

Robert Parker
Lions Bond

J. Gibson
1803

STATE OF TENNESSEE, }
Grainger COUNTY, }

KNOW all men by these presents, That we William Parkerson and
Bruce Edwards
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 William Parkerson
and Sally Anderson may not be joined together as man
and wife in the holy estate of Matrimony.

Witness our hands and seals, this

2nd

day of

October

1807

TESTE,

J. M. Laney

William Parkerson Seal
Bruce Edwards Seal

Sumner
Bond
W. Perkins
to
S. Anderson
1807

STATE OF TENNESSEE,
Grainger COUNTY.

KNOW ALL MEN by these presents, that we Robert Parks
Robt. Yarnum & Miller W. Caseley

all of the state and county aforesaid, our heirs, &c. are jointly and severally
held and firmly bound unto his excellency Archibald Roane Governor
and his successors in office, in the penal sum of twelve hundred and fifty dol-
lars, to be void on condition that there be no lawful objection why Robt Parks
and Estheraney Caseley
may not be joined together as man and wife in the holy estate of matrimony.

Witness our hands and seals, this 22nd day of May —
A. D. 1803

Attest
Attest

Robt Parks
Robt Yarnum
Miller W. Caseley

Marriage License
Bond

Robt. Parker Robt. Jones
witnesses to be taken by the
by J.

A. Rouse Gov

1803

KNOW all men by these presents that we Robert Parson & John Shropshire

are jointly and severally held and firmly bound unto

esq governor in and over the State of Tennessee or his successor in office, in the penal
sum of ~~one~~ *thousand* dollars, to be void on con-

dition that there be no lawful objection why Robert Parson
and Mary Mary Johnston — may not be joined together as man and wife
in the holy cause of matrimony. In Witness whereof we have hereunto set our hands and seals, this

23 day of July — 1804

Joseph Powell & Robert Parson

John Shropshire

Summe

1801

Parson

State of Tennessee }
Grange County }

KNOW all men by these presents, that we Winston Parlin and
John McElhenny 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 Winston

Parlin and Nancy Mason
may not be joined together as man and wife, in the

estate of matrimony. Witne's our hands and seals the 26 day of July A. D. 1804
and of our Independence the XXIX
Test,

Sam. E. Laney

Winston Parlin
John McElhenny

Siune

1801

Parson

State of Tennessee }
Greene County }

KNOW all men by these presents, that we Winston Parlin and
John McElhenny 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 Winston
Parlin and Nancy Mason
may not be joined together as man and wife, in the
estate of matrimony. Witne's our hands and seals the 26 day of July A. D. 1804
and of our Independence the XX
Test,

Sam. E. Laney

Winston Parlin Seal
John McElhenny Seal

Spence
Bond
W. Patton
to
S. Mason
1804

STATE OF TENNESSEE, }
Graham COUNTY, }

KNOW all men by these presents, That we William Patton and
Anneta Kirk
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 William Patton
and Ailey Kirk may not be joined together as man
and wife in the holy estate of Matrimony.

Witness our hands and seals, this

20th day of July

1808

TASTE,

Sam Lane

William Patton Seal

Anneta Kirk Seal

Given
Bond
Wm. Patterson
to Ray Runk
1808

STATE OF TENNESSEE, }
Grainger COUNTY.

KNOW all men by these Presents, That we, James Perkins & John
Blatt
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 Hun-
dred and Fifty Dollars, void on condition there be no lawful objection why James
Perkins and Margaret Perkins
may not be joined together as man and wife in the holy estate of matrimony.

Witness our hands and seals, this 17th day of July 1806

TEST:

Sam. Boney

John Hotter

Seemly Bond
Jo: Perkins
to
M. Topping
1806

STATE OF TENNESSEE, }
COUNTY. }

To any Regular Minister of the Gospel having the cure of Souls, or Justice of the Peace
Gaining for said County, GREETING:

BY virtue of the full power and authority in me vested, I hereby authorize and empower you, or
either of you, to celebrate and perform the rites of matrimony between *James*
Perkins & Margaret Topping 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 *17th* day of *July* in the year of our Lord
1806 and in the XXX Year of our Independence.

J. M. Donnelly

Summa
James Perkins
to
M. Loring
1806

KNOW all men by these presents that we *Jacob Pearson & William -*
Hankins

are jointly and severally held and firmly bound unto *John Lewis* -

esq. governor in and over the State of Tennessee or his successor in office, in the penal
sum of *ten thousand* dollars, to be void on con-

dition that there be no lawful objection why *Jacob Pearson & Naomi Hays*
and may not be joined together as man and wife

in the holy estate of matrimony. In Witness whereof we have hereunto set our hands and seals, this

8th - day of *July*

1806

Teste
S. M. Caney

Jacob Pearson
William Hankins

Jacob Penson
Sinner
N. Hagg
1804

STATE OF TENNESSEE,

GRAINGER COUNTY.

To any Minister of the Gospel, regularly called, having the cure of souls, or Justice of
Peace for said county, GREETING:

BY the power and authority in me vested, I do authorize and license you or either of you to celebrate the rites of matrimony, between *Jacob Penson & Naomi Hagg* and
and join them together as man and wife in
the holy state of matrimony. Given under my hand the *18th* day of *July*
one thousand eight hundred -

S. M. Lane
1806

M.S.
Person
to
N. Hogs

1805

State of Tennessee.
Crawford County. }

KNOW all men by these presents, that we Joseph Peter and Charles
Hutchinson 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 Joseph Peter
and Nancy Hutchinson
may not be joined together as man and wife, in the
estate of matrimony. Witness our hands and seals the 19th day of Feb. A. D. 1805
and of our Independence the XXIXth.
Test,

Joseph Peter

Joseph Peter
Charles Hutchinson

Marriage License
Bonds
Jno. Peters
to
Mary Huletson
1805

STATE OF TENNESSEE,
Grainey COUNTY.

KNOW all men by these Presents, That we, Joshua Peters & Joseph
Peters
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 Hun-
dred and Fifty Dollars, void on condition there be no lawful objection why Joshua
Peters and Elley Smith
may not be joined together as man and wife in the holy estate of matrimony.

Witness our hands and seals, this

18th day of March

1806

TESTE

Sam. Lanier

Joshua Peters
Joseph Peters

(Seal)

(Seal)

Sumner
John
A. Peter
Polley Smith
1806

State of Tennessee }
Granger County, }

KNOW all men by these presents, that we, *John*
Peter & John Buler

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 Suc-
cessors in Office, in the penal sum of twelve Hun-
dred and Fifty Dollars, to be void on condition
there be no lawful objection why *John Peter*

and *Annay Casity*
may not be joined together as man and wife
in the holy estate of matrimony. Witness our
hands and seals, this *20th* day of *March* 1807 -

T
Sam. Casity

John Peter
John & Buler
Mark

Quincy
Bond

John P. Rice
Army, Belton
1809

State of Tennessee }
Greene County }

KNOW all men by these presents, that we William Phillips

Know all men by these presents that we Nathan Phillips
and Edward Brown are jointly and severally held and firmly
bound unto archibald R. Kane Esq Governor in and over the
State of Tennessee or his Successor in office in the sum
of Twelve Hundred Dollars to be void on condition that
there be no Lawfull objection why Nathan Phillips and
Winifred Martin may not be joined together as man and
wife in the holy estate of matrimony in witness whereof
we have hereunto set our hands and Seals this 21st Day of
April 1803

Test John Hall

Nathan Phillips

Edward Brown

Seal
Seal

1803
W. Phillips
to
H. Brown

Margaret Phillips

State of Tennessee }
Graham County }

KNOW all men by these presents, that we William Phillips

and Henry Brown

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 William Phillips

and Henry Brown

may not be joined together as man and wife, in the

estate of matrimony. Witne's our hands and seals the 31st day of January A. D. 1801

and of our Independence the XXVIIIth

Test,

[Signature]

William Phillips
mark

Henry Brown

Marriage License
Bond.

Wm Phillips

to

John Thompson

1802

KNOW all men by these presents that we Jacob Penchance and
Abraham Penchance

are jointly and severally held and firmly bound unto John Lewis

esq governor in and over the State of Tennessee or his successor in office, in the penal
sum of one thousand dollars, to be void on con-

dition that there be no lawful objection why Jacob Penchance
and Rachel Williams may not be joined together as man and wife
in the holy estate of matrimony. In Witness whereof we have hereunto set our hands and seals, this

15th day of August 1802

Teste
John Lewis

Jacob Penchance
Abraham Penchance
Rachel Williams

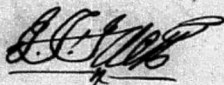
Seamen
Bond
J. P. Haines
by
D. H. Haines
1800


STATE OF TENNESSE,

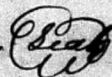
K NOW ALL MEN BY THESE PRESENTS, that we Daniel
Prigmore & Mindith Coffy

all of the county and state aforesaid, our heirs, &c. are jointly and se-
verally held and firmly bound unto his excellency the governor and his suc-
cessors in office, in the penal sum of twelve hundred and fifty dollars,
void, on condition there be no lawful objection why Daniel Prigmore
and Nancy Smith may not be
joined together as man and wife in the holy estate of matrimony.

Witness our hands and seals this 2^d day of August
1805



Daniel Prigmore 

Mindith Coffy 
mark

Marriage License
And

Danl. Brimmon
to

Mary Smith

1805

STATE OF TENNESSEE, }
Gentry COUNTY, }

KNOW all men by these presents, That we

Matthew Brimmon & William

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 Matthew Brimmon
and Mary Brimmon may not be joined together as man
and wife in the holy estate of Matrimony.

Witness our hands and seals, this

8th day of August 1807

TESTE,

Sam. Brimmon

Matthew Brimmon Seal

William Brimmon Seal

Licence Bond
Matthew Pratt
Elizabeth Cropper

1804

STATE OF TENNESSEE,
Grainger COUNTY. }

KNOW ALL MEN by these Presents, that we, George Purkypill &
William Black -

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 George

Purkypill and Jenny Black may not be joined together as man and wife in the holy estate of Matrimony.

Witness our hands and seals, this 5th day of September 1806

Teste,

Sam. Danvers

George Purkypill Seal

William his Clerk Seal
Marke

Suimus
Bond
G. Porkpile
to
J. Blasop
1806

STATE OF TENNESSEE, }
GAINES COUNTY. }

KNOW ALL MEN by these Presents, that we *Jacob Porkpile and*
George Porkpile
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 Hun-
dred and Fifty Dollars, void on condition there be no lawful objection why *Jacob-*
Porkpile and *Elizabeth Ford*
may not be joined together as man and wife in the holy estate of Matrimony.

Witness our hands and seals, this 20th day of August 1806

TESTE

Sam. L. Loney

Jacob Porkpile
George Porkpile

James
Bond
J. Pinkyfile
to
E. Ford

1806

STATE OF TENNESSEE, }
Greene COUNTY.

KNOW ALL MEN by these Presents, that we

John Smith

all of the county and state aforesaid, our heirs, &c. are jointly and severally here and firmly bound
unto his Excellency the Governor, and his Successors in Office, in the Penal Sum of Twelve Hun-
dred and Fifty Dollars, void on condition there be no lawful objection why

Abraham Paul &
Paul and Susanna Mc Cormack
may not be joined together as man and wife in the holy estate of Matrimony.

Witness our hands and seals, this 27th day of Dec - 1806

TESTE,

Sam Lane

Abraham Paul &
Mark

John + Smith
Mark

Squire
Bond
A. David
S. M. Borman

1806

State of Tennessee.

Greene County }

KNOW all men by these presents, that we *Robert Randolph and*
Michael Daniel ——— 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 *Robert*

Randolph ——— and *Polley Sisley* ———

may not be joined together as man and wife, in the

estate of matrimony. Witness our hands and seals the 25th day of *July* A. D. 1804

and of our Independence the XXX ———

Tell,

Sam. L. Lamey

Robert Randolph Seal

Michael Daniel Seal

Science
Bond
M. Randolph
P. Bisk
1804

STATE OF TENNESSEE,
Grainger COUNTY. }

KNOW all men by these Presents, That we, *David Hays*
Thomas Hays
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 Hun-
dred and Fifty Dollars, void on condition there be no lawful objection why
Hays and *Winning Coffey*
may not be joined together as man and wife in the holy estate of matrimony.

Witness our hands and seals, this 12th day of April 1806

Teste,

Am. Donnell

David Hays
his mark

Thomas Hays
his mark

Siune
D. May
W. Haffer

1806

Handwritten notes and signatures on the left page of the top document.

Handwritten notes and signatures on the right page of the top document.

STATE OF TENNESSEE, }
Graham COUNTY, }

KNOW all men by these presents, That we Jacob May & Thomas May

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 Jacob May
and Thurby Bidwell may not be joined together as man
and wife in the holy estate of Matrimony.

Witness our hands and seals, this 30th day of October 1807

TESTE,

Handwritten signature of the first witness, likely a Justice of the Peace.

Handwritten signatures of the parties: Jacob May and Thomas May with their seals.

Quinn
Bond

A. Ray

W. Bradwell

1807

STATE OF TENNESSEE,
Graham COUNTY. }

KNOW ALL MEN by these Presents, that we Joseph Ray -
and John Conley -

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 Hun-
dred and Fifty Dollars, void on condition there be no lawful objection why Joseph -
Ray and Billy Hamilton
may not be joined together as man and wife in the holy estate of Matrimony.

Witness our hands and seals, this 25th day of August 1806

TESTE,

Sam^l L. Larned

Joseph Ray Seal

John Conley Seal

Sumner
Bond
Geo. Ray
P. Hamilton

1806

State of Tennessee }
Franklin County, }

KNOW all men by these presents, that we, *John*
Rector & 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 Suc-
cessors in Office, in the penal sum of twelve Hun-
dred and Fifty Dollars, to be void on condition
there be no lawful objection why *John Rector*

and *Polly Davis*

may not be joined together as man and wife
in the holy estate of matrimony. Witness our
hands and seals, this *18th* day of *Feb.* 1807

Teste;

Saml. Lane

James Rector
Mark
John Rector
Mark

Suzanne
Bond
John Preston
to
Polley Davis
1807

STATE of TENNESSEE, }
County. }

Praga
KNOW all men by these Presents, That we,

James Mcnolds *Stephen*
Mcnolds and *William Mc 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

James
Mcnolds and *Sarah Cook*
may not be joined together as man and wife in the holy estate of matrimony.

Witness our hands and seals, this

17

day of

April

1856

TESTE,

Joseph Dyer Esq

James & Mcnolds Seal
mark
Stephen and
William Mc Gill Seal

James
Mamels
Licene Master
1806

STATE OF TENNESSEE,
Grainger COUNTY.

KNOW ALL MEN by these presents, that we, Richard Rector
and William Murphy

all of the state and county aforesaid, our heirs, &c. are jointly and severally
held and firmly bound unto his excellency Archibald Roane Esqr
and his successors in office, in the penal sum of twelve hundred and fifty dol-
lars, to be void on condition that there be no lawful objection why Richard
Rector and Jenny Smith
may not be joined together as man and wife in the holy state of matrimony.

Witness our hands and seals, this 30th day of August
A. D. 1806

and
William Smith

Settle

by
Richard Rector Seal
mark

For his Att. in fact

William by Murphy
mark

William by Murphy
mark

Marriage License
Bond.

Rich^d. Rector

to
Miss Mary Smith

1803

STATE OF TENNESSE,
Grainger County,

K NOW ALL MEN BY THESE PRESENTS, that we
Caleb Reese and Thomas Reese Junyer

all of the county and State aforesaid, our heirs, &c. are jointly and se-
verally held and firmly bound unto his excellency the governor and his suc-
cessors in office, in the penal sum of twelve hundred and fifty dollars,
void, on condition there be no lawful objection why Caleb Reese
and Margaret Riggs may not be
joined together as man and wife in the holy estate of matrimony.

Witness our hands and seals this — 9th day of April

1804

Test.

Henry Boatman

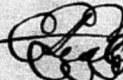
Caleb Reese

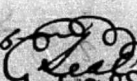
Thomas Reese

Reece
Bond

2081

Know all Men by these presents that we Daniel
Reece and David Williams of the County of State of
-said, our heirs &c. are jointly & severally held, & firmly bound
unto His Excellency Archibald Roane, & his successors
in office in the penal sum of Seven hundred &
fifty Dollars, to be void on condition that there be
no lawful objection why Daniel Reece & Mary
Hoover may not be joined together as man & wife
in the holy estate of matrimony. Witness our hands
& seals, 15th day of October 1802 and of our Independence
-same 24th

Daniel Reece 

David Williams 

Maries Severe Bond
Daniel Reece to Mary Hoover
Oct 15th 1802
Jm. Danvers

Don't Reuse
To
Mary Hooper
1802

State of Tennessee }

Granger County, }

KNOW all men by these presents, that we, *Thomas*
Reese & John Bunch of

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 Suc-
cessors in Office, in the penal sum of twelve Hun-
dred and Fifty Dollars, to be void on condition
there be no lawful objection why *Thomas*

Reese and *Polly Glasgow*
may not be joined together as man and wife
in the holy estate of matrimony. Witness our
hands and seals, this 28th day of May 1807

Teste,

John Bunch
John Bunch

Science
Bond
J. Price
J.
P. Glesse

1807

State of Tennessee,

Greene COUNTY, ss.

KNOW all men by these presents, that we *Archabald Neal*
Rhea and Dyke Spide
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 hun-
dred and Fifty Dollars, to be void on condition that there be no law-
ful objection why *Archabald Neal Rhea and Charlotte*
Davis 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

Attest
Sealing Cakes

Archabald Neal
Rhea
mark

Dyke Spide
Davis
mark

Seal
Seal

License
Bond
J. Chase
J.
P. Glaze

1807

State of Tennessee, }
Greene COUNTY, ss. }

KNOW all men by these presents, that we Archabald Neal
Rhea and Dyer Dyer
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 hun-
dred and Fifty Dollars, to be void on condition that there be no law-
ful objection why Archabald Neal Rhea and Charlotte
Dyer may not be joined together
as husband and wife in the holy estate of Matrimony. Witness, our
hands and seals, this 17th day of June 1809

Attest
Selling Clerk

Archabald Neal
mark

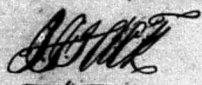
Dyer Dyer
mark

Seal
Seal

1
M Linn
Bond
to
C. Dwyer
1809

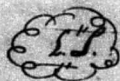
Know all men by these presents that We Benjamin Rhia & Morris
dy Coffey both of the county of Grainger, our heirs Executors and Admini-
strators are jointly & severally hild & firmly bound unto Archibald Rame
Esquire Governor in & on the State of Tennessee & his successor of-
fice in the penal sum of Twelve hundred & fifty Dollars, to be void on
condition that there be no lawful objection why Benjamin Rhia & Sal-
ly Coffey may not be joined together as man & wife in the holy & happy
estate of matrimony, In Witness whereof we have hereunto set our
hands & seals this 9th Day of February A.D. 1809. And in the XXVth
year of American Independence.

Signed sealed & deliv.
in presence of



Benjamin ^{his} Rhia

mark



Morris ^{his} Coffey

mark



*Mary Anne
 Bond
 Burge Rhia
 1802*

I now all Men by these presents that Mr Thomas Rhia and Joseph Rhia our heirs executors and Administrators are jointly & severally held & firmly bound unto Archibald Roane Esquire Governor in & over the State of Tennessee & his Successors in Office in the penal sum of Twelve Thousand & fifty Dollars, to be void on condition that there be no lawful objection why Thomas Rhia & Elizabeth Maxwell may not be joined together as Man & Wife in the holy estate of Matrimony. In Witnes whereof We have hereunto set our hands & seals this 3^d Day of February A. D. 1802, and in the XXVIth year of American Independence.

Thomas Rhia
 marks
 Joseph Rhia

Marriage License
Bond

Thomas Akers

to
Elizabeth Maxwell

1802

State of Tennessee
Orange County

Know all men by these presents that we Levi Rice and Jeremiah
Chamberlain ——— on this 4th day of Dec. lawfully and
specially held our family bond under the State of Tennessee
before us in his Surveyor's Office in the official term of
our Thomas Nelson, Vice on Condition, that there be no
lawful objection why Levi Rice & Jane Simmons ———
——— may not be joined together as man and wife
in the Holy state of matrimony.

Witness our hands and seals this 4th day of December
A.D. 1801 and 26th Year of American Independence

JBAC

Levi Rice
In Chamberlain



James
Liana Bond
Levi Rice
to
Jane Simmons

1801

STATE OF TENNESSEE,
Grainger County.

KNOW all men by these presents, that we Joseph Rich
& George Mc 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 Joseph Rich
and Catherine Mc may not be joined together as
man and wife in the holy estate of matrimony. Witness our
hands and seals, the Eighth day of April - A. D. 1802
and of our Independence the xxv.

Justice
[Signature]

Joseph Rich
George Mc

[Signature]

[Seal]

Marriage from
Book
Book
to the same

1802

STATE OF TENNESSEE, }
COUNTY, }
I, *Lane*
KNOW all men by these presents, That we *Hezekiah Potent* *Benjamin*
Davis
all of the county and state aforesaid, our heirs, &c. are jointly and severally held and 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 *Hezekiah Potent*
and *Anny Grantham* may not be joined together as man
and wife in the holy estate of Matrimony.
Witness our hands and seals, this *8th* day of *February* 180*8*
TESTE,
Lane
Hezekiah Potent
Benjamin Davis

Quinn
of Bond
P. Robertson
to
G. Grantham
1868

STATE OF TENNESSEE,
COUNTY.

K NOW ALL MEN by these presents, that we *William Robinson*
& *William Burton*

all of the state and county aforesaid, our heirs, &c., are jointly and severally
held and firmly bound unto his excellency *Archibald Roane*
and his successors in office, in the penal sum of twelve hundred and fifty dol-
lars, to be void on condition that there be no lawful objection why *William*
Robinson and *Anna Butler*
may not be joined together as man and wife in the holy estate of matrimony.

Witness our hands and seals, this 12th day of November
A. D. 1862.



Wm & Robinson Seal
mark

William Burton

Marriage License

Bonds

Wm Rodger

to

Anna Beula

1802

STATE OF TENNESSEE.

K NOW all men by these presents, that we William Rodger and John

Walt
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 William Rodger and Patey Croft may not be joined together as man and wife in the holy estate of matrimony.
Witness our hands and seals this third day of May - A.D.
1802
Tenn.

[Signature]

[Signature]

John Walt
By Jas H. Cook
at Request.

[Signature]

Mary Ann Linn
Pam

Mill Argen
to

Putty brog

1805

STATE OF TENNESSEE, }
Garrigue COUNTY. }

KNOW all men by these Presents, That we, Abeliah Black, Anon-
Black

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 Abeliah

Black and Secunda Watson may not be joined together as man and wife in the holy estate of matrimony.

Witness our hands and seals, this 17th day of June 1806

TESTE,

Sam. Daney

Abeliah Black Secunda
Asen Black Seals

Securus
Bond
Ch. Cook
S. Watson

1806

STATE OF TENNESSEE.
Grainger County.

K NOW all men by these presents. That we John Russell
and severally held and firmly bound unto his Excellency the Governor, &c. 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 John Russell
& Mary Bradford may not be joined
together as man and wife, in the holy estate of matrimony.

WITNESS our hands and seals this
A. D. ~~1800~~ 1800 and in the XXIII

11th — day of Jan^r
year of our Independence

Left of
Jm Caney

John Russell Seal
Benjamin Bradford Seal

Siune
Bonel
J. Russell
M. Knappford

1800

STATE OF TENNESSEE, }
County.

KNOW all men by these Presents, That we, *John Reddick & Joseph*
Dyer
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 Hun-
dred and Fifty Dollars, void on condition there be no lawful objection why
John Reddick and *Elizabeth Childers*
may not be joined together as man and wife in the holy estate of matrimony.

Witness our hands and seals, this *29th* day of *February* 180*6*

TESTE,

Sam. Lane

John Reddick
Joseph Dyer

Quene
Bond
John H. H. H.
P. Childress

1806

KNOW all men by these presents that we John Sanders and
Marshall Marshall

are jointly and severally held and firmly bound unto John Sevier

esq governor in and over the State of Tennessee or his successor in office, in the penal
sum of one thousand dollars, to be void on con-

dition that there be no lawful objection why John Sanders
and Revvy Lumsden may not be joined together as man and wife
in the holy estate of matrimony. In Witness whereof we have hereunto set our hands and seals, this

7th day of December 1800

Teste
Sam. Barney

John Sanders Seal
Marshall Marshall Seal

1807

STATE OF TENNESSEE,
Greene COUNTY.

KNOW ALL MEN by these presents, that we Powell Scott Robert
Nancy & Enock McCarty

all of the state and county aforesaid, our heirs, &c. are jointly and severally
held and firmly bound unto his excellency Archibald Roane Governor
and his successors in office, in the penal sum of twelve hundred and fifty dol-
lars, to be void on condition that there be no lawful objection why Powell
Scott and Nancy McCarty
may not be joined together as man and wife in the holy estate of matrimony.

Witness our hands and seals, this fifth day of January
A. D. 1803

[Signature]

Powell Scott Seal
Robert Nancy Seal
Enock McCarty Seal

Marriage License

Powell Scott
&

Nancy McPart

1803

State of Tennessee }
Grainger County, }

KNOW all men by these presents, that we,
Andrew Seabolt, & Philip Seabolt

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 Suc-
cessors in Office, in the penal sum of twelve Hun-
dred and Fifty Dollars, to be void on condition
there be no lawful objection why Andrew

Seabolt and Sarah Seabolt
may not be joined together as man and wife
in the holy estate of matrimony. Witness our
hands and seals, this 14th day of Feb. 1804

Teste;

Sam Lane

Andrew Seabolt Seal
mark

Philip Seabolt Seal
mark

*Supers
Bonds
A. Seabolt
S. Sword*

1807

Grainger }
State of Tennessee }
County, }

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 a-
ny of you to solemnize and perform the rites of
marriage between *Andrew Seabolt & Sarah*
Sword and join them together as Husband
and Wife in the holy estate of matrimony. Giv-
en under my hand, at office, in the county aforesaid
this *17th* day of *February* 1807

Wm. L. Lane

mark

Lead
-vid
hine

I don't look a clerk of the
Court of Chancery to question either
my former soundness of property
or the soundness of the present
deeds. I shall defend
myself as you may and not
my husband or the future
of the County of Hampshire
to you 1806 and Henry and
and a great deal by deed to
see if I can manage

Place of Learning is to call

Teste,

Stirling Caske

Michigan Seaman's Seal
John V. Lynch
mark

Licence
H. Seamon
to
J. Sparkman

1808

State of Tennessee, }
Greene COUNTY, ss. }

KNOW all men by these presents, that we William Sears and
and James Sears
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 hun-
dred and Fifty Dollars, to be void on condition that there be no law-
ful objection why William Sears and Polly Douglass
_____ may not be joined together
as husband and wife in the holy estate of Matrimony. Witness, our
hands and seals, this 27th day of September 1809.

Attest
Hurling Carke
his
William Sears Seal
mark
his
James Sears
mark

Marriage Bond

William Sears

to
P Douglass

1809

STATE OF TENNESSEE,
Grainger County.

KNOW all men by these Presents, That we, Joseph Seaton and Mervin Little

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

Seaton and Cathy Lewis Joseph -
may not be joined together as man and wife in the holy estate of matrimony.

Witness our hands and seals, this First day of July 1806

TESTE,

Saml Seay

Joseph Seaton Seal
mark

Mervin Little Seal
mark

Sumner Bond
Jo. Seak
to
Cathy Seak
1806

STATE OF TENNESSEE,

Grainey COUNTY. }

To any Regular Minister of the Gospel having the care of Souls, or Justice of the Peace
for said County, GREETING :

BY virtue of the full power and authority in me vested, I hereby authorize and empower you, or
either of you, to celebrate and perform the rites of matrimony between *Joseph*
Seak and Cathy Seak 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 *First* day of *July* in the year of our Lord
1806 and in the XXX Year of our Independence.

S. M. Canup

*Sienna
Joseph Seal
to
Latty Sienna*

1806

State of Tennessee,

Granger COUNTY, ss.

KNOW all men by these presents, that we *William Selvaugh John Garret*
~~and Pelley Garret~~
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 hun-
dred and Fifty Dollars, to be void on condition that there be no law-
ful objection why *William Selvaugh and Pelley Garret*
may not be joined together
as husband and wife in the holy estate of Matrimony. Witness, our
hands and seals, this *third* day of *January* 18*06*

*Attest
Sterling Coache*

*William Selvaugh
mark
Pelley Garret
mark*

*Seal
Seal*

Marye Luper
Bond
William Selwage
to
Polly Garret
1807

STATE of TENNESSEE,
Crain - COUNTY. }

KNOW ALL MEN by these presents, that we *Stephen W. Senter*
and *Spencer Griffin*

all of the state and county aforesaid, our heirs, &c. are jointly and severally
held and firmly bound unto his excellency *Archibald Roane Gov. &c.*
and his successors in office, in the penal sum of twelve hundred and fifty dol-
lars, to be void on condition that there be no lawful objection why *Stephen*
W. Senter and *Elizabeth One*
may not be joined together as man and wife in the holy estate of matrimony.

Witness our hands and seals, this 23rd day of April.
A. D. 1803

Stephen W. Senter

Stephen W. Senter *Seal*

Spencer Griffin *Seal*

Marigo Linn
Bond

St. W. Linton

To

Sup. C. Ore

1803

Baron S. Sharp

Thomas

Marigo Linn Bond
Anon Sharp }
to
Sufanna Broadway
April 15. 1806

Surety
Bond
A. Sharp
to
S. Brawley
1806

3-3

3-3

March 3rd 1806
A. Sharp
S. Brawley
1806

STATE OF TENNESSEE, }
COUNTY. }

KNOW ALL MEN by these Presents, that we

David Sharp Thomas Sharp

and Thomas Newson

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

David Sharp and Sally Maple

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

WITNESS our hands and seals, this

5th

October

1809

TESTE,

Attest

David Sharp

Thos. Sharp

Thomas Newson

Hartinghouse

Seal

Seal

Seal

Marriage
License
Bond

D. Sharp
to

L. Maple

1809

STATE OF TENNESSEE, }
Grainger County. }

KNOW all men by these Presents, That we, John Sharp & Thomas
Newgen

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 Hun-
dred and Fifty Dollars, void on condition there be no lawful objection why John
Sharp and Anny Blum
may not be joined together as man and wife in the holy estate of matrimony.

Witness our hands and seals, this 4th day of June 1806

TESTE,

Sam. C. Lacey

John his
Mark

Thomas his
Mark

James Bond
John Sharp
A. Brown

1806

James Bond

STATE OF TENNESSEE,
Greene COUNTY. }

To any Regular Minister of the Gospel having the care of Souls, or Justice of the Peace
for said County, GREETING :

BY virtue of the full power and authority in me vested, I hereby authorize and empower you, or
either of you, to celebrate and perform the rites of matrimony between *John Sharp*
and Ann Brown and join
them together as man and wife in the holy estate of matrimony, he having given bond and security
for the same.

Given at Office, the *14th* day of *June* in the year of our Lord
1806 and in the XXX Year of our Independence.

Samuel G. Galt

*Given
John Sharp
to
Mary Brown*

1806

STATE of TENNESSEE,
Greene COUNTY.

KNOW ALL MEN by these presents, that we *Nicholas Sharp*
and *John County*

all of the state and county aforesaid, our heirs, &c. are jointly and severally
held and finally bound unto his excellency *Archibald Swan*
and his successors in office, in the penal sum of twelve hundred and fifty dol-
lars, to be void on condition that there be no lawful objection why
Nicholas Sharp and *Mary Johnston*
may not be joined together as man and wife in the holy estate of matrimony.

Witness our hands and seals, this *14th* day of *March*
A. D. 1806.

Attest
Sam. Laney

Nicholas Sharp
John County
Mark

Seamer
Bond
H. Sharp
Resolution
1803

State of Tennessee }
Grainger County }

KNOW all men by these presents, that we Nicholas Sharp of the County of Grainger and Michael Meyer all of the county and State afore said, 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 Nicholas Sharp and Rachael Meyer

may not be joined together as man and wife, in the estate of matrimony. Witness our hands and seals the 20th day of March A. D. 1803 and of our Independence the XXVIIIth Year

Nicholas Sharp
mark

Nicholas Sharp
mark

Michael Meyer
mark

Marriage License
Bond.

H. Sharp
To

Wm. Aschard Sharp

1804

STATE OF TENNESSEE, }
Greene County. }

KNOW all men by these presents, that we George Mac and David Shilton &
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 David Shilton
and Nancy Bradley may not be joined together as
man and wife in the holy estate of matrimony. Witness our
hands and seals, the 19th day of August A. D. 1802 —
and of our Independence the xx7

Test
Jm. Laney

David Shilton
Jm. Mac
Jm. Mac

Seam
Bois
J. Shelton
N. Chaz
1802

STATE OF TENNESSEE,
Graham - County.

KNOW all men by these presents, that we Jacob Shelton
& William Street 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 Jacob Shelton
and Elizabeth Phillips may not be joined together as
man and wife in the holy estate of matrimony. Witness our
hands and seals, the 13th day of July A. D. 1802
and of our Independence the xxth

Test
Sam. Dancy

Jacob Shelton
William Street

Sumner
Bond
Jas. Shotton
to
B. Phillips
1802

STATE OF TENNESSEE.
Grainger County.

KNOW all men by these presents. That we John Shotton Jr. & William Shotton our heirs &c. &c. are jointly and severally held and firmly bound unto his Excellency the Governor, &c. 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 John Shotton & Elizabeth Smith may not be joined together as man and wife, in the holy estate of matrimony.

WITNESS our hands and seals this
A. D. ~~1800~~ and in the xxiii
1800

19th day of March
year of our Independence.

Leop. D. Laney
Am. Laney

John Shotton Seal
William Shotton Seal

Lucina
Bond
J. Mutton
to
E. Smith
1808

STATE of TENNESSEE, }
Graham COUNTY. }

KNOW all men by these Presents, That we, Calib Shackley, & Benjamin
yates

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 Hun-

dred and Fifty Dollars, void on condition there be no lawful objection why Calib

Shackley and Hanna Perry
may not be joined together as man and wife in the holy estate of matrimony.

Witness our hands and seals, this 20th day of January 1806

TEST,

Sam Perry

Calib Shackley
Benjamin yates
his
mark

Lunar
Bond
C. Shackley
to
H. Perry
1806

STATE OF TENNESSEE, }
County. }

KNOW ALL MEN by these Presents, that we William Short Thomas
Anderson & William Windham

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 Hun-
dred and Fifty Dollars, void on condition there be no lawful objection why William

Short and Sarah Spadling
may not be joined together as man and wife in the holy estate of Matrimony.

Witness our hands and seals, this 8th day of October 1806

TESTE,

Sam Lane

William Short Seal
Thomas Anderson Seal
by Settles M
William Windham Seal

Squire
Bond
W. Short
to
S. Shadling

1806

I now call Men by these presents that We John Simmons John Criner & David Elmors our heirs &c are jointly & severally
True & firmly bound unto Archibald Roane Esquire Governor in and over the
State of Tennessee and his successors in office, in the penal sum of two
thousand Dollars, to be void on condition that there be no lawful objection
why John Simmons &c and Penimah Conley may not be joined
together as man & wife in the holy Estate of Matrimony In Witness
whereof We have hereunto set our hands & seals this Eleventh Day of
December — A. D. 1801 and XXVI.th year of American Independ-
dence.

Testis
A. Short

John Simmons Seal
John Criner Seal
David Elmors Seal
made

Marriage License
Bond
John Simmons
to
Ann Maria Conly
1801

State of Tennessee }
Greene County }

KNOW all men by these presents, that we Joshua Simmons
and Abraham James 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

Joshua Simmons and Delany James

may not be joined together as man and wife, in the
estate of matrimony. Witne's our hands and seals the 15th day of Nov^r A. D. 1803
and of our Independence the XXth

Test.

Sam Lancy

Joshua Simmons Seal
Abraham James Seal

1863
James
Bonds
of Simmons
to James

STATE OF TENNESSEE,
Garage COUNTY.

KNOW ALL MEN by these presents, that we William Sims
and Ennoch Windes

all of the state and county aforesaid, our heirs, &c. are jointly and severally
held and firmly bound unto his excellency archibald man
and his successors in office, in the penal sum of twelve hundred and fifty dol-
lars, to be void on condition that there be no lawful objection why
William Sims and Ennoch Windes
may not be joined together as man and wife in the holy estate of matrimony.

Witness our hands and seals, this fourth day of June
A. D. 1863

Archibald Man
Notary

William Sims - Seal
Ennoch Windes - Seal

Wm Sims
Sims Bond
[Signature]
H. Humboldt

1803

STATE OF TENNESSE,

Gravies County

K NOW ALL MEN BY THESE PRESENTS, that we *Joseph*
Stults & Michael Gipe

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 *Joseph Stults*
and *Amy Stults* may not be
joined together as man and wife in the holy state of matrimony.

Witness our hands and seals this 20th day of November

1805

[Signature]
J. S. Saneey

[Signature]
J. S. Stults
Mark

[Signature]
Michael Gipe

Swann Bond
of Slatts
to
A. Walker
1805-


STATE OF TENNESSEE, }
Granville COUNTY. }


KNOW all men by these Presents, That we, Swann Smith Isaac
Thompson
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 Hun-
dred and Fifty Dollars, void on condition there be no lawful objection why Swann
Smith and Mary Simmons
may not be joined together as man and wife in the holy estate of matrimony.

Witness our hands and seals, this 15th day of June 1806

Teste,

Saml. L. Loney

Swann Smith 
Mary

Isaac Thompson 

Sevin Bond
L. Smith
M. Sumner

1806

[Faint handwritten notes and signatures]

[Faint handwritten signature]

State of Tennessee }
Greene County }

KNOW all men by these presents, that we *Bretton Smith & James 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 successors in office, in the penal sum of twelve hundred
and fifty dollars, void on condition, there be no lawful objection why *Bretton Smith*

_____ and *Rebecca Buff*

_____ may not be joined together as man and wife, in the
estate of matrimony, Witne's our hands and seals the 25th day of February A. D. 1806
and of our Independence the XXVIIIth

Test,

[Signature]

[Signature]

James Bowen Seal
mark

Marriage License
Bond.

David Smith
to
Miss Rebecca Buff

1804

I now all men by these presents that We ~~David~~ David Smith and Henry Rice our Executors administrators & heirs are jointly and severally held and firmly bound unto Archibald Roane Esquire Governor in and over the State of Tennessee and his successor in office, in the Penal sum of one Thousand Dollars, to be void on condition that there be no lawful objection why David Smith and Elizabeth Rice may not be joined together as man & wife in the holy Estate of matrimony. In Witness whereof We have hereunto set our hands & seals this twenty third day of December A.D. 1801. and XXVIth year of American Independence.

David Smith

Seal

Justis

[Signature]

Henry Rice

Seal

Marriage License

Bond

David Smith

To

Elizabeth Rice

1801

State of Tennessee.

Groves - County. }

KNOW all men by these presents, that we Jackson Smith & Peter Harris -

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 Thompson -

may not be joined together as man and wife, in the

estate of matrimony. Witness our hands and seals the 26th day of June A. D. 1801,

and of our Independence the XXVIIIth

Test,

Jackson Smith Seal

Peter Harris Seal

Marriage License
Don.
Jackson Smith
to
Elizabeth Thompson
1804

STATE OF TENNESSEE,
Graham COUNTY. }

KNOW ALL MEN by these Presents, that we John Smith & John
Conley

of 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 Hun-
dred and Fifty Dollars, void on condition there be no lawful objection why John
Smith and Leah Conley
may not be joined together as man and wife in the holy estate of Matrimony.

Witness our hands and seals, this 25th day of August 1806

TESTE,

John Conley

John Smith

John Conley

*Single
Bond
John Smith
to
Sarah Conley
1806*

STATE OF TENNESSEE.
Grainger County.

K NOW all men by these presents. That we *Richard Smith & Ephiel Smith* our heirs &c. &c. are jointly and severally held and firmly bound unto his Excellency the Governor, &c. 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 *Richard Smith and Margaret Sackwood* may not be joined together as man and wife, in the holy estate of matrimony.

WITNESS our hands and seals this
A. D. ~~1806~~ and in the ~~xx~~^{xx}

18th day of *August*
year of our Independence.

Wm. H. H. H.

*Ru. Smith
Ephiel Smith*

*Seal
Seal*

Secure
Bond
H. Smith
to
M. Sackman
1800

STATE OF TENNESSEE, }
Grainger COUNTY. }

KNOW ALL MEN by these Presents, that we Stephen Smith and
John Bunch for

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 Hun-
dred and Fifty Dollars, void on condition there be no lawful objection why Stephen

Smith and Waring Aschart
may not be joined together as man and wife in the holy estate of Matrimony.

Witness our hands and seals, this

9th day of Nov^r 1806

Teste,

Sam^l Soney

Stephen Smith (Seal)
by John Bunch for,
John Bunch (Seal)

Seized
Bond
S. Smith
to
W. Aetart
1806

State of Tennessee, }
Greene COUNTY, ss.

KNOW all men by these presents, that we *William Smith and*
Nicholas Kearny of Greene County
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 hun-
dred and Fifty Dollars, to be void on condition that there be no law-
ful objection why *William Smith and Lavina*
Kearny — — — — — may not be joined together
as husband and wife in the holy estate of Matrimony. Witness, our
hands and seals, this 11th day of August A.D. 1809.

John T. Jack

William Smith

Wm. T. Jack

Marriage License
Bond
Sterling Smith
to
Lavina Brown.

\$12500

1809

Know all men by these presents that we Henry Solomon
and Joseph Smith both of the County of Granger and in
the State of Tennessee do here and firmly covenant
to pay unto Governor or his successors in office in the
penal sum of one thousand dollars or as equivalent
that there be no lawful objection why Henry Solomon
and Mary Brown may not be joined together as
man and wife in the Holy Estate of Matrimony
Witness our hands and seals this 14th day of April
A.D. 1809 & 26th Year of American Independence

his
Henry Solomon

Mark

test

Isaiah McKiff & Joseph Smith

his
Mark



Deem Bond
Henry Solomon
to
Mary Krause
1801

STATE OF TENNESSEE, }
Greene COUNTY. }

KNOW ALL MEN by these Presents, that we
Philip Sauthen
& Thomas Smith

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 Hun-*
dred and Fifty Dollars, void on condition there be no lawful objection why

Sauthen and *Elyabeth Campbell*
may not be joined together as man and wife in the ~~best~~ estate of Matrimony.

Witness our hands and seals, this

20th

day of

Sept.

1806

TESTE,

Saml. Loney

Philip Sauthen *(Seal)*

Thomas Smith

(Seal)

Sumner
Bond
P. Southern

to
E. Campbell

1806

KNOW all men by these presents that we

William M. C.

are jointly and severally held and firmly bound unto

John Linn, esq. governor in and over the state of Tennessee or his successor in office, in the
sum of four hundred dollars, to be void on

condition that there be no lawful objection why tho P. Southern

and Samuel G. Yancy may not be joined together as man and wife
in the holy estate of matrimony. In Witness whereof we have hereunto set our hands and seals, this

27th day of May 1806

Test

Robert Southern

Samuel G. Yancy

Robert Southern

Wm. M. C.

Clat

Deanna Bond
R. Lanthier
M. Seal
 1800

STATE OF TENNESSEE,
 COUNTY. }

KNOW ALL MEN by these Presents, that we *Jesse Spaulding and*
Isaiah Mithiff
 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 Hun-
 dred and Fifty Dollars, void on condition there be no lawful objection why *Jesse*
Spaulding and *Mary Smith*
 may not be joined together as man and wife in the holy estate of Matrimony.

Witness our hands and seals, this *19th* day of *August* 1806

TESTE

Sam. L. Loney

his
Jesse + Spaulding
Isaiah Mithiff Seal

Seinen
Bond
J. Spadling
to
M. Smith
1806.

Know all men by these presents that the undersigned
John Hall both of the county of Groinger & of the State of Virginia
are fully & firmly bound unto Archibald Nease Esquire Governor
not in & over the same State & his Successors in Office in the
penal sum of twelve hundred Dollars to be paid on con-
dition that there be no lawful objection why the said
John Spring & Nancy Moore may not be joined together
as man & wife in the holy estate of Matrimony,
sealed with our seals & dated the Eight day of April
in the year of our Lord one thousand eight hundred
& two & in the XXIIth year of American Independence

Marige Seinen Bond
John Spring to Nancy Moore
Taken the 8th day of April 1806
Attest
John Spring

John Spring

Seal

John Hall

Seal

John Spring
to
Nancy Moore
1802

STATE OF TENNESSEE:
Granger COUNTY.

KNOW ALL MEN by these presents, that we *Joseph Stephens*
Charles Smith

all of the state and county aforesaid, our heirs, &c. are jointly and severally
held and firmly bound unto his excellency *Archibald Roan*
and his successors in office, in the penal sum of twelve hundred and fifty dol-
lars, to be void on condition that there be no lawful objection why
Joseph Stephenson and *Nannah Cox*
may not be joined together as man and wife in the holy estate of matrimony.

Witness our hands and seals, this *20th* day of *June* -
A. D. 1803

Amos
Amos

Joseph Stephens *Seal*
Charles Smith *Seal*

Sumner
Bond
J. Stewart
to
H. Cox -
1803

State of Tennessee, }
Greene COUNTY, ss. }

KNOW all men by these presents, that we *James Sterling*
and *Minion Chamberlain*
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 hun-
dred and Fifty Dollars, to be void on condition that there be no law-
ful objection why *James Sterling & Janet Chamberlain*
may not be joined together
as husband and wife in the holy estate of Matrimony. Witness, our
hands and seals, this 24th day of April A.D. 1809.

attest

John H. Smith

James Sterling
Minion Chamberlain
J. H. Smith

Marriage License
Bond

James Girling
&

Janet Chamber
Lam.

1809

STATE OF TENNESSEE.
Grainger County.

K NOW all men by these presents. That we *Robert Stone & Bartholomew Smith* our heirs &c. &c. are jointly and severally held and firmly bound unto his Excellency the Governor, &c. 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 *Robert Stone & Susanah Everett* may not be joined together as man and wife, in the holy estate of matrimony.

WITNESS our hands and seals this *19th* day of *January 1800*
A. D. ~~1800~~ and in the xxth year of our Independence.

Test
John Word

Robin Stone Seal
Barth: Smith Seal

Seems
Bond
Ph. Stone
D. V. Everett
1800

Know all by these presents that I, Anthony Street and
Joseph Stone of the County of Fairfax & State of Virginia are
held & firmly bound unto the Hon. Judge James H.
or his Successor in Office in the sum of Five hundred
& fifty Dollars. To be paid on the day that there shall be no lawful
objections why Anthony Street and Jenny Stone may not
be lawfully joined together as Man and Wife in the holy Estate
of Matrimony —

Given under our hands & seals this seventeenth
day of Feb. A. D. 1800.

Marriage License Bond
Feb. 17th 1800.

Anthony Street to Jenny Stone
in Presence

Anthony Street Seal

Seal

STATE OF TENNESSEE.
Grainger County.

K NOW all men by these presents: That we William Street & Richard Shetton our heirs &c. &c. are jointly and severally held and firmly bound unto his Excellency the Governor, &c. 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 William Street may not be joined together as man and wife, in the holy estate of matrimony.

WITNESS our hands and seals this
A. D. ~~1800~~ and in the xxiii
1800

Teste
Jm. J. J. J.

23rd — day of January
year of our Independence.

Wm. Street Seal
Rich Shetton Seal

Single
Bond
Wm. Street
to
N. Hutton
1800

State of Tennessee }
Greene County } Know all men by these
Presents that we William Street & Henry
Howel all of the County & State aforesaid are
held and firmly Bound unto his Excellency the
Governor in the Special Sum of Twelve
Hundred & fifty Dollars to be Void on Condition
there be no lawful Objections why William Street
& Eliza Street may not be lawfully
joined together as man and wife in the
Holy Estate of Matrimony
Given under my hand this 13 Day
of September A.D. 1807
Test
William Street
Henry Howel

Puttidge Sept 11

*Lance
Bond*

W. Hunt

To

L. Burns

1804

STATE OF TENNESSEE.

Grainger County.

K NOW all men by these presents, That we *George Muddifield & P. Satchley Muddifield* our heirs &c. &c. are jointly and severally held and firmly bound unto his Excellency the Governor, &c. 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 *George Muddifield & P. Satchley Muddifield* may not be joined together as man and wife, in the holy estate of matrimony.

WITNESS our hands and seals this
A. D. ~~1800~~ and in the *xx* ~~1111~~

20 day of *January*
year of our Independence.

1800
Leet
Sam Danney

George Muddifield & P. Satchley Muddifield

Sumner
Bond
G. H. H. H. H. H.
D. P. H. H. H.
1800

STATE OF TENNESSEE, }
County, }
Transfer

KNOW all men by these presents, That we Stephen Stubblefield and Lemuel Moore & James Conn
all of the county and state aforesaid, our heirs, &c. are jointly and severally held and 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 Stephen Stubblefield
and Elizabeth Moore may not be joined together as man
and wife in the holy estate of Matrimony.

Witness our hands and seals, this 30th day of July 1808

TASTE,

James Conn

Stephen Stubblefield
Lemuel Moore
James Conn

Given
Bond
S. Shuttlefield
to
Elizabeth Moon

1808

STATE OF TENNESSEE, }
Greene COUNTY.

KNOW ALL MEN by these Presents, that we *Samuel Searlack &
Zadac Smith*

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 Successors in Office, in the Penal Sum of *Twelve Hun-*
dred and Fifty Dollars, void on condition there be no lawful objection why *Samuel*
Searlack and *Olney Williams*

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

Witness our hands and seals, this *18th* day of *August* 1806

TESTE,

Sam. Searlack

Samuel Searlack Seal

Zadac Smith Seal

Seena
Bond
S. Sunbuck
to
C. Williams
1806

Know all Men by these presents that we George Sautherton
and Valentin Gibson of the County of Grainger & State of Tennessee
are held & firmly bound unto his Excellency Archibald Roan
Esquire or his Successor in Office in the penal sum of Twelve
hundred & fifty Dollars, to be paid on condition that there
be no lawful objection why George Sautherton & Mary
Gibson may not be lawfully joined together as Man & Wife
in holy estate of Matrimony - Witness our hands & seals
this 15th day of December A.D. 1806

Seena Bond
George Sautherton
to
Mary Gibson
Dec. 15th 1806
Sm. C. Lancy

George Sautherton
his
Valentin & Gibson
marks

*Surety
Bond
G. Southerton
to
M. Gipson
1801*

Edwards Germick vs. Thomas & William Hall

STATE OF TENNESSEE, }
Graham COUNTY. }

KNOW ALL MEN by these Presents, that we *Edward Sweeney 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 Hundred and Fifty Dollars, void on condition there be no lawful objection why *Edward*

Sweeney and *Cathy Hobbs* —

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

Witness our hands and seals, this *19th* day of *Novr* 1806

TESTE,

Saml. C. Lammey

Edward Sweeney (Seal)

Benj^m Hudson (Seal)

Sevin
Band
L. Greenup
C. H. Harts

1806

STATE OF TENNESSEE, }
Grainger COUNTY. }

KNOW ALL MEN by these Presents, that we *Edward Tate & David Tate junr.*

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 *Edward Tate* — — —
— — — and *Lucy Moody* — — —
may not be joined together as man and wife in the holy estate of Matrimony.

WITNESS our hands and seals, this *25th* — day of *December* 1809.

TESTE,

John H. Sack

Edward Tate

David Tate

Marriage License
Bond

Edmond Tate




vs

Lucy bloody.

1809

STATE OF TENNESSEE, }
County. }

KNOW all men by these presents, that we *Hardiman Taylor* *Richard*
Shelton & *Robert Garney Esqr.* — 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 *Hardiman Taylor*
and *Rebecca Shelton* — may not be joined together as
man and wife in the holy estate of matrimony. Witness our
hands and seals, the *Eleventh* day of *June* A. D. 1802
and of our Independence the xxv.

Hardiman Taylor
by *Richard Shelton* 
Richard Shelton 
Robert Garney Esqr. 

Marriage License
Between
Harrison Taylor
Do
Rebecca Shotton
1802

STATE OF TENNESSEE, }
Franklin COUNTY. }
KNOW ALL MEN by these Presents, that we John Taylor &
Jeremiah Selwage
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 Twice Hun-
dred and Fifty Dollars, void on condition there be no lawful objection why John
Taylor and Mary B. Selwage
may not be joined together as man and wife in the holy estate of Matrimony.
Witness our hands and seals, this 17th day of Jan'y 1804

TESTE,
S. W. Samuels John Taylor
Jeremiah Selwage

Junie
Bond
J. Taylor
to
M. B. Selig

1804

Know all men by these presents that We Robert Taylor and Nathaniel Davis
our heirs &c jointly and severally held and firmly
bound unto Archibald Roane Esquire Governor in & over the State of Tennessee
and his Successor in Office, in the penal sum of one Thousand Dollars, to be
paid on condition that there be no lawful objection why Robert Taylor — and
Rachel Jennings — may not be joined together as man & wife in the
holy estate of Matrimony. In Witness whereof We have hereunto set our
hands & Seals this twenty third Day of December — A.D. 1801

Testis

ABH

Robert Taylor *Seal*
Nathaniel Davis *Seal*

Marriage License
Tenn.

Robert Taylor

Do
Rachel Jennings

1801

State of Tennessee.

County.

Knows

KNOW all men by these presents, that we Samuel Taylor & Henry
Bacon Jr

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

Samuel Taylor

and Supanna Cauntz

may not be joined together as man and wife, in the

estate of matrimony. Witness our hands and seals the 13th day of Feb A. D. 1804

and of our Independence the XXIX

Test,

Sam. Daniel

Samuel Taylor
Henry Bacon Jr

Seems
Bond
J. Thomson
to
A. Giddings
1800

STATE of TENNESSEE,
Gallatin COUNTY.

KNOW ALL MEN by these presents, that we *William Asher*
Andrew McPheters

all of the state and county aforesaid, our heirs, &c. are jointly and severally
held and firmly bound unto his excellency *John Sevier*
and his successors in office, in the penal sum of twelve hundred and fifty dol-
lars, to be void on condition that there be no lawful objection why *Richard*
Thornbury and *Aggy Asher*
may not be joined together as man and wife in the holy estate of matrimony.

Witness our hands and seals, this 3rd day of September
A. D. 1804
L. Hauman
William Asher Seal
And. McPheters Seal

Marriage License
Bond

1864

Shelby

STATE OF TENNESSEE, }
Grainger COUNTY, }

KNOW all men by these presents, That we *John Testman & Levi Aday*

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 Testman*
and *Fanny Aday* may not be joined together as man
and wife in the holy estate of Matrimony.

Witness our hands and seals, this

31st day of July 1867

TESTE,

John Moore

John his *Testman* *mark*

Levi Aday

License
Bond
John Fortman
L

Sammy Aday
1807

State of Tennessee }
Grainger County, }

KNOW all men by these presents, that we,

Thomas Hurley & George Noe

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 Suc-
cessors in Office, in the penal sum of twelve Hun-
dred and Fifty Dollars, to be void on condition
there be no lawful objection why

Thomas Hurley
and Lucy Duke

may not be joined together as man and wife
in the holy estate of matrimony. Witness our
hands and seals, this 25th day of February 1807

Teste,

Thomas Hurley

Geo Noe

1804

TURLEY

STATE OF TENNESSEE, }
George COUNTY.

KNOW all men by these Presents, That we, *George Turner & William D. Davidson*
all of the county and state aforesaid, our heirs, &c. are jointly and severally and firmly bound
unto his Excellency the Governor, and his Successors in the Penal Sum of Twelve Hun-
dred and Fifty Dollars, void on condition there be no lawful objection why *George*
Turner — and *Samuel B. B.*
may not be joined together as man and wife in the holy estate of matrimony.

Witness our hands and seals, this *13th* day of *April* 1806

TEST,

Sam. Daniel

George Turner

William Davidson

Lucius
Ward
George
T. Oake
1806
George
Ward
Ward

STATE OF TENNESSEE,
George COUNTY. }

To any Regular Minister of the Gospel having the care of Souls, or Justice of the Peace
 for said County, GREETING:

BY virtue of the full power and authority in me vested, I hereby authorize and empower you, or
 either of you, to celebrate and perform the rites of matrimony between
Tanner, & Nancy Oake *George* 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 *13th* day of *April* in the year of our Lord
 180*6* and in the XXX Year of our Independence.

Saml. L. Jones

*Samuel
G. Turner
S. Cook*

1808

*The within completed with by me
John Turner
S. Cook*

STATE OF TENNESSEE, }
Graham COUNTY.

KNOW ALL MEN by these Presents, that we *John Turner & Uriah York*

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*

Turner and *Vany Hopper* may not be joined together as man and wife in the holy estate of Matrimony.

Witness our hands and seals, this *24th* day of *August* 1806

TETE,

Sam. L. Langer

John Turner

Uriah York

Sumner
Bond
John Sumner
to Mary
Verny Hopper
1806

STATE OF TENNESSEE, }
Granger COUNTY. }

To any Regular 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 vested, I hereby authorise and empower you,
or either of you, to celebrate and perform the rites of Matrimony between *John* —
Sumner and *Verny Hopper*
and join them together as man and wife in the holy estate of Matrimony, be having given bond
with security as the Law directs.

Given at Office, the *24th* day of *August* in the Year
of our Lord, 1806 and in the XXXI Year of our Independence.

Jm. C. Lancer, G. J.

Sumner
John Sumner
to
Wm. H. Hopper
1806

The with in Complicity with the
Valentine H. Hopper

STATE OF TENNESSEE, }
County. }

K NOW all men by these presents, that we *Peter Putte*
and Thomas James 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 *Peter Putte*
and *Elizabeth Smith* may not be joined together as
man and wife in the holy estate of matrimony. Witness our
hands and seals, the *21st* day of *May* — A. D. 1802
and of our Independence the *xxv*

John
[Signature]

[Signature]
Thomas James

Moniag Licens
Bond
Peter Guttie
Do
Elizabeth Smith
1802

STATE OF TENNESSE,

K NOW ALL MEN BY THESE PRESENTS, that we

Leonard Vandegriff & John Hunter
all of the county and state aforesaid, our heirs, &c. are jointly and se-
verally held and firmly bound unto his excellency the governor and his suc-
cessors in office, in the penal sum of twelve hundred and fifty dollars,
void, on comission there be no lawful objection why *Leonard Vandegriff*
----- and *Sally* ----- may not be
joined together as man and wife in the holy estate of matrimony.

Witness our hands and seals this 10th day of August
1805

Test.

[Signature]

Leonard his Vandegriff Seal
mark
By *John his Hunter*
mark

John his Hunter Seal
mark

Marriage License
For

Leonard Wanscroph

to

Sally Roberts.

1805

Springer County, N.C.

KNOW all men by these presents, that we, *Thomas Vitto*

and James Dyer

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 Suc-
cessors in Office, in the penal sum of twelve Hun-
dred and Fifty Dollars, to be void on condition
there be no lawful objection why *Thomas Vitto*

and Elizabeth Dyer
may not be joined together as man and wife
in the holy estate of matrimony. Witness our

hands and seals, this 20th day of June 1804

Teste;

John F. Jack

Thomas Vitto
mark

James Dyer
mark

Marriage
License
Dated to

Dyer

1807

State of Tennessee }
Grainger County, }

KNOW all men by these presents, that we, *Samuel Waggoner & David Branson*

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 *Samuel*

Waggoner and *Susannah Hamrick* may not be joined together as man and wife in the holy estate of matrimony. Witness our hands and seals, this *19th* day of *May* 1807

Teste;

Samuel Waggoner
David Branson

Samuel Waggoner
David Branson

Ben

Bona

1807

WAGGONER

STATE OF TENNESSEE, }
Grants COUNTY. }

KNOW all men by these Presents, That we, *Henry Walker &*
John Walker

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 *Henry*
Walker and *Samuel Wood*
may not be joined together as man and wife in the holy estate of matrimony.

Witness our hands and seals, this *22* day of *May* 1806

TESTE,

Sam. L. Loney

Henry Walker Seal
John Walker Seal

Scimus
Bono
H. Walker
to
H. Wason

1806

KNOW all men by these presents that we Thomas Ward & Bartlett
Marshall of the County of Zeasinger & State of Tennessee
are jointly and severally held and firmly bound unto Solm Senior

esq. governor in and over the state of Tennessee or his successor in office, in the penal
sum of two thousand dollars, to be void on con-
dition that there be no lawful objection why Thomas Ward
and Sarah Sanders may not be joined together as man and wife
in the holy estate of matrimony. In Witness whereof we have hereunto set our hands and seals, this

25th day of February 1801

Leite

S. M. Lane

Thos. Ward Seal

Bartlett Marshall Seal

Secur

Bond

L. Ward
to
J. Sandu
1801

KNOW all men by these presents that we *Wily Warwick and*
James Lane
are jointly and severally held and firmly bound unto *John Se*
esq governor in and over the State of Tennessee or his successor in the penal
sum of *twelve hundred* dollars to be void on con-
dition that there be no lawful objection why *Wily Warwick*
and *Margret Lane* may not be joined together as man and wife
in the holy estate of matrimony. In Witness whereof we have hereunto set our hands and seals, this
16. day of *october* 180

Test
John Hall

Wily Warwick Seal
James Lane Seal

Sumner
Bond
Wile. Worwick
H. Lane
1800

STATE OF TENNESSEE.

K NOW all men by these presents, that we *David Watson & John Huff*

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 *David Watson* and *Levina Harmon* may not be joined together as man and wife in the holy estate of matrimony.

Witness our hands and seals this 29th day of March

1805

Test.

[Signature]

David Watson

[Signature]

John Huff
mod

Marriage License
David Watson
to
Lucretia Harmon
1805

State of Tennessee,
Greene COUNTY, ss.

KNOW all men by these presents, that we Robert Watson and
Lucretia Harmon
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 hun-
dred and Fifty Dollars, to be void on condition that there be no law-
ful objection why Robert Watson and Sally Ogles
may not be joined together
as husband and wife in the holy estate of Matrimony. Witness our
hands and seals, this 16th day of October 1804

Robert Watson
by Robert
David Watson

Marriage
Lescene
Boatman
to
Sally Ogles
1809

STATE OF TENNESSEE, }
Greninger 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 Webb* and *Elizabeth Reed* may not be joined together as man and wife in the holy estate of matrimony.

Witness our hands and seals, this *4th* day of *August* 1806

TESTE,

Henry Boatman

John Webb his
mark

Abram Wilson

W. M.
Bond

Sworn
Bond
John M. M.
To
E. Buck
1806

State of Tennessee,

Grange

COUNTY, ss.

KNOW all men by these presents, that we *James Whaling*
William H. Smith John Moore 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 hun-
dred and Fifty Dollars, to be void on condition that there be no law-
ful objection why *James Whaling and Rhoda*

Chambers may not be joined together
as husband and wife in the holy estate of Matrimony. Witness, our

hands and seals, this 29 day of August 18 09

at test
Stirling Locke

James Whaling
W. Smith

John M. M.
James Whaling
W. Smith
Stirling Locke

N. L. L. L.

1809

James M. L. L.

Richard M. L. L.

1809

State of Tennessee,

Greene COUNTY, ss.

KNOW all men by these presss, that we

and James M. L. L.

are held and firmly bound unto the Governor of the State aforesaid,

or his successors in office, in the sum of Twelve hun-

dred and Fifty Dollars, to be void in condition that there be no law-

ful objection why Richard M. L. L. and James

Chambers

may not be joined together

as husband and wife in the holy state of Matrimony. Witness, our

hands and seals, this 10th day of October 1809.

Attest

James M. L. L.

Richard M. L. L.

mark

James M. L. L.

mark

N. Linn

and

James McCalister

Richard Chambers

1809

State of Tennessee,

Greene COUNTY, ss.

KNOW all men by these presents, that we Richard McCalister
and James McCalister
are held and firmly bound unto the Governor of the State aforesaid,

or his successors in office, in the sum of Twelve hundred and Fifty Dollars, to be void in condition that there be no lawful objection why Richard McCalister and James

Chambers may not be joined together
as husband and wife in the holy estate of Matrimony. Witness, our
hands and seals, this 10th day of October 1809.

Attest

Richard Chambers

James McCalister
mark

Richard McCalister
mark

Matteag
Luenace
Bond
P. Whaling
to
A. Chambers

1809

STATE of TENNESSEE,
Franklin COUNTY.

KNOW ALL MEN by these Presents, that we

Jeremiah Cox James White

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

White

and

Margaret Cox

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

Witness our hands and seals, this

17th

day of

Jan^y

1809

TESTE,

Sam^l Jones

James White

Jeremiah Cox

Signed
and
of White
to
be

1807

State of Tennessee. }
Franklin County. }

KNOW all men by these presents, that we Rich Whitson Mathew Hunter
& William Hunter _____ 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 Rich Whitson
_____ and Nancy Hunter _____
_____ may not be joined together as man and wife, in the
estate of matrimony. Witne's our hands and seals the 14 day of August A. D. 1807.
and of our Independence the XX9th Rich Whitson
Test, _____

Rich Whitson

Mathew Hunter

William Hunter

William Hunter
mark

Marriage License
Bond

Rice Williams
&

Nancy Hunter.

1854

State of Tennessee, }
Graham COUNTY, ss. }

KNOW all men by these presents, that we *Ethelred Williams*
and *John Harrell*
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 hun-
dred and Fifty Dollars, to be void on condition that there be no law-
ful objection why *Ethelred Williams* &
Mary Copeland may not be joined together
as husband and wife in the holy estate of Matrimony. Witness, our
hands and seals, this *17th* day of *July* 18*59*

attest
Black

Ethelred Williams
Harrell

Lucius
Bond
Ethelred
Hallam
to
Mary Caplan
1809

STATE OF TENNESSEE, }
Grainger COUNTY.

KNOW ALL MEN by these Presents, that we Francis Williams and
Caleb Rice

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 Hun-
dred and Fifty Dollars, void on condition there be no lawful objection why Francis Williams
and Catharine Hodges
may not be joined together as man and wife in the holy estate of Matrimony.

Witness our hands and seals, this 5th day of December 1808

TESTE,

Wm. F. Jack

Francis Williams

Caleb Rice

Marriage License
Bond

Francis Williams
To

Catharine Hodg
as

1806

State of Tennessee, }
Grainger COUNTY, ss. }

KNOW all men by these presents, that we *Isaac Williams*
& *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 hun-
dred and Fifty Dollars, to be void on condition that there be no law-
ful objection why *Isaac Williams & Peggy Arnold*,
_____ may not be joined together
as husband and wife in the holy estate of Matrimony. Witness, our
hands and seals, this *25th* day of *February A.D.* 18*09*.

Attest

John P. Jacks

Isaac Williams
marks

Thomas Williams
marks

M. Lums
D. Williams
P. Smith
1809

STATE OF TENNESSEE, }
Francis COUNTY, }

KNOW all men by these presents, That we *Samuel Williams & Isaac Williams*

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 *Samuel Williams* and *Meluchan Hoxan* may not be joined together as man and wife in the holy estate of Matrimony. (D)

Witness our hands and seals, this 23 — day of January 1809

TESTE,

Sam. L. Lenoir

Samuel Williams

Isaac Williams