

December Term 1884

Joseph Ing Administration of Edward Hopkins Deed.

We Joseph Ing John B Haynes & Smith Parks are here and jointly
bound unto James C Jones Governor of the State aforesaid for the time
being and his Successors in office in the penal sum of one hundred
dollars for which payment will and truly to be made us bond ourselves
as his executors and administrators jointly severally and firmly
by these presents sealed with our Seals and dated this 2^d day of
December 1844. The Penitentiary of the above obligees is such
that if the above 100 dollars Joseph Ing administrator of all and
singular the goods and Chattels rights and credits of Abram Hopkins
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 he has or shall Come to the hands 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 or as for administration paid and the same
goods Chattels rights and Credits of the said deceased which he has
or shall Come to the hands of any other person or persons for him
and the same so made do exhibit or cause to be exhibited to the next next
County Court or where or as for administration paid and the same good
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
Joseph Ing 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 of said goods Chattels and credits which shall before remaining
upon the said administrators account the same being first examined and allow-
ed by the County Court shall deliver and pay unto such person or persons respect-
fully as the same shall be due unto pursuant to Law and if it shall appear
that any last will and testament or as made by the decease and the
executors or executors therein named do exhibit the same unto Court making
request to have it allowed and approved accordingly of the said Joseph Ing
above bound being thereunto required as under and deliver the said letters
of administration and probate of such testament being first had and made
in the said Court than this obligation to besides and from off set else to
remain in full force and virtue = Given under our hands and seals this
2^d day of Decr 1844 Joseph Ing Seal

Sist *S. Booth* *Scrin portaria*

Joseph Eng Seal
John B. Wayns Seal
Smith Parks Seal

December Term 1844

Joseph McFarthil Administrator of Abram McLimore and
State of Illinois, Gibson County,
We Joseph McFarthil of Wilkins & Miles, M^t Chaffee are hereunto
firmly bound unto James G Jones Governor of the State aforesaid for the
time being and his successors in office in the sum of Four thousand
dollars for the payment of which will and hereby to be made in two or
three or four installments and we further jointly and severally promise
by these presents to pay the same and to date this 21st day of June
1824.

The condition of the above obligation is such that of the above named
Joseph W. Barstille Administrator (deceased etc) of all and singular the said
said Charles rights and credits of Abram H. Gilmore deceased being the
possessory of the testator his mill of A. H. Gilmore deceased nominate or cause to
be made a true and perfect inventory of all and singular the goods and
Charles rights and credits of the said deceased with have or shall
come to the hands, possession or knowledge of him the said Joseph W. Barstille
or into the hands and possession of any other person or persons for him the
same to whom do exhibit or cause to be exhibited to the next County Court
when orders for administration pass. and the same goods Charles' and
creditors of the said deceased at the time of his death or not at any
time after shall come to the hands or possession of the said Joseph W. Barstille
or into the hands or possession of any other person or persons
for him do make out 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 Charles and credits with shall be found encumbering upon
said administrator account the sum being of first demand and
allowable by the County Court shall be levied and paid over 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 executors or
executors therein named do exhibit the same unto court making
request to have it allowed and appraised according by if the
said Joseph W. Barstille above bound being thus unto required
to render and deliver the said letter of administration
before execution of such testament being first had and
made in the said court there lies obligation to be paid
and of none effect or else to resume the full force and
virtue from under our hands and seals this 2nd
day of October 1824 J. M. Cardell Esq

Sbroth char prot.

December Term 1824

William R Davidson Last will and Testament

March the 1st 1820 my Last will

William R Davidson alias my just debts and funeral charges to be paid and I leave to my wife Charity my plantation where she now lives and out of my Stock horses cattle hogs and Sheep and wagon and other house hold and kitchen furniture and of which she is to have during her life time and during her widowhood and if she marries I leave her a good horse Saddle and bridle and two milch cows five head of sheep ten head of hogs ten beds and furniture and all household and kitchen furniture. I will to my son Ephraim R Davidson James W & Davidson. Samuel H Davidson a good horse Saddle and bridle to each one of them which must come out of my estate. I will to my son Alfred H Davidson a bed and furniture and Ephraim H Davidson James H Davidson. Samuel H Davidson a bed and furniture. I will my plantation to my son Samuel H Davidson by him paying Ephraim H Davidson James H Davidson his husband 1000 dollars a year. I allow at the death of my wife Charity for out of my Stock horses hogs and cattle some sheep and oraggo and house hold and kitchen furniture for to be sold and divided between all of my children equally to it. William R Davidson Nelson L Davidson Alfred H Davidson. Seven children are Harriet Barton. Ephraim H Davidson. James H Davidson. Samuel R Davidson my last will and testament this 21st day of March 1820

Wm R Davidson

At Redwood aged the 29 of January 1823
in presence of J. H. G. & J. G. Grier

Mr. If my wife and children take a notion moving to some other Country I will my land sold and the money laid out for them where they think best for their interest and if my son Alfred H Davidson does not marry before his mother dies I want the said divided between Alfred & Ephraim James and Samuel. I leave my wife Charity and my son William my executors to settle my business.

At Redwood aged in presence

of the undersigned on

The 29 of January 1823

J. H. G. &

J. G. Grier

December Term 1823

William R Davidson Executor Bona

Know all men by these presents that we William R Davidson James Bobbit & John Grier are hereinafter jointly bound unto James H Jones Governor of the State of Minnesota and his successors in office in the sum of full sum of four thousand dollars for the payment of which we are and truly to be made up and each of us bind our selves our heirs executors and administrators jointly severally and severally by these presents sealed with our seals and dated this 2d day of December 1823.

The execution of the above obligation is such that whereas the above bound William R Davidson hath this day taken upon himself the birth and execution of the will of William R Davidson deceased. Now if the said William R Davidson will and truly execute the same by paying first the debts of the said deceased and then the Legacies contained in the said will as far as the assets may come into his hands will execute and take care charge them and make a true and perfect inventory of the goods and chattels of the deceased and return the same up to the time prescribed by law - Then this obligation to be void otherwise to remain in full force and virtue

to Mr. J. Garrison
James Bobbit
John H. Grier

Test
of Both Chancery

James Roe Guardian of John Dickey's Minors
State of Minnesota
Washington County

Know all men by these presents that we James Roe, William P. Hale & Thos E. Hall of the County and State aforesaid are hereinafter bound unto Obedding Chisholm of the County Court for said County and his successors in office in the sum of two hundred Dollars to be paid to the party to whom justice or his successors in office or agents to which payment shall and truly to be made no time thereafter our heirs executors and administrators jointly severally and severally by these presents sealed with our seals and dated this 2d day of December 1824.

The execution of the above obligation is such that whereas the above bound for Roe was this day chosen and appointed Guardian of John H. Dickey and Dickie L. Dickey minor heirs of John Dickey deceased - Now should the said Mr. Roe fail and be incapable the duties of Guardian towards the said minor orphans and in all respects discharge his duty faithfully then this obligation to be void else to remain in full force and virtue

Test
of Both Chancery

James Roe
Wm P. Hale
Thos E. Hall

Read
Clerk
Signed

December 3rd 1844

Swinburne Gravins Guardian of Joseph Hartland here
State of Tennessee Gibson County

Know all men by these presents that we Swinburne Gravins Zachariah Bryant & Abigail Minor of the County and State aforesaid are here and jointly bound unto C. Edwards Chairman of the County Court for said County and his successors in office in the sum of ten thousand dollars to be paid to said Justice or his successors in office or anyone to whom payment will and truly be made for his heirs executors and administrators jointly severally and jointly by these presents sealed with our seals and dated this 3rd day of December 1844.

The condition of the above obligation is such that whereas the above bound Swinburne Gravins was this day chosen and appointed Guardian of Edmund August Hartland Martha & Jordan Hartland Minors his wife Joseph Hartland deceased.

Now should the said Swinburne Gravins will and truly perform the duties of Guardian towards the said Minors orphans and in all respects discharge his duty faithfully then this obligation to be void.

Test
L. Booth Chancery pro tem

J. Gravins *pd*
Abigail Minor *pd*
Zachariah Bryant *pd*

James M. Baker Guardian of Nathan Hollands here
State of Tennessee Gibson County

Know all men by these presents that we James M. Baker Samuel H. Abbott & Johnston Williams of the County and State aforesaid are here and jointly bound unto C. Edwards 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 successors in office or anyone to whom payment will and truly be made for his heirs executors and administrators jointly severally and jointly by these presents sealed with our seals and dated this 3rd day of December 1844.

The condition of the above obligation is such that whereas the above bound Jas M. Baker was this day chosen and appointed Guardian of Lafayette & John Holland Minors his wife Nathan Holland deceased now if the said Jas M. Baker will and truly perform the duties of Guardian towards said minors orphans and in all respects discharge his duty faithfully then this obligation to be void due to remain in full force and virtue.

Test
J. Abbott Chancery pro tem

James M. Baker *pd*
S. Abbott *pd*
Johnston Williams *pd*

December 3rd 1844

Know all men by these presents that we Richard White & Zachariah Smith & Joseph White are here and jointly bound unto James L. Jones receiver General of the State of Tennessee and his successors in office in the just and full sum of four thousand dollars for the payment of which will and truly be made by us and each of us binds our heirs executors and administrators jointly severally and jointly by these presents sealed with our seals and dated this 3rd day of December 1844.

The condition of the above obligation is such that whereas the above bound R P White has been duly elected to serve as constable for the County of Gibson & said State now if the said R P White shall well and truly pay and satisfy such bonds to whom the same may be due at law 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 discharge himself according his constancy in fulfilling this obligation to be void due to remain in full force and virtue.

R P White *pd*
J. Jones *pd*
R P White *pd*

January 1st 1845
William Stone Guardian of Samuel & Sarah his wife

State of Tennessee Gibson County

Know all men by these presents that we Wm Stone Luke S. Scott & J. G. Goodman of the County and State aforesaid are here and jointly bound unto J. M. Howell 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 successors in office or anyone to whom payment will and truly to be made for his heirs executors and administrators jointly severally and jointly by these presents sealed with our seals and dated this 1st day of January 1845.

The condition of the above obligation is such that whereas the above bound William Stone was this day chosen and appointed Guardian of Sarah A. Bell Mary L. Lewis & Samuel H. Morris his wife of H. Morris.

Now should the said William Stone will and truly perform the duties of Guardian to make the said Minors orphans and in all respects discharge his duty faithfully then this obligation to be void due to remain in full force and virtue.

Test
J. M. Howell Chancery pro tem

William Stone *pd*
L. S. Scott *pd*
J. G. Goodman *pd*

January Term 1845

Sugars M'Lemore Adm^r of John H. Haemmer deceased

State of Tennessee Gibson County

We Sugars M' Lemore Samuel Booth & Thomas Bowers our holes and
firmly bound unto his Excellency Governor of the State a present for the
time being and his successors in office in the sum of ten thousand
for which payment will and truly to be made us before we seal our
heirs executors and Administrators jointly and severally firmly by these
presente sealed with our seals and witnesses this 5th day of January 1845

The condition of the above obligation is such that of the above
bound Sugars M' Lemore Administrator of all and singular the goods
and chattels rights and credits of John H. Haemmer 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 with
where or shall come to the hands possession or knowledge of him the
said Sugars M' Lemore or into the hands possession of any other person
or persons for him and the same so made do exhibit for cause to be
exhibited to the next County Court where orders for administration
passed and the same goods chattels and credits of the deceased at the
time of his death or which at any time after shall come to the hands or
possession of the said Sugars M' Lemore or into the hands or possession of
any other person or persons for him do will and fully administer among
to laws and justice account or cause to be made a true and just and
of his said Administration within two years after the date of these
presente and all the rest and residue of said goods chattels and credits
which shall be found remaining upon on said Administrators account
the same being first examined and allowed by the County Court shall
debt 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 writer
or executors thereto named do relate the same into court making
request to have the same allowed and approved according to if
the said Sugars M' Lemore above bound being first thereunto required
do under and after the said letters of administration appointment of
such testament being first had and made in the said court then
this obligation to be void else to remain in full force and
virtue - Given under our hands and seals this 5th day of
January 1845

Sugars M' Lemore

Thomas H. Bowers

Samuel Booth

Test
John D. McGowen, chair

February Term 1845

James H. Lynch Adm^r of John Lynch deceased

State of Tennessee Gibson County

We James H. Lynch John W. Jones & David C. McCutchen
we held and firmly bound unto James C. Jones governor
of the state aforesaid for the time being and his successors in office
in the sum of six hundred dollars for which payment will
and truly to be made we bind our selves our heirs executors and ad-
ministrators jointly and severally firmly by these presents sealed with
seals and dated this 3rd day of February 1845

The condition of the above obligation is such that of the above James
H. Lynch administrator of all and singular the goods and chattels rights
and credits John Lynch of the 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 or knowledge of him the said James H. Lynch or into the
hands and possession of any other person or persons for him and the
same so made do exhibit for 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 after shall come to the hands or possession of the said James
H. Lynch or into the hands and possession of any other person
or persons for him do will and truly administer according to law and
further do make or cause to be made a true and just account of said
administration within two year 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 administrators account
the same being first examined and allowed by the county court
shall deliver and pay unto such persons of 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 executors thereto named do exhibit the same
into court making request to have it allowed and approved ac-
cordingly if the said James H. Lynch above bound being therunto required
do render and deliver the said letters of administration (appointment
of such testament being first made and sealed) 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 the Third
day of February 1845

James H. Lynch
John W. Jones
D. C. McCutchen

Test
John D. McGowen, chair

February Term

Daniel W. Ward, Guardian of G. W. Ward's heirs,
State of Tennessee - Gibson County

Know all men by these presents that we Daniel W. Ward, William P. Kellon and P. Glidborne, of the County and State aforesaid are held and firmly bound unto John McDowell Chairman of the County Court for said County, and his Successor in office in the sum of One hundred and Twenty Dollars to be paid to said Justice or his successor in office or assigns to which payment well and truly to be made we bind ourselves our heirs, executors and administrators, jointly severally and firmly by these presents sealed with our seals and dated this 11th day of Febry 1845.

The conditions of the above obligation is such that whereas the above bound D. W. Ward was this day chosen and appointed Guardian of Mary E. William G. and Rosal W. Ward heirs of Daniel W. Ward.

Now should the said D. W. Ward well and truly perform the duties of Guardian towards the said minor Orphans, and in all respects discharge his duty faithfully, then this obligation to bind, else remain in full force and virtue.

John McDowell Chairman

A. H. Ward Seal
W. P. Kellon Seal
P. Glidborne Seal

Zachariah Bryant, Guardian of Nancy Roundtree.
State of Tennessee - Gibson County.

Know all men by these presents that we Zachariah Bryant, Daniel Jackson and James P. Woodson of the County of Gibson are held and firmly bound unto J. M. McDowell Chairman of the County Court for said County and his successors in office in the sum of Two Thousand dollars to be paid to said Justice or his Successor in office or assigns to which payment well and truly to be made we bind our selves or heirs executors and administrators jointly severally and firmly by these presents sealed with our seals and dated this the 3rd day of February 1845.

The condition of the above obligation is such that whereas the above bound Zachariah Bryant was this day appointed Guardian of Nancy Roundtree minor heir of Mrs. Roundtree. Now should the said Zachariah Bryant well and truly perform the duties of Guardian towards said minor orphan and in all respects discharge his duty faithfully then this obligation to be void else remain in full force and virtue.

Zachariah Bryant, Seal
Daniel Jackson, Seal
James P. Woodson, Seal

February Term 1845

James Scott, Guardian of James Scott, heirs,
State of Tennessee - Gibson County

Know all men by these presents that we James Scott, M. S. Scott and A. M. Scott of the County of Gibson and State aforesaid are held and firmly bound unto John McDowell Chairman of the County Court for said County and his Successor in office in the sum of One hundred dollars to be paid to said Justice or his Successor in office or assigns to which payment well and truly to be made we bind our selves our heirs executors and administrators jointly severally and firmly by these presents sealed with our seals and dated this 4th day of Febry 1845.

The condition of the above obligation is such that whereas the above James Scott was this day appointed Guardian of Sarah A. & Nancy A. Scott heirs of James Scott. Now should the said James Scott well and truly perform the duties of Guardian towards the said minor orphans and in all respects discharge his duty faithfully then this obligation to be void else remain in full force and virtue.

James Scott, Seal
J. M. Scott, Seal
M. S. Scott, Seal

James Scott, Guardian of Jas. Scott, heirs

State of Tennessee - Gibson County

Know all men by these presents that we James Scott, Jas. Scott and Mathew S. Scott of the County of Gibson and State aforesaid are held and firmly bound unto John McDowell Chairman of the County Court for said County and his Successor in office in the sum of One hundred dollars to be paid to said Justice or his Successor in office or assigns to which payment well and truly to be made we bind ourselves our heirs executors and administrators jointly severally and firmly by these presents sealed with our seals and dated this 4th day of Febry 1845.

The condition of the above obligation is such that whereas the above James Scott was this day appointed Guardian of Mildred E. - Elizabeth A. and Henry Scott heirs of Jas. S. Scott. Now should the said Jas. Scott well and truly perform the duties of Guardian towards the said minor orphans and in all respects discharge his duty faithfully then this obligation to be void else remain in full force and virtue.

John McDowell, Chairman

James Scott, Seal
A. M. Scott, Seal
Mathew S. Scott, Seal

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February Term 1845

Isham Boyce Treasurer Bond Trustee Recdency 1845
State of Tnmpa Gibson County

Know all men by these presents
that John Boyce & Davis & A. M. Hicks are here and jointly
bound unto John D. McDaniel Chairman of the County Court of Gibson
County in the sum of fifteen hundred Dollars with sum well
and truly to be made we bind ourselves our heirs executors and
administrators jointly severally and severally by these presents sealed
with our seals and sealed this 1st day of February 1845.

The condition of the above obligation is such that whereas
the above bound Isham Boyce has been appointed Treasurer
of the Tnmpa Accracy Fund of the said I. Boyce Treasury &
Shall truly faithfully & honestly apply the said Accracy
funds and the Interest thereon to the use of said treasury
then this obligation to be void else to remain in full force and
virtue

Isham Boyce *ss*
A Davis *ss*
A. M. Hicks *ss*

March Term 1845

John W. M. Mayes Administrator of Henry Mayes estate
State of Tennessee Gibson County

The late W. H. Mayes now Moore & James Fielder are held
and firmly bound unto James C. Jones Governor of the
aforesaid State for the time being and his successors in
office in the sum of Thirty thousand dollars
for which payment well and truly to be made we bind
ourselves our heirs executors and administrators jointly and
severally firmly by these presents sealed with our Seals and
dated this 3rd day of March 1845.

The condition of the above obligation is such that if
the above bound John W. H. Mayes administrator of
all and singular the goods and chattles rights and credits
Henry Mayes deceased do make or cause to be made
a true and perfect inventory of all and singular the
goods and chattles rights and credits of the said deceased
which have or shall come to the hands possession or knowl-
edge of him the said John W. H. Mayes or into the hands
and possession of any 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 chattles 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 W. H.
Mayes 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 the residue of said goods, chattles, 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 last will and
testament was made by the deceased and the executor or ex-
ecutors thereto named do exhibit the same into court making
request to have it allowed and approved accordingly if the
said John W. H. Mayes above bound being therunto re-
quired 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 no effect, or
else to remain in full force and virtue Given under our hands and
seals this 3rd day of March 1845

Jno W. M. Mayes
Chairman

William Moore
James Fielder

March Term 1845

William Moore Special Administrator of Hugh Morton
State of Tennessee -- Gibson County

We William Moore John M. Moore & W. H. Joy are held
and firmly bound unto James L. Jones Governor of the aforesaid
aforehead for the time being and his successors in office in the
sum of Six hundred Dollars for which payment will
and truly to be made we bind ourselves our heirs executors
administrators jointly and severally firmly by these presents
Sealed with our Seals and dated this 3rd March 1845

The condition of the above obligation is such that
if the above bound William Moore Special Administrator
of all and singular the goods and chattels rights and credits
of Hugh Morton 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 William Moore or into the hands in pos-
session 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 ~~court~~ 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 after shall come to the
hands or possession of said William Moore or into the hands
or possession of any person or persons for him do well and
truly administer according to law and further no more or
cause to be made a true and just account of his said admin-
istration 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 said administrators account the
same being first examined and allowed by the County Court
shall deliver and pay unto such person or persons respec-
tively 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 executors therein named do exhibit the same
into court making request to have it allowed and approved accor-
dingly ~~for~~ the said William Moore above bound being there-
unto required do render and deliver the said letters of admin-
istration (approbation of such testament being first had and made)
in the said court then this obligation to be void and of no
effect or else to remain in full force and virtue given under
our hands and seals this 3rd day of March 1845

John A. McDonald

Chairman

Williams Moore
William H. Joy
John M. Moore

March Term 1845

Surgenor Atchison Guard of the heirs of John Barber & wife
State of Tennessee Gibson County

Know all men by these presents that we Surgenor Atchison
Robt Atchison T. J. Langford & McAtchison of the County
and State aforesaid are held and firmly bound unto
John A. McDonald Chairman of the County Court and
his successors in office on the sum of Three Thousand and
Dollars to be paid to said Justice, or his successors in office
or assigns to which payment well and truly to be made we
bind ourselves our heirs executors and administrators jointly
severally and firmly by these presents sealed with our
seals and dated this 3rd day of March 1845

The condition of the above obligation is such that
that whereas the above bound Surgenor Atchison was this
day chosen and appointed Guardian of Marshal G. R.
George R. Barber minor heir of James C. Barber & wife
Now should the said Surgenor Atchison well and truly
perform the duty of Guardian towards the said minor
orphans and in all respects discharge his duty faithfully
then this obligation to be void else remain in full force and
virtue.

John A. McDonald

Chairman

Surgenor Atchison
Robt Atchison
Nicholas Langford
William Atchison

John A. McDonald Guard of Rebecca A. McElmore
State of Tennessee Gibson County

Know all men by these presents that we John A. McDonald
Matthew Underwood & S. M. Barthel of the County & State aforesaid
are held and firmly bound unto John A. McDonald Chairman
of the County Court for said County and his successors in office
in the sum of Eight Thousand Dollars to be paid to said Justice
or his successors in office or assigns to which payment well
and truly to be made we bind ourselves our heirs executors jointly
severally and firmly by these presents sealed with our seals and
dated this 3rd day of March 1845

The condition of the above obligation is such that
whereas the above bound John A. McDonald was this day chosen
Guardian of Rebecca A. McElmore minor heir of A. McElmore
Now should the said John A. McDonald well and truly
perform the duty of Guardian towards the said minor orphans
and in all respects discharge this duty faithfully then this obligation
to be void else remain in full force & virtue

J. A. McDonald

Chairman

J. A. McDonald
Matthew Underwood
Samuel Barthel

real
Personal
Chattel
Capital

March Term 1845

Jacob Grier Guardian of Jacob Grier heirs

State of Tennessee Gibson County

Know all men by these presents that we Jacob Grier Levi Hanmer & A. G. Goodman of the county and state aforesaid are held and firmly bound unto J. W. McCowell chairman of the county court for said County and his Successors in office in the sum of One hundred & Twenty Dollars to be paid to Said Justice of his successors in office or assigns to which payment well and truly to be made we bind ourselves our heirs executors and administrators jointly severally and firmly by these presents sealed with our seals and dated this 3d day of March 1845

The condition of the above obligation is such that whereas the above bound Jacob Grier was this day chosen Guardian of Terressy & Charlotte M. William, Issues and Mary S. and Julia A. Grier heirs of Jacob Grier Now should the said Jacob Grier well and truly perform the duties of Guardian 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.

J. W. McCowell

Chairman

Jacob Grier

Levi G Hanmer

A. G. Goodman

William L. McElroy Guard for Sooty M. McElroy

State of Tennessee - Gibson County

Know all men by these presents that we William L. McElroy William P. Tate & Spill C. Hoskins of the county and state aforesaid are held and firmly bound unto J. W. McCowell chairman of the county court for said County and his successors in office in the sum of Six Hundred Dollars to be paid to Said Justice or his successor in office or assigns to which payment well and truly to be made we bind ourselves our heirs executors and administrators jointly severally and firmly by these presents sealed with our seals and dated this 3d day of March 1845

The condition of the above obligation is such that whereas the above bound William L. McElroy was this day chosen Guardian of Sooty M. McElroy formerly Sooty M. Tate minor heir of John D. Tate. Now should the said William L. McElroy well and truly perform the duties of Guardian 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

J. W. McCowell

Chairman

William L. McElroy

William P. Tate

Spill C. Hoskins

March Term 1845

John W. McCowell Guard of A. S. Wallace heirs

State of Tennessee Gibson County

Know all men by these presents that we John W. McCowell John C. Littlepie & John W. Jones of the county and state aforesaid are held and firmly bound unto John W. McCowell chairman of the County Court for said County and his successors in office in the sum of Five Hundred Dollars to be paid to Said Justice or his successors in office or assigns to which payment well and truly to be made we bind ourselves our heirs executors and administrators jointly severally and firmly by these presents sealed with our seals and dated this 4th day of March 1845

The condition of the above obligation is such that whereas the above bound John W. McCowell was this day chosen and appointed Guardian of Lunesford M. R. John F. Columbus - Willow P. & Edmund Wallace heirs of A. S. Wallace West

Now should the said John W. McCowell well this day and truly perform the duties of Guardian 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

John W. McCowell

Chairman

John W. Littlepie

John W. Jones

Seal

April Term 1845

Sixty 1st Glasgow Administrators of Paul Gibelot deceased
State of Pennsylvania County of Allegheny

We James 1st Glasgow John M. Northern & Peter L. Dofor our heirs and
widely bound unto James & Jones Governor of the State aforesaid
for time being and his successors in office in the sum of two
hundred dollars for which payment will and truly to be made in time our
heirs executors and administrators jointly and severally jointly by these
presentes sealed with our seals and dated this 7th day of April 1845

The Condition of the above obligation is such that if the above
James 1st Glasgow Administrators of all and singular the goods and
charles rights and credits of Paul Gibelot deceased do make or cause
to be made a true and perfect inventory of all and singular the good
rights and credits of the said deceased with have or shall come to
the hands possession of any other person or knowledge of him the
said J.M. Glasgow or into the hands and possession of any other
other person or persons for him and the same to make do as he list
or cause to be exhibited to the next County Court where orders of Assessment
paper and the same goods Charles and Credits of the said deceased
at the time of his death or which at any time after shall come to the
hands a possession of the said M. Glasgow or into the hands or possession
of any other person or persons for him as well and truly accounte
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 the residue of said Goods
Charles and Credits with shall be found remaining upon the said Adminis-
tration the same being first examined and allowed by the County Court
shall allow and pay unto such person or persons respectfully 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
executors or executors therein named do exhibit the same unto Court
making request to have it allowed and approved according to the
said J.M. Glasgow above bound being thence required as witness
and before the said Letters of Administration (approbation of such
testament being first had and made) in the said Court then the
obligation to be void and of none effect or else to remain in full
force and virtue. Given before our hands and seal this 7th
day of April 1845

John M. Glasgow *Seal*
John M. Northern *Seal*
Peter L. Dofor *Seal*

Spouse of Plaintiff Chancery

April Term 1845

Wellington 16 Gleason Administrator of Isaac M. Gleason deceased

State of Pennsylvania Gibson County

We Wellington H. Gleason M. G. Gleason John H. Gleason are heirs
and widely bound unto James & Jones Governor of the State aforesaid
for the time being and his successors in office in the sum of five hundred
dollars for which payment will and truly to be made in time our
heirs executors and administrators jointly and severally jointly by these
presentes sealed with our seals and dated this 7th day of April 1845

The Condition of the above bound obligation is such that
if the above bound to H. Gleason Administrator of all and singular
the Goods and Charles rights and Credits of Isaac M. Gleason deceased
do make or cause to be made a true and perfect Inventory of all and
singular the Goods and Charles rights and Credits of the said deceased
with have or shall come to the hands and possession of any other
person or persons for him and the same to make do as he list
or cause to be exhibited to the next County Court where orders of Assessment
paper and the same Goods Charles 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 M. Gleason or into the hands or
possession of any other person or persons for him as well and truly
accounte 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 said Goods Charles and Credits with shall be found
remaining upon the said Letters of Administration account the same being
first examined and allowed by the County Court shall allow and
pay unto such person or persons respectfully as the same shall becom
unto pursuant to Law and if it shall appear that any last will and
testament was made by the deceased and the executors or executors
therein named do exhibit the same unto Court making request to have
it allowed and approved according to the said M. Gleason
above bound being thence required as witness and before the said
Letters of Administration (approbation of such Testament being
first had and made) in the said Court then the obligations to be
void and of none effect or else to remain in full force and
virtue — And by our hands and seals this 7th day of April 1845

John H. Gleason
William H. Gleason
John H. Gleason

John H. Gleason *Seal*
William H. Gleason *Seal*
John H. Gleason *Seal*

April Term 1845

Benton Crawford Agt & Cauto Lts of Moses Rawlins deced.
State of Tennessee Gibson County

I Benton Crawford & Lett P. Richens are here and firmly bound unto James H. Jones Governor of the State aforesaid for the time being and his successors in office in the penal sum of two thousand dollars for such payment until and during to be made we bind ourselves our heirs executors and Administrators jointly severally and firmly by these presents before him with our seals and seal this 7th day of April 1845.

The Condition of the above obligation is such that of the above bound Benton Crawford Administrator of all and singular the goods and Chattels rights and Chattels of Moses Rawlins deceased do make or cause to be made a true and perfect Inventory of all and singular the goods and Chattels rights and Chattels of the said deceased with bare or other name to the business and profession of any other person or persons to him and the same to make and exhibit or cause to be exhibited to the next County Court where or at what time of administration paper over the same goods chattels and Chattels of the said deceased at the time of his death or which shall come to the hands or possession of the said Benton Crawford or unto the hands or possession of any other person or persons for him and his and truly Administrators according to law and further to make or cause to be made a true and just account of his said accounts business matters of years after the date of these presents and all the rest and residue of said Goods Chattels and Chattels which shall be found remaining upon the said Administrators account the same being first examined and allowed and allowed by the County Court shall allow and pay unto such person or persons herewith fully as the same shall become unto present to law and if it shall appear that any last will and testament was made by the aforesaid and the writer or executors therein named do exhibit the same into Court making request to have it allowed and approved according to the said B Crawford above bound being required to answer and deliver the said letters of Administration (approbation of such instrument being first had and made) in the said Court then this obligation to be void and of no effect or else to remain in full force and virtue from under our hands and seals this 7th April 1845.

Yest
J. H. Daniel Thru
of J. H. Daniel Thru

B. Crawford RE
L. P. Richens RE

April Term 1845

William D. Blakemore Esq of Wm T. & Jascha Blakemore

State of Tennessee Gibson County

We now all men by these presents by these presents that we William D. Blakemore Esq of Wm T. & Jascha Blakemore Esq of the County and State of Tennessee are here and firmly bound unto John D. Worrell Chairman of the County Court for said County and his successors in the sum of five hundred Dollars to be paid to said Justice or his successors in office or assignees to make payment until and truly to be made we bind ourselves our heirs executors and Administrators jointly and firmly by these presents before him with our seals and seal this 7th day of April 1845.

The Condition of the above obligation is such that whereas the above bound Wm D. Blakemore was this day chosen and appointed Guardian of Wm T. & Jascha Blakemore. Now should the said Wm D. Blakemore well and truly perform the duties of Guardian towards the said Minor ~~so late~~ and in all respects discharge his duty faithfully then this obligation to be void else to remain in full force and virtue.

Wm D. Blakemore RE

L. P. Day RE

Wm T. & Jascha Blakemore RE

John D. Worrell Chairman of the County Court this 7th day of April 1845.

State of Tennessee Gibson County

We now all men by these presents that we Ann H. Seelye Daniel Worrell & George H. Daniel of the County and State aforesaid are here and firmly bound unto John D. Worrell Chairman of the County Court for Isaac Lewis and his successors in office in the sum of three hundred dollars to be paid to said Justice or his successors in office or assignees to make payment until and truly to be made we bind ourselves our heirs executors and Administrators jointly and firmly by these presents before him with our seals and seal this 7th April 1845.

The Condition of the above obligation that whereas the above bound Ann H. Seelye was this day chosen and appointed Guardian of James Seelye and Leona Seelye heirs of Mark Seelye deceased.

Now should the said Ann H. Seelye well and truly perform the duties of Guardian towards the said minor offspring and in all respects discharge her duty faithfully then this obligation to be void else to remain in full force and virtue.

(Int
Joseph D. Worrell Chairman)

Ann H. Seelye RE
L. P. Day RE
G. H. Daniel RE
J. H. Daniel RE

April Second 1845

I John D. McAllister chairman of the County Court of Gibson County by the direction of court and in their behalf as hereby being bound us & off
an orphan of the age of thirteen years to Richard McAllister with leave to
live and work as an apprentice until he attains to the age of
Twenty one years during which time the said Master shall obey all
lawful commands and faithfully serve the said Master and
be in all respects subject to his authority and control according to
law and his duty as an apprentice And the said R. McAllister on his
part covenants that he will teach and instruct the said Master
in the Trade and occupation of Framing and to read & write a cipher
as far as the Master shall require or cause the same to be known of him
but sufficient cipher. And he will also constantly find for the said Master
Master sufficient and fitting washing and apparel and other necessary
belonging both in Skirt and in bed and will also take
care of his Master's and treat him with humanity and at the end
of the time will give him one horse Brindle & saddle worth twenty
five dollars and a set of clothes worth thirty dollars this 1st day
of April 1845

R. D. McAllister Esq.
James Beckman Esq.
William Beckman Esq.

Know all men by these presents that me Jacob Chapman L. S. Drumm &
political Agent today are held and firmly bound unto James L. Drumm to pay up sum
of the State of Tennessee and his successors in office in the sum of four thousand dollars for the payment of which we and truly to be
made we and each of us bind ourselves our heirs executors and administrators
jointly severally and jointly by these presents bound unto us
to pay and to bear this 1st day of April 1845

The condition of the above obligation is such that whereas
the above bound Jacob Chapman has been duly elected to serve as
trustee for the County of Gibson to file the unexpended sum of
James L. Drumm received now of the said Jacob Chapman shall
we and truly pay and satisfy such person to whom the same
may be due and sum of money by him received by virtue of any
power put into his hands for that purpose and shall be
all things belonging to his appurtenance and truly acknowledge himself
accusing his countenance in office then this obligation to
be void otherwise to remain in full force and virtue

Jacob Chapman \textcircled{C}
L. S. Drumm \textcircled{D}
C. Armstrong \textcircled{B}

State of Tennessee Gibson County

Know all men by these presents that we Levi G. Drumm & the
Sesame & Lamb St. Hops of the County and State aforesaid are held
and firmly bound unto O. Evans Chairman of the County Court
for said County and his successors in office in the sum of two thousand
dollars to be paid to said Justice or his successors in office or
agents to such payment well and truly to be made
at this time and place our heirs executors and administrators jointly
severally and firmly by these presents sealed with our seals and
dated this 1st day of May 1845

The condition of the above obligation is such that G. Drumm
was this day chosen and appointed Guardian of County and
Marion Whetstone Clerk of County of Marion deceased

Now should the said G. Drumm well and truly perform
the duties of Guardian towards the said minor ciphers
and in all respects discharge his duty faithfully then this
obligation to be void else to remain in full force and virtue

Levi G. Drumm Esq.
G. Drumm Esq.
J. S. H. Hops \textcircled{E}

State of Tennessee Gibson County

Know all men by these presents that we Isaac Burnell the Cooper
John M. Northam & James D. Baloway of the County and State aforesaid
are held and firmly bound unto O. Evans Chairman of the County Court
for said County and his successors in office in the sum of two thousand
dollars to be paid to said Justice or his successors in office or
agents to such payment well and truly to be made at this time
and place our heirs executors and administrators jointly severally and firmly
by these presents sealed with our seals and dated the 1st day of
May 1845

The condition of the above obligation is such that whereas
the above bound Isaac Burnell or as this day chosen and
appointed Guardian of Joseph D. Garrison his apprenticeship
bimmers now should the said Isaac Burnell well and truly
perform the duties of Guardian to minors the said minor
cipher and in all respects discharge his duty faithfully then this
obligation to be void else to remain in full force and virtue

Isaac Burnell \textcircled{F}
Thomas Cooper \textcircled{G}
J. M. Northam \textcircled{H}
James D. Baloway \textcircled{I}

(223)

State of Tennessee Gibson County

Know all men by these presents that we Samuel Atchison Lee Wright
John G Atchison & Nicholas J Lanford of the County and State aforesaid
are here and formerly bound unto O Evans Chairman of the
County Court for said County and his Successors in office in the sum
of Thirty three thousand dollars to be paid to said Justice or his Successors
in office or assignees to make payment well and truly to be made
us bind ourselves our heirs executors and administrators jointly
severally and firmly by these presents sealed with our seals and
dated this 1st day of July 1844.

The Condition of the above obligation is such that whereas
the above bound Samuel Atchison has this day chosen and appointed
Guarantor Military Prisoner Charles G Martin & his heirs minor son of
Charles Phillips etc.

Now Should the said Samuel Atchison unwillingly perform
the duties of Guardian towards the said minor without abuse all
respect discharge his duty faithfully then this obligation to be
void else to remain in full force and virtue

First
O'打仗 other

Samuel Atchison Esq
John G Atchison Esq
Lee Wright Esq
Nicholas J Lanford Esq

State of Tennessee Gibson County

Know all men by these presents that we John G Atchison John A Bolan
& J Lanford of the County and State aforesaid are here and formerly
bound unto O Evans Chairman of the County Court for said County
and his Successors in office in the sum of two thousand dollars to be paid
to said Justice or his Successors in office to make payment well and truly
to be made us bind ourselves our heirs executors and administrators
jointly severally and firmly by these presents sealed with our seals and
dated the 1st day of July 1844.

The Condition of the above obligation is such that whereas
the above bound of G Atchison has this day chosen and
appointed Guarantor before me of John M Phair and
Stephens M Phair

Now Should the said John G Atchison will and truly
perform the duties towards the said minor orphans and in all
respects discharge his duty faithfully then this obligation to be
void else to remain in full force and virtue

John G Atchison Esq
John A Bolan Esq
Nicholas J Lanford Esq

State of Tennessee Gibson County

Know all men by these presents that we William P Tate Nicholas G
Lanford & Absalom Brown of the County and State aforesaid are here
and formerly bound unto O Evans Chairman of the County Court
for said County and his Successors in office in the sum of two
thousand dollars to be paid to said Justice or his Successors in office
or assignees to make payment well and truly to be made to him
out of the our taxes due and owing to be raised to him
and firmly by these presents sealed with our seals and dated the
1st day of Aug 1844.

The Condition of the above obligation is such that whereas the
above bound W P Tate has this day chosen and appointed Guarantor
of Rachael A Tate Daughter of P P Tate Now Should the said W P Tate
will and truly perform the duties of Guardian towards the said minor
orphans and in all respects discharge his duty faithfully then this
obligation to be void else to remain in full force and virtue

W P Tate Esq
Nicholas J Lanford Esq
Absalom Brown Esq

State of Tennessee Gibson County

Know all men by these presents that we Nathaniel Ward Wilson Brum
& Thomas Walker of the County and State aforesaid are here and formerly
bound unto O Evans Chairman of the County Court for said County
and his Successors in office or assignees to make payment well and truly
to be made us bind ourselves our heirs executors and administrators
jointly severally and firmly by these presents sealed with our seals
and dated this 1st day of July 1844.

The Condition of the above obligation is such that whereas
the above bound N Ward has this day chosen and appointed
Guarantor of Stephen M Phair and John M Phair and
Now of the said N Ward will and truly perform the duties
of Guardian towards the said minor orphans and in all respects
discharge his duty faithfully then this obligation to be void else
to remain in full force and virtue

N Ward Esq
Wilson Brum Esq
Thomas Walker Esq

State of Seminole Gibson County

Know all men by these presents that we James Tolson for Porter & Isaac Burwell of the County and State aforesaid are held and firmly bound unto C. Edwards Chairman of the County Court for said County and his Successors in office in the sum of one thousand dollars to be paid to said Justice or his Successors in office or assigns to which payment it shall be lawful to make in kind or in cash or two hours executors and administrators jointly severally and severally by these presents sealed with our seals and dated the 1st day of July 1844. The Condition of the above obligation is such that whereas the above bound James Tolson was then my Guardian and appointed Guardian of Lake Tolson. Now Should the said James Tolson fails and be unable to fully perform the duties of Guardian towards the said minor orphans and in all respects discharge his duty faithfully then this obligation to be void and of none effect.

James Tolson
James Porter
Isaac Burwell

State of Seminole Gibson County

Know all men by these presents that we Robert Abbott and Joseph William John B. Bolan Richard Hutchinson & Eli W. Neal of the County and State aforesaid are held and firmly bound unto C. Edwards Chairman of the County Court and State aforesaid and his Successors in office in the sum of fifteen thousand dollars to be paid to said Justice or his Successors in office or his Successors in office or assigns to which payment it shall be lawful to make in kind or in cash or two hours executors and administrators jointly severally and severally by these presents sealed with our seals and dated the 1st day of July 1844.

The Condition of the above obligation is such that whereas the above bound Robert Abbott and Joseph William was this day chosen and appointed Guardian of William G. Lovelace Now Should the said Abbott & William, fail and be unable to fully perform the duties of Guardian towards the said minor orphans and in all respects discharge his duty faithfully then this obligation to be void and to remain in full force and virtue.

Robert Abbott
Joseph William
John A. Bolan
Eli W. Neal
R. B. Hutchinson

State of Seminole Gibson County

Know all men by these presents that we Nathan Hale Tolson, James B. Thomas Walker of the County and State aforesaid are held and firmly bound unto C. Edwards Chairman of the County Court for said County and his Successors in office or assigns in the sum of fifteen hundred dollars to be paid to said Justice or his Successors in office or assigns to which payment it shall be lawful to make in kind or in cash or two hours executors and administrators jointly severally and severally by these presents sealed with our seals and dated the 1st day of July 1844. The Condition of the above obligation is such that whereas the above bound Nathan Hale was then my Guardian and appointed Guardian of Seminole, Lester H. Tracy & John S. Hutchinson his or their Successors in office or assigns to which payment it shall be lawful to make in kind or in cash or two hours executors and administrators jointly severally and severally by these presents sealed with our seals and dated the 1st day of July 1844.

Now Should the said Nathan Hale fails and be unable to fully perform the duties of Guardian towards the said minor orphans and in all respects discharge his duty faithfully then this obligation to be void and of none effect.

Nathan Hale
James B. Thomas
Walker

State of Seminole Gibson County

Know all men by these presents that we Nathaniel Smith, William Metherell & Jas. Anderson of the County and State aforesaid are held and firmly bound unto C. Edwards Chairman of the County Court for said County and his Successors in office or his Successors in office or the sum of one thousand dollars to be paid to said Justice or his Successors in office or assigns to which payment it shall be lawful to make in kind or in cash or two hours executors and administrators jointly severally and severally by these presents sealed with our seals and dated the 1st day of July 1844.

The Condition of the above obligation is such that whereas the above bound Nathaniel Smith was then my Guardian and appointed Guardian of Lafayette, John E. Tracy, Charles & Henry Clegg minor heirs of Henry Clegg deceased.

Now Should the said Nathaniel Smith fails and be unable to fully perform the duties of Guardian towards the said minor orphans and in all respects discharge his duty faithfully then this obligation to be void and to remain in full force and virtue.

Nathaniel Smith
W. Metherell
Jas. Anderson

State of Yumosa Gibson County

Be it known all men by these presents that we John Williams John Goldham
& Thomas Walker of the County and State aforesaid are here and
firmly bound unto O'Farrell Esq: Chairman of the County Court for
said County and his Successors in office in the sum of one hundred
& fifty Dollars to be paid to said or his Successors in office or for goes
to make payment well and truly to be made we bind ourselves in
these presents and our executors and administrators jointly severally by these presents
sealed with our Seals and witnesses this 1st day of July 1904

The execution of the above obligation is such that whenever
the above bound John Williams was then a day chosen and
appointed Guardian of John Jr. Mary of No. 1 has or establish 17 days

Now should the said John Williams well and truly perform his duty faithfully towards said Masters officers and in all respects discharge his duty faithfully keep the obligation to be above else to themselves in full time and service

John Williams *sig*
John S Atchison *sig*
Thad Bratton *sig*

State of Tennessee Gibson County

State of Missouri Attest Now Being
Reproduced all true by virtue present that we Samuel M Dougard
Allen M Dougard & Alexander M Dougard of the County and
State aforesaid are hereunder jointly bound unto Geddes
Administrator of the County Court for said County and his successor in
office in the sum of Six hundred Dollars to be paid to
said Plaintiff or his successors in office or assigns to such payment
will and truly to be made in kind money over his executing
and Administrating jointly severally and firmly of these presents
Sealed on the 1st day of April in the year of our Lord one thousand eight hundred and

The Contractors of the above obligation to take
that or otherwise the above bond May 11, 1884.

This day October and appointed Governor of the State
here should the said David Wragg well and truly
perform the duty of Governor towards the said ~~army~~ office
and in all respects discharge his duty faithfully there
this obligation to be void save to remain in full force
and effect.

Q and M Dougald
A and M Dougald
Alice M Dougald

State of Tennessee Gibson County

Whereas all made by these presents that we James W. Rice, Jonathan
Billings & John H. Reavis of the County and State aforesaid
are held and formerly bound unto & Owing the sum or of the
County Court for said County and his heirs for us affording the
Lump of our hundred & forty dollars to be paid to said Justice or
his Successors in office or affigrees to make payment and and
truly to be an act we bind ourselves over this execution and
Administrator jointly severally and firmly by these presents
Sealed with our Seals and dated this 2^d day of June A.D. 1851.

The Consideration of the above obligation is such that whereas
the above named Mr. Raines is as this day chosen and
appointed Receiver of James & Thomas Alford's money
of William Alford account - Now therefore the said
Mr. Raines shall and truly perform the duties of Receiver
thereof said Receiver or his heirs executors and all respects discharge
his duty faithfully this this obligation to be void the
Receivers and full force and effect.

O. H. Barnes 100
J. W. Winter 100
O. H. Barnes 100

State of Indiana, Gibson County

State of Illinois, Marion County
Know all men by these presents that we James Thaddeus Waller
The 1st Ford & Jacob Stevenson of the County and State aforesaid are
held and firmly bound unto O. G. Chapman, Chairman of the Long
Court for Said County and his Successors in office in the sum of
two hundred Dollars to be paid to said Justice or his Successors
in office or apportioned to such payment will and truly to be
made in kind ourselves our heirs executors and administrators
jointly severally and firmly by these presents sealed with our
seals and delivered this 2^d day of July 1824.

The Consideration of the above obligation is such that
whereas the above bound person (hereinafter) was this day chosen
and appointed Guardian of Daughter & (hereinafter) her of
~~of~~ ~~and~~ ~~that~~ ~~she~~ ~~should~~ ~~the~~ ~~said~~ ~~person~~ ~~make~~
will and truly perform the duties of Guardian towards said
minor orphans and in all respects discharge his duty
faithfully this this obligation to be void due to damage
no full force and written

James Bradford
Master ⁱⁿ Hisdona
Jacob ⁱⁿ St. Georges
^{and}

State of Sumner Gibson County

Know all men by these presents that A. H. Hartley & Samuel Abbott
of the County and State aforesaid are here boro & firmly bound
unto O. Edwards Chairman of the County Court for said County and
his successors in office in the sum of five hundred dollars
to be paid to said Justice or his Successors in office or assignees
to which payment well and truly to be made we bind
our selves over him executors and administrators jointly
severally and severally by these presents to bind unto our heirs
and executors this 2^d day of July 1844.

The Consideration of the above obligation is such that
whereas the above bound B. Garrison was this day chosen
and appointed Guardian of Bill Whistler his

Now should the said B. Garrison die and truly perform
the duties of Guardian towards the said minor orphans and
in all respects discharge his duty faithfully then his
obligation to provide etc to remain in full force and virtue

B. Garrison *Sub*

A. H. Hartley *Sub*

S. Abbott *Sub*

State of Sumner Gibson County

Know all men by these presents that we Joseph Abamatto
& John P. Grisby & Nelson Stipe of the County and State aforesaid
are held and firmly bound unto O. Edwards Chairman
of the County Court for said County and his successors in office
in the sum of two thousand dollars to be paid to said
Justice or his Successors in office or assignees to make payment
well and truly to be made we bind ourselves over him executors
and administrators jointly severally and severally by these presents
sealed with our seals this 2^d day of July 1844.

The Consideration of the above obligation is such that
whereas the above bound J. Abamatto was this day
chosen and appointed Guardian of Joseph B. Garrison his
& Thomas of Garrison his of Thomas of Garrison's decd

Now should the said J. Abamatto die and truly
perform the duties of his executors towards the said
minor orphans and in all respects discharge his duty
faithfully then this obligation to be void also to remain in full force
and virtue

J. Abamatto *Sub*

J. P. Grisby *Sub*

N. Stipe *Sub*

State of Sumner Gibson County

Know all men by these presents that we John W. Moore
J. Hunt & Luke P. Day of the County and State aforesaid are held
and firmly bound unto O. Edwards Chairman of the County Court
for said County and his successors in office in the sum of
fifteen hundred dollars to be paid to said Justice or his Successors
in office or assignees to make payment well and truly to be made
we bind ourselves over him executors and administrators jointly
severally and severally by these presents to bind unto our heirs
and executors this 2^d day of July 1844.

The Consideration of the above obligation is such that whereas
the above bound J. W. Moore was this day chosen and appointed
Guardian of Henry Allison his — now should the said J. W.
Moore die and truly perform the duties of Guardian towards
the said minor orphans and in all respects discharge the
duty faithfully then this obligation to be void also to remain
in full force and virtue

J. W. Moore *Sub*

J. Hunt *Sub*

L. P. Day *Sub*

State of Sumner Gibson County

Know all men by these presents that we J. W. Whistler John Steele
& David Jones of the County and State aforesaid are held and firmly
bound unto O. Edwards 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 and his Successors in office or assignees
to make payment well and truly to be made we bind over
him executors and administrators jointly severally and severally by
these presents to bind unto our heirs and executors this 2^d day of
July 1844 — The Consideration of the above obligation is such that whereas

the above bound John W. Whistler was this day chosen and
appointed Guardian of Anna C. & Thomas M. Brown his of how
Brown deceased — now should the said J. W. Whistler die and
truly perform the duties of Guardian towards the said minors
orphans and in all respects discharge his duty faithfully then
this obligation to be void also to remain in full force and virtue

J. W. Whistler *Sub*

J. Steele *Sub*

D. Jones *Sub*

State of Tennessee Gibson County

Know all men by these presents that we Joseph G Blakemore and James H. Williams Loving of the County and State aforesaid are here and firmly bound unto C Eadinger Chairman of the County Court for said County and his Successors in office in the sum of two thousand fifty dollars to be paid to said Justice or his Successors in office or assignees to make payment well and truly to be made we bind ourselves our heirs executors and Administrators jointly severally and firmly by these presents sealed with our seals and dated the 2nd day of July 1804.

The condition of the above obligation is such that whereas the above bound unto C Eadinger Chairman of the County Court for said County and his Successors in office in the sum of one thousand dollars to be paid to said Justice or his Successors in office or assignees to make payment well and truly to be made we bind ourselves our heirs executors and Administrators jointly severally and firmly by these presents sealed with our seals and dated the 2nd day of July 1804.

Now whereas the above bound unto C Eadinger Chairman of the County Court for said County and his Successors in office in the sum of one thousand dollars to be paid to said Justice or his Successors in office or assignees to make payment well and truly to be made we bind ourselves our heirs executors and Administrators jointly severally and firmly by these presents sealed with our seals and dated the 2nd day of July 1804.

J G Blakemore *R*
James Jones *R*
W Loving *R*

State of Tennessee Gibson County

Know all men by these presents that on June 15th instant John H. Moore & Luke D. Sney of the County and State aforesaid are here and firmly bound unto C Eadinger Chairman of the County Court for said County and his Successors in office in the sum of one thousand dollars to be paid to said Justice or his Successors in office or assignees to make payment well and truly to be made we bind ourselves our heirs executors and Administrators jointly severally and firmly by these presents sealed with our seals and dated the 2nd day of July 1804.

The condition of the above obligation is such that whereas the above bound unto C Eadinger Chairman of the County Court for said County and his Successors in office in the sum of one thousand dollars to be paid to said Justice or his Successors in office or assignees to make payment well and truly to be made we bind ourselves our heirs executors and Administrators jointly severally and firmly by these presents sealed with our seals and dated the 2nd day of July 1804.

Now whereas the above bound unto C Eadinger Chairman of the County Court for said County and his Successors in office in the sum of one thousand dollars to be paid to said Justice or his Successors in office or assignees to make payment well and truly to be made we bind ourselves our heirs executors and Administrators jointly severally and firmly by these presents sealed with our seals and dated the 2nd day of July 1804.

J H Moore *R*
Luke D. Sney *R*
L D Sney *R*

State of Tennessee Gibson County

Know all men by these presents that we David G Jefferson & E J Taliaferro of the County and State aforesaid are here and firmly bound unto C Eadinger Chairman of the County Court for said County and his Successors in office or assignees in the sum of one thousand fifty dollars to be paid to said Justice or his Successors in office or assignees to make payment well and truly to be made we bind ourselves our heirs executors and Administrators jointly severally and firmly by these presents sealed with our seals and dated the 2nd day of July 1804.

The condition of the above obligation is such that whereas the above bound unto C Eadinger Chairman of the County Court for said County and his Successors in office or assignees in the sum of one thousand fifty dollars to be paid to said Justice or his Successors in office or assignees to make payment well and truly to be made we bind ourselves our heirs executors and Administrators jointly severally and firmly by these presents sealed with our seals and dated the 2nd day of July 1804.

J G Jefferson *R*
E J Taliaferro *R*

State of Tennessee Gibson County

Know all men by these presents that we Daniel G Jefferson & John McLoone of the County and State aforesaid are here and firmly bound unto C Eadinger Chairman of the County Court for said County and his Successors in office or assignees in the sum of four thousand nine hundred and fifty dollars to be paid to said Justice or his Successors in office or assignees to make payment well and truly to be made we bind ourselves our heirs executors and Administrators jointly severally and firmly by these presents sealed with our seals and dated the 1st day of July 1804.

The condition of the above obligation is such that whereas the above bound unto C Eadinger Chairman of the County Court for said County and his Successors in office or assignees in the sum of four thousand nine hundred and fifty dollars to be paid to said Justice or his Successors in office or assignees to make payment well and truly to be made we bind ourselves our heirs executors and Administrators jointly severally and firmly by these presents sealed with our seals and dated the 1st day of July 1804.

Daniel G Jefferson *R*
John McLoone *R*

State of Yonkers Gibson County

Know all men by these presents that we John W Northam Thomas Cooper Samuel Ulrich Isaac Bennell & Joseph Bryant of the County and State aforesaid are held and firmly bound unto O Gedney 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 successors in office or assigns to make payment there and truly to be made we bind our selves executors and administrators jointly severally and firmly by these presents sealed with our seals and dated this 1st day of July 1844

The Consideration of the above obligation is such that whereas the above bound John W Northam was this day chosen and appointed Guardian of Peter Battistone heir of Davis Battistone now should the said John W Northam well and truly perform the duties of Guardian towards the said Battistone and in all respects discharge his duty faithfully and this obligation to be void else to remain in full force and virtue.

John W Northam *SD*
John Cooper *SD*
Samuel Ulrich *SD*
Isaac Bennell *SD*
Joseph Bryant *SD*

State of Yonkers Gibson County

Know all men by these presents that we Paul A Ramsey John B Berry & B A Ramsey of the County and State aforesaid are held and firmly bound unto O Gedney Chairman of the County Court for said County and his successors in office in the sum of one thousand dollars to be paid to said justice or his successors in office or assigns to make payment there and truly to be made we bind ourselves executors and administrators jointly severally and firmly by these presents sealed with our seals and dated this 1st day of July 1845

The Consideration of the above obligation is such that whereas the above bound A P Ramsey was this day chosen and appointed Guardian of Martha Johns, & Millerine olden heirs of Maria olden - now should the said A P Ramsey well and truly perform the duties of Guardian towards the said Amner or others and discharge his duty faithfully then this obligation to be void else to remain in full force and virtue.

Paul A Ramsey *SD*
John B Berry *SD*
B A Ramsey *SD*

State of Yonkers Gibson County

Know all men by these presents that we John W Northam Thomas Cooper Samuel Ulrich Isaac Bennell & Joseph Bryant of the County and State aforesaid are held and firmly bound unto O Gedney Chairman of the County Court for said County and his successors in office in the sum of one thousand dollars to be paid to said justice or his successors in office or assigns to make payment there and truly to be made we bind ourselves executors and administrators jointly severally and firmly by these presents sealed with our seals and dated this 1st day of July 1844

The Consideration of the above obligation is such that whereas the above bound John W Northam was this day chosen and appointed Guardian of Nelson L Session senior heir of James Conroy

now should the said John W Northam well and truly perform the duties of Guardian towards the said minor objects and in all respects discharge his duty faithfully then this obligation to be void else to remain in full force and virtue.

John W Northam *SD*
John Cooper *SD*
Samuel Ulrich *SD*
Isaac Bennell *SD*
Joseph Bryant *SD*

State of Yonkers Gibson County

Know all men by these presents that we John B Jones John Nichols & H G Goodman of the County and State aforesaid are held and firmly bound unto O Gedney Chairman of the County Court for said County and his successors in office in the sum of two thousand dollars to be paid to said justice or his successors in office or assigns to make payment there and truly to be made we bind ourselves executors and administrators jointly severally and firmly by these presents sealed with our seals and dated this 1st day of July 1844

The Consideration of the above obligation is such that whereas the above bound John B Jones was this day chosen and appointed Governor of the minor heirs of Henry King deceased now should the said John B Jones well and truly perform the duties of Guardian towards the said minor objects and in all respects discharge his duty faithfully then this obligation to be void else to remain in full force and virtue

John B Jones *SD*
H G Goodman *SD*
John Nichols *SD*

(25)

State of Tennessee Gibson County

Know all men by these presents that we David & Hamilton George Hamilton & John C. Gillispie of the County and State aforesaid are Just and Properly bound unto O'Gossings Chairman of the County Court for said County and his Successors in office in the sum of four thousand dollars to be paid to said Justice or his Successors in office or Assignees to make payment well and truly to be made us bond our selves our heirs Executors and Administrators jointly severally and firmly by these presents sealed with our seals and dated this 1st day of July 1814

The Condition of the above obligation is such that whereas the above bound & P. Hammett was this day chosen and appointed Guardian of Fancy Ingallion Susan S. Hobbs Hammett hens of Eliza Hamilton aforesaid her Husband the said D. P. Hammett will and truly perform the duties of Guardian towards the said Susan Hobbs and in all respects discharge his duty faithfully this obligation to be made us to remain in full force and virtue.

David P. Hammett
George Hamilton *Red*
John C. Gillispie *Red*

State of Tennessee Gibson County

Know all men by these presents that we John Leflanope Sandell Mott & G. Goodwin of the County and State aforesaid are Just and Properly bound unto O'Brien Corning Chairman of the County Court for said County and his Successors in office in the sum of two thousand dollars to be paid to said Justice or his Successors in office or Assignees to which payment well and truly to be made us bond ourselves our heirs Executors and Administrators jointly severally and firmly by these presents sealed with our seals and dated this 1st day of July 1814

The Condition of the above obligation is such that whereas the above bound John Leflanope has this day chosen and appointed Guardian of John, Lincoln, Abigail, Mahaly, Galenville, Elizabeth Lotta, hens of James H. Leflanope. Note should the said John Leflanope die before he shall have performed the duties of Guardian towards the said minor children and in all respects discharge his duty faithfully this obligation to be made us to remain in full force and virtue.

John Leflanope *Red*
J. M. Abbott *Red*
A. Leavenworth *Red*

State of Tennessee Gibson County

Know all men by these presents that we William Moore Allen Wood & James H. Harwood of the County and State aforesaid are Just and Properly bound unto O'Gossings Chairman of the County Court and his Successors in office in the sum of sixteen hundred dollars to be paid to said Justice or his Successors in office or Assignees to which payment well and truly to be made us bond our selves our heirs Executors and Administrators jointly severally and firmly by these presents sealed with our seals and dated this 1st day of July 1814

The Condition of the above obligation is such that whereas the above bound W. Moore was this day chosen and appointed Guardian of Susan Perkins hens. Note should the said W. Moore well and truly perform his duty as Guardian to wards said minor orphans and in all respects discharge his duty faithfully this obligation to be made us to remain in full force and virtue.

W. Moore *Red*
Allen Wood *Red*
J. H. Harwood *Red*

State of Tennessee Gibson County

Know all men by these presents that we John R. Barkscare John Lyle & Spelle C. Hoskiss of the County and State aforesaid are Just and Properly bound unto O'Gossings Chairman of the County Court for said County and his Successors in office in the sum of fourteen hundred dollars to be paid to said Justice or his Successors in office or Assignees to which payment well and truly to be made us and each of us bond ourselves our heirs Executors and Administrators jointly severally and firmly by these presents sealed with our seals and dated this 1st day of January 1814

The Condition of the above obligation is such that whereas the above bound J. R. Barkscare was this day chosen and appointed Guardian of William, Mary, Amy, Mayfield hens of Valentine Mayfield deceased. Note should the said John R. Barkscare well and truly perform the duties of Guardian towards the said minor orphans and in all respects discharge his duty faithfully this obligation to be made us to remain in full force and virtue.

John R. Barkscare *Red*
Spelle C. Hoskiss *Red*
John Lyle *Red*

State of Tennessee Gibson County

Know all men by these presents that we Uriah Rockers, Joseph Walker & James M. Hup of the County and State aforesaid are here and firmly bound unto O'Conorings Chairman of the County Court for said County and his successors in office in the sum of Six hundred dollars to be paid to said Justice or his successors in office or agrees to make payment full and truly to be made us bind ourselves our heirs executors and administrators jointly severally and firmly by these presents sealed with our seals here or at this day of July 1844.

The condition of the above obligation is such that whereas the above bound M. Rockers was this day chosen appointed Guardian of Minor's Estate here of 177 State

and should the said M. Rockers well and truly perform the duties of Guardian towards the said Minor's Estate and in all respects discharge his duty faithfully then this obligation to be void else to remain in full force and virtue

Uriah Rockers *Sub*
Joseph Walker *Sub*
J. M. Hup *Sub*

State of Tennessee Gibson County

Know all men by these presents that we Albin M. Dougall and A. Dougall & Leslie M. Dougall of the County and State aforesaid are here and firmly bound unto O'Conorings Chairman of the County Court for said County and his successors in office or agrees to make payment full and truly to be made us bind ourselves our heirs executors and administrators jointly severally and firmly by these presents sealed with our seals here or at this day of July 1844.

The condition of the above obligation is such that whereas the above bound Albin M. Dougall was this day chosen and appointed Guardian of Minor's Estate Black here of John Black - And should the said Albin Dougall well and truly perform the duties towards the said Minor's Estate and in all respects discharge his duty faithfully then this obligation to be void else to remain in full force and virtue

Albin M. Dougall *Sub*
A. Dougall & Leslie M. Dougall *Sub*
John Black *Sub*

State of Tennessee Gibson County

Know all men by these presents that we Bennett Roquin & Charles A. Hup & James M. Hup of the County and State aforesaid are here and firmly bound unto O'Conorings Chairman of the County Court for said County and his successors in office in the sum of Six hundred & eighty dollars to be paid to said Justice or his successors in office or agrees to make payment full and truly to be made us bind ourselves our heirs executors and administrators jointly severally and firmly by these presents sealed with our seals here or at this day of July 1844.

The condition of the above obligation is such that whereas the above bound B. Roquin was this day chosen and appointed Guardian of Colgate et al, Atterly Agency here of A. Young and Tom Smith the said B. Roquin well and truly perform the duties of Guardian towards said property since we all respects discharge his duty faithfully then this obligation to be void else to remain in full force and virtue

B. Roquin *Sub*
J. M. Hup *Sub*
J. Smith *Sub*

State of Tennessee Gibson County

Know all men by these presents that we Thomas Cooper Joseph Bryant & Isaac Burnell of the County and State aforesaid are here and firmly bound unto O'Conorings Chairman of the County Court for said County and his successors in office in the sum of three thousand dollars to be paid to said Justice or his successors in office or agrees to make payment full and truly to be made us bind ourselves our heirs executors and administrators jointly severally and firmly by these presents sealed with our seals here or at this day of July 1844.

The condition of the above obligation is such that whereas the above bound Thos Cooper was this day chosen and appointed Guardian of Horace & Atterly Leumann here of Atterly Leumann deceased

And should the said Thomas Cooper well and truly perform the duties of Guardian towards said minor's property and in all respects discharge his duty faithfully then this obligation to be void else to remain in full force and virtue

Thos Cooper *Sub*
Joseph Bryant *Sub*
Isaac Burnell *Sub*

State of Tennessee. Gibson County.

Seal of Franklin & Tuscarora County
We now all meet by these presents at Bryant Corners A. Stealth and
Samuel M. Abbott of the County and State aforesaid are here and firmly
bound unto O'Conor & Chasman 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 assignees to make
payment real and truly to be made within twelve months one year
thereafter and attorney's fees fully severally and firmly by these
presents sealed with our seals and witness these 2nd day of July 1836

The duration of the above obligation is such that whence
the above bound B Garraud as far as may be chosen and appoint
Guardian of Seminal Residues here— shall shew the said
B Garraud well and truly perform the duty of Guardian toward
the said Jo Marie & others and in all respects discharge his duty
faithfully then this obligation to be void save to remain in full
force and virtue

B Currier
A Heath
J Abbott

State of Wisconsin Gibson County

Know all men by these presents that we John & Robert Joseph Williams
& Robert Webster of the County aforesaid State aforesaid are here and
jointly bound unto Edward Glazier Esquire of the County aforesaid
for Said County and his Successors we give or agree to
make payment well and truly to be made we bind our
sureties after having prosecute and Recover such damages jointly
surely and firmly by these presents to abide with us for
and at the first day of July 1844

The Consideration of the above obligation is made
that whereas the above named John & Helen was the only
chosen and appointed Garrison of Mary & John L. and
Sarah G. & Paul M. Husted heirs of Hell Stafford deceased

Now would the Society of Friends well and truly perform
the duties of Guardian towards the said minor orphans and
in all respects discharge his duty faithfully then they shall be
free from all care and of worse effects to come in full power
and virtue.

John & Bolen *John*
Robert Tidlett *John*
Joseph Williams *John*

State of Tennessee Gibson County

Be it known all men by these presents that we John & George & Newlap & John McNewlae of the County and State aforesaid are hereunto firmly bound unto C. Gillepsie Esquireman of the County Court for Seacant and his Successors in office in the sum of Two hundred Dollars to be paid to said Justice or his successors in office or otherwise to which payment well and truly to be made in kind articles our heirs executors and administrators jointly severally and jointly by these presents sealed with our seals and dated this 3d day of July 1844 — The Execution of the above obligation is such that whereas the above bound of Gillepsie is now dead and chosen and appointed Curator of Luther C. Alfonso & Sarah L. Glass his wife of Tell Gap — Two Shoula the sum of 6 Guineas per week and half perform his duty of Curator to the sum moneys aforesaid and in all respects in charge his acts faithfully done. This obligation to be void else to remain in full force and virtue ~~to~~

John G. Cullinan, Esq.
E. Remond Q.M.
J. H. Newell Q.E.

State of Tennessee Gibson County

State of Wisconsin, County of Winona
We send our sincere thanks presents that Mr. Ashtor Gloucester from
Bobbitt & Co. attorney of the County and State government are here
and promptly bound unto it according to the name of the County
Court for his herein County and his services we offer him
the sum of one thousand dollars to be paid to said Justice
or his heirs executors or trustees or officers to such payment
will and truly to be made in time ensuing our heirs executors
and administrators jointly severally and firmly by them
present sealed with our seals and dated this 1st day of
July 1844 A. D.

The Conception of the above obligation is such
that whereas the above named Aska Flewes was then my
Chaser and apprentice Guardian of Humphry Flewes now
lives — howt Should the said A Flewes well and truly
perform the cuntes of his service of the aforesaid on his
and in all respects discharge his duty faithfully then this
obligation to be void due to Excuse in full force and
value

Robert Glazebrook CC
James Bobbitt CC
James Wilson CC

State of Tennessee. Gibson County

Honored all men by these presents that we John Bell Davis Jones & John W. Wheeler of the County and State aforesaid are here and firmly bound unto the County Clerks Office of the County Court for said County and his successors in the sum of One Thousand dollars to be paid to said Justice or his Successors in office or office to which payment will and truly to be made we bind ourselves our heirs executors and administrators jointly severally and firmly by these presents sealed with our seals and dated this 1st day of July 1844.

The Condition of the above obligation is such that whereas the above bound man has by other bond appointed Guardian of his son J. Gibson & Alabama Arkansas heirs of A. S. Gibson deceased now styled the Son of said Bell still and truly perform the duties of Guardian towards the said minor & his wife and in all respects discharge his duty faithfully this his obligation to be void else to remain in full force and virtue.

John Bell Davis
John Jones C.
J. W. Wheeler C.

May Term 1845
John Sanders Last Will and Testament

In the Name of God Amen I John Sanders of the County of Gibson in the State of Tennessee do make and declare this Instrument of writing to be my last will and Testament in Manner and as follows the 1st I wish that my just debts to be paid

2d after my debts are paid I give to my wife Martha B. Sanders all my estate both real and personal during her life and after death I give one half of that which may be left of the estate to the children of my sister Anna May Bell and the other half of said estate my wife Martha may give it to whom she thinks proper. I nominate and appoint my friend Moses B. Hardin my Executor to this my last will and Testament at this 11th day of March 1842 John Sanders

John Sanders
John Bell Davis
John W. Wheeler

Martha B. Sanders Adm'r of the Successors of the will aforesaid
State of Tennessee Gibson County

Mr. Martha B. Sanders Robert Stevenson & Thomas B. Stevens are he and firmly bound unto James E. Jones Governor of the State aforesaid for the time being and his Successors in office in the sum of One Thousand dollars for such payment will and truly to be made we bind ourselves our heirs executors and administrators jointly severally and firmly by these presents sealed with our seals and dated this 15th day of May 1845.

The Condition of the above obligation is such that of the above bound Martha B. Sanders Administrator unto the will aforesaid if all and singular the goods and chattels rights and chattels of John Sanders deceased do make or cause to be made a true and perfect Inventory of all and singular the goods and chattels rights and chattels of the said deceased which have or shall come to your knowledge proprie or knowledge of him the same Martha B. Sanders or into the hands and proprie of any other person or persons for her and the same so broad as exhibit or cause to be exhibited to the next County Court where orders of Administrators papers and the same goods chattels and chattels of the said deceased at the time of his death or such at any time after shall come to the hands or proprie of the said Martha B. Sanders or into the hands or proprie of any other person or persons for her as true and truly administer according to law & execution of said will and further demands or causes to be made

Mary 1845

a true and perfect Inventory account of Said armament 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 armament and the same being first demanded and allowed by the County Court ~~there~~ ever and to pay unto such person respectively as the same shall become into payment & fees and said fees ~~and~~ if it shall appear that any other last will and Testament was made by the deceased and the Executor or Executrix therin named or exhibit the same into Court making request to have it allowed and approved accordingly of the said Martha H. Somers above bounden being thereunto required to swear and deliver the last Letters of Administration approbation of such Testament being first had and made) in the said Court then their obligation to be void and of none effect or else to remain in full force and virtue given under our hands and seals this 5th day of May, 1845) First Attest
M. B. ^{Witness}
Robert Stetson ^{Ed}
William G. James ^{Ed}

A First Lift and Settlement of Jas McLary out State of Tennessee before bound by

I James McLary do make and publish this my last will and Testament hereby revoking and making void all other wills at any time made First I direct that my funeral expenses and all my debts be paid as soon after my death as payable out of the money that I may be possessed of or may come into the hands of my executors

Secondly I give and bequeath to my son James McLary my tract of land where I now live containing two hundred acres also one negro woman named Mary and one negro boy named Henry one wagon and two carts of ~~goods~~ three cows his choice out of my stock of cattle one mare and geldy with all of my stock of hogs also my household and kitchen furniture and farming utensils—

Thirdly I give and bequeath to my daughter Matilda ~~one~~ dollars after this year the negro boy named Henry

{ { } { } }

Mary 1845

Fourthly I give and bequeath to my Lucy Farmer after this year a Negro boy named Abraham
 Fifthly I give and bequeath to Sarah Jane McLary one hundred dollars
 Sixthly I give and bequeath to James Williams McLary and Sarah Jane McLary one hundred and fifty six dollars to be divided according them equally between them out of the net proceeds of their effects
 Seventhly I give and bequeath to my son James McLary McLary and Mary Lewis Farmer two hundred dollars to be equally divided between them out of the money coming to me when collected and also forty eight dollars to my son James McLary and James Armstrong Executor to the last will and Testament In witness whereof I have hereunto set my hand and seal this 3rd day of April 1845
 Signed in presence of us
 David H. James Z
 William G. James Z
 James McLary ^{Ed}

Jas. McLary's Executors Bond & Jas. McLary's Will

It will all men by these presents that we James McLary James Armstrong & James Porter are here and jointly and unto Jas. H. Polk as Governor of the State of Tennessee and his successors in office in the just and full sum of Two thousand Dollars for the payment of which will and Testimony to be made in behalf of us him ourselves our heirs executors and administrators jointly severally and jointly by these presents sealed with our seals and dated this 5th day of May 1845

The consideration of the above obligation is such that whereas the above named Jas McLary hath this day taken upon himself the Burthen and Execution of the Will of James McLary deceased now of the said James McLary buried and hath executed the same by paying first the debts of the said deceased and then the legacy contained in the said will as far as the same may come into his hands well execute and the same charge him and make a true and perfect Inventory of the goods and chattels of the said and return the same in the time prescribed by law—this day obligate to be void otherwise to remain in full force and

James McLary ^{Ed}
 James Armstrong ^{Ed}
 James Porter ^{Ed}

May Second 1845.

State of Tampa Gibson County

Know all men by these presents that we Benjamin W. Clements & Thomas Cooper & Peter L. Dyer of the County and State aforesaid are here and firmly bound unto John D. McRaele Chairman of the County Court for said County and his Successors his officers in the sum of five hundred dollars to be paid to said Justice or his Successors or his assigns to such payment well and truly to be made in kind ourselves our heirs executors and Administrators jointly severally and firmly by these present sealed with our seals and sealed this 5th day of May 1845.

The condition of the above obligation is such that whereas the above bound Benjamin Clements was this day chosen and appointed Guardian of Thomas D. Scott heir of George Scott deceased - Now should this said Benjamin W. Clements this and truly perform the duties of Guardian towards the said Thomas D. Scott and on all respects discharge his duty faithfully then this obligation to be void else to remain in full force and virtue

Benjamin W. Clements
P. L. Dyer
Thomas Cooper

W. T. Ford Franklin Barrett George D. Warren Barrett has
State of Tampa Gibson County

Know all men by these presents that we Wilson Barrett Franklin Barrett & Joseph Barrett of the County and State aforesaid are here and firmly bound unto John D. McRaele Chairman of the County Court for said County and his Successors his officers in the sum of two hundred and five Dollars & 80^c to be paid to said Justice or his Successors or his assigns to such payment well and truly to be made in kind ourselves our heirs executors and Administrators jointly severally and firmly by these presents sealed with our seals and dated this 5th day of May 1845 - The condition of the above obligation is such that whereas the above bound W. Barrett was this day chosen and appointed Guardian of David & George Barrett heirs of David Barrett deceased - Now should the said W. Barrett well and truly perform ~~faithfully~~ the duties towards the said minors orphans and in all respects discharge his duty faithfully then this obligation to be void else to remain in full force and virtue

W. Barrett
Franklin Barrett
Joseph Barrett

May Second 1845.

Wilson Barrett Chair. of David Barrett has
State of Tampa Gibson County

Know all men by these presents that we Wilson Barrett Franklin Barrett & Joseph Barrett of the County and State aforesaid are here and firmly bound unto John D. McRaele Chairman of the County Court for said County and his Successors in the sum of forty five Dollars to be paid to said or his Successors or his assigns to such payment well and truly to be made in kind ourselves our heirs executors and Administrators jointly severally and firmly by these presents sealed with our seals and dated this 5th day of May 1845.

The condition of the above obligation is such that whereas the above bound ~~Franklin~~ Wilson Barrett was this day chosen and appointed Guardian of William Barrett heir of David Barrett and now should the said Wilson Barrett well and truly perform the duties of Guardian towards the said minor orphans and in all respects discharge his duty faithfully then this obligation to be void else to remain in full force and virtue

W. Barrett
Franklin Barrett
Joseph Barrett

June Term 1845

A D Will Year of Mary & Barbara heir of T B Jones
State of Minnesota Gibson County

Know all men by these presents that we Joshua O'Neil and
D C M Cutcher of the County and State aforesaid are held
and firmly bound unto J H M Howell Chairman of the County
Court for Said County and his successors in office to the sum
of Sixty dollars to the person to said Justice or his Successor
in office or assignee to make payment well and truly to be
made we bind ourselves our heirs executors and administrators
Jointly severally and firmly by these presents to seal with our
seals and be attested this 2d day of June 1845

The Condition of the above obligation is such that
whereas the above bound Robert Force alias D Will was
this day chosen and appointed Guardian of Mary & B Jones
Minor heir of Nathaniel B Jones

Now Should the said D Will fail and die before
the duties of Guardian towards the said Minor are per-
formed in all respects discharge his duty faithfully then
this obligation to be void else to remain in full
force and virtue

J H O'Neil
John M Howell Chas

D C M Cutcher

H M Kawkins Year of Moses B Kawkins his

State of Minnesota Gibson County

Know all men by these presents that we Heribet M
Kawkins Miller & Jeanning & Phillip Johnson executors of
the County and State aforesaid are held and firmly
bound unto John M Howell Chairman of the County
Court for Said County and his successors in office in
the sum of One Thousand Dollars to be paid
to said Justice or his successors in office or assignee to
make payment well and truly to be made on bond
over his executors and administrators to the County jointly
and firmly by these presents to seal with our seals
and be attested this 2d day of June 1845

The Condition of the above obligation is such that
whereas the above bound R W Kawkins was this day
~~selected~~ chosen and appointed Guardian of B
Kawkins & Moses A & Sarah Kawkins his of Moses B
Kawkins Now Should the said R W Kawkins will and may
perform the duties of Guardian of said Minor or his and in
all respects discharge his duty faithfully then this obliga-
tion to be void else to remain in full force and virtue

J H O'Neil
John M Howell Chas

Heribet M Kawkins
H Jeanning
P Johnson

June Term 1845

Robert Force Year of George Berry & John Force his of R Force
State of Minnesota Gibson County

Know all men by these presents that we Robert Force Allen Davis
& James A Harwood of the County and State aforesaid are held
and firmly bound unto John M Howell Chairman of the
County Court for Said County and his successors in office in
the sum of One Thousand Dollars to be paid to said Justice
or his successors in office or assignee to make payment well
and truly to be made we bind ourselves our heirs executors
and Administrators jointly severally and firmly by these
presents to seal with our seals and be attested the 2d day of
June 1845 The Condition of the above obligation is such
that whereas the above bound Robert Force was this day
chosen and appointed Guardian of George Berry & John Force
heirs of Robert Force Now Should the said Robert Force
will and truly perform the duties of Guardian towards the
said Persons and in all respects discharge his duty faithfully
then this obligation to be void else to remain in full force
and virtue

Robert Force
John Force
Allen Davis
James A Harwood

Tho S Sapington Constable Board 1845

Know all men by these presents that we Thomas S Sapington town
of Chaska & County of Blue Earth aforesaid are held and firmly
bound unto James G Jones Esq Governor of the State of Minnesota
and his successors in office in the sum of Four
Thousands Dollars for the payment of which well and truly to be
made we and each of us bind ourselves our heirs executors and Adminis-
trators jointly severally and firmly by these presents to seal with our
seals and be attested the 2d day of June 1845

The Condition of the above obligation is such that whereas the
above bound Thomas S Sapington has been duly elected to serve
as constable for the County of Blue Earth State of Minnesota now should
the said Tho S Sapington shall will and truly pay and satisfy such
person 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 this obligation to be
void otherwise to remain in full force and virtue

Thomas S Sapington Seal
Blue Earth County Seal
G Bailey
W W Pinckney D

July 1845

P. W. McNeely Seal Bond of J. G. Mitchell

State of Tennessee Gibson County
 Know all men by these presents that we P. W. McNeely & J. G. Mitchell
 Esq. a Trustee Boydt & W. Gibson West of the County and State
 aforesaid are held and firmly bound unto John G. Mitchell
 Chairman of the County Court and his Successors in office
 in the sum of two hundred Dollars to be paid to said
 Justice or his Successors in office or assigns to which
 payment will and truly to be made the sum and
 before our heirs executors and Administrators
 jointly severally and firmly by these presents sealed with
 our seals and dated this 4th day of July 1845

The condition of the above obligation is such that
 whereas the above bound P. W. Mitchell was thus chosen
 and appointed Guardian of Isaac G. Mitchell his
 son

Now should the said P. W. Mitchell well and truly
 perform the duties of Guardian towards the said
 minor orphans and in all respects discharge his duty
 faithfully then this obligation to be void else to remain
 in full force and virtue

J. G. Mitchell Seal
 W. West Seal
 S. Boyd Seal

W. D. Howell Chair

John Daniel Guardian of Catherine Gregory

State of Tennessee Gibson County
 Know all men by these presents that we John Daniel John
 Flowers & John W. Northam of the County and State aforesaid
 are held and firmly bound unto John G. Mitchell Chairman
 of the County Court for said County and his successors in office
 in the sum of one hundred and sixty Dollars to be paid to said
 Justice or his successors in office or assigns to which payment
 will and truly to be made we being ourselves our heirs executors
 and Administrators jointly severally and firmly by these presents
 sealed with our seals abd dated this 7th day of July 1845

The condition of the above obligation is such that
 whereas the above bound John Daniel was thus chosen
 and appointed Guardian of Catherine Gregory their of
 widow Gregory deceased. Now should the said John Daniel
 well and truly perform the duties of Guardian towards
 the said minor orphans and in all respects discharge his
 duty faithfully then this obligation to be void else to remain
 in full force and virtue

W. D.
 John Daniel
 John Flowers
 W. W. Northam

John Daniel Seal
 John Flowers Seal
 W. W. Northam Seal

August 1845

John M. Park Last Will and Testament

I John M. Park of the State of Tennessee Gibson County
 do make and seal and ordain this my last will and testament
 Testament. In the place I desire that all my just debts
 be paid. After which I do hereby give and bequeath
 all my goods and effects both both stock of every
 description Interest in my lands and papers of every
 description other Bonds Notes or accounts to my wife
 Matilda and that she have the entire benefit and
 control of the same for the benefit of raising the
 family. And I do hereby make and appoint her the
 sole Executor of this my last will and testament
 this 15th day of June one thousand eight hundred
 and forty five.

Sealed Sealed and acknowledged in
 presence of

James A. McCall
 Samuel Reed

Matilda Park Executrix of John M. Park

Know all men by these presents that we Matilda Park
 James A. McCall and Samuel Reed are held and firmly
 bound unto James G. Jones Esq. Governor of the State of Tennessee
 and his successors in office in the just and full sum
 of five hundred Dollars for the payment of which
 will and truly to be made we and each of us bind
 ourselves our heirs executors and administrators
 jointly severally and firmly by these presents sealed with
 our seals since or at this 15th day of August 1845

The condition of the above obligation is such that
 whereas the above bound Matilda Park hath this day
 taken upon herself the Burthen and execution of the
 will of John M. Park deceased. Now if the said Matilda
 Park will and truly execute the same first by paying
 the debts of the said deceased and then the Legacies
 contained in said will as far as the assets may come
 into her hands will execute and the same charge her
 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 then this obligation to be void otherwise
 to remain in full force and virtue

W. D.
 John D. Howell
 James A. McCall
 Samuel Reed

Matilda Park Seal
 James A. McCall Seal
 Samuel Reed Seal

2 August Term 1845

Jeffreay Gray, Guardian of Bryant & Branches his
State of Tennessee Gibson County
Know all men by these presents That we before Archibald R. Holt & Bryant Barrauoy of the County and State aforesaid are held and firmly bound unto John D. Howell Chairman of the County Court for said County and his successors in office in the sum of twenty five hundred dollars to be paid to said Justice or his successors in office or assigns to to which payment will and truly to be made in kind over and over his executors and administrators jointly severally and severally by these presents sealed with our seals and dated this 4th August 1845

The condition of the above obligation is such that whereas the above bound of Barrauoy was this day chosen and appointed Guardian of Petty Officers Archibald Gray & Elliston Branch heirs of Bryant & Branch his^t. And should the said John Barrauoy well and truly perform his duties of Guardian towards the said Minor Orphans and in all respects discharge his duty faithfully then this obligation to be void else to remain in full force and virtue.

John Barrauoy Co
Archibald R. Holt Co
B. Barrauoy Co

Sept Barrauoy, Guardian of Samuel A. Bowdens heirs

State of Tennessee Gibson County
Know all men by these presents that we before Barrauoy Archibald R. Holt & Bryant Barrauoy of the County and State aforesaid are held and firmly bound unto John D. Howell Chairman of the County Court for said County and his successors in office or up to the age of twenty five years belonging to said Barrauoy to pay to said Justice or his successors in office or assigns to him and his executors and administrators jointly severally and severally by these presents sealed with our seals and dated this 4th August 1845. The condition of the above obligation is such that whereas the above bound before Barrauoy was this day chosen and appointed Guardian of Petty Officers Archibald R. Holt & Benjamin Bowden heirs of Samuel Bowden

And should the said John Barrauoy well and truly perform the duties of Guardian towards the said minor orphans and in all respects discharge his duty faithfully then this obligation to be void else to remain in full force and virtue

John Barrauoy Co
Archibald R. Holt Co
B. Barrauoy Co

August Term 1845

William Knott Apprentice Bond to W. C. Holt

I John D. Howell Chairman of the County Court of Gibson County by the direction of the Court and in their behalf as master bind William Knott an orphan of the age of thirteen years to William C. Holt with him to live and work as an apprentice until he arrives to the age of twenty one years of age during which time the said John Knott shall obey the lawful commands and faithfully serve the said Wm. C. Holt and be in all respects subject to his authority & control according to law and his duty as an apprentice. And the said Wm. C. Holt on his part promises that he will treat and instruct the said John Knott in the trade and occupation of tailoring and to read and write and to cipher as far as the double rule of three or cause the same to be done if he have sufficient capacity and he will also constantly find for the said John Knott sufficient and convenient washing, washing, and apparel and other necessities suited to an apprentice both in sickness and in health and also take care of his master's property and humanity and at the end of the term will give him one horse Bridle and Saddle worth twenty five Dollars and a suit of Cloths worth twenty five Dollars this 4th August 1845

Wm. C. Holt Co
G. Goodwin Co
A. P. White Co

John Knott Apprentice to Perry Holt

I John D. Howell Chairman of the County Court of Gibson County by the direction of the Court and in their behalf as master bind John Knott an orphan of the age of thirteen years to Perry Holt with him to live and work as an apprentice until he arrives to the age of twenty one years of age during which time the said John Knott shall obey the lawful commands and faithfully serve the said Perry Holt and be in all respects subject to his authority & control according to law and his duty as an apprentice. And the said Perry Holt on his part promises that he will treat and instruct the said John Knott in the trade and occupation of tailoring and to read and write and to cipher as far as the double rule of three or cause the same to be done if he have sufficient capacity and he will also constantly find for the said John Knott sufficient and convenient washing, washing, and apparel and other necessities suited to an apprentice both in sickness and in health and also take care of his master's property and humanity and at the end of his term give him a horse Bridle and Saddle worth twenty five Dollars and a suit of Cloths worth twenty five Dollars this 4th August 1845

Perry Holt Co
William C. Holt Co
The Helen Co