

April Term 1846.

Know all men by these presents that we William Shane Thomas E Neel B M Alair Nelson Williams Joshua Keey John Williams Guy Oliver Uriah Dickens Lecior Hensley said Shane James Bratton John Shane & James Walker are here and jointly bound unto Aaron V Brown Esq Governor of the State of Seminole and his Successors in office in the just and full sum of four thousand dollars for the payment of which will and truly to be made we bind and make us and our executors and Administrators jointly severally and firmly by these presents sealed with our seals and dated this 6th day of April 1846

The condition of the above obligation is such that whereas the above bound William Shane has been duly elected to serve as constable for the County of Gibson and said State for the next ensuing two years now of the said William Shane shall well and truly pay and satisfy such persons to whom the same may be due and 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 discharge himself during his continuance therein thence this obligation to be void otherwise to remain in full force and virtue

Dated this 6th day of April 1846.

Sit
John M Howell Chairman

Wm Shane	Seal
Thomas E Neel	Seal
John Oliver	Seal
Benja McAlair	Seal
James Shane	Seal
G Hensley	Seal
Uriah Dickens	Seal
John Williams	Seal
Lecior Hensley	Seal
Nelson Williams	Seal
John Shane	Seal
James Bratton	Seal
Joshua Keey	Seal
	Seal
	Seal

April Term 1846.

Know all men by these presents that we David Jones of Biggs Bellamy & Jones on Williams our late and formerly bound unto Aaron V Brown Esq Governor of the State of Seminole and his Successors in office in the just and full sum of four thousand dollars for the payment of which 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 6th day of April 1846

The condition of the above obligation is such that whereas the above bound David Jones has duly elected to serve as constable for the County of Gibson and said State for the next ensuing two years now of the said David Jones shall well and truly pay and satisfy such persons to whom the same may be due and 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 discharge himself during his continuance therein thence this obligation to be void otherwise to remain in full force and virtue

Dated this 6th day of April 1846.

Sit
John M Howell Chairman
David Jones
Nelson Williams
Joshua Keey
Lecior Hensley
John Williams
Uriah Dickens
Thomas E Neel
B M Alair
William Shane

John M Howell Chairman Genl Am E Wallace
State of Seminole Gibson County
Know all men by these presents that we John M Howell Smith Parks & Henry C Levy of the County and State aforesaid are here and jointly bound unto John M Howell 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 Successor in office or agrees to which payment will 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 dated this 6th day of April 1846

The condition of the above obligation is such that whereas the above bound John M Howell was this day chosen and appointed Guardian of Am E Wallace former Am E Bosa their of said Bosa deceased - Now Should the said John Howell well and truly perform the duties of Guardian towards the said Am E Wallace and in all respects discharge his duty faithfully then this obligation to be void etc to remain in full force and virtue

Sit
John M Howell Chairman
Smith Parks
Henry C Levy

April Term 1846

R W Hawkins, Administrator of Moses B Young deceased

State of Tennessee Gibson County

We Rubin M Hawkins, Phillip Claborn, William J Jennings and John S Buchanan our heirs and friendly devise made above & before Governor of the State of Tennessee for the time being and his Successors in office in the sum of two thousand dollars for 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 this 6th day of April 1846

The condition of the above obligation is such that if the above bounden Rubin M Hawkins Administrator of all and singular the goods and chattels rights and credits of Moses B Young deceased do make or cause to be made a full 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 Rubin M Hawkins or into the hands of possession of any other person or persons for him and the same to make and exhibit to cause to be exhibited to the next County Court when or as far as 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 of possession of the said R W Hawkins or into the hands of possession of any other persons or persons for him to use and have commandment according to law and further do make or cause to be made a full and perfect account of the said Administrator within ten years after the date of these presents and all the rest and residue of said goods chattels and credits which shall be found remaining upon the said Administrators account 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 executors or executors thereof and also exhibit the same unto Court and request to have it viewed and approved according to the law of R W Hawkins above bounden being thereto required to render and deliver the said letters of Administrators ~~and~~ of approbation of such Testament being first had and made in the said Court then this obligation to be void and of none effect or else to remain in full force and virtue given under our hands and seals this 6th day of April 1846

Test
of Old Bruce
Chambers

R W Hawkins *sd*
P Claborn *sd*
W J Jennings *sd*
John S Buchanan *sd*

April Term 1846

Opp Atchison Trustee Bona

State of Tennessee Gibson County

Know all men by these presents that we William Atchison Jr. Sheriff Cravins William Atchison Jr. Edwin Sharp all of the County of Gibson and State of Tennessee are here and firmly bound unto John W M Howell Chairman of the County Court of Gibson County in the sum of fifteen thousand dollars which sum 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 this 6th day of April 1846

The condition of the above obligation is such that whereas the above bounden William Atchison Jr has been duly elected of Gibson County for the next two years ensuing now of the said W Atchison Jr will and truly pay over and account for all sums of money by him received by virtue of his office and do all things required by said appointment to said office of Trustee during his continuance thereunder this obligation to be binding otherwise to remain in full force and virtue

William Atchison Jr *sd*
Cravins *sd*
William Atchison Jr *sd*
E Sharp *sd*

David Young Coroner Bona

Know all men by these presents

that we David Young, David Thompson & Luke D Day are here and firmly bound unto Abdon U Brown Governor of the State of Tennessee in the sum of two thousand five hundred dollars which sum 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 and dated this 6th day of April 1846

The condition of the above obligation is such that whereas the above bounden David Young was this day elected Coroner for said County for the next ensuing two years which should the said David Young live and truly perform the duties of said office agreeable to law and make due Returns of all property put into his hands by virtue of his office and pay over all monies by him collected by virtue of his office or to the persons entitled to the same this obligation to be void else to remain in full force and virtue

Attest
Abdon U Day *sd*
David Thompson *sd*
D Day *sd*

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April Term 1846

D. Will Ranger's Bond

State of Indiana Gibson County

Know all men by these presents that we John Samuel Booth & John S. H. Callock all of the County of Gibson and State of Indiana are here and firmly bound unto John D. Willard Chairman of the County Court of the County of Gibson in the State aforesaid for the sum of five hundred dollars and his successors in office no the sum of five hundred dollars well and truly to be paid to us and each of us bind over heirs executors and administrators before County Court aforesaid firmly by these presents Sealed with our seals and witness this 6th day of April 1846

The condition of the above obligation is such that that whereas the above bound D. Will was on the first Monday in April 1846 it being the tenth day of said month Elected Ranger of Gibson County for the next two years ensuing now if the said D. Will shall well and truly perform the duties of Ranger for said County according to Law and in all things respect discharge his duty faithfully then this obligation to be void else to remain in full force and virtue

John Samuel Booth
John S. H. Callock

R. B. Hutchinson Guar'd of A. C. Phillips' heirs

State of Indiana Gibson County

Know all men by these presents that we Richd B. Hutchinson Esq. & Wilson Brown of the County and State aforesaid are here and firmly bound unto John D. Willard Chairman of the County Court for said County and his successors in office no the sum of thirty thousand dollars to be paid to said Justice or his successors in office or apogees to which payment well and truly to be made we bind ourselves over heirs executors and Administrators jointly severally and firmly by these presents sealed with our seals and witness this 6th day of April 1846

The condition of the condition of the above obligation is such that whereas the above bound Richd B. Hutchinson was the day chosen and appointed Testator and Guardian of James Lelias Albert Mary Virginia Martha & Charles heirs of Charles L. Phillips' wife Phoebe the said Richd B. Hutchinson well and truly performed the duties of Guardian towards the said minor orphans and in all respects discharge his duty faithfully then this obligation to be void

Richd B. Hutchinson
J. Bravens
Wilson Brown

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April Term 1846

Sion Boone Guar'dian of the Boons heir of Leon Boone and State of Indiana Gibson County

Know all men by these presents that we Leon Boone Benj. Boone and Nathan & James Ford of the County and State aforesaid are here and firmly bound unto John D. Willard 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 apogees to which payment well and truly to be made we bind ourselves over heirs executors and Administrators jointly severally and firmly by these presents sealed with our seals and witness this 6th day of April 1846

The condition of the above obligation is such that whereas the above bound Leon Boone was this day chosen and appointed Guardian of the Boons minor heir by Leon Boone deceased

He should the said Leon Boone 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

Leon Boone
Benj. Boone
Nathan & James Ford

Robert Sillars Guar'dian Benj. Sand Wallace has

State of Indiana Gibson County

Know all men by these presents that we Robert Sillars Esq. Horatio Barnet Brand Jr. & Fletcher of the County and State aforesaid are here and firmly bound unto John D. Willard Chairman of the County Court for said County and his successors in office in the sum of thousand dollars to be paid to said Justice or his successors in office or apogees to which payment well and truly to be made we bind ourselves over heirs executors and Administrators jointly severally and firmly by these presents sealed with our seals and witness this 6th day of April 1846

The condition of the above obligation is such that whereas the above bound Robert Sillars was this day chosen and appointed Guardian of said J. Wallace Letta Wallace & John M. Wallace heirs of said Wallace deceased He should the said Robert Sillars well and truly perform his 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

Robert Sillars
Barnet Brand
Horatio Fletcher
J. B. Fletcher

April 29th 1846Jacob Thomas's Last Will & Testament

- In the name of God almighty. This my last will and testament
 Item 1st I bequeath my soul to god or he Govt and my body to be buried in
 a decent maner as the discretion of friends
- Item 2nd I give all my just debts shall be paid by the sale of my stock and wagon
 and Crospot face and whip saw and broad axe
- Item 3rd I give and bequeath unto my beloved wife Mary A. Thomas all my house
 hold and kitchen furniture also I give and bequeath unto her the
 Tract of Land I now live in including the plantation during her natural life
 to take care of my children that is in name
- Item 4th I give and bequeath unto my eldest son James A. Thomas the fifty four
 Hours of Land he know lives on during his natural life provided he
 has known children and if he should have children I give and bequeath it unto
 them and in case he should have no children at his death it is to return back
 to my other living children unless he should fail to pay Thomas A. Thomas a
 Note of hand that he does his duty for one hundred and fifty dollars
 bearing interest from date and of the failure to pay the note the said land
 is to be sold and paid
- Item 5th I give and bequeath unto my two youngest sons Edmund
 A. Thomas and A. J. A. Thomas my wife man by the name of
 written for the purpose of having them educated and intend my executor
 to do in regard to that matter what he thinks is best and if either of them
 should die before becoming fifteen the said boy is to belong to the other
- Item 6th I give and bequeath unto my four youngest daughter Margaret
 L. Rachel A. Alice Anna A. Horana A. Thomas at the death
 of my wife Mary A. Thomas the said Tract of Land to be equally divided
 between them and if either of them should die before they arrive at the age
 of twenty one years it is to belong to the survivor among them
- Item 7th I request Thomas A. Thomas be my executor of this my last will
 and testaments without giving any security for the same
 as witness my hand and seal this 18 Sept 1825

First
 Jacob Thomas
 Self Proved

Jacob Thomas Exec

May 30th 1846Nancy Hobbs, Administrator of Reuben Hobbs Deceased

State of Tennessee, Gibson County

Ms Nancy Hobbs Wiley O' Mally & Launcil Hobbs are here and
 jointly bound unto A. V. Brown, Governor of the State of Tennessee
 for the time being and his successors in office in the sum
 of one thousand dollars for which payment will and
 shall be made us bind ourselves our heirs executors and
 Administrators jointly severally jointly by these presents before
 with oys seals and dated this 4th day of May 1846

The condition of the above obligation is such that if the above
 bounder Nancy Hobbs Administrator of all and singular the
 goods and chattels rights and credits of Reuben Hobbs deceased
 do make or cause to be made a true and just account perfect
 Inventory of all and singular the goods and chattels rights
 and credits of the said deceased with her or shall come
 to the hands possession of any other person or knowledge of
 her the said Nancy Hobbs or into the hands possession of any
 other person or persons for her 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 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 of any
 of the said Nancy Hobbs or into the hands of any
 other person or persons for her do well and truly administer
 according to Law and further do make or cause to be made a
 true and just account of his said Administration within two
 years after the date of these presents and all the just and reasonable
 value of said goods chattels and credits which shall be found remaining
 upon the said Administrators account the same being first named
 and allowed by the County Court shall recover and pay unto such
 person or persons as per the said will be done unto payment
 to her and if it shall appear that any last will and testament
 was made by the deceased and the executor or executors herein
 named do exhibit the same unto Court making request to have
 it allowed and approved accordingly of the said Nancy Hobbs
 above bound being therunto required to make and deliver
 the said Letters of Administration a copy of such testand
 being first had and made in the said Court then this
 obligation to be void and of none effect or else to remain in full
 force and virtue. Given under our hands and seals this 4th
 day of May 1846

Nancy Hobbs
 Wiley O' Mally
 Launcil Hobbs

May 11th 1846

Melita Cartwright Guar of B Cartwright his heirs

State of Tennessee Gibson County

I now afform by these presents that Mr Melita Cartwright and Joseph Parker of the County and State aforesaid are held and firmly bound unto John C McDonald chairman of the County Court for David Trinity and his successors in office in the sum of eight hundred dollars to be paid to said Justice or his successors in office or a person to whom payment shall and truly be made in his behalf or his heirs executors and administrators jointly severally and firmly by these presents sealed with our seals and dated this 11th day of May 1846

The condition of the above obligation is such that whereas the above bound & Cartwright was this day chosen and appointed Guardian of Marshall Thomas M. Samuel & James H. Webb Constables County A Cartwright heir of B Cartwright deceased. Now of the said B Cartwright who was a duly person his executors of Guardians towards the sum aforesaid and in all respects answer his duty faithfully than this obligation to be made clear to as much in full force and virtue.

W^m Cartwright Seal
Joseph Parker Seal
Robert Webb Constables Seal

Robert Webb Constables Bond 1846

I now afform by these presents that we Robert Webb Asley M Webb & Samuel C Webb are held and firmly bound unto Hon W Brown Esq Governor 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 in and out of the ~~same~~ bond our seals our executors and Administrators jointly severally and firmly by these presents sealed with our seals and dated the 11th of May 1846

The condition of the above obligation is such that whereas the above bound Robert Webb has been duly elected to serve as Constable for the County of Gibson and said State for the next ensuing five years now of the said R Webb shall well and truly pay and satisfy such persons to whom the same may be due all sums of money by him recd by virtue of any power put into his hands for that purpose and shall in all things belonging to his office well and truly answer himself during his continuance therein than this obligation to be made otherwise to remain in full force and virtue without our hands and seals May 11th A.D. 1846

Robert Webb Seal
Asbury M Webb Seal
Samuel C Webb Seal

May 11th 1846

William F Carr Constables Bond

I now afform by these presents that the Citizens Gibson Joseph Allen and Nathan D. Parsons are held and firmly bound unto W Brown Esq Governor of the State of Tennessee and his Successor in office in the sum of four thousand dollars for the payment of which we and truly to be made in and out of this bond our seals our executors and Administrators jointly severally and firmly by these presents sealed with our seals and dated this 11th May 1846

The condition of the above obligation is such that whereas the above bound R F Carr has been duly elected to serve as Constable for the next two years ensuing two years now of the said R F Carr shall well and truly pay and satisfy such persons to whom the same may be due all sums of money by him recd by virtue of any power put into his hands for that purpose and shall in all things belonging to his office well and truly answer himself during his continuance therein than this obligation to be made else to remain in full force and virtue

In his hands and seals May 11th 1846

R F Carr Seal
Joseph Allen Seal
N H Garrison Seal

June Term 1846

Joseph S. Benson Administrator of Thomas B. Parker

State of Minnesota, Hennepin County

W^e Joseph S. Benson & Thomas G. Jones our husband and family bound
with A. W. Brown Governor of the State aforesaid for the time being and
his successors in office in the sum of eighty dollars for which sum we
will and truely to be made we bind ourselves and his executors and administrators
jointly and severally firmly by these presents sealed with our seals and
dated this 2^d day of June 1846

The condition of the above obligation is such that if the above
named Joseph S. Benson Administrator of all and singular the
goods and chattels rights and credits of Thomas B. Parker deceased
so make or cause to be made a true and perfect inventory of all and
singular the goods and chattels rights and credits of said deceased
which shall for shall come to the hands of his executors
and his executors for him and into the hands and possession of any
other person or persons for him and the same so made do exhibit or
cause to be exhibited to the next County Court where occurs for Adminis-
tration papers and the same goods chattels and credits of the dead
at the time of his death on which at any time after shall come to
the hands of his executors for him and into the hands or pos-
session of any other person or persons for him as aforesaid and truly accounting
according to Law and further do make or cause to be made a true and
just account of his bona administration within two years after the date
of these presents and all the rest over the residue of said bona adminis-
tration which shall before remaining upon the said documents
execute the same being first examined and allowed by the County Court
shall be delivered and paid unto such person or persons respectively as the
same shall be now due to pursuant to Law and if it shall appear that
any last will and testament was made by the aforesaid and
his executors or executors thereof named do exhibit the same into
Court making request to have it allowed and approved
accordingly of the said of S. Benson above bound being thereunto required
to render and deliver the said letters of Administration (appointment
of such testator being first had and made) in the said Court when
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 2^d day
of June 1846

J. S. Benson *Seal*
Thos. G. Jones *Seal*

June Term 1846

Searlett Mc Glascock Constables Bond 1846

We now all men by these presents that we Searlett Mc Glascock subscriber
to Hopper Electoral Commissioner & Thomas B. Parker our husband
and family bound unto Aaron W. Brown Esq^r Governor of the State of Minnesota
and his successors in office in the sum of four thousand
dollars for the payment of which will and truely to be made we bind
ourselves our heirs executors and administrators jointly and
severally firmly by these presents sealed with our seals and dated the 2^d
day of June 1846. The condition of the above obligation is such
that whereas the above named S. Mc Glascock has been duly elected to
serve as Constable for the County of Hennepin in said state for the
next two years from the 1st Monday in April 1846 None of the said S. Mc
Glascock shall will and truely satisfy such person to whom the same
may be due all sum of money so being secured by notice of any process
put into his hands for that purpose and shall in all things be
rigid to his office will and truely discharge himself during his conser-
vative term thus this obligation to be void otherwise to remain in full
force and virtue without the hands and seals this second day of June
1846

S. Mc Glascock *Seal*
Electoral Commissioner *Seal*
T. Parker *Seal*
A. W. Hopper *Seal*

John C. Johnson Clerk

Stone Boone Guardian of the Estate of Stone Boone and
State of Minnesota, Hennepin County

We now all men by these presents that we Stone Boone, Nathan & Samuels & Co.
Businessmen of the County and state aforesaid are he and family bound unto
John C. Johnson Chairman of the County Court for said County and his suc-
cessors in office in the sum of twelve hundred dollars to be paid to said Justice or his
successors in office or appliers to which payment will and truely 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 June 1846.

The condition of the above obligation is such that whereas the above
named Stone Boone was this day chosen and appointed Guardian of Thomas
A. Boone his son Stone Boone deceased. Now should the said Stone Boone
die and not fully perform the duties of Guardian towards the said minor orphan
and no one except his discharge his duty faithfully then this obligation to be void
else to remain in full force and virtue.

Stone Boone *Seal*
N. C. Samuels *Seal*
Benjamin Boone *Seal*

June First 1846

Dolat Willaford's Last Will and Testament

In the name of God I Dolat Willaford of the County of Gibson and State of Tennessee do make and publish this my last will and Testament of First & above that my body be decently Interred in a Christian like manner.

Sincerely I give and bequeath to my daughter Amanan Parker during her life of sterility the House and two Lots I own in the Town of Hunter and at her death or marriage to be equally divided among my Grand Children William Parker, Amunell Parker & Harry Parker.

I truly appoint my daughter Amanan Parker my executrix to execute this my will and Cloth her with power to sell the House and Lots herein devised upon such trouble as she may think most advisable to meet the expenses in the purchase of Lands whereof she thinks proper. Should she sell the House and Lots and purchase Land said Land to be equally divided among my said Grand Children at her death or marriage. I do not desire that my executrix shall give Security this 17th day of November 1845 G. Dolat Willaford ^{his} mark

Signia Sealed before & acknowledged
in presence of us this 17th 1845

Let Linda Hogg
Helen Parker

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July First 1846

State of Tennessee Gibson County

Know all men by these presents that we William B Cheep Mr. W. Scrape & Elmer B Elmer all of the County of Gibson in the State of Tennessee are held and firmly bound unto David H Brown Governor of the State of Tennessee his successors in office in the sum of five thousand Dollars for the payment of which sum we will and truly to be made means each of us jointly and severally him ourselves and his executors and administrators jointly by these presents Sase with our Seal and date this 6th day of July 1846

The condition of the above obligation is such that whereas the above bound named William B Cheep was this day in the 6th day of July 1846 owing Delict Polany Public for the County of Gibson in the State of Tennessee for the most incuring of six years now should the said William B Cheep still hold public office all the debts of Nelson Public of said County of Gibson and all respects duly discharge the debts of said office agreeable to law then this obligation to be void otherwise to remain in full force and virtue.

William B Cheep
W. Scrape
Elmer B Elmer

Asst Auditor Chairman
of Gibson County Court

Daniel McDougald Ga: Alex. Clark

State of Tennessee I know all men by these presents, that we Daniel Clark formerly Asst Auditor, McDougald & Clark, & Hon. M. Dougald of the County and State aforesaid, are held and firmly bound unto John McDowell Chairman of the County and State aforesaid as well and jointly bound in a court for said County, and his successors in the sum of Eight hundred dollars to be paid to said Justice or his successors in office; which payment well and truly to be made we bind ourselves further executors or administrators jointly severally and firmly by these presents sealed with our seal and dated this 4th day of July 1846.

The condition of the above obligation are such that whereas the above bound D. McDougald was this day chosen Guardian of Alex Clark.

Now should the said D. McDougald 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 also to remain in full force and virtue.

Daniel M. Dougald *Pd*
Alexander M. Dougald *Pd*
Hon. M. Dougald *Pd*

July 22nd 1846

State of Tennessee Gibson County

Know all men by these presents; That we David McDougal, Daniel McDougal, & Alexander McDougal of this County, and others aforesaid are held and firmly bound unto John McDowell 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; and which payment well and truly to be made we bind ourselves our heirs executors or administrators jointly severally and firmly by these presents.

Sealed with our seals and dated this 1 day of July 1846.
The conditions of the above obligation are such, that whereas the above bound often McDougal was this day appointed Guardian of John J. Allen Chkr.

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

John McDougal
Daniel McDougal
Alexander McDougal

State of Tennessee Gibson County

Know all men by these presents, that we Joseph Allen Jones & Jas Parker of the County and State aforesaid, are held and firmly bound unto Jas D. McDowell Chairman of the County Court for said County, and his successor in office, in the sum of three 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 10 day of July 1846.

The condition of the above obligation is such that whereas the above bound Joseph Allen was this day chosen and appointed Guardian of Francis M. Josiah & Benjamin F. Allen.

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

Josiah Allen
J W Jones
James Parker

July 22nd 1846

State of Tennessee Gibson County

Know all men by these presents, that we John A. Bolton Nathan & Jas. Hawn of the County and State aforesaid, are held and firmly bound unto John D. McDowell 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, and 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 6 day of July 1846.
The conditions of the above obligation are such that whereas the above bound John A. Bolton was this day appointed Guardian of Neal & Mary McDouglas & John D. Sardis Co. M. Hawn heirs of Hugh Hawn.

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

J. A. Bolton Seal
John D. Sardis Seal
Jas. Hawn Seal

State of Tennessee Gibson County

Know all men by these presents, that we Bennett Ragan J C Hollingsworth & W. Hays of the County and State aforesaid are held and firmly bound unto Jas D. McDowell Chairman of the County Court for said County, and his successors in office, in the sum of three hundred and eighty one 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 6 day of July 1846.

The condition of the above obligation is such that whereas the above bound was this day chosen and appointed Guardian of Elizabeth L. Abbott Yancy

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

B. Ragan Seal
J C Hollingsworth Seal
W Hays Seal

July Term 1846

State of Tennessee Gibson County

I know by all men now present that we the M^rs. M^r W^m Mc^dowell
Thomas Cooper Esq^r & Burnell of the County and State aforesaid are
held and firmly bound unto J^r. D^r. M^r Mc^dowell Chairman of the County Court for
said County, and his Successors in Office, in the sum of Four thousand
six hundred and sixteen Dollars, to be paid to said Justice or his Successor or his
Assignee, to which payment well and truly to be made, we bind ourselves, our heirs
our Executors and Administrators, jointly, severally and firmly by these presents
Sealed with our Seals and dated the 6th day of July 1846.

The Condition of the above Obligation is such, that whereas the above
named John D^r. Northern was this day chosen and appointed Guardian
of Peter Valentine.

Now, should the said John Mc^dowell 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.

John D^r. Northern Seal
Thomas Cooper Seal
Thos Burnell Seal

State of Tennessee Gibson County

I know all men these presents that we the M^rs. M^r W^m Mc^dowell
William D^r. Blakemore of the County and State aforesaid are held and firmly
bound unto John D^r. M^r Mc^dowell Chairman of the County Court for said County
and his successors in office in the sum of Eight hundred dollars to be paid to
said Justice or his successors in office or assigns and which payment well and truly
to be made we bind ourselves our heirs executors or administrators jointly, severally and firmly
by these presents. Sealed with our seals dated this 6th day of July 1846.

The condition of the above obligation are such that whereas the above
named John D^r. Mc^dowell ~~has~~ is this day appointed Guardian of the
Wallace heir of Sion Poor Doctor

Now, should the said John D^r. Mc^dowell well and truly
perform the Duties of Guardian towards the said minor Captain, and
in all respects discharge his duty faithfully then this obligation to be void
else to remain in full force and virtue.

John D^r. Mc^dowell Seal
J^r. M^r Marshall Seal
W^m D^r. Blakemore Seal

July Term 1846

Preston & Phillips Guar of Charles Phillips

State of Tennessee I know all men by these Presents that we Preston &
Gibson County M^r Phillips, A^r. L^r. Langford and Green Williams of the County
and State aforesaid, are held and firmly bound unto
John D^r. M^r Mc^dowell Chairman of the County Court for said County and his
successors in office, in the sum of Sixteen hundred Dollars, to be paid to
said Justice, or his successors in office, and 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 7th day
of July 1846.

The conditions of the above obligation are such, that whereas the above named
P. G. Phillips was this day chosen and appointed Guardian of Charles Phillips.

Now should the said P. G. Phillips 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 & virtue.

P. G. Phillips Seal
A. L. Langford Seal
Green Williams Seal

Dennis Tatum, Guardian, Luke Tatum

State of Tennessee I know all men by these Presents, that we Dennis Tatum, John Mc.
Gibson County, Northern, and John & Evans of the County and State aforesaid, are held
and firmly bound unto John D^r. M^r Mc^dowell Chairman of County Court for said County
in the sum of Ten Thousand two hundred and six Dollars, to be paid to said Justice
or his Successors in office, and which payment well and truly to be made, we bind our-
selves, our heirs, executors or Administrators, jointly, severally and firmly by these presents
Sealed with our seals and dated this 8th day of July 1846.

The conditions of the above obligation are such that whereas the above named
Dennis Tatum was this day chosen and appointed Guardian of Luke Tatum.

Now should the said Dennis Tatum 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.

Dennis Tatum Seal
John Northern Seal
John C. Evans Seal

July Seven 1846

State of Tennessee Gibson County

I know all men by these presents that we John S Hill
David Jones Scammon Bell Whittle of this county and state aforesaid
are held and firmly bound unto John D M' Dowell Chairman of the
County Court for said County and his successors in office in the sum of one thousand
Dollars of & to be paid to said Justice or his successors in office and 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 6 day of July 1846.

The condition of the above obligation is such that whereas the
above bound John S Hill was this day appointed Guardian of Adrianna
Sewra M Saury R Davison heirs of A S Davison Decd.

Now, should the said John S Hill 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 S Hill Seal

David Jones Seal
I B W Whittle Seal

State of Tennessee Gibson County

I know all men by these presents that we John Hulbrough F S Gistman
Ward

of the County and State aforesaid are held and firmly bound unto
John D M' Dowell Chairman of the County Court for said County and his
successors in office, in the sum of One thousand two hundred & twenty nine Dollars & cent
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 6th day of July 1846.

The condition of the above obligation is such that
whereas the above bound John Hulbrough was this day chosen and appointed
Guardian of Lotia French, Matilda Elizabeth Sabilla & Anylla Hulbrough

Now, should the said John Hulbrough 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 Hulbrough Seal
I G Goodman Seal
Wilson Baird

July Seven 1846

State of Tennessee Gibson County

I know all men by these presents that we Isaac Brunnel Thomas Cooper
John M' Dowell Chairman of the County and State aforesaid are held and firmly
bound unto John D M' Dowell Chairman of the County Court for said County
and his successors in office, in the sum of eight hundred & seventy five 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 6th day of July 1846.

The condition of the above bound obligation is such that whereas
the above bound Isaac Brunnel was this day chosen and appointed Guardian
of Joseph D Simmons.

Now, should the said Isaac Brunnel 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.

Isaac Brunnel Seal
Thomas Cooper Seal
John M' Dowell Chairman Seal

State of Tennessee Gibson County

I know all men by these presents that we Daniel C Jettion Wm M
Moore Isaac L Jettion of the County and State aforesaid are held and firmly
bound unto John D M' Dowell 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 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 6th day of July 1846.

The condition of the above obligation is such that whereas
the above bound D C Jettion was this day chosen and appointed Guardian
of Lazarus Akers Jessie Priscilla Gates heirs of Perry gates Decd

Now, should the said D C Jettion 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.

Daniel C Jettion Seal
John M' Moore Seal
Isaac L Jettion Seal

July Term 1846

State of Tennessee Gibson County

I know all men by these presents that we James A. Hunt
P. D. Sandford H. D. Harper of the County and state aforesaid
are held and firmly bound unto J. D. M. Dowell Chairman
of the County Court for said County and his successors in office in
the sum of Seven Hundred Dollars, Thirty Dollars 20 Cents 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 6th day of July 1846.

The condition of the obligation is such that whereas the above
bound James A. Hunt was this day chosen and appointed Guardian of Benj.
B. Mary Martha & Matilda Robt

Now should the said James A. Hunt 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.

James A. Hunt Seal
P. D. Sandford Seal
H. D. Harper Seal

State of Tennessee Gibson County

I know all men by these presents that we David Powers
P. Y. Powers and Jas A. W. West of the County and state aforesaid
are held and firmly bound unto John D. M. Dowell Chairman of the
County Court for said County, and 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 6th day of July 1846.

The condition of the above obligation is such that
whereas the above bound David Powers was this day chosen and appointed
Guardian of H. T. & J. S. John D. Mayfield heirs of Jas
Mayfield.

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

David Powers Seal
P. Y. Powers Seal
J. A. W. West Seal

July Term 1846

State of Tennessee Gibson County

I know all men by these presents that we Robert Nesbitt
Joseph Williams, Jesse Williams, Col. W. Hall of the County and State aforesaid
are held and firmly bound unto John D. M. Dowell 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 or administrators, jointly severally and firmly
by these presents sealed with our seals and dated this 1846.

The condition of the above obligation is such that whereas
the above bound R. Nesbitt Joseph Williams was this day chosen
and appointed Guardian of John R. Robert Mary C. Williams to look
to Stephen G. Love heirs of H. C. Love Decd.

Now should the said Nesbitt & Williams well and truly
perform their duties of Guardian towards the said minor orphans,
and in all respects discharge their duty faithfully then this obligation
to be void else to remain in full force and virtue.

Robert Nesbitt Seal
Joseph Williams Seal
Col. W. Hall Seal
Jesse Williams Seal

State of Tennessee Gibson County

I know all men by these presents that we Elizuray Donaldson
John L. Davis & Humphrey Donaldson of the County and state aforesaid
are held and firmly bound unto John D. M. Dowell 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 and which payment well and truly to be made we bind
ourselves our heirs executors or administrators, jointly severally and firmly
by these presents sealed with our seals and dated this 6th day
of July 1846.

The condition of the above obligation is such that whereas the above
bound E. Donaldson was this day chosen and appointed Guardian of Robert Davis
heirs of John L. Davis Decd.

Now, should the said E. Donaldson 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.

Elizuray Donaldson Seal
John L. Davis Seal
H. Donaldson Seal

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July 10th 1846

State of Tennessee Gibson County

I know all men by these presents that we John D McDowell
Samuel Boyce John M. Burwell of the county and state aforesaid are
held and firmly bound unto John D McDowell Chairman of the 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
assigns; to which payment well and truly to be made we bind ourselves
and our heirs executors or administrators jointly severally and firmly by
these presents; sealed with our seals and dated this 1st day of July
1846.

The condition of the above obligation is such that whereas
the above bound John D McDowell was this day chosen and appointed
Guardian of Sarah C. Wallace
heirs of Henry Morrison.

Now, should the said John D McDowell 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 D McDowell
Samuel Boyce
John C. Gillett

325
July 10th 1846

State of Tennessee Gibson County Honor all men by these presents that we
Gibson County Samuel Malone Nicholas S. Landford Tolton
D Sandford of the County and State aforesaid are held and firmly
bound unto John D McDowell Chairman of the court for
said County and his successors in office in the sum of twelve hundred
and eighty dollars to be paid to said Justice or his successors in office or
assigns; and which payment well and truly to be made we bind ourselves
and our heirs executors or administrators jointly severally and firmly by these presents
sealed with our seals and dated this 4th day of July 1846.

The condition of the above obligation is such that
whereas the above bound S. Malone was this day appointed Guardian
of Martha Phillips heir of Charles Phillips Deed.

Now, should the said S. Malone 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.

Samuel Malone
N S Landford
A D Sandford

State of Tennessee Gibson County

I know all men by these presents that we John M. Northern
Thomas Cooper & Isaac Burnell of the County and state aforesaid
are held and firmly bound unto John D McDowell Chairman
of the County Court for said Court and his successors in office in the
sum of five hundred fifty two dollars 24^{cts} 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 6th day of July 1846.

The condition of the above obligation is such that
whereas the above bound John M. Northern was this day
chosen and appointed Guardian of Simon J Wilcox Deed.

Now, should the said John M. Northern
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 M. Northern
Thomas Cooper
Isaac Burnell

State of Tennessee Gibson County

I know all men by these presents that we Thomas Cooper Isaac
Burnell John M Northern of the County and state aforesaid are held and
firmly bound unto John D McDowell Chairman of the County Court for said
County and his successors in office in the sum of Six hundred nine by four
dollar 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 or administrators jointly severally and firmly by these presents
sealed with our seals and dated this 6th day of July 1846.

The condition of the above obligation is such that whereas
the above bound Thomas Cooper was this day chosen and appointed
Guardian of Anthony Simms Jr Simms heirs of et Simms
Deed.

Now, should the said Thomas Cooper 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

Thomas Cooper
Isaac Burnell
John M Northern

July Term 1846

John A. Taliaferro Gua: Josephine Walker

State of Tennessee } Know all men by these presents, that we John A. Taliaferro,
Linson County } Walker, Taliaferro & Benjamin F. Taliaferro, of the county
and state aforesaid are held and firmly bound unto J. D. McDonell, Chairman
of the County Court for said County, and his successors in office, in the sum of
Sum of Eighteen Hundred & Fifty Seven Dollars & 44 cents 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
6th day of July 1846.

The condition of the above obligation is such
that whereas the above bound person or Taliaferro was this day chosen
and appointed Guardian of Josephine Walker.

Now, should the said J. A. Taliaferro 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 to remain in full force and virtue.

John A. Taliaferro Seal
W. Taliaferro Seal
13 F. Taliaferro Seal

John Williams Guardian of Mary J. & John W. Hale

State of Tennessee } Know all men by these presents that we John Williams, John S. West and
Gibson County } Thomas Walker of the County and state aforesaid are held and firmly bound
unto J. D. McDonell Chairman of the County Court for said County, and his successors in office in
the sum of Fifty five 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 6th day of
July 1846.

The condition of the above obligation is such that whereas the above bound John Williams
was this day chosen and appointed Guardian of Mary J. and John W. Hale.

Now, should the John Williams well and truly perform the duties of Guardian toward
the said minor Orphans and in all respects discharge his his duty faithfully; then this
obligation to be void, else to remain in full force and virtue.

John Williams Seal
John S. West Seal
Thomas Walker Seal

July Term 1846

David P. Hamilton, Guardian of John H. Welch

State of Tennessee } Know all men by these presents that we David Hamilton, Gibson
County } Clerk of the county and state aforesaid are held and firmly
bound unto John D. McDonell Chairman of the county, court for said
events, and his successors in office in the sum of one hundred & Thirty two dollars
& 44 cents, 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 and severally and firmly by these presents, sealed with our seals and dated this
6th day of July 1846.

The condition of the above obligation is such, that whereas
the above bound David P. Hamilton was this day chosen and appointed
Guardian of John H. Welch, heir of H. Welch, Deed
else, should the said David P. Hamilton 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.

David P. Hamilton Seal
John C. Powell Seal
George Hamilton Seal

State of Tennessee } Know all men by these present that we David P. Hamilton
Linson County } George Hamilton & Ed. Morris of the County and state
aforesaid are held and firmly bound unto John D. McDonell Chairman
of the county court for said county, and his successors in office in the sum
of two hundred & eighteen dollars & 80 cents 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 or administrators
jointly severally and firmly by these presents, sealed with our seals and
dated this 6th day of July 1846.

The condition of the above obligation is such that whereas the
above bound David P. Hamilton was this day chosen and appointed Guardian
of Angelina Susan and Billy Hamilton.

Now, should the said D. P. Hamilton 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.

David P. Hamilton Seal
John C. Powell Seal
George Hamilton Seal

July Term 1840

Nance P. Ramsay Guar^{dn} of the Heirs of W. Elder &c.

State of Tennessee Know all men by these presents that we A P P Ramsay, John Gibson County, Berry, & P. Ramsay, of the County, Court and State aforesaid, are held and firmly bound unto John D. M'Gowen Chairman of the County Court for said County, and his successors in office, in the sum of two hundred & Thirty five dollar 37 cents to be paid to said Justice, or his executors or assigns to which payment well and truly to be made we bind ourselves our heirs executors administrators jointly and severally and firmly by these presents; sealed with our seals and dated this 6th day of July 1840.

The condition of the above obligation is such that whereas We above bound A P P Ramsay was this day chosen and appointed Guardian of Martha E. William C. Elder his wife Elder's Daughter.

Now, should the said A P P Ramsay 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 for the

A P P Ramsay, Seal
P. J. Ramsay, Seal
Wm C. Berry, Seal

John Y.B. Jones, Guar^{dn} of Drury King's heirs

State of Tennessee I Know all men by this present that we John B. Jones Gibson County Joseph Benson & John D. McCullough of the County and State aforesaid are held and firmly bound unto John D. M'Gowen Chairman of the County Court for said County, and his successors in office, in the sum of one thousand Eight hundred dollars to be paid to said Justice or his executors or assigns; to which payment well and truly to be made we bind our heirs executors or administrators jointly severally and firmly by these presents; sealed with our seals and dated this 6th day of July 1840.

The condition of the above obligation is such that whereas we above bound John B. Jones was this day chosen and appointed Guardian John M. Wilson & Robert S. H. W. Martha E. Elder & Mary A. Lucy C. King minor heirs of Drury King.

Now, should the said John B. Jones 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 B. Jones, Seal
Joseph Benson, Seal
John D. McCullough, Seal

July Term 1840

Know all men by these presents that John W. Bobet William J. Davidson & J. W. H. H. are held and firmly bound unto A. P. Brum, Esq. Attorney of the state of Tennessee and his successors in office, in the just and full sum of six thousand dollars; for the payment of which 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 6th day of July 1840.

The condition of the above obligation is such that Whereas the above bound A. P. Bobet hath this day taken upon himself the further administration of the will of James Bobet deceased. Now if the said A. P. Bobet well and truly execute the same by paying first the debts of the testator, and then the legacies contained in the will. It will be far as the assets may come into his hands will increase and the law charge him, and make some 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.

John W. Bobet, Seal
William J. Davidson, Seal
J. W. H. H. H., Seal

I John D. M'Gowen Chairman of the County Court of Union County Tennessee by the direction of the Court bind us these defendants to pay said Lucy A. Mannard and orphans of the age of six years to Charles Latta with him to live and work as an apprentice until she comes to the age of eighteen years of age during which time the said Lucy shall obey said Latta's commands and faithfully serve the said to Charles and be no wise respects subject to his authority and control according to law and her duty as an apprentice.

and the said Charles Latta on his part promises and agrees that he will teach and instruct the said Lucy at Mannard in the trade and business of weavers working and to read and write and cipher through the single rule of three or cause the same to be done of said Lucy to have capacity and he will also constantly find for the said Lucy at Mannard sufficient to eat Lodging washing and apparel and other necessary things to an apprentice both in Latta's and in his own care and also take care of her morality and treat her with humanity and at the end of her time given for her working three years found her single two blankets & quilt one Bedstead two pillows with a suit of clothes worth ten dollars and the day of payment shall be her board and bed. The Latta and the said Lucy

July Tenth 1840

State of Tennessee We John L Davis Thos Tracy Donaldson John F Davis of Gibson County, Benjamin F. Tavel H H Davis are held and firmly bound unto J. W. Brown Governor of the state of said, for the sum of one thousand dollars, for which payment well and truly to be made, we bind ourselves our heirs executors and administrators jointly and severally, firmly by these presents, sealed with our seal and dated this 10th day of July 1840.

The condition of the above obligation is such, that if the above bound John L Davis Administrator of all and singular the goods and chattels, real estate and credit of John L Davis deceased, do make or cause to be made, a true and perfect inventory of all and singular the goods and chattels right and credits of the said deceased, which have or shall come to the hands of person or knowledge of him, the said John L Davis or into the hands of his executors 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 of 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 administrator's account the same being first examined and allowed by the court of 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 executors executors herein named do exist the same unto court making request to have it allowed and approved according to the said John L Davis above bound being thereunto required, do render and deliver the said letters of administration, approbation of such testament being first had and made, on the said court; Then this obligation to be void else to remain in full force and virtue a term under our hands and sealed this 10th day of July 1840.

John L Davis Seal
H Donaldson Seal
Thos F Davis Seal
B F Tavel Seal
H H Davis Seal

July Tenth 1840

State of Tennessee Silver Wright

We James et al H C D Blair & Jas B Blakemore are held and firmly bound unto A J Brown Governor of the State of said, for the sum of one thousand dollars, for which payment well and truly to be made we bind ourselves our heirs executors and administrators jointly and severally firmly by these presents, sealed with our seals and dated this 10th day of July 1840.

The condition of the above obligation is such that if the above bound J C W Hays Administrator of all the goods and singular the goods and chattels right and credits of the said deceased do make or cause to be made a true and perfect inventory of all and singular the goods and chattels right and credits of the said deceased, which have or shall come to the hands of person or knowledge of him, the said J C W Hays or into the hands of his executors or persons for him do well and truly administer the same or make to exist or cause to be exist to the said deceased, correct action arising for administration past due; and the same goods & chattels and credit of the said deceased, at the time of his death or which may arise after shall come to the hands of his executors of the said J C W Hays into the hands of his executors or any other person or persons for him do well and truly administer according to law; and further make or cause to be made a true and just account of his said administration within two years of 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 administrator's account the same being first examined and allowed by the court of 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 executors executors therein named do exist the same unto court making request to have it allowed and approved according to the said J C W Hays above bound being thereunto required, do render and deliver the said letters of administration, approbation of such testament being first had and made in the said court; Then this obligation to be void else to remain in full force and virtue a term under our hands and sealed this 10th day of July 1840.

James C W Hays Seal
D D Blair Seal
James B Blakemore Seal

July Term 1840

State of Minnesota Gibson County,

W^m Martin B. Peterson & P. Chalmer & B. C. Holmes are held and firmly bound unto H^r Brown Governor of the State aforesaid, for the time being and his successors in office in the sum of Five Hundred dollars, for which payment well and truly to be made we bind ourselves, our heirs executors, and administrators jointly severally, firmly by these presents sealed with our seals and dated this 10 day of July 1840.

The condition of the above obligation is such that if of the above bound we find ourselves bound to the said W^m Martin B. Peterson & P. Chalmer & B. C. Holmes as Administrators of all and singular the goods and chattels, rights and credits of said Testator deceased, to make a count 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 possession or knowledge of him the said W^m Martin B. Peterson & P. Chalmer & B. C. Holmes or any other person or persons to him so called and sent, accounting according to law; and further to make over to be made a true and just account of his said administration within two years after the date of these presents, and all the rents and residue of said goods chattels and credits which shall be found remaining upon the said administration to the amount of 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 him to law; and if it shall appear, that any test or will instrument was made by the abovesigned and their executors or executors Testamentary, do exhibit the same in to court, making request to have it allowed and if approved and confirmed by the said W^m B. Peterson above bound being thereto required to review and deliver the said letters of administration, (supplement of will 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 10th day of July 1840.

Test

John D. McDonnell
Chairman

W^m Martin B. Peterson P^l
P. Chalmer P^l
B. C. Holmes P^l

July Term 1841

A. J. Help Esq^r T. A. T. Bond

Precious Testimony by these presents that we Nelson & Help James A. White & John M. Green all of the County of Anoka in State of Minnesota are held and firmly bound unto H^r Brown Governor of the State of Minnesota for the time being and his successors in office in the sum of twenty thousand dollars which sum shall and truly to be paid we and each of us bind ourselves our heirs executors and administrators jointly severally and severally and firmly by these presents sealed with our seals and dates this 10 day of July 1841.

The condition of the above obligation is such that whereas the above bound A. J. Help hath been elected County Lawyer of said County and State aforesaid for the term of four years from these presents. This should the said A. J. Help fully and truly perform and satisfy his duty of Electing Lawyer for said County of Anoka in said State of Minnesota and all respects elsewhere his duty of performing of office faithfully and agreeable to law this obligation to be void and to be void also to remain in full force and virtue.

Test

A. J. Help
T. A. T. Bond

N. Help
J. M. Help
John M. Green

July 10th 1846

James Bobbitt's Last Will and Testament
In the Name of God Amew

I James Bobbitt of the County of
Huron & State of Michigan being of sound Mind & doo
disposessing memory do Constitution make and reppoint the
my Last will and testament in manner following. Be it M^t
I give to my son John D. Bobbitt Negro Boy of servitude
one hundred thirty three sou three & $\frac{1}{2}$ acres the same
that William of Garrison made him a gift to have Sixty six
 $\frac{1}{2}$ acres lying west of the place William of Garrison bound part
of the same for a new Survey to him & his heirs forever.

I give to my son James Bobbitt Negro Boy also the tract
of Land bought by John Eastwood after deducting forty acres
from the same. My self one hundred & sixty acres be the same
more or less to himself & his heirs forever.

I give my son Benjamin A. Bobbitt Negro Boy same and
the tracance of my Land say three hundred & fifteen acres whereon I
now live the boy same is now of age and leave in his mother's care
Causes to himself and his heirs forever.

I give to my daughter Martha Jane Bobbitt when she
Marries for causes of age, either Nancy or Sarah as the causes
and if those should be an increase of either or children the sum
to her and her heirs forever.

I leave my wife Mary during her widowhood Seven Thousand
Nancy or Sarah according to Martha's choice both Sarah Martha, clear-
tacks one & also boy same tell Negro Slave takes him 18th of age also
all my household & Utensils furniture Morris cattle Hogs & Waggoons
except Horses known in the family to belong to John & James are out of
House hold to furnish John & James a Cow & half each & Bird & Furniture
such others they may need also it is my further wish for Martha & Negro
to have each of them to have such thing need Beast & Slave & Bird &
furniture of the property bound to their mother also during first debts
paid either by sale of such property as can be best spare proceeds of the same
or hire of Negroes say Chops by ways.

I further wish at the death of my wife before her
(or marriage by her or otherwise amongst my daughters) in manner as follow

I wish Frances Mary to have Seventy Five Dollars paid to
make his property equal to Dorothy & Susan paid out of Susan's part
in Consideration of money paid by James Bobbitt for W. H. & Carter
in the Bank. I further wish Dorothy, Susan, Frances, Mary & Martha
James Bobbitt to have the Balance after all first debts being paid off to
be equally divided amongst them provided Dorothy should have
no children or children if not then amongst my two younger daughters
as far as One hundred Dollars each if the property remains to
Sale or administration more than hundred dollars each then to be equally

July 10th 1846

divided amongg Boys & Girls & further wish of Martha Sims or Boga
A Bobbitt dying there are before they become of age for them
to have another as last left by a friend of various amongst her

I hereby make & appoint my son John W. Bobbitt Executor to this
My last will and testament and hereby revoking all former wills
He is witness whereof I have hereunto set my hand & seal this 10th
day of October AD 1846

Signed & attested in
presence of

Stephen Garrison 3
Thomas G. James 3

James Bobbitt

August Term 1816

In the name of God amē. I Robert Holmes Senior of the County of Oglethorpe
to State of Georgia being of sound & perfect mind Testimony (Blessed be god) do
this twenty first day of June in the year of our Lord Eighteen hundred and
ninety two that thirty fourth year of my age of memory and judgment make me publish
this my last will & Testament no minnows following—that is to say—
First I give and bequeath unto my daughter Jane Walker & her
whom ever two negroes all my now married property about twenty two years
of ago to me woman named Anna about sixteen years of age—

Secondly I give and bequeath unto my five heirs viz John Holmes
Joseph Walker Robert Holmes Jr. Samuel Patten & William Holmes a
Grant for five thousand acres of Land lying in the State of Georgia in
Georgia River a Branch of the Mississippi and granted to one the
Testator twentieth day of December sometime between & nearly one the said
the Land to be divided as near equal in quantity & quality as may
be to them given for by the above named heirs

Thirdly I give and bequeath unto the testator mentioned above a part
of a grant for two thousand acres of land lying in the State of Georgia
out the Oliver River &c. via Sherman over which the land is claimed to be
disposed of by the general Conference being a tract of land granted to
me the testator the twentieth day of December sometime between &
Ninety one & I hereby make & ordain my worthy friends John Holmes &
Robert Holmes my Executors of this my last will & testament no
doubt whereof I the said Robert Holmes bear here to this my last will
& Testament set my hand and seal this day & year above written
Signed to be published as follows
Robert Holmes *John B. Hardin*

January 1st 1916 Personally appeared in Court William Chapman
one of the witnesses to the within will and after being duly sworn saith
that he saw the witness named Robert Holmes and signed said published
and delivered the within instrument of writing to be his last will and testament
and at the time of his so doing he was of sound mind & memory to the best
of his knowledge & belief to help you god

Ma Rainey bbb

Ma Rainey bbb

Suborn to and subscribed in

Recorded the 21st day of January

1916

Georgia

Oglethorpe County 3 I Matthew Rainey Clerk of the Court of Ordinary for the County
aforesaid do hereby certify the above and foregoing to be a true
copy of the will said to be the last will & testament of Robert Holmes late
Testator from Book B Folio 121— Done under my hand and Seal of office
the 1st day of September 1823

Matthew Rainey bbb

Georgia

Oglethorpe County 3 I William Lumpkin Senior Justice of the和平 aforesaid Court
of the County aforesaid & acting Judge of the Court of Ordinary do hereby
certify that Matthew Rainey Esq. is Acting Clerk of the Court of Ordinary
for the County & State aforesaid & that he has sent & bequest right of sealed
bequeath to his official signature & seal of office as such done under
my hand & seal this 1st day of September 1823

William Lumpkin

f. b. b.

State of Georgia

Habersham County 3 I William Craig Register of said County do hereby
certify that the foregoing will and testament said to be
of Robert Holmes aforesaid is duly colorable in my office with the above
Certificates in Book M page 28 and 29— Given under my hand this
16th day of December 1824

Wm. Craig H. G.

State of Georgia

Habersham County 3 I B. B. Gilbert Register of the County aforesaid
do certify that the foregoing will and testament
of Robert Holmes late and testator are true and perfect copies as
remain of record in my office—

Given under my hand at office in Winston this 13th day
of May 1904 L. B. Gilbert Regis

August 10th 1846

Abraam MacLanore's Last Will and Testament.

In the name of God Almigh. I Abraam MacLanore of the County of Kennebec State of Maine being of perfect birth of sound mind and memory do hereby make this my last Will and Testament hereby revoking all other.

First of all I desire that my Executors herein after named shall take as little outlay as possible after my death settle and pay out of my Estate all my just debts.

Secondly I give and bequeath unto my daughter MacLanore twenty five Cents having previously given her his portion.

Thirdly I give and bequeath unto my son in law Richard Ward and Elizabeth his wife Twenty five Cents having previously given them their portion.

Fourthly I give and bequeath unto my son Edmund John MacLanore his Twenty five Cents having previously given them their portion.

Fifthly I give and bequeath unto my son in law John W. MacLanore and wife twenty five Cents having previously given them their portion.

Sixthly I give and bequeath unto my son Young Althus MacLanore Twenty five Cents having previously giving him his portion.

Seventhly I give and bequeath unto my daughter MacLanore and my infant daughter Rebecca Brown all the余物 of my Estate of any kind to be equally divided between them and my wife her or heirs by said wife and of my infant child should she die and I have no other heir by my said wife and thirty days without issue of this day then in that case I will her or their portion to return to my children or heirs as above named to be equally divided among them and their representatives and of my wife Sally MacLanore should die before my infant daughter Rebecca Brown or my heirs of the body of my said wife Sally I will and bequeath her portion of my Estate to Rebecca and said heirs and of them should continue to live I give them to have a good education out of my Estate to her should my wife live longer than my heirs or heirs by said wife and thirty days of her death at the death of my wife I will and desire her portion to go to those heirs and if they should leave no such heir or heirs then in that case my wife's portion and that of my heirs or heirs as the case may be of my said wife Sally to be divided between my first children and their representatives.

Eighthly - Should my wife Sally Marry I will and desire the property to be equally divided between my wife and my heirs of her body and at the death of my wife her portion is to return back to my heirs or heirs by said wife and of no heirs by my wife Sally then in that case the property is to return to my first children and their representatives to be divided equally.

Ninthly I nominate and constitute and appoint Young Althus MacLanore and Rogers MacLanore and William Evans Executors to settle my Estate and after the estate is settled there are hereby appointed trustees to this my last will and testament.

3 3 3 3 3 3 3

August 10th 1846

For the purpose to see my will is put in full execution as intended and for the purpose of keeping a court of law property from taking place. If my wife should die and of them should leave at any time the property is likely to be wasted or run off at the dying of my children they are at the liberty to take said property into possession and hire out the same and rent out the land or lands as they may see most agreeable and see all other property for the benefit and benefit of my wife or said heirs as the case may be but in no case to deprive her of her dwelling house and other necessary out houses and of other property which should see or be free to act it as my will that the County Court of Kennebec County State of Maine should appoint one or more trustees to this my last will and testament giving them as full power and authority to act under this will as the I have appointed them my self.

For testifying whereof I have hereunto set my hand and affixed my seal this the twentieth day of July one thousand eight hundred and thirty five - the words set out on the second page inserted before signed.

Attest

J. M. Bartlett
W. A. Harron
John J. Barnard

Lucy & Cornelia Davis of Thomas & Cornelia Davis
State of Maine, Kennebec County

Know all men by these presents that we Lucy & Cornelia and Joseph B. George & wife of the County and State afterward we will and jointly bind unto John W. McCollum Sheriff of the County Court for said County and his successor in office or the sum of eight thousand dollars to be paid to said Justice or his Successor in office or assigns and which payment shall and truly to be made we bind ourselves our heirs executors or administrators jointly bearing and jointly by these presents to abide with our seals also dated this 10th August 1846.

The condition of the above obligation is such that whereas the above bound John J. Barnard was this day appointed Successor of Thomas & Cornelia Davis of Thomas & Cornelia Davis - now should the said Lucy & Cornelia and jointly perform the duty of Successor towards the said minor & orphans and in all respects discharge her duty faithfully from this obligation to be and also to remain in full force and virtue.

John J. Barnard *sig*
A. D. George *sig*
J. T. H. *sig*

August Term 1846

William B Jones, Master of Almariet & B Jones, Deceased
State of Tennessee Gibson County

To William B Jones, Thomas B Jones & Joseph S. Brown our heirs and friends
be it known to the Governor of the State aforesaid for the time being and
his successors in office in the final sum of five hundred Dollars for which payment
will abide fully to me made in kind whatever our heirs executors and Administrators
jointly and severally jointly by these presents sealed with our seals and witness
this 3d day of August 1846.

The Recitation of the above obligation is such that if the above bound William
B Jones Administrator of all and singular the goods and chattels rights and credits
of Almariet B Jones the deceased as maker or cause to be made a true and perfect Inventory
of all and singular the goods and chattels rights and credits of said deceased which
have or shall come to the hands of his or knowledge of him the said Almariet B
Jones or into the hands and possession of knowledge any other person or persons
for him and the same to make no exhibit or cause to be exhibited to the next County
Court whose 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 Almariet B Jones to onto the hands or possession
of any other person or persons for him do make 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 as
the rest and residue of said goods chattels and credits which shall remaine
upon the said Administrators account the same being first examined and
allow'd by the County Court shall determine 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 execu-
tors thereof named as exhibit the same into court making request
to have it allowed and approved accordingly of the said Almariet B Jones
above bound being thence required as before and after the said letters
of Administration (approbation of such testament being first had and made)
to the said court that this obligation to be void and of no effect or else
to remain in full force and virtue — Given concurred herein and
Sealed this 3d day of August 1846

Wm B Jones *Seal*
Joseph S Brown *Seal*
Tho B Jones *Seal*

August Term 1846

Thomas E Ward, Administrator of Michael Dickey Deceased
State of Tennessee Gibson County

Mr Thomas E Ward, William H Clement & James Roe are heirs and friends
bound unto A W Brown Governor of the State of Tennessee aforesaid for the time
being and his successors in office in the final sum of three hundred dollars for
which payment will abide fully to be made in kind whatever our heirs Execu-
tors and administrators jointly and severally jointly by these presents sealed with
our seals and witnesses this 3d day of August 1846.

The Recitation of the above obligation is such that if the above bound
Thomas E Ward Administrator of all and singular the goods and chattels
rights and credits of Michael Dickey deceased as maker or cause to be made
a true and perfect Inventory of all and singular the goods and chattels rights
and credits of said deceased which have or shall come to the hands of his or
knowledge of him the said J E Ward or onto the hands and possession of
knowledge of him the said J E Ward or unto the hands and possession of
any other person or persons for him and the same to make no exhibit or cause to be exhibited to the next County Court whose
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 other time
after shall come to his hands or possession of the said Thomas E Ward or onto
the hands or possession of any other person or persons for him do make and truly admin-
ister according to law and further do make or cause to be made a true
and just account of said Administration within two years after the date
of these presents and all the rest and residue of said goods chattels and
credits which shall be found remaining upon said Administrators account
the same being first examined and allowed by the County Court shall determine
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 executors or executors thereof
named as exhibit the same into court making request to have it allowed
and approved accordingly of the said J E Ward above bound being thence
required as before and after the said letters of administration (appro-
bation of such testament being first had and made) no the said
court that this obligation to be void and of no effect or else to remain
in full force and virtue — Given under our hands and Sealed the 3d
day of August 1846

Tho C Hall *Seal*
William H Clement *Seal*
James Roe *Seal*

August Term 1846

Left G. B. Ho Coop John B. Hay & William Hemondale are here and jointly binden
to V. Brown Governor of the State of New-York for the time being and his successors
in office in the penal land of New-York for which payment will and
hath to be made unto him or his executors and administrators jointly
severally and severally by three presents sealed with our seals and dated this 3^d
day of August 1846.

The condition of the above obligation is such that if the above bound
G. B. Ho Coop Administrator of all and singular the goods and chattels rights
and benefits of V. Brown deceased so make or cause to be made a
true and perfect Inventory of all and singular the goods and chattels rights
and benefits of the said deceased which have or shall come to the hands
possession or knowledge of him the said G. B. Ho Coop or into the hands and possession
of no other person or persons for him and the same to exhibit
so exhibited or cause to be exhibited to the next County Court where orders for
administration passed: and the sume 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 G. B. Ho Coop or into the hands or possession of any other
person or persons for him so shall and may be administered according to law
and for this so make or cause to be made a full and true account of
his said Administrators whether his young after the date of these
presents (and all the rest and the residue of said goods chattels and
benefits which shall be found remaining upon the said Administrators
account the same being first examined and accounted by the County
Court shall allow and pay unto such person or persons respectively
as the same shall be due unto pursuant to Law; and of it shall
appear that during last Will and testament was made by the
deceased and the Executor or Executrix named as exhibit the sum
into Court making request to have it allowed and approved during
of the said G. B. Ho Coop above bound being thereunto required as under
and as in the said letter of administration (approbation of such
testament being first had and made) in the said Court the
said obligation to be void and of non effect or else to now
no full force and effect. — Given under our hands and
Seals this 3^d day of August 1846.

G. B. Ho Coop *(Signature)*
John B. Hay *(Signature)*
William Hemondale *(Signature)*

Not Attestable *(Signature)*

August Term 1846

Robert Atchison Administrator of William Mather's Estate

State of New-York Gibson County

He Robert Atchison Esq & A. H. Chapman Notary are here and personally bound
unto V. Brown Governor of the State aforesaid for the time being and his
successors in office in the penal land of five hundred dollars for which
payment will and truly to be made unto his executors and administrators jointly
severally and severally by three presents sealed with our seals and dated this 3^d
day of August 1846.

The condition of the above obligation is such that whereas of
the above bound Robert Atchison Administrator presente of William Mather
deceased so make or cause to be made a true and perfect Inventory of all and
singular the goods and chattels rights and benefits of said deceased which
have or or shall come to the hands and possession or knowledge of him the said
Robert Atchison or into the hands and possession of any other person or persons
for him and the same so make or cause to be exhibited to the
next County Court where orders for administration passed and the same
goods chattels and credits of the said deceased as used at the time of his death
or which at any time after shall come to the hands or possession of the said
Robert Atchison or into the hands or possession of any other person or
persons for him so shall and may be administered according to Law and further
so make or cause to be made a full and true account of his said Administered
as Administrator presente of the last Will and testament of said William
Mather Same will shall be tried so exhibited the same unto Court making
request to have it allowed and approved accordingly of the said Robert Atchison
above bound being thereunto required as exhibit the said letters of
Administration (approbation of such testament being first exhibited and made)
in the said Court then this obligation to the said end of non effect or else
to remain in full force and virtue Given under our hands and
Seals this 3^d day of August 1846.

Robert Atchison *(Signature)*
A. H. Chapman *(Signature)*
J. A. H. Chapman *(Signature)*

August Term 1846

I, Abrahams Lamore while answer Abraham McLamore witness

Know all men by these presents that the Joseph McCarlil, Thomas Jones & Miles H. Gullock are here and formerly bound unto the Attorney Genl. Court of the State of Tennessee and his successors in office and the just sum of two hundred Dollars for the payment of which well and truly to be made we bind ourselves and heirs executors and administrators jointly severally and firmly by these presents to also with our Seals undated the 3^d day of August 1846.

The condition of the above obligation is such that whereas the above bound Joseph McCarlil has been appointed administrator of the estate of A McLamore Deed both this day taken upon himself the burden and weight of the care of A McLamore Deed now of the said J McCarlil shall use and truly execute the same by paying first the debts of said deceased and then the legacies contained in said will as far as the assets may commence his hands will execute and the law charge him and make a true and perfect bonding of the bonds and chattels of the deceased and where the same in time presented by law then this obligation to be void otherwise to remain in full force and virtue.

J McCarlil *(Signature)*
Thos Jones *(Signature)*
Miles H. Gullock *(Signature)*

State of Franklin Gibson County

Know all men by these presents that we know Thaddeus Walter Thaddeus and Walter Thaddeus Jr. of the County and State aforesaid are here and formerly bound unto John D. Russell Chairman of the County Court for said County and his successors in office and the penal sum of two hundred Dollars to be paid to him justice or his successors in office and which payment was and truly to be made we bind ourselves and heirs executors or Administrators jointly severally and firmly by these presents Sealed with our Seals and dated the 3^d August 1846.

The condition of the above obligation is such that whereas the above bound Thaddeus Thaddeus was this day chosen and appointed to be the Delicta Thaddeus minor heir of Walter & Thaddeus -

Now of thence the said Thaddeus Thaddeus will and truly before the courts of Tennessee towards the said minor Orphan and in all respects discharge his duty faithfully then this obligation to be and us to remain in full force and virtue.

Walter H. Munro *(Signature)*

Thos Thaddeus *(Signature)*
Walter Thaddeus Jr. *(Signature)*
Walter Thaddeus Jr. *(Signature)*

August Term 1846

State of Tennessee Gibson County

Know all men by these presents that no though Rev George Miller Young Reid & Robert Reid of the County and State aforesaid are here and formerly bound unto John D. Russell Chairman of the County Court for said County and his successors in office in the penal sum of Two hundred & forty Dollars to be paid to Justice or his successors in office or his assigns and 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 when sealed this 3^d day of August 1846.

The condition of the above obligation is such that whereas the above known George Miller Reid & Robert Reid were this day appointed guardians of the infant of George Miller Minor heir of Caswell Miller deceased now deceased the said George Miller was and truly performed the duties of Guardian towards the said minor applying in all respects due charge there duty faithfully then this obligation to be void till the said minor in full force and virtue.

George Miller *(Signature)*
Robert Reid *(Signature)*
Young Reid *(Signature)*

August Term 1846

State of Tennessee Gibson County

I John D. McDonald Chairman of the County Court of Gibson County by the direction of the County Court and his behalf as legal bond Slave No 16 James and orphelin of the age of eleven years to Jacob S. Smith with kind to hand and work as and apprenticeship until he attains to the age of twenty one years during which time the said Slave No 16 ~~shall obey the lawful commands~~ and be subject to his authority and control according to law and his duty as an apprentice.

And the said of S. Smith our his part Pevants that he will teach and instruct the said Slave No 16 Spencer in the trade and occupation of a Taylor and to read and write and cipher through the single rule of three or four the same to be done of him shall sufficient capacity and he will constantly find for the said Slave No 16 Spencer sufficient and so agreeing work and apparel and other necessities suited to his condition and apprenticeship both in respect and in health and also to take care of his master and treat him with humanity and at the end of his time will give him a good suit of clothing. Given under our hands this 3^d day of August 1846

Jacob S. Smith *Sig'd*
Henry C. Levy Secretary *(R)*

State of Tennessee Gibson County

We the undersigned present that we John Holcombe Nathan Ward and Edwin H. Cooper of the County and State aforesaid, are held and firmly bound unto John D. McDonald Chairman of the County Court for said court, and his successors in office in the sum of two thousand & thirty four dollars to be paid to said Justice of the successor in office or assignee; 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 September 1846.

The condition of the above obligation is such that where as the above bound John Holcombe was this day chosen and appointed Guardian of Minor O. Henry ^{Age 13} ~~and David Webster~~.

we should the said John Holcombe 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 Holcombe *Sig'd*
Edwin H. Cooper
Nathan Ward *Sig'd*

State of Tennessee Gibson County

We the undersigned present that we Thomas C. Hale, Elihu Mathis and William Sherman Sons of the county aforesaid are held and firmly bound unto John D. McDonald Chairman of the County Court for said court, and his successors in office in the sum of two hundred and fifty Dollars to be paid to said Justice, or his successors in office, or assignee; 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 September 1846.

The condition of the above obligation is such that whereas the above named Thomas C. Hale was this day chosen and appointed Guardian of Minor O. Henry James Drake minor heir of Jas. Drake.

we should the said Thomas C. Hale 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.

Thomas C. Hale *Sig'd*
Elihu Mathis *Sig'd*
William Sherman *Sig'd*

State of Tennessee Gibson County

We the undersigned present that we Peter L. Dayer, John Northern and James Cooper of the County and State aforesaid are held and firmly bound unto John D. McDonald Chairman of the County Court for said court, and his successors in office in the sum of two thousand & thirty four dollars to be paid to said Justice of the successor in office or assignee; 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 September 1846.

The condition of the above obligation is such that whereas the above bound Peter L. Dayer was this day chosen and appointed Guardian of Minor O. Henry ^{Age 13} ~~and Edmund F. V. Allen~~ minor heir of Grace Dayer.

we should the said Peter L. Dayer 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.

Peter L. Dayer *Sig'd*
John Northern *Sig'd*
Thomas Cooper *Sig'd*

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State of Tennessee Wilson County

We, Lucia B. Gitchrist, Jessie Lassiter & Anderson Davis are held and bound unto J. T. Brown Governor of the state aforesaid for the time being and his successors in office in the sum of Six 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 1st day of Sept 1846.

The condition of the above obligation is such, that if the above bounden L. B. Gitchrist Administrator of all and singular the goods and chattels, rights and credits of Allen Gitchrist 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 what have or shall come to the hands or possession or knowledge of him, the said L. B. Gitchrist exect to the hands or possession of any other person or persons for him, and the same so made do exhibit or cause to be exhibited to the next County Court where orders for administration passed and the same goods chattels and credits of the said deceased, at the time of his death or who at any time after shall come to the hands or possession of the said L. B. Gitchrist 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 true and just account of his said administration within two years after the date of these presents and all the rest and residue of said goods, chattels and credits which shall be found remaining after 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 legatees to him; and if it shall appear that any last will and testament was made by the deceased, and other executors or execessors named, do exhibit the same into Court, making request to have it allowed and approved accordingly, if the said L. B. Gitchrist above bound herein thereunto required do render and deliver the said letters of administration, approbation of such testiment being first had and made in the said court; then this obligation to be void and of no effect to remain in full force and virtue: Given under our hands and seals, this 1st day of Sept 1846.

L. B. Gitchrist *[Signature]*
J. Davis *[Signature]*
Jessie Lassiter *[Signature]*

State of Tennessee Wilson County

We, Henry A. Walker, Harry McGee, Nathan D. Sandford are held and firmly bound unto J. T. Brown Governor of the state aforesaid, for the time being and his successors in office in the sum of Five 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 the 1st day of Sept 1846.

The condition of the above obligation is such that if the above bounden Henry A. Walker Administrator of all and singular the goods and chattels rights and credits James M. Walker 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 possession or knowledge of him the said Henry A. Walker or into the hands or possession of any other person or persons for him and the same so made do exhibit or cause to be exhibited to the next County Court where orders for administration: 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 H. A. Walker or into the hands or possession of any other person or persons for him do well and truly administer according to law: and further do make or cause to be made a true and just account of his said administration within two years after the date of these presents and all the rest and residue of said goods, chattels and credits which shall be found remaining upon the said administrator's 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 legatees to him and if it shall appear that any last will and testament was made by the deceased, and the executors or executors herein named, do exhibit the same into court making request to have it allowed and approved accordingly, if the said H. A. Walker above bound herein thereunto required, do render and deliver the said letters of administration, approbation of such testiment being first had and made in the said court; then this obligation to be void and of no effect to remain in full force and virtue: Given under our hands and seals this 1st day of Sept 1846.

Henry A. Walker *[Signature]*
N. D. Sandford *[Signature]*
Harry McGee *[Signature]*

Brown & all men by these presents that we Joseph & Castiel Jones and Miles T. McCallum are held and firmly bound unto A. D. Brown Governor of the state of Indiana and his successors in office, in the just and full sum of Five thousand dollars; for the payment of which well and truly to be made, are and each of us bind ourselves, our heirs, executors and administrators, jointly severally and firmly by these presents. Sealed with our seals and dated this 19th day of Sept 1846.

The condition of the above obligation is such that whereas the above bound Joseph & Castiel both this day before when himself the birth and execution of the will of Sally A. McLamore deceased, knew if the said Joseph & Castiel well and truly execute the same by paying first the debts of the said deceased and then the expenses contained in the said will as far as the assets may come into their hands, will execute and the law charge him and make a true and perfect inventory of the goods and chattels of the deceased and return the same in the time prescribed by law. Then this obligation to be void after work to remain in full force and virtue.

Joseph & Castiel *D*

Thomas Jones *D*

Miles T. McCallum *D*

Sally McLamore's Will

I doth therefore make & publish this my last will and testament hereby testifying and testifying severall other wills by me at any time made

1st First I direct that my funeral expenses and use of my debts be paid as soon after my death as possible out of any money that I may now possess upon my first coming into the hands of my Executor.

2nd Secondly I do give and bequeath to my daughter Deborah A. Williamson & the heirs of her body my whole interest in my deceased Husband estate two thirds of my best beds and all the bedding & all other estate that I may now possess of if she dies without issue I give her in trust of her body three I direct what I have given to be divided in givings between my Brothers & Sisters and the legal heirs of any deceased Husband

3rd third I give my brother John Brown one thousand dollars I supported with my family while here at this place

Lastly I do nominate and appoint Joseph H. Castiel my executor in writing or otherwise I do so to this my wife let my hand & seal the 9th of June 1846

Witnessed and published in presence
and we have subscribed our names hereto

in the presence of the Testator this 9th
day of June 1846

J. P. McCallum

Patricia H. Jones
H. Williamson

State of Indiana - Marion County

W. L. G. H. Pitman Sheriff Probationer Esquire & Notary Public are held and firmly bound unto A. D. Brown Governor of the state and his successors for the sum being and his successors in office in the sum of fifteen 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 11th day of Sept 1846.

The condition of the above obligation is such that if the above bound L. G. H. Pitman Administrator of all and singular the goods and chattels rights and credits belonging whatsoever of the deceased, to make or cause to be made a true and perfect inventory of all and singular the goods and chattels rights and credits of the said deceased which have or shall come to the hands possession, or knowledge of him the said L. G. H. Pitman or into the hands or possession of any other person or persons for him and the same so made do eschew or cause to be eschewed to the next county court & make orders for administration passed; and the same good chattels and credits of the said deceased at the time of his death or within it every time after shall come to the hands or possession of the said L. G. H. Pitman or into the hands or possession of any other person or persons for him to sell and fully administer the same according to law; and further to make or cause to be made above and just account of his said administration within two years after the date of these presents and all the rest and residue of said goods chattels and credits which shall be found remaining upon the said administrator account and the same being first examined and allowed by the county court, shall deliver and pay unto such persons or persons respectively as the same shall be due unto them to him; and if it shall appear that any last will and testament was made by the deceased and the executors or executors there in manner to exhibit the same into court making request to have it allowed and approved according to the said L. G. H. Pitman above bound being thereunto required to render and deliver the said letters of administration (approbation) of such testament being first made in the said court; then this obligation to be void and of none effect, or else to remain in full force and virtue.

Given under our hands and seals and dated this 9th day of Sept 1846

L. G. H. Pitman *D*
Esquire & Notary Public
Marshall Probationer *D*

State of Limerick Gibson County

The Bevarely at Williamson Joseph Williamson and Richard B. Hutchinson
are held and firmly bound unto the W. Brown Surveyor of the state aforesaid for the sum
being and his successors in office in the sum of Ten Thousand dollars for which
payments well and truly to be made, we bind ourselves our heirs executors and administrators jointly
and severally, jointly & for this present, sealed with our seals and dated this 24 day of Sept 1846.

The condition of the above obligation is such, that if the above
bound B. Williamson Administrator of all and singular the goods and chattels, rights and
privileges George Hayes 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 hand possession, or knowledge of him, the said
B. Williamson or unto the hand and possession of any other person or persons for him
found the same so made, do exhibit or cause to be exhibited to the next county court
where orders for administration passed: and the same, good chattels, and credits of
the said deceased, at the time of his death, or which at any time thereafter shall come
to the hands or possession of the said B. Williamson or unto the hand or possession of
any other person or persons for him to sell and bank 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, chattels
and credits which shall be found remaining upon the said administrator account the same being
first examined and allowed by the court & court, shall deliver and pay unto such person
persons respectively as the same shall be due unto payments to him: and if it shall appear
that any last will and testament was made by the deceased and the successor or execute
therein named, do exhibit the same unto court, making request to have it allowed and
approved accordingly, if the said B. Williamson are about hundred being thereunto
required, do render and deliver the said letters of administration, copy of which
such testament being first had and made, in the said court; then this obligation
to be void and of none effect, also to remain in full force and virtue. Given
under our hands and seals this 24th day of Sept 1846.

B. A. Williamson *Sig*
Joseph Williamson *Sig*
Richard B. Hutchinson *Sig*

Sept 24th 1846

State of Limerick Gibson County

W. William Atchison Trustee of Gibson County Thad E. Hail
& Wilson Williams are held and firmly bound unto the
Supervintendant by Public instructions of the state of Limerick and
his successor in office in the sum of Nine Thousand
Eight hundred & fifty two dollars plus we and each of us bind
the below our true Executrix administrator jointly and severally
by these presents sealed on the our seals and dated the 24th instant

True should the said William Atchison Trustee of said
county faithfully pay over according to Law all monies which
may come into his hand on account of Common Schools
and such other his duty faithfully him this oblig ative to the
place etc to remain in full force and virtue

William Atchison *Sig*
Thomas E. Hail *Sig*
Wilson Williams *Sig*

350

REST OF BOOK BLANK

John Deere 200