilson County and State of
Iowa are here and firmly bound unto William Clegg
Administrator of the estate of John Scribbles in the sum of eight
hundred dollars for which payment well & truly to be
done, all binds our selves, our heirs & jointly and severally
firmly by these presents sealed with our seals this
1st day of September 1876. The condition of this
bond is such that if the said Allen Scribbles ad-
ministrator of the estate of John Scribbles deceased, does not
cause to be made a true and perfect inventory of all and
singular the goods and chattels, rights and credits of
said deceased and retain the same to the County Court
of Gilson County within ninety days after the date
of these presents - where orders for administration paid
on the said goods, chattels and credits and all others
which may come to his hands and possession to the
hands and possession of any other person for him shall
all accurately administered according to law and
within no more than two years from the date of this
administration within two years from the date of this
pay over the rest and residue of the good, chattels and
credits remaining on said account for examination and ap-
praisal thing being first had and given by the said court
such person or persons as by law may be entitled to receive
the same and if it shall appear that any last
will and testament was made by said deceased and
that the same be rejected thereof to be rejected for by the executors or exec-
utors and allowed by the court - the said Allen
Scribbles on request shall deliver the letters of adminis-
tration to the court to be canceled - thru this obligation
void and of no effect - otherwise to be of full
force and virtue.
Allen Scribbles Seal
William Scribbles and
George Steppin Seal

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William D. Blakemore
& Sarah Blakemore's bond
as administrators & administrators
of Abby Blakemore Decedent
October Term 1824

State of Seneca County
Show all now by these presents that we William D. Blakemore, Sarah Blakemore, Abraham Wilson, John W. Beckner and Luke L. Goff first examined and allowed of by the court of said county, Shall deliver and pay unto such person or persons all of Gibson County in the state of New York to which the same shall be due, pursuant to the above bond aforesaid are held and judgment given in intent and meaning of the act in that case made bound unto his executors and administrators and provide and if it shall appear that any will

Governor of said State for the time being in the sum of
thousand dollars, to be paid to the said Governor,
in bonds or signs, to which payment will and truly
made we bind ourselves and each of us and every
one of us, executors or administrators, jointly and
firmly by these presents to do with our seals and
seals accordingly if the said Sarah and William
Blakemore above bounden being thereunto required
make the said letters of administration, of reprobation of
the above bounden William D. Blakemore and Sarah Blakemore's bond and to make and to have the same allowed of and
and singles them goods and chattels, rights and
of Abby Blakemore deceased, do make or cause to be made and delivered in presence of
made a true and perfect inventory of all and
and singles them goods and chattels, rights and credits of
each, which have or shall come to their hands, his
or / opinion of the said Sarah and William D. Blakemore and
Blakemore or into the hands or possession of any
or person for said Sarah and William D. Blakemore
the same to be made as exhibits or cause to be exhibited
court of the County, aforesaid is this ninth day
the date of these presents and the same good
and credits and all the other goods, chattels and
its of the aforesaid at the time of his death,
at any time hereafter shall come into the hands
of the said Sarah and William D. Blakemore
into or into the hands or / opinion of any person
for said Sarah and William D. Blakemore, do will
administer according to law and further do make
cause to be made a just and true account of
and chattels, rights and credits of said administrato
within two years from the date of these presents
all the rest and residue of said goods, chattels and

68

which shall be found remaining upon said
ministers and administrators' account the same
first examined and allowed of by the court of said
county, Shall deliver and pay unto such person or persons
after said aforesaid are held and judgment given
bound unto his executors and administrators
and provide and if it shall appear that any will

and testament was made by the said deceased and
executors or executors therein named, do exhibit the same
making request to have the same allowed of and

now accordingly if the said Sarah and William
Blakemore above bounden being thereunto required
make the said letters of administration, of reprobation of

the above bounden William D. Blakemore and Sarah Blakemore's bond and to have the same allowed of and
and singles them goods and chattels, rights and credits of
of Abby Blakemore deceased, do make or cause to be made and delivered in presence of
and singles them goods and chattels, rights and credits of
each, which have or shall come to their hands, his
or / opinion of the said Sarah and William D. Blakemore and
Blakemore or into the hands or possession of any
or person for said Sarah and William D. Blakemore
the same to be made as exhibits or cause to be exhibited
court of the County, aforesaid is this ninth day
the date of these presents and the same good
and credits and all the other goods, chattels and
its of the aforesaid at the time of his death,
at any time hereafter shall come into the hands
of the said Sarah and William D. Blakemore
into or into the hands or / opinion of any person
for said Sarah and William D. Blakemore, do will
administer according to law and further do make
cause to be made a just and true account of
and chattels, rights and credits of said administrato
within two years from the date of these presents
all the rest and residue of said goods, chattels and

Wm D. Blakemore (Seal)
Sarah Blakemore (Seal)
Abraham Wilson (Seal)
John W. Beckner (Seal)
Luke L. Goff (Seal)

State of Seneca County
Show all now by these presents that
we Aaron Jackson, & Bailey and
Abraham Wilson all of the city
of Gibson and State of New York
are held and jointly bounden
to pay to the Royal Governor of the State of Seneca in the sum
of three thousand dollars to which payment will and
to be made we bind ourselves, our heirs, executors and
administrators, jointly firmly by these presents sealed
and dated this 6th day of March 1826.

The condition of the above
bond Aaron Jackson and minister of all and
singular the goods and chattels, rights and credits of
said Pearce deceased, do make or cause to be made
a new and perfect inventory of all and singular
goods and chattels, rights and credits of said deceased

69 which have or shall come to the hands, property now all now by these presents that we the undersigned
 or knowledge of the said Aaron Jackson or in
 hands or possession of any other person or persons for
 and the same so made, to exhibit or cause to be
 filed to the County Court of the County - within one year from the date of these presents and the same go
 after the date of these presents and the same go
 chattle and credits and all other goods, chattels and
 of the said deceased at the time of his death or when
 any time after I shall come into the hands or possession
 said Aaron Jackson or into the hands or possession
 of these persons for him, do well and truly administer a dated this 7th day of March 1836
 according to law and give them to make or cause to be
 a true and perfect account of his said admi
 nistration within one year after the date of these presents
 and all the rest and residue of said goods, chattels
 and credits which shall be found remaining on the
 account the same being allowed by the court
 and all deliver and pay unto such person
 respectively as the same shall be due unto and
 shall appear that any last will and testament
 was made by the decessor and the executors
 named, do exhibit the same to the court
 making request to have it allowed and if
 accordingly - if the said Aaron Jackson above
 named, being thereunto required, do render an
 account of his estate and do all things as
 the court may require - then the above obligation to be
 of no effect; otherwise to remain in full force and virtue the
 and witness - In testimony whereof we have
 unto set our hands and seals the day and date
 above written

Witness Thos. Gile clts.

E. Bailey
Aaron Jackson
Abm. W. Lewis

John Gile's land
and the sum of $\$100$
of Gibson County and the sum of $\$100$
March Term 1836

of Gibson County and the sum of $\$100$
 Jackson and Obrien Bailey are
 held and firmly bound unto
 William P. Hale chairman of the
 Court of Pleas and Quarter Sessions
 of Gibson County and his executors
 Office in the sum of five hundred dollars
 in sum and truly to be paid in kind quarterly
 this 8th day of March and annually sealed with an seal
 above bounden, Aaron Jackson hath this day

the condition of the above obligation is such that
 he late Thomas Pearce deceased, now if the said
 Aaron Jackson shall make a true and perfect
 account of the part of the estate of Thomas Pearce
 administrator account that is allotted to Rubin Pearce Esq.
 and of his and quarter sessions to be held on the
 first Monday in June next and shall annually make
 an account of the estate and do all things as
 the court may require - then the above obligation to be
 of no effect; otherwise to remain in full force and virtue the
 and witness to the above written

Aaron Jackson
E. Bailey
Thos. Gile clts.

Inventory of the goods and chattels
 of William Blakemore deceased
 six lead of horses, six head cattle
 seven head of sheep, twenty three head
 of hoggs, three feather beds and
 furniture, one dressing table, one
 ditto, one sugar chest, one bureau, one trunk,
 one, two pasture boxes, one peaster candle, five plates & 3
 Dowl backs, 14 Spoons, 6 knives, one big scuttle, one
 one scuttle, one scuttle, one pair of pot hooks, one

Inventory of the goods and chattels
 of William Blakemore deceased
 six lead of horses, six head cattle
 seven head of sheep, twenty three head
 of hoggs, three feather beds and
 furniture, one dressing table, one

ditto, one sugar chest, one bureau, one trunk,
 one, two pasture boxes, one peaster candle, five plates & 3
 Dowl backs, 14 Spoons, 6 knives, one big scuttle, one
 one scuttle, one scuttle, one pair of pot hooks, one

11] b. ap kettle, one Cowdell thick, one brush pot
and weather, one coffee mill, one wagon among gears,
of gear, wheels, three ploughs & two weeding tools, one
hoe, four beaver traps, one 50 gallon copper still, two
guns, one set of turner tools, one hand saw, another
wheel, one log ditto - one hand mill - three pollen
one & stool, two water pails, two flat jugs, &c. &c.
Plat more or ad ~~more~~ with a copy of William Blake
on account do certify the above total a true account
in the goods and chattels belonging to the said Wm.
For as comes within my knowledge - Hanny Blakemore
as executors

Report of the Commissioners
appointed to appraise Hanny
Blakemore one years provision
out of the estate of Wm Blakemore
as executors

Pursuant to an order of
the County Court of Pitts-
burgh, January Term 1824,
appointing Abraham
Gordon, Dr. Evans and James
McGraw, commissioners
composing on the part of the court to attest to the
and minor children of William Blakemore, deceased,
of his support, pursuant to an act of the General Assembly
of the State of Pennsylvania so much care made and
done - as attested to these dear widow and minor chil-
dren as follows to wit, all the corn that is or
supposed to be 98 barrels, when numbered round
two bush. cattle, six bushels of salt, eight pounds
and thirty five pounds of brown sugar & 2 lbs
of gun powder and salts - this 24 January 1824.

Abraham Gordon
W. Evans
J. G. L. Davis

An account of sales of the
estate of Wm Blakemore deceased,
on accts on the 20. Febry 1824

Wm Fletcher - 1 cow & calf
" " 1 Spotted Calf
William Fletcher - 1 D. & 1 ditto

Hannie Nicholson - 1 cow & calf
Grace Little - 1 Sow & 2 pigs
Hanny Blakemore - 1 sheep
" " 1 bay Horse
" " 1 bay Filly
" " 32 Lbs of Sugar
" " 10 lbs of Salt
" " 10 lbs of Gun Powder

Lakeview 1 cow & 10 lbs of
" 1 bay Horse 40 lbs
Ferguson. Bone boat 2.37
Mr. Evans, bone man 12.17
" 1 beaver trap 4.5 lbs
Luker Biggs, corn man 53.00
William Offord, brewer 4.37
Mr. Craig 1 set Turners tools 14.18
Aggregate 349.51

Hanny Blakemore Adams trading

and Oct. term 1824
account of sales of Wm
more purchases made
18th August 1824

Blake more 1 loom	3.00	Hanny Blakemore, wheat 3 lbs	1.00
" 2 beds	10.00	" 1 strong rifle gun	4.00
" painter	1.00	" 1 hand saw	1.00
" bed & furniture	12.00	" 1 rifle gun	5.00
" sugar chest	4.00	Hanny Blakemore, coffee mill & pan	1.00
" dressing table	1.00	Luke D. 1 q. g. & still	13.50
" folding da-	3.00	Hanny Blakemore, brewer box	3.16
" bureau	3.00	" 1 beaver trap	3.26
" trunk	.50	" 1 waggon	51.00
" hair & piggy	.50	Aggregate	206.92
" sundry tools	5.00		

Inventory of the estate
of Blake more deceased
Pittsburgh October Term 1824

1 gun	1 man's saddle
1 man's saddle	1 pair Saddle bags
1 pair Saddle bags	1 side saddle
1 side saddle	1 loom & carpet
2 bedsteads	2 feather beds &c
2 feather beds &c	1 pair stable yards
1 pair stable yards	2 trunks
2 trunks	1 whip leather
1 whip leather	1 spinning wheel
1 pair Candy	1 pair Candy
1 dozen Hours	1 dozen glass
1 looking glass	1 dozen hours & forks
1 dozen hours & forks	1 " chairs
1 " chairs	1 plate
1 plate	1 copper pot
1 copper pot	2 pairs

73 washing tuff

1 p. at
1 cover
1 churn
1 well rope & bucket
1 small washing tuff
1 knife box
cups & saucers
1/2 doz tea spoons
1 pitcher, feather pot
1 tin pan & bucket
1 flat iron & candle stick

1/2 dozen, box, etc.
1 book & 1 fraser
1 pair shoe brush & coat hanger
1 Table, 1 bottle & 3 table spoons
1 paper box & 1 comb
1/2 dozen paste plates
4 trays - 3 barrels & 1 basin

receipt against Willie D. Blakemore for the collection of notes due on Benjamin Dashaw for \$100.00 on the 1st of January 1824

133 00

receipt against W.D. Blakemore for the collection of notes due on the 1st of January 1824

20 00

receipt against W.D. Blakemore for the collection of notes due on the 1st of January 1824

10 00

receipt against W.D. Blakemore for the collection of notes due on the 1st of January 1824

1 50

receipt against W.D. Blakemore for the collection of notes due on the 1st of January 1824

1 50

receipt against W.D. Blakemore for the collection of notes due on the 1st of January 1824

21 08 72

receipt against W.D. Blakemore for the collection of notes due on the 1st of January 1824

25 00

receipt against W.D. Blakemore for the collection of notes due on the 1st of January 1824

11 18

receipt against W.D. Blakemore for the collection of notes due on the 1st of January 1824

37 50

receipt against W.D. Blakemore for the collection of notes due on the 1st of January 1824

1 50

receipt against W.D. Blakemore for the collection of notes due on the 1st of January 1824

1 50

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1 50

receipt against W.D. Blakemore for the collection of notes due on the 1st of January 1824

1 50

74

75 Report of Sally Blakemore & provision for one year out of O. Blakemore deceased estate Oct. Term 1825

to Mary Sally Blakemore and minor child. The widow Oly Blakemore deceased one year provision - see to it that minor children do not to Sally Blakemore and minor child the following articles of property - 60 lbs of pork - 15 barrels of corn - 4 lbs of bacon - 1 lb of white sugar - 15 lbs of coffee - 1 do of tea - 2 bands of salt - 2 cows under One Hand & Peas - 5 lbs of flour - 1825

An account of Sales of the estate of Oly Blakemore deceased returned by Wm. & Sally Blakemore term returns July Term 1825

Abraham Blakemore	Nov 8/25	
" " 2 gills		
W. D. Blakemore 1 gill	8.00	
" 1 pipe	5.00	
Patrick Blayton to post	2.50	
Sally Blakemore bed furniture	10.00	
" " 1 bed furniture	25.00	
" " 1 peddler	2.00	
" " 1 trunk	.50	
" " 1 table	2.00	
" " 6 chairs	2.00	
" " 1 glap	1.25	
" " cupboard & furniture	3.00	
" " 1 Glap iron	.50	
" " 1 book	2.00	
" " 1 wheel	2.00	
" " 1 tub	1.00	
" " 1 bucket	.60	
" " 1 piggie	.50	
" " 1 tray	.50	
" " 1 cooler & bucket	0.25	
" " 1 piggie	0.25	
" " 1 pot	1.10	

Presented to an order of the Worshipful County Court of Frederick July Term 1825 appointing Mr. Buckner, M. W. Evans & J. G. Davis commissioners to sell the same parts of the estate & lands & goods

Abraham Blakemore 1 cow & spring	8.00	Williams Howard 8 bands corn	8.00
" " 2 gills	5.00	" " 6 " "	6.00
" " 1 side leather	14.12	John Howard 5 " "	5.00
" " 1 bell	14.00	Father & Son Jones 1 Horse	52.00
Bottle 1 saddle	10.00	Small Landowner mare	76.25
" " 1 swing tree	1.00	William W. Craig 1 young Cow	73.00
Mr. Evans 1 pair trousers	2.80	Clothes Kaban 10 do of cloth	37.00
" " 1 plough	2.18	" " 2 stans	28.00
" " 1 rifle gun	0.80	William Lawrence 2 others	30.75
" " 1 chair	0.50	William Knight 1 do 1 stan	17.12
" " 1 quilt	2.50	Theomas Mayne 1 stan	16.25
Wm. Blakemore 1 side leather	3.00	" " 1 side & black stan	18.50
" " 1 mallet	0.75	" " 1 stan	11.
" " 1 rifle gun	3.00	Stephen Williams 1 cow & calf	12.75
" " 1 chair	0.50	" " 1 cow and calf	13.00
" " 1 stool	2.50	Hann Blakemore 1 cow & calf	12.00
and Alford 56 barrels corn	5.62	Anthony steel 2 kegs	13.00
" " 5 barrels corn	5.62	" " 1 cow and a calf	13.00
" " 1 barrel	5.00	Stephen Williams 1 cow & calf	13.00
and W. Blakemore 8 barrels corn	5.00	" " 1 cow & calf	13.00
" " 5 "	5.00	" " 1 cow & calf	13.00
" " 5 "	5.00	" " 1 cow & calf	13.00
" " 5 "	5.00	" " 1 cow & calf	13.00
Aggregate \$893.90	912	Aggregate	125
over & in payables	901	over & in payables	125

Inventory of the estate of Thomas deceased
Oct Term 1826

John Buckner 1/2 saddle bag	
" " 1 wagon	
" " 1 Stan	
" " 1 white fence	
" " 1 pale Stan	
" " 1 black Stan	
Abraham Blakemore 1 rope	
" " 1 spectacles	
" " 2 small stems	
" " 1 do of Godden	

4 p. lates & 8 iron tips	
case of knives & for 12	
half dozen spoons	
1 rifle gun - 1 candle stick	
1 pair lock - 8 pairs - 2	
3 yards of lace - 1 lace	
1 tray - 2 bottles - 2 wooden	
kegs - 1 Stan - 1 meal	
bag - 1 grained stone	
1 pair of bess - 1 double	
tree & 2 deer skins -	
Aaron Jackson account	
marks	

Inventory of the property
of Widow Edmonson deceased
returned by Patterson Crocker
July 20th 1825

the 2d & 3d return
6 pewter plates
1 pewter dish
Patterson crockery

105
1st James Harbor 1.87^{1/2} 1 Sorelman Thos Boling
— William Burrough 1.00 bed furniture Thos Stone 37.00
1 Saddle Andrew Cole 0.06^{1/2} bell - Jas B. Blakemore 0.75
Waggon James Harbor 3.93^{1/2} 3 b. only come Thos Boling 15.12^{1/2}
bag - to same 0.31^{1/2} 3 barrels James Harbor 16.00
dole - meade Pearce 10.50 3 barrels Thos. Dugay 15.87^{1/2}
2 — William Gleeson 2.15 1 barrel meade Pearce 5.56^{1/2}
2 — William Ferguson 0.75 5 lbs bacon James Harbor 5.00
meat of fat - John Wickings 2.93^{1/2} for bacon to John Sutton 55.11^{1/2}
meat of fat to same 0.06^{1/2} remnant of meat Wm. Richardson 69.75
a gun - George Rust 15.00 stock leather Jas. Carlson 5.50
meats - George Donalson 0.31^{1/2}
an a calf - James Curtis 17.50 lot of cotton ga. Hickey 2.50
and calf - Thos Boling 15.00 2 deer skin - to same 0.87^{1/2}
with calf Stephen Richardson 15.12^{1/2}
calf - Robt. Edmonson 11.93^{1/2} lot of fowls - James Dubay 3.31^{1/2}
— William Ferguson 2.12^{1/2} bridled hittig Andrew Cole 0.56^{1/2}
calf - William Love 2.00
a mare - meade Pearce 28.00 1 bell - to same 8.12^{1/2}
first dole - James Bell Morris 17.00 1 axe - Geo. Rust 1.12^{1/2}
diamonds - Captain Bailey 13.25 aggregate \$610.81^{1/2}
third choice - Turnor Gibbs 9.25 calculated in third returned
4th choice - to same 6.75 1 pair - to Aaron Jackson 0.95
5th choice - to same 6.00 1 pair - cow Mrs Brown 0.12^{1/2}
6th choice - to same 5.50 1 pair - to same 0.12^{1/2}
on the lot - to same 6.00 1 cow - Aaron Jackson 10.00
6 pigs - John Montgomery 3.06^{1/2}
5 pigs Turner Gibbs - 6.25
4 chickens - to same 4.00 cash to Aaron Jackson 19.00
83 pigs - Alexander Cleary 3.51^{1/2} Kins of negro live to
William Cleary 3 - 11.00
gum - James B. Chambers 1.62^{1/2} hogs to sell 15.64^{1/2}
wooden & child to same 5.25^{1/2}
The above is a correct list of the
sum of the sale of merchandise
belonging to the estate of Thos.
Pearce deceased

Inventory of the estate of Capt
Redman deceased & returned
by Mr. G. Love et al.

1 set blacksmith tools \$100.00
1 bay Horse worth 65.00
1 dark bay Horse 50.00
1 black mare & colt 65.00
1 side saddle 12.00
1 rifle & un 8.00

1 m'ds 5 saddle 1/2
Some waggon iron 5
1 pot - a - act 2
1 oven — 1
1 spr adle — 2
3 chairs & 5 plates 2
W. G. Love - et al.

An ac count of Sales of
the estate of Mr. Redman
et al -

John Army - 1 gun 4.00
Apple wood 1 pot a act 3.00
" Colt 16.75
" " 0.43^{1/2} William J. Spencer - horse
John McLennan - bell 18.00
W. G. Love - Adm. 1/2 Love 78
\$2.63

W. G. Love - Adm. 1/2 Love 78
\$2.63

Aggregate \$610.81^{1/2}

An amount of Doly of the
estate of Thomas Pearce
deceased June 2nd 1826

1 drawing knife - Andrew McCarty 0.87^{1/2} 5 plates - Thomas Glazier
2 flat irons - Meade Pearce 0.75^{1/2} 6 annons James Harbor
1 fork same 1.31^{1/2} 1 single tree - Robt. Edmonson
1 ebony swing tree - Andrew McCarty 1.50 1 clavis - same
3 chisels & comesticks John G. Gillies 0.51^{1/2} 1 stool plough - John Quigley
2 augers - Robert Harley 0.56^{1/2} 1 bar shear - Henry Rust
1 iron wedge - Elijah Barker 0.75 1 ginseng - Captain Bailey
1 wire line - William Birdsong 1.50 1 bottle - James Rickard
1 pair cotton card - Robert Harley 1.31^{1/2} 1 bottle - Harris Bradford
1 pair cards - Meade Pearce 0.63^{1/2} 1 lot of lumber - James B. Chambers
5 lbs of tools - William Birdsong 1.00 1 tin ware - Aaron Lewis
1 clay bottle - Henry Capels 0.50 1 pot - Major children

1st choice - Turnor Gibbs 9.25 calculated in third returned
4th choice - to same 6.75 1 pair - to Aaron Jackson 0.95
5th choice - to same 6.00 1 pair - cow Mrs Brown 0.12^{1/2}
6th choice - to same 5.50 1 pair - to same 0.12^{1/2}
on the lot - to same 6.00 1 cow - Aaron Jackson 10.00
6 pigs - John Montgomery 3.06^{1/2}
5 pigs Turner Gibbs - 6.25
4 chickens - to same 4.00 cash to Aaron Jackson 19.00
83 pigs - Alexander Cleary 3.51^{1/2} Kins of negro live to
William Cleary 3 - 11.00
gum - James B. Chambers 1.62^{1/2} hogs to sell 15.64^{1/2}
wooden & child to same 5.25^{1/2}
The above is a correct list of the
sum of the sale of merchandise
belonging to the estate of Thos.
Pearce deceased

Aaron Jackson Adm.

79 John D. Hanah
Guardian bond
Olly Blakemore Jr
March Term 1827

Tennepes are held and firmly bound unto Isham Davis Chairman of the Court of Pleas and Quarter Sessions of Gibson County and his successors in office in the sum of three thousand dollars for which payment well and truly to be made we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly and truly to be made unto the said Isham Davis, his heirs, executors and administrators, jointly and severally, for the time present. Sealed with our seals this 5th day of March.

The condition of this obligation is such that as the said John D. Hanah has been appointed guardian to Olly Blakemore infant son of Olly Blakemore deceased now about the age of three years of the said John D. Hanah shall return a full and complete inventory of said minors estate within ninety days from the date hereof and annually after return an account of the guardianship and do and perform all other things by law imposed virtue of his appointment as guardian - then this to be void and of no effect - else to be of full force and virtue in law.

Benoni Bradford
Ordinary bond
March Term 1827

I know all now by these presents that we Benoni Bradford, Madison McLean and George Statton are held bound unto Isham Davis chairman of the Court of Pleas and Quarter Sessions of Gibson and the like county office in the sum of five hundred dollars for which payment well and truly to be made we bind ourselves, our heirs, executors and administrators, jointly and severally by these presents sealed with our seals this 5th day of March 1827

I know all now by these presents that we John D. Hanah have W. S. Moore and Dan of Gibson County and State of Tennessee are held

Condition of this obligation is such that whereas said Bradford has obtained a license to keep an ordinary in Trenton in Gibson County for twelve months on the date hereof - now if the said Bradford will do and perform all things by law imposed virtue of the license as ordinary keeper thereof to be void and of no effect else to be of full force and virtue in law -

B. Bradford ^{and}
George Statton ^{and}
M. McLean ^{and}

In Overall's
Ordinary bond
March Term 1827

I know all now by these presents that we John Overall, John D. Hanah and John W. Evans of Gibson County and State of Tennessee are held bound unto Isham Davis chairman of the Court of Pleas and Quarter Sessions of Gibson County and his successors in office in the sum of one thousand dollars for which payment well and truly to be made we bind ourselves, our heirs, executors and administrators, jointly and severally by these presents, sealed with our seals and dated the 5th of March 1827

J. D. Hanah
John W. Evans
D. Conley

The condition of this obligation is such that as the said John Overall hath obtained a license of an ordinary in Trenton in Gibson County for time of one year next preceding the date here-

now if the said Overall shall do and perform all things imposed him by law in virtue of his license for an ordinary then this bond is to be void and of no effect - else to be of full force and virtue in law.

John Overall ^{and}
J. W. Evans ^{and}
J. D. Hanah ^{and}

Eby Chidley &
William C. Love
Administrator of
Major Chidley
deceased March 1st
1827

The State of Tennessee City
County — Now all men by the
present that we Eby Chidley
William C. Love, Robert Cameron
William Ferguson all of Gibson
County being the subscribers thereto
and the State aforesaid are held and firmly bound unto
the Governor of said State for the time being in the sum of up
sum and dollars — to be paid to the said Governor his successors
or assigns — to which payment well and truly to be made
we bind ourselves and each of us and our heirs, executors
or administrators jointly and severally, firmly to
pay to the said Governor his successors or assigns — to
make the same seal and dated this 7th
of March 1827 —

The condition of the above obligation is such
whereas the above bound Eby Chidley and William C.
Administrator and administrator of all and singular the
goods and chattels, rights and credits of Major Chidley
deceased. Do make or cause to be made a true and
perfect inventory of all of all and singular the goods
chattels, rights and credits of the deceased, which
or shall come to the hands of knowledge or inspection
the said Eby Chidley and William C. Love or unto
the inspection of any person or persons for them and
same so made do substitute, or cause to be substituted
the court of the County aforesaid within ninety days
the death of the deceased and the same goods,
and chattels and all the other good, chattels and
of the deceased at the time of his death or within
any time after shall come into the hands of said
Eby & William C. Love or into the hands of inspection
any other person or persons for them do will and
do minister according to law and further do make
or cause to be made a true and just account of the
administration within two years after the day
these presents are till the rest and residue of the
goods, chattels and credits, which shall be given
remaining upon the said administration account to
being first examined and allowed by the court of law
shall be given and pay unto such person or persons as
to whom the same shall be due, pursuant to the
act and meaning of this act in that case made
provided and if it shall appear that any
testament was made by said deceased & the same

be counters thereto annexed do witness the same in
writing request to have the same acknowledged
and recorded — if the said Eby & William
Ferguson all of Gibson
County being the subscribers
or letters of administration / approbation of such
amount being first had and made in said County
in this obligation to be given otherwise to remain
full force and virtue —

Eby & Chidley
John C. Love
Robert Cameron
William Ferguson
March 7th 1827

The State of Tennessee City
County — Now all men by the present that we Robert Irkle, George
Irkle, Robert Irkle, Benjamin White and James Wright
of Gibson County and the State aforesaid are held and
firmly bound unto the Governor of the State of Tennessee
the sum of four thousand dollars to
said the said Governor his successors or assigns — to
which payment well and truly to be made
we bind ourselves and each of us and our heirs, executors or administrators
jointly and severally, firmly by these presents
make with our seals and dated the 8th of March 1827 —

The condition of the above Obligation is such
whereas the above bound Robert and George Irkle
Administrators of all singular the goods and chattels
and credits of George Irkle deceased do
make a true and perfect inventory
and singular the goods and chattels rights &
of the deceased, which have or shall come
in hands knowledge or inspection of the said George
and Robert Irkle or into the hands of
any person or persons for them and the same
do substitute or cause to be substituted to the court
of the County aforesaid, who within ninety days after the
day these presents are made the said goods, chattels
and credits, and all the other goods, chattels and
rights of the deceased in the time of his death

which at any time here after shall come into
possession of the said administrators or into
hands, or possession of any person or persons,
then do well and truly administer according
to law, and further to make a cause to begin
a time and just account of their said ad-
ministrators - within two years after the date of
these presents and at the rest and the remainder of
the said goods, chattels, and credits which
be found remaining upon said account
and account the same being first examined
and allowed of by the Court of said county
shall deliver and pay unto such person or
persons respectively to whom the same
be due payment to the true intent and
meaning the act, in that case made and provided
and if it shall appear that any will or
testament was made by the said de-
ceased and the executor or executors named above
the same into court making request to
the same attorney and/or approver of a
deed - if the said Robert and George
Jewell above named in being herewith re-
quested under the said letters of administration
testation of such instrument being had
made in said court then this obligation
to be void, otherwise to remain in full force
and virtue.

Robert Leek
George W. Miller
Robert Read
Benjamin White
James T. Miller

At Phillipsburg
Wormer of
June 1827

I know all manner thing present
that we John A. Miller, David
P. Hamilton & George Hamilton
all of Gibson County & State of

specie an file as a family bound unto William
not Governor of the state of Tennessee this
day in office in the sum of one thousand
and for which payment will & truly to be made
bind ourselves our heirs &c jointly and severally
by these presents seal with our seals this
day of June 1827.

The condition of this obligation is such that
as the said John A. Miller has been duly and
constitutionally elected Governor for two years next
from the date of these presents - now if the said
A. Miller shall discharge all and singular the aforesaid
injuries done by law in virtue of his said
office or of Coronado - then this bond to be void and
no effect - else to be of full force & virtue

John A. Miller (Seal)
David P. Hamilton (Seal)
George P. Hamilton (Seal)

J. James Thomas of D^r do make &
ordain this my last will & testament
in manner of form (No 1) agree to
my dear wife Patricia all my
house hold & other furniture &
my cattle and all my hogs & three head of horses
and of my estate goods & chattels for Patricia's
use in her life time & to raise her children or also
is her will & pleasure to give any one of the children
things when they marry she can do and otherwise
a girl must divide what is left equally among
themselves - whom I nominate, constitute and appoint
executrix of this my last will & testament hereby re-
mained - in witness whereof I have hereunto set my hand
the fourteenth day of March one thousand eight hundred
and twenty two. Signed sealed and published by me the said testator James
Thomas and for his last will & testament in the presence of us who
hereunto our names as witness there is the presence of said testator
and Thomas & John Thomas

James Thomas

44
Pattina Thomas bound
as executrix of James
Thomas deceased
June Term 1827

The State of Tennessee, Gibson
Show all owing by these presents,
Pattina Thomas, John Thomas &
Thomas all of Gibson County, the
aforeaid, the wife and family bound unto the Government
Said State for the time being in the sum of one thousand
dollars, to be paid to the said Governor, his successors
appraying - to which payment well and truly to be made
we bind ourselves and each of us and our heirs, executors
and administrators, jointly and severally, firmly by these
sealed with our seals and dated this 14 of June 1827.

The condition of the above obligation is such
whereas the above bound Pattina Thomas, Executrix of
last will and testament of James Thomas deceased,
or cause to bear a true and perfect inventory of
singular the goods and chattels, rights and credits
the deceased, which have or shall come to her hands,
or possession of the said Pattina Thomas or into the hands
or possession of any person or persons for her and the
make no effort or cause to be exhibited to the court
made to exhibit or cause to be made within twenty days from the date
of this obligation written in this town of Gibson
County. Afterwards within twenty days from the date
of presents and the same goods, chattels and credits and
other goods, chattels and credits of the deceased as the
same at any time hereafter shall come into
possession of the said Pattina Thomas or into the
possession of any person or persons for her, its well and truly
to be made according to law and further as making
to be made a true and just account of his said administration
within two years after the date of these presents and
& residue of said goods, chattels & credits shall be paid
moving upon this account, the same
expended and allowed by the court of said county
due and payable unto such person or persons before
whom the same shall be due pursuant to the true
meaning of the act in that case made & provided
that this obligation above to be void, other wise to remain
in force & virtue

Pattina Thomas
John Thomas
David Thomas

Sawyer Pepple &
John G. Gillett
in this day of
June 1827

I, John G. Gillett, sawyer Pepple & George T. Cragg
of Gibson County and State of Tennessee
bind and firmly bound unto Ethan St. Davis chairman
Court of Pleas & Quarter Sessions of Gibson County &
said this be executors in office in the sum of one thousand
dollars for which payment well and truly to be made
within one year, our heirs & their executors &
admiraries, jointly and severally, firmly by these
sealed with our seals and dated this 14 of June 1827.

The condition of the above obligation is such
the above bound George T. Cragg & Alexander Pepple
bound for and obtained leave to keep an ordinary in
for one year from the date hereof - now of the
said Pepple & Cragg shall do perform all things in
and about on them as ordinary keepers then the same
and of no effect else to the full force & virtue

Geo. T. Cragg *(Seal)*
Alexander Pepple *(Seal)*
John G. Gillett *(Seal)*
W.M. W. Clegg *(Seal)*

George Stalcup bound
ordinary keeper
in this day of
June 1827

I, John G. Gillett, sawyer Pepple & George T. Cragg
of Gibson County and State of Tennessee
bind and firmly bound unto Ethan St. Davis chairman of said
Court of Pleas & Quarter Sessions of Gibson County &
said this be executors in office in the sum of one thousand dollars - when
well and truly to be paid to the said executors &
their heirs & executors severally - in writing whereof see last page
this 14th of May 1827.

The condition of the above obligation is such
that whereas the said George Stalcup has applied
& obtained a license to keep an ordinary or house of
entertainment in the town of Tipton for one year - now
the said George Stalcup shall well & truly honestly
keep an ordinary or house of entertainment - there
to be made a bond to the sum and value else to be off
& written - the date above written - George Stalcup
John G. Gillett *(Seal)*

W.M. McLain *(Seal)*
Valentine Sterrett *(Seal)*

Wm. McHenry's bond

Constable bond

September Term 1827

I know all men by these presents that we William L. McHenry, Benjamin White and Philip Parker of Gibson County 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 sum of one thousand dollars for which payment well and truly to be made bind ourselves, his heirs & jointly and severally by these presents sealed with our seals and dated the 6th of September 1827.

The condition of this obligation is such that whereas the above bound William L. McHenry, was appointed a Constable in Gibson County for three years next succeeding the date of these presents by the Court of said County - now if the said McHenry shall execute and return all process legally directed and do and perform all duties by law required him in virtue of his said office of Constable aforesaid then this bond to be void and of no effect else to be of full force in virtue we have sealed and delivered in open court

* Wm. McHenry
Benjamin White
Philip Parker

John H. Linton's bond
as Constable
December Term 1827

I know all men by these presents that we John H. Linton, Benjamin White, Hugh Reed, & William Dunnigan of Gibson County State of Tennessee are held and firmly bound unto Lamuel Houston Governor of the State of Tennessee aforesaid in the sum of one thousand dollars for which payment well and truly to be made we bind ourselves, his heirs & jointly and severally jointly by these presents sealed with our hands & seals this 3rd day of December 1827. The condition of this obligation is such that whereas the above bound John H. Linton has been appointed Constable in Gibson County at the time of his appointment he was in health & strength able to perform his duty & to do and perform all things by law required him in virtue of his said office of Constable aforesaid then this bond to be void and of no effect else to be of full force in virtue we have sealed and delivered in open court

John H. Linton shall execute and return all process to him directed and do and perform all things by law required him in virtue of his said office of Constable aforesaid then this bond to be void and of no effect else to be of full force in virtue we have sealed and delivered in open court

John H. Linton (Seal)
Benj. White (Seal)
Hugh Reed (Seal)
Wm. Dunnigan (Seal)

John H. Linton's bond
Administrator of P. C. Lachlan deceased
Wm. H. Term 1827

I know all men by these presents that we Malinda S. Macklin, James Gibbs and William Porter for all of Gibson County State aforesaid are held and firmly bound unto Governor of said state for the time being in the sum of thirty six hundred dollars to be paid to the said Governor, his successors or executors - to which payment well and truly to be made we bind ourselves, and each of us and our heirs, executors or administrators jointly and severally, jointly by these presents, sealed with our hands and dated this 6th of December 1827.

The condition of the above obligation is such that whereas the above bound Malinda S. Macklin administrator of all and singular the goods & chattels, rights & credits of P. C. Lachlan deceased, do make over and transfer to the said Malinda S. Macklin or into hands or possession of other person or persons for her and the same to make, do exhibit or cause to be exhibited to the Court of the County aforesaid within ninety days after the date of these presents the same good, chattels and credits (all the other goods, rights & credits of the deceased at the time of his death) excepting those which at any time hereafter shall

88) come into the hands or possession of the said Alainda St. Maelius or into the hands or possession of any person or persons for her do will and truly administer according to law & further do on this our cause to be made & just a account of her said administration within year after the date of these presents, and all rest & residue of the said goods, chattels & credits shall be found remaining upon said administration a account, the same being first examined and set by the court of said County, shall all delivery made unto such person or persons respectively, to whom the same shall be due, pursuant to the true meaning of the act in that case made & provided it shall appear that any last will & testament was made by the said deceased and the executors thereof named, do exhibit the same to the court making request to have the same allowed & proved accordingly; if the said Maelius does not above bound over any documents required to the said letters of administration/approbation such testament being first had and made before the court, then this obligation to be void, otherwise to be of full force & virtue -

Trustee Bond
for
1828

with our seals and dated this 4th day of March 1828
collator of the above obligation is such that wherefore bounder William Ferguson was this day Elector
of the County of Gibon, now if the said William
shall well and truly receive all County Taxes
be by law bound to receive, and pay the same
agreeable to law and the orders of said County Court
in County and do all other Act or Acts which he is
by law to do as Trustee then the above obligation
null and void, otherwise to remain in full force
intire.

For your self John Page Esq^r John C. Wilson Esq^r
R. Gibbs Esq^r John S. Goff Esq^r W. H. Gibbs Esq^r
W. Evans Esq^r

ff Bond for County Taxes for A. 1828
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Know all men by these presents that we John Page, C. Wilson, James Turner, George F. Crighton, Benjamin T. Gibbs, John W. Evans and William H. Gibbs, all of the County of Gibon and State of Pennsylvania, held and firmly bound unto John W. Evans, chairman of the Court of Pleas and Quarter Sessions of Gibon County and State of Pennsylvania his successors in Office in the sum of Eight and Dollars, which sum well and truly to be paid and ourselves our heirs and assigns to County and County with our seals and dated this 4th day of March 1828 conditions of the above obligation is such that wherefore bounder John W. Needham was duly and commonly Elected Sheriff and collector of the public money for the County of Gibon and State of Pennsylvania the said John W. Needham shall well and truly and pay over to the Trustee of said County all monies by him collected or which ought to have been collected on or before the last day in December in each year in which he shall collect the County Taxes which sum well and truly to be paid we have sealed and affixed our hands and affigures to County and County

then the above obligation to be null and void otherwise
to remain in full force and virtue -

John W. Needham ^{and} Abraham B. Lee ^{and} Benj.
White ^{and} John P. Thomas ^{and} Wm B. G. Hollings
Benjamin F. Tyron ^{and} B.

Sheriff Bond for
State Taxes for
1828 & 1829

Know all men by these presents that we John W. Needham
Abraham B. Lee, John Page, Reuter Reed and Benj. P. Tyron
of the County of Clinton and State of Pennsylvania are here-
in jointly bound unto Samuel Houston Governor of said
and his successors in Office in the penal sum of One
hundred Dollars which we will and truly to keep
and pay over our heirs and assigns ^{as} jointly and severally
sealed with our seals and dated this 1st day of May
the conditions of the above obligation is such that if
the above bounden John W. Needham hath this day or
Elected Sheriff and Collector of the public ^o Taxes in
County of Clinton now if the said John W. Needham
will and truly collect and pay over to the State Treas-
urer of the Western District all the State Taxes by him col-
lected on or before the
which ought to have been collected on or before the
day of December in each year in which he shall col-
lect Taxes then the above obligation to be null and
otherwise to remain in full force and Virtue -

John W. Needham ^{and} Abraham B. Lee ^{and} Benj.
White ^{and} Reuter Reed ^{and} John Page ^{and} B.

Sheriff Clinton County
1. Bond ¹ Year
1828 & 1829

Know all men by these presents that we John W. Needham named Peter about fifty years of age ^{and} for
Abraham B. Lee, John P. Thomas, Benjamin Tyron & David Brown set forth in said petition it has been allowed
all of the County of Clinton and State of Pennsylvania are held and the said Major Blodore shall will & truly remit the
bound unto Samuel Houston Governor of the State of Pennsylvania from all costs and charges which may and
and his successors in Office in the penal sum of One hundred Dollars for the sum of One hundred Dollars
in consequence of Liberation then this bond to be
and of no effect else to be of full force and Virtue
Major Blodore ^{and} Wm. D. Williams ^{and} C. C.

we bind ourselves our heirs and assigns ^{as} 91
and severally sealed with our seals and dated the
1st of March A.D. 1828

The conditions of the above obliga-
tion is such that whereas the above John W. Needham
this day been duly and constitutionally elected Sheriff
for County of therefore the said Needham shall
truly Execute and due return make of all Costs and
to him directed and pay and satisfy all just
sums of money by him received or levied by virtue of
receipt into the proper Office, by which the same by
order thereof ought to be paid; or the person or persons
in the same shall be due, his heirs or their Administrators
Attorneys or agents or agents in all other things
and truly and faithfully execute the said Office offi-
cially during his continuance therein - Then the
obligation to be void otherwise to remain in full
and Virtue - Entered in open Court
W. Needham ^{and} Daniel Corbin ^{and} Abraham B. Lee ^{and}
John White ^{and} John P. Thomas ^{and} B. F. Tyron ^{and} C. C.

Besides Bond
or Freedom

we all men by these presents that we Major Blodore
as Jones, Mark Mitchell & John Montgomery & others
in all of Clinton County and State of Pennsylvania are here-
in jointly bound unto John G. Davis chairman of the County
of Clinton and his successors in Office in the sum of
thousand Dollars for which payment well and truly to
do, we bind ourselves, our heirs & jointly & severally
by these presents, sealed with our seals and dated the
1st of March 1828 - The condition of this
obligation is such that whereas Major Blodore has petitioned
Court for leave to liberate from a certain
country bound for leave to liberate from a certain

Peter about fifty years of age ^{and} for
the sum of One hundred Dollars from all costs and charges which may and
in consequence of Liberation then this bond to be
and of no effect else to be of full force and Virtue
Major Blodore ^{and} Wm. D. Williams ^{and} C. C.

John B. Boggs (Seal) Wm. G. Killingsworth (Seal) L
Montgomery, and Samuel P. Beasley (Seal) N. S. Hep C

J. Baker
Constable Bond

Know all men by these presents that we Samuel Baker, George Terrell & John Murphy all of Gibson County and State of Tennessee are held and firmly bound unto Samuel Houston Governor of the State of Tennessee in the sum of One Thousand Dollars for which payment well and truly to be made we bind our heirs & executors and successors firmly by these presents sealed with our seals and dated this 6th day of March 1828.

The condition of this obligation is such that whereas the above bound Samuel Baker has this day been appointed by the said Governor to be constable in Gibson County for the two next ensuing years - in consideration whereof the said Samuel Baker shall well and truly account and discharge all duties enjoined on him by Law 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 and delivered in Court

Samuel Baker (Seal) John Murphy (Seal)

Francis Durango
Constable Bond

Know all men by these presents that we Francis Durango and Benjamin White all of Gibson County State of Tennessee are held firmly bound unto Samuel Houston Governor of the State of Tennessee and his successors in the sum of One Thousand Dollars for which payment well and truly to be made we bind ourselves our executors and successors firmly by these presents sealed with our seals and dated this fourth day of March 1828.

The condition of this obligation is such that whereas the above bound Francis Durango has this day been appointed Constable in Gibson County for the two succeeding years - now of the said Francis Du-

well and truly execute and perform all duties on behalf of him by Law enjoined in Virtue of his said Office constable - other than this obligation is to be void and of no effect to be of full force and virtue in Law - signed and delivered in open Court -

as witness 3rd Wth February A.D. 1828 Benj. White (Seal)

Terrell & 200
Administration Bond

State of Tennessee Gibson County
Know all men by these presents that we George Terrell and Benjamin White all of Gibson County State aforesaid are held and firmly bound unto the said Governor of said State for the time being in the sum of Two Hundred Dollars to be paid to the said Governor upon his acceptance or admission into Office or Administrators, County and generally paying to us or presents - Sealed with our seals and dated this 6th March 1828 - The condition of the above obligation

is such that whereas the above bound George Terrell - administrator of all and singular the goods and chattels rights and credits of Buford Terrell - deceased to make or cause to be made a true and perfect inventory of all and singular goods and chattels, rights and credits of the deceased here or shall come to the hands, knowledge or property of said George Terrell or into the hands or property of any or persons for Terrell and the same so made up or cause to be established to the Court of the County, within ninety days from the date of these presents the same goods chattels and credits - and the other chattels and credits of the deceased, at the time of death, which at any time hereafter shall come into the hands or property of the said George Terrell or into the hands and property of any person or persons and Terrell do well and truly administer as to law and further to make or cause to be made

to be void and of no effect, else to be of full force and virtue in Law - upon the death and absence from the said County of Gilson, or if he should die before his return, then upon his return to the said County of Gilson, and of all the residue of the said goods, chattels and credits, which shall be found remaining upon the said Administration account, the same being first examined and allowed by the said County Court, shall deliver and pay unto such persons respectively, to whom the same shall be due, to the true intent and meaning of the act, in that case and provided, and if it shall appear that any last will or Testament was made by the said George Tonell and Executor or Executrix therein named do exhibit the same into Court, making request to have the same allowed, and approved off accordingly. If the said George Tonell above bounden being then next required to answer for the said letters of Administration (Affidavation of such Testament being first made and presented to such Court) then the obligation to be void, shall remain in full force and virtue.

George Tonell & Robert Tonell & John B. Howard

John B. Howard
Guardian Bond
John G. Griffin

Know all men by these presents, that we John B. Howard, Mr. Wm. Jones Howard, John B. Howard, Armstrong & Co. of Gilson County and State of Manitoba are held and bound unto John G. Griffin chairman of the Board of Quarter Sessions for Gilson County and his successors in Office in the sum of Five Thousand Dollars, for which payment well and truly to be made we here return our heirs & Country and severally furnish our parents - sealed with our seals and dated this 3rd day of March 1828 - The condition of this obligation is such that whereas the above bound John B. Howard has been appointed Guardian of John G. Griffin an orphan child of the Estate of John G. Griffin in the sum of One Thousand Dollars, of which payment well and truly to be made by the said Howard shall return a correct inventory of the Estate of John G. Griffin within ninety days after the date hereof and annually hereafter to make a return of the situation of said Estates then the above

to be void and of no effect, else to be of full force and virtue in Law - upon the death and absence from the said County of Gilson, or if he should die before his return, then upon his return to the said County of Gilson, and of all the residue of the said goods, chattels and credits, which shall be found remaining upon the said Administration account, the same being first examined and allowed by the said County Court, shall deliver and pay unto such persons respectively, to whom the same shall be due, to the true intent and meaning of the act, in that case and provided, and if it shall appear that any last will or Testament was made by the said George Tonell and Executor or Executrix therein named do exhibit the same into Court, making request to have the same allowed, and approved off accordingly. If the said George Tonell above bounden being then next required to answer for the said letters of Administration (Affidavation of such Testament being first made and presented to such Court) then the obligation to be void, shall remain in full force and virtue.

John B. Howard
Guardian Bond
John G. Griffin

is all given by these presents, that we Wm. W. Gleeson, Mr. Turner R. Gibbs & Joseph Dibrell all of Gilson County and State of Manitoba are held and bound unto John G. Davis the Chairman of the County Court and his successors in Office, in the sum of Two Thousand Dollars, for which payment well and truly to be made we bind ourselves our heirs & Country and severally furnish by these presents, sealed with our seals and dated this 6th March 1828 - The condition of the above obligation is such that whereas Wm. W. Gleeson has been appointed Guardian of John G. Gleeson an Orphan of the age of Nineteen Years now and Wm. W. Gleeson shall within Ninety days return an inventory of the estate of said Ward and shall annually thereafter make due return of his proceedings as guardian, then this bond to void and of no effect to be of full force and virtue in Law -

W. Gleeson & Co. - J. R. Gibbs & Co. Wm. Gough & Co.
John B. Dibrell & Co.

John B. Dibrell & Co.
John B. Dibrell & Co.

Know all men by these presents that we Johnson C. Richardson, Mr. Richardson & Stephen Williams all of the County of Gilson and State of Manitoba are held and bound unto Samuel Houston Governor of the State of Minnesota and his successors in Office in the sum of One Thousand Dollars, of which payment well and truly to be made by the said Richardson & Stephen Williams, we bind ourselves our heirs & Country and severally by these presents sealed with our seals and dated this 3rd day of March 1828

The condition of the above condition is such; That the above John W Richardson has been appointed a constable in Gibson County for the term next ensuing year of the said Johnson W Richardson shall well and truly according to Law discharge all duties enjoined on him by virtue of his said Office as Constable of said County, then above obligation to be void and of no effect else to be of full force and virtue in law, signed and delivered open Court - Johnson W Richardson & W Richardson
Stephen Williams

Alexander G Hamilton
Constable Bond
March 1st 1828

I know all now by these presents that we Alexander Hamilton John G. Murphy S. P. Best & John S. Ham ex Gibson County signators of this present have appointed bound unto Samuel Houston Governor of the State of and his successors in office in the sum of One Thousand dollars and five hundred dollars to be paid to us in full payment of our bond or being so levied severally partly by the county Tax with our debts as aforesaid this day of April 1828.

The condition of this obligation and such that whereas the above named Alexander G Hamilton, John G. Murphy, S. P. Best & John S. Ham this day have appointed a constable in Gibson County for the two next ensuing years now if the said Alexander G Hamilton shall well and truly discharge all and every duty to the said Alexander G Hamilton by virtue of his said Office as Constable in Gibson County to be of no effect else to be of full force and virtue in law, signed and delivered open Court - A. G. Hamilton & S. P. Best & John S. Ham & S. P. Best & John S. Ham

James Turner's bond I know all now by these presents that we James Turner, William S. McAllister & John Billingsley all of Gibson County signators & State of Tennessee are held bound unto Samuel Houston Governor of the State

Tenn and his successors in office in the sum of one thousand dollars for which payment will be made like kind & currency, our heirs & jointly & severally, jointly by these presents sealed with our seals & dated this 24th day of March 1828.

The condition of this obligation is such that whereas the above bound James Turner has this day appointed Constable in Gibson County for the next ensuing years - now if the said James Turner shall well & truly according to law discharge all duties required him by law in virtue of his said Office of Constable - then this obligation to be void & of no effect, else to be of full force & virtue in law sealed and delivered open Court among them (Recd), J. Billingsley (Recd) William S. McAllister

John Brown's
Constable Bond
March 1st 1828

I know all now by these presents that we Wilson Brown, Henry W. Jones & David Rockwell are held and jointly bound unto John H. Davis Chairman of the County Court of Gibson County on the sum of one thousand dollars for which payment will and may be made like kind & currency, our heirs & jointly & severally by these presents sealed with our seals and dated this day of June 1828 -

The condition of this obligation is such, that whereas the above bound Wilson Brown has been appointed guardian for Batsey Brown Martha Brown, Newburn Brown & Calvis Brown infant children of the said Wilson Brown to account & take into his power all legacies which may be given said children two grandfathers - more if the said Wilson shall and perform all things incident upon him by virtue of his appointment of guardian thus this bond to be void no effect, else to be of full force & virtue in law Gibson Brown et al

Henry W. Jones
David Rockwell

98
Abraham J. Davidson
Ordinary bond
June Term 1828

Know all men by these presents that the Abraham J. Davidson
John Overall & Abraham B. Lee
June Term 1828

vs Howard
S. of Wm B. Howard
bld and firmly bound unto James Howard
Term 1828

State of Tennessee, Gibson County
Know all men by these presents that
we James Howard, Bunting B. Jefferson
James B. Blake or and Benjamin Hobbs
all of Gibson County, the State aforesaid

Davis Chairman of the County Court of Gibson County
in the sum of one thousand dollars - for which sum we
will & truly take and make bind ourselves, our heirs
privately and severally, firmly by these presents, sealed
and dated this third day of June 1828 -
The condition of this obligation is such that whereas
the above bound Abraham J. Davidson has this day
named and sworn for a license for an ordinary
per - Now, if the said Abraham J. Davidson
do and perform all acts in connection with him as are
higher than this bond to be void and of no effect - then
of full force and virtue as here - A. J. Davidson

John Overall (2)
Abraham B. Lee (2)

bld and firmly bound unto the Governor of said State for
time being in the sum of twelve hundred dollars, to be paid
to said Governor, his executors or assigns to whom payment
and truly to be made, the bond containing and certifying
hers, executors and administrators jointly and severally
by these presents sealed with our seals and dated the third
of June 1828 - The condition of this obligation
is such that whereas the above bound James Howard
administrator of all and singular the goods and chattels, right
of William B. Howard deceased, he make or cause to be
made a true and perfect inventory of all and singular
goods & chattels, of whatsoever kinds of the deceased, which have
all come to the hands, knowledge or possession of the said James
and the same do exhibit or cause to be exhibited
count of the County aforesaid, within ninety days from the date of
present - and the same goods, chattels and credits and all
the goods, chattels, and credits of the deceased at the time
of death, which at any time hereafter shall come into the hands
of the said James, Howard or into the hands or keeping
of any person or persons for him to use and truly administer according
to the will and last testament of the said deceased - and further to make or cause to be made a true
account of the said administration within two years after the
date of these presents, and all the rest and residue of the said
chattels & credits which shall be found remaining upon said
account, the same being first examined and allowed
by the court of said County shall recover and pay unto each
of these presents, and all the rest and residue of the said
chattels & credits which shall be found remaining upon said
account, the same being first examined and allowed
by the court of said County shall recover and pay unto each
of these presents respectively to whom the same shall be due
according to the true intent and meaning of the act in that case
made & provided & if it shall appear that any last will or
testament was made by the said deceased, and the executors
therein named, do exhibit the same into court making
out to have the same allowed and approved of accordingly; if

Thomas Morton's
constable bond
June Term 1828

Know all men by these presents that
Thomas Morton, Robert Edminster, Thomas
Jones, Augustus W. King are held
bnd and bound unto Samuel Houston

Governor of the State of Tennessee this the day of June 1828 -
in the sum of one thousand dollars for which pay
ment to be made bind ourselves, our heirs
privately and severally, firmly by these presents, sealed with
and dated this third day of June 1828 -

The condition of this obligation is such that whereas the
above bound Morton, has been appointed Constable for the
two years - know of the said Thomas Morton declare
all duties in connection with him in virtue of his said appointment
of constable according to law - Then this obligation

Thos. Morton (2)

Robt. Edminster (2)

Tho. W. Jones (2)

Augustus W. King (2)

the court of said County shall recover and pay unto each
of persons respectively to whom the same shall be due
according to the true intent and meaning of the act in that case
made & provided & if it shall appear that any last will or
testament was made by the said deceased, and the executors
therein named, do exhibit the same into court making
out to have the same allowed and approved of accordingly; if

100) approbation of such testament being first had and in said court, that this obligation to be void, if the same in full force & virtue -
James Howard (Seal)
B. B. Chapman (Seal)
R. Blackmon (Seal)
Ruf. H. Noble (Seal)
Ruf. W. Clark (Seal)

Thomas Williams
Guar. bond
June Term 1828

Know all men by these presents that we Thomas Williams, William Goodman, William W. Gleason, Stephen Williams, all of Gilson County & State of Tennessee are held and firmly bound unto Samuel Houston, Esq. of the State of Tennessee and his executors in office with one thousand dollars for which payment well and truly made we bind ourselves, our heirs & jointly & severally, to pay by these presents sealed with our seals and dated the 11th day of June 1828 - The condition of this obligation is such that whereas the above bound Williams is held and bound with our seals and dated the 11th day of June 1828 - Now of the said Williams the next preceding year - Now of the said Williams is held and bound Henry W. James, Wilson Brown & John Galloway, all of Gilson County & State of Tennessee are held and firmly bound unto them this obligation to be void and of no effect, else to be of full force & virtue in law, signed & delivered in part -

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

Lincoln Easterwood's
Guardian bond
June Term 1828

It is now all men by these presents that Lincoln Easterwood, David B. Dickson & H. Blake more & less, Esq. of the County of Gilson, are held and firmly bound unto them, for which payment well and truly to be made we bind ourselves, jointly & severally, firmly by these presents sealed with our seals and dated the 11th day of June 1828 - The condition of this obligation is such that whereas the

same appointed Guardian of Amanda L. Easterwood of Easterwood, and Sarah Elizabeth Easterwood orphans children - now of the said Easterwood shall charge all debts incurred him in virtue of his appointment of guardian, agreed that this bond to be void if no effect due to law of full force & virtue in law, given at Easterwood (Seal) in the year D. 18. Dickson (Seal)
Wm. Ferguson (Seal)

Henry W. James
Guar. bond
June Term 1828

Know all men by these presents that we Henry W. James, Wilson Brown & John Galloway are held and firmly bound unto Isham S. Davis, chairman of the County Court of Gilson County in the sum of eight hundred dollars which payment well and truly to be made we bind ourselves, jointly & severally, firmly by these presents sealed with our seals and dated the 11th day of June 1828 -

The condition of this obligation is such that whereas the above bound Henry W. James has this day been appointed guardian of the estate of William L. James, the late James, and his wife, & Katharine James infant children of said Henry James, to take into his possession and be care according to law legacies which their grandfather may have given them - if the said James shall perform all acts in connection with his appointment of guardian agreed to be of full force & virtue to be void and of no effect - else to be of full force & virtue.

Henry W. James (Seal)
John Galloway (Seal)
Wilson Brown (Seal)

Overalls
Guar. bond
June Term 1828

Know all men by these presents that we John Overall, chairman of Davidson, Appt. & Blake more & less, Esq. of the County of Gilson, are held and firmly bound unto Isham S. 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 ourselves, jointly & severally, firmly by these presents sealed with our seals and dated the 11th day of June 1828 - The condition of this obligation is such that whereas the same appointed John Overall her this day obtained an order