

George C Booth
Coronet Bout 10
June Term 1833.

Know all men by these presents that we
George C. Booth, Thomas Blanton and John
Brittlingham all of Fulton County and State of Ga.
and wife and family bound unto McMillan Corrigan

Governor of the State of New York & his successor in office in the sum of One
Thousand Dollars which payment will and truly to be made me being
our debt, our heirs & family and successors liable with ourselves, and on
the 15th day of June 1833.

The conclusion of the above allegations is such that whereas
the said George C Booth has been duly and Constitutionally Elected for
the said County of Gibson for the two years next ensuing the rest of the
present. And if the said George C Booth shall do his all and bring
the st. Writers as forever engaged in time of War in Defense of his off-
ice former, then the above bonds to be null and void, otherwise to re-
main full force and Virtue.

S. D.
The State 66

Robert Edmonstone
So fourthly said to
James Ferrel 1833.

know all men by these presents that we Robert
Preston, John C. Gillespie, Alexander McDougall,
& Philomen J. Brown our selfs and family leave in

William Carroll Esq^r Governor of the State of Tennessee and his Acceptance
in office in the said and full sum of One thousand dollars
for the payment of which will and truly to be made me and each
of these our dear children upon our own and administrators jointly severally
and jointly by these presents sealed with our seals and dated this
17th day of June 1833 —

The condition of the above obligation is such that when
above bound Robert Edmiston is the only appuronited to become
constable for the County of Gibson and said service done if the said
Robert Edmiston shall well and truly pay and satisfy such persons
persons to whom the same may be due all sums of money by him ac-
tive by virtue of any process put into his hands for that purpose
and shall in all things belonging to his office well and truly serve
himself during his continuance therein the above obligation to be
void otherwise to remain in full force and virtue

^{2st}
The State Bank

Robert Colman ¹⁸⁰⁰
Henry Gillis Jr. ¹⁸¹³
Alexander McCollum ¹⁸¹⁴
Philomena M. Brown ¹⁸¹⁹

will D Simmonds
Constable Bond
1888 FERN 1888

all to Simmons
Constable Bond
1832 Term 1833
know all men by these presents that we
Prinell & Simmons Thomas R Morrison James
Howard & Simpson their executors and administrators
firmly bound unto William Carroll Governor of the State of Connecticut
and his successors in office the sum and sum of one
thousand dollars for the payment of which well and truly to be
made me and each of us firm creditors our heirs executors and administrators
firmly severally indentured by these presents sealed with
our seals and dated this 17th day of June 1833.

The condition of the above obligation is such that whereas the
above bound Farwell D Simmons in this day appointed to serve as
constable for the County of Gibson and Indiana State. Now if the said
Farwell D Simmons shall well and truly pay and satisfy such
sums to whom the same may be due all sums of Money by him
received by Virtue of any process put into his hands for that
purpose and shall have all things belonging to his office well
and truly demand himself during his continuance there in this
the obligation to be void otherwise to remain in full force
and Virtue.

Caldimmons - *dead*
Hobie Morrison *dead*
James S. Howard *dead*
Professor Horne *dead*

W. S. Garwood
Stable Bonds Co.
one term 1833

John Greenwood
stable Board to
the State 1853

Witness all present by these presents that we Joseph Greenwood,
George Looker & Parley A. Glappeck are here and firmly
bound unto William Carroll Esq^r Governor of the State
of New York his service as an officer in the said army of field (sum of one thousand)
Dollars for the payment of which we will and truly to be made us and each of
binds ourselves our heirs executors and administrators. Dated the 17th day of January 1853 —

The condition of the above obligation is such that, whereas the above-named Joseph Wood is this day appointed to know as constable for the County of Gilmore and United States as if the said Joseph Hornecker shall well and truly pay and satisfy such sum or sums without the same may be due all sums of money by him received by virtue of or brought put into his hands for that purpose and shall in all things belonging to office which and truly remain himself during this continuance wherein the obligation to be made otherwise to remain in full force.

W. Watson
List
No. Six etc.

Dr. Garrison
F. S. Scott -
W. D. Glazebrook

2 M. I. Help Thomas & Gauthier vs
Catherine Evans administrator
of John Mc Evans Decedent
So I Amme Heret 1833

The State of Tennessee Gibson County
Know all men by these presents that
I Nelson I Help the Executor Catherine

Evans Decedent
By Wm. Monroe (orator of Mr. Mc Evans)

all of Gibson County the State aforesaid are held and firmly bound in the
the Governor of said State for the time being in the sum of Four thousand
Dollars to be paid to the said Governor his heirs 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 firmly by
these presents sealed with our seals and dated this 22^d day of June 1833.

The condition of the above obligation is such that whenever the
above bound A. I. Help the Executor & Catharine Evans administrator of said
all and singular the goods and chattels rights and credits of John Mc Evans
do make matter or cause to be made a true and perfect inventory of all and singular the goods
inventory of all and singular the goods and chattels rights and credits of the deceased which have or shall come to
of the deceased which have or shall come to the hands knowledge or possession of the said Sarah J. Bradstock or unto the
possession of the said A. I. Administrator or administrator or unto the hands or possession of any person or persons for her and the same do make no
of any person or persons for them and the same do make do right or exhibit in cause to be exhibited to the hands of the County of said
cause to be exhibited to the court of the County aforesaid within ninety days from the date of these presents and the same goods
ninety day from the date of these presents and the same goods chattels and credits and all the other goods chattels and credits of the
and credits and all the other goods chattels and credits of the deceased at the time of his death which at any time hereafter shall
be of his death which at any time hereafter come into the hands or possession of the said Sarah J. Bradstock or unto
possession of the said A. I. Help the Executor & Evans or unto the hands or possession of any person or persons for her or well and truly
or possession of any person or persons for them do well and truly administer according to law and further do make or cause to be made a
and further do make or cause to be made a true and just account of his said administration within two years after
and just account of their said administration within two years after the date of these presents and all the rest and residue of the said good
date of these presents and all the rest and residue of the said goods chattels and credits which shall be found remaining upon the said
chattels and credits which shall be found remaining upon the estate account the same being first examined and allowed by
administrator account the same being first examined and allowed by the court of said County shall allow and pay unto such person or
by the court of said County shall allow and pay unto whom the same shall be due all persons
person or persons respectively to whom the same shall be due the true intent and meaning of the act in that case made
pursuant to the true intent and meaning of the act in that case provided then this obligation to be void otherwise to remain
made and provided and if it shall appear that any will or in full force and virtue

testament was made by the said decedent and the Executor
Executor therein named do exhibit the same into court make
request to have the same allowed and approved according
to the said A. I. Help T. J. Gauthier & C. Evans above bound herein being
unto required to under the said letters of administration applica
tion of such testament being first had and made in said
then this obligation to be void otherwise to
remain in full force & virtue

S. J. Help
T. J. Gauthier
Catherine Evans
Wm. Monroe
N. G. Edwards
M. A. [unclear]

of Broaddock
Executor of George
Broaddock Decedent
in Term 1833

The State of Tennessee Gibson County
Know all men by these presents that we Sarah
I. Bradstock Monsey & Morris Executors all
of the County of Gibson the state aforesaid are held and
firmly bound unto the Governor of said State for the time being in the sum
of Two thousand dollars to be paid to said Governor his heirs or executors - To which
payment well and truly to be made we bind ourselves and each of us
and each of us and our heirs executors or administrators jointly and severally
firmly by these presents sealed with our seals and dated this 17^d day of June 1833.

The condition of the above obligation is such that whenever the
above bound Sarah J. Bradstock, Executor of all and singular the goods and
all and singular the goods and chattels rights and credits of Geo. W. Bradstock deceased do make or cause to be made a true and perfect inventory of all and singular the goods
inventory of all and singular the goods and chattels rights and credits of the deceased which have or shall come to
of the deceased which have or shall come to the hands knowledge or possession of the said Sarah J. Bradstock or unto the
possession of the said A. I. Administrator or administrator or unto the hands or possession of any person or persons for her and the same do make no
of any person or persons for them and the same do make do right or exhibit in cause to be exhibited to the hands of the County of said
cause to be exhibited to the court of the County aforesaid within ninety days from the date of these presents and the same goods
ninety day from the date of these presents and the same goods chattels and credits and all the other goods chattels and credits of the
and credits and all the other goods chattels and credits of the deceased at the time of his death which at any time hereafter shall
be of his death which at any time hereafter come into the hands or possession of the said Sarah J. Bradstock or unto
possession of the said A. I. Help the Executor & Evans or unto the hands or possession of any person or persons for her or well and truly
or possession of any person or persons for them do well and truly administer according to law and further do make or cause to be made a
and further do make or cause to be made a true and just account of his said administration within two years after
and just account of their said administration within two years after the date of these presents and all the rest and residue of the said good
date of these presents and all the rest and residue of the said goods chattels and credits which shall be found remaining upon the said
chattels and credits which shall be found remaining upon the estate account the same being first examined and allowed by
administrator account the same being first examined and allowed by the court of said County shall allow and pay unto such person or
by the court of said County shall allow and pay unto whom the same shall be due all persons
person or persons respectively to whom the same shall be due the true intent and meaning of the act in that case made
pursuant to the true intent and meaning of the act in that case provided then this obligation to be void otherwise to remain
made and provided and if it shall appear that any will or in full force and virtue

By
A. I. Help etc.

Sarah J. Bradstock
Bornaboo Redwood

Moses Cox

Geo W Craddock
Last Will To
June First 1833

I George W Craddock of the County of Gloucester & State of New Jersey
and State of New Jersey being held & waste land constable land
of bound Minas and disporing Minors do hereby Term 1833
make my Last Will and Testament in manner

and form following (firstly) I will that all my Last debts
and funeral expenses be paid by the sale of my negro girl Rose
and as much of my other property as may be sufficient to do so
of my other property as my executors may think proper most advantage of no kind consider our heirs executors and administrators
leave to my family to part with secondly I will that my wife severally and jointly by these presents sealed with
Sarah Craddock have the use and benefit of the balance of my Real and dated this 17th day of Sept 1833
whole Estate until my son William M Craddock arrives to the
age of twenty one years at that time I give to him my negro the negro belonging James McBride in this day
boy Washington and I also give to my other son Thomas Craddock to serve as constable for the County of Gloucester
Craddock at the age of twenty one years my Negro Boy to name if the said James McBride shall will and truly pay and
Sodnick the remainder of my property I give to my wife such persons to whom the same may be due all sums of money
as before mentioned for her use and benefit during her natural receipt by virtue of any process put into his hands for that
use or so long as she may remain a widow and shall in all things belonging to his office will and truly
am I give all my property that may be remaining to my son himself during his continuance thereon then the above obligation
two Sons William M Craddock and Thomas Craddock void otherwise to remain in full force and Virtue

James Porter
Aaron Jackson

Geo W Craddock & Crotton No
London Bond
the First 1833

Known all present by these presents that
we James McBride William Clayton
Nathaniel Paydas & James Wilson our
heirs and assigns being unto William and

James of the State of New Jersey and his successor in office
the first and full sum of One thousand Dollars
the payment of which will and truly to be made upon
my death as my executors may think proper most advantage of no kind consider our heirs executors and administrators
leave to my family to part with secondly I will that my wife severally and jointly by these presents sealed with
Sarah Craddock have the use and benefit of the balance of my Real and dated this 17th day of Sept 1833
whole Estate until my son William M Craddock arrives to the
age of twenty one years at that time I give to him my negro the negro belonging James McBride in this day
boy Washington and I also give to my other son Thomas Craddock to serve as constable for the County of Gloucester
Craddock at the age of twenty one years my Negro Boy to name if the said James McBride shall will and truly pay and
Sodnick the remainder of my property I give to my wife such persons to whom the same may be due all sums of money
as before mentioned for her use and benefit during her natural receipt by virtue of any process put into his hands for that
use or so long as she may remain a widow and shall in all things belonging to his office will and truly
am I give all my property that may be remaining to my son himself during his continuance thereon then the above obligation
two Sons William M Craddock and Thomas Craddock void otherwise to remain in full force and Virtue

James McBride *Seal*
William Clayton *Seal*
N Paydas. *Seal*
James M Wilson *Seal*

Geo W Craddock & Crotton No
London Bond
the First 1833

State of New Jersey County
Known all present by these presents
that we Paul G Langton I &

Langton of Wm Crotton of the
City & State of Jersey are held and jointly being unto Joseph
Hickell chairman of the court of Pleas and Quarter Sessions
said County and his successor in office in the sum of
one hundred & eighty Dollars to be paid to said Justice
his successor in office or assign to which payment will
truly to be made no kind consider our heirs executors
and administrators severally and jointly by these
presents sealed with our seals and dated this 18th day of
April 1833

The condition of the above obligation is such that
unless the above named Paul G Langton was this day
and appointed guardian of George W Crotton

73 John B Grafton Minor heir of Robert McCay
Deceased. Now should the said Paul Grafton
and truly perform the duties of guardian toward
the said Minor orphans and in all respects discharge
his duty faithfully. Then this obligation to be void
the herein set forth force and Virtue

Am^t S Grafton Esq
Guardian Bond
19th Term 1833

State of Wisconsin Gibson County
Know all men by these presents that
John B Grafton Esq
Guardian Bond
19th Term 1833

and State of Wisconsin Gibson County
Know all men by these presents that
John B Grafton Esq
Guardian Bond
19th Term 1833

and State of Wisconsin Gibson County
Know all men by these presents that
John B Grafton Esq
Guardian Bond
19th Term 1833

and State of Wisconsin Gibson County
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John B Grafton Esq
Guardian Bond
19th Term 1833

State of Wisconsin Gibson County
Know all men by these presents that
John B Grafton Esq
Guardian Bond
19th Term 1833

and State of Wisconsin Gibson County
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Guardian Bond
19th Term 1833

and State of Wisconsin Gibson County
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Guardian Bond
19th Term 1833

and State of Wisconsin Gibson County
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John B Grafton Esq
Guardian Bond
19th Term 1833

and State of Wisconsin Gibson County
Know all men by these presents that
John B Grafton Esq
Guardian Bond
19th Term 1833

and State of Wisconsin Gibson County
Know all men by these presents that
John B Grafton Esq
Guardian Bond
19th Term 1833

10

the said minor Orphan and in all respects discharge his several debts due me with the loss in hand I
faithfully then this obligation to be paid also to remain in trust to be divided equally among the following persons
from and after my death

Alexander Avery *my son* namely my Daughter Sarah Moore the one fourth my son
Elizabeth Avery *my daughter* Thomas Weston the one fourth, my Son William Morton my
Daury or Avery *my son* fourth and the other fourth part I wish to be equally divided

Thomas Hilt To
Commissioner General
Sept 12 1833

Know all men by these presents that (Doris and Nathaniel Davis) It is my wish that William
Hilton Bellingsay all of the compensation and after deducting out the one fourth of my estate
held and firmly bound unto William Carroll Governor balance to be paid to the other above named legatees in
of the State of Pennsylvania and his successor in office proportion as above mentioned in twelve months after
the final sum of One thousand Dollars, and to destroy documents. And I do hereby appoint and ordain (and
by payment thereof we bind our heirs &c. *so that my constituents* my Son in law W. H. Moore my only
desirably) sealed with our seals the 17th day of September Executor of this my last will and Testament in
1833.

The condition of the above obligation is and testaments heretofore made by me —
that whereas the above bound Thomas Hilt the Governor my hand and seal the 3rd day of
this Day last Appointed Commissioner of Internal Revenue in the year of our Lord One thousand eight hundred
Improvement for the County of Clinton. Now of the and truly know
(Thomas Hilt) That unless and truly perform the same in the presence of James Hall, B. \$125 10th instant *Signed*
duties required and paid by Law as Commissioner of Internal Improvement of said County agreeable to the
Law and pay and account for all money the money so paid to him
so true as the day whereon these the above
obligation to be void otherwise to remain in force William Moore To
for ever and witness

Thos Hilt *his* *agent* *General*
Samuel White *his* *Agent* 1833
W. Hilton Bellingsay *his* *Agent*

The State of Pennsylvania Clinton County
Know all men by these presents witnessed
William Moore, James Hilt and

Thomas B. (Culver) all of Clinton County

Witness affixes his
Will of Testament
September Second 1833

W^m Hilt *his* *agent* *General*
I William Morton of the County of Clinton
and State of Pennsylvania, being witness — In which payment well and truly to be made
in body but perfect in mind and bind ourselves each of us and our heirs executors or
Administrators *so that* *we* *may* *die* *in* *the* *same* *place* — We which payment well and truly to be made
in body but perfect in mind and bind ourselves each of us and our heirs executors or
Administrators —

In the first place, I desire that all debts due me with the loss in hand I
first shall be paid off my debts the above bound William Moore Executor of
the remaining part of my estate to be disposed of and singular the goods and chattels rights and credits
the following manner (viz) my said negro man William Morton my second do (matters or legal debts
goods and chattels which I valued at And Thomas a true and perfect inventory of all and singular the
goods and chattels rights and credits of the deceased)

3. Receipt or signs - To which payment shall and truly
to be made we bind ourselves and each of us and our Thomas G. Turner..
his executor or administrator. Solely and severally from and Bond to
be then present sealed with our hands and dated this 25th number 1833
of September 1833.

The condition of the above obligation is such that we bind unto Jos A. Daboll Chairman of the Court of Probate
the above bound Robert of Gilchrist administrator of all and singular Person for said County and his Successors in office in
singular the goods and chattels rights and credits of him sum of One Thousand Dollars to be paid to said Justice on
or before Decades do make or cause to be made a true & exact account or signs to which payment shall and truly
perfect inventory of all and singular the goods and chattels which he held over and our heirs Executors and administrators
rights and credits of the deceased which have or shall be left by him and paid by this presents sealed with our seals
to the hands knowledge or signature of the said Robert of Gilchrist dated the 15th day of Decr 1833. The condition of the
Gilchrist or into the hands or signature of any person or persons Obligation is such that whereas the above bound Thomas G.
for him and the same to be made doth or cause our seal this day chosen and appointed Guardian of John
to be of title to the Court of the County, provided the same should the said Thomas G. Turner die
within thirty days from the date of these presents; and the same being upon the death of Guardian toward the said minor
goods, chattels and credits and all other goods chattels and in all respects discharge his duty faithfully then
one & it is the intent of the deceased at the time of his death which is an obligation to be void else to remain in full force and
time thereafter shall come into the hands or signature of law
said Robert of Gilchrist or into the hands or signature of any
of any person or persons for him do well and truly administer. First etc
according to law and further do make or cause to be
made a true and just account of his said administration. ^{Baptist Boyl}

Item 15th two years after the date of these presents to be paid
and allow'd the rest and residue of the said goods. ^{Chattel or Farm 1833.}

and credits which shall be found remaining upon said
administrator account, the same being first examined by John Carroll Esq Governor of the State of Tennessee and his
and allow'd by the Court of said County, shall be delivered up in office in the Court and full sum of one Thousand
and forty unto such person or persons offoresaid respectively for the payment of which shall and truly to be made
to whom the same shall be due pursuant to the true and each of as held over and our heirs Executors and
trust and meaning of the act in that case made administrators. Solely, severally and jointly by these presents sealed
provided. And if it shall appear that by will or testament of our seals and dated 15th day of October 1833.

was made by the said deceased and the executor or administrator thereof. The condition of the above obligation is such that whereas the
same doth or shall be delivered into Court making regular bond Baptist Boyl. as this day appointed to serve as a
to have the same allowed and paid of according to the seal for the County of Gibson and said State now of the
Robert of Gilchrist above bound being summoned to render the said bond. Shall well and truly pay and deliver
Letter of administration (approbation) of such instrument to whom the same may be due all sums of money
had and made in said court. Then this obligation to be paid in full received by Nutt of any process put into his hands
otherwise to remain in full force of right. ^{Robert Gilchrist} for that purpose and shall in all things belonging to his
William Daboll shall well and truly demean himself during his administration
Robert Gilchrist between the above obligation to be paid otherwise to remain
Liberated ^{to} ^{to} ^{to}
and Nutt

State of Tennessee Gibson County
Know all men by these presents that we
Thomas G. Turner William Morton of the
County and State aforesaid are held and

J. G. Garrison ^{Seal}
Mr. Morton. ^{Seal}

know all men by these presents that we
Joseph Daboll Garrison Joseph

Garrison are held and jointly bound unto
administrators account, the same being first examined by John Carroll Esq Governor of the State of Tennessee and his
and allow'd by the Court of said County, shall be delivered up in office in the Court and full sum of one Thousand
and forty unto such person or persons offoresaid respectively for the payment of which shall and truly to be made
to whom the same shall be due pursuant to the true and each of as held over and our heirs Executors and
trust and meaning of the act in that case made administrators. Solely, severally and jointly by these presents sealed
provided. And if it shall appear that by will or testament of our seals and dated 15th day of October 1833.

was made by the said deceased and the executor or administrator thereof. The condition of the above obligation is such that whereas the
same doth or shall be delivered into Court making regular bond Baptist Boyl. as this day appointed to serve as a
to have the same allowed and paid of according to the seal for the County of Gibson and said State now of the
Robert of Gilchrist above bound being summoned to render the said bond. Shall well and truly pay and deliver
Letter of administration (approbation) of such instrument to whom the same may be due all sums of money
had and made in said court. Then this obligation to be paid in full received by Nutt of any process put into his hands
otherwise to remain in full force of right. ^{Robert Gilchrist} for that purpose and shall in all things belonging to his
William Daboll shall well and truly demean himself during his administration
Robert Gilchrist between the above obligation to be paid otherwise to remain
Liberated ^{to} ^{to} ^{to}
and Nutt

15.

Emory & Seal
Constable Bond
Decr. Term 1803

an and good bound with William W.
Esq; Governor of the State of Tennessee and his Successors in office
the first and full sum of one Thousand dollars for the payment
which will and truly to be made on and each of us being our
our said Executives and administrators jointly severally and firmly
these presents sealed with our seals and dated this 11 day of
1803. The condition of the above obligation is such that the
the above bound Emory G. Seal is this day appointed to serve as a
law for the County of Gibson and said State; of the said Emory
G. Seal shall well and truly pay and settle all just debts
to whom the same may be due all sums of money by him
received by virtue of any process put into his hands for that
purpose and shall in all things belonging to his office now
and truly demean himself during his continuance therein the
the above obligation to be void otherwise to remain in full
force and virtue.

Emery G. Seat, Esq.
H. A. Webb, Esq.
William P. Seat, Esq.

Sidney Garrison
Rev. S. Pond So
Decr. 1st 1833.

State of Tennessee Wilson County ss
Know all men by these presents
that we Wilson Garrison & John

Attestam all of Gibson County in
the State aforesaid are held and firmly bound unto her Excellency
the Governor said State for the sum being in the sum of One
Hundred Dollars to be paid to the said Governor her successor
or assigns to which payment well and truly to be made
in kind or otherwise and each of us and every of our heirs
executors and administrators jointly and severally bind us
that presents sealed with our seals and dated the 16th day
of December A D 1833. The condition of the above obligors

of December 4th A.D. 1833. The Condition of the above obligation will and truly to be made over and each of us bind
or such that Whereas the above bound John Harrison whose our said Executors and administrators jointly severally
administrator of all and singular the goods chattels and furnyf of their premises sealed with our seals and dated
and credits of the deceased Mr P Harrison which bear on 19 day of Decr. 1833. The Condition of the above
com to hands knowledge or possession of the said obligation is such that Whereas the above bound John Glasscock
Harrison or into the hands or possession of any person or further day appointed to serve as Constable for the County of Godal-
for him and the sum made, do intend or cause to be laid said sum now of the said John Glasscock shall well
executed to the Court of the County aforesaid within Ward truly pay and satisfy such persons to whom the same

days from the date of these presents and the sum of goods
chattels and credits and all the other goods chattels and
credits of the deceased at the time of his death which at
any time hereafter shall come into the hands or possession
of the said Gideon Harrison or into the hands of any
person or persons for him do well and truly administer acc-
ording to law and further do make or cause to be made
a true and fair account of his said administration within
two years after the date of these presents and all the rest and
credits of the said goods chattels and credits which shall be
found remaining upon the said administrator account the
same being first examined and allowed by the Court of said County
all debts and pay unto such person or persons respectively to
whom the same shall be due pursuant to the true intent
and meaning of the act in that case made and provided and
it shall appear that any will or testament was made
by the said deceased and the Executor or executors thereunder
or set the same into Court making request to have the
same allowed and approved of according to the said Gideon
Harrison above bound being therunto required to render the said
account of administration (approbation of such testament being
had and made in said Court,) then this obligation
be void and of no effect otherwise to remain in full
force and virtue (Signed sealed and delivered in the presence
of Thomas H. T. C. D.)

Gideon Harrison ^{Esq}
In Wm Newham Esq

Know all men by these presents that we John Glapcock Thomas Barton Robert Puckett & G. Nelson are held and fully bound unto William Carroll Esq^r Garrison
& C^o his heirs & executors.

bound unto William Carroll Esq: Governor
and his Successors in office in the sum
of One Thousand dollars for the payment of
to be made one and each of us bind
us and administrators jointly severally
to Seale with our seals and date
1833. The Condition of the above
whereas the above bound John Glasscock
serve as Constable for the County of Boston
the said John Glasscock shall well
baffiffe such persons to whom the sum

may be due all sums of money by him received by virtue and meaning of the act in that case made and provided
of sums perhaps put into his hands for that purpose and shall in all things belonging to his office well and truly do and if it shall appear that any will or testament was made by
the said deceased and the Executor or Executrix therein named do
demanun during his continuance therein then the same into Court making request to have the same allowed
obligation to be void otherwise to remain in full force and approved of accordingly of the said Margaret Turner above
written being therunto required to render the said letters of administration
probation of such testament being first had and made in the
Court, then this obligation to be void and of no effect otherwise
remain in full force and virtue of

John Gopcock

Tho. Garton

Robert Pickethall

G. Nelson

Margaret Turner
Administrator Bonds
Decr. Term 1838.

State of Shropshire October County S.S.
I know all unto by these presents that we

Margaret Turner James Turner and Thomas Fielding T. Goodman
Turner, all of Shropshire County in the State of Shropshire Bonds
Wardrobe for the sum of Six hundred dollars
are held and duly bound unto his Excellency the Governor
to be paid to the said Governor, his Successor or assigns to whom
payment will and truly to be made we bind ourselves in
each of us and every of our heirs Executors and administrators
jointly and severally by these presents sealed with our seals in the year and each of us bind ourselves our heirs Executors
and dated the 1st day of Decr. A.D. 1833.

The Condition of the above obligation is such that whosoever shall be delivered with our seals and date the 1st day of Decr. 1833
the above bound Margaret Turner, administrator of all and singular the goods and chattels rights and credits of administrators the above bound Fielding T. Goodman in this day
Turner deceased which have or shall come to hands belonging unto to serve as Constable for the County of Shropshire and
or possession of the said Margaret Turner, or into the hands of the State now if the said Fielding T. Goodman shall make
provision of any person or persons for her, and the same do and truly pay and satisfy such persons to whom the same
do exhibit or cause to be exhibited to the Court of the County of Shropshire he due all sums of money by him received by virtue of
within ninety days from the date of these presents and the say persons put into his hands for that purpose and shall
goods chattels and credits and all the other goods chattels all things belonging to her office well and truly demean
and credits of the deceased at the time of her death wheresoever found during her continuance therein then the above obligation
at any time hereafter shall come into the hands or possession
of the said Margaret Turner or into the hands of any person
or persons for her do well and truly administer according
to law and further do make or cause to be made a true
and just account of her said administration within two years
after the date of these presents and all the cost and charges
of the said goods chattels and credits which shall be left
remaining upon the said administration account the said Turners wife

Sister Turners wife
Term 1838

In the name of God Amen
I Admin. Turner of the County of Shropshire
& State of Shropshire being of sound mind
do deliver and pay unto such person or persons respectively
to whom the same shall be due pursuant to the true and memory do make and ordain this to be my last will

James Turner

J. G. Turner

Fielding T. Goodman
Bonds

I know all unto by these presents that
we Fielding T. Goodman are held and
duly bound unto William Carroll Esq.
Governor of the State of Shropshire and

Successors in office in the first and full sum of one thousand
Dollars for the payment of which will and truly to be
paid jointly and severally by these presents sealed with our seals in the year and each of us bind ourselves our heirs Executors
and Administrators jointly severally and firmly by these presents

The Condition of the above Obligation is such that
the above bound Fielding T. Goodman shall make
provision of any person or persons for her, and the same do and truly pay and satisfy such persons to whom the same
do exhibit or cause to be exhibited to the Court of the County of Shropshire he due all sums of money by him received by virtue of
within ninety days from the date of these presents and the say persons put into his hands for that purpose and shall
goods chattels and credits and all the other goods chattels all things belonging to her office well and truly demean
and credits of the deceased at the time of her death wheresoever found during her continuance therein then the above obligation
at any time hereafter shall come into the hands or possession
of the said Margaret Turner or into the hands of any person
or persons for her do well and truly administer according
to law and further do make or cause to be made a true
and just account of her said administration within two years
after the date of these presents and all the cost and charges
of the said goods chattels and credits which shall be left
remaining upon the said administration account the said Turners wife

T. G. Goodman
William Goodman
Daniel Jackson
A. D. Hughes —
William Stow

and Testament in Manner and form as follows To-wit in case of the said administration within two years after the date
Item first - As my wish and desire that all my Ditti (thus joyned) and all the rest and residue of the said goods chattels over
should be paid, Item 2^d As my desire after my debts and which shall be found remaining upon the said administration or
paid that my wife Margaret should have the Balancemant account the same being first of command and attorney by the
of my property Westoe during her life or Meadowhood Board of said County shall deliver and pay unto such persons as
to care and Educate my Children Item 3 At the death of myself to which the Son shall be due pursuant to the true intent
of my will I wish my Estate equally divided between the meaning of the act in that Case made and provided; and if it
of my Children In Testimony whereof I have hereunto affixed my seal or testament was made by the said deceased
my hand and seal the 29th day of November in the year of our Lord thousand eight hundred and thirty three witness doth bear witness to the same into
of our Lord an thousand eight hundred and thirty three witness affixing my seal to have the son all other ones appurtenances
The now Meadowhood his Seal thereto annexed and the same to be held over the said County above bound
intended before affixed
Admiral Sirname
Mark
Loyall

John Braggs
John Braggs
John & Raines.

Admiral Gurney by his authority
Marking the same letter of administration before
the Court of Admiralty being first had and made - the said Court
obliged to be bound and of no effect otherwise to remain
for ever and nevermore

Elizabeth Bradley (the S
ister-in-law to Donck)
Oct 1st 1888

State of Tennessee Section County
I do solemnly swear by the true & living God that on
the day and month of October in the year of our Lord one thousand eight hundred and forty seven I will faithfully execute the office of Sheriff of Marion County.

Be it known all men by these presents that
we Madeline Maguire Thomas R.
Kemmer, Anna S. Pethman of Ruthven
Mendonca & Joseph B. Dill, all of the County of Elmore
and family bound unto William Correll governor of said state and
the sum of One thousand and five hundred dollars for which payment
and consideration given, we release or administrators jointly severally and
the instrument and dated this 15th day of March 1854.

Dated A D 1858—
The condition of the above obligation is such that nothing to the contrary of the above obligation is made that concerning the above bond and modulus
the above Elizabeth Rhodes and Anna I. Comerly administrators in the City of Constitution and appointed sheriff of Wilson County. None of the
administrator of it and singular the goods and chattels rights and the above Wilson shall make and truly execute and due return made
of Elizabeth Rhodes deceased which have or shall come to hand and
and receipt to have received and pay and satisfy all fees and
money by hand received or levied by virtue of any process into
office by which the sum by the tenor thereof ought to be paid
sum or money to whom the sum shall be due to the other
and credit of the deceased at the time of his death which is to the above obligation to be paid as aforesaid in full
time hereafter of all sums unto the hand or officers of the said Justice
Elizabeth Rhodes and Anna Comerly or into the hand of my
or persons for them to make and truly administer according to
and further as made or cause to be made a true and a

M. McLongueine
Col. Bond
March Term 1834

Know all men by these presents that we
Madison Madison Thomas & Harrison Mathew
Underwood, & C. Blattner, & See D.
Dibrell, all of the County of Belton and

State of Minnesota are held and firmly bound unto William
Conrad, Esq. Governor of said State, and his successors in office
in the sum of Ten thousand dollars for which sum
and well and truly to be made over bind ourselves our heirs
executors and administrators, severally personally and jointly by the
present, to be paid to him on or about the 18th day of
March 1834.

The Condition of the above obligation is such that
whereas the above named Madison McLongueine, hath this day
been duly elected Collector of the Justice's taxes for the County
of Belton - and if the said Madison McLongueine shall well
and truly Collect or cause to be Collected and pay to the
treasurer of the western district of Dakota or to his
successor in office in the sum of Ten thousand dollars for the payment
of Collected or which ought to have been Collected on or before
the last day of December in each year in which he shall well and truly to be made over bind ourselves our heirs
executors and administrators severally personally and jointly by the
present to be paid to him on or about the 18th day of March 1834.

J. P. Loring
Thos. B. Hinson
Mathew Underwood
C. Blattner
S. D. Dibrell

Witnesses where the above bound A. C. Simmo is the signor and
constituted County Treasurer for the County of Belton
S. D. Dibrell Collector of the said A. C. Simmo shall well and truly discharge

A. C. Simmo
Collector Bond
March Term 1834

Know all men by these presents that we
Madison A. C. Simmo, Thos. B. Hinson, A. C. Simmo
Underwood, James C. Blattner, & John
Dibrell, all of the County of Belton and

State of Minnesota are held and firmly bound unto George D. Dibrell
Chairman of the Court of Pleas and quarter session of said County
of Belton and his successors in office in the sum of ten
thousand five hundred dollars for which payment, well and truly
to be made over bind ourselves our heirs executors and administrators
severally and jointly by the present bound on the one hand
on or about the 18th day of March 1834.

The Condition of the above obligation is such that
whereas the above bound A. C. Simmo, Thos. B. Hinson, A. C. Simmo
Underwood, James C. Blattner, & John

Dibrell for the County of Belton - and if the said Madison McLongueine
shall well and truly Collect and pay to the trustee of said
County all taxes by him Collected or which ought to have been
Collected on or before the last day of December in each year in
which he shall collect the taxes then the above obligation
to be paid to him remain in full force and virtue.

J. P. Loring
Thos. B. Hinson
Mathew Underwood
C. Blattner
S. D. Dibrell

A. C. Simmo
Collector Bond
March Term 1834

Know all men by these presents that we
A. C. Simmo, Thomas C. Simmo, Thomas J. Conner, Mathew
Underwood, George C. Dibrell, & D. B. Nelson, all
of the County of Belton and State of Minnesota
well and firmly bound unto George D. Dibrell Chairman of the Court
of Pleas and quarter session of said County and his successors in
office in the sum of Ten thousand dollars for the payment
of the last day of December in each year in which he shall well and truly to be made over bind ourselves our heirs
executors and administrators severally by the present bound on
the one hand and dated the 18th day of March 1834.

The Condition of the above obligation is such that
whereas the above bound A. C. Simmo is the signor and
constituted County Treasurer for the County of Belton
S. D. Dibrell Collector of the said A. C. Simmo shall well and truly discharge
the duties of said office of trustee for the just and even payment
and faithfully pay over and account to the present
officers for all monies which shall come to his hands as
trustee according to law then the above obligation to be
paid to him otherwise to remain in full force and virtue.

A. C. Simmo
Thos. B. Hinson
Mathew Underwood
C. Blattner
S. D. Dibrell

James Turner
So Constl Bond
March Term 1804

I know all mannerly (these presents that we James Turner and Robert Audham & others Dillingley and Hugh S. Davis are held and firmly bound unto Mr. William Connell Governor of the State of Pennsylvania and his successors in office and his full sum of one thousand dollars for the payment of which will and truly to be made over and each of us bind ourselves our heirs executors and administrators

Severally and firmly by this present Indenture made with me sealed and dated the 17th day of October 1804.

The Condition of this above obligation is such that when the above bound James Turner is appointed to serve as Constable for the County of Gibson and said State — severally and firmly promises to whom this sum may be due or all sums of money by him received by virtue of any process put into his hands for that purpose and shall in all things belong to his office and exclusively remain belonging during his continuance therein than the above obligation to be void otherwise to remain — full force and Virtue —

James Turner Q
Robert Audham Q
Dillingley Q
Hugh S. Davis — Q

James A. Gillis
So Constl Bond
March Term 1804

I know all mannerly (these presents that we James A. Gillis William Closson & John G. Coffey are held and firmly bound unto Mr. William Connell Governor of the State of Pennsylvania and his successors in office and his full sum of one thousand dollars for the payment of which will and truly to be made over and each of us bind ourselves our heirs executors and administrators

Severally and firmly by these presents — sealed with me and dated this 17th day of March 1804.

The Condition of this above obligation is such that when the above bound J. A. Gillis is appointed to serve as Constable for the County of Gibson and said State — severally and firmly promises to whom this sum may be due all sums of money by him received by virtue of any process put into his hands for that purpose and shall in all things

belong to that purpose and shall in all things belonging to his office and firmly remain himself during his continuance therein than the above obligation to be void otherwise to remain full force and Virtue —

W. Abbott Q
J. S. Connor Q
W. F. Tolson Q
Sam'l S. Geary Q

Wm. Abbott
Constl Bond
March Term 1804

I know all mannerly (these presents that we Mr. William Abbott Auditor Thomas Lewis and John McIlhenny are held and firmly bound unto Mr. William Connell Governor of the State of Pennsylvania and his successors in office as the just and full sum of One thousand dollars for the payment of which will and truly to be made over and each of us bind ourselves our heirs executors and administrators severally and firmly by these presents sealed with me and dated this 17th day of March 1804.

The Condition of this above obligation is such that whereas the above bound Mr. William Abbott in this day appointed to serve as Constable for the County of Gibson and said State — severally and firmly promises to whom this sum may be due all sums of money by him received by virtue of any process put into his hands for that purpose and shall in all things belonging to his office and firmly remain himself during his continuance therein than the above obligation to be void otherwise to remain full force and Virtue —

Mr. William Abbott Q
John S. Geary Q
John McIlhenny Q

J. A. Magoffin
Constl Bond
March Term 1804

I know all mannerly (these presents that we J. A. Magoffin Wilson Wilson and Party are held and firmly bound unto Mr. William Connell Governor of the State of Pennsylvania and his successors in office — the just and full sum of Three thousand dollars for the payment of which will and truly to be made over and each of us bind ourselves our heirs executors and administrators severally and firmly by these presents sealed with me and dated this 17th day of March 1804.

The Condition of this above obligation is such that whereas the above bound J. A. Magoffin in this day

Agreed to serve as Constable for the County of Gil-
liland said State - now of the said Isaac et al (may per-
mit me will and truly say and satisfy such persons to whom
the same may be due and I certify of money by him com-
bly Nature of my service paid into his hands for that purpose
and shall in all things belonging to his office well and true-
ly account him of during his continuance thereon - that the
above obligation to be void otherwise to remain in full
force and witness James A. (Maysfield) Q

Yours affec't Polk
to Gen'l Donist
affec't Sept: 1824

We are all gratified by these friends that in
Robert & Polk, Heron Parker and John
Hopper are like our family bound up
William Carroll Esq: Governor of the State
of Georgia and his successor in office in the past and still
sum of One thousand dollars for the payment of which will
and truly to be made, me and each of us binds ourselves
him especially onto administration. I am very sincerely and faithfully
by these friends testit with our hands dated this 22nd
day of October 1824.

The Conditions of the above obligation
assists that whereas the above bound R. A. Polk - This
day appointed, to serve as Constable for the County of Ge-
orgia State, more of the said R. A. Polk shall make
true pay and satisfy such sum or sums of money by him received by virtue
of any process sent unto his hands for that purpose and shall
all things belonging to his office well and truly
dismantling during his continuance thereunder
above obligation to be void, otherwise to remain - free
from and the like. R. A. Polk

R. A. Poole
Howard Porter
J. P. Kipell -

Robert B. See
Post Card
March 1934

Abraham B. See

Con't Bond
March Term 1834

Witness all present of these presents that we Abraham B. See Thomas Horatio Nelson & Co
and former sum or his held and formerly bound
to late William Connel ex-governor of the state of Georgia
and his successor in office in the first and full sum of One thousand dollars
to the payment of which we all and truly to be made no and each of us
and successively our heirs executors and administrators jointly severally and
firmly by these presents sealed with our seals and sealed this 22nd day of March 1834

The Condition of the above obligation is such that whereas the
above Abraham B. See is the day appointed to serve as Constable for the
County of Nelson and said State's Prison if the said Abraham B. See shall,
well and truly pay and satisfy such sum or to whom the same may be due
all sums of money by him received by virtue of any process put into
his hands for that purpose and shall in all things, belonging to his office
well and truly demean himself during his continuance therein
then the above obligation to be void otherwise to remain in full
and true force —

A. J. Jr. — P.

A J See - @
Tho. Gouther @
A J Duff - @
Sam'l Sumner - @

Mr. J. M. Goss
Buccaneer Pond
March 1884

State of Fulton County Illinois all present by
these presents that we Rand Jackson of Fulton
County & Thomas McAllister of this said County
and State of Illinois our heads and firmly bound
to Joseph D. Libbell Chairman of the Court of和平 and justice
for said County and his successor in office in this sum of One
thousand dollars to be paid to said Justice or his successor in office
for sums to which they might or shall and truly be made or bind
us, our heirs executors and administrators, lawfully severally and jointly
these presents sealed with our seals and dated this 20th day of
March 1854.

Marchrd 1854. The Condition of the above obligation,
such that whereas the above bound Don't Jackson was this day
and now appointed as guardian of James Abrahams King now shortly
to have Don't Jackson well and truly perform the duties of guardian
toward the said minor without any ill aspect discharge his duty
with full, then this obligation to be paid in full payment in full
or in part when due.

Daniel Jackson @
Zachariah Bryant @
The Williams @

L D Hollins Esq
Administrator (Deed)
March Term 1834

State of Sonoma, Gibson County
Known all men by these presents that on & L D
Hollins the & Counter and Joseph Mc Cathal
all of Gibson County in the State of Tennessee our

William McCashin
Constable Person
and Term 1834

Witness all men by these presents that on
William McCashin J W Blair and George Fisher
are held and firmly bound unto William Cason
by governor of the State of Tennessee and his
successors in office in the sum and full sum of One thousand
for the payment of which mill and truly to be made and
delivered and paid over to the said governor his successor or assigns. To which payment and each of us bind ourselves our heirs executors and administrators
and truly to be made and paid over to the said governor his successors and assigns annually severally and jointly by these presents sealed with our seals
of our heirs executors and administrators jointly and severally and dated this 16th day of June 1834.

The Condition of the above obligation is such that whereas
the above bound William McCashin is this day appointed to serve

the above bound L D Hollins administrator of all and singular the above bound William McCashin shall well and truly pay and satisfy such
goods and chattels rights and credits of the deceased John Henry who are to whom the same may be due and shall pay all sums of money by him
owed or shall come to hands within less or before of the date of his death by reason of his death or any part of his estate or by his
will or into the hands of trustees of any person or persons for him and shall in all things belonging to his office well and truly
and the same to make up of which or cases to be exhibited to the court himself during his continuance therein then the above
Court of the County foreseen within ninety days from the date of this obligation to be void otherwise to remain in full force and
good chattels and credits of the deceased at the time of his death and
at any time hereafter shall come into the hands of his executors
L D Hollins or into the hands of any person or persons for him so called
truly administrator according to law and further to make or cause to be done Stephen J. O.

W M Cashin
J W Blair
George Fisher

make a true and just account of his said administration within and after Deed
Two years after the date of these presents and will then and ever remain 1834

remainder of the said goods chattels and credits which shall be

bound remaining upon the said administrator account the same being due and payable in office in the sum and full sum of one thousand
feet of money and allowed by the Court of said County shall allow for the payment of which mill and truly to be made and
delivered and pay unto such person or persons respectively to whom the same may be due and satisfy our heirs executors and administrators jointly
the same shall be due pursuant to the true intent and meaning and jointly by these presents sealed with our seals and date
mentioning of this act that poor (modest and frugal) and the day of June 1834

it should appear that any will or testament was made by the said deceased and the executors or heirs of the same doth and shall make and
the same into Court making request to have the same allowed and by the Court of said County to consider the same letter of administration
affidavit of according to the laws of D Hollins above bound truly pay and satisfy such person to whom the same may be due all
being thousand (guaranteed to consider the same letter of administration of money of him received by virtue of any process put into his hands
or propagation of such testament being first had and made in said Court
then this obligation to be void and if no effect otherwise to remain
in full force and virtue

L D Hollins Esq
The Chancellor
J Mc Cathal -

Witness all men by these presents that me
Adams Stephen Hollins Young & Hubbard
Davis are held and firmly bound unto Hollins

Carroll boy born of the State of Pennsylvania
and term 1834

The Condition of the above obligation is such that whereas the above
said deceased and the executors or heirs of the same doth and shall make and
the same into Court making request to have the same allowed and by the Court of said County to consider the same letter of administration
affidavit of according to the laws of D Hollins above bound truly pay and satisfy such person to whom the same may be due all
being thousand (guaranteed to consider the same letter of administration of money of him received by virtue of any process put into his hands
or propagation of such testament being first had and made in said Court
then this obligation to be void and if no effect otherwise to remain
in full force and virtue

Adams Stephen
Hollins Young
Hubbard Davis

I, D. McHines, do
constable Bond
June instant 1804

Know all men by these presents that I
D. McHines George Fisher and David L.
McHines are held and firmly bound unto
William Carroll Esq; Governor of this State
Sumpter and his successor in office in the just and full sum of
One thousand dollars for the payment of which mill and truly
to be made me and each of us bondsmen or our heirs executors
and administrators jointly severally and firmly by these presents bound
unto our Seals and dated this 16th day of June 1804

The Condition of the above obligation is such that unless the above bound
D. McHines is this day appointed to serve as constable for the County
of Beaufort and said State now of the said D. McHines shall mill and
truly pay and satisfy such persons to whom the same may be due
all sum of money by him received by virtue of any process put
into his hands for that purpose and shall well and truly perform the duties of
office well and truly demean himself during his continuance
therein then the above obligation to be void otherwise to remain
in full force and Virtue.

D. McHines
George Fisher
J. McHines

George W. Blidson do
Constable Bond
June instant 1804

Know all men by these presents that we
George W. Blidson James W. Blidson and John
Blidson are held and firmly bound unto
William Carroll Esq; Governor of the State of
Sumpter and his successor in office in the just and full sum of One thousand
dollars for the payment of which mill and truly to be made me and
each of us bondsmen or our heirs executors and administrators jointly
severally and firmly by these presents sealed with our seals and dated this
17th day of June 1804

The Condition of the above obligation is such that unless the above
George W. Blidson is this day appointed to serve as Constable for the County
of Beaufort and said State now of the said George W. Blidson shall mill
and truly pay and satisfy such persons to whom the same may be due all
sum of money by him received by virtue of any process put into his hands
for that purpose and shall in all things belonging to his office well and truly
demean himself during his continuance therein then this obligation to be void
otherwise to remain in full force and Virtue.

G. W. Blidson
James W. Blidson
John Blidson

I, D. McHines do
constable Bond
June instant 1804

State of Sumpter Marion County
Know all men by these presents that we D. McHines
William Carroll Esq; Governor of the State of South Carolina is

of the County and State foreward are held and firmly
bound unto Joseph P. Roberts chairman of the Court of Pleas and Quarter
Sessions for said County and his successor in office in the sum of Two
hundred and fifty dollars to be paid to said Justice or his Successor in Office
for his services to which payment mill and truly to be made me and
each of us bondsmen or our heirs executors and administrators
well and truly demean himself during his continuance
in office severally and firmly by these presents sealed
with our seals and dated the 20th day of June 1804

The Condition of the above obligation is such that unless the above
bound Miller McHines on this day chosen and appointed Guardian
of George McHines minor heir of George McHines deceased now
should the said Miller McHines mill and truly perform the duties of
Guardian towards the said minor nephew and in all respects discharge
his duty faithfully then this obligation to be void else to remain in full
force and Virtue.

Miller McHines
Wm & Esther
Miller & Sons

I, H. Hamilton do
constable Bond
June instant 1804

State of Sumpter Marion County
Know all men by these presents that we
I H. Hamilton Esq; Governor of the State of South Carolina
is held and firmly bound unto Joseph P. Roberts chairman of the Court
Pleas and Quarter Sessions for said County and his successor in office in the sum
of two thousand dollars to be paid to said Justice or his Successor in Office
for his services to which payment mill and truly to be made me and
each of us bondsmen or our heirs executors and administrators
well and truly demean himself during his continuance
in office severally and firmly by these presents sealed
with our seals and dated this 20th day of June 1804

The Condition of the above obligation is such that unless the above
I H. Hamilton was this day chosen and appointed guardian of George
and Louis Boyce now should the said I H. Hamilton mill and truly
perform the duties of Guardian towards the said minor nephew and in all
parts discharge his duty faithfully then this obligation to be void else
remain in full force and Virtue — James H. Hamilton
J. P. Roddman
The J. Gorthing

Darby May 8^o
Guardians Bond
June 1st 1834

State of Pennsylvania Bucks County
Know all men by these presents that we
Darby May & William Moore of the
and State aforesaid are held in full bond
unto Joseph Dibrell Chairman of the Court of Pleas and Quarter Sessions
for said County and his successor in office in the sum of three hundred
Dollars to be paid to said Justice or his Successor in office or his
to which payment will and truly to be made no bond overpasses our
honoration and administration jointly severally and firmly by these pres-
ent sealed with our seals and dated this 1st day of June 1834

The Conditions of the above obligation is such that
whereas the above bound Darby May was this day chosen appointed as
Guardian of the 1st H May & Sons & Daughters - now should the said
Darby May will and truly perform the duties of guardian towards the
said minor children and all expenses according his said
duty faithfully I then this obligee to be said seal to remain in
full force and Virtue - Darby May \oplus
William Moore \oplus

Jacob Smith to
Constable Bond
Sept 1st 1834

Know all men by these presents that
Jacob Smith Esq. hath assumed Father Mr.
Smith and Abram H. McKenzie and hold in
jointly bound unto William Carroll Esq. Governor of the State of Pennsylvania
and his successor in office in the sum of One thousand dollars for the payment of which will and
truly to be paid no bond overpasses our honoration and administration jointly severally and firmly by these pres-
ent sealed with our seals and dated this 15th day of September
of 1834

The Conditions of the above obligation is such that whereby to be made no bond overpasses our
honoration and administration jointly severally and firmly by these pres-
ent sealed with our seals and dated this 15th day of September
of 1834

J. Smith
Malvern Pa.
C. H. M. K.

of Pensacola
County Bond
the 1st Jan 1834

Know all men by these presents that
not Isaac Peary Esq. of Pensacola
I Honor and hold in joint and firmly bound unto
William Carroll Esq. Governor of the State

Sum of one thousand dollars for the payment of which will and truly
be made no bond overpasses our honoration and administration jointly
severally and firmly by these pres-
ent sealed with our seals and dated the 1st day of September 1834
The Condition of the above obligation is such that when
the above bound Isaac Peary in this day appointed to
be Constable for the County of Pensacola and said State
shall will and truly pay and
satisfy such person to whom the sum may be due all bonds
of him received by virtue of any process put into his hands
that purpose and shall in all things belonging to his office
will and truly discharge himself during his Continuance therein
the above obligation to be void otherwise to remain in
full force and Virtue -

Isaac Peary. \oplus
G. W. Hall \oplus
James J. Horne \oplus

John Pendle to
Constable Bond
the 1st Jan 1834

Know all men by these presents that
not John Pendle, George W.
H. Morris & C. L. Howell, William
H. Ramsey and hold in joint and firmly bound

Sum of two hundred dollars for the payment of which will and
truly to be paid no bond overpasses our honoration and administration jointly
severally and firmly by these pres-
ent sealed with our seals and dated the 1st day of Sept 1834

The Condition of the above obligation is such that whereas
John Pendle is this day appointed to serve
as Constable for the County of Pensacola and said State. Non of the
John Pendle shall will and truly pay and satisfy
persons to whom the sum may be due all bonds
received by virtue of any process put into his hands
that purpose and shall in all things belonging to his

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officer will and truly demand him to pay during his Connexion, Promissory demands which have or shall come to the hands
whereas thence the above obligation he to paid other money or payment of the said Ansel Warrick or unto the hand or
to remain in full force and payment - John Randolph of any good appearance for him and the same to make do exhibit
ANSEL WARRICK and to be exhibited to the Court of the County of said within

A C Jarvis County day from the date of these presents and the same good chattel
Wm O Ramsey Credit and all the other goods chattel and Credit of the de-

William Hodges Esq.
Constl. Bond \$0
Septemr 1834

Know all men by these presents and into the hands of any person or persons for him so will and truly
the above bound William Hodges George Hartton minister according to law and further do make and cause to be
John Hodges and holder and family bound to pay and part account of his said administration within two
Anno Domini 1835. **George Hartton** Governor after the date of these presents and all the rest and residue

State of Pennsylvania and his successor in office and the just and true value of
Sum of One Thousand dollars for the payment of which will and truly to be made and paid by the said John Hodges
and administration jointly severally and fully by these presents and such person or persons respectively to which the sum shall
belong and due the 15th day of September 1834

The Condition of the above obligation is such that whereas it is made and provided and if it shall appear that any will or
above bound William Hodges is this day appointed to serve as constable for the said administration and the execution or service
Constable for the County of Gibson and State - None of the said John Hodges herein named do it shall the same into Court making Payment
Hodges shall will and truly pay and satisfy such persons to hold the same allowed and appropriated accordingly of the sum
the sum may be due and owing by him received by Ansel Warrick above bound in writing throughout agreed to render
of any proceeds put into his hands for that purpose and shall... said letter of administration (opposition of such testator
things belonging to his office will and truly himself being first had and made in the said Court) then this obligation
his Contingency - wherein the above obligation to be void and of no effect otherwise to remain in full force
otherwise to remain in full force and payment Wm Hodges. (Signature sealed and delivered in presence of)

George Hartton

John Hodges
notary

Ansel Warrick

Wm Hodges

John Hodges

(A)

(B)

(C)

Ansel Warrick Esq.
Administrator Bond
Septemr 1834

State of Penna Gibson County
Administrator Bond
Septemr 1834

Know all men by these presents that my Agent George Hartton
and Ansel Warrick William Hodges do Admin. Bond
John Warrick all of Gibson County in State 1834

State of Pennsylvania and holder and family bound unto his executors the Governor
of said State for the time being in the sum of three thousand one hundred and one dollars to be paid to the said Governor his successor or assigns to which
to be paid to the said Governor his executors or assigns to which
to which payment one thousand one hundred and one dollars to be paid to the said Governor his executors or assigns to which
each of us and every of us heirs executors and administrators joint and severally by these presents sealed with our and every of our hands executors and administrators jointly
and severally by these presents sealed with our and every of our hands executors and administrators jointly
dated the 15th day of September A D 1834

The Condition of the above obligation is such that it is dated the 15th day of Septemr A D 1834
the above bound Ansel Warrick on this day appointed as Con-

State of Penna Gibson County
Know all men by these presents that my
Agent George Hartton and Ansel Warrick
John Warrick all of Gibson County in State 1834

George Hartton all of Gibson County in the State
of Pennsylvania and holder and family bound unto his executors the Governor
of said State for the time being in the sum of one thousand dollars to be paid to the said Governor his executors or assigns to which
to be paid to the said Governor his executors or assigns to which
to which payment one thousand dollars to be paid to the said Governor his executors or assigns to which
each of us and every of us heirs executors and administrators jointly
and severally by these presents sealed with our and every of our hands executors and administrators jointly
dated the 15th day of September A D 1834

The Condition of the above obligation is such that whereas
the above bound Ansel Warrick administrator of all and

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Sale and dated the 15th day of Septr A.D 1804 —

The Constitution of the above obligation is such that allowing
edge or proprie of the said William Cartwright onto the
above bound William Smith & Hugh Smith administrator
or proprie of any person or persons for him and the same do make
and singular the good and chattel Right and Credit of said
so of him to be exhibited to the Court of the County
deceased which hand or shall come to hand, Remained
of said with thirty days from the date of their present appearance of the said William & Hugh Smith onto the hand
the same good, chattel and Credit and all the other goods, proprie of any person or persons for them and the same do make
and Credit and all the other good, chattel and Credit of the aforesaid to be exhibited to the Court of the County
deceased at the time of his death which at any time hereafter allowed with thirty days from the date of their present appearance
shall come into the hand or proprie of the said William Cartwright same good, chattel and Credit and all the other good
right or onto the hand of any person or persons for him do make, chattel and Credit of the deceased at the time of his death
truly administrator according to law and further do on the aforesaid at any time hereafter shall come into the hand or proprie
to be made of him and just account of his said administrator the said William Smith & Hugh Smith or onto the hand of any
other person or persons for them do make and truly administer a
and residuary of the said good, chattel and Credit which shall be found to come and further do make or cause to be made as
be found remaining upon the said administrator account the same and just account of their said administration whether
same being first examined and allowed by the Court of said County upon the date of their present and all the rest
County, shall deliver and pay unto such person or persons proposed as aforesaid of the said good, chattel and Credit which
likely to which the same shall be due pursuant to the true intent and meaning of the said administration account
and meaning of the act in that case made and provided: and same being first examined and allowed by the Court of
if it shall appear that any will or testament also made by said County shall deliver and pay unto such person or persons
said deceased and the execution or effect on the same notwithstanding to which the same shall be due pursuant to
do exhibit the same into Court making Regard to have the true intent and meaning of the act in that case made
same allowed and approved of accordingly of the said and provided: and if it shall appear that any will or testament
William Cartwright above bounden being thereunto required was made by the said deceased and his testator or
to render the said letter of administration (approbation of his will) the same do exhibit the same into Court me-
testament being first had and made in said Court, then being Regard to have that same allowed and approved of afo-
obligation to be paid and if no effect otherwise to remain undischarged if the said William Smith & Hugh Smith above
first named and witness —

W^m Cartwright — O^m — being thereto required to render the said letter of
App^r W^m Cartwright — O^m — Administration (approbation of such testament being first had
William Smith and paid in said Court) then the obligation to be paid
of no effect otherwise to remain undischarged —

Hugh Smith — O^m
William Smith — O^m
Daniel Tonger — O^m
Harry Smith — O^m

William & Hugh Smith
to Adams Bond
Sept 15 1804.

State of New York, Gibson County 1804
Upon aⁿ 100⁰⁰ m^s by these presents that on
the 15th day of Sept 1804
I do owe to William Smith & Daniel
Tonger at Adams Bond all of Gibson County

the sum of one thousand dollars to be paid to the said Governor of said State for the time being — the sum of one thousand dollars to be paid to the said Governor his expenses on Administration Bond
aforesaid the which payment shall and may be made on the 1st day of Oct 1804
I do and each of us and every of our heirs executors and administrators jointly and severally bind by these presents —

David Crockett Jr.
John C. Crockett Jr.

State of New York, Gibson County
Known and signed by these presents that
the said David Crockett James Leon and
Daniel Conner all of Gibson County the
said date of payment and severally bind by these presents —

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the Governor of said State for the sum being in the sum of
hundred dollars to be paid to the said Governor his successor
apprised to which fragment well and truly to be made a part
of our charter and each of us and every of our heirs executors and ad-
ministrators jointly and severally bound by these presents - did we
our hands and dated the 15th day of Septo. A.D. 1836.

The Condition of the above obligation is such that when paid of Date shall for the time being in the sum of Six thousand dollars to
the above named David Crockett administration of all and his said to the said Governor his successor or agents to which payment well
and the goods and chattels Right and Credit to of John Crockett truly to be paid the said bond unbroken and each of us and every four
decoyed wheels here or there to bonds Reciting as aforesaid a proportionate execution and administration jointly severally and firmly by them
the said David Crockett or unto the bonds or proportions of any person or persons sealed with our seals and dated the 15th day of September
one thousand eight hundred and the tenth day made so with it on A.D. 1834.

to be admitted to the Court of the County several weeks.

to be exhibited to the Court of the County of Franklin within
ninety days from the date of this present instrument and the same
shall be bound Thomas & Peter administrators of all and several or the good and
goods chattels and credits and all the other goods chattels or the Rights and Credits of Robertson deceased which have
possession of the said deceased at the time of his death which shall come to hand Robertson a proportion of the said sum which
at any time hereafter shall come into the hands of Robertson of any person or persons for him and the same
said David Crockett or into the hands of any person or persons made do exhibit or cause to be exhibited to the Court of the
County do well and truly administer according to law and equity of record within ninety days from the date of this present instrument
they do make or cause to be made a true and just account of the said good chattels and all the other good chattels
in said administration within two years after the date of Credit of the deceased at the time of his death which shall be
then found and all the rest and residue of the said goods hereafter shall come into the hands of a proportion of the said sum
chattels and credits which shall be found remaining upon or into the hands of any person or persons for him do well and truly
paid administration of such the same being first examined and minister according to law and further do make or cause to be
allowed by the Court of said County shall deliver and pay said account of his said administration within two
years from and after the date of this present instrument and all the rest and residue
shall be due pursuant to the true intent and meaning of the said good chattels and credits which shall be found remaining
at such time as that said account is provided and if it shall appear upon the said administration account the same being first examined
that any will or testament was made by the said deceased and allowed by the Court of said County shall deliver and pay
the operator or executor therein named do exhibit the same into the hands of such person or persons respectively to which the same shall be
Court of Franklin Regard to have the same allowed and approved pursuant to the true intent and meaning of the act in that case
accordingly if the said David Crockett above bounden being first and provided and if it shall appear that any will or testament
unto Robertson to bind or the said letters of administration open made by the said deceased and the intent or meaning thereof
notation of such testament being first had and made in said County do exhibit the same into Court of Franklin Regard to have the same
therein obligations to be void and of no effect otherwise followed and approved accordingly if the said Thomas & Peter above
remain in full force and witness John Clegg a free and discreet man by whom to bind or the said Letters of adminis-
tered in presence of

David Crockett

James Deane (a)

Daniel Parker

Hannig Holz So
Adm'r Dindl So
Halle Janv 1834

The State of Tennessee Gibson County
Know all men by these presents that we the
Subscribers William Moore James W. Blakeman and
Lemuel H. Cole all of Gibson County in the

Lemuel & Co. all of Gibson County ... the

H. S. T. (a)
H. W. (a)
C. H. W. (a)
Samuel L. C. T. (a)

Nancy Crockett do
Concord, N.H.
September 1834

Mrs. of Somersworth Concord County
Know all men by these presents that now Am
Crockett the Wm. Stone and Asher Stone all
of Concord County the State of New Hampshire and friends

bound unto his excellency the Governor of said State for the time being in the sum of five hundred dollars to be paid to the said Governor his Successor or Assignee which payment well and truly to be made on behalf ourselves and each of us in our way of our due execution and administration jointly and severally and firmly by these presents. Sealed with our hands and dated the 15th day of Sept: A.D. 1834

The condition of the above obligation is such that whereas the above bound Nancy Crockett the present or full and singular of the goods and chattels Rights and Credit of deceased which have or shall come to her Knowledge or possession of the said Nancy Crockett or into the hands or possession of any person or persons for her use or disposal so right & as aforesaid to be liable to the Court of the County of Concord New Hampshire from the date of the presents until the same goods chattels and Credit and all the other goods chattels and Credit of the deceased at the time of her death or which at any time hereafter shall come into the hands or possession of the said Nancy Crockett or into the hands of any person or persons for her use or disposal and truly administer according to law and further so much or more to be paid a sum and just account of her said administration within two years after the date of these presents and all the Rent and Pridges of the said goods chattels and Credit which shall be found remaining upon the said account the sum being first demanded and allowed by the Court of said County shall deliver and pay unto such person or persons respectively to which the sum shall be so paid to the sum intent and meaning of the act - that it may be made and provided that this obligation to be void and of no effect otherwise to remain in full force and Virtue. Nancy Crockett do
Asher Stone -

Walter Crockett,
Last Will & Testament
September 1834

In the name of God Amen I Walter Crockett
of Gilson County and State of New Hampshire being
at an age of health fit of a sound mind
do constitute and make this my last Will

and Testament first I pay all my debts and the payment of my just
debts and of my Creditors should be paying and dont give back
to them to whom my estate to pay money for them I do not my
heirs to bring them back or much property that could be apportioned
to pay such creditors and all the rest of my estate consisting of our
occupied place of land household and Kitchen furniture plantation etc.

the Corps of my description now and hand I give to my beloved
wife Nancy Crockett during her life and at her death my will is that
whole of my Estate or so much thereof as shall be on hand at her
death be equally divided amongst her children I do nominate
as aforesaid my beloved wife Nancy Crockett Executrix of this my
will and Testament. In Testimony whereof I have hereunto set my
hand and Seal this the 16th day of July in the year of our Lord
one thousand eight hundred and thirty four and sealed and delivered
Patterson his Crockett Seal
Witness
William Stone
John Stone

Testamentary
Will & Testament
Wm. Stone 1834

This last will and Testament of Claudiah
Kurtis the wife and publish this my last
will and Testament fully writing and making and all former
written in any form before made. And first I command my body
be laid to be decently buried in the church yard also sparingly
said burial in a manner suitable to my condition in life
I beseech god that just gave it. And to what world better
it both please god to receive me with. I dispose of the
same as follows. First I desire that all my debts and charges
which he paid as soon after my decease as is convenient out of
my or property that I may die paid or may leave
me into the hands of my beloved wife Polly Lewis late John
Morgan. My Executor appointed by me from the sale of my Waggon
and Cart. Some was which I wish this to sell as soon as
possible after my death Secondly I do hereby make over
and appoint my beloved wife Polly Lewis and
beloved Brother John Morgan Executor of my last will
and Testament. I give and bequeath Polly my beloved wife
a grey horse and bay mare to do and act with as she may
think proper together with all the horses horse furniture
etc.

In witness whereof I Claudiah Lewis the said Testator
do sign and seal to this my last will and Testament on this sheet of paper
at my hand and seal this the third day of June in the
year of our Lord one thousand eight hundred and thirty four

and sealed and delivered in presence of us
have subscribed in presence of the testator
each other.

Claudiah O' Lewis Esq
John Lewis

Wm

John May out To
Spec. & Genl. Bond
Sept. 1st 1834.

State of Seminole County
Know all persons by these presents that we
John Morgan Esq. & Co. & Obadiah Lewis Esq.
of Gibon County in the State of Ohio are held and
firmly bound unto his Excellency the Governor of said State for the time being
the sum of three hundred dollars to be paid to the said Governor his
successor or his assigns to which payment well and truly to be made notwithstanding
our late and early and every of our true execution and administration jointly
and severally firmly by these presents sealed up the 20th instant at date
the 19th day of Sept. A.D. 1834.

The Condition of the above obligation is such that whereas the
above bound John Morgan Esq. of all and his other goods and
rights and Credit to of Obadiah Lewis deceased who have or shall come to
hand Knowledge or possession of the said John Morgan or make the bonds in
possession of my personal friends for him and the bonds he makes do exhibit
a cause he doth exhibit to the Court of the County of Gibon Matthew
and from the date of these presents and the bonds given, chattels and credits in
all the other goods chattels and Credits of the deceased at the time of his
death which at no time here after shall come into the hands of any friend
or possession of the said John Morgan or into the hands of any person aforesaid
for him do well and truly administer according to law and further
make or cause to be paid at law and just account of his said administration
within two years after the date of these presents and all the rest and
proceeds of the said goods chattels and Credits which shall be found
remaining upon the said administration account the bonds being first examined
and allowed by the Court of said County shall be taken and pay unto
such person or persons respectively to which the bond shall be due
pertaining to the same interest and prizing of the act in that case
and provided that the obligation to be paid out of no effect otherwise
to remain in full force and virtue.

I witness to this
John Morgan
Esq.
Obadiah Lewis —

Stephen McPherson
No. admt. Bond
Decr. 1st 1834

Mtch. of Seminole Gibon County 1834
Know all persons by these presents that
we Stephen McPherson, Robert Stevenson
James Turner all of Gibon County
the State of Ohio are held and firmly bound unto his Excellency
the Governor of said State for the time being the sum of three hundred
dollars to be paid to the said Governor his Successor or assigns to which pay-
ment well and truly to be made also bonds overless and such of us and
every of our true execution and administration jointly and severally
firmly by these presents sealed up the 20th instant at date the 15th
day of Decr. A.D. 1834.

The Condition of the above obligation is such that whereas
the above bound Stephen McPherson administrator of all and his right or
the goods and chattels rights and Credit to of Jonathan Parker the
deceased which have or shall come to hand Knowledge or possession of the
said Stephen McPherson or into the hands of any friend aforesaid for
him and the bonds to make do exhibit or cause to be exhibited to the Court
of the County of Gibon at this present day from the date of these presents
and the bonds goods chattels and Credits and all the other goods chattels
and Credits of the deceased at the time of his death which at any time
here after shall come into the hands of any friend or friends of aforesaid do well and truly administer
such bonds of my personal or friends of aforesaid do well and truly administer
according to law and further do make or cause to be paid at law
and just account of his said administration within two years after
the date of these presents and all the rest and proceeds of the said
goods chattels and Credits which shall be found remaining upon the
said administration account the bonds being first examined and allowed
by the Court of said County shall be taken and pay unto such friend
or friends respectively to which the bonds shall be and pursuant to the
law interest and prizing of the act in that case (modus and procedure
and if it shall appear that any affidavit or testament is not made by the
said deceased and the executor or executors therin named to exhibit the
bonds unto Court making Request to have the bonds allowed and
approved of according to the said Stephen McPherson above
bound and being thereto required to render the said Letter of
administration (approbation of such testament being first had and made in
said Court) then this obligation to be void and of no effect
otherwise to remain in full force and virtue.

A. McPherson
Robt. Stevenson
James Turner

Esq.
Esq.
Esq.

Stephanius 16. 11. 1881

No Adm'r Bond
Oct Yrsmt 182

State of Hemlock, Gibson County, Ia.

Know all men by these presents to take less
Houghton, Mich., the 1st day of October
in the year of our Lord one thousand eight hundred and
sixty-eight, in the County of Houghton, State of Michigan.

and held and firmly bound unto him, calling the governor of said State
further the time being, as the sum of One hundred and fifty dollars to be
paid to the said governor by his express or attorney. No which payment to
be wholly and truly made and kept upon and such of us and
every of such sum of money and administration jointly and severally firmly
by this present sealed with our hands and dated the 15th day of
Decemr A.D. 1834.

The Condition of the above obligation is such that whereas the above bound Stephen Williams administrator of all and singular the goods and chattels Right and Credits of Mr. William Bates deceased which have or shall come into the hand or possession of the said Stephen Williams or into the hand or possession of any person or persons for him and the same so made do exhibit a Bill of Lading to be exhibited to Court of the County aforesaid within twenty days from the date of this present and the same good chattels and Credits and all the other good chattels and Credits of the deceased at the time of his death which at any time here after shall come into the hand of any person or persons for him do make and have by administrator according to Law and further do make or cause to be made a true and just account of his said administration within two years after the date of this present and with the rest and residue of the said good chattels and Credits which shall be found remaining upon the said administrators account the same being first demanded and allowed by the Court of said County justly delivered and pay unto such person or persons respectively to whom the same shall be due pursuant to the true intent and meaning of this act that was made and provided; and if it should appear that any Bill or Lament also made by the said deceased and the credit or payment thereon promised do exhibit the same unto Court making Regt to have the same allowed and approved of accordingly; if the said Stephen Williams above bounden being thereunto Required to render said Letter of Administration (affidavition of such testiment being first had and made in the said Court) then this obligation to be void and of no effect otherwise to remain in full force and Virtue.

S. M. Stone *(dead)*
John Stone *(dead)*
Salathiel Stone *(dead)*

Wunder Blumen

To A. J. Donk.
Dec. 1st 1839

State of Oregon, Linn Co., 1870.

Minor all made by their parents that are Alexander
Blair and George Blair, Jr., 1871, 1872.

of Wilson County in the State of Tennesee over held and jointly
bound under his acceptance the Summa of said State for the time being in the sum
of One thousand dollars to be paid to the said Governor his Successor or Assignee: To
which payment all due and owing to be made after cancellation and release of us
and every of our heirs executors and administrators jointly and severally fully
by this presents sealed & delivered in the year of our Lord and the Year of the Birth of Christ A.D. 1836

The condition of the above obligation is such that wherein the above
bound I lay under Blaikem administrator of all and singular the goods and chattels
rights and Credits of George R. Blaikem deceased which have or shall come
to hands of me & my self or of the said I lay under Blaikem or unto
the hands of my self or any person or persons for him and this bond to make
due exhibit a cause to be established to the Court of the County aforesaid
within five days from the date of these presents and the said goods
chattels and Credits and all the other goods and Credits of the deceased at
the time of his death which at any time hereafter shall come into the hands
of my self or of the said I lay under Blaikem or unto the hands of any person
or persons for him so well and truly administer according to law and
further do myself or come to be made at law and just account of his said
administration at this time one year after the date of these presents and all
the rest and residue of the said goods chattels and Credits which shall
be found remaining upon the said administration account the said being
first of annuals and allowed by the Court of said County shall be deliv-
er and pay unto such person or persons respectively to whom the same shall
be due and pursuant to the laws intent and meaning of the act in that
case made and passed and if I shall appear that my self or
Blaikem was made by the said deceased and the executor or executrix
thereon named do exhibit this bond unto Court making right to have
the same allowed and approved of as and if the said I lay under
Blaikem above bounden being therunto required to render said
letter of administration (affidavits of such testiment being first
had and made in said Court) then the obligation to be void and of
no effect otherwise to remain in full force and virtue.

Alexander Gladson (Aug)
H. D. Gladson (Sept)
A. J. Gladson (Oct)

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Duncorn A. Macky
Is admr. And
Oct. First 1834

State of Pennsylvania School County 80.
Know all men by these presents that also
Pennock R. Maile Michael H. O'Dowd

St Mary's Mill of Wilson County in the State of North Carolina, we the undersigned, and held and firmly bound unto his excellency the Governor of said State or the lesser being, in the sum of One thousand dollars to be paid to the said Governor his due expenses & expenses. No reckoning payment & all and truly to his said Excellency our debts and each of us and every of our heirs, executors and administrators jointly and severally, fully by these presents, paid & discharged unto him at the 1st day of December A.D. 1811.

The Conditions of the above obligation so much that whereas the above
bound's Duncan R. Haig administration of all and singular the goods,
and chattels, Right and Credits of John R. Haig deceased which have
or shall remain to him by right of appointment of the said Duncan R. Haig
or unto the hands or possession of any friend or person for him and the sum
so paid do exhibit in Court to be exhibited to the Court of the County
of Lancashire yearly by from the date of these presents, and the sum
chattels and Credits and all the other good chattels and Credits of the
said at the time of his death which at any time hereafter shall come
into the hands of his executors of the said Duncan R. Haig or into the hands
of any friend or person for him do well and truly administer according
to law and further do make a sum to be made a loss and just account
of his said administration within two years after the date of these presents
and all the real and personal of the said good chattels and Credits which
shall be found remaining upon the said administration account the
sum being first examined and all taxed by the Court of said shall
deliver and pay unto such friend or person aforesaid to which the
sum shall be due pursuant to the time taken and running of the act
in that case made and provided and if it shall appear that any
will or testament also made by the said deceased and his executors
or trustees therein named do exhibit the same to Court properly
against to have the sum all and every paid and approved of accordingly as if
the said Duncan R. Haig above bound having therunto Regarded
to under the said letter of administration aforesaid of such
administered yearly just loss and credits in force than the obligation
to be paid out of no effect otherwise to remain in full force
hereafter.

D. A. H. *[initials]* *[signature]*

Michael Scott (sd)

Sov. S. Schatz
mark

Family Name & Surname Dunnill
To adm't Fund
Dist Form 1939.

State of Seminole County, #1.
Know all men by these presents that we, Seminole
persons Isaac Daniels & John Gregory Melton,
of Deltona & Sonnen, State of Florida, all of whom
make our hands and seals this 1st day of October,

County or the State government was held, and firmly bound unto his fulfilling the
governor of said State forthwith being in the sum of Five Thousand dollars to
be paid to the said governor his successor or assigns to which payment shall
and long to be paid all kind expenses and costs of us and every of our heirs exec-
utors and administrators jointly and severally fully by these presents sealed
with our seals and delivered this 15th day of Oct. A.D. 1881.

The Condition of the above is such that whereas the above named Henry
Sammons & Isaac Darnall administrator of all and singular the goods and chattels
rights and Credits of Anthony Sammons deceased which have or shall Come to hands
Knowledge or possession of the said administrator or unto the hands or possession of
my friends or persons for them and the same so made do establisht or cause to be
delivered to the Court of the County of Lancashire within two years from the date
of these presents and the same goods, chattels and Credits and all the other
good, chattels and Credits of the deceased at the time of his death which at
any time hereafter shall Come into the hands or possession of the said administrator
or unto the hands of my friends or persons for them do well and truly administer
according to law and further do make or cause to be paid a sum and
just account of their said administration within two years of the date
of these presents and all the rest and 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 Court of said
County shall remain and go unto such person or persons respectively to whom
the same shall be due pursuant to the law intend and meaning of the
act in that case made and provided and it shall appear that
any will or testament also made by the said deceased and the executor
or executrix thereof named do effect the same into Court making payment
to have the same allowed and approved accordingly if the said
administration above named be being thereupon required to render the said
letter of administration (approbation of such testament being) first had
and made in said Court, then the obligation to the said and no
other otherwise to remain in full force and witness.

Samuel Johnson ^{Esq.}
Isaac D'Israeli ^{Esg.}

S. F. M. 111.115. (See)

Dear Mr. Balentovic *(Signed)*

Mr. Leonard & Gregory
Franklin

George Miller
To Adams Bond
Decr. Decemr 1834.

Note of sum of w^t Gilbert County \$16.
Known & sworn by these presents that we George
Miller & Andrew Blair for us & of Gilbert County
in the Note foreward are held and firmly bound unto

his & colleney the Governor of said State for the sume being in the sum
of One hundred dollar to be paid to the said Governor his successor
or assignee to which payment well and truly to be made at or before
the day and year of our Lord one thousand eight hundred and
thirty and severall of us and every of our heirs executors and administrators
hereby and severally jointly by these presents. Dated at the said place on
the 15th day of Decr A.D. 1834.

The Condition of the above obligation is such that whenever the above
bound George Miller administration of all and singular the
goods and chattels Rights and Creditors of George Miller deceased
which have or shall come to hands shall be delivered or given over of the
said George Miller or into the hands or persons of any person or persons
for him and the same do effectually come to be exhibited to the County
of the County of Gilbert monthly day from the date of this instrument
and the same goods chattels and Creditors and all the other goods chattel
and Creditors of the deceased at the time of his death which at any
time hereafter shall come into the hands or persons of the said George
Miller or into the hands of any person or persons for him as well and
truly administrator according to law and further do make and cause to be
made a true and just account of his said administration whether
the same of or the date of these presents and all the rest and residue
of the said goods chattels and Creditors which shall be found remaining
upon the said administration account the sume being first unadjusted
allowing by the Court of said County shall deliver and pay unto such
persons or persons respectively to whom the same shall be due pursuant
to the laws intent and meaning of the act in that case made and provided
and if it shall appear that any will or testament also made by
the said deceased and the testator or testatrix therein named do exhibit
the same unto Court making request to have the same allowed and
approved of accordingly if the said George Miller above bound
thereunto requireth to bind in the said letter of administration
approbation of said testament being first had and proved in the said Court
that this obligation to be void and of no effect otherwise to remain
in full force and Virtue.

George Miller (Pd)

Andrew Blair (Pd)

James Thomas No
signature (Pd) Dec
N.C. Decemr 1834

Know all men by these presents that we James
Thomas John W Doctor & George Doctor our selfs
and family bound unto William and George

Bray governors of the State of North Carolina his
successor in office in the just and equal sum of two thousand dollars
for the payment of which well and truly to be made at or before
the day and year of our Lord one thousand eight hundred and
thirty and severall of us and every of our heirs executors and administrators jointly, divers
and severally by these presents. Dated at the said place on
the 15th day of Decr A.D. 1834.

The Condition of the above obligation is such that whenever the above
bound James Thomas has the day following after him the birth and separation
of the said of James Thomas first deceased. None of the said James
Thomas well and truly expects the same by paying first the just debts
of the said deceased and then the legacies contained in the said will
so far as the same may come into his hands as he expects and the same
charge him and provide a true and perfect inventory of the goods and chattels
of the deceased and return the same in the time prescribed by law
then this obligation to be void otherwise to remain in full force
and Virtue.

James Thomas (Pd)
John Doctor (Pd)
Geo Doctor (Pd)

James Thomas first
Last will & Testament
Decr. Decemr 1834.

(In the name of god) Amend I James
Thomas Esq^r of the County of Gilbert and
State of North Carolina being perfect health
both bodily and mind and of sound memory
thankfully to god for calling me to mind the uncertainty of all
human events and of life and knowing that it is appointed for all
men to die do make and constitute and appoint this to be my
last will and testament therefore willing all former wills
first I recommend my soul to god who gave it nothing doubting
but I shall receive the same by the mighty hand of god and my
body I recommend to the earth to be buried in a decent Christian manner
at the discretion of execution. As touching such worldly estate or
possessions of whatsoever kind to bequeath or leave in the
following manner (viz.)

Item 1st It is my will and desire that all my just debts be paid
and that the balance of my estate to remain in the possession of my
widow Mrs. Martha and I do hereby give her all such
balance to her and her assigns for her use and benefit during her
natural life and then to be divided at her death in the following
manner (viz.)

17th Item 3rd I do give and bequeath unto my wife Mrs Jacob Thomas
and negro boy Milton the best of my Negro Boys whose age is between
fourteen and fifteen years old and benefit to the said gift of
boy slaves mentioned No my law good is under the following Condition to
be the above named Jacob Thomas pay to my Daughter Rachel Green
One hundred dollars and also pay to Martha Boyd One hundred dollars
on each female by Thomas fifty dollars.

Item 4th I do give and bequeath unto my daughter Margaret a sum or
half of a negro boy slave by the name of Tom.

5th and I do give and bequeath unto the two of my second daughter
Nancy Bond to be equally divided between said two and half of
said Boy Tom and it is my will and desire that said Tom should be
left in the family and that said Margaret agrees and the two of Nancy
Bonds equally divided said Tom between them so that Margaret may
have half hours and Tom interval in said Boy Tom and that the said two
of Nancy have all the other interval in said Tom.

6th Item and I do give and bequeath unto my first daughter Anna
Adams and Rachael Green my negro boy slave Nathaniel to
equally divide between them.

7th Item and I do give and bequeath unto my Daughter Elizabeth
a certain sum of money called Dolly two beds and furniture
and my one Slave Negroe Slave a plow and other plow tools chit
Lay for to sold paid Master Mr. (name) and from agreed to a
sum of eight already remitted to her and her Daughter Anna
McThomas.

8th Item and I do give and bequeath unto my Daughter Martha
boy a negro Slave girl by the name Caroline to hold against
other for a sum of eight ready Specified to her for 1st Mrs Caroline
Gillies and I do give and bequeath unto my Grand daughter Anna
McThomas a certain sum of money over one year old (not offering) —
Article 10th and it is my will and desire that my boy named Charles
and my girls named to sold and out of the proceeds my just debts
paid and if there should be an balance for the balance to be
given to my well beloved wife Martha for use and benefit.

Article 11th and I do give and bequeath unto my well beloved wife
Martha all the balance of my estate goods effects &c and every thing
that is not in this will specially allotted to others and for her
to have paid (allowance) of my testate to will and dispose of
at her pleasure.

Article 12th and it is my will and desire that my step son James
Thomson son of my Brother Henry Dead shall be my Executor or
Coy etc off. of this my last will and testament and it is my

will that nothing contained in this my will should be construed
or understood or be disposed my wife mother of this my wife of this
property that is hereby allotted to others during her natural life
Article 13th and it is my will and desire that my children and grand
children of the same be to manage No Major the third allotted to them in the fund
and among them by purchasing such other funds and stock.

Article 14th It is my will and desire that my two sons in law James Mc Boyd and
John Mc Davis consider themselves as special friends chosen by me to be
true, a Councillors over my will below named wife mother and in all
cases to assist and advise all the her self and Daughter Elizabeth
Article 15th and I do hereby Release all other wills and Testify this to be
my last will and Testament. In testimony where off to have witness
of my hand and seal the 15th day of November in the year of our
Lord one thousand eight hundred and thirty four or in the presence
of

In the Boston
Samuel S. Beale

James Thomas (Signed)

Carroll D. Timmons Esq
By testator (Signed) Esq
Decr 15th 1834.

Known & I sign by these presents that we
Carroll D. Timmons, John M. Brewster & Benjamin
Thom. v. held and firmly bound unto the testator
Gonzal Lige Davis of the State of Newfane and
in presence and affe in the just and full sum of Two Thousand Dollars
for the payment of which shall and long to be made after and so long as
both ourselves our heirs executors and administrators jointly, severally and severally
by these presents sealed with our hands and dated this 15th day of Decr 1834

The condition of the above obligation is such that whenever the above
bound Carroll D. Timmons holds the day letter upon him self the tenth
and execution of the will of John Davis deceased. After the said Carroll
D. Timmons shall and long execute the same by paying first the just
debt of the said deceased and then the legacies contained in his will. And
so far as the effects may come into his hands, will execute and the law
changes him, and make a true and perfect inventory of the goods and chattels
of the deceased and return the same in the time prescribed by law.
That the obligations to us made otherwise to remain in full force
and effect.

Carroll Timmons (Signed)

Simpson Davis (Signed)

John M. Brewster (Signed)