

John S. Hill to Admin Bond of A. J. Noble Dist Sept Term 1841

State of Tennessee Gibson County. We John S. Hill Nelson & John S. Hill & Co. here and firmly bound unto James W. Polk Governor of the State of Tennessee for the time being and his successors in office in the penal sum of two thousand dollars for which payment will and truly to be made within ourselves our heirs executors and administrators jointly and severally firmly by these presents sealed with our seals and date this 7th day of September 1841

The Condition of the above obligation is such that if the above bounden John S. Hill Administrators of all and singular the goods and Chattels rights and Credits of ^{deceased John S. Hill} deceased do make or cause to be made a true and perfect inventory of all and singular the goods and Chattels rights and Credits of said deceased which have or shall come to the hands and possession of any other person or persons for him and the same to be made as exhibit or cause to be exhibited to the next County Court where orders for administration paper and the same goods Chattels and Credits of the said deceased at the time of his death or which at any time after shall come to the hands or possession of the said John S. Hill or into the hands or possession of any other person or persons for him ^{the said John S. Hill} as well and truly administer according to law and further as make or cause to be made a true and just account of his said administration within two years after the date of these presents and all the rest and the residue of said goods Chattels and Credits which shall be found remaining upon the said Administration account the same being first examined and allowed by the County Court shall deliver and pay unto such person or persons respectively as the same shall be due thereunto pursuant to law and if it shall appear that any last will and testament was made by the deceased and the Executor or Executors thereof named as exhibit the same into Court making request to have it allowed and approved accordingly if the said John S. Hill above bound being ^{thereunto required} do remain and deliver the said letters of Administration (approbation of such testament being first had and made) in said Court then this obligation to be void and of none effect or else to remain in full force and virtue. Given under our hands and seals this 7th day of September 1841

J. S. Hill Seal
N. S. Johnson Seal
J. S. Hill Seal
County

Daniel Tenkle to Admin Bond Benj Chelmsford Dist to Sept Term 1841

State of Tennessee Gibson County. We Daniel Tenkle & Thomas W. McLean are here and firmly bound unto James W. Polk Governor of the State of Tennessee for the time being and his successors in office in the penal sum of five hundred dollars for which payment will and truly to be made within ourselves our heirs executors and administrators jointly and severally firmly by these presents sealed with our seals and date this 7th day of Sept 1841

The Condition of the above obligation is such that if the above bound Daniel Tenkle Administrator of all and singular the goods and Chattels rights and Credits of Benj Chelmsford deceased do make or cause to be made a true and perfect inventory of all and singular the goods and Chattels rights and Credits of said deceased which have or shall come to the hands and possession of any other person or persons for him and the same to be made as exhibit or cause to be exhibited to the next County Court where orders for administration paper and the same goods Chattels and Credits of the said deceased at the time of his death or which at any time after shall come to the hands or possession of said Daniel Tenkle or into the hands or possession of any other person or persons for him as well and truly administer according to law and further as make or cause to be made a true and just account of his said administration within two years after the date of these presents and all the rest and the residue of said goods Chattels and Credits which shall be found remaining upon the said Administration account the same being first examined and allowed by the County Court shall deliver and pay unto such person or persons respectively as the same shall be due thereunto pursuant to law and if it shall appear that any last will and testament was made by the deceased and the Executor or Executors thereof named as exhibit the same into Court making request to have it allowed and approved accordingly if the said Daniel Tenkle above bound being ^{thereunto required} do remain and deliver the said letters of Administration (approbation of such testament being first had and made) in the said Court then this obligation to be void and of none effect or else to remain in full force and virtue. Given under our hands and seals this 7th of Sept 1841

Daniel Tenkle Seal
Thos W. McLean Seal

James Patterson to John Bond of Marshall Township Dist Sept Term 1841
State of Tennessee Sealed County

We James Patterson Carson Patterson & C of Arnold are late and formerly bondsmen James St. Polk Governor of the State aforesaid for the time being and his successors in office in the some sum of two hundred dollars for the payment was and truly to be made in hand our selves our heirs executors and administrators jointly and severally firmly by these presents sealed with our seals and date this 7th day of September 1841

The Condition of the above obligation is such that if the above bounden James Patterson Administrator of all and singular the goods and chattels rights and credits of Marshall Township deceased do make or cause to be made a true and perfect inventory of all and singular the goods and chattels rights and credits of said deceased which have or shall come to the hands or possession or knowledge of him the said James Patterson or into the hands or possession of any other person or persons for him and the same do exhibit or cause to be exhibited to the next County Court where orders of administration are the same goods chattels and credits of the said deceased at the time of his death or which at any time after shall come to the hands or possession of the said James Patterson or into the or possession of any other person or persons for him do well and truly administer according to law and further do make or cause to be made a true and just account of his said administration within three years after the date of these presents and the rest and the residue of said goods Chattels and credits which shall be found remaining upon the said administration account the same being first examined and allowed by the County Court shall deliver and pay unto such person or persons respectively as the same shall be due unto pursuant to law and if it shall appear that any will and testament was made by the deceased and the executor or executors therein named do exhibit the same into Court making request to have the same allowed and approved accordingly if the said James Patterson above bound being therunto required do render and deliver the said letters of Administration to a true & approbation of such testament being first had and made in said Court then this obligation to be void and of none effect or else to remain in full force and virtue given under our hand and seals this 7th day of September 1841

James Patterson
of Arnold
Carson Patterson

Wilson Baird admr Bond of Alex Baird Dist Oct Term 1841
State of Tennessee Sealed County

Know all men by these presents that we Wilson Baird Herod Scott Aaron Sherwin all of Gibson County and State aforesaid are held and firmly unto the Governor of said State for the time being in the sum of Six hundred dollars to be paid to the said Governor his successors or assigns to which payment well and truly to be made we bind ourselves each of us and our heirs executors or administrators jointly and severally firmly by these presents sealed with our seals and dated this 21st day of Oct 1841

The condition of the above obligation is such that whereas the above bound Wilson Baird administrator of all and singular the goods and chattels rights and credits of Alexander Baird deceased do make or cause to be made a true and perfect inventory of all and singular the goods and chattels rights and credits of the deceased which have or shall come to the hands knowledge or possession of the said Wilson Baird or into the hands or possession of any person or persons for him and the same do exhibit or cause to be exhibited to the Court of the County aforesaid within ninety days from the date of these presents and the same goods chattels lands credits and all other goods chattels and credits of the deceased at the time of his death which at any time hereafter shall come into the hands or possession of the said Wilson Baird or into the hands or possession of any person or persons for him do well and truly administer according to law and further do make or cause to be made a true and just account of the said administration within two years after the date of these presents and all the rest and residue of the said goods chattels and credits which shall be found remaining upon the said administration account the same being first examined and allowed 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 true intent and meaning of the act in that case made and provided and if it shall appear that any Will or testament was made by the said deceased and the executor or executors therein named do exhibit the same into Court on making request to have the same allowed and approved accordingly if the said Wilson Baird above bounden being therunto required to render the said letters of administration (approbation of such testament being first had and made in said Court) then this obligation to be void otherwise to remain in full force and virtue

Wilson Baird
Aaron Sherwin
Herod Scott

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John Maldrup to adm. Bond of James Maldrup dec'd Oct. Term 1841

State of Tennessee Gibson County

Know all men by these presents that we John Maldrup G. S. Goodman & Aaron Sherrin all of Gibson County and a state of Tennessee 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 the said Governor his successors or assigns to which payment well and truly to be made we bind ourselves our heirs and our heirs executors or administrators jointly and severally firmly by these presents to seal with our seals and date this 4th day of Oct. 1841

The condition of the above obligation is such that when the above bound John Maldrup administrator of all and singular the goods and chattels rights and credits of James Maldrup dec'd do make or cause to be made a true and perfect inventory of all and singular the goods and chattels rights and credits of the deceased which have or shall come to the hands knowledge or possession of the said John Maldrup or into the hands or possession of any person or persons for him and the same so made do exhibit or cause to be exhibited to the court of the county aforesaid within ninety days from the date of these presents and the same goods and credits and all other goods chattels and credits of the deceased at that time of his death or which at any time hereafter shall come into the hands or possession of the said John Maldrup or into the hands or possession of any person or persons for him do well and truly administer according to law and further do make or cause to be made a true and just account of the said administration within two years after the date of these presents and all the rest and residue of the said goods chattels and credits which shall be found remaining upon the said administrators account the being being first examined and approved according to law and if it shall appear that any last will and testament was made by the deceased the executor or executors therein named do exhibit the same into the said court of said county shall deliver and pay unto such person or persons respectively to whom the same shall be due and deliver the said letters of administration of such testament being first had and made in said court) then this obligation be void otherwise to remain in full force and virtue

John Maldrup
G. S. Goodman
Aaron Sherrin

David Jones & adm. Bond of Mrs. Wright dec'd Oct. Term 1841

State of Tennessee Gibson County

We David Jones David Thomas and Berry G. Hodges are held and firmly bound unto the Governor of the state aforesaid for the time being and his successors in office in the penal sum of six hundred dollars for which payment well and truly to be made we bind ourselves our heirs and our heirs executors or administrators jointly and severally firmly by these presents to seal with our seals and date this 4th day of Oct. 1841

The condition of the above obligation is such that if the above bound David Jones administrator of all and singular the goods and chattels rights and credits of William Wright deceased do make or cause to be made a true and perfect inventory of all and singular the goods and chattels rights and credits of the said deceased which have or shall come to the hands possession or knowledge of him the said David Jones or into the hands and possession of any other person or persons for him and the same so made do exhibit or cause to be exhibited to the next county court where orders for administration passed and the same goods chattels and credits of the said deceased at the time of his death or which at any time hereafter shall come to the hands or possession of the said David Jones or into the hands or possession of any other person or persons for him do well and truly administer 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 these presents and all the rest and residue of said goods chattels and credits which shall be found remaining upon the said administrators account shall deliver and pay unto such person or persons respectively as the same shall be due unto pursuant to law and if it shall appear that any last will and testament was made by the deceased the executor or executors therein named do exhibit the same into the said court of said county shall deliver and pay unto such person or persons respectively to whom the same shall be due and deliver the said letters of administration of such testament being first had and made in the said court) then this obligation be void and of no effect or else to remain in full force and virtue given under our hands and request to have the same allowed and approved of accordingly

David Jones
David Thomas
Berry G. Hodges

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 Seth Williams & John H. Senclow execs of Sa. Senclow decd Oct Term 1801
 State of Tennessee Shelby County We Seth Williams & John H. Senclow
 James Foster & Ralph G. Ababrook are here and jointly bound unto
 the Governor of the State of Tennessee for the time being and his
 Successors in office in the penal sum of Twenty thousand dollars for our
 Payment well and truly to be made as liquid vouchers our heirs executors
 and Administrators jointly and severally firmly by these presents sealed
 with our seals and a date this 4th day of Octr 1801

The condition of the above obligation is such that if the above
 executors Seth Williams & John H. Senclow Administrators of all and singular
 the goods and chattels rights and credits of James Senclow deceased
 do make or cause to be made a true and perfect Inventory of all
 and singular the goods and chattels rights and credits of said deceased
 which have or shall come to the hands possession or knowledge of them
 the said Seth Williams & John H. Senclow or into the hands and possession
 of any other person or persons for them and the same to make do exhibit
 or cause to be exhibited to the next County Court where James Senclow deceased
 papers and the same goods Chattels and credits of the said deceased at the
 time of his death or which at any time after the death of the said deceased
 of the said Williams & Senclow or into the hands or possession of any other
 person or persons for them do see and truly administrator within two
 years after the date of these presents and at the next and residue of said goods
 Chattels and Credits which shall be found necessary upon the said
 Administrators account the same being first examined and allowed
 by the County Court shall deliver and pay unto such person or persons
 respectively as the same shall be due unto pursuant to Law and
 if it shall appear that any Last Will and Testament was made by the
 deceased and the Executor or Executors therein named do exhibit the same
 the same into Court making request to have the same allowed and
 approved accordingly if the said Williams & Senclow above bound being
 throughly required do render and deliver the said letters of administration
 (approbation of such Testament being first had and made) into the
 said Court then this obligation to be void and of none effect or else
 to remain in full force and virtue given under our hands
 and seals this 4th day of Octr 1801

Seth Williams Seal
 John Senclow Seal
 James Foster Seal
 Ralph G. Ababrook Seal

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 Bryant adm of Joseph Hartin Decd Oct Term 1801
 State of Tennessee Shelby County We Zechariah Bryant Samuel Jackson
 & James P. Woodson & Charles L. Yancy are here and jointly bound unto the
 Governor of the State of Tennessee for the time being and his Successors
 in office in the penal sum of twenty six Thousand dollars for which payment
 well and truly to be made as liquid vouchers our heirs executors and Administrators
 jointly and severally firmly by these presents sealed with our seals and a date
 this 4th day of Octr 1801

The condition of the above obligation is
 such that if the above executors Zechariah Bryant administrators
 of all and singular the goods and Chattels rights and credits of
 Joseph Hartin deceased do make or cause to be made a true and perfect
 Inventory of all and singular the goods and Chattels rights and credits
 of the said deceased which have or shall come to the hands possession
 or knowledge of him the said J. Bryant or into the hands and
 possession of any other person or persons for him do well and truly admin-
 istrators 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 these presents and at the next and residue of said
 goods Chattels and Credits which shall be found remaining upon the
 said Administrators account the same being first examined and
 allowed by the County Court shall deliver and pay unto such person or
 persons respectively as the same shall be due unto pursuant to Law
 and if it shall appear that any Last Will was made by the deceased
 and the Executor or Executors therein named do exhibit the same
 into Court making request to have it allowed and approved accordingly
 if the said Zechariah Bryant above bound being throughly required
 do render and deliver the said letters of administration (approbation
 of such Testament being first had and made) in the said Court
 then this obligation to be void and of none effect or else to
 remain in full force and virtue given under our hands
 and seals this 4th day of Octr 1801

Zechariah Bryant Seal
 Charles L. Yancy Seal
 James P. Woodson Seal
 Samuel Jackson Seal

William & Sons Guardian of Milsua & Sons Oct Term 1821
 State of Tennessee Gibson County. Known all men by these presents that we William & Sons including G. Goodman & John Malcom of the County aforesaid on this and formerly bound unto Samuel Booth Chairman of the County Court for said County and his successors in office in the sum of twelve hundred dollars to be paid to said Justice or his successors in office or assignee to which payment we and truly to be made in hand ourselves or heirs executors and administrators jointly and severally and firmly by these presents sealed with our seals and dated this 12th day of Oct 1821

The Condition of the above obligation is such that when the above bound William & Sons or as this day chosen and appointed Guardian of Milsua & Sons here of William & Sons (now of) should the said William & Sons read and truly perform the duties of Guardians towards the said Milsua & Sons well and truly perform the duties of a Minor orphan and in all respects discharge his duty faithfully then this obligation to be void else to remain in full force and virtue

William & Sons Seal
 G. Goodman Seal
 John Malcom Seal

Daniel & Elton Guardians of Jesse Yates heirs Oct Term 1821
 State of Tennessee Gibson County. Known all men by these presents that we Daniel & Elton John M. Moore & William P. Kelton of the County aforesaid on this and formerly bound unto Samuel Booth Chairman of the County Court for said County and his successors in office in the sum of five thousand dollars to be paid to said Justice or his assignee to which payment we and truly to be made in hand ourselves or heirs executors and administrators jointly and severally and firmly by these presents sealed with our seals and dated this 5th day of Oct 1821

The Condition of the above obligation is such that when the above bound Daniel & Elton or as this day chosen and appointed Guardian of William P. Daniels John Thomas Jesse & Priscilla Yates heirs of Jesse Yates first now should the said Daniel & Elton read and truly perform the duties of Guardians towards the said Minor orphan and in all respects discharge his duty faithfully then this obligation to be void else to remain in full force and virtue

Daniel & Elton Seal
 John M. Moore Seal
 W. P. Kelton Seal

Benjamin Boors Appointee Bond pro M. Grace
 I Samuel Booth Chairman of the County Court of Gibson County by the decision of the Court and in their behalf do hereby bind John M. Grace son of John of the age of seventeen years to Benjamin Boors with him to live and work as an apprentice until he attain to the age of twenty one years during such time the said John M. Grace shall obey the Lawful command and faithfully serve the said Benjamin Boors and be in all respects subject to his authority and control according to Law and his duty as an apprentice and the said Benjamin on his part consent that that he will teach and instruct the said John M. Grace in the trade and occupation of a Farmer and to read and write & cipher through the single rule of three or cause the same to be done if he have sufficient capacity and he will constantly find for said John M. Grace sufficient diet lodging or washing and apparel and other necessaries suited to an apprentice with in his support and in health and also take care of his morals and treat him with humanity and at the end of his term will give him a horse Bridle and Saddle worth singly five dollars into our hands &c. Dated this 15th July 1821

Benjamin Boors Seal
 H. B. Hoover Seal

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