Robert Below Lieons Bond france potty file STATE or TENNESSEE, rainger COUNTY, } NOW all men by these presents, That we Willia wis Tedwards all of the county and state aforesaid, our beirs, &c. are jointly and severally held and firmly bound unto bis Excellency she Governor, and his successors in office, in the penal sum of troope bungred and fifty dollars, void on condition there he no lawful objection why Milliann Deshesson and Salley anderson may not be joined together as man and wife in the boly estate of Matrimony. Witness our bands and seals, this 3/10 William Parkilon Seal STATE OF TENNESSEE, Grainger COUNTY. NOW ALL MEN by these presents, that we Robert Parks Alt yandy & Miller W. Basely

all of the state and county aforesaid, our heirs, &c. are jointly and severally held and si mly bound unto his excellency suchidate state. Some Sources and his successors in office, in the penal sum of twelve hundred and fifty dollars, to be void on condition that there he no lawful objection why state and and state of many and miss in the hely office of matrix and

may not be joined together as man and wife in the holy estate of mattimony.

Witness our hande and feals, this 223 4. D. 1803

Mariage Liena Roll Packs Rollyon webs A. Roane goo. 1803 K NOW all men by these presents that we Robert Barson & John Shropsheer

are jointy and feverally held and firmly bound unto

fum of ane Marianer and over the frace of Tennessee or his successor in office, in the penal dollars, to be void on con-

dition that there be no lawful objection why Probert Parson

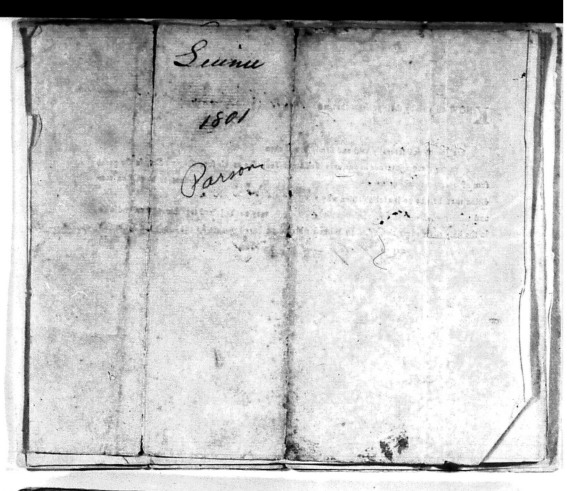
and Many Mary Johnston _ may not be joined together as man and wife

in the holy came of matrimeny. In Witness whereas we have hereunto set our hands and seals, this

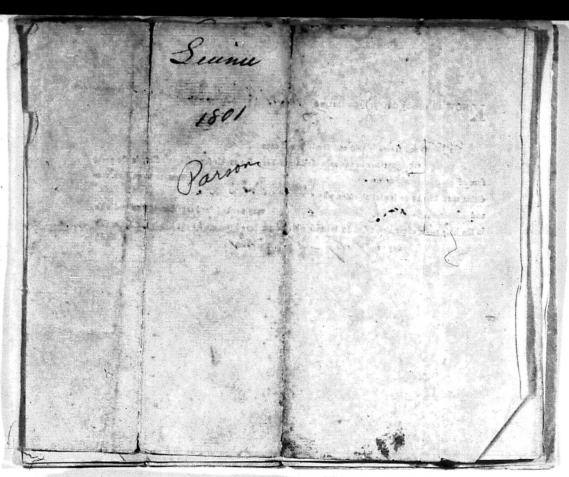
clase of matrimony. In Witness whereas we have hereunto bet our hands and seals,

Joseph Cowellste Collars passon (53)

John Shrops how Tes

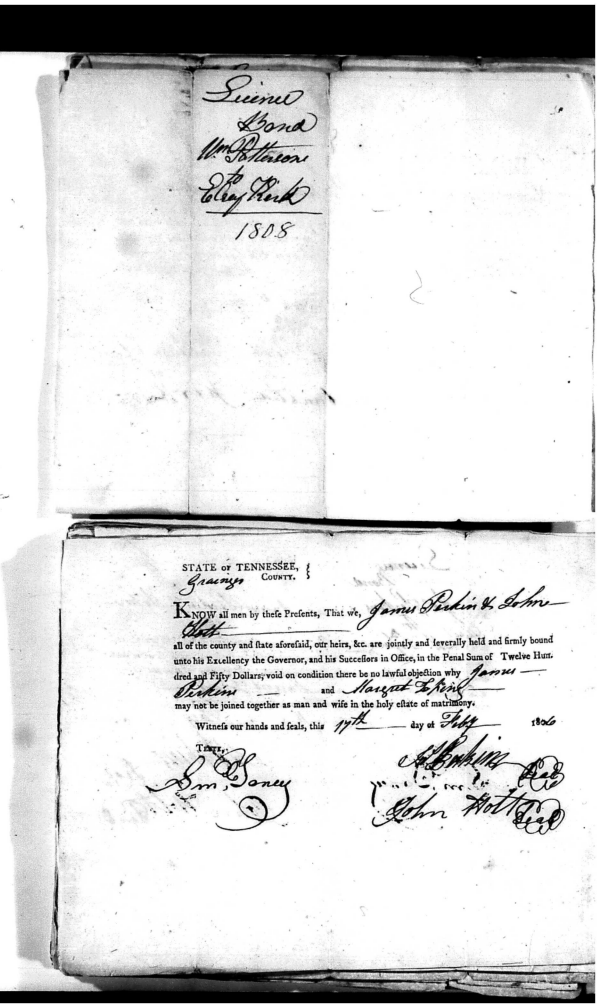


Stage of Tourseller. Grange Goods } KNOW all men by these presents, that we Winston Porlin and
John Molheny all of the county and
state aforesaid, our beirs, &c. are jointly and severally held and firmly bound unto his
excellency the governor, and his fuccessors in office, in the penal sum of twalve hundred
and fifty dollars, void on condition, there be no lawful objection why Ministen
may not be joined together as man and wife, in the
effate of matrimony. Witness our hands and feals the 26 day of June A. D. 180-4
and of our Independence the XX9 Teff, Teff,
Som Janeing John Milling Cal



Proper of Tennelle.	
KNOW all men by thefe prefet	no, that we Minston of orlin and
John Molheny	all of the county and
late aforefaid, our beirs, &c. are j	ointly and feverally held and firmly bound unto his
excellency the governor, and his fu	eccessors in office, in the penal sum of twelve hundred
and fifty dollars, void on condition	there be no lawful objection why Minister and Nancy Misson
	may not be joined together as man and wife, in the
fate of matrimony, Witness our	hands and feals the 36 day of Jac A. D. 1804
and of our Independence the XX	
	· · · · · · ·
Sm Sancy	John Migra
Sm Sancy	John Milling Lead

2 10 10 10 10 10 10 10 10 10 The total and the sport of all the first STATE OF TENNESSEE, } rainger KNOW all men by these presents, That we William Gasterson and armited Kich all of the county and state aforesaid, our beirs, &c. are jointly and severally held and firmly bound unto bis Excellency the Governor, and bis successors in office, in the penal sum of twelve bundred and fifty dollars, void on condition there be no lawful objection why William Patterson and ailey Hich may not be joined together as man and wife in the boly estate of Matrimony. Witness our bands and seals, this 30th TESTE, William . Patterson Feat windanster firk



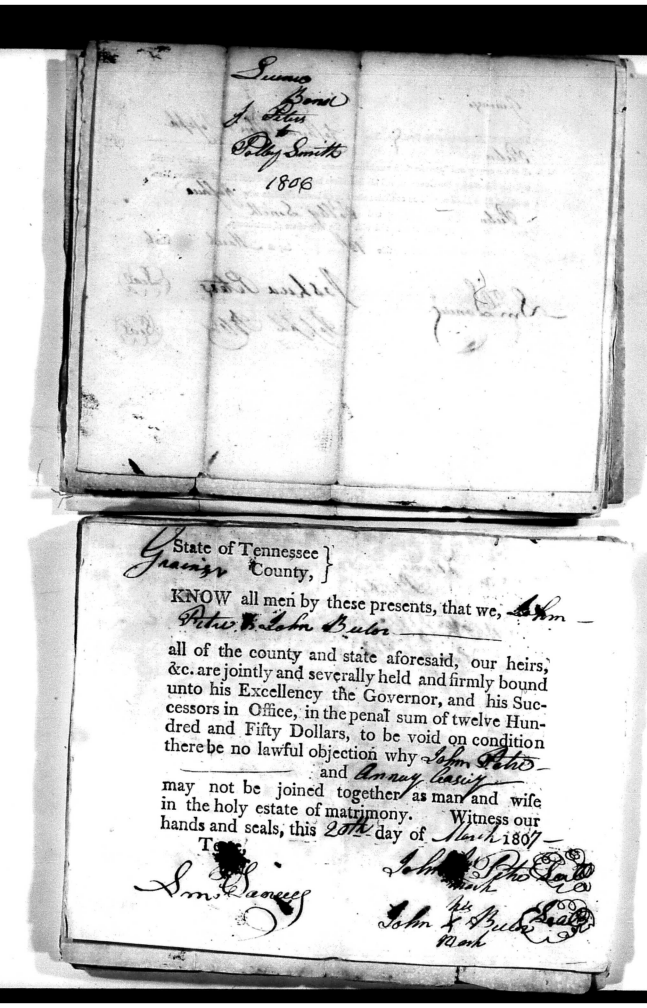
e reference STATE OF TENNESSEE, To any Regular Minister of the Gospel baning the cure of Souls, or Justice of the Peace for said County, GREETING : ${f B}$ Y virtue of the full power and authority in me velled, I hereby authorife and empower you, or either of you, to celebrate and perform the rites of matrimony between James -Sterking & Marguel Toping and join them together as man and wife in the holy estate of matrimony, he having given bond and security as the law directs. Given at Office, the 17 1806 and in the XXX Year of our Independence.

K NOW all men by these presents that we Jacob Person & William Hanking are jointly and feverally held and firmly bound unto Lolm Cenier efq governor in and over the fate of Tennessee or his successor in office, in the penal sum of teretur hundre dollars, to be void on condition hat there be no lawful objection why faceb ? may not be joined together as man and wife in the soly charges matrimony. In Witness whereof we have hereunto set our hands and seals, this state of day of July 1800 Jacob Peauson of Son, Lancy Holiam Hankins Teal

Sisina Sisina 1804 STATE OF TENNESSEE, GRAINGER COUNTY. To any Minister of the Gospel, regularly called, baving the cure of stuls, er Julice of Peace for faid county, GREETING: BY the power and authority in me vefled, I do authorize and licence you or either of you to celebrate the rites of matrimony, between Jacob Person & Neonie Hogs and the holy flate of ematrimony. Given under my hand the one thousand eight hundred

Grainger County } KNOW all men by these presents, that we Joseph Pelon & Charles Hutching · all of the county and. state aforesaid, our heirs, &c. are jointly and severally held and firmly bound unto his excellency the governor, and his fuccessors in office, in the penal fum of twelve hundred and fifty dollars, void on condition, there be no lawful objection why Joseph Return and Namey Kulchimon may not be joined together as man and wife, in the effate of matrimony. Witness our hands and feals the 19 day of Hely. A. D. 1805 and of our Independence the XXIX. Thoules Witches Cal

Son Reton 1805-STATE OF TENNESSEE, Grainie County. K NOW all men by these Presents, That we, Jashua Jabus & all of the county and state aforesaid, our heirs, &c. are jointly and severally held and firmly bound unto his Excellency the Governor, and his Successors in Office, in the Penal Sum of Twelve Hunand Colley Sonith of may not be joined together as man and wife in the Moly estate of matrimony. Witness our hands and feals, this day of March Joshua Peter Sul



Suine John of the Array, Bula 1809 State of Tennessie.

Gracinger County }

KNOW all men by these presents, that we William Phillips Hnow all men by there Arevente that we Nathan Phillips and lowerd Brown are Jointly and severally held and firmly Bound unto archibald Brane Sug governor in and over the estate of Function of his Sucrespor in office in the Sum of Juilou Hundred Dollars to be void on Condition that there be no Law full objection why Nothan Phillips and Winefred martin may got be foined together as man and wife in the holy Estate of matrimony in witness whereof we have hereun to Wet our hands and Weals the 21 Bay of Test John Hall Nathan phelips Burno Brown vist

State of Tenneffee. Grainger Guny } KNOW all men by these presents, that we William Phillips and Kiny Bowen . all of the county and state aforesaid, our heirs, &c. are jointly and severally held and firmly bound unto his excellency the governor, and his fuccessors in office, in the penal sum of twelve hundred and fifty dollars, void on condition, there be no lawful objection why Milliam Phillips and finny burney cut may not be joined together as man and wife, in the estate of matrimony. Witne's our hands and scale the 31 day of farmary A. D. 1801 and of our Independence the XXVIII Milliam hinghillipset

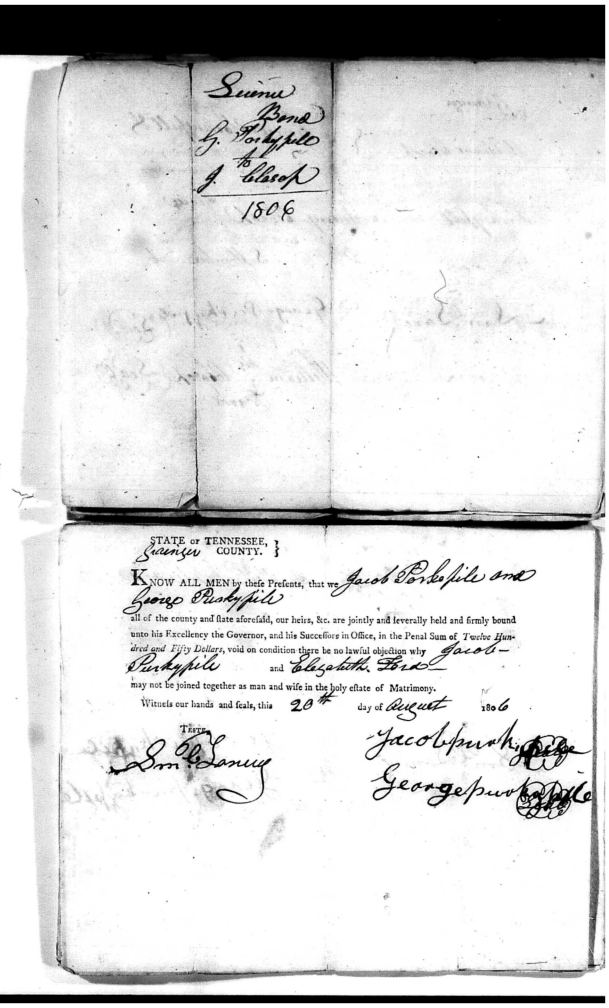
Moring Luine K NOW all men by these presents that we faced Teachours and abraham Pehe house are jointly and feverally held and firmly bound unte Lolon Scauces efq governor in and over the finte of Tennessee or his successor in office, in the penal dition that there be no lawful objection why Jacob Perchouse and Rashel Rellums in the holy chate of matrimony. In Witness whereof we have hereunto fet our hands and feals, this by of august facol Suringfor Olen reform Timo from

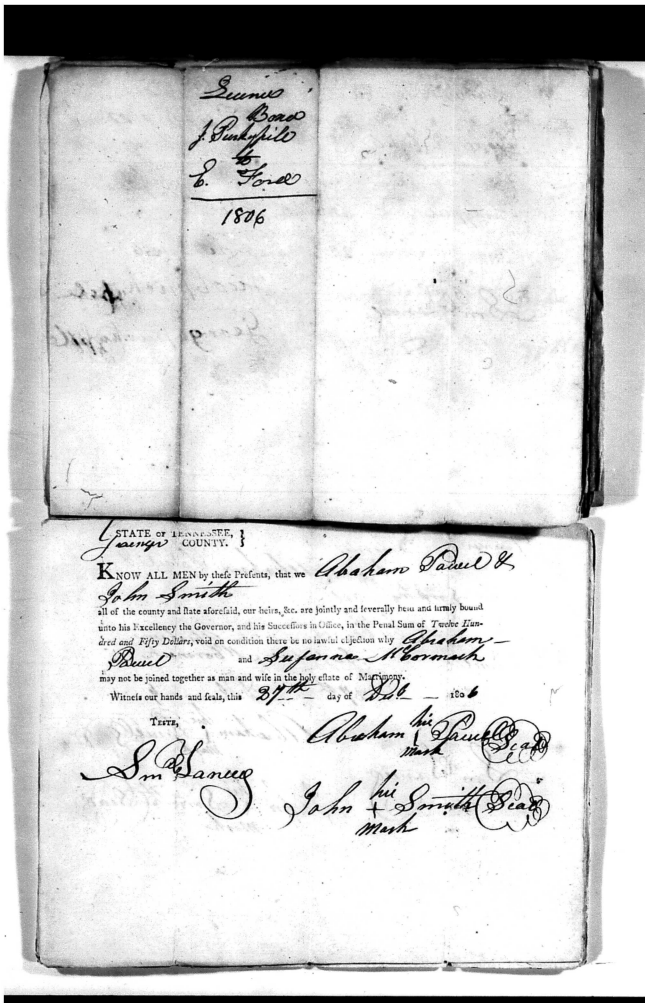
Lecence J. Plantauri St. Hellims. 1800 STATE OF TENNESSE, K NOW ALL MEN BY THESE PRESENTS, that we Deniel Originare & Mindik lifty. all of the county and flate aforefaid, our beirs, &c. are jointly and fe-

Money Blinth 1805 STATE OF TENNESSEE, } KNOW all men by these presents, That we Mathiew Riverth & Willes Deino all of the county and state aforesaid, our beirs, &c. are jointly and severally held and firmly bound unto bis Excellency the Governor, and bis successors in office, in the penal sum of twelve bundred and fifty dollars, void on condition there be no lawful objection why and Mary Cafforel and wife in the boly estate of Marrimony. may not be joined together as man Mathew Of Seal Witness our bands and seals, this

STATE OF TENNESSEE, NOW ALL MEN by these Presents, that we Group For hopfull & William block all of the county and state aforesaid, our heirs, &c. are jointly and severally held and firmly bound unto his Excellency the Governor, and his Successors in Office, in the Penal Sum of Twelve Hundred and Fifty Dollars, void on condition there be no lawful objection why genous, may not be joined together as man and wife in the holy estate of Matrimony.

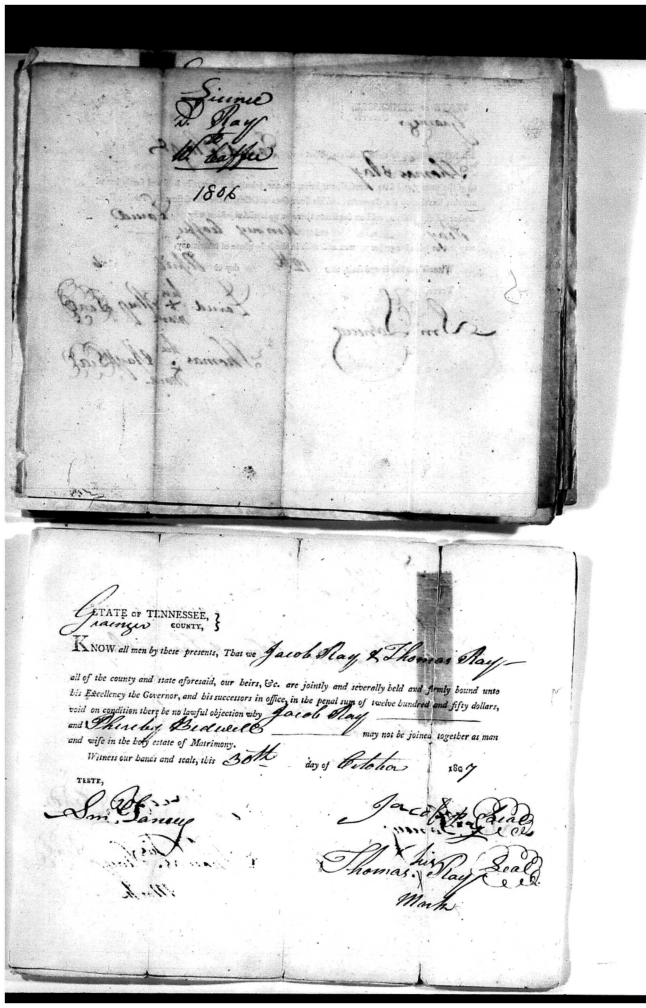
Witness our hands and seals, this Did day of Softender 1806 George Pricky pite Sea William his boose & Sea Franke





nainge County } Michael Chancel _ all of the county and Rate aforefaid, our heirs, &c. are jointly and feverally held and firmly bound unto his excellency the governor, and his fucceffors in office, in the penal fum of twelve hundred and fifty dollars, void on condition, there be no lawful objection why Mount Handolph_ and Tolley Sister may not be joined together as man and wife, in the afface of matrimony. Witness our hands and feals the 25 day of July A. D. 1804 and of our Independence the XXXX Mobert Rundoffh Las

STATE OF TENNESSEE, Series County. K NOW all men by these Presents. That we, Thomas Blay all of the county and state accretaid, our heirs, &c. are jointly and severally held and firmly bound unto his Excellency the Governor, and his Successors in Office, in the Penal Survey Twelve Hundred and Fifty Dollars, void on condition there be no lawful objection why may not be joined together as man and wife in the holy effate of matrimony. Witness our hands and seals, this day of April 1806



STATE OF TENNESSEE, KNOW ALL MEN by these Presents, that we and down bonky all of the county and state aforesaid, our heirs, &c. are jointly and severally held and firmly bound unto his Excellency the Governor, and his Successors in Office, in the Penal Sum of Twelve Hunared and Fifty Dollars, void on condition there be no lawful objection why May and Valley Warnitton may not be joined together as man and wife in the holy estate of Matrimony. Witness our hands and feals, this 25th day of August TESTE,

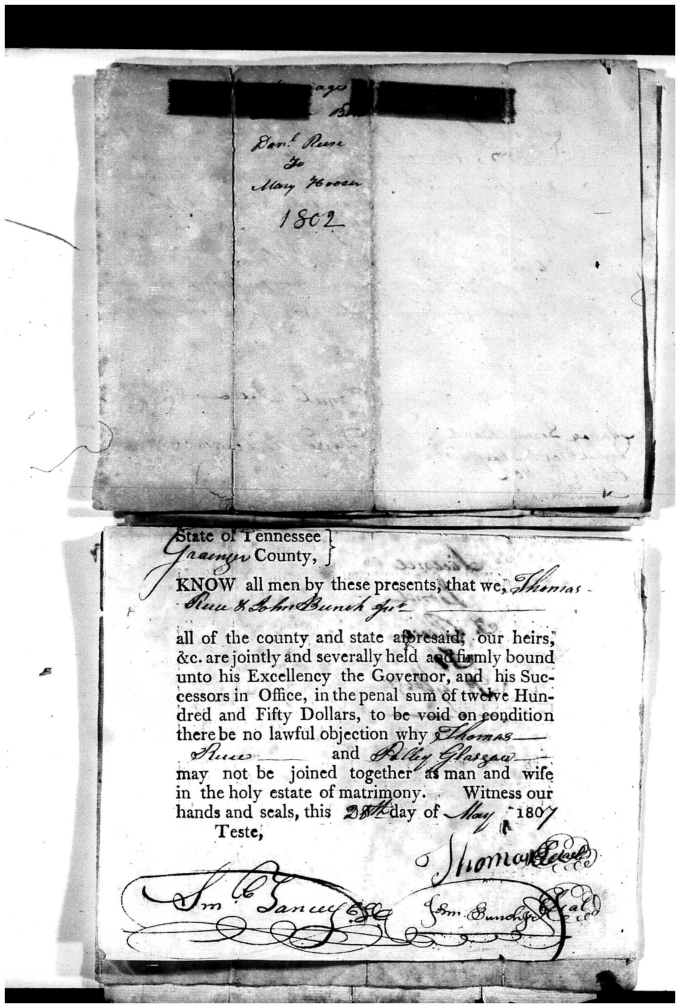
State of Tennessee rainiger County, 5 KNOW all men by these presents, that we, John Rutor, & James Davis all of the county and state aforesaid, our heirs, &c. are jointly and severally held and firmly bound unto his Excellency the Governor, and his Successors in Office, in the penal sum of twelve Hundred and Fifty Dollars, to be void on condition there be no lawful objection why Lofin Mictor and Sally Downs may not be joined together as man and wife in the holy estate of matrimony. Witness our hands and seals, this 18 day of Fely. Teste;

STATE OF TENNESSEE, James Monols Stephen KNOW all men by these Presents, That we, James Thins penals and William me gill all of the county and state aforesaid, our heirs, &c. are jointly and severally held and firmly bound unto his Excellency the Governor, and his Successors in Office, in the Penal Sum of Twelve Hundred and Fifty Dollars, void on condition there be no lawful objection why gomes Bends and forch lich may not be joined together as man and wife in the holy estate of matrimor Witness our hands and feals, this /7

Remots Siene Matel Lord Xill L millioning 2. STATE OF TENNESSEE. Grainger COUNTY. KNOW ALL MEN by these presents, that we Richard Rector and William Muphy all of the state and county aforesaid, our heirs, &c. are jointly and severally beld and firmly bound unto his excellency Archibal Ocione Esq and his fuccessors in office, in the penal tum of twelve hundred and fifty dollars, to be void on condition that there be no lawful objection why Aichard may not be joined together as man and wife in the holy estate of mattimony. Witness our hands and feals, this of the day of dugast 4. D. 1800 Richard Meeter State mach For his Milliam his elleufty mach William Killeufty mach with the with the mach with the mach with the mach with the with William Smith

Mariage Lune Section 14 Section 19 March 19 TO A STATE OF THE And the contract of the section. C. K NOW ALL MEN BY THESE PRESENTS, that we Caleb Reece an Thomas Reece Junyer all of the county and flate aforesaid, our beirs, &c. are jointly and severally beld and firmly bound unto his excellency the governor and his lucceffors in office, in the penal sum of twelve bundred and hity advars, void, on constition there be no lawful objection why lakel Keere joined together as man and Marcy Right ma, not be Witness our bands and seals this — at day of a frield Thomas Reces Henry Boatman

2091 Rece and south without all of unto his Executiney architoto Boon, & fin succepous in office in the penal sum of Derele humans fifty Dollars, to be void on condition that there be no Louful objection why Daniel Ruse & Many Howen may not be fined together a man & wife in the holy betate of Matimony, without our hand - Same 24. th Daniel Beece Like David Milkiams 69 Variag Second Bond. Lancie Olay to Many Desir Bet 15 1802



State of Tennessee, ? faings COUNTY, ss. KNOW all men by these presents, that we Alekabate fall are held and firmly bound unto the Governor of the State aforesaid, or his successors in office; in the just and full sum of Twelve hundred and Fifty Dollars, to be void on condition that there be no lawful objection why atthabato heal Rhea and Chatlelle may not be joined together as husband and wife in the holy estate of Matrimony. Witness, our hands and seals, this 19th day of June 1809 (Mchabald No Rhea (

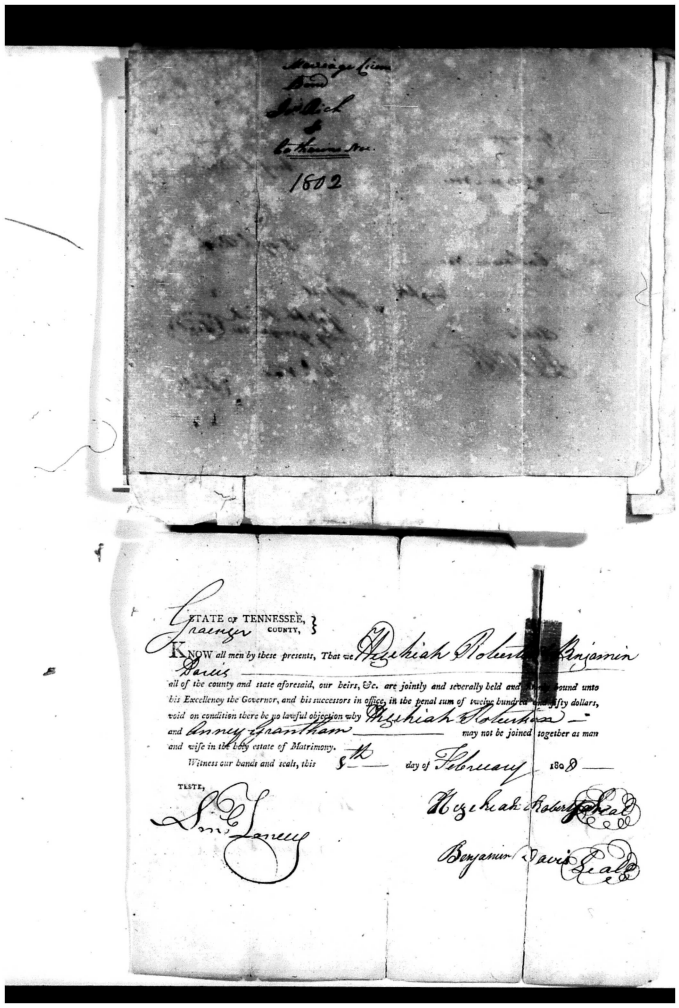
10111culte State of Tennessee, ? County, ss. 5 KNOW all men by these presents, that we Alekabate last are held and firmly bound unto the Governor of the State aforesaid, or his successors in office, in the just and full sum of Twelve hundred and Fifty Dollars, to be void on condition that there be no lawful objection why acthabato heal Rhea and Chatlelle may not be joined together Daver. as husband and wife in the holy estate of Matrimony. Witness, our hands and seals, this 19th day of June 1809 Michabalo

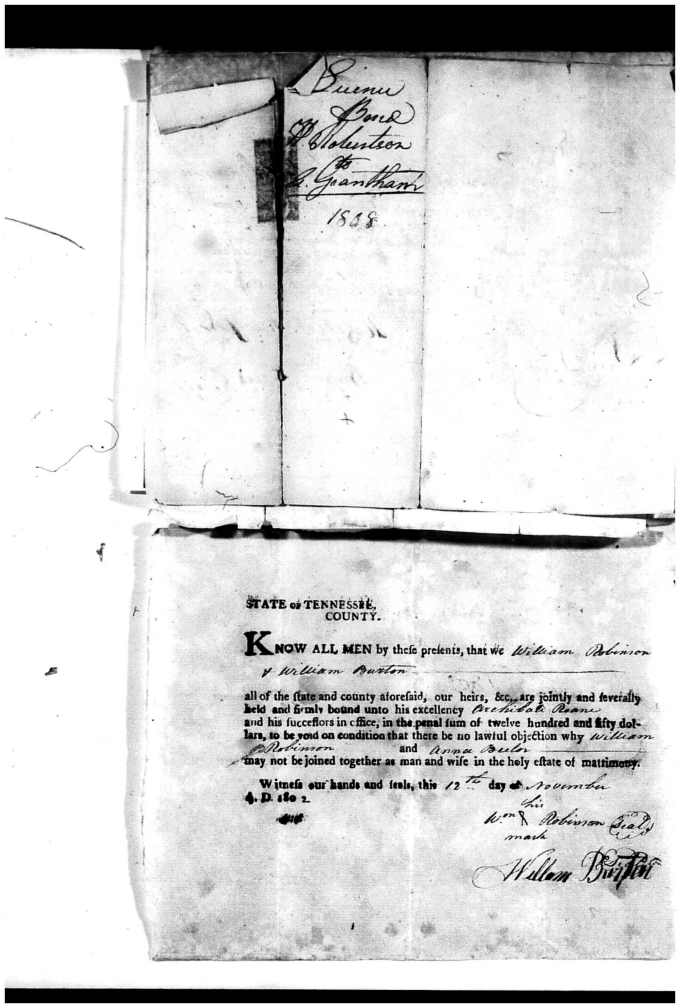
& Frair These all men by the purents that the Bingamin Rhea & Mornis - dy boffy toth of the county of Grainger our him Carcuton and Domini. shotes are fintly & seenally hill & fring book unto archibato Roans Esquire Gounn in & son the State of Sonnife & his sucuposion of - fire in the penal sum of Twelve hunder & fifty Bollar, to be wood on condition that there be no fauful objection why Benjamin Phea & Sal - by boppy may not be find together as man & wife in the holy & happy estate of Matimony, In Hitney whenof we have hewents stown hand veral this of the day of Fileway a. D. 1802, and in the sexus year of American Indipendance. Benjamin Sin Alea 679 Signed Seate + Deles in presence of Morning him bothy - The

I want of you have to went the wine of when would deline the Boy's Marine & promo at he was opposed to Seguine Governo so & son the whole of Complete the seconforces of his in the period said of Sugles hereited & to withou the how be no landed down the South more dies who to the time inthe himse by his as mon & wife in the fully tropped State of the history In Willes when we have hereine is the have not this at hay of diturney to 8 180 ho as to the De Will The now all Men by these presents that Me Thomas Rhea and Joseph Rhea our hier executors and Exministrator or frintly I severally het & firmly Bound unto brehitato Roame Esquire Governor in your the State of Junipu & his Jucupors in Office in the penal our of Swelve Flumend & fifty Dollars, to be void on condition that thou be no lawful objution why Thomas Rhea & Blizabeth Maxwell may not be found together as Man & thise in the holy estate of Matimoney. In Witness whereof the have hereunto fet our hone x seals this 3. Day of February Q. D. 1802, and in the XXVII tyear of amnican Independance. Thomas his Ohia (25) Foseph May

Moriage Gum Thomas alia and free for the second Elizateth Mosaule 1802 design and the second second second second many the state of the same of the same and there is the first to be t State of Timester & Campulant 3 how all men by the fruent that we Leve Rice and Severnich Chamberlain our hais Hot. An South and seconally held one fimily house unto broketed Roano Elgs former or his ducefor In Office In the final Ann of on Thomand Rollan Vine on Considion, that there he no laufule Objection why Levo Rive V Jane Simmons may not be lind light to man and wife in the Holy state of Mahemony. Willup our house on a Seals this 4th way of Duember AD 1801 lana 16 year of Anuncian Indipensa and Levi Rin Cin SHALK In Chamberlain -

Liuna Bini Levi Rico Jano Firmmons 1801 STATE OF TENNESSEE, Grainger _ County. } NOW all men by these presents, that we doubt Dich all of the county and state aforefaid, our heirs &c. are jointly and severally held, and firmly bound unto his Excellency the Governor, and his fucceffors in office in the penal fum of twelve hundred and fitty dollars, void on condition there be no lawful odjection why and wife in the holy estate of matrimony. Witness our hands and seals, the light day of field. A. D. 1802. and of our Independence the xxv.





Maniage Liene Boho! Win Robertion AND THE PARTY OF THE anna Bula HE WELL AND WOLL A 1802 Wiftie Pate at Journal of the Pate of the which all comments is the given old ·lob stiff a service a post in the second of his Tantan property of the state of Helphonist they was asset of the advances Talanta and the transport of the es. 40 STATE OF TENNESSEE, NOW all men by these presents, that we William Redgus and John all of the county and flave aforesaid, our beirs, Get are jointly and severally bela and firmly bound unto his excellency the governor and his fuccessors in office, in the penal sum of twelve bundred and fifty dollars,
void, on condition there he no lawful objection why Miliam and fifty dollars,
initial together as man and wife in the boly estate of matrimony.

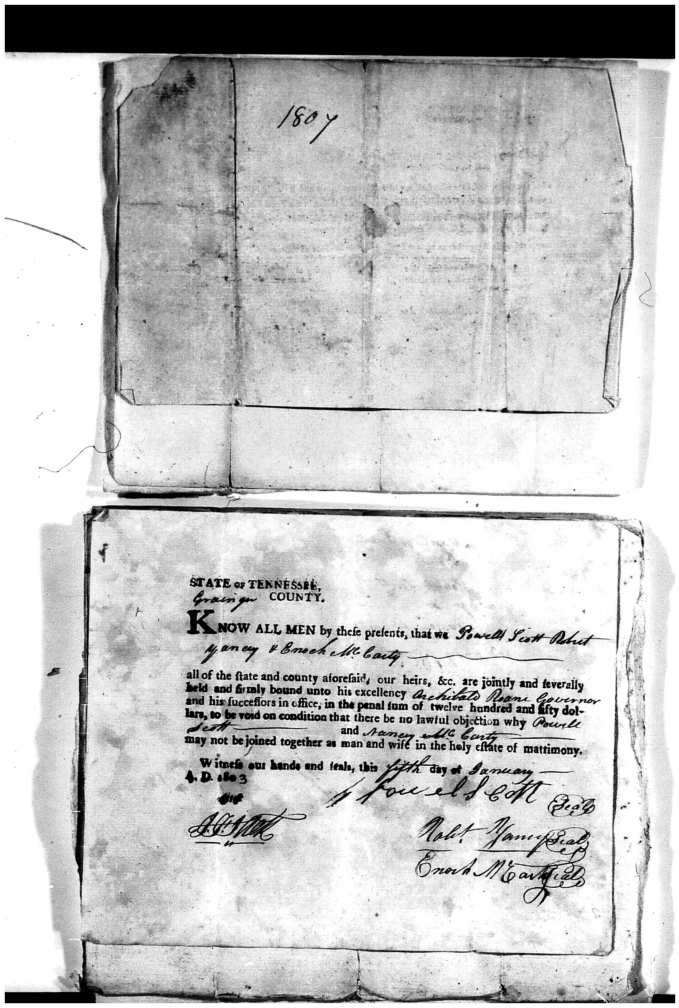
Witness our bands and seals this there day of May of May A.D. Olm Stale Grand at Request

fields ged in Marie San STATE or TENNESSEE, KNOW all men by these Presents, That we, Dischest Res all of the county and state aforesaid, our heirs, &c. are jointly and severally held and firmly bound unto his Excellency the Governor, and his Successors in Office, in the Penal Sum of Twelve Hundred and Fifty Dollars, void on condition there be no lawful objection why and Secunda Water. may not be joined together as man and wife in the holy estate of matrimony. 17th _ day of June _ 180 6 Witness our hands and feals, this Acton Confeels

STATE OF TENNESSEE. Grainger County: NOW all men by these presents. That we John Respects
Our heirs &c. &c. are jointly and severally held and firmly bound unto his Excellency the Governor, &c. or his successfors in office, in the penal sum of twelve hundred and fifty dollars, void on condition, that there be no lawful objection, why John Duskell may not be joined together as man and wife, in the holy state of matrimony. WITNESS our hands and feals this A. D. 1800 year of our Independence and in the xx/4/

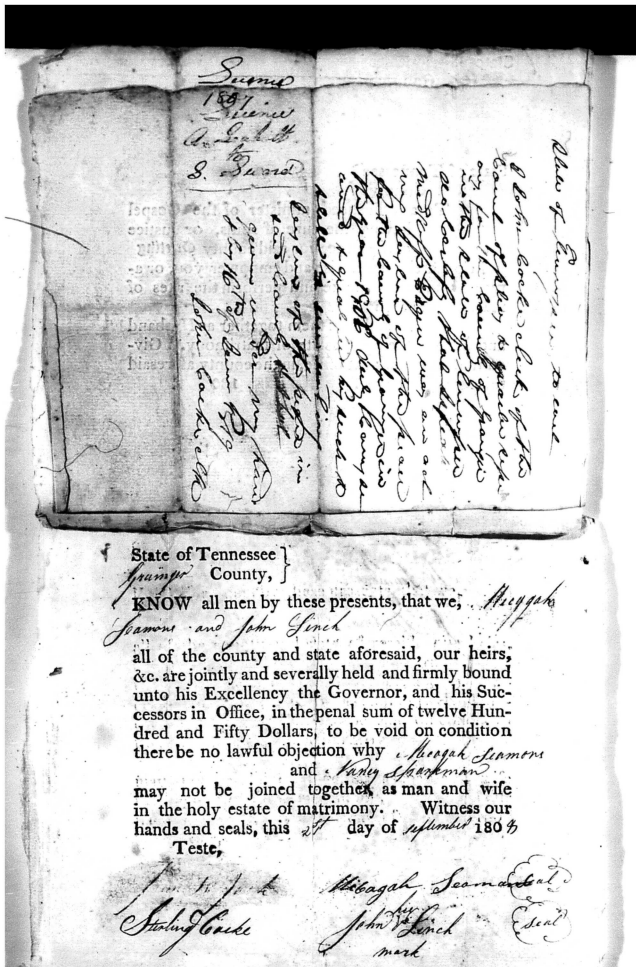
June 1 Bond Mupule M. Bradford 1800 STATE OF TENNESSEE, COUNTY. heinge NOW all men by these Presents, That we, John Reduction all the county and state aforesaid, our heirs, &c. are jointly and leverally held and firmly bound unto his Excellency the Governor, and his Successors in Office, in the Penal Sum of Twelve Hundred and Fifty Dollars, void on condition there be no lawful objection why John Reclith may not be joined together as man and wife in the holy estate of matrimony. day of Folowary Witness our hands and feals, this 28

1806 K NOW all men by these presents that we John Landaus and ____ are jointly and feverally held and firmly bound unto John Leaver efq governor in and over the hate of Tennessee or his successor in office, in the penal from of ane Housand . dollars, to be void on condition that there be no lawful objection why John Sanctus and Clavey learningham may not be joined together as man and wife in the holy chate of matrimeny. In Witness whereof we have hereunto bet our hands and seals, this of the day of Secumber 1800 John Sander Geal Bartlay Run Ball



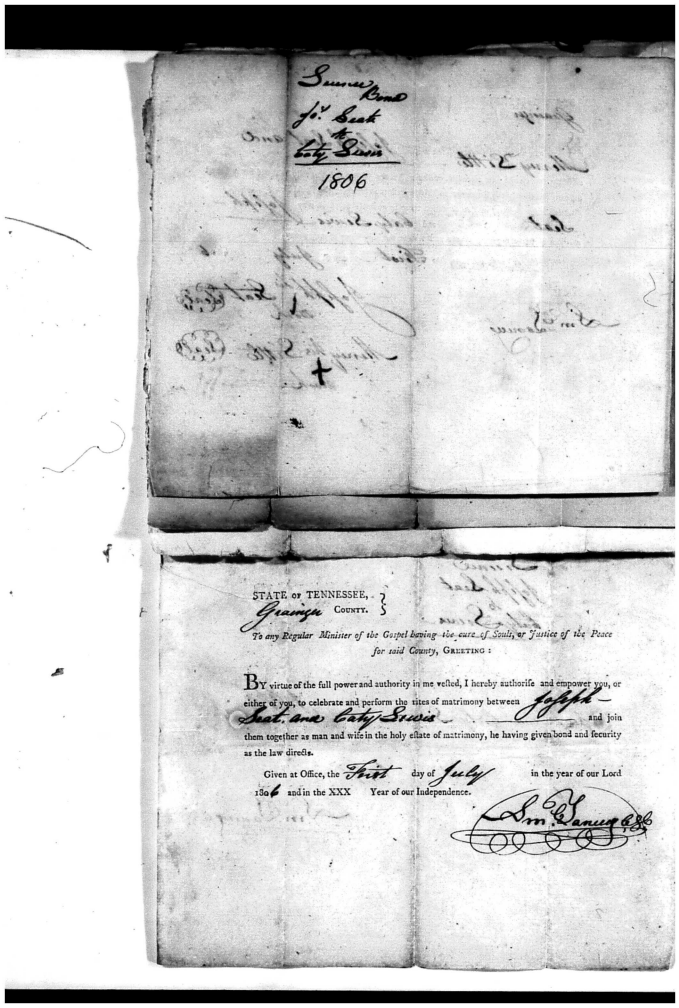
Powell Front "The section of the section of Y was a series to the series of the series o AND THE CARE SEED SHARE SHARE State of Tennessee rainger County, KNOW all men by these presents, that we; andrew Seaboth, & Philip Sugared all of the county and state aforesaid, our heirs; &c. are jointly and severally held and firmly bound unto his Excellency the Governor, and his Successors in Office, in the penal sum of twelve Hundred and Fifty Dollars, to be void on condition there be no lawful objection why andrew Leabatt and Some h Sword may not be joined together as man and wife in the holy estate of matrimony. hands and seals, this with day of Skay. 180% Teste; andrew & Seabott

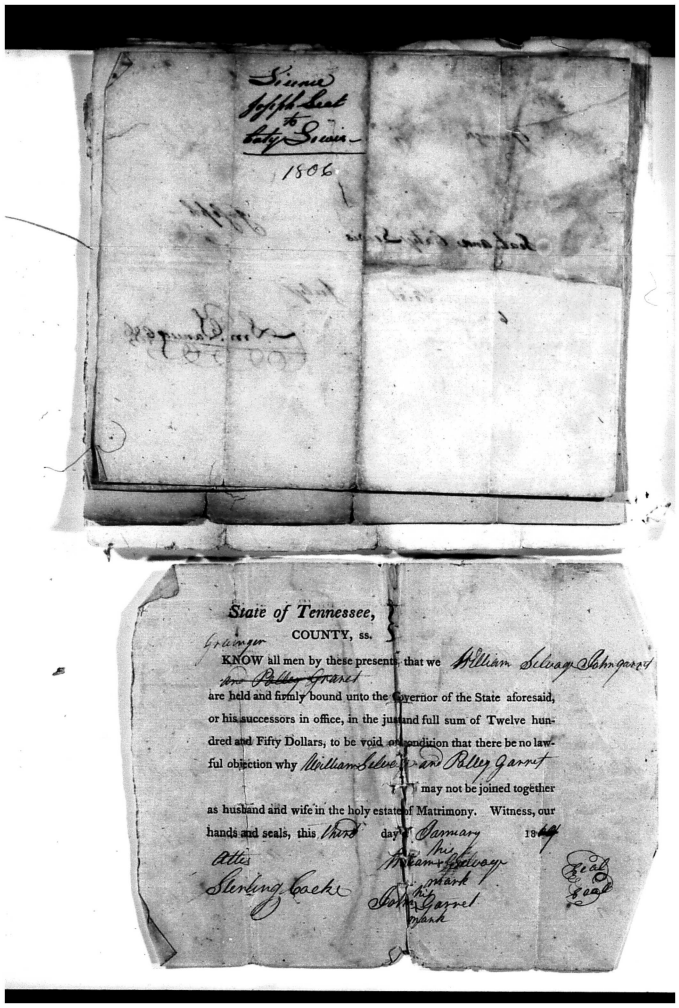
Sump Bendo A. Seabott S. Sword State of Tennessee nainged County, 5 To any licenced minister of the Gospel having the cure of souls, or Justice of the peace for said county Greeting I do hereby authorise and empower you, or any of you to solemnize and perform the rites of marriage between andrew Sealett & Sarah and join them together as Husband and Wife in the holy estate of matrimony. Given under my hand, at office, in the county aforesaid this day of Thursday 1807

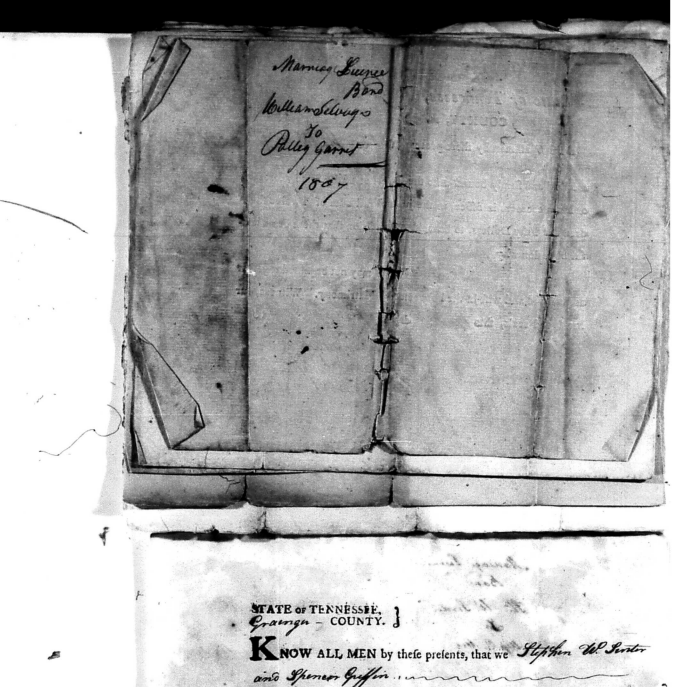


State of Tennessee, Grainge COUNTY, ss. KNOW all men by these presents, that we Milliam Seass an and James Je ars. are held and firmly bound unto the Governor of the State aforesaid, or his successors in office, in the just and full sum of. Twelve hundred and Fifty Dollars, to be void on condition that there be no lawful objection why William Scare and Palley Dauglas may not be joined together as husband and wife in the holy estate of Matrimony. Witness, our hands and seals, this 23th day of Seplember alter

Manage Bone
William State
P Louglass the state of the same STATE or TENNESSEE, NOW all men by these Presents, That we, all of the county and state aforesaid, our heirs, &c. are jointly and severally held and firmly bound unto his Excellency the Governor, and his Successors in Office, in the Penal Sum of Twelve Hundred and Fifty Dollars, void on condition there be no lawful objection why may not be joined together as man and wife in the holy estate of matrimony. day of July Witness our hands and feals, this Sicon 1806 Many his Sittle Geals TESTE,







all of the state and county atoresaid, our heirs, &c. are jointly and severally beld and simily bound unto his excellency Archibal Source Goo. Lea and his successors in office, in the penal sum of twelve hundred and sisty dollars, to be void on condition that there be no lawful objection why Stephen and Elizabeth Ore.

may not be joined together as man and wife in the hely estate of mattimony.

Withele our hands and feals, this 2329 day of Spril.

Attel

4. D. 1803

Stephen adsente Sind

Honiop live.
For W. Senter Theries hopen edistrum program and after et. Vit thill We can be so discourse visit of the state of the Vices or trained they of appropriate this was disease had been all the late and the contract behalf all the warm de la consequencia de la companya de Se 11 16 16 Thomas nelles Marie Siene Bond ? Anon Shark ? Sufanna Brandy Afril 15. 1806

Sieine Bond Branks STATE OF TENNESSEE, 3 dwid Shate Themas shays NOW ALL MEN by that Prefents, that we and Thomas newy all of the county and flate aforefaid, our heirs, &c. are jointly and feverally held and firmly bound unto his Excellency the Governor, and his Successors in Office, in the Penal Sum of Twelve Hundred and Fifty Dellars, void on condition there to no lawful objection why Dovid State and Solley Maple may not be joined was ther as man and wife in the holy estate of Matrimony WITNESS our hands and feals, this h Altes

hallage Box STATE OF TENNESSEE, NOW all men by these Presents, That we, John all of the county and flate aforefaid, our heirs, &c. are jointly and leverally held and firmly bound unto his Excellency the Governor, and his Successors in Office, in the Penal Sum of Twelve Hundred and Fifty Dollars, void on condition there be no lawful objection why may not be joined together as man and wife in the holy estate of matrimony. Witness our hands and feals, this TESTE.

Seemo Bonds Satis Sherts A. Claron TENNESSEE, To any Regular Minister of the Gospel baving the cure of Stule, or Justice of the Peace for said County, GREETING: Y virtue of the full power and authority in me welled, I hereby authorife and empower you, or either of you to celebrate and perform the rites of matrimony between and Unruly blacon n together as man and wife in the holy effate of matrimony, he having given bond and fecurity t Office, the isad and in the XXX Year of our Independence.

STATE of TENNESSEE,

K NOW ALL MEN by these presents, that we Nesholas Shark

all of the state and county aforesaid, our heirs, &c. are jointly and severally held and simly bound unto his excellency and severally and his successors in office, in the penal sum of twelve hundred and sisty dollars, to be void on condition that there be no lawful objection why was and when and when the hely offate of matrimony.

Witness our hands and teals, this 14 th day of March

Sm , Lanung

たからいって

4. D. 1808_

Nicholas Strong Lines

little. Grainger County } KNOW all men by these presents, that we Nicholas Thank The County ville - charl Mayor all of the county and state aforesaid, our heirs, &cc. are jointly and severally held and firmly bound unto his excellency the governor, and his fuccessors in office, in the penal fum of twelve hundred and fifty dollars, void on condition, there be no lawful objection why Micholar Shary and Rachael elloyers may not be joined together as man and wife, in the effate of matrimony. Witness our hands and feals the 211 day of March A. D. 1804 and of our Independence the XXVIII Nicholas Sharp de as John he Country Fal Michael Millow Es af

STATE OF TENNESSEE. County. K NOW all men by these presents, that we last while a soresaid, our heirs &c. are jointly and severally held, and firmly bound unto his Excellency the Governor, and his fuccessors in office in the penal fum of twelve hundred and frey dollars, you and Vanus Bladys — may not be joined together as man and wife in the holy state of matrimony. Witness our hands and scale, the 1920 day of august A. D. 1802 and of our Independence the xxy

anin Hillon STATE OF TENNESSEE, Granger -K NOW all men by these presents, that we face Shellow all of the county and state aforesaid, our heirs &c. are jointly and severally held, and firmly bound unto his Excellency the Governor, and his fucceffors in office in the penal fum of twelve hundred and firty dollars, you on condition there be no lawful odjection why fact Shiften and bligateth Shifting may not be joined together as man and wife in the holy effate of matrimony. Witness our hands and feals, the 13th day of fully A. D. 1802 and of our Independence the xxy Let Saneug

STATE OF TENNESSEE.

Grainger County. NOW all men by these presents. That we down while he was and severally held and firmly bound unto his Excellency the Governor, sec. on his successors in office, in the penal sum of twelve hundred and fifty dollars, void on condition, that there be no lawful objection, why the minimum of the penal sum of twelve hundred and fifty dollars, void on condition, that there be no lawful objection, why the minimum of the holy estate of matrimony. JOSE ! year of our Independence: WITNESS our hands and feals this A. D. and in the xx. John Shetton Lea

yd ja ese gojk og**esią**) kaspijskid STATE OF TENNESSEE, COUNTY. K NOW all men by these Presents, That we, Calib Shackley, & Benjamin All of the county and flate aforefaid, our heirs, &c. are jointly and feverally held and firmly bound unto his Excellency the Governor, and his Successors in Office, in the Penal Sum of Twelve Hungired and Fifty Dollars, void on condition there be no lawful objection why Clalib Shackly and Hanna Penny may not be joined together as man and wife in the holy estate of matrimony. day of January 1806 Witness our hands and feals, this

STATE OF TENNESSEE, COUNTY. mainjow. KNOW ALL MEN by these Presents, that we William Short Thomas Venderson & William Mind ham all of the county and flate aforesaid, our heirs, &c. are jointly and severally held and samly bound unto his Excellency the Governor, and his Successors in Office, in the Penal Sum of Twelve Hundred and Fifty Dollars, void on condition there be no lawful objection why William _ and Sarah Shradling may not be joined together as man and wife in the holy estate of Matrimony. Witness our hands and feals, this day of Beloher TESTE.

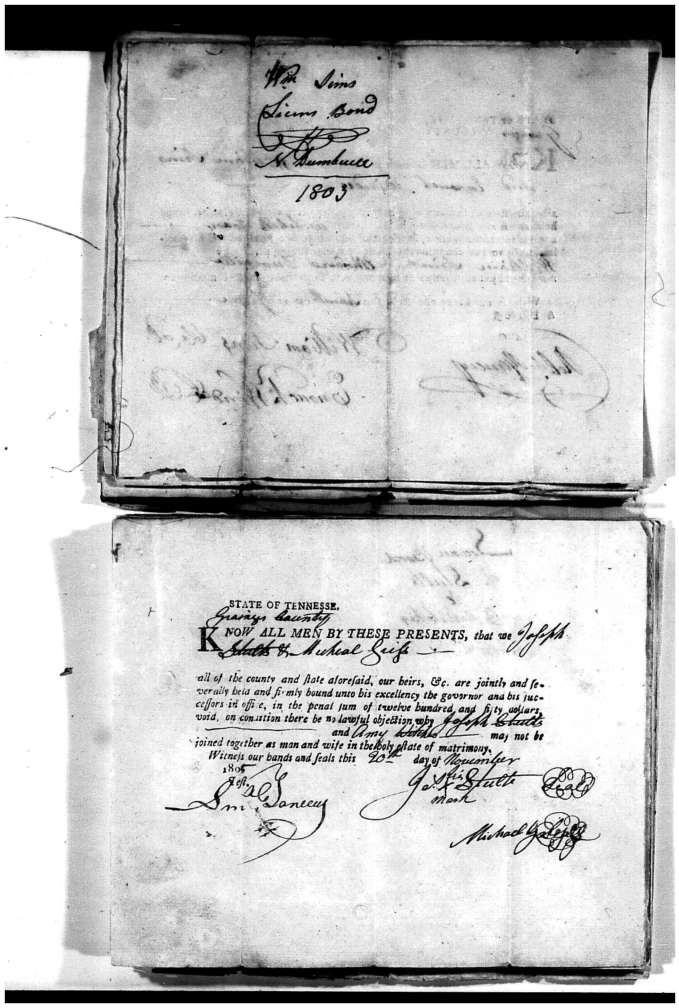
Tinow all Men by these presents that the John Simmons John briner Da - vid Elmino u This & firmly bound unto architate Roane Esquire Governor in and over the State of Finnesse and his successors in office, in the penal sum of one. Thousand Dollars, to be void on condition that there be no lawful objection why John Simmons a - and Semimah Conley - may not be foined Egether as mun white in the holy Estate of matrimoney In minis Beermber __ A. B. 1801 and XXVI. h year of uninean Indepen-Testi SBUR

Morriago Lienco Biris Ichin Sim mons Simirah booky State of Tennifice.

Granizer County }

KNOW all men by these presents, that we Jashua Simonoms and abroham fames all of the county and state aforesaid, our heirs, &c. are jointly and severally held and sirmly bound unto his excellency the governor, and his successors in office, in the penal sum of swelve hundred and fifty dollars, void on condition, there be no lawful objection why Jofhua Simmons may not be joined together as man and wife, in the effate of matrimony. Witness our hands and feals the 18 day of Morde A. D. 1803 and of our Independence the XX

TATE OF TENNESSIE. NOW ALL MEN by these presents, that we William and Enmuch winder. all of the state and county aforesaid, our heirs, &cc, are jointly and severally held and si mly bound unto his excellency and like the bounded and sifty dollars, to be void on condition that there be no lawful objection why have any not be joined together as man and wife in the hely estate of matrimony. Wirnels our bande and feals, this Journal day of Jume 4. D. 1803 William Sims- God Enough Wind Cod



Jeann Bond g. Blutte A. White, 1805 STATE OF TENNESSEE, COUNTY. K NOW all men by these Presents, That we, all of the county and state aforesaid, our heirs, &c. are jointly and severally held and firmly bound unto his Excellency the Governor, and his Successors in Office, in the Penal Sum of Twelve Hundred and Fifty Dollars, void on condition there be no lawful objection why Smith and Many Simmors - may not be joined together as man and wife in the foly effate of matrimony. Witness our hands and feals, this TESTE,

1806 Grainge County } KNOW all men by these presents, that we Brotan Some James Bowan all of the county and state aforesaid, our heirs, &c. are jointly and severally held and firmly bound unto his excellency the governor, and his successors in office, in the penal sum of twelve hundred and fifty dollars, void on condition, there be no lawful objection why Britan Someth and Rebecka Buffer may not be joined together as man and wife, in the effate of matrimony. Witness our hands and feals the 25, day of Fibring A. D. 180 & and of our Independence the XXVIII Brulans Sing James fin Bowans Deal

Alberta Suf 1804 Il now all mon by these presents that the And David Smith and Her Rice our baccutors administrators & heirs are frintly and severally hills and firmly Board unto archibal Roane Esquire Governor in and over the State of Tinneper and his succepsor in office, in the Penal sum of one Mouse Dollars, to be void on condition that there be no fawful objection why David Smith and Eligabeth Rice may not be fine together as mon & hip in the holy betate of Mohimony. In Witness whough the have hereen to set our homes & scale this twenty their day of December 6. 8. 1901. and XXVI year of american Instrumance. Honry Sin Rice Dia Actun

Marriage Liener Bond David Smith KNOW all men by these presents, that we Jackson Smith & Peter Hanis all of the county and state aforesaid, our heirs, &c. are jointly and severally held and firmly bound unto his excellency the governor, and his successors in office, in the penal sum of twelve hundred and fifty dollars, void on condition, there be no lawful objection why Jackson Smith and Elizabeth Thrompson may not be joined together as man and wife, in the estate of matrimony. Witness our hands and seals the 24 Hday of June A. D. 1804. and of our Independence the XXVIII Sackson Smith Class Political Harris

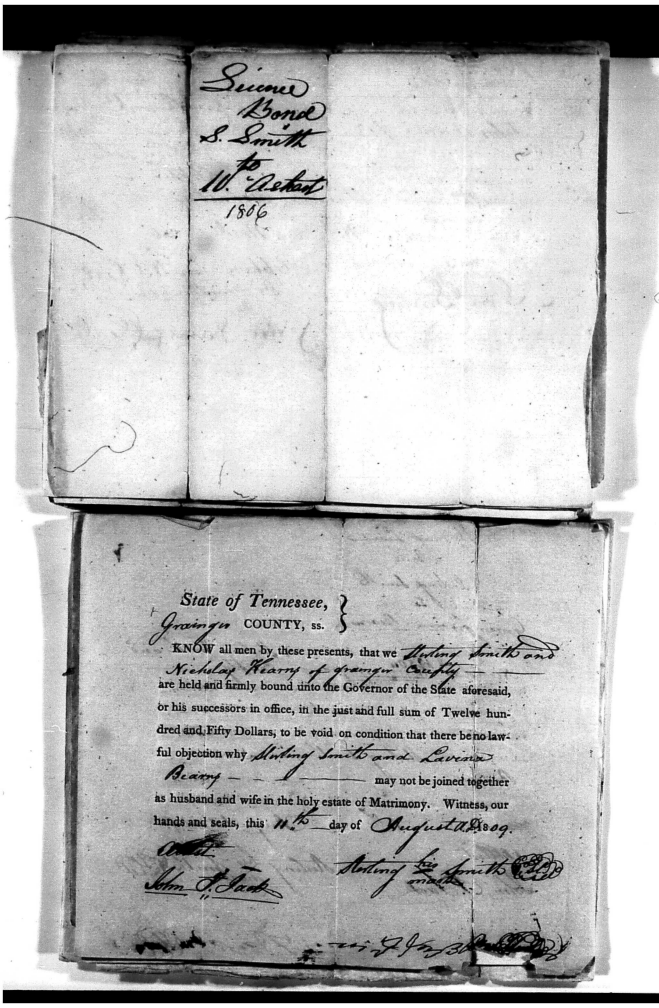
Marriay Lum. Saction Smith Elijabet Thompson 1804 STATE of TENNESSEE, KNOW ALL MEN by these Presents, that we Lolin Smith & John bonley all of the county and flate aforefaid, our heirs, &c. are jointly and leverally held and firmly bound unto his Excellency the Governor, and his Successors in Office, in the Penal Sum of Twelve Hundred and Fifty Dollars, void on condition there be no lawful objection why and Seah Conly Smith may not be joined together as man and wife in the holy estate of Matrimony. Witness our hands and feals, this 25th day of August 1806 John Constal

STATE OF TENNESSEE.

Grainger County. NOW all men by these presents. That we Whichard Smith & our heirs &c. &c. are jointly and severally held and firmly bound unto his Excellency the Governor, &c. or his successfors in office, in the penal sum of twelve hundred and fifty dollars, void on condition, that there be no lawful objection, why he have the may not be joined together as man and wife, in the holy estate of matrimony. year of our Independence. WITNESS our hands and feals this 187 A. D. and in the xx Bu Smith &

Second Il Smith Il Backward 1800 STATE OF TENNESSEE, } KNOW ALL MEN by these Presents, that we Shephen Sonth and John Bunch In all of the county and flate aforefaid, our heirs, &c. are jointly and leverally held and fimly bound unto his Excellency the Governor, and his Successors in Office, in the Penal Sum of Treclye Hundred and Fifty Collars, void on condition there be no lawful objection why and Marning ashart may not be joined together as man and wife in the holy estate of Matrimony.

Witness our hands and seals, this day of Mores Stephen Smith Seal



Marriago Lin thering Smith Lavina Bearns. linea all men by the presents that we hereing sollowers and ledeph strip both of the bounty of frames and in the dear of Temper are held and firmly bound wats John Series Governor to his Lucupor In Office in the penal dum of the thousand dollars tria on Consuling that their be no lawfuer Ofertion Why her nevy sollows and mary Brown may not be Louise boother as mon and wife In the Koly Estate of Materialy withing our hand and had this It day of April ASSO & 16 year of Amuera haipendonce heninery solomon teste Houah Midkiff Syloseph this

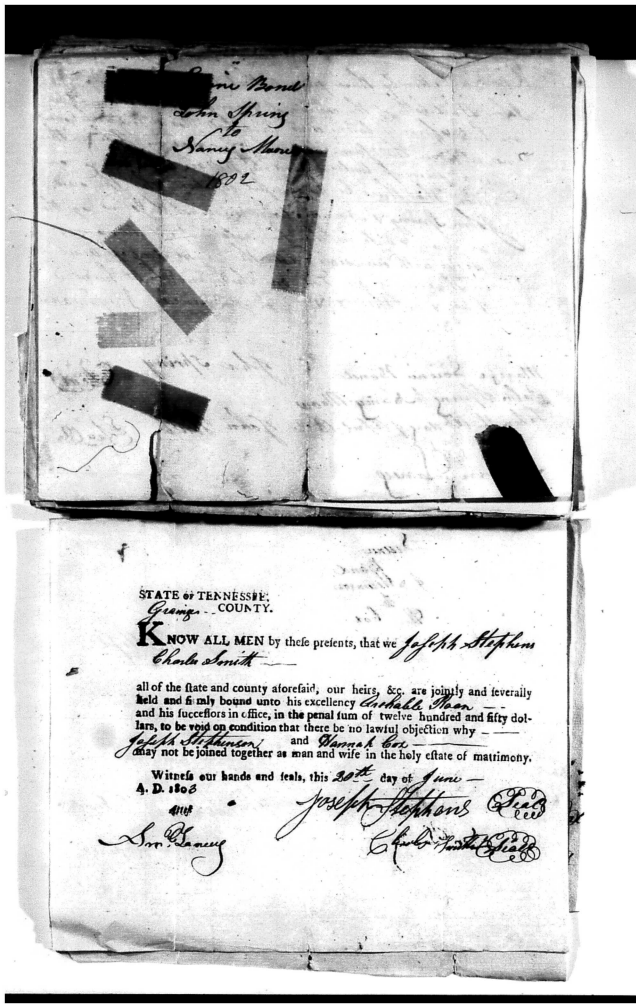
STATE OF TENNESSEE, S KNOW ALL MEN by these Presents, that we Whileh San Shulin & Thomas Smith all of the county and flate aforefaid, our heirs, &c. are jointly and feverally held and firmly bound unto his F.xcellency the Governor, and his Succeffors in Office, in the Penal Sum of Twolve Hundred and Fifty Dollars, void on condition there be no lawful objection why Offil Sautherlin and brugaluth ban phill may not be joined together as man and wife in the barestate of Matrimony.

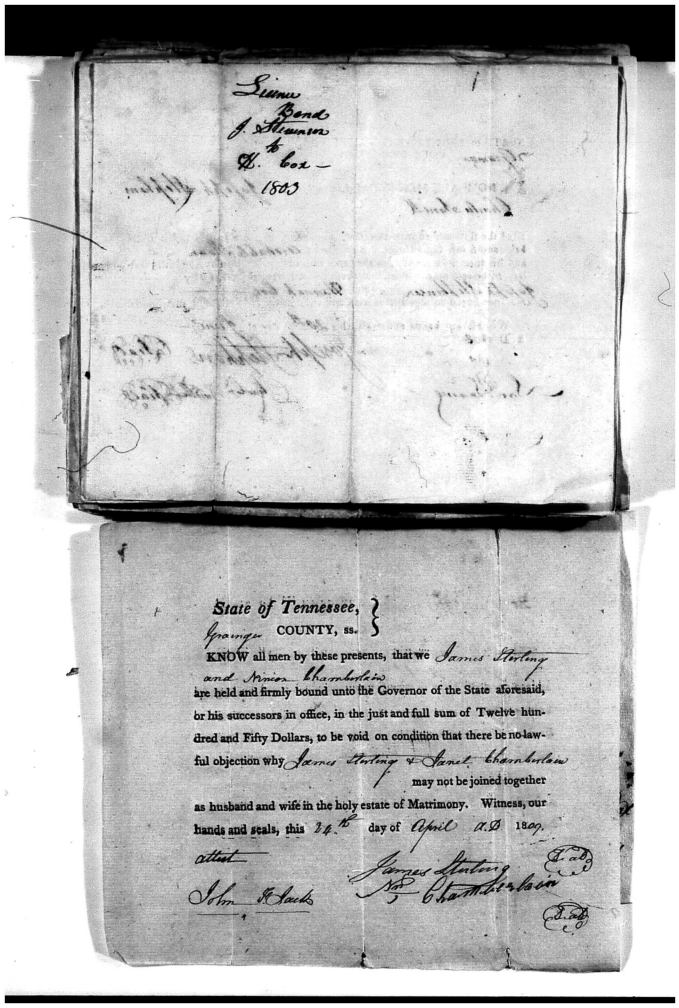
Witness our hands and seals, this Witnels our hands and feals, this Shill Southerling

1806 MOW all men by these presents that we Robert Southern It Milliam Mole was Line beof Yaney for July and severally held and sensity bound unto K NOW all men by thefe prefents that we and over the finte of Tennessee or his fracessor in effice, in the dition that there be no lawful objection why they B. Souther on & and file file for the form of the south so may not be joined together, as man and wife in the hely elate of matrimony. In Witness whereof we have hereunte fir our hands and feale, this 27th my of May Robert South - Han shot Tout

Bond ATTENDED TO THE THE 1800 ter wat of classic box bles , lave of the of the field ein gorringe in and ever the fete of Tag miles or In Moreflor merme, to be The mainside Laborat an adage things hat the neue pot be jolioù le grifigt de men to the best affect marine up. In Wingels educated no large because he ene same red we 11.11 160 STATE OF TENNESSEE, KNOW ALL MEN by these Presents, that we Jeft we Spaceling and Haich Midhelf all of the county and flate aforefaid, our heirs, &c. are jointly and feverally held and firmly bound unto his Excellency the Governor, and his Successors in Office, in the Penal Sum of Twelve Hunared and Fifty Dollars, void on condition there be no lawful objection why and Mauf Smoth Shadling may not be joined together as man and wife in the holy estate of Matrimony. Witness our hands and feals, this 19th day of August 1806 Isaich Midking

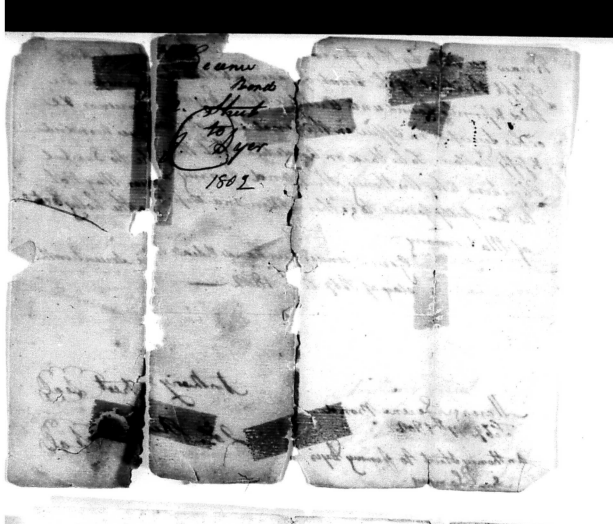
Suine Bond of Speading A. Smith 1806 K now all Min by these presents that the John Hall both of the county of gro in love Control Gours are held of firmly bound anto Orchitato Roane Congrow Gours nor in & over the fame the thingspeciation of twelve harming Bollary to an on con Dition that there be no la wful objection why the said John Spring & Nancy More may not to Joine togethe as man & wife in the holy estate of stationery, scoles with our scale value the Eight day of april in the year of our Low on Thousand & latt he now of two & in the Extitly an of american Insopens and Marige Science Bond John Spring to Namy Maon Taken the other way of their 1802 of ohn Hall





STATE OF TENNESSEE. Grainger County. NOW all men by these presents. That we Modert Stone & South our heirs &c. &c. are jointly and severally held and firmly bound unto his Excellency the Governor, &c. or his tracestore in office in the conditions of the several forms. his successors in office, in the penal sum of twelve hundred and fifty dollars, void on condition, that there be no lawful objection, why howest Atme & may not be joined together as man and wife, in the holy estate of matrimony. WITNESS our hands and feals this day of A. D. and in the xx ### year of our Independence. Both Smith Frat

Suine 1800 by thep present the boundy of paints & All held Kfirmly found unt to Me Bean Esque Wifty Hollow. To be Vaix on be setion that the Objections Why lin thoney Street and Jenny he Sewfully fained to gether a Man and sife of the holy Esta. of Matrimony and Kdeal to i Swintworth lag of Febr a 1. 1802 __ Inthony theat feat anthony think to Jenny by



STATE OF TENNESSEE.

Grainger County.

NOW all men by these presents. That we Milliam a sheet of and severally held and firmly bound unto his Excellency the Governor, icc. or his successors in office, in the penal sum of twelve hundred and fifty dollars, void on condition, that there be no lawful objection, why Milliam Sheet may not be joined together as man and wife, in the holy estate of matrimony.

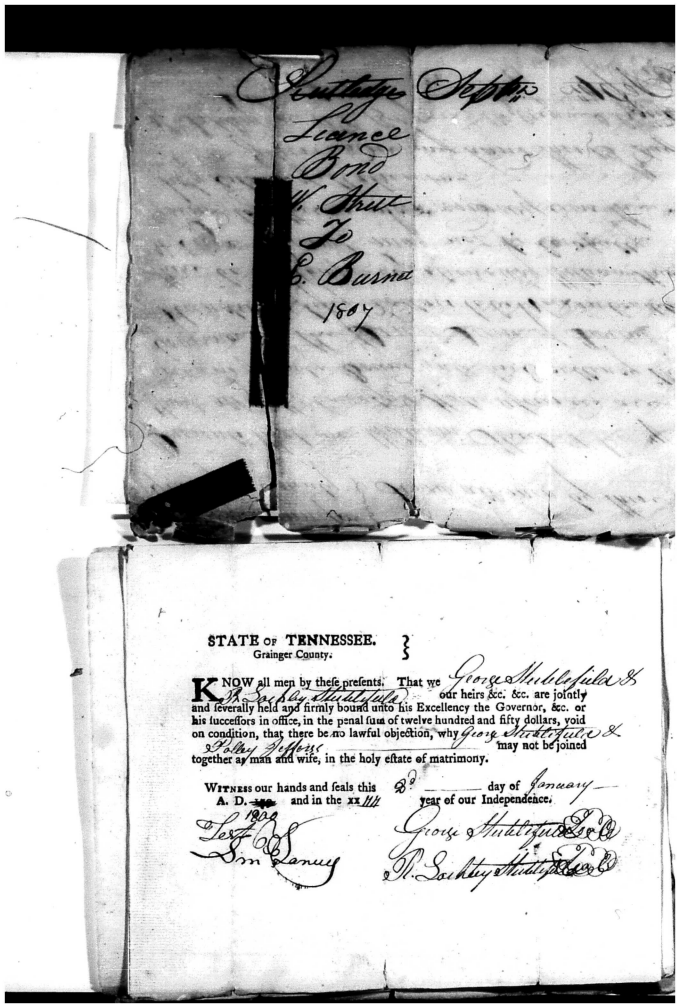
WITNESS our hands and feals this
A. D. see and in the xx 1111

Teste Samuel

23. day of January year of our Independence.

Price Shetton Sint

Sund Bond Im Shut Do sennessor ? Sounty & Show all min by there Presents hat we William Street & Beny Howel all the County & Hale aforesaid are held and fromly Bound unto his & cellency the Governor the Henal Sum of Twelve I liga wast may not be lawfully foined to the man and wife in the holy Estar of Matrimony seconder my han eplemen a D BAY

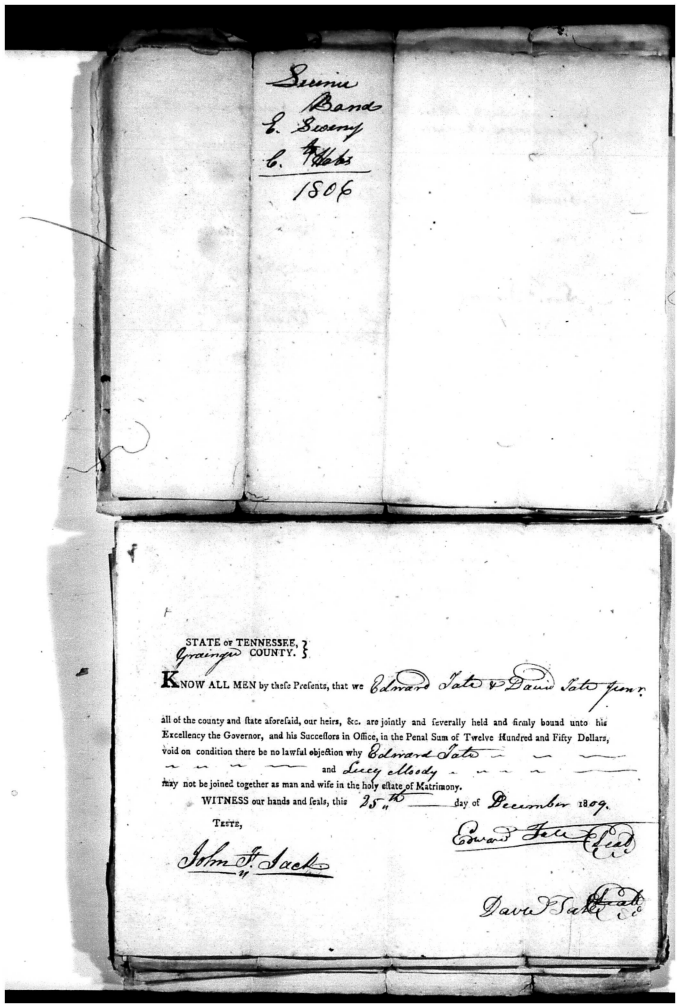


Promittee to call and a grat of our Independe 1 part to all STATE OF TENNESSEE, KNOW all men by these presents, That we Stephen Stuble feeld Senual Mane & James Command of the country and state aforesaid, our beirs, &c. are jointly and severally beld and this Foresteen the Country and the the Coun bis Excellency the Governor, and bis successors in office, in the penal sum of twelve bundr woid on condition there be no lawful objection why Stephen Suchlefulle may not be joined together as man and Elizateth Moon and wife in the boly estate of Matrimony. Wishess our bends and seals, this 30th - day of July 29 1808 Soften Stilleffer (Sea TESTE, rone Lumes from

1808 STATE OF TENNESSEE, Semual Searlach & NOW ALL MEN by these Presents, that we Zadar Sonith all of the county and flate aforefaid, our heirs, &c. are jointly and ieverally held and firmly bound unto his Excellency the Governor, and his Successors in Office, in the Penal Sum of Twelve Hunared and Fifty Dollars, void on condition there be no lawful objection why Sens and Surlach may not be joined together as man and wife in the holy estate of Matrimony. day of August Witnels our hands and feals, this

Sumu Bond 8. Sunlock 6. Williams 1806 Kno w all Men by these presant that we grove Southerton and Valuntim Gipson of the bounts of Graines & State of Tennepie lu hela & firmly bound unto this toullany Bretable Roan Enquir or his Succepon in affice in the pulmal Sum of Swelve hundred Afifty Ballan, to be Vacid on bonds thon that there he No Sawful Whickom why Geory Southerlin & Many Gipson May Mot he Sawfully formed to gether as Man Harife in holy Estate of Matimoney - Witness Que haves & Seals this 15th day of Bumber A.D. 1801 Leune Bord George Lutheple Scory Southertin May Gefron Sm. Janey

G. Loutherlin Cornect we the Grains COUNTY. KNOW ALL MEN by these Presents, that we baled and Severy and Benjamin Hudson all of the county and state aforesaid, our heirs, &c. are jointly and severally held and firmly bound unto his Excellency the Governor, and his Successors in Office, in the Penal Sum of Twelve Hunared and Fifty Dollars, void on condition there be no lawful objection why basissed and Caty Holes may not be joined together as man and wife in the holy estate of Matrimony. Witness our hands and feals, this Edward Swany Seal Beng Wudson Ged



Bond Cate Lucy Stoody. STATE OF TENNESSEE, County. NOW all men by these presents, that we Mardiman Jaylor Riches aforefaid, our heirs &c. are jointly and leverally held, and firmly bound unto his excellency the Governor, and his fuccessors in office in the penal fum of twelve hundred and fitty dollars, void on condition there be no lawful odjection why Mandiman Soyle and Orline Station may not be joined together as man and wife in the holy estate of matrimony. Witness our hands and feals, the Churchday of June and of our Independence the xxv Hardeman tater by Rich & Shelton & Mobileanuf

Maniage Leene Rebene Shelton 1802 STATE OF TENNESSEE, sacnier KNOW ALL MEN by these Presents, that we John Tay by & Jumion Selicas all of the county and flate aforefaid, our heirs, &c. are jointly and feverally held and firmly bound unto his Excellency the Governor, and his Succeffors in Office, in the Penal Sum of Twelve, Hunared and Fifty Dollars, void on condition there be no lawful objection why Vayler and Mary B. Selvage may not be joined together as man and wife in the holy estate of Matrimony.

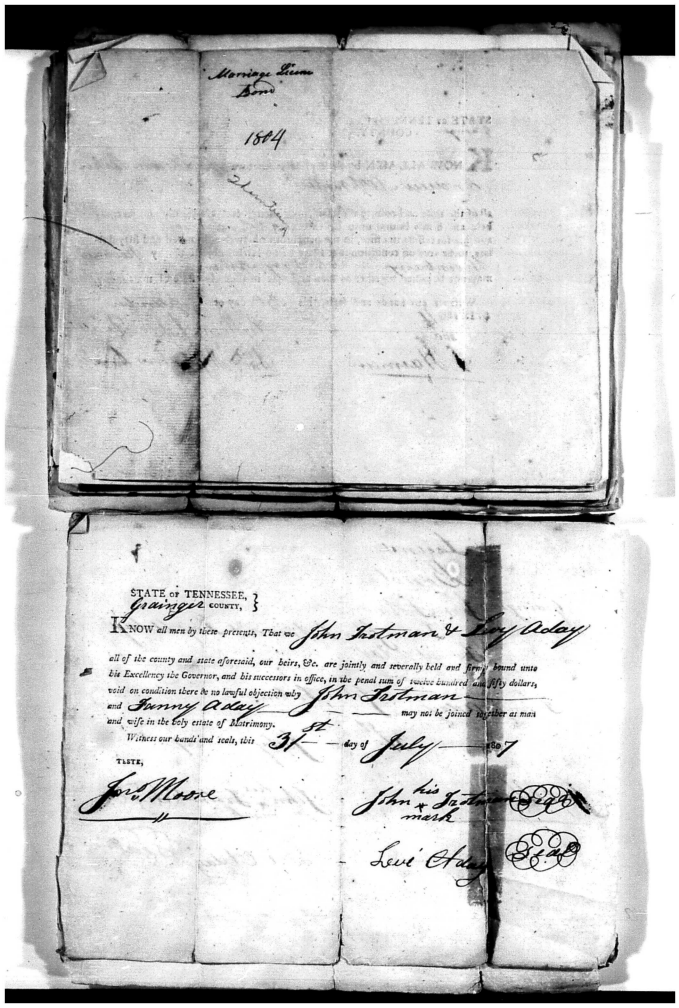
Witness our hands and seals, this day of Jany John Susker

J. Faylor M. 13. Sologo 1804 Know all mon by these presents that the Robert Jaylor and Nathaniel Davis our him bare faintly and severally held and firmly bound unto Architate Roane Esquire Governor in a over the State of Jennessee wood his Jucesposin Office, in the penal sum of bow thousand Dollars, to be will on consistion that there be no lawful objection why Robert Jaylor ____ and Rachet Jennings _ may not be foined together as man & mile in the holy estate of stationomy. In Witness where the hove he reunto set our homes of Seals this lainty that a g of December ____ b. B. 1801 Robert Taylor Sight Justis ASHUR

Marriage Lienno
Bother Taylor

Auchel Jenninge State of Tennefee, Gounty \$ KNOW all men by these presents, that we Samuel Lay to & Her state aforesaid, our heirs, &cc. are jointly and severally held and firmly bound unto his excellency the governor, and his fuccessors in office, in the penal sum of twelve hundred and fifty dollars, void on condition, there be no lawful objection why Samuel Taylor and Sufanno Caunty may not be joined together at man and wife, in the effate of matrimony. Witness our hands and seals the 13-day of But A. D. 1804 and of our Independence the XXX

9. Thompson STATE OF TENNESSEE, COUNTY. NOW ALL MEN by these presents, that we William asher Andrew Whreter all of the state and county aforesaid, our heirs, &c. are jointly and severally beld and simly bound unto his excellency Then Several and his successors in office, in the penal sum of twelve hundred and fifty dollars, to be void on condition that there be no lawful objection why Buchand the other and Agray Ashar may not be joined together as man and wife in the hely estate of mattimeny. Witness our hands and seals, this 3th day of September Fral William Asher Fral Lordan And Moher Fral

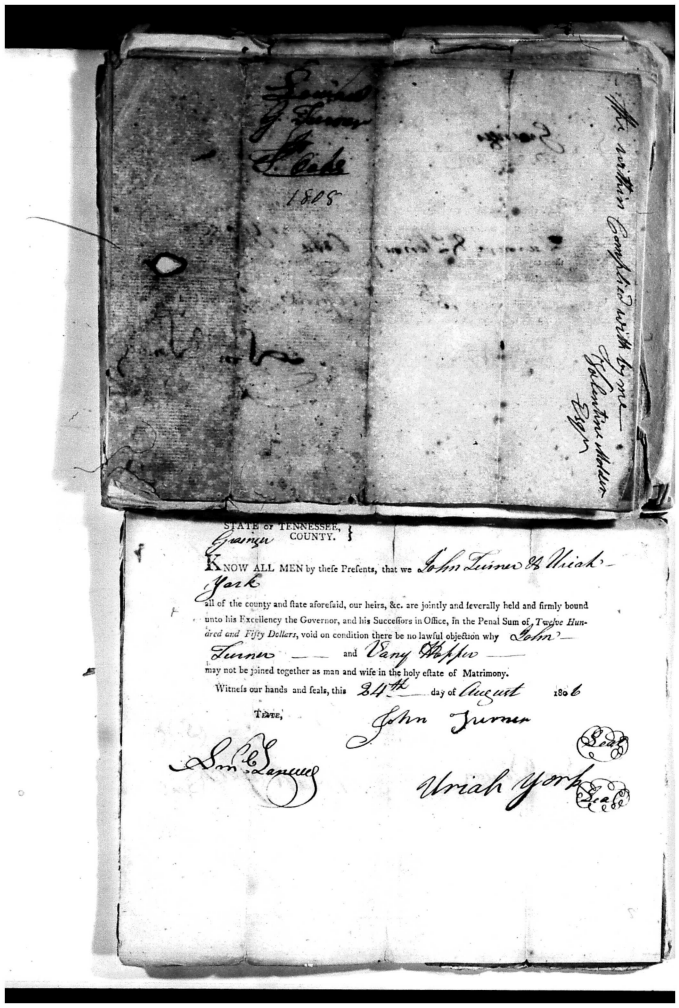


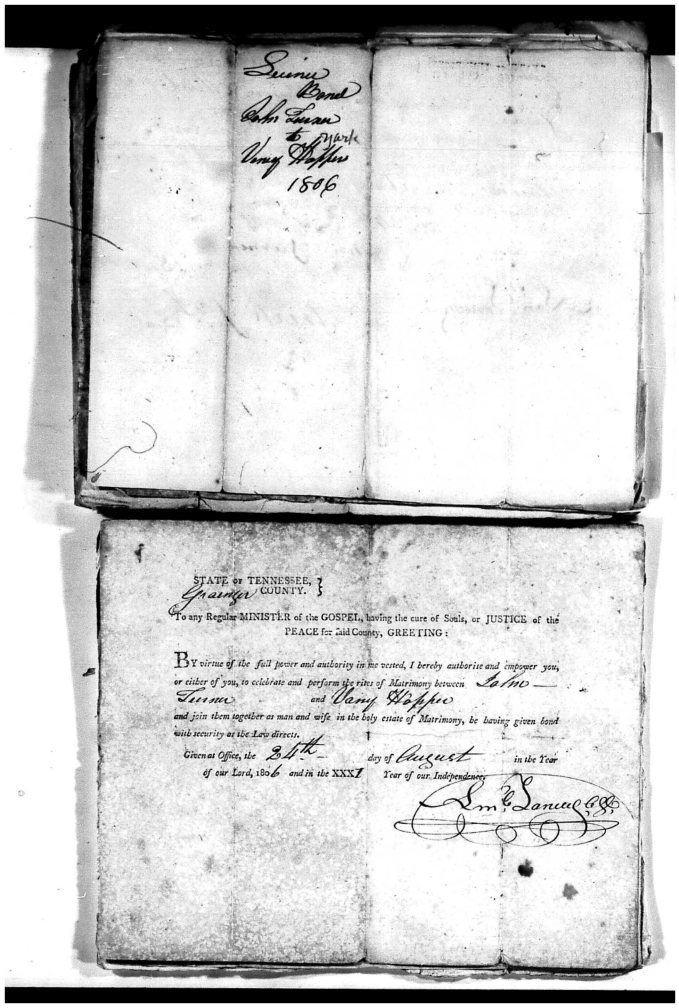
State of Tennessee County, 5 maiger KNOW all men by these presents, that we, Thomas Therley & George Noc all of the county and state aforesaid, our heirs, &c. are jointly and severally held and firmly bound unto his Excellency the Governor, and his Successors in Office, in the penal sum of twelve Hundred and Fifty Dollars, to be void on condition there be no lawful objection why Thomas Justy and Lucy Duke may not be joined together as man and wife in the holy estate of matrimony. Witness our hands and seals, this 2 day of Sechrusny 1807 Thomas Suntigue Geo Notestal Teste,

STATE OF TENNESSEE, all of the county and state aforesaid, our heirs, &c. are wintly and severally and firmly bound unto his Excellency the Governor, and his Successors in the Penal Samos Twelve Hundred and Fifty Dollars, void on condition there be no lawful objection why and may not be joined together as man and wife in the holy estate of matrimony.

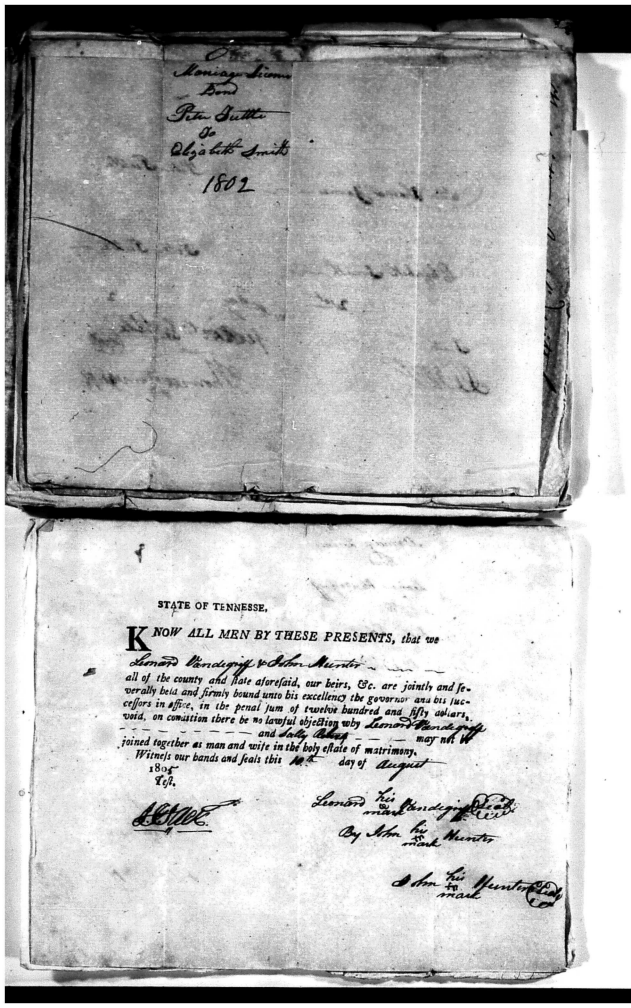
Witness our hands and seals, this by day of Charles 450 6 day of aprile 1806 TESTE

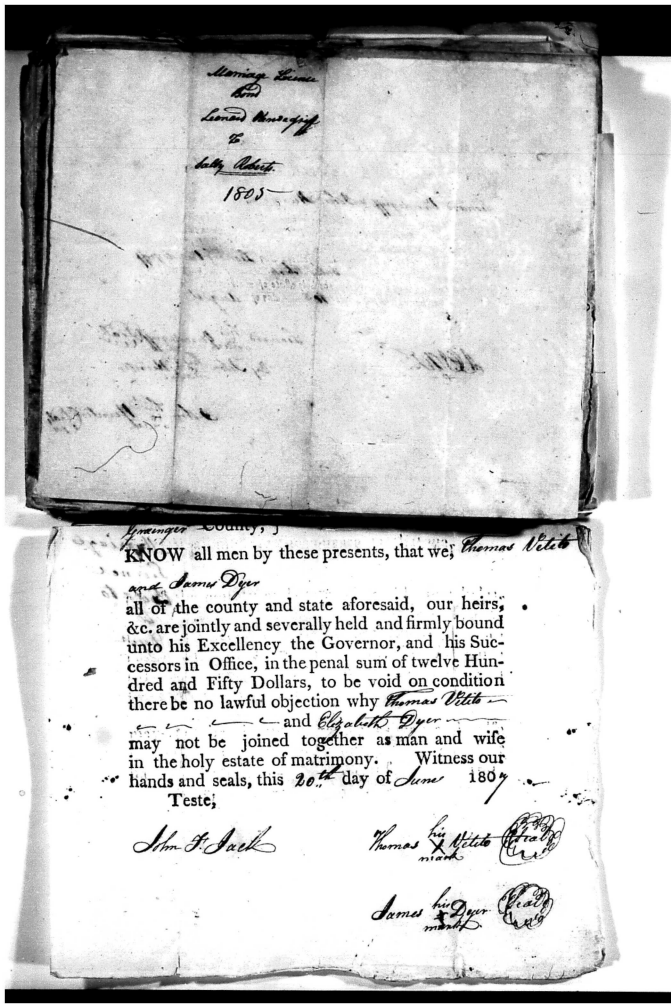
11 STATE or TENNESSEE, COUNTY. ar Minister of the Gospel having the cure of Souls, or Justice of the Peace for said County, GREETING: By virtue of the full power and authority in me veffed, I hereby authorife and empower you, or either of you, to celebrate and perform the rites of matrimony between , George them together as man and which in the holy estate of matrimony, he having given bond and security Given at Office, the 13th day of Aprilo in the year of our Lord and in the XXX

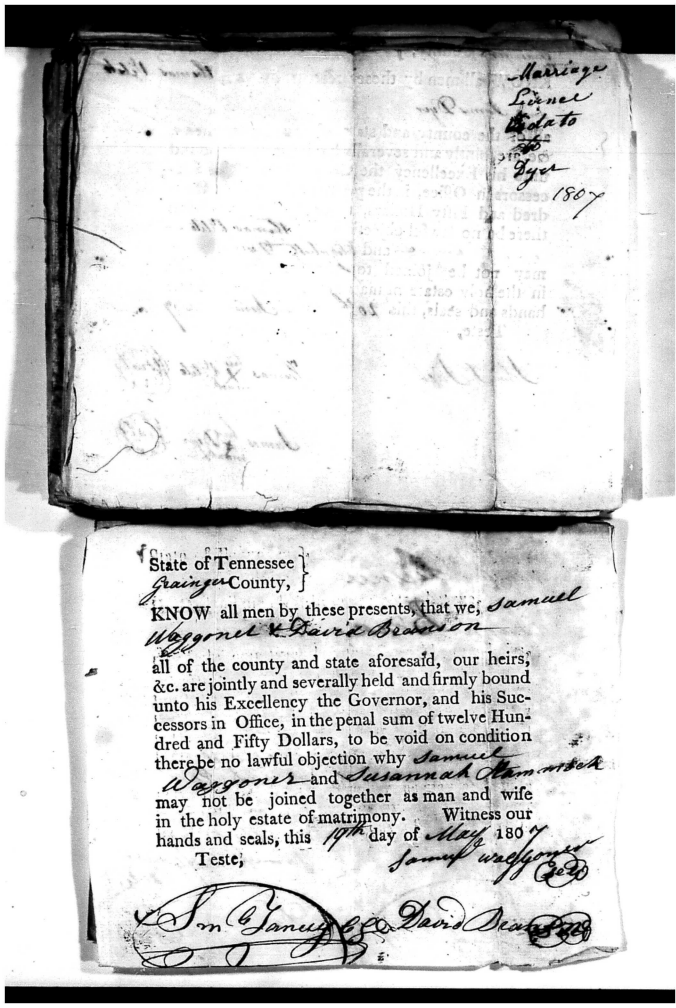


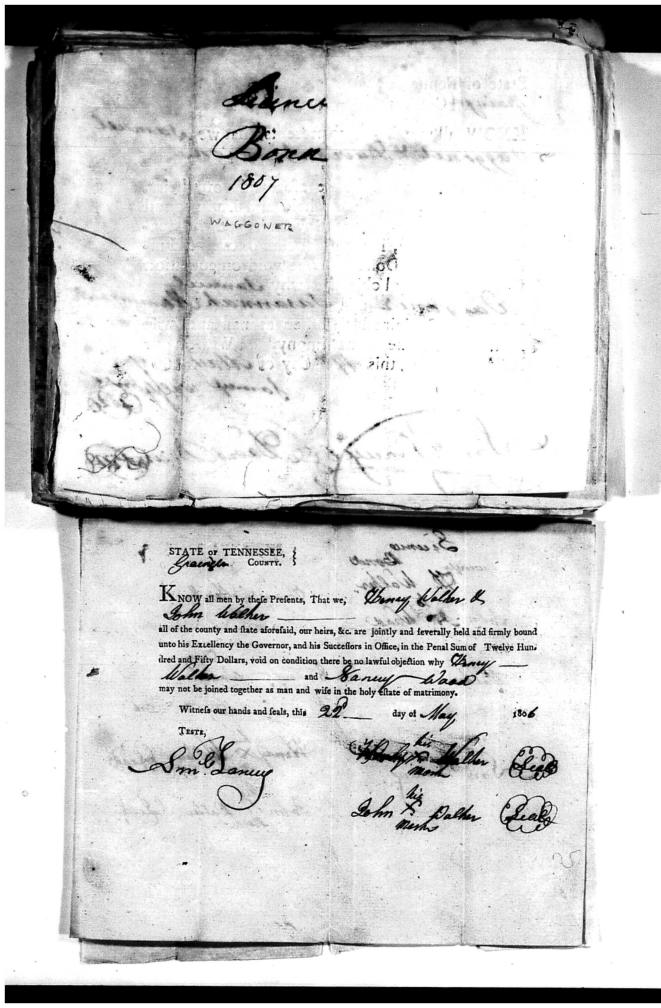


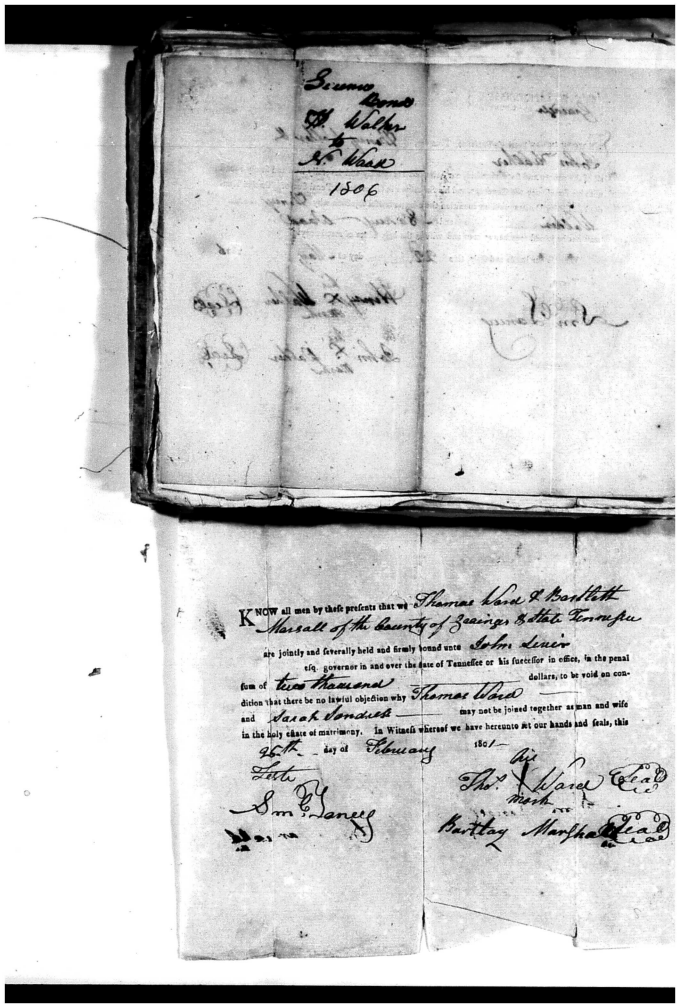
STATE OF TENNESSEE, County. NOW all men by these presents, that we Peter Suttle aforesaid, our heirs oc. are jointly and severally held, and firmly bound unto his excellency the Governor, and his fuccessors in office in the penal fum of twelve hundred and fity dollars, void on condition there be no Jawful odjection why Sith Sulle. and Chalit Imithin may not be joined together as man and wife in the holy estate of matrimony. Witness our hands and seals, the day of A. D. 1802 and of our Independence the xxv.



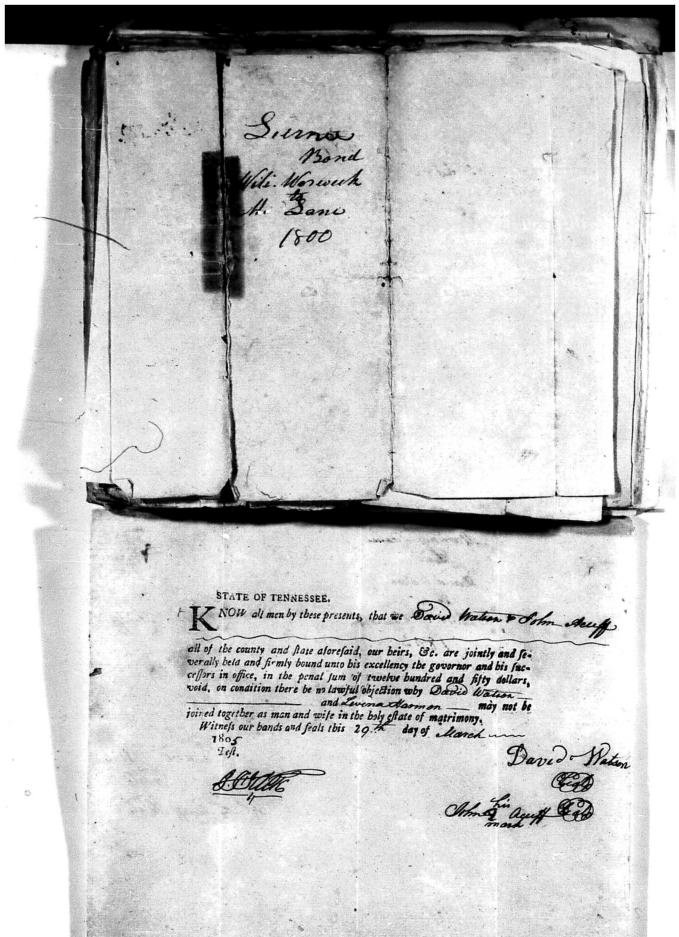


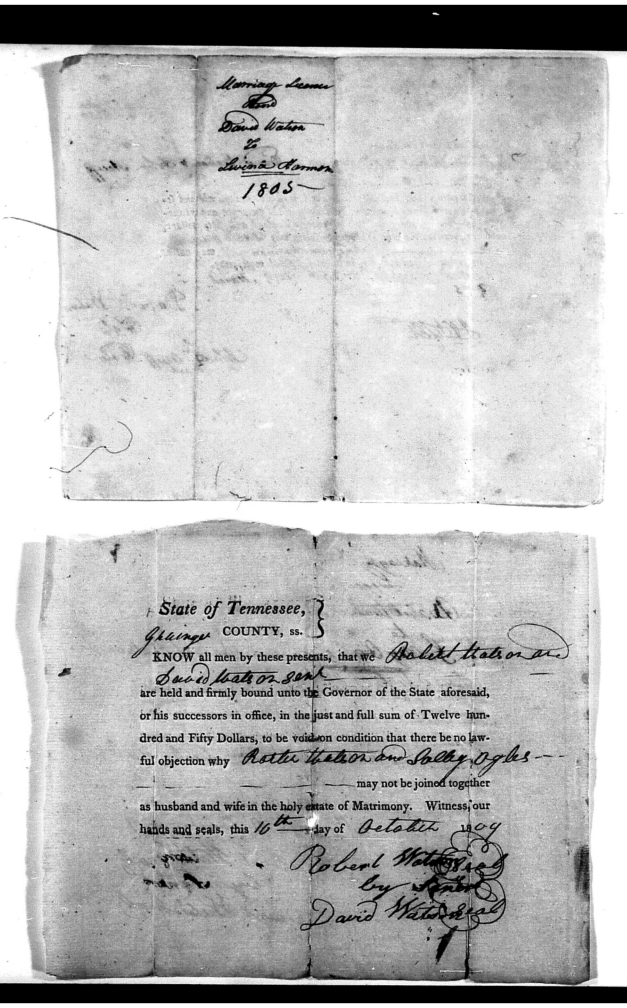






Secine J. Ward the first parties of the first 1801 K NOW all men by these presents that we . Willy Harwick and . fames Lane are jointly and severally held and firmly bound unto John Je efq governor in and over the fate of Tenneffee or his fueceffor fum of luvelue hundered dollar dition that there be no lawful objection way Hily wearn ich and Margret fand, may not be joined together in the holy chate of matrimony. In Wiles whereof we have hereunto bet our dellare void on conday of october James In Seal Sest John Hall





STATE OF TENNESSEE, cyrainger County. KNOW all men by these Presents, That we, all of the county and state aforesaid, our heirs, &c. are jointly and severally held and firmly bound unto his Excellency the Governor, and his Successors in Office, in the Penal Sum of Twelve Hundred and Fifty Dollars, void on condition there be no lawful objection why John Webs

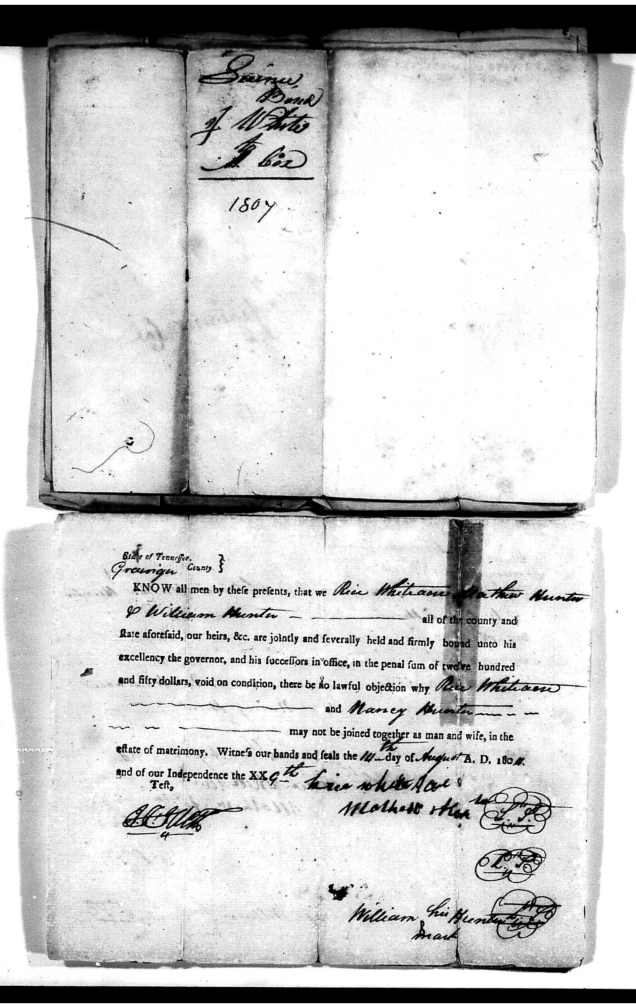
may not be joined together as man and wife in the balls of the last of the l may not be joined together as man and wife in the holy effate of matrimony. day of arigust 1806 Witness our hands and seals, this UK John She Welle See mark wills me for Henry Bostman

State of Tennessee, Change COUNTY, ss. KNOW all men by these presents; that we Jumes lahaling Welliam Hatt Salm Mook and James Campbell are held and firmly bound unto the Governor of the State aforesaid, or his successors in office, in the just and full sum of Twelve hundred and Fifty Dollars, to be void on condition that there be no lawful objection why fames by haking and may not be joined together Chambers as husband and wife in the holy estate of Matrimony. Witness, our hands and seals, this 24 day of August feeting backs

State of Tennessee, Jeange COUNTY, ss. KNOW all men by these press, that we and firmly bound unto the Governor of the State aforesaid, or his successors in office, in theast and full sum of Twelve hundred and Fifty Dollars, to be void in condition that there be no lawful objection why Rechar to haling and army Chambers _ may not be joined together as husband and wife in the holy easte of Matrimony. Witness, our hands and seals, this 18 64 sy of Octabel 18 09 ling Bache

State of Tennessee, Jeange COUNTY, ss. KNOW all men by these press, that we and firmly bound unto the Governor of the State aforesaid, or his successors in office, in theast and full sum of Twelve hundred and Fifty Dollars, to be void in condition that there be no lawful objection why Rechar to haling and army Chambers _ may not be joined together as husband and wife in the holy easte of Matrimony. Witness, our hands and seals, this 18 64 sy of Octabel 18 09 ling Bache

Malleage Bond Chambers STATE OF TENNESSEE, KNOW ALL MEN by these Presents, that we James Ithing Josemiah 60 all of the county and flate aforefaid, our heirs, &cc. are jointly and feverally held and firmly bound unto his Excellency the Governor, and his Successions in Office, in the Penal Sum of Twelfe Hundred and Fifty Dollars, void on condition there be no lawful objection why and Marguett. Con may not be joined together as man and wife in the holy estate of Matrimony. Witness our hands and feals, this Jenesniahl



Mancy Hunter. 1804 State of Tennessee, Grainger COUNTY, ss.) KNOW all men by these presents, that we Exhibited we Williams and John Herrel are held and firmly bound unto the Governor of the State aforesaid, or his successors in office, in the just and full sum of Twelve hundred and Fifty Dollars, to be void on condition that there be no lawful objection why flitted and leselle any may not be joined together as husband and wife in the holy estate of Matrimony. Witness, our hands and scals, this /7 day of July

STATE or TENNESSEE, | KNOW ALL MEN by these Presents, that we Francis Williams and all of the county and flate aforefaid, our heirs, &c. are jointly and feverally held and firmly bound unto his Excellency the Governor, and his Successors in Office, in the Penal Sum of Twelve Hundred and Fifty Dollars, void on condition there be no lawful objection why France's Williams and batharine Hodges may not be joined together as man and wife in the holy estate of Matrimony. Wienels our hands and feals, this oft day of December 1805 TESTE, Towner of the only Alm Flack Calel Receliat

Startens Milliamy
To Catharino Hodg1806 State of Tennessee, ? Grainger COUNTY, ss. KNOW all men by these presents, that we have villiams 4 Thomas Williams are held and firmly bound unto the Governor of the State aforesaid, or his successors in office, in the just and full sum of Twelve hundred and Fifty Dollars, to be void on condition that there be no lawful objection why Isaac Williams & Peggy arnats may not be joined together as husband and wife in the holy estate of Matrimony. Witness, our hands and seals, this 75th day of February A. 2. 1809 Saas his Williams of Mornes & Milliams and John & Jack

Il Summer Bond TATE OF TENNESSEE, } NOW all men by these presents, That we Samuel Williams & Face all of the county and state aforesaid, our beirs, Se. are jointly and severally held and firmly bound unto his Excellency the Governor, and his successors in office, in the penal sum of twelve hundred and fifty dollars, void on condition there be no lawful objection why Samuel Williams and Reluchar Hoyan may not be joined together as man and wife in the boly estate of Matrimony. Watness our bands and seals, this 23 day of January 1808) Sm Lanery Samuel willand Haar . William Se al