

Bonds &c. Taken in Henry County Court.

Registers Bond. Recorded the 28th May 1822

I know all men by these presents that we James G. Swisher Edward H. Tarrant, William Fores, James Hicks, David James and Abner Pearce, all of the County of Henry & State of Tennessee am held & firmly bound unto his Excellency William Carroll Governor of said State in the sum of full sum of five thousand pounds, to be paid to his said Excellency or his Successors in office, to which payment we all and truly to be made we bind ourselves, our Heirs, executors and administrators, Jointly and severally, firmly by these presents sealed with our seals and dated this 4th day of December 1821.

The condition of the above obligation is such, that whereas the above bound James G. Swisher is constituted and appointed Register for said County during good behaviour, now if the said James G. Swisher, shall well, truly and faithfully, discharge the duties of Register of said County, agreeably to the laws in such case made and provided, then the above obligation to be void, else to remain in full force and effect. In Testimony whereof we have hereunto set our hands & seals this day of year above written. James G. Swisher
Edward H. Tarrant
William Fores
James Hicks
David James
Abner Pearce

Attest

James Hicks

Edward H. Tarrant

William Fores

James Hicks

David James

Abner Pearce

Bonds to taken in

Thomas Gray Sheriff. Recorded 28th May 1822

I know all men by these presents that we Thomas Gray, David Lowe, Samuel McGawen, Elmer Pearce, Elsey Elkins & Jacob Hoover all of the County of Henry and State of Tennessee am held and firmly bound unto William Carroll Esquire Governor of said State in the just and full sum of five thousand pounds to be paid to the said Governor or his successors in office, to which payment well & truly to be made we bind ourselves, our heirs, executors and administrators, jointly & severally firmly by these presents sealed with our seals and dated this 4th day of December 1821.

The condition of the above obligation is such, that whereas the above bound Thomas Gray hath this day been appointed Sheriff of said County for the ensuing two years — Now if the above bound Thomas Gray, shall faithfully execute the duties of Sheriff for said County, for and during the term of three months agreeably to law, then the above obligation to be void, else to remain in full force & effect. In testimony whereof we have hereunto set our hands and seals this day & year above written.

Attest

Jerry Weeks

Thomas Gray Seal

El Lowe Seal

Sam. McGawen Seal

Jacob Hoover Seal

Elsey Elkins Seal

El. Pearce Seal

Henry County Court of Tennessee.

Henry Wall. Ranger. Recorded 28th May 1822

I know all men by these presents that we Henry Wall, John H. Randle and John House all of the County of Henry & State of Tennessee am held and firmly bound unto John Martin, Chairman of said County Court and his successors in office in the just and full sum of one thousand dollars, to be paid to the said Chairman and his successors in office, to which payment well & truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally firmly by these presents sealed with our seals and dated this 4th day of December 1821.

The condition of the above obligation is such, that the above bound Henry Wall is constituted ^{as appointed} Ranger of said County during good behaviour — Now if the said Henry Wall shall faithfully and truly execute his said office of Ranger, agreeably to the laws in such case made & provided, then the above obligation to be void, else to remain in full force and effect. In testimony whereof we have hereunto set our hands & seals this day and year above written

Henry Wall Seal

Attest
Jerry Weeks Seal

John H. Randle Seal

John House Seal

Amos H. Lacy. Constable. Recorded 28th May 1822.

I know all men by these presents that we Amos H. Lacy, Richard Sivor, and Hermann Reddick, of the County of Henry & State of Tennessee am held and firmly bound unto his excellency William Carroll Esquire, Governor of said State for the time being in the just and full sum of two hundred & fifty pounds to be paid to his said Excellency and his successors, in

Bonds &c. Taken in

Office, to which payment will truly to be made we bind our
-selves, Our Heirs, executors and administrators, jointly
and severally firmly by these presents sealed with our seals
and dated this 4th day of December 1821.

The Condition of the above Obligation is such that whereas
the above bound Amos H. Lacy, is Constituted & appointed
a Constable for said County of Henry in Capt. Lacy's Mi-
litia Company for and during the term of two years
from the date hereof - If therefore the said Amos Lacy
Shall well & truly execute & due return make of process
and precepts to him directed & pay and satisfy all sums
of money by him collected or levied by virtue of any process
put into his hands, to the persons to whom the same may
be due, and in all things well truly and faithfully execute
the said Office of Constable during his continuance therein,
then the above obligation to be void, else to remain in full force
and effect. In Testimony whereof we have hereunto set
our hands & seals this day of year above written

Amos H. Lacy Seal

Ack'd Swor. Seal

Kenneth Reddick Seal

Attest

Jam. Wicks C.R.

Absey Ellkins, constable. Recorded 28th May 1822

We the undersigned by these presents that we - Absey Ellkins, Thomas Gray,
Stephen Stubblefield, John Peavy all of the County of Henry
and State of Tennessee in held & firmly bound unto His Excell-
ency William Carroll Esq; Governor of said State, for the
time being, in the just and full sum of two hundred fifty
Pounds to be paid to his said Excellency & his successors
in office, to which payment will truly to be made we bind
ourselves, our heirs, executors and administrators, jointly &
severally firmly by these presents, sealed with our seals &
dated this 4th day of December 1821.

The Condition of the above Obligation is such that whereas
the above bound Absey Ellkins is Constituted & appointed

Henry County Court Tennessee

a Constable for said County of Henry in Capt. Grace's Mil-
itia Company, for and during the term of two years from the
date hereof - If therefore the said Absey Ellkins, shall well and
truly execute and due return make of process and precepts
to him directed, and pay and satisfy all sums of money by
him collected or levied by virtue of any process put into his han-
ds, to the persons to whom the same may be due, and in all things
well truly & faithfully execute the said office of Constable during
his continuance therein, then the above obligation to be void
else to remain in full force & effect. In Testimony whereof we
have hereunto set our hands & seals this day of year above
written

Absey Ellkins Seal

John S. Peavy Seal

Stephen Stubblefield Seal

Thomas Gray Seal

Bluford Swor, constable. Recorded 28th May 1822.

We now all men by these presents that we Bluford Swor, Richard Swor,
Henry Jackson & Stephen Stubblefield, Shadok Lester all of
the County of Henry & State of Tennessee in held & firmly bound
unto His Excellency William Carroll Esq; Governor of said State
in the sum of two hundred fifty pounds, to be paid to his
said Excellency and his successors in office - To which pay-
ment well & truly to be made, we bind ourselves, our heirs
executors & administrators, jointly and severally firmly
by these presents, sealed with our seals and dated this
4th day of December 1821.

The Condition of the above obligation is such that whereas
the above bound Bluford Swor, is Constituted & appointed
a Constable for said County of Henry in Captain Grace's
Company, Militia Company for and during the term of
two years from the date hereof - If therefore the said
Bluford Swor shall well & truly execute and due return
make of all process and precepts to him directed and
pay all sums of money by him collected to the person or persons
to whom the same may be due, and all other things

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will truly & faithfully execute the said office as Constable during his continuance therein; Then the above obligation to be void, otherwise to remain in full force and effect. In Testimony whereof we have hereunto set our hands and seals this day and year above written.

Attest

James Wicks Bkts

Plowford Swor *Seal*
Rich'd Swor *Seal*
Henry Jackson *Seal*
Stephen Stubbfield *Seal*
Jr. M. Lester *Seal*

Thomas Nedery. Constable. Recorded 28th May 1822.

Know all men by these presents that we Thomas Nedery, David James, Thomas Davis, all of the County of Henry and State of Pennsylvania held and firmly bound unto his excellency William Carroll Esq. Governor of said State in the sum of two hundred and fifty pounds, to be paid to his said excellency and his successors in office, to which payment well truly to be made we bind ourselves our heirs executors and administrators constantly severally firmly by these presents sealed with our seals and dated this 4th day of December 1821.

The condition of the above obligation is such that whereas the above bound Thomas Nedery is constituted and appointed a Constable for said County of Henry in Captain Shuckers Militia Company for and during the term of two years from the date hereof. Therefore the said Thomas Nedery shall well truly execute and due return make of all profts & receipts to him directed, and pay all sums of money by him collected, to the persons to whom the same may be due, and in all things will truly and faithfully execute the said office of Constable during his continuance therein, then the above obligation to be void else to remain in full force and effect. In Testimony whereof we have hereunto set our hands and seals this day & year above written.

Attest

James Wicks Bkts

David James *Seal*

Thos. M. James *Seal*

Henry County Court: Tennessee

Samuel McGowen. Trustee. Recorded 28th May 1822.

Know all men by these presents that we Samuel McGowen, Edward H. Tarrant, Abner Pearce and George Goodwin pall of the County of Henry and State of Tennessee am held and firmly bound unto his excellency William Carroll esquire Governor of said State in the sum of five thousand pounds to be paid to his said excellency, and his successors in office - To which payment well truly to be made, we bind our selves our heirs, executors and administrators, constantly and severally firmly by these presents, sealed with our seals and dated this 4th day of December 1821.

The condition of the above obligation is such, that whereas the above bound Samuel McGowen is constituted and appointed Trustee for Henry County for the ensuing two years - Therefore the said Samuel McGowen, shall well and truly pay over all such money, as may come into his hands, and do all such other acts as he may be bound to do by law during his continuance in said office, then the above obligation to be void, else to remain in full force and effect. In Testimony whereof we have hereunto set our hands & seals this day & year above written

Attest

James Wicks Bkts.

Sam. McGowen *Seal*
Edw'd H. Tarrant *Seal*
Abn'r Pearce *Seal*
Geo' Goodwin *Seal*

Henry H. Wall. Tavern Bond. Recorded 28th May 1822

Know all men by these presents that we Henry H. Wall, William Polk and Joseph Smith are held and firmly bound unto William Carroll Governor of and over the State of Tennessee, and his successors in office in the sum of one thousand pounds current money of said State to be paid to the said William Carroll or his successors in office, to the which payment well truly to be made we bind ourselves, having of ~~any~~ ^{any} place our heirs, executors, executors and administrators constantly and severally firmly by these presents sealed with our seals and dated the fifth day of December A.D. Eighteen hundred and twenty one.

The condition of the above obligation is such, that whereas the above bound Henry H. Wall hath obtained a license to keep an ordinaria at his dwelling house in Henry County - Therefore the said Henry H. Wall doth constantly find and keep in his said ordinaria, good clean and wholesome diet and lodging for travellers, good stables, paddocks, corn and pasture for them horses

Bonds to be taken in

for and during the term of one year from the 5th day December
in Eighteen Hundred & Twenty One - That this obligation
to be void, otherwise to remain in full force.

attest

James Wicks C.R.

H. H. Wall ^{Seal}
Johnan Smith ^{Seal}
Witt. Polk ^{Seal}

Abner Johnson Ferry. Recorded 29th May 1822.

Know all men by these presents, that we Abner Johnson, John Studdert & John H. Randle, all of the County of Henry and State of Tennessee are held and firmly bound unto John Chamberlain Esq^r Chairman of Said County Court in the sum of two thousand Dollars, to be paid to the said Chairman and his successors in office, to which payment well and truly to be made we bind ourselves, our heirs, executors and administrators, jointly & severally, firm by these presents, sealed with our seals and dated this 5th day of December 1821:

The Condition of the above obligation is such, that so long the above bound Abner Johnson is authorized & permitted to keep a publick Ferry across main Sandy River where he now resides for the term of six months from the date hereof - If therefore the said Abner Johnson shall keep a good and sufficient boat, well attended for persons, Horses or Carriages effects, and do all such other matters and things, as may be required by the laws in such cases made & provided - then the above obligation to be void, else to remain in full force and effect. On Testimony whereof we have hereunto abovesigned & seal the day & year above written

attest

James Wicks C.R.

Abner Johnson ^{Seal}
John Studdert ^{Seal}
John H. Randle ^{Seal}

Henry County Court, Pennepac

Thomas Gray, Sheriff. Recorded 29th May 1822.

Know all men by these presents that we Thomas Gray, John Lee, Asey Elkins and Richard Swor all of the County of Henry and State of Tennessee, are held and firmly bound unto William Carroll Esq^r Governor of said state for the time being in the sum of twelve thousand five hundred dollars, to be paid to the said Governor and his successors in office, to which payment well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly & severally, firm by these presents sealed with our seals and dated this 5th day of March 1822.

The condition of the above obligation is such that whereas the above bound Thomas Gray, hath been Constituted and appointed Sheriff of Henry County by a Commission from the Governor or under the seal of the state dated the ^{day of} last past - Therefore the said Thomas Gray, shall well and truly execute and due return make, of all processes and precepts to him directed & pay and satisfy all fees and sums of money by him received, or levied by virtue of any process into the proper office, by which the same by tenor thereof ought to be paid, or to the person or persons to whom the same shall be due, his, her, or their executors or administrators, attorneys or agents, and in all other things will truly & faithfully execute the said office of Sheriff during his continuance therein. Then the above obligation to be void, otherwise to remain in full force & effect. Obedip our hands & seals this day & year above written.

Thomas Gray ^{Seal}

John Lee ^{Seal}

Richard Swor ^{Seal}

A. Elkins ^{Seal}

James Wicks C.R.

Bonds &c taken in

Thomas Gray. Collector. Recorded 29th May 1822.

I know all men by these presents that we Thomas Gray, Henry Jackson, Cullen Brittan & John L. Hagler, all of the County of Henry & State of Tennessee am held & firmly bound unto William Carroll Esq. Governor of said State for the time being in the sum of five thousand dollars, to be paid to the said Governor, and his successors in office, to which payment will & truly to be made we bind ourselves our heirs executors & administrators, firmly by these presents, sealed with our seals & dated the ^{on this day of} fifth day of March et al^l, eight hundred twenty two.

The condition of the above obligation is such, that whereas the above bound Thomas Gray Sheriff of Henry County, shall will and truly, collect & pay to the Treasury of West Tennessee all taxes by him collected or which ought to have been collected on or before the first day of December in each year, in which he shall collect the tax, then the above obligation to be void otherwise to remain in full force and effect, In Testimony whereof we have hereunto set our hands & seals the day of year and above written

Thomas Gray Seal

Henry Jackson Seal

Cullen Brittan Seal

John L. Hagler Seal

James Weekly Seal

Henry Meek. Constable. Recorded 29th May 1822.

I now all men by these presents that we Henry Meek, Thomas Read, & Edward H. Farrant all of the County of Henry State of Tennessee am held and firmly bound unto William Carroll Governor of said State for the time being in the sum of six hundred & twenty five dollars Current money, to be paid to the said Governor and his successor in office to which payment will & truly to be made we bind ourselves our heirs executors and administrators

Henry County Court Tennepse.

firmly severally jointly by these presents sealed with our seals and dated the 8th day of March A.D. 1822.
The condition of the above obligation is such, that whereas the above bound Henry Meek is constituted and appointed a Constable for said County, in Captain Tarrant's Company of Militia for and during the term of two years from the date hereof - if therefore the said Henry Meek shall will and truly execute and do return make of all process and precept, to him directed and pay all money by him collected to the person or persons to which the same may be due, and in all other things faithfully execute the said Office of Constable during his continuance therein than the above obligation to be void, otherwise to remain in full force and effect. In Testimony whereof we have hereunto set our hands & seals the day of year above written

Henry Meek Seal

Thomas Read Seal

Edw^r H. Farrant Seal

Inventory page 23.
John House. Administrator. Recorded 29th May 1822.

I now all men by these presents that we John House, Edw^r H. Farrant, and Abner Price all of the County of Henry State of Tennessee am held and firmly bound unto William Carroll Governor of said State jointly in the sum of five thousand dollars to be paid to the said Governor and his successors in office, to which payment will and truly to be made we bind ourselves our heirs executors and administrators, firmly severally jointly by these presents sealed with our seals and dated this 4th day of March A.D. 1822.

The condition of the above obligation is such that if the above bound John House, administrator of all singular the goods & chattels rights and credits of George House dec'd, do make or cause to be made a true and perfect inventory of all and singular the goods & chattels, rights and credits of the said dec'd which have or shall come into the hands, possession or knowledge of him the said John House or into the hands & possession of any other person or persons for him, to make & bring account and the same to make do exhibit or cause to be exhibited to this Court within thirty days after the date of these presents, and the same goods and chattels, and the same goods chattels credits & all other the goods chattels and credits of the said dec'd at the time of his death, or which at any time after shall come to the hands or possession of the said John House or into the hands or possession of any other person or persons for him, so will and

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truly administrator according to law; and further do make or cause
to be made, a true and just account of his said administration with
in two years after the date of these presents, and all the rest & residue
of the said goods, chattels and credits which shall be found re-
maining upon the said administration account, the same being
first examined and allowed of by the Court, shall deliver the same
unto such person or persons respectively as the same shall be due
unto, pursuant to the true intent and meaning of the acts in such
case made and provided - and if it shall appear that any last
will and testament was made by the deceased before the executor or
executors therein named do exhibit the same into Court, making
request to have it allowed & approved accordingly, if the said
John Gause above bounden being circumstn required, do render &
deliver the said letters of administration (approbation of such
testament being first had and made) in the said Court, thereby
the above obligation to be void & of no effect, or else to remain in
full force and effect. In testimony wherof we have hereunto set
our hands this day of year above written

Attest
James Hicks Clerk
John Gause Seal
Edw: H. Garretts Seal
A. Pearce Seal

Thomas Gray Collector

Recorded 6 July 1822.

Know all men by these presents, that we Thomas Gray, Syp C.
Gainer and Daniel Clement of the County of Henry & State
of Tennessee am held and firmly bound unto William Carroll Esqur
Governor of said State for the time being in the sum of
sixteen hundred and twenty seven dollars twenty five cents
to be paid to the said Governor & his successor in office. To which
payment will and truly to be made within one year next over
hence, by the administrator, jointly and severally, for me by
these presents sealed with our seals and dated this fourth
day of June AD one thousand eight hundred & twenty two

The condition of the above obligation is such that
whereas above bound Thomas Gray is constituted and appointed
Collector of the public lands lived on lands in Henry
County for the year 1821 pursuant to an act of the
General Assembly passed at Nashville on the 16 Nov 1822.

If therefore the s^t Thomas Gray shall well and truly

Henry County Court Tennessee

Collect and pay to the Treasurer of West Tennessee, all taxes by him
collected, or which he may be bound to collect for the year 1821 agree-
-ing, agreeable to the law aforesaid, then the above obligation to be
void, otherwise to remain in full force and effect.

Attest
James Hicks Clerk

Thomas Gray Seal
Syp C. Gainer Seal
Daniel Clement Seal

James Hicks Clerk

Recorded 6 July 1822

Know all men by these presents that we James Hicks, John Martin
Sew and Kenneth Reddick, all of the County of Henry & State of
Tennessee am held and firmly bound unto William Carroll Esqur
Governor of said State for the time being in the sum of six hundred
dollars, to be paid to the said Governor and his successor in office,
of which payment will and truly to be made we bind our
selves, our heirs executors and administrators, jointly severally
firmly by these presents, sealed with our seals and dated this fourth
day of June, in the year of our Lord one thousand, eight
hundred & twenty two.

The condition of the above obligation is such, that whereas the
above bounden James Hicks hath been appointed Clerk of
Henry County Court in the state aforesaid, & now if the said
James Hicks shall well and truly collect all monies arising
from fees, forfeitures and taxes, as he may or shall be bound
by law to do from time to time, and shall faithfully and
truly pay the same to the Treasurer of his District, agreeably
to the laws in such case made and provided, then the above
obligation to be void, otherwise to remain in full and
effect.

Attest
James Hicks Seal

John Martin Seal

Kenneth Reddick Seal

Bonds &c taken in

Peter Liggio. Coronex. Recorded 8 July 1822.

I know all men by these presents that we Peter Liggio, David James, and Thomas Park, all of the County of Henry State of Pennsylvania am held and firmly bound unto William Carroll Esq. Governor of said State for the time being in the sum of two thousand five hundred dollars, to be paid to the said Governor and his successors in Office, to which payment well and truly to be made, we bind ourselves, our Heirs, executors and administrators, jointly and severally firmly by these presents sealed with our seals and dated this 8th day of June 1822.

The Condition of the above obligation is such, that whereas the above bounden Peter Liggio, was at December Term of said County Court 1821, Constituted and appointed Coronex for the County of Henry aforesaid for the term of two years from the date of his appointment — provided the said Peter Liggio shall well and truly perform the duties of Coronex agreeably to the laws in force in said State, during his continuance therein, and shall do and execute all such matters and things as may be enjoined on him by law, the above obligation to be void, otherwise to remain in full force and effect.

Peter Liggio *Seal*

David James *Seal*

Thomas James *Seal*

Attest
James Wicks *Seal*

John Atthins. Constable. Recorded 8 July 1822.

I know all men by these presents that we John Atthins, Hamlin Manly and James R. Randle, all of the County of Henry State of Pennsylvania am held and firmly bound unto William Carroll Esq. Governor of said State for the time being in the sum of six hundred & twenty five dollars — to be paid to his said excellency & his successor in office to which payment well and truly to be made we bind ourselves, our Heirs, executors & administrators, jointly and severally firmly by these presents sealed with our seals and dated this 4th day of June 1822.

The Condition of the above obligation is such that whereas

Henry County Court.

the above bound John Atthins is constituted and appointed a Constable in said County for Captain Reeds Company of militia, for and during the term of two years from the date hereof — If therefore the said John Atthins, shall well and truly execute and do return make of all process and precept to him directed, and pay all money by him collected to the person or persons to which the same belong or be due, and in all other things, faithfully execute the said office of Constable during his continuance herein — Then the above obligation to be void, else to remain in full force & effect, in testimony whereof we have hereunto set our hands & seals this day of year above written

Attest
James Wicks *Seal*

Hamlin Manly *Seal*
Jas. R. Randle *Seal*

Timothy Dalton. Constable. Recorded 8 July 1822.

I know all men by these presents that we Timothy Dalton, David James & Thomas Delcado, all of the County of Henry State of Pennsylvania am held and firmly bound unto his excellency William Carroll Esq. Governor of said State for the time being in the sum of six hundred & twenty five dollars — to be paid to his said excellency & his successor in office to which payment well and truly to be made we bind ourselves, our Heirs, executors & administrators, jointly and severally firmly by these presents sealed with our seals and dated this 4th day of June 1822.

The Condition of the above obligation is such that whereas the above bound Timothy Dalton is constituted and appointed a Constable for said County in Captain Reeds Company of militia, for and during the term of two years from the date hereof — If therefore the said Timothy Dalton shall well and truly execute and do return make of all process and precept to him directed, and pay all money by him collected to the person or persons to which the same may be due, and in all other things, faithfully execute the said office of Constable during his continuance herein — Then the above obligation to be void, else to remain in full force & effect, in testimony whereof we have hereunto set our hands & seals this day of year above written

Attest
James Wicks *Seal*

David James *Seal*
Tho. Delcado *Seal*

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James Buckley. Constable. Recorded 19th Nov. 1822

Know all men by these presents that we James Buckley, John Webb and Lamb G. Swisher all of the County of Henry & State of Tennessee am held and firmly bound unto William Howell Esq. Governor of said State for the time being in the sum of six hundred and twenty five dollars, to be paid to the said Governor and his successors in office - To which payment well and truly to be made, we bind ourselves, our heirs, executors & administrators and severally firmly by these presents, sealed with our seals and dated this 2^d day of September 1822.

The Constitution of the above obligation is such, that whereas the above bound James Buckley is Constituted & Appointed a Constable for said County in Captain Jones' militia Company for and during the term of two years from the date hereof. Therefore the said James Buckley shall well and truly execute and due return make of all process and papers to him directed - and pay all money by him collected to the person or persons to whom the same may be due, and in all other things faithfully execute the said office of Constable during his continuance therein. Then the above obligation to be void otherwise to remain in full force & effect. In Testimony whereof we have hereunto set our hands, sealing this day of year first above written.

James Buckley Seal

John Webb Seal

Lamb G. Swisher Seal

Attest

James Buckley Clerk

Henry County

and dated this 2^d day of December 1822. The Constitution of the above obligation is such that whereas the above bound Abner Pearce hath pursuant to an act of the Gen^tl Assembly passed at Murfreesboro' on the 16th November 1821, have been appointed one of the Commissioners to lay off & sell the lots in the Town to be established as the seat of Justice in the County of Henry aforesaid, and to let and suffer intend the building of a Court House, prison & stocks in said Town for the benefit of said County. Now if the said Abner Pearce shall well & truly Comply with the regulations of the above recited act, & shall faithfully discharge the duties imposed on him by said act, agreeably to the tenor thereof. Then the above obligation to be void, otherwise to remain in full force & effect.

A. Pearce

Thomas Rapp Seal

John Webb Seal

James Seiper. Commissioner. Recorded 10th Feb. 1823.

Know all men by these presents that we Abner Pearce, Thomas Rapp and John Webb, all of the County of Henry & State of Tennessee am held & firmly bound unto John Marberry Esq. Chairman of said County Court in the sum of five thousand dollars, to be paid to the said chairman & his successors in office, to which payment well & truly to be made, we bind ourselves, our heirs, executors and administrators, severally & severally, firmly by these presents,

X
James Seiper, Commissioner. Recorded 10th Feb. 1823
Now all men by these presents that we James Seiper, John C. Pinckard & Samuel Farkington, all of the County of Henry & State of Tennessee am held & firmly bound unto John Marberry Esq. Chairman of said County Court in the sum of five thousand dollars, to which payment well & truly to be made, we bind ourselves, our heirs, executors & administrators severally, firmly by these presents sealed with our seals & dated this 2^d day of December 1822.
The Constitution of the above obligation is such, that whereas the above bound James Seiper, hath pursuant to an act of the gen^tl Assembly passed at Murfreesboro' on the 16th November 1821, been appointed one of the Commissioners to lay off & sell the lots in the Town to be established as the seat of Justice in the County of Henry aforesaid, and to let & intend the building of a Court House, prison & stocks in said Town for the benefit of said County. Now if the said James Seiper shall well & truly Comply with the regulations of the above recited act, & shall faithfully discharge the duties imposed

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on him by said act, agreeably to the tenor thereof — then
the above obligation to be void, otherwise to remain in full
force & effect

James Peeples Seal

Attest

James Wicks clk.

John St. Randle Seal

Sam'l Falkington Seal

John H. Randle. Commissioner. Recorded 11th Feb. 1823.

I do now all men by these presents that we John H. Randle, Henry
St. Wall, & John Whipple, all of the County of Henry & State of Tennessee
specify am & shall firmly bound unto John Marberry Esq: Chairman of
said County Court, in the sum of five thousand dollars — to be paid
to the said Chairman of his successor in office — To which pay-
ment well & truly to be made, in kind our selves, our Heirs
executors & administrators, jointly & severally, firmly by these
presents, sealed with our seals & dated this 2^d day of December
1823.

The condition of the above obligation is such that whereas the
above bound John H. Randle, hath pursuant to an act of the Genl
Assembly passed at Murfreesborough on the 16th Nov. 1821 been
appointed one of the Commissioners, to lay off & sell the lots in the
town to be established as the seat of Justice in the County of Henry
aforesaid, and to letty & superintend the building of a Court House
prison & stocks in said town for the benefit of said County
know if the said John H. Randle, shall well & truly Comply with the
requisitions of the above recited act, & shall faithfully discharge
the duties imposed on him by the said act, agreeable to the tenor
thereof then the above obligation to be void, otherwise to remain
in full force & effect.

John H. Randle Seal

Attest

James Wicks clk.

St. H. Wall Seal

John Whipple Seal

John Studclark Commissioner. Recorded 11th Feb. 1823.

I do now all men by these presents, that we John Studclark, John Marberry,
and John W. Cooke all of the County of Henry & State of Tennessee, are
and firmly bound unto John Marberry Esq: Chairman of said County
Court, in the sum of five thousand dollars, to be paid to the said
Chairman of his successor in office, to which payment well &

Henry County Tennessee.

truly to be made, in kind our selves, our Heirs, executors, & administrators
jointly & severally, firmly by these presents, sealed with our seals & dated this
25th day of December 1822.

The condition of the above obligation is such, that whereas the above
bound John Studclark, hath pursuant to an act of the Genl
Assembly passed at Murfreesborough on the 16th Nov. 1821 been appointed
one of the Commissioners to lay off & sell the lots in the town to be
established as the seat of Justice in the County of Henry aforesaid, and to
superintend the building of a Court-House, prison & stocks, in
said town for the benefit of said County — know if the said John Stud-
clark, shall well & truly Comply with the requisitions of the above recited
act, and shall faithfully, discharge the duties imposed on him by
said act; agreeable to the tenor thereof — Then the above obligation
to be void, otherwise to remain in full force & effect.

John Studclark Seal

John Marberry Seal

W. Cooke Seal

James T. Williams. Commissioner.

Recorded 11th Feb. 1823.

I do now all men by these presents that we James T. Williams, James H. Randle
John H. Wall, all of the County of Henry & State of Tennessee, are
and firmly bound unto John Marberry Esq: Chairman of said
County Court in the sum of five thousand dollars, to be paid to the
said Chairman of his successor in office, to which payment
well & truly to be made in kind our selves, our Heirs, executors
& administrators jointly & severally, firmly by these presents, sealed with our
seals & dated this 2^d day of December 1823.

The condition of the above obligation is such that whereas the above
bound James T. Williams, hath pursuant to an act of the
Genl Assembly passed at Murfreesborough on the 16th November 1821.
have been appointed one of the Commissioners to lay off & sell the lots
in the town to be established as the seat of Justice in the
County of Henry aforesaid, & to letty and superintend the
building of a Court-House, prison & stocks in said town for
the benefit of said County — know if the said James T. Williams
shall well & truly, Comply with the requisitions of the above recited
act, & shall faithfully, discharge the duties imposed on him

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Record of Bonds &c.

by said act, agreeably to the tenor thereof, then the above obligation to be void, otherwise to remain in full force & effect.

Attest

John W. Biggs Esq.

J. H. Williams Seal

Jas. R. Randle Seal

A. H. Hale Seal

James W. Biggs Esq.
Thomas Ross, Adm'r Bond, Recorded 11th Feb 1823.

I Now alman by two persons that we Thomas Ross, John Barnard & Oliver Pearce all of the County of Henry & State of Kentucky, am well and firmly bound unto William Carroll Governor of said state further to pay in the sum of two thousand dollars, to be paid to the said Governor & his successors in office, to which payment, will truly be made, we bind ourselves, our heirs, executors & administrators, severally & generally living by these presents sealed with our seals & dated this 2^d day of December of 1823. The condition of the above obligation is such, that where as the above bound Thomas Ross, administrator of all & singular, the goods & chattels, right & credits of James W. Bigg deceased, do make or cause to be made a true & perfect inventory of all & singular the goods & chattels, right & credits of the said deceased, which have or shall all come into the hands possession or knowledge of him before Thomas Ross, or into the hands & possession of any other person or persons for him, do willingly administer according to law & cause further demands, or cause to be made, a true & just account of his said administration, with in two years after the date of the present & all the rest & residue of the said goods, chattels, right & credits, which shall be found remaining upon the said administration account, the same being first examined and allowed by the Court, shall definitely pay unto such persons or persons respectively as the same shall be due unto, pursuant to the true intent & meaning of the Act, in such case in a due proportioned & this if it shall appear that any last will & testament was made by the dec'd. If the executor or executors therein named, do exhibit the same into Court, making request to have it allowed & approved accordingly & if the said Thomas Ross above bound herein aforesaid require, to render & deliver the said letters of administration & probate of said testamens being first had

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Henry County Term Spec.

and made in the said Court, then the above obligation to be void and of no effect. In Testimony where we have resorted to o
our hands & seals, this day 8th year above written Thomas Ross, Seal
Attest
John W. Biggs Esq. Seal
Mark
et Pearce Seal

and amount of sales.
Inventory of the estate of James W. Biggs Recorded 6th June 1823.

The estate of James Biggs deceased in account with Thomas Ross adm'r
1823 May 27

Account of Sales of James Biggs estate.

1 Bed sold for \$7.00 1 Bed \$4.37 $\frac{1}{4}$. 1 spinning wheel \$5.00
1 Table \$3.12 $\frac{1}{2}$. 3 Chairs 6.00. 3 Chairs \$1.50. Small trunk \$1.00
1 lot of pewter & table \$2.00. 1 pair of plough geans 2.12 $\frac{1}{2}$ ~~\$2.50~~
1 lot of Crostings \$2.12 $\frac{1}{2}$. 1 Blowing glass plate \$0.05. 1 Dough Tumbler 1.50
1 lot of tubs \$2. Parley 82 $\frac{1}{2}$ Cents. 1 dinner plate \$2.00. 1 Side of leather
\$3.87 $\frac{1}{4}$. 2 Books 1.08 $\frac{1}{4}$ 1 axe \$2.00. 1 Book 1.25. 1 drawing knife
and hand saw 3.75. 1 Ringer Candlestick 56 $\frac{1}{2}$. 1 pair of scissars
and hand saw 3.75. 1 Cow and 2 yearlings 5.12 $\frac{1}{2}$. 1 Cow \$6.44 \$15.00. One
25 Cents. 1 Cow and 2 yearlings 5.12 $\frac{1}{2}$. 1 Cow \$6.44 \$15.00. One
pig \$10. One Cow and 2 yearlings \$13.00. 1 Cow \$11.62 $\frac{1}{2}$. 1 do
plough Cow \$10. One Cow and 2 yearlings \$13.00. 1 Horse \$60.00. 1 Horse \$50.10 $\frac{1}{2}$. 7 Cows
\$4.37 $\frac{1}{4}$. 10 Sheep \$19.00. 1 Horse \$60.00. 1 Horse \$50.10 $\frac{1}{2}$. 7 Cows
\$4.37 $\frac{1}{4}$. 10 Sheep \$19.00. 1 lot of Corn \$4.50. 1 lot of
corn \$7.00. 7 do \$7.00. 18 bushels of Corn \$3.25. 1 lot of Corn \$4.50. 1 bushel of
corn \$5.75. 1 bushel of Corn \$9.60. 1 bushel of corn \$8.37 $\frac{1}{4}$. 1 bushel \$8.00
9 bushels of Corn \$8.37 $\frac{1}{4}$. 24 ducks \$2.00. 1 lot of Geese \$8.37 $\frac{1}{4}$. 15 bushels \$8.00
9 bushels of Geese \$8.37 $\frac{1}{4}$. 24 ducks \$2.00. 1 lot of Geese \$8.37 $\frac{1}{4}$. 1 lot of Geese \$8.00. 1 Saddle \$1.00
1 lot of Geese \$8.37 $\frac{1}{4}$. 1 lot of Geese \$8.37 $\frac{1}{4}$. 1 lot of Geese \$8.00. 1 Saddle \$1.00
1 lot of Geese \$8.37 $\frac{1}{4}$. 1 lot of Geese \$8.37 $\frac{1}{4}$. 1 lot of Geese \$8.00. 1 Saddle \$1.00
1 Peck 1.50. 2 Pecks \$3.00. 10 bushels of Pork \$4.00 amounting to \$320.11 $\frac{1}{4}$

An account of the notes & accounts belonging to said estate

| | |
|---|-----------------------|
| One note on Mr. & Mrs. Miller due January 1823 | \$1.00 |
| One note on Mr. Thomas due January 1823 | 3.62 $\frac{1}{2}$ |
| One note on Mr. & Mrs. Hale | 2.00 |
| One account on Joshua Hale | 23.88 |
| One Note on Sam'l McHenry, balance due | 50.00 |
| One Note on Sam'l McHenry, balance due | 50.00 |
| One Note on Sam'l McHenry, balance due January 1824 | 10.2.50 $\frac{1}{4}$ |
| One Note on Sam'l McHenry, balance due January 1824 | 32.0.11 $\frac{1}{4}$ |

Amount of Sales brought down.

Bills Disputed

Thomas Ross administration

\$422.68 $\frac{1}{4}$

Record of Bonds &c in

James W. Biggs Esq^r. Allowance for Widow & Children
Recorded 6th June 1823

State of Tennessee - Pursuant to an Order of Court, to us directed
Henry County - To lay Out a yearly provision for the widow
Sarah Bigg & three Children which we have done as follows:
to wit: Of Corn 90 Bushels, Of Pork 700 lbs: Of Salt 3 Bushels,
Sugar & Coffee £20.00. For flour £12.00
Given under our hands & seals this 12th Decr. 1822.

John Pearce
Pope Goodman (Champions
from Mr. Miller)

Henry County, Tennessee

George House decd. Inventory & Account of Salts returned
by John House administrator. Recorded 6th June 1823.

State of Tennessee - An Inventory of the property of George House
Henry County deceased, that came into my hands and sold at
twelve months credit this day of 1822

| | | |
|--------|--|---------|
| to wit | John House 1 Peardon Waggan | £20.00 |
| | Same 1 Copper Pot | 5.50 |
| | Edy House 1 Hand Saw & Draw knife | 3.25 |
| | Same 1 Axe | 1.00 |
| | John House 1 Pair of Saddle bags | 2.75 |
| | Edy House 1 Sundries | 2.50 |
| | John House 1 Pair | 0.34 |
| | Laundry Box | 2.37 |
| | Edy House 4 books | 1.00 |
| | Same 1 Horse | 62.25 |
| | Eunice House 1 pair drawing chains | 2.25 |
| | Same 1 Saddle & Iron Bed | 6.62 |
| | William Palmer 1 Tin box & chisel | 1.06 |
| | Reuben Doris 1 barrel 3 gins 10 bushels | 1.18 |
| | William Phelps 1 Pewter Basin | 1.75 |
| | George Cooley 1 Pocket book, 1 Hat Brush | 1.50 |
| | Edward F. Garrison 4 books | 1.02 |
| | One Negro girl & Kelly, Cash in hand & Pearced | 175.00 |
| | Mcgray hired till January next to Wm Palmer, Bob Gilham £10.00 | |
| | 1 Negro boy, hired to Lewis Hobbs till January | 13.00 |
| | 1 Negra girl hired to Thomas & Co. £2.00 | 14.25 |
| | Sold hired to Edw ^d . F. Garrison till January | 40.00 |
| | James J. Child hired to William Palmer | 20.00 |
| | One hundred & fifty dollars left to the deceased in cash | 150.00 |
| | | £539.67 |

Allowance made to the Widow & Children

We above Bear the M^r Metheny & Williams Ward, have acted on the
order given September 1st 1822, and have allowed the widow House
and four Children, to wit, as follows

1000 lbs of Pork, 100 Bushels of Corn, 3 Bushels of Salt, for flour £14.00
Sugar & Cogen £25.00 Given under our hands & seals this
the 29th November 1822

John Pearce *(Signature)*

M^r Metheny *(Signature)*

Wm. Ward *(Signature)*

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Record of Bonds &c in

Geo. Howe decd. Commissioners Settlement with Administrator
Bonds, 16 Oct 1823

We your Commissioners having acted on the order to us directed, &
we find John Howe administrator of the estate of George Howe
decd., is indebted after giving all just credits to the above na-
med estate, two hundred & forty three dollars and twenty five
cents this 29th August 1823.

Thomas Rap /

Other Recd

Richd L. Thompson

\$263.25

25.

Henry County Sheriff.

Bran D. Watson Administrators Bond Recd 16 Oct 1823

Know all men by these presents that we Gran D. Watson, John Studdert, Lydia
Watson, William M. Watson & Willis M. Watson all of the County of Henry &
State of Minnesota are held & firmly bound unto Williams Calhoun Esq. Governor
of said State for the time being in the sum of twenty five thousand dollars
to be paid to the said Governor & his successors in office to which payment
will and truly to be made we bind ourselves, our heirs executors and
administrators jointly & severally firmly by these presents sealed with
our seals and dated this 4th day of March A.D. 1823

The condition of the above obligation is such that whenever the above
bound Bran D. Watson, administrator of all and singular the goods
and chattels rights & credits of Bran D. Watson decd. Accrued, demands
or cause to be made, a true and perfect inventory of all and singular
the goods & chattels rights & credits of the said deceased, which may or
shall come to the hands or possession or knowledge of the said Bran
D. Watson, or into the hands of possession of any other, or persons from
now, and the same so made do exhibit, or cause to be exhibited
to this court within ninety days after this date, and the same
goods & chattels & credits of the said decd. at the time of his death
or which at any time after shall come to the hands or possession of the
said Bran D. Watson, or into the hands or possession of any other person
or persons for him, do will & truly administer according to law &
further do make or cause to be made, a true & just account of
his said administration, within two years after the date of these
presents, and set the rest & residue of the said goods & chattels & credits
which shall be found remaining, upon the said administrators account
the same being first examined & allowed by the Court, shall deliver
the same to such person or persons, as the same shall be due unto; and if
it shall appear, that any last will & testament was made by the
deceased of the executor or executors herein named, do exhibit the
same into Court, on a king request to have it attested & approved
accordingly, of the said Bran D. Watson above named being
thereunto requested to render & deliver the said letters of
administration, approbation of said testament being

26.
Record of Bonds, &c. in

first Recd by me in the said Court, then this obliga-
tion to be void, and of none effect, or else to remain in full
force & virtue. Oran B. Watson Seal John Standard Seal
Lydia Watson Seal William H. Watson Seal Willis M.
Watson Seal Attest James Vick Clerk.

Inventory of the estate of Oran B. Watson dec'd.
17 Stoves. 1 Wse. 1 Wagon & hind gear. 4 Beds & furniture
1 Cradle bed. 25 Counterpins. 3 Quilts. 4 Coverlets. 6 Blankets,
3 Stand Curtains. 2 Stand Nell. 1 Stand Foot curtains. 14 Pillows
each. 2 dozen Table cloths. 3 Trunks. 1 Oil Canister. 2 Spinnings
whebs. 3 pair Cotton Cards. 1 pair Wool Cards. 2 dozen Sitting
chairs. 1 Bible. 1 Testament. 1 Medical book. 3 School books,
8 Religious do. 8 plates. 3 dishes. 2 Bowls. 1 Pitcher. 1 Cupper do.
2 dozen Table spoons. 2 Tea Spoons. 10 Knives & forks. 2 pairs 11 tumb
cups. 1 sugar dish. 1 Decanter. 2 dozen Cups & saucers. 1 Milk
pot. 1 pair large Shears. 1 pair Scissors. 10 box Knives. 1 Hammer.
1 pair Candle moulds. 2 Padlocks. 2 pots. 1 oven. 1 pair Waffle
Irons. 1 pair Shovel & tongs. 1 Tea kettle. 2 Stew pans. 1 Decanter
1 Water pail. 1 Water Bucket. 1 Foot Tub. 1 Hand mill. 1 Spice
Mortar. 1 Auger. 1 Drawing knife. 1 x cut saw. 4 Wedding
hors. 2 Flat Irons. 1 Mann Saddle. 1 Woman Saddle. 1 Bridle
4 Slips. 2 pair of Horsesh. 3 Bread Freys. 1 metal Tub. 1/2 do.
1 meat Stand. 1 Card Tub. 4 Bridles. 1 pair plough gear.
3 pair traw chains. 2 dozen pitch. 1 dung. 1 Sawing horse. 1 Pan
Hors. 1 Brand Iron. One note of hand on J. H. or W. D. Watson
for \$115. One note of hand on Frederick Geller \$4.00 disputed
One on Benjamin Thompson \$2.00 disputed. One note for
10 bushels of Corn at 50 Cents, disputed on Thomas McDaniel
and Ennis M. McDaniel. Cash \$7.00

Oran B. Watson adm't.

Supplemental inventory & amount of sales of
the estate of Oran B. Watson dec'd.
The following is an additional inventory & amount of the
sales of the perishable property, and hiring of the

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Henry County. Tennessee

Slaves on the 22^d of March 1823, belonging to the estate of Oran B.
Watson dec'd; for which I recd the following notes of cash to wit
One note on William H. Watson for \$116.75. Note on Willis M.
Watson for \$114.18 $\frac{1}{4}$. Note on Lydia Watson for \$174.625. 1 note on
Watson for \$39.00. 1 note on John Standard for \$31.375 -
1 note on Archibald Beard for \$11.50 $\frac{1}{4}$. Note on John D. Angier
for \$40.75. One note on John Ettinger for \$1.25. One note on Richard
Mandy for \$2.00. One note on William Hyatt for \$1.50. Note on
John an Emmit for \$2.00. One note on John Warren for \$5.00
Note on Peter Beggs for \$20.00. Cash \$3.87 $\frac{1}{4}$, and amount
purchased by Oran B. Watson \$176. With total amount \$338.35

this 2^d June 1823

Oran B. Watson adm't.
Sworn to in Open Court 2^d June 1823 James Vick Clerk

John Goodwin dec'd.

Recorded 6 Oct 1823

Sepe Goodwin dec'd. Administrator Bond

I now al'mon by these presents, that we Sepe Goodwin dec'd.
William Stone & Sam'l McDaniel, am held & firmly bound unto
William Carroll Governor of the state of Tennessee for the time being
in the sum of two thousand five dollars to be paid to the said
Governor and his successors in Office. to which payment will and
truly to be made we bind ourselves, our heirs executors & admini-
strators, jointly & severally firmly by these presents, sealed with
our seals & dated this 1st day of March 1824.

The condition of the above obligation is such, that if the above
bound Sepe Goodwin dec'd. administrator of all & singular the
goods & chattels, herds & tenements rights & credits of John Good-
win late of the state of Kentucky dec'd. do make or cause to be made
a true & perfect inventory, of all and singular the goods & chattels
rights & credits of the said deceased, which have or shall come
to the hands or possession or knowledge of the said Sepe Goodwin
dec'd. or in the hands or possession of any other person or persons
for him, and the same so made to exhibit to this court,

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Record of Bonds &c in

within ninety days after this date, and the same goods & chattels
and credits, of the said deceased, at the time of his death
or which at any time after, shall come to the hands or possession
of the said Jeppe Goodwin, exec^t. or into the possession of any other
person or persons for him, do well & truly administer, according
to law, and further do make or cause to be made, a true and
just account of his said administration, within two years
after the date of these presents, and all the rest residue of the said
goods & chattels and credits, which shall be found remaining
upon the said administrator's account, the same being first
examined & allowed by the Court, shall be delivered & pay to such
person or persons, as the same shall be due unto - and if it shall
appear that at any last will & testament was made by the deceased
and the executor or executors therein named, do exhibit the same
to Court, making request to have it allowed and approved
accordingly, by the said Jeppe Goodwin exec^t. above named being
thereunto required, to render & deliver the said letters of adminis-
tration, approbation of said Testament being first had and
made in the said Court, then this obligation to be void &
of no effect, or else to remain in full force & virtue
Jeppe Goodwin exec^t. William H. Green Esq^t Daniel Gowan Esq^t
Attest J. W. Colby clk.

Inventory of the estate of John Good die deceased

About sixty Barrels of Corn
one negro boy named Joseph, something upwards of twenty
years old. Jeppe Goodwin administrator of Mr. Good die
filed 7th March 1823.

29.
Henry County Tennessee.

Ordinary Recorded 16 Oct 1823
James Humphreys, Ferry Bond

I know all men by these presents that we James Humphreys & Elisha Atken
are of the County of Henry & State of Tennessee, are held & firmly bound
unto William Carroll Governor of said State for the time being in the sum
of two thousand five hundred dollars, to be paid to the said Governor &
his Successors in Office, to which payment will bring to term a sum herein
mentioning, our heirs executors & administrators, jointly & severally, firmly by
these presents sealed with our seals & dated this 3rd day of March A.D. 1823
The condition of the above obligation is such, that whereas the above bound
James Humphreys, hath obtained a license to keep an Ordinary at his dwelling
house - of thence to the said James Humphreys, jointly & severally, provide
in his said Ordinary, good & wholesome diet & lodging for travellers & sailors, soldiers
& marines, & pasture for their horses, for and during the term of one year from the
date hereof. Then this obligation to be void, otherwise to remain in full force
Effect. To keep our hands & seals this day & year above written.

James Humphreys, Elisha Atken Esq^t Teller, James H. Colby clk

James Humphreys, Ferry Bond. Recorded 16 Oct 1823

I know all men by these presents that we James Humphreys & Elisha Atken, are held
and firmly bound unto the Ferry Master & Chairman of Henry County Court,
in the sum of two thousand dollars, to be paid to the said chairman & his
successors in Office, to which payment will bring to term, our heirs executors & administrators, jointly & severally, firmly by these
presents, sealed with our seals & dated this 3rd day of March A.D. 1823.

The condition of the above obligation is such, that whereas the above
bound James Humphreys, hath been licensed & permitted to keep a
publick ferry across Sandy river at his landing, now of the saids
James Humphreys, shall constantly keep & provide, a good sufficient
boat or boats, with sufficient hands to attend the same for the purpose of
carrying our persons, carriages, &c. Then the above obligation to be void
otherwise to remain in full force & effect.

James Humphreys, Elisha Atken Esq^t

Attest
John W. Colby clk

Elisha Atken Esq^t

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Record of Bonds &c in

Hardy Mirell Ferry Bond Recorded 17 Oct 1823.

Know all men by these presents, that we Hardy Mirell; Kenneth Reddick and John Cormack, are held and firmly bound unto John ~~Chairman~~ Esq; chairman of Henry County Court in the State of Tennessee in the sum of two thousand dollars, to be paid to the said Chairman his successors in office, to which payment will and truly to be made we bind ourselves our heirs & County severally, family by these presents, sealed with our seals and dated this 3rd day of March A.D. 1823.

The condition of the above obligation is such, that whereas the above bound Hardy Mirell, hath been licensed and permitted to keep a ferry across Tennessee River at his landing — that if the said Henry Mirell shall constantly sleep and provide a good & sufficient boat or boats with sufficient room to attend the same for the purpose of carrying over persons, carriage effects. The above obligation to be void otherwise to remain in full force & effect. Hardy Mirell K. Reddick John Cormack Attest. John McCormick Attest. John McCormick Attest.

James Jones Commissioner Bond. Recorded 17 Oct 1823

Know all men by these presents, that we James Jones, John W. Cooke and John Studdert all of the County of Henry State of Tennessee are held and firmly bound unto John Marberry Esq; chairman of said County Court in the sum of One hundred dollars, to be paid to the said Chairman and his successors in office, to which payment will and truly to be made we bind ourselves, our heirs, executors & administrators severally, family by these presents sealed with our seals & dated this 3rd day of January A.D. 1823.

The condition of the above obligation is such that whereas, the above bound James Jones, is constituted, a Commissioner to settle, with the Trustee, and also with the Collector of said County annually, for and during the term of four years from the date hereof. If therefore the said James Jones, shall make truly settle with the Trustee & Collector of said County annually (or oftener if thereof required), and a true report make of the settlement to the Court, and shall will & truly do & execute, all such matter & things as may be enjoined on him by law. Then the above obligation to be void otherwise to remain in full force & effect.

Attest

James McCormick Attest.

James Jones Seal

John Studdert Seal

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Henry County

Dudley S. Jennings Commissioner Bond. Recorded 17 Oct 1823

Know all men by these presents, that we Dudley S. Jennings, John Studdert & Jacob Hoover, all of the County of Henry State of Tennessee are held and firmly bound unto John Marberry Esq; chairman of said County Court in the sum of One hundred dollars, to be paid to the said Chairman and his successors in office. To which payment will and truly to be made, we bind ourselves, our heirs, executors & administrators, severally, family by these presents, sealed with our seals, dated this 3rd day of March 1823. The condition of the above obligation is such, that whereas the above bound Dudley S. Jennings is constituted a Commissioner to settle with the County Trustee, and also to settle with the Collector of the County taxes annually for the said Dudley S. Jennings shall will and truly settle with the Trustee and Collector of Henry County annually, (or oftener if thereof required), has a true report make of said settlement, to the Court, and shall do & execute all such matter, and things as may be enjoined on them, agreeably to the laws in such case made & provided. Then the above obligation to be void otherwise to remain in full force & effect. D. S. Jennings Seal J. Studdert Seal Jacob Hoover Seal Attest James McCormick Attest

Amos Millerkin Commissioner Bond Recorded 17 Oct 1823

Know all men by these presents, that we Amos Millerkin, William Dawson, and Peter Apperson, all of the County of Henry and State of Tennessee are held and firmly bound unto John Marberry Esq; chairman of said County Court in the sum of One hundred dollars, to be paid to the said Chairman and his successors in office. To which payment will and truly to be made, we bind ourselves, our heirs, executors & administrators, severally, family by these presents, sealed with our seals, dated this 3rd day of March A.D. 1823. The condition of the above obligation is such, that whereas the above bound Amos Millerkin is constituted and appointed a Commissioner to settle with the County Trustee, and also with the Collector of the County taxes annually for and during the term of four years from the date hereof. If therefore the said Amos Millerkin, shall will and truly settle with the Trustee & Collector of said County, annually (or oftener if thereof required) and a true report make of said settlement to the Court, and shall will & truly do and execute all such matter and things as may be enjoined by law. Then the above obligation to be void, otherwise to remain in full force & effect. Amos Millerkin Seal William Dawson Seal Peter Apperson Seal

Peter Apperson Seal

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Record of Bonds &c on

Richard S. Thomason Constable Bond Recorded 17 Oct 1823.

I know all men by these presents that we Richard S. Thomason, Thomas, Ross, John Hause, and William Ward all of the County of Henry & State of Virginia am held and firmly bound unto William Carroll Governor of said State for the time being in the sum of six hundred & twenty five dollars. To be paid to the said Governor or his successor in office to which payment well and truly to be made we bind ourselves, our heirs, executors & administrators, jointly, and severally firmly by these presents sealed with our seals and dated this 18 day of September 1823.

The Condition of the above Obligation is such, that whereas the above bound County in Captain Eddy's militia Company for the term of two years from the date hereof, — If therefore the said Richard S. Thomason, shall willfully execute, and due return make of all property & effects to him indebted, and pay over all monies, by him collected, to the person or persons to whom the same may be due, and in all other things faithfully execute the said Office of Constable during his continuance therein, then the above obligation to be void otherwise to remain in full force & effect.

Richard S. Thomason *Sig.* John Hause *Sig.*
Edward S. Tarrant *Sig.* William Ward *Sig.* James Ross *Sig.* John Hause *Sig.*
Attest: Lewis Hickok

Edward S. Tarrant Collector Bond for Publick buildings. Recorded 14 Decr 1823.

I know all men by these presents that we Edward S. Tarrant, Lewis, Deper, Abner Pearce & John Hause all of the County of Henry & State of Virginia am held and firmly bound unto William Carroll Governor of said State for the time being in the sum of two thousand nine hundred and twenty four dollars 18 cents and 8 mills to be paid to the said Governor or his successor in office, to which payment well and truly to be made we bind ourselves our heirs, &c. severally firmly by these presents sealed and dated this 18th day of September 1823.

The Condition of the above Obligation is such, that whereas the above Edward S. Tarrant is constituted & appointed Collector of the taxes in Henry County for the year next past laid for the purpose of completing the publick buildings in said County for the present year, Name of the said Edward S. Tarrant, shall truly & faithfully collect & pay over, all such monies as he may be bound by law to collect for the purpose aforesaid, and do all such other things as may be required of him by law. Then the above obligation to be void; otherwise to remain in full force & effect.

E. S. Tarrant *Sig.*
James Repper *Sig.*
Abner Pearce *Sig.*
John Hause *Sig.*

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Henry County

Edward S. Tarrant Collector Bond for Poor Tax Recorded 14 Decr 1823.

I know all men by these presents that we Edward S. Tarrant, Lewis, Deper, Abner Pearce & John Hause, all of the County of Henry & State of Virginia am held and firmly bound unto William Carroll Governor of said State for the time being in the sum of eight hundred & fifty three dollars 45 cents & 8 mills, to be paid to the said Governor and his successor in office, to which payment well & truly to be made we bind ourselves our heirs, &c. severally firmly by these presents sealed and dated this 18th day of September 1823.

The Condition of the above Obligation is such that whereas the above bound Edward S. Tarrant, is constituted and appointed Collector of the poor tax in said County — If therefore the said Edward S. Tarrant, shall truly & faithfully, collect and pay over the aforesaid tax to the trustee of said County within the time prescribed by law, then the above obligation to be void otherwise to remain in full force & effect. E. S. Tarrant *Sig.*
James Repper *Sig.* Attest: John Hause *Sig.*

John L. Allen Ranger Bond Recorded 14 Decr 1823.

I know all men by these presents that we John L. Allen, Abner Pearce & James Green all of the County of Henry & State of Virginia am held and firmly bound unto William Carroll Governor of said State for the time being in the sum of two hundred dollars, to be paid to the said Governor, and his successor in office, to which payment well and truly to be made we bind ourselves our heirs, &c. severally firmly by these presents sealed and dated this 24th day of September 1823.

The Condition of the above Obligation is such that whereas the above bound John L. Allen is constituted and appointed Ranger of Henry County during good behavior.

If therefore the said John L. Allen shall well and truly faithfully, execute his said Office of Ranger during his continuance in office, and do all & such other matters & things as may be enjoined on him by law then the above obligation to be void otherwise to remain in full force & effect.

John L. Allen *Sig.* Abner Pearce *Sig.* James Green *Sig.* John N. Griseter *Sig.* Charles Shadorn *Sig.*

Thomas Townsend Bond Recorded 15 Decr 1823.

State of Virginia We distinctly acknowledge ourselves indebted to John Blackberry Chairman of said County Court in the sum of One hundred and fifty dollars, which payment we bind ourselves, executors & administrators, jointly to be well and truly made. Witness our hands & seals this second day of September 1823.

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Record of Bonds Wills &c

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Thomas Wilson's Will Recorded 15 Dec 1823

In the name of God amen. I Thomas Wilson of the County of Henry & State of Tennessee, being in a law state of health, the of sound mind and memory, knowing the uncertainty of life, do make this my last will and testament, revoking and annulling all others heretofore made.

First it is my will and desire, that my body be decently interred whenever my executors may think proper, and after settling my debts and funeral expenses paid. I will that my beloved wife Anna - nee Wilson, have all my estate both real and personal of every kind, and in nature whatsoever. It is further my will that when my youngest surviving child, becomes of age, that all my property both real & personal, that is thus remaining, in the hands of my said executors, should then be sold, and the proceeds thereof equally divided between the then surviving children & my wife.

It is further my will that my wife, Anna Garuthers & I Garuthers, be appointed executors of executors, and that they be permitted to enter on the duties of said appointment without giving security given under my hand this 12th day of January 1823

Thomas Wilson

Attest, Present Joseph Garuthers, Lewis Buchanan Gray, Joseph Garuthers.

State of Tennessee

Henry County Court Term 1823

This will and testament was exhibited in this Court, and proven by the Both of Joseph Garuthers &c. - on the 1st September term ended Court 1823. It was again exhibited in this Court, and proven by the Both of Buchanan Gray, one of the other subscribing witnesses thereto, who say that they saw the said Testator sign & deliver, publish and declare the same to be his last will and testament, and that he requested them, to subscribe their names thereto as witnesses, testifying that the same be admitted to record. witness H. C. B. J. H.

Henry County

Charles Dalton's Will Recorded 16th Decr 1823.

In the name of God amen. I Charles Dalton this day being in sound body and mind, knowing death to be certain, and life uncertain do make this my last will and testament in the manner and form following viz.

I send to my wife Sarah Dalton One negro man named Sam, and one negro woman named Abby, which negroes and their increase are to be equally divided between my three youngest children at the death of my wife.

I give my daughter Elizabeth Carter one negro woman named Nancy, and One negro woman named Hanner to be her own property.

I give my daughter Susanna Foster two negroes, one named Jack, and the other Susanna to be her own property.

I give Abby Ward two negroes, one named Hank, and the other Dick to be and remain her property.

I give my daughter Nancy Lee two negroes, one named Adam, and the other Sam to be and remain as her property.

I give my daughter Maneva two negroes, one named Dick, and the other Anna to be and remain her property.

I give my daughter Rebekah two negroes, one named Jordan, and the other Anna, to be and remain her property.

I give my three youngest children Sally, William & Letta three negroes one named Finkong, one named Hester, and the other Mary which negroes and increase are to be equally divided between my three last named children, when my son William comes of age.

I also give my three last named children in my Stud Horse, and they are to have the benefit of him from this time until my son William comes of age, then all the profits, resulting from my Stud Horse are to be equally divided between my three last children.

I also give to my five youngest children, namely Maneva, Rebecca, Sally, William and Letta, all my lands & tenements to be equally divided when William comes of age. Also my five last named children are to have each of them a good horse to be worth One Hundred dollars, when they may, Mary or come of age, and each to have a good bed & furniture. And at the death of my wife my five last named children, shall have all the remainder of my property (viz) all my horses, cattle, hogs, household and kitchen furniture, and every other thing that has not yet been named or divided between them.

I do hereby appoint my Son in law William Ward, and my wife my executors for me, and all the undivided property are to be & remain on these premises until my Son William comes of age. As witness my hand & seal this fourth day of July 1822. Charles Dalton. Sally Dalton Test. Seth Bedford, Elizabeth Hubert.

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Record of Bonds Wills &c in

State of Tennessee

Henry County Court September Term 1823

The foregoing instrument of writing, purporting to be the last will & testament of Charles Dalton deceased was exhibited in Open Court, and proven by the Execs of Seth Bedford & Eliza wife Hubert the subscriber being attorney at law. Who say, they saw the testator sign & deliver, and clearly declare the same to be his last will & testament, and that he requested them to subscribe their names thereto as witnesses, and the same was, and was to be recorded.

James C. C. C. K.

Sarah Dalton Executrix Bond No. 16 Decr 1823
Know all men by these presents that we, Sarah Dalton, Anna Blakemore and Seth Bedford all of the County of Henry & State of Tennessee aforesaid do hereby bind and firmly bind unto the Governor of this State for the time being in the sum of ten thousand dollars to be paid to the said Governor and his successors in office, which payment we will & do make & bind ourselves our heirs &c. firmly & severally, firmly by these presents sealed & dated the 1st day of October A.D. 1823.

The condition of the above obligation is such, that whereas the above bound Sarah Dalton, execution of all and singular the goods & chattels rights and credits of the said Charles Dalton deceased, and do make or cause to be made a true & perfect inventory of all and singular the goods & chattels rights and credits of the said deceased, which have or shall come into the hands or possession or under knowledge of her the said Sarah Dalton or into the hands & possession of any other person or persons for her, do well and truly execute according to law; and further determine or cause to be made a true and true account of said executoryship, within two years after the date of these presents, and all the rest and residue of the said goods & chattels rights & credits, which shall be found remaining upon said executors account, deliver by her unto such person or persons respectively as the same shall be due unto the same being first examined and attested of by the Court, pursuant to the true intent & meaning of the act in such cases made & provided— Then the above obligation to be void, otherwise to remain in full force & effect.

Sarah Dalton Seal. Anna Blakemore Seal. Seth Bedford

An Inventory Taken of the property of Charles Dalton decd Oct. 19th 1822. Recd 16th Decr 1823
2 Trunks. 1 Chest. 4 Chairs. 4 Bedsteads. 1 Table. Clocking 9 Gps. 9 Books. 1 Razors. 1 Stone & iron Case. 2 dozen earthen plates. 2 Ea

Henry County

dishes. 1 dozen plates. 2 plates & 1 demitasse board. 16 cups Decanters, China pieces. Eight Cups. 1 dozen tea spoons to Lovers, four Butter Pasons. one Wash pan. Seven. One Stone Crocks. two sets of dishes & forks. four knives & forks. One two Stone Dugs. One Stone Crock. One Shot Gun. One musket & rifle. One Iron Candlestick. One pair of Candle Molds. One Trap Settle, one pair of shot mops. One Coffee pot. One pot. Two Dutch Ovens. One Trap Settle, one pair of pot hooks. One pair of Waffle irons. One Ribbit, One frying pan. Two pair of pot hooks. Two Diggans. One Church. One large Whet. Two pair of washing tubs. Two pairs. Two Saffron. One pair of flat iron. Three pair of Gallow Cards. One pair of Trap Sets & Whet. One pair of flat iron. Three pair of iron tubs. One Whisky Barrel. Two Salt barrels. Two flour Barrels. One pair of iron tubs. One Cooper edge. Two sugar dishes. One pint pot. Saw. One Crop & Tills. One Cooper edge. One drawing knife and sc. Eight Turnion Wedges. One Auger. One Chisel. One drawing knife and sc. Eight axe's. Six Hoes. One Whip Saw. Five head of Horses. Seven head of cattle. Sixteen Head of Hogs. Two Steers at Calves. One in chest.

An Note of Hand on Robert C. Winston for nine dollars. One Receipt from Isaac Dalton of North Carolina Stokes County for different notes left in his hands for collection to the amount of three hundred and fifty two dollars eighty six cents. One note on Moses Parr for five Head of cattle. Cash on hand, twenty dollars

Attest
James C. C. C. K.

Sarah X Dalton
marks

Edward H. Tarrant Sheriff Bond per Recd 6 Decr 1823. Expirs 25 March 1824

Know all men by these presents, that we Edward H. Tarrant, James Gray, Robert C. Daugherty, John Webb, Timothy Dalton & Peter Dugay are held & firmly bound unto William Carroll Esq; Governor of the State of Tennessee for the time being in the sum of twelve thousand and five hundred dollars to be paid to the said Governor and his successors in office to which payment we will & do make & bind ourselves, our heirs, executors & administrators, &c &c and severally firmly by these presents. Sealed with seals, and dated this 3rd day of December 1823.

The condition of the above obligation is such, that whereas the above bound Edward H. Tarrant is Constituted & appointed Sheriff of Henry County for and during the term of two years from the date hereof, by a Commission from the Governor under the seal of the state dated the _____ day of _____ therefore the said Edward H. Tarrant, shall well & truly execute & return make of all process & receipts to him directed, and pay & satisfy all just demands of money by him received or caused to be received by virtue of any process into the proper office by which the same by tenor hereof ought to be paid, or to the person or persons to whom the same shall be due, his heirs or their executors, or administrators, attorneys, or agents, and in all other things will & truly and faithfully execute the said office of Sheriff during his continuance therein than the above obligation to be void returning to himself in full force & effect. E. H. Tarrant Seal. James Green Seal. R. C. Daugherty Seal. John Webb Seal. Timothy Dalton Seal. Peter Dugay Seal.

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Record of Bonds, Wts, &c in

Geraldus Stockdale Adm'r Bond Recorded 25 March 1824

I now alman by these presents that we Geraldus Stockdale & Eliza below all of the County of Henry, County of State of Tennessee am held and firmly bound unto William Carroll Governor of the State of Tennessee in the sum of eight hundred dollars to be paid to the said Governor & his successors in office, to which payment will and truly to be made the bond ourselves, our heirs executors & administrators, during & forever firmly by these presents, sealed with our seal and dated this 1st day of December 1823.

The condition of the above obligation is such that whereas the above bound Geraldus Stockdale, administrator of all & singular the goods & chattels rights & credits of Geraldus Stockdale deceased, do make or cause to be made a true & perfect inventory of all and singular the goods & chattels rights & credits of the said deceased which have or shall come into the hands or possession or in an behalf of him the said Geraldus Stockdale, or into the hands or possession of any other person or persons for him, to well and truly to administer according to law, and further do make or cause to be made a true & just account of his said administration within two years after the date of these presents, and all the rest & residue of the said goods & chattels & credits which shall be found remaining upon the said administrators account, the same being first examined & allowed of by the Court, shall deliver & pay unto such person or persons, respectively as the same shall be due unto, pursuant to the true intent and meaning of the acts in each case made & provided. And if it shall appear that any last will and testament was made by the said, and the executor or executors therein named, do exhibit the same into Court, making request to have it attested and approved accordingly, and if the said Geraldus Stockdale above bound being thereunto required, do render & deliver the said letters of administration (protection of said testament being first had & allowed) in the said Court, then the above obligation to be void of no effect, or else to remain in full force & effect, In testimony whereof we have hereunto set our hands & seals, the day of year above written. Geraldus Stockdale
Eliza Stockdale witness James Wickes etc.

Inventory of the estate of William Stockdale

25 Dec 1824
of the County of Henry, State of Tennessee of William Stockdale died on the 16th day of December 1823.

Sums Stockdale One mare \$35.00. Harry Stockdale one table and furniture \$2.00. William Stockdale One table \$1.00 do \$7.00. Geraldus Stockdale 2 Shears \$6.00. William Stockdale One pair of scissars \$1.00. William Stockdale One saw and shear \$11.70. William Stockdale 1 shear \$4.12. Geraldus Stockdale 1 comb & brush \$9.50. William Stockdale One saw & scissars \$11.25. Harry Stockdale 3 Cows \$12.00. William Stockdale One yearling \$3.12. Marshel French one

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Henry County

Shear \$11.25. Geraldus Stockdale One mare \$6.00. John Wynn 6 Head of pigs \$9.25. Geraldus Stockdale Head of hogs \$8.25. William Stockdale 6 Head of Hogs \$8.25. Benjamin Peoples 4 Head of hogs \$13.62. Benjamin Peoples and wife do \$9.00. Harry Stockdale 5 Head of hogs \$9.00. do do do \$9.50. Harry Stockdale 13 Head of Cows \$6.00. do do 3 plates \$0.50. do do one Harry Stockdale 13 Head of Cows \$6.00. do do 1 Peacock \$17.50. Geraldus Stockdale One Peacock \$2.25. do do 1 Peacock \$17.50. Harry Stockdale 1 wheel \$2.25. do do 1 trunk \$2.50. Right 1 Peacock \$16.25. Harry Stockdale 1 wheel \$2.25. do do 1 trunk \$2.50. Peacock \$0.50. Harry Stockdale 2 Head of sheep \$3.50. do do 2 do \$4.12. Peacock \$0.37. Harry Stockdale 2 Head of sheep \$3.50. do do 2 do \$4.12. Thomas Reddick 1 Bell \$1.00. William Stockdale One Bell \$0.37. Harry Stockdale 2 Head of sheep \$3.50. do do 2 do \$4.12. Thomas Reddick 1 Bell \$1.00. Harry Stockdale 1 Peacock \$3.50. Geraldus Thomas Higgins 3 do do \$5.75. Hardy Meads 1 Raw leather \$3.50. Geraldus Thomas Higgins 3 do do \$5.75. Hardy Meads 1 Raw leather \$3.50. Thomas Meads 1 Side leather \$9.18. William Stockdale 1 Side \$2.34. William Wright 1 Side leather \$3.62. Marshel French 1 do do \$2.12. William Stockdale 1 Side leather \$3.62. John Brandon 1 do - \$1.00. Geraldus Stockdale 1 do - \$1.00. Wright 1 wheel \$1.00. Harry Stockdale 1 wheel \$2.00. do do one Bag \$0.25. do do 1 lot of soap wear \$1.50. do do 1 Pot of Supper \$3.44. Joseph Etchew 1 Way bushel \$0.50. Geraldus Stockdale 1 Peacock \$3.50. do do 1 Grind Stone \$0.50. William Wright 1 Pewter pot \$2.87. do. Barnard One Awan \$2.62. do Stockdale 1 Peacock \$0.75. do Stockdale 1 plow \$4.97. do Wright 1 do \$5.80. do Stockdale 1 do \$1.50. do Wright 1 Bell \$2.25. Hardy Meads 1 Pewter \$1.30. William Stockdale 1 Wheeling Lee \$0.17. do Wright 1 do \$0.35. Geraldus Stockdale 2 do \$0.35. Hardy Meads 1 Pewter \$0.75. William Stockdale 1 gun \$7.87. do do 1 Iron wedge \$0.62. Yellow Stockdale 1 do \$0.62. John Brandon 1 edge \$1.00. William Stockdale 1 Hand Gun \$1.84. Geraldus Stockdale One drawing knife \$0.75. Hardy Meads 1 chisel \$0.25. Harry Stockdale 1 Combing gear \$0.50. do do 1 Tray \$0.12. William Stockdale 5 Barrels \$0.25. Geraldus Stockdale 1 Ring or box \$0.50. Geraldus Stockdale 1 P. Cart wheel \$5.00. Hardy Meads 7 Barrels com \$8.10. Harry Stockdale 1 P. Sheep Shears (Candlestick \$0.62. do de 1 Coffermill \$0.50. John W. Leggs 1 slate \$0.37. Whole amount - - - \$372.37. 68.00

Of book accounts due this estate

\$440.32

Jane Cathery & William Robbins Adm'r. Recorders and
I now alman by these presents that we Jane Cathery & John Robbins, William
Vickers & John C. Carson, all of the County of Henry, State of Tennessee
am held and firmly bound unto William Carroll Governor of the State of Tennessee
in the sum of One thousand dollars, to be paid to the said
Governor of his successor in office, to which payment will & may be
made, we bind ourselves and our executors & administrators, jointly
and severally, firmly by these presents, sealed with our seals & dated

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Record of Nichols Darnall & Co. in

this 1st day of December A.D. 1823. The condition of the above obligation is such that if the above bound John Esthery & John Robbins admonees of all and singular the goods & chattels, rights and credits of Andrew Esthery dec'd. do make or cause to be made a true & perfect inventory of all and singular the goods & chattels rights & credits of the said dec'd. which have or shall come into the hands, possession or knowledge of them the said Jane Esthery & John Robbins, or into the hands or possession of any other person or persons for them, and the same to make to exhibit or cause to be exhibited unto this Court within ninety days after the date of these presents, and the same goods, chattels & credits of the said dec'd. at the time of his death, or which at any time after shall come to the hands or possession of said Jane Esthery & John Robbins or into the hands or possession of any other person or persons, to them, as well as by administrator according to law. And further do make or cause to commence a true and just account of his said administration within two years after the date of these presents - and all the rest and residue of the said goods, chattels & credits, which shall be found remaining upon the said administration account, the same being first examined & allowed of by the Court, shall belong to say and to such person or persons respectively as the same shall be distributed pursuant to the intent and meaning of the acts in such case made & recorded. And if it shall appear that any last will and testament was made by the dec'd., and the executors or executors therein named, to exhibit the same unto Court, making request to have it allowed & approved accordingly. At the said Jane Esthery & John Robbins above bound being thereunto required, wherein & delivered the said letter of administration (probation of such testament being first had & made) in the said Court, then the above obligation to be void & of no effect. Attesteth my self of me Jane Esthery late Mrs. Esthery this day and year above written. Jane Esthery *Seal* John Robbins *Seal*
Nicholas Darnall *Seal* John B. Carson *Seal*

Nicholas Darnall Will. Recorded 30th March 1824.

In the name of God Amen.

I Nicholas Darnall senior of the County of Henry State of Virginia do make and declare this instrument which is written to be my last will and testament revoking all others:

Imprimis. All my debts of which there are but few and now none in arrears, are to be punctually paid, and the legacies hereafter bequeathed

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Henry County

are to be discharged, as soon as circumstances will permit in the manner directed.

Item 2. To my dearly beloved wife Scalp Darnall, Ague and Bequeath three hundred dollars in Pennopen Bank bills, and a horse to be valued at fifty dollars, and her saddle, and a Caw & Calf, and two ewes, and a sow & pig, and a trunk & some & a few C. & Cards, and a bed and furniture and a table.

Item 3. To give and bequeath unto my beloved son William Darnall my negro girl named Phoebe, to him & his heirs forever.

Item 4. To give and bequeath to my beloved son Thomas Darnall my negro boy named Henry, to him & his heirs forever.

Item 5. To give and bequeath unto my beloved daughter Nancy Allen a negro girl named Abby, to her and her issue forever.

Item 6. To give and bequeath unto my beloved son Nicholas Darnall

for two negro boys named Abram & George, to him & his heirs forever.

Item 7. To give and bequeath to my daughter Lucy Ann a dog, one Negro

man named Jim, and her two children Willis & John to her and her

woman named Eliza, and her two children Nancy & Lucy forever.

Item 8. To give and bequeath to my daughter Nancy Allen, one negro woman named Ann, and her two children Peter & Dennis, to her and her issue forever.

Item 9. To give and bequeath to my beloved son Henry Darnall, one negro man

named Bill, to him & his heirs forever.

Item 10. To give and bequeath unto my daughter Lucy Rose, two negroes, Joseph & Beck, to her and her issue forever.

Item 11. All the rest and residue of my estate real and personal not disposed of in manner aforesaid in wh ever County, I leave my be willed by my

executor and equally divided between my two named children, and also

my son James, & Scamell of Virginia & Darnall.

Lastly. I constitute and appoint my beloved son William Darnall & Nicholas Darnall executors of this my last will & Testament.

On witness of myself each of the persons herein contained, I have set my hand and seal this 18th day of August 1823 in the year eighteen hundred & twenty three. Nicholas Darnall Sealed & attested John Marberry. Sam'l Myrick.

State of Virginia Henry County Court December Term 1823.

The foregoing last will & Testament of Nicholas Darnall dec'd. was exhibited in Open Court by the executors therein named, and by the oaths of John Marberry & Sam'l Myrick the subscribing Notaries thereto and attested to be recorded.

James H. Clark Clerk

of Henry County Court.

* Item. of this mistake, is recorded in the place of item 9 and vice versa.

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Record of Bonds &c.

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William Barnall Executor Bond Recorded 30th March 1824

I now almytly these presents that we William Barnall, Nicholas Barnall, Joseph Stagg, wife C. Garner, Henry Barnall, Robert Brown, Henry Bone all of the County of Henry & State of Tennessee, and their family bound unto William Barrell Governor in & over the State of Tennessee in the sum of five thousand dollars, to be paid to the said Governor by his successors no other, to which payment will and truly to be made, we bind ourselves our heirs, executors & administrators, jointly & severally, firmly by these presents sealed with our seals and dated this 30th day of December 1823.

The condition of the above obligation is such that if the above bounden Mr. Barnall & coekles Barnall executors of the last will and testamant of Nicholas Barnall deceased do make or cause to be made a true & perfect inventory & seal and singular the goods & chattels, rights & credits of said deceased, which have or shall come into the hands, possession or knowledge of them the said Mr. Nicholas Barnall, or into the hands of possessors of any person or persons, and the same to make & exhibit to the Court within ninety days after the date of these presents, and further do make & cause to be made a true and exact account of their said relationships within twenty years from the date of their death full & true record of the said goods & chattels and credits which shall be granted & depending upon the said executors account, the same being first examined and allowed of by the Court. Shall remain and continue to such person or persons respectively as the same shall be due unto, pursuant to the true intent & meaning of the acts in such case made & provided, then the above obligation to be used the to remain in full force & effect. In testimony whereof we have hereunto set our hands & seals this 30th day of December 1823.

William Barnall & coekles Barnall, Henry Joseph Stagg, wife C. Garner & co. Robert Brown & co. Henry Barnall & coekles Barnall
Attest James H. Estes.

Recorded 30th March 1824

All the inventory of the estate of Nicholas Barnall deceased

December 17th 1823.

Charles Roberts 6th P. Shear \$4.25. Peter Cleveland to 1 h' stock \$2.00. John Marberry 2nd to 1 grubbing loc \$1.25. Booth Malone to 1 m' loc \$1.50. Henry Bone, to 1 d'itto \$1.125. Charles Roberts to 1 d'itto \$1.375. John Marberry to 1 can plan \$6.25. William L. Barnall to 1 P. Shear \$6.00. Prent Sunders to 15th P. Shear \$7.25. John Marberry to 1 C. Saw \$15.00. Sarah Kirby to 1 P. Shear \$6.50. D'itto to 1 do \$2.45. John Marberry to 3 chairs \$2.125. Henry Bone to 1 Ch' or wedge \$1.50. John Marberry to 1 D'itto \$1.375. D'itto to 1 Auger \$1.00. Coor Cooper to 2 p's \$0.50. John Marberry to 1 Dr. Knife & Hatch \$1.375. John Marberry to 1 pair p's. 06. Thomas Brownson to 1 Hand Saw \$1.00. Albert Petty to 1 P. Stith \$1.00. John H. Strudlin to 1 kettle of looks \$4.625. Amos

Henry County.

A Lucy to 1 Cow and colo. \$1. William Cooper to 1 do feed \$2.625. Jonathan H. Lewis to 1 do \$0.50. Thomas Dawson to 1 pair of cards \$0.25 \$1. Cotton wheel \$3.75. John Lee to 1 do \$0.50. Thomas Dawson to 1 pair of cards \$1.50. Nicholas Barnall to 1 pot \$4.00. John H. Lee to 1 pair of cards \$1.50. Lewis Hinckley to 1 pair of cards \$3.00. Thomas Barnall 1 P. ditto \$1.00. Henry Black to 1 pair of trays \$3.00. Thomas Barnall to 1 basket of iron \$2.625. William Ross to 2 dozen to 1 pair of hats \$3.25. Thomas Barnall to 1 basket of iron \$2.625. Thomas Barnall to 1 pair of stockings \$3.25. Thomas Dawson to 1 pair trays \$1.50. Thomas Barnall to 1 half bushel \$1.375. Lewis Hinckley to 3 P. do \$1.875. Celia Barnall to 1 Chen \$0.75 half bushel \$1.375. Robert Dunkin to 1 d'itto \$4.625. Nicholas Barnall Levy Bone to 1 P. do a thin \$0.75. Robert Dunkin to 1 d'itto \$4.625. Nicholas Barnall to 1 Q. ditto \$0.50. John Marberry to 1 pair of fire irons \$4.625. Thomas Barnall to 1 Q. ditto \$0.50. Sam. Gray to 1 to 1 lot of Sundays \$2.75. Thomas Mariner to 1 of peyster \$3.00. Sam. Gray to 1 bag of cotton \$4.875. Timothy Sutton to 1 Bag of cotton \$3.43. Levy Bone to 1 Bag of cotton \$4.875. Levy Bone to 1 do wagon wheel \$18.50 \$4.00. Thomas L. Barnall to 1 Star \$1.25. John H. Lee to 1 do wagon wheel \$18.50 Thomas Barnall to 1 Cow & Calf \$13.125. Coor Cooper to 1 d'itto \$12.75. William Barnall to 1 d'itto \$13.625. Simon Williams to 1 d'itto \$10.25. William Barnall to 1 Cow & Calf \$10.875. Levy Bone to 1 Cow & Calf \$16.75. Sam. Culumbergo to 1 Cow \$10.875. Levy Bone to 1 Cow & Calf \$16.75. David Wickenden to 1 Bull \$8.125. William Barnall sent to 1 Reyer \$7.00. David Wickenden to 1 Bull \$8.125. D'itto to 1 d'itto \$7.125. Barnall sent to 1 Reyer \$5.625. John H. Lee to 1 Star \$5.375. D'itto to 1 d'itto \$7.125. Barnall sent to 1 Reyer \$5.375. John H. Lee to 1 Cart \$0.00 \$7.00.00. Thomas Joseph Dunkin to 1 M'p'p \$5.25. Jacob Hoover to 2 Ch'os 2nd choice \$17.25. D'itto to 5 Ch'os 1st choice \$6.42.00. Jacob Hoover to 2 Ch'os 2nd choice \$17.25. D'itto to 5 Ch'os 1st choice \$6.42.00. Levy Bone to 2 d'itto 4 Ch'os \$36.375. Booth Malone to 6 Ch'os 1st choice \$7.75. John L. Allen to 2 Ch'os 2nd choice \$7.75. John L. Allen to 2 d'itto 2 Ch'os \$7.75. Levy Bone to 5 Ch'os 1st choice \$7.75. Benjamin Atkinson to 2 d'itto 2 Ch'os \$7.125. D'itto to 6 Ch'os 2nd choice \$4.875. Wm. Williams Chapman to 1 Saw & 2 p's \$8.50. Sam. Garrison to 1 Saw & 2 p's \$8.50. Wm. Williams Chapman to 1 Saw & 2 p's \$8.50. John L. Allen to 1 d'itto \$5.75. Levy Bone to 1 Negro boy \$26.62. John L. Allen to 1 d'itto \$5.75. John L. Allen to 1 Negro boy \$26.62. John L. Allen to 1 Negro man \$500. John L. Allen to 1 d'itto \$5.75. Thomas L. Barnall to 1 Negro boy \$26.62. to 1 d'itto \$1.25. Nicholas Barnall to 1 d'itto \$1.25. John H. Lee to 1 d'itto \$1.00. John H. Lee to 1 C. Saw \$1.25. Lewis Hinckley to 1 Cow hide \$2.375. D'itto to 1 d'itto \$2.50. D'itto to 1 d'itto \$2.50. John H. Lee to 2 Sheep 1st choice \$6.25. Andrew Bushnell to 2 d'itto 2nd choice \$5.625. Nicholas Barnall to 2 d'itto 3rd choice \$5.25. William Ross to 2 d'itto 4th choice \$4.875. Nicholas Barnall to 2 d'itto 3rd choice \$5.25. William Ross to 2 d'itto 4th choice \$4.875. Nicholas Barnall to 2 d'itto 5th choice \$5.00. D'itto to 2 d'itto 6th choice \$5.00. William Ross to 2 d'itto 7th choice \$2.50. John H. Bushnell to 1 lot of stone ware \$3.375. John H. Bushnell to 1 lot of tiles \$1.50. Robert Dunn to 1 d'itto blank \$7.50. Robert Dunn to 10 P. of Corn \$18.375. Lucy Barnall to 1 Box of sundries \$5.00. John H. Bushnell to 2 d'itto 4 Ch'os \$1.00. Lucy Hinckley to 2 d'itto 4 Ch'os \$1.00. Lucy Bone to 1 lot of 8th. ware \$1.00 \$1.00. William Barnall to 2 d'itto 8th. ware \$2.625. Lucy Bone to 1 lot of 8th. ware \$2.625. Celia Barnall to 1 lot of 8th. ware \$2.625. William Ross to 1 lot of 8th. ware \$2.625. Nicholas Barnall to 1 large glass \$1.937. William L. Barnall to 1 lot of sundries \$1.75. Nicholas Barnall to 1 large glass \$1.937. William Ross to 1 lot of cutlery \$2.00. Thomas Valentine to 1 lot of sundries \$1.375. Nicholas Barnall to 1 Cubbit \$2.875. Lucy Bone to 1 lot of 8th. ware \$1.00. Lucy Hinckley to 1 lot of 8th. ware \$1.00. Booth Malone to 1 P. do \$0.625. 1 G. Rail \$1.125. Amos H. Day to 1 G. do \$2.00. Booth Malone to 1 P. do \$0.625. Lucy Bone to 1 P. do furniture \$25.00. Nicholas Barnall to 1 lot of 8th. ware \$1.375. Lucy Bone to 1 lot of 8th. ware \$1.00. John H. Bushnell to 1 lot of 8th. ware \$1.00. Lucy Hinckley to 1 lot of 8th. ware \$1.00. Booth Malone to 1 lot of 8th. ware \$1.00. Thomas Mariner to 1 lot of 8th. ware \$1.00. David Wickenden to 5 P. do Corn P's \$2.75. Henry Barnall to 1 Home \$1.00. David Wickenden to 5 P. do Corn P's \$2.75. Henry Gray to 2 Negros \$1000. — amounting to \$275.50. \$10.00. Thomas Gray to 2 Negros \$1000. The balance of barrel flour not sold — other articles to the amount of four dollars

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Record of Bonds Wtll. &c.

Sam'l G. C. Hill Admin'r Bond Recorded 31st March 1824.

I know all men by these presents that we Samuel M'Graw & Thomas Gray are held and firmly bound unto the Governor of the State of Tennessee for the time being in the sum of One thousand dollars, to be paid to the said Governor and his successors in office, to which to pay will and truly to be made by us bond ourselves our heirs & executors severally firm by these presents sealed & dated the 10th day of December A.D. 1824.

The Subscriber of the above obligation will, to the best of the above bound and judgment, administer of the said creditor, the goods of chattel, rights and credits of any kind and kind, so to make a cause to be made a true & perfect inventory of all and singular the goods of chattel, rights & credits of the said A.D., which I am to shall come into the hands or possession or knowledge of him the said Samuel M'Graw or into the hands of person by me chosen or known for him, so well and truly administer according to law and honesty to make or cause to be made a true and just account of all the cost and residue of said goods of chattel, rights of credits which shall be found remaining upon the said administration account, deliver & pay over to such person or persons respectively as the same shall be due unto, the same being first examined & allowed of the Court, and if it shall appear that any last will & testament was made by the deceased, and the executor or executors herein mentioned, do exhibit the same into Court making request to have it annexed & approved accordingly. If said Sam'l M'Graw whose bound being therunto required do render the said letters of administration approbation of the said testament being first read and made in the said Court. Then the above obligation to be void, otherwise to remain in force & effect. Sam'l M'Graw. *test.* Thomas Gray *test.*

Sam'l G. C. Hill Admin'r Bond Recorded 31st March 1824.

I know all men by these presents that we Capt. C. C. Hill, Thomas Belles, all of the County of Henry State of Tennessee are hereby bound unto William Carroll Esq. Governor of said State for the time being in the sum of six hundred & twenty five dollars, to be paid to the said Governor and his successors in office, to which payment will and truly to be made by us bond ourselves, our heirs, executors & administrators, jointly and severally firm by these presents sealed & dated this 3^d day of

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Knox County

December A.D. 1823. The condition of the above obligation is such, that whereas the above bound Capt. C. C. Hill is constituted & appointed constable for said County in Capt. Billings militia Company for the term of two years from the date hereof. Of which Capt. Billings militia shall well and truly execute & due return make thereof the said Capt. C. C. Hill shall do & pay over all monies by him collected to the said judge & receipts to him directed, and pay over all monies by him collected to the person or persons, to which the same may be due, and in all other things faithfully execute the said Office of Constable during his continuance therein. Then the above obligation to be void otherwise to remain in full force & effect. App C. C. Hill Admin'r
Thomas Bellocch *test.* John P. Bellocch *test.*

Thomas Frazer Constable Bond Recorded 1st April 1824.

I know all men by these presents that we Thomas Frazer, Captain of Capt. C. G. Gandy, Bedford Co., all of the County of Henry State of Tennessee, am held and firmly bound unto William Carroll Esq. Governor of said State for the time being in the sum of six hundred & twenty five dollars, to be paid to the said Governor & his successors in office, to which payment will and truly to be made we bind ourselves, our heirs, executors and administrators, jointly by these presents sealed with our seals & dated this 3^d day of said month 1823.

The condition of the above obligation is such that whereas, the above bound Thomas Frazer, is constituted and appointed a constable for Capt. Billings militia Company, for and during the term of two years from the date hereof, the said Thomas Frazer, shall well & truly, execute and due return make of proper & receipts to him directed and pay and satisfy all fees, & monies by him received or levied by virtue of any power into the hands of him by which the sum of monies aforesaid might be paid or to the person or persons to whom the same shall be due, his heirs or their executors or administrators, attorneys or agents, and in all other things will truly & faithfully, execute the said Office of Constable during his continuance herein. Then the above obligation to be void otherwise to remain in full force & effect. Thomas Frazer *test.* J. H. Lester *test.* Capt. C. G. Gandy *test.* Bedford Co.,
Bedford Town *test.*

James Johnson Constable Bond

Recorded 1st April 1824.

I know all men by these presents that we James Johnson, Captain of Capt. John Harten, am held and firmly bound unto William Carroll Esq. Governor of the State of Tennessee for the time being in the sum of six hundred & twenty five dollars, to be paid to the said Governor & his successors in office. To which payment will & truly to be made

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Records of Bond's Mills

We bind ourselves and our heirs, executors, administrators, &c. severally, firmly by these presents to abide with our seals and dated this 3^d day of December 1823. The condition of the above obligation is such, that whereas the above bound James Johnson, is constituted & appointed a constable in Capt. Stewarts Militia Company in Henry County, for and during the term of two years from the date hereof. Therefore the said James Johnson shall well & truly execute and due return make of all process & precepts to him directed, pay and satisfy all fees & sums of money by him received or levied, by virtue of any process into the proper office, by which the same by law thereof ought to be paid, or to the person or persons, to whom the same shall be due, his, her, or their executors or administrators, attorneys or agents, and in all other things well & faithfully execute the said office of Constable, during his continuance therein. Then the above obligation to be void, otherwise to remain in full force & effect. James Johnson Seal Alexander Eastman Seal John Johnson Seal

John Johnson Seal Alexander Eastman Seal Recorded 1st April 1824.
I, John Johnson, now make & seal we before witness, Thomas Gray, William Etchells & Timothy Dutton, all of the County of Henry State of Pennsylvania and firmly bound to William Carroll Esq; Governor of the State for the time being in the sum of six hundred & twenty five dollars, to be paid to the said Governor nor in any other except in fees, to which payment will and may be made we bind ourselves, our heirs executors and administrators severally firmly by these presents sealed with our seals and dated the 3^d day of December 1823.

The condition of the above obligation is such that whereas the above bound Henry Etchells is constituted & appointed a Constable, in Captains Revers' militia Company, for the term of two years from the date hereof, the said Henry Etchells, shall well and truly execute and due return make of all process & fees to him directed, and pay over all monies by him collected to the person or persons to whom the same may be due, and in all other things faithfully execute the said office of Constable during his continuance therein. Then the above obligation to be void, otherwise to remain in full force & effect. A. Etchells Seal Thomas Gray Seal Timothy Dutton Seal William Etchells Seal Attest, J. Eastman Seal, etc.

Stephen Goldsbury Constable Bond. Recorded 1st April 1824.
I, now all make by these presents that we Stephen Goldsbury, Alexander Thompson, James Etchells, & James Goddard, all of the County of Henry State of Pennsylvania and firmly bound unto William Carroll Esq; Governor of the State for the time being in the sum of six hundred & twenty five dollars to be paid, to the said Governor and his successor in office, to which

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Clerk of Henry County

payment will and truly to be made we bind ourselves and heirs, executors and administrators, severally firmly by these presents, sealed with our seals & dated this 3^d day of December 1823.

The condition of the above obligation is such, that whereas the above bound Stephen Goldsbury is constituted & appointed Constable for Captain Burroughs' militia Company, for and during the term of two years from the date hereof. Therefore the said Stephen Goldsbury, shall well and truly execute and return make of process & precepts to him directed, and pay and satisfy all fees and sums of money by him received or levied, by virtue of any process into the proper office, by which the same by law thereof ought to be paid, onto the person or persons, to whom the same shall be due, his, her, or their executors or administrators, attorney or agent, and in all other things, well & faithfully execute the said office of Constable, during his continuance in said office, then the above obligation to be void, otherwise to remain in full force & effect. Stephen Goldsbury Seal James Goldsbury Seal James Etchells Seal Alexander Thompson Seal

George B. Randle Coroner Bonds. Recorded 1st April 1824.

I, now all make by these presents that we George B. Randle, Henry Hall, & Thomas Gray am held and firmly bound unto William Carroll Esq; Governor of the State for the time being in the sum of six hundred & five hundred & ten dollars to be paid to the said Governor & his successor in office, to which payment will and truly to be made we bind ourselves, our heirs, executors & administrators severally firmly by these presents, sealed with our seals & dated the 3^d day of December 1823.

The condition of the above obligation is such that whereas the above bound George B. Randle, is constituted & appointed Coroner of Henry County for during the term of two years from the date hereof, by a Commission from the Governor under the Seal of the State, dated the 3^d day of

If therefore the said George B. Randle shall well and truly execute & return make of all process & fees to him directed, and pay & satisfy all fees & sums of money by him received or levied by virtue of any process into the proper office by which the same by law thereof ought to be paid or to the person or persons, to whom the same shall be due, his, her, or their executors or administrators, agent or attorney, and in all other things well & faithfully execute the said office during his continuance therein. Then the above obligation to be void, otherwise to remain in full force & effect. G. B. Randle Seal John Thompson Seal Henry H. Hall Seal Thomas Gray Seal

Jacob McGowan Trustee Bonds. Recorded 1st April 1824.

I, now all make by these presents that we Jacob McGowan, William Randle, & James Greer, am held and firmly bound unto William Carroll Esq; Governor of the State of Pennsylvania for the time being in the sum of twelve hundred & five hundred dollars, to be paid to the said Governor & his successor in office, to which payment will and truly to be made we bind ourselves,

Records of Bonds Wills &c

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our heirs executors or administrators, jointly severally firmly by these presents sealed with our seal & dated this 3rd day of December 1823
The condition of the above obligation is such, that whereas the above bound Samuel McGawen is Constituted & appointed Trustee of Henry County for and during the term of two years from the date hereof, therefore the said Sam'l McGawen shall well and truly say over, all such money, or may come into his hands, and do all such other acts, as he may be bound to do by law, during his continuance in said office. Then the above obligation to be void otherwise to remain in full force & effect. And the above obligation to be void otherwise to remain in full force & effect. And the above obligation to be void otherwise to remain in full force & effect. And the above obligation to be void otherwise to remain in full force & effect. And the above obligation to be void otherwise to remain in full force & effect.

James Peper Register A.M.D. Recorded 1st April 1824.
Know all men by these presents that the James Peper, William Ward, & Edward Thompson are held and severally bound unto William Carroll Governor of the Commonwealth of Pennsylvania for the time being in the sum of Six hundred & twenty five dollars to be paid to the said Governor or his successors in office, to which payment well & truly to be made we bind ourselves as heirs executors & administrators, jointly severally firmly by these presents sealed with our seal & dated this 3rd day of December 1823
The condition of the above obligation is such that whereas the above bound James Peper is Constituted & United Register, & Henry County having good behavior. Therefore the said James Peper, shall well & truly faithfully and impartially discharge the duties of his said office registered, agreeable to law, then the above obligation to be void, otherwise to remain in full force & effect. James Peper, William Ward, Edward Thompson

Matthew Steele Constable A.M.D. Recorded 2nd April 1824
Know all men by these presents that an Matthew Steele, Sam'l McGawen, John C. Cleveland, all of the County of Henry & State of Pennsylvania are held & severally bound unto William Carroll Esq're Governor of said state for the time being in the sum of six hundred & twenty five dollars to be paid to the said Governor his successors in office, to which payment well & truly to be made we bind ourselves as heirs executors & administrators, jointly severally firmly by these presents, sealed with our seal & dated this 3rd day of December 1823

The condition of the above obligation is such that whereas the above bound Matthew Steele is Constituted & appointed a constable for Captain Peck's Militia Company for and during the term of two years from the date hereof, therefore the said Matthew Steele shall well & truly execute and due return make of process & receipts to him directed, and pay & satisfy all just claims of money by him received or levied, by virtue of any process into the proper office, by which the same shall be due, his heirs, executors or administrators, attorneys or agents, and in all other things, well & faithfully execute the said office of Constable during his continuance in said office, then the above obligation to be void, otherwise to remain in full force & effect. Matthew Steele

Henry County

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all just claims of money by him received or levied by virtue of any process into the proper office, by which the same shall be due, his heirs, executors or administrators, attorneys or agents, and in all other things, well & faithfully execute the said office of Constable during his continuance in said office, then the above obligation to be void, otherwise to remain in full force & effect. Matthew Steele

William Ward John C. Cleveland

Richard Manly for Constables bond. Recorded 2nd April 1824

Know all men by these presents that we Richard Manly, Franklin Manly, Abraham Clark, all of the County of Henry & State of Pennsylvania are held and severally bound unto William Carroll Esq're Governor of said state for the time being in the sum of Six hundred & twenty five dollars to be paid to the said Governor and his successors in office, to which payment well & truly to be made, we bind ourselves as heirs, executors & administrators, jointly severally firmly by these presents sealed with our seal & dated this 3rd day of December 1823.

The condition of the above obligation is such that whereas the above bound Richard Manly is & shall be appointed Constable for Capt Warren's militia Company for and during the term of two years from the date hereof, therefore the said Richard Manly shall well & truly execute & due return make of process and receipts to him directed, and pay & satisfy all just claims of money by him received or levied, by virtue of any process into the proper office by which the same by laws thereof brought to be paid, to the person or persons, to whom the same shall be due, his heirs, or their, executors or administrators, attorney or agents and in all other things, well & faithfully, execute the said office of Constable during his continuance in said office. Then the above obligation to be void, otherwise to remain in full force & effect. Richard Manly, John Franklin Manly, John Arthur Steele

John W. Atkins Constable Bond. Recorded 2nd April 1824.

Know all men by these presents that we John Atkins, Franklin Manly, and James C. Cleveland, all of the County of Henry & State of Pennsylvania are held & severally bound unto William Carroll Esq're Governor of said state for the time being in the sum of Six hundred & twenty five dollars, to be paid to the said Governor & his successors in office, to which payment well & truly to be made we bind ourselves as heirs, executors & administrators, jointly severally firmly by these presents sealed with our seal & dated this 3rd day of December 1823.

The condition of the above obligation is such, that whereas the above bound John Atkins is Constituted & appointed Constable for Captain Hughes militia Company for and during the term of two years from the date hereof, therefore the said John Atkins, shall well & truly, execute and due return make of process