

firmly by these presents sealed with our  
Seals and dated this Fifth day of January  
A. D. 1836

The Condition of the above obligation is such that whereas the above bound Hugh A. Shelton has this day been duly and constitutionally Elected constable in Captain Ashbrooks old company & for the County aforesaid Now if the Said Hugh A. Shelton shall well and truly faithfully discharge the duties of his Said Office and shall pay over & account for all Monies by him collected by virtue of his office to the person or persons authorized to receive the same then the above obligation to be void otherwise to remain in full force and effect

Hugh A. Shelton (Seal)  
W. Harris (Seal)  
Thomas Hampton (Seal)

State of Tennessee  
Obion County

I know all men  
by these presents that the  
Daniel St. John Theodore  
Staly Hugh A. Shelton

all of the County of Obion and State of Tennessee are held and firmly bound unto Peyton Cannon Governor of Said State for the time being and his successors in office or assigns in the penal sum of one thousand dollars for the payment of which well and truly to be made we

bind ourselves our and each of our heirs Executors administrators and assigns jointly and severally firmly by these presents sealed with our Seals and dated this Fifth day of January A. D. 1836

The Condition of the above obligation is such that whereas the above bound Daniel St. John has this day been duly and constitutionally Elected constable for Said County in Captains Hills old company now if the Said Daniel St. John shall well and truly faithfully discharge the duties of his said office and shall pay over and account for all money by him collected by virtue of his office to the Person or Persons authorized to receive the same then the above obligation to be void otherwise to remain in full force and virtue

D. St. John (Seal)  
Theodore Staly (Seal)  
Hugh A. Shelton (Seal)

State of Tennessee  
Obion County

I know all  
men by these presents  
that we Jubilee M. B. and  
forde Thomas Hampton

John Parr & Travis George all of the County of Obion & State aforesaid are held and firmly bound unto his excellency the Governor of Said State for the time being and his Successors in office in the sum of Fifteen Hundred Dollars to be paid to the

Said Governor & his Successors in office or assigns for which payment well and truly to be made & now we bind our selves our and each of our heirs Executors and administrators jointly and severally firmly by these presents Sealed with our Seals and dated this fifth day of January 1736

The condition of the above obligation is Such that if the above bound Jubilee Mr. Bedford administrator of all and Singular the goods and Chattles rights and Credits of Edmond Hodges do make or cause to be made a true and perfect inventory of all and Singular the goods and Chattles rights and Credits of the deceased which has or shall come to the hands Knowledge of possession of the Said Jubilee Mr. Bedford or into the hands or possession of any person or persons him the Said Jubilee Mr. Bedford and the Same so made do exhibit or cause to be exhibited to the Court of pleas & Quarter Sessions for the County aforesaid within Twenty days from the date of these presents and the Same goods Chattles and Credit of the deceased at the time of his death which at any time hereafter shall come into the hands or possession of the Said administrators or into the hands of or possession of any other person or persons for him do well and truly administer according to law and further do make or cause to be made a true just and perfect account hereof the Said administrators with in two Years after the date of these presents and all the rest and residue of Said Goods Chattles & credits

Which shall be found remaining upon the Said administrators according to the Same being first examined and allowed by the Court of pleas & Quarter Sessions for Said County & shall deliver & pay unto such person or persons Respectfully to whom the Same shall be due pursuant to the true intent and meaning of the act in that case made and provided and if it shall appear that any will or testament was made by the deceased and the executor therein named do exhibit the Same unto Court making request to have the allowed and approved of accordingly if the Said above bound Jubilee Mr. Bedford being there unto requested to tender the Said letters of administration approbation of Such testament being first had and made in the Said Court then this obligation to be void and of no effect otherwise to remain in full force and effect

Jubilee Mr. Bedford Seal  
 Thomas Hampton Seal  
 John Parr Seal  
 Francis George Seal

A Schedule of  
 property Giving  
 in as belonging to  
 the Estate of Edmond  
 Hodges Decd. (Wiz)

One Samel Moore	1 base cast large chest.
14 or 15 head of cattle	Some horse hold &
Some pork & stock hogg	Ritken furniture
2 feather beds & furniture	1 Log chain &

Some other farming tools  
 1 Lot of Corn  
 1 Saddle & Bridle

A list of property  
 given in by Mrs Hampton  
 as belonging to  
 the estate of Edmond  
 Hodge

1 table 1 Chest 3 Chairs  
 2 Feather beds bed Steads & furniture  
 1 Pot 1 oven 3 pr pot hooks 1 pot rack  
 1 pr Shovel & tongs 1 plow hoe or iron  
 2 hoes 1 Singletree 1 axe 1 Clevis  
 1 log chain 1 Sad iron 1 keep hook  
 Some old books

W. Bedford admr

William Parr, Adm.  
 ministrator of all & Sin-  
 gular the Goods &  
 Chattels Rights &  
 Credits which wer of  
 Pelly Parr Deed

An Account Current \$  
 At the amt of Sale on the 28<sup>th</sup> day of April 1834  
 as appears from his account returned \$1024 7/8  
 for By amt paid for Dr. A. M. Totten  
 do for Receipt \$10 00  
 " " " Mr. W. Watson as pr Receipt 2 00  
 " " " for probate & Registration of his Deed 1 00  
 " " " J. L. Teater for Meadiels Bill 9 00  
 " " " J. C. Enloe Sheriff for taxes 2 00

Qualifying as administrator \$1 00  
 Receiving Inventory " 62  
 forty four days spent in traveling to  
 & Returning from Obion County in \$51 00  
 Settling the estate \$75 62

\$949 10

Balance in the hands of the administrator

State of Tennessee We Melles Caldwell Daniel  
 Obion County } St John having examined  
 the account of Sales & other vouchers of William  
 Parr admr of the above Estate & find  
 that the above account as stated is true  
 and a fair Settlement of the Estate  
 Given under our hands & Seals this 4<sup>th</sup>  
 day of January A. D. 1836

Melles Caldwell  
 St John

State of Tennessee  
 Obion County

Know all  
 Men by these presents  
 that we Joel S. Enloe  
 Samuel L. Tealer D. St.

John Thomas Hampton Francis Taylor all  
 of the County of Obion and State of Tennessee  
 are held and firmly bound unto Keaton  
 Cannon Governor of Said State and his Success-  
 ors in Office or assigns in the pennial Sum  
 of Twelve thousand Five hundred Dollars  
 for which payment well and truly to be  
 made we bind ourselves our heirs Executors and  
 administrators jointly and severally

firmly by these presents Sealed with our  
Seals and dated this Fifth day of January  
A. D. 1836

The condition of the above obligation is  
Such that whereas the above bound Joel S Entree  
has this day been duly and constitutionally  
Elected Sheriff in and for the County of Obion  
Now if the Said Joel S Entree shall well and  
truly execute and due return make of all  
processes & precepts to him directed and pay  
and satisfy all fees and sums of money  
by him received or levied by virtue of any  
process unto the proper Office by which the same  
by the tenor thereof ought to be paid or to  
the person or persons to whom the same  
shall be due his her or their Executors ad-  
ministrators attorney or agent and in all  
other things well truly and faithfully ex-  
ecuted the said office of Sheriff during  
his continuance therein then the above ob-  
ligation to be void otherwise to remain in  
full force and effect

Joel S. Entree Seal  
Samuel L. Seaton Seal  
Wm. John Seal  
Thomas Hampton Seal  
Francis Taylor Seal

State of Tennessee  
Obion County

Know all men  
by these presents that  
we Ruben Hammett  
Samuel McElyea all

of the County of Obion and State of Tennessee  
are held and firmly bound unto the the  
Chairman of the County Court of Said  
County and his Successors in office or assigns  
in the penal sum of Forty Nine dollars  
and thirty Seven & cents the payment  
which well and truly to be made we bind  
our selves our and each of our heirs Executors  
& administrators jointly and severally  
firmly by these presents Sealed with our  
Seals and dated this Sixth day of January  
A. D. 1836

The condition of the above obligation  
is Such that whereas the above bound Ruben  
Hammett has undertaken to keep Elizabeth  
Robertson a pauper & free child of colour  
for the next ensuing twelve months Now  
if the Said Hammett shall well truly  
take care of Said pauper & shall well  
and truly faithfully & diligently take  
care of Sa pauper & furnish her with the  
comfort of life such as clothing diet  
&c &c for the Said Term of twelve months  
& return her to Sa Chairman of Said Court  
at the expiration of Said Term then this obligation  
to be void else to remain in full force

Ruben Hammett Seal  
Samuel McElyea Seal

State of Tennessee Court of Pleas  
Obion County 3 and quarter  
Session January  
Term 1836

Samuel D. Wilson former Clerk  
of this court came into court by  
his attorney and presented the receipt of  
the Treasurer of west Tennessee which is read  
by the court which is in the words and  
figures following to wit,

Treasurers Office May 5<sup>th</sup> 1835—  
Reed of Saml. D. Wilson Clerk of the  
County Court of Obion the sum of Sixty  
Six Dollars 39 Cents the amount of the State  
Revenue by him collected in his capacity of  
Clerk of said for the year ending the first of  
October 1834.

\$ 66.39

ja Caruthers Jr  
By Tho. W. McCoy

State of Tennessee Court of  
Obion County 3 Pleas and  
Quarter  
Session January  
Term 1836

William S. Harris Clerk  
of this Court came into Court and present-  
ed the Treasurers receipts of the western  
District for the State Revenue collected by  
him for the year ending 1<sup>st</sup> October 1834  
which was in the words and figures following  
to wit

In Office Decr. 22<sup>nd</sup> 1835— Reed of W. S.  
Harris County Clerk of Obion One  
hundred and Seventy four dollars

\$ 689 the amt of State Tax due from him  
for the year ending 1<sup>st</sup> Oct. 1835— according  
to the Comp report  
\$ 174.68 ja Caruthers, Jr

State of Tennessee  
Obion County

Where all  
men by these presents that we  
John M. Bedford of  
S. Col. Shadon Fluty and

M. S. Harris— all of the State and  
County aforesaid are held and firmly  
bound unto the Chairman of the County  
Court of Obion County and his successors  
in office in the sum of Two thousand  
dollars to be paid to said Chairman his  
Successors or assigns for the payment of  
which well and truly to be made & do we  
bind our selves our heirs Executors and  
administrators jointly & severally &  
firmly by these presents Sealed with  
our Seals & dated this 5<sup>th</sup> day of Jan-  
uary A. D. 1836

The Condition of this obligation is  
such that whereas the above bound  
M. Bedford is appointed Trustee in  
and for said County of Obion Now  
if the said M. Bedford shall faith-  
fully keep and faithfully pay all monies  
which shall be deposited in his hands ac-  
creeable to the orders of Court and in all  
things else discharged his duty as Treas-  
ter aforesaid according to Law then

The above obligation to be void other wise to  
remain in full force and Virtue

Just  
J. M. Bedford Seal  
J. S. Enloe Seal  
Theodore Staley Seal  
W. S. Harris Seal

State of Tennysa  
Union County

April 4<sup>th</sup>

1836

I know all men by  
the presents that we Moses D.  
Harper R. B. Harper John Pitt & Jas.  
M. Guy all of the County of Union  
and State aforesaid are held and firmly  
bound unto his Excellency the Governor of  
the State for the time being in the Sum of  
twenty five hundred dollars to be paid to the  
Said Governor and his Successors in office or  
assigns for which payment well and truly  
to be made we bind ourselves our and each  
of our heirs executors and administrators  
Jointly and Severally firmly by these  
presents Sealed with our Seals and dated  
this day and date above written

The condition of this obligation is Such that  
if the above bound Moses D. Harper & R. B.  
Harper administrators of all and singular  
the goods and chattels Rights and credits of  
The said M. Harper decd. do make or cause to  
be made a true and perfect Inventory of all  
and singular the goods and Chattels Rights  
and credits of the decd. which have or shall

come to the hands, knowledge or possession of the  
Said Moses D. Harper & R. B. Harper or  
into the hands or possession of any other  
person for them and the Same So made do  
exhibit or cause to be exhibited to the Court of  
Sessions of the County aforesaid within ninety  
days from the date of these presents and the  
Same Goods Chattels and credits of the decd. at  
the time of his death which at any time here  
after shall come into the hands or possession  
of the Said Moses D. Harper & R. B. Harper  
or into the hands or possession of any other  
person or persons for them do well and truly  
administer according to Law and further  
do make or cause to be made a true and  
just account of their said administration  
within two years after the date of these pres-  
ents and all the rest and residue of the  
Said goods Chattels and credits which shall  
be found remaining upon the Said adminis-  
trators accounts the Same being first exam-  
ined and allowed by the court of Said County  
shall deliver and pay unto such person or  
persons respectively to whom the Same  
shall be due pursuant to the true intent  
and meaning of the act in that case made and  
provided and if it shall appear that  
any will or testament was made by the decd.  
and the Executor or Executors therein named  
do exhibit the Same into court making  
request to have the Same allowed and ap-  
proved of accordingly if the Said above  
bound Moses D. Harper & R. B. Harper  
being thereto requested to render the Said  
Jellers of administration (approbation

If such testament being first had and made in said Court then this obligation to be void and of no effect or otherwise to remain in full force and effect. In testimony whereof we have here unto set our hands and seals this day and date above written

Moses D. Harper Seal  
 R. B. Harper Seal  
 John Polk Seal  
 J. H. Guy Seal

State of Tennessee  
 Obion County

Know all Men by these presents that we Henry Pryor—

all of the County of Obion and State of Tennessee are held and firmly bound unto Newton Cannon Governor of the State for the time being and his Successors in the Penal Sum of \_\_\_\_\_ Dollars for the payment of which well and truly to be made we bind our Selves our heirs executors Administrators & assigns jointly and Severally firmly by these presents— Sealed with our Seals and dated this 4<sup>th</sup> day of April 1936—

The condition of the above obligation is such that if the above bounden Henry Pryor administrator of all and singular the Goods and Chattels lands & Tenements of Matthew Young Deceased, do make or cause to be made a true and perfect inventory of all and singular the Goods

& Chattels Rights & Credits of Said Matthew Young Deed, which have or shall come to the hands or possession or Knowledge of him the Said Henry Pryor or into the hands or possession of any other person or persons and for him & the Same do exhibit or cause to be exhibited to the County Court when orders for Administration passed within ninety days after the date of these presents and the Same Goods Chattels & Credits & all other Goods Chattels & Credits of the Said deceased at the time of his death or which at any time after shall come to his hands or possession of the Said Henry Pryor or into the hands or possession of any other person for him well and truly administrator according to Law & further do make or cause to be made a true & perfect account of his Said Administration within Two Years after the date of this presents and all the list & Residue of the Said Goods Chattels & Credits which shall be found remaining upon the Said Administrators accounts, the Same first being examined by the Court, and allowed of by the County Court, shall deliver and pay unto such person or persons respectively to whom the Same shall be due, under perquant to the true intent & meaning of the act of assembly in such cases made & provided. And if it shall appear that any last will & Testament was made by the deceased & the Executor or Executors therein named do exhibit the Same into Court making request to have it allowed & approved accordingly

if the said Henry Pryor be thereunto re-  
quired do render and deliver the said  
letters of Administration approbation of such  
Testaments being first had & made in the said  
Court then this obligation to be void & of no  
effect, or otherwise to remain in full force  
and virtue

Henry Pryor Seal  
Abraham Enloe Seal  
John S. Enloe Seal

A list of notes be-  
longing to the Estate of  
Edmond Hodges Deceased  
One Note on Andrew  
& H. A. Calhoun  
the balance Due there  
or as appears is three

hundred & forty Six dollars & 77<sup>1</sup>/<sub>2</sub>  
or there about with Interest from \$ &  
1<sup>st</sup> March 1829 346, 877<sup>1</sup>/<sub>2</sub>  
One Note on J. M. Bedford the balance  
Due there or is thirty five dollars 35 00  
1 on Eli Thornburg for Seventy  
five dollars Due May 1820 75 00  
1 on the same for Seventy dollars 70 00  
& Due at the same time 70 00  
\$526, 877<sup>1</sup>/<sub>2</sub>

A list of property sold on the 16<sup>th</sup> January  
1836 by special order of Court - belonging to  
said Estate is as follows (viz) \$ &  
2 Sows & 7 Shoats sold for 18 00  
5 head of hogs 15 00  
1 cow sold 13 25

1 Do	Do	\$ 11.25
1 ..	"	10.12 1/2
1 Do	Do	7.31 1/4
1 Stear		5.11
1 Gulf		2.00
1 Cow		10.50
1 Do	Do	10.37 1/2
1 Do	Do	9.00
1 barrel Mace		22.00
1 lot of Corn in the sheels		20.17 1/2
1 Mans Saddle		12.25

Sold by me J. M. Bedford Administrator  
of the estate of said Hodges

Account of Sales of the  
property of the Estate  
of William F. Smith Deceased  
Sold 22<sup>nd</sup> Jan'y 1836

Item	Description of Property	Purchasers Name	\$ &
1 <sup>st</sup>	The Lease for Two years from 1 <sup>st</sup> instant to be Left in good repair	W <sup>m</sup> A. Brown	117.50
2 <sup>nd</sup>	1 Bull Tongue Plough	W <sup>m</sup> U. Watson	1.75
3 <sup>rd</sup>	1 Cary Plough	Archibudd Campbell	3.00
4 <sup>th</sup>	2 old Plough Hoops Single & 3 blvrs	Fletcher G. Edwards Paid	35
5 <sup>th</sup>	1 Singletree & blvrs	W <sup>m</sup> A. Brown	1.12 1/2
6 <sup>th</sup>	1 Hoe	W <sup>m</sup> A. Lester	.50
7 <sup>th</sup>	1 Do	W <sup>m</sup> U. Watson	.25
8 <sup>th</sup>	1 pr Hames & Traes	John Hoard Paid	1.75
9 <sup>th</sup>	1 Do Do	Thomas Allison	.75
10 <sup>th</sup>	1 Carrwall	J. G. Edwards	21.00
11 <sup>th</sup>	1 Gy & Harney	J. M. Bedford	4.00

12	1	Grind Stone	Jerome Miller	\$ 1.00
13	1	Loom Temple & harness	Pleasant Rodgers	6.00
14	1	Reel	R. Harper	1.00
15	1	whul & cards	A. Campbell	1.00
16	1	Hand Saw	W. A. Brown	1.50
17	1	Drawing Knife	W. A. Brown	.50
18	1	Sythe & cradle	J. Mc Bradford	3.25
19	1	3/4 Augor	J. A. McCollum Paid	3.00
20	1	pr. wafel Irons	James Hogge	1.25
21	1	Shave Skillet	Gas Wright	.50
22	1	Dinner Pot & Hooks	J. A. Polk	1.00
23	1	Breaks baker	L. Adams	.10
24	1	-13 Gall. Pot	J. A. Polk	5.00
25	1	Skillet & Lid	John Perry	.25
26	1	Oven & lid	John Perry	1.00
27	1	Pail & Tray	J. W. Ross	.25
28	1	Bridle & Wharlingall	J. A. Polk	2.50
29	1	Old Saddle	J. P. Phoebe	1.00
30	1	Bot & Bag	J. A. Polk	1.00
31	1	Large Bot	W. H. Lovington	.30
32	1	Water Pugin	J. A. Polk	.30
33	1	Dr. Pale	W. A. Brown	.25
34	1	Saddlers Bench	J. P. Phoebe	1.00
35	1	la Sichel & Auger	John Perry	1.25
36	1	Powder Hask & Chisel	And Campbell	.30
37	1	Chest of Tools (Saddl -lers) Leathers Buckles &c &c	Joseph Smith	7.00
38	1	pr. Saddle Irons	John Perry	1.30
39	1	" And Irons	J. P. Phoebe	1.75
40	1	Sel. Books	Robt Harper	1.25
41	2	Cloth Brushes	J. A. McCollum Paid	1.00
42	1	Brass candle stick & Lamp	J. Whitesides	1.00
43	1	Bot & Sads	A. Campbell	.60

		Brought up		\$	¢
1	Bed	Bedstead & Furniture	J. A. Polk	25.00	
1	Do	Do & Do	Same	27.00	
1	Bed	Head & Cord	W. A. Brown	2.50	
1	Clergy	Bureau	J. A. Polk	19.00	
1	Self		J. A. Polk	3.00	
1	Stone	Churn	G. Collier	1.25	
1	Lot	& Bottles & Phials	G. A. Herald	..	52 1/2
1	Small	Looking Glass	G. Polk	..	75
1	Large	Do - Do	J. G. Camp	2.50	
1	Doz	Plates	G. H. Wister	1.50	
2	Milk	Pans & Coffee Pot	J. A. Polk	1.50	
1	Large	Dish	R. Harper	..	12 1/2
1	Do	Pitcher	Do	1.00	
1	Sel	Cups & Saucers	H. W. Wright	..	50
2	Bowls		J. A. Polk	..	63 1/2
1	Sel	Cup plates	M. J. Harris	..	50
6	Saucers	& 1 Cup	J. Misool	..	12 1/2
1	Sel	glass Salt Sc.	R. Harper	..	37 1/2
4	Plates		Do	..	25
1	Sel	Knives & forks	Do	..	12 1/2
4	Big	& 6 Little Spoons	Do	..	30
2	Trunk	Bottles & prisms	J. A. Polk	..	25
3	Aug		G. A. Herald	..	50
1	Boarding	Table	W. A. Brown	6.00	
1	Trunk	& clothing	Joseph Smith	16.00	
1	Night	Pol	Robert Harper	..	31 1/2
		botter for 100 lbs	J. A. Polk		
10	Doz	Chairs	G. Harris	3.00	
2	Minors	Do	R. Harper	1.25	
1	Sel	Barrels & Lock	J. A. Polk	..	25
1	Lot	4 Hogs & knives	J. H. Hutchison	33.12 1/2	
1	"	4 " - 2 <sup>nd</sup>	D. St. John	32.25	
1	"	4 " - 3 <sup>rd</sup>	G. H. Wister	32.00	

			\$
	Brot up		
	E. Harris		32
	W. H. Covington		21
77	1 " 4 " 4 $\frac{1}{2}$	J. J. Dickoy	3
78	1 " 5 " "	J. J. Dickoy	3
79	1 Yellow Bour	J. J. Dickoy	3
80	1 Lot 43 Stock Hogs	J. J. Dickoy	76
81	1 Basket	J. Adams	"
82	1 Lot 5 Bbls Corn	J. J. Camp	12
83	1 " 5 " Do	W. H. D. Covington	13
84	1 " 5 " "	Joseph Smith	13
85	1 " 10 " "	J. Allison	26
86	1 " 10 " "	B. H. Linn	26
87	1 " 10 " "	C. M. O'lester	26
88	Balance of born for bbls	J. Campbell	262.48
89	1 Duck	J. Adams	"
90	1 Stock Hodder	J. Adams	50
91	1 Do Do	C. M. O'lester	50
92	1 Do Do	J. Campbell	52
93	1 Gray Horse	J. Smith	50
94	1 Lot Wheat	J. C. Polk	6
95	1 Fiddle	Same	1
96	1 Shaving utensils	J. Smith	1
97	1 a	H. W. Wright	Paid "5
			<u>775</u>

Supplement inven-  
tory of the estate of  
W. J. Smith De-  
ceased  
One cow & calf Ten  
Dollars

One writing desk  
One lot of Pork sold for \$3.50  
1 $\frac{1}{2}$  bu corn - this 3<sup>rd</sup> May 1836 -  
J. J. Polk Adams

March 23 <sup>rd</sup> 1839	Key partly full of Tobacco	
Inventory of the	2 Sides of Leather	
Estate of Thos. H. Harper	3 Augers & Chisels	
1 Croquet Saw	1 Round Shave	
1 Broad axe	1 Hog	
4 falling axes	1 Fire Shovel	
3 Plains, Rearing plow	Family Bible	
1 Hand Saw	1 Clock	
1 Iron	4 Feather beds & furniture	
1 Wooden Square	4 Bed Steeds	
1 Mattock	1 Rifle gun	
3 Plows	3 Chests	
2 Pair of plow Gearing	1 Lot of Corn	
2 Single trees	1 Small lot of Cotton	
3 Clevises	4 Head of Horses	
2 Wading shoes	7 Head of Sheep	
1 spewing Sythe	Stock cattle & Hogs	
1 Log chain	1 Cart & yoke of oxen	
2 Iron wedges	1 Prutty	
2 Pots & Iron	1 Milk Saw	
2 Skittles	1 Set of Mill Irons	
3 Waller pairs & water buckets	1 Pair of Mill Stones	
1 Grind stone	Knives & forks & crockery ware	
2 Big wheels	1 Set of Bacon & hogs Lard	
2 Sets of dog Irons	2 Pairs	
1 Pot rack	A paste of a barrel of Satt	
1 Falling leaf Table	1 Pad Lock	
7 Empty Barrels & Tacks	1 Mans Saddle	
1 Reel	1 one horse Shocker	
8 Settling chairs	1 Nineteen dollars & $\frac{50}{100}$	
1 Bureau	in cash	
1 Bread tray		
1 Seave		
1 Pitch fork		
1 Small key		

The amount of  
Property Belonging  
to the Estate of Hol-  
low Yong Deed. is  
as follows to wit  
two Common hand Saws  
two Drawingknives

four tenant Saws two Ra Saws one pointer  
two fore plains one back Plain plow & Good  
plains one set of Molding plains two Smother  
plains two Large & two Small Squares  
one trace & bits one English rule three gague  
Sixteen Small Paring Chisels ten Small  
gague two Small Hand axes two falling  
axes one foot & two augers one Shot  
Gun two Shot Gun Barrels & Locks  
One woole Bor one Feather Bed and  
furniture one Mattress & Some Kitchin  
furniture

State of Tennessee  
Obion County

Know all  
men by these presents that  
We William H. Guy & of Long  
D. St. John - all of the County of Obion and  
State of Tennessee are held and firmly bound  
unto John Parr Chairman of the County  
Court for the County aforesaid and his  
Successors in Office in the Sum of One thousand  
Dollars for the payment of which well and  
truly to be made we bind ourselves our and each  
of our heirs Executors & administrators jointly  
and severally firmly by these presents

Sealed with our Seal & dated this 4th day of  
April A.D. 1836

The condition of the above obligation is such  
that whereas the above bounder William H.  
Guy has this day been appointed by Said Court  
Special Guardian for John L. Guy and Eloy  
Jane Guy, Minor heirs &c. - Now if the  
Said William H. Guy shall on or before the  
next Term of this Court return a true in-  
ventory of the Estate of Said John L. Guy  
and Eloy J. Guy, and shall afterwards annu-  
ally report to Said Court his doings and  
doings &c. as Guardian and shall in all  
other things truly and faithfully discharge  
all duties incumbent on him Guardian as  
aforesaid and pay over and account for all  
monies & property that may come to his hands as  
Guardian afores. to the person or persons autho-  
rized by Law to receive the Same, then the above  
obligation to be void otherwise to be and remain  
in full force & effect.

Wm. H. Guy Seal  
A. Long Seal  
D. St. John Seal

State of Tennessee  
Obion County

Know all  
men by these Presents  
that we James H. Guy  
John Parr Wm. Harris  
Robert B. Harper all of the County of  
Obion and State aforesaid are held and  
firmly bound unto Charles McAlister

Chairman of the County Court for the County aforesaid & his Successors in Office in the Sum of One Thousand Dollars for the payment of which well and truly to be made we bind our Selves our and each of our heirs Executors & Administrators jointly & Severally firmly by these presents Sealed with our Seals & dated the Seventh day of May A. D. 1836—

The Condition of the obligation is Such that whereas the above bounden James H. Guy was at the April Term of this Court been Appointed by Said Court Special Guardian of Andrew J. Guy and Elizabeth J. Guy Minors heirs of William Grant Decedent & heirs at Law of of Said James H. Guy & Agnis Guy— Now if the Said James H. Guy Shall on or before the next Term of this Court return a true inventory of the Estate of Said Andrew J. Guy & Elizabeth J. Guy and Shall afterwards annually Report to Said Court his actings & doings &c— as Guardian and Shall in all other other things truly & faithfully discharge all duties incumbent on him as Guardian as aforesaid & pay over and account for all moneys & Property that may come to his hands as guardian aforesaid to the person or persons authorized by law to receive the Same then the above obligation to be Void otherwise to remain in full force & effect

J. H. Guy (Seal)  
 John Parr (Seal)  
 Mrs. Harris (Seal)  
 R. B. Harper (Seal)

Know all men by these presents that we Joel S. Entee J. M. Bedford Thaddeus Haly W. H. Wilson L. S. King J. Song D. St. John W. H. Watson H. P. Logan Andrew Moore Samuel S. Traylor Francis

Taylor James Caldwell & John Williams. are held and firmly bound unto John Parr Chairman of the County Court for the County aforesaid and his Successors in office in the Sum of Seven Thousand dollars for the payment of which well & truly to be made we bind ourselves our heirs &c— jointly & Severally firmly by these presents Sealed with our Seals & dated this 1<sup>st</sup> day of April A. D. 1836—

The Condition of the above obligation is Such that whereas the above bounden Joel S. Entee was this day appointed by Said Court Guardian for Jane A. Linn now if the Said Joel S. Entee Shall on or before the Next term of this Said Court return a true inventory of the Estate of Said Jane A. Linn and Shall afterwards annually Report to Said Court his actings & doings &c as Guardian and Shall in all other things truly & faithfully Discharge all duties incumbent on him as Guardian as aforesaid and pay over and account for all moneys & property that may come to his hands as Guardian as aforesaid to the person or persons authorized by law to receive the Same then the above obligation to be Void otherwise to be and remain in full force & virtue in Law

Joel S. Culbre Seal  
 J. M. Bedford Seal  
 Theodore Staly Seal  
 W. M. Wilson Seal  
 C. F. Long Seal  
 J. Long Seal  
 D. M. John Seal  
 W. G. Matson Seal  
 H. D. Logan Seal  
 Andrew Moore Seal  
 Samuel L. Steater Seal  
 Francis Taylor Seal  
 James Caldwell Seal  
 John Williams Seal

State of Tennessee  
 Obion County  
 Know all  
 men by these presents that  
 we Charles McAlister Thomas  
 A Polk and William  
 S. Harris H. M. Wright Norton Oaks &  
 Moses D. Harper all of the County of  
 Obion and State aforesaid are each held  
 and firmly bound unto the Chairman of  
 the County Court of Obion aforesaid in the  
 penal sum of one thousand dollars each  
 for the payment of which well and truly to be  
 made we and each of us bind our heirs & each  
 of our heirs & executors & administrators jointly  
 and severally firmly by these presents Seal  
 with our seals and dated this 3<sup>rd</sup> day of  
 May A.D. 1836  
 The Condition of the above

obligation is such that whereas the above bound  
 Charles McAlister Thomas A Polk and William  
 S. Harris is appointed Commissioners in Trust  
 for the Town of Troy during good behavior Now  
 if the Said C. McAlister T. A. Polk & W. S. S.  
 Harris shall each of them well and truly per-  
 form the duties of Said Office of Commissioner  
 I shall do and perform all things necessary to  
 be done agreeable to Law in the premises then  
 the obligation to be void else to remain in  
 full force & effect

C. McAlister Seal  
 Thomas A Polk Seal  
 W. S. Harris Seal  
 H. M. Wright Seal  
 Norton Oaks Seal  
 Moses D. Harper Seal

State of Tennessee  
 Obion County  
 I James  
 Davis Cooner in and  
 for Said County of Obion  
 do hereby Certify that on  
 Saturday the 5<sup>th</sup> day of March A.D. 1836  
 in pursuance of an act of the General Assembly  
 of the Said State of Tennessee Entitled and Act  
 to provide for the Election of a Governor Rep-  
 -representatives in Congress Members of the Gen-  
 -eral Assembly Sheriffs Trustees Registers  
 Clerks of the Circuit and County Courts and  
 for other purposes passed 16<sup>th</sup> January 1836 I  
 opened and held an Election at the different  
 precincts in Said County for Sheriff Circuit  
 and County Court Clerks Register and

Trustee of said County and that on Counting out, and comparing the polls it appeared that Thomas A. Polk received a plurality of votes for Sheriff of said County of Obion over any of the opposing Candidates for said Office of Sheriff Therefore I hereby certify that said Thomas A. Polk is duly and Constitutionally Elected Sheriff of said County for the Term prescribed by Law

Given under my hand this  
7<sup>th</sup> day of March A. D. 1836

James Davis Coroner  
of Obion County

State of Tennessee  
Obion County

Know all men by these presents that we Thomas A. Polk

John Polk Robert Harper James Davis  
H. M. Wright W. Miller all of the County  
of Obion and State of Tennessee are held  
and firmly bound unto Newton Cannon  
Governor of said State for the time being and  
his Successors in Office or assigns in the penal  
Sum of Twelve Thousand Five Hundred Dol-  
lars for the payment of which well and  
truly to be made we bind ourselves over and  
each of our heirs executors & administrators  
jointly and severally firmly by these  
presents Sealed with our Seals and  
dated this Fourth day of April A. D.  
One Thousand Eight Hundred and Thirty  
Six— The Condition of the above ob-  
ligation is such that whereas the above

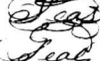
Counsellor Thomas A. Polk is duly elected Con-  
stituted and appointed Sheriff of Obion  
County for the next ensuing Two years  
agreeable to the act of assembly in such cases  
made and provided Now if therefore the  
said Thomas A. Polk shall well and truly  
execute and due return make of process and  
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 the  
tenor thereof ought to be paid or to the person  
or persons to whom the same shall be due  
his her or their Executors administrators attorneys  
or agents and in all other things well truly  
and faithfully execute the said Office of Sher-  
iff during his continuance therein then the  
above obligation to be void otherwise to re-  
main in full force and effect

Thomas A. Polk Seal  
John Polk Seal  
Robert Harper Seal  
James Davis Seal  
H. M. Wright Seal  
W. Miller Seal

Know all men by these  
presents that we Thomas  
A. Polk John Polk  
Robt. Harper all of the  
County of Obion and State  
of Tennessee are held and firmly bound unto  
Newton Cannon Governor of the State of Tennessee  
for the time being and his Successors in Office in  
the Sum of Five Thousand Dollars for which

Payment well and truly to be made and done we bind our Selves, our heirs, executors, administrators, and assigns jointly & Severally firmly by these presents Sealed with our seals and dated this 4<sup>th</sup> day of April A.D. 1836—

The condition of the above obligation is Such that whereas The above bound Thomas A. Polk has bin duly elected Sheriff and Collector for the County of Obion and State of Tennessee on the fifth day of March last Now if he Shall well and truly collect and pay over to the Treasurer of the State and trustee of the county of Obion all the taxes by him collected or which ought to have bin by him collected in each year he Shall collect the taxes then the above obligation to be void else to be and Remain in full force & verture

  
 T. A. Polk  
  
 John Polk  
  
 Robert Harper

State of Tennessee  
Obion County

J. James  
Davis Coroner in and  
for Obion County do

hereby certify that on Saturday the 5<sup>th</sup> day of March A.D. 1836— in pursuance of an act of the General assembly of the State of Tennessee entitled an act to provide for the Election of Governor Representative in Congress Members of the General assembly Sheriffs Trustees Registers Clerks of the Circuit and County Courts and for other purposes (passed the 16<sup>th</sup> of January 1836) I opened and

held an Election at the different precincts in the county for said Sheriff Circuit and County Courts Clerks Register and Trustee and that on counting out and comparing said polls it appeared that Samuel Hutchinson Received a plurality of Votes over the next highest candidate for the office of County Trustee therefore I hereby Certify that said Samuel Hutchinson is duly and constitutionally Elected to the office of Trustee for the legal Term of years Given under My hand this 7<sup>th</sup> day of March A.D. 1836

James Davis Coroner  
of Obion County,

State of Tennessee  
Obion County

Know all  
men by these presents  
that we Samuel Hutchinson  
Robert Harper

Hutchinson all of the State and County aforesaid are held and firmly Bound unto the Chairman of the County Court of Obion County and his Successors in office in the Sum of Two Thousand dollars to be paid to said Chairman his Successors & assigns for the payment of which well and truly to be made or done we bind ourselves as heirs Executors and administrators jointly and & Severally firmly by these presents Sealed with our seals & dated this 4 day of April 1836—

The condition of this obligation is Such that whereas the above bound

Samuel Hutchison is duly and Constitutionally Elected Trustee in and for the Said County of Obion Now if the Said Samuel Hutchison Shall Satisfy Keep and faithfully pay all Moneys Which Shall be deposited in his hands agreeable to the order of Court in all things else discharged his duty as Trustee aforesaid according to law then this obligation to be Void otherwise to remain in full force and Virtue

Saml Hutchison *Seal*  
Robert Harper *Seal*  
W<sup>m</sup> Hutchison *Seal*

State of Tennessee  
Obion County March 7<sup>th</sup>  
1836

Joel S. Emblesheriff  
in and for the County  
of Obion do hereby Certify  
that at an Election held in Said County in  
District Number Six for Constable in Said  
District at the Court house in Troy —  
C. C. Anderson was duly and Constitutionally  
Elected Constable for the next two years —  
~~Seal~~

Joel S. Emblesheriff

State of Tennessee  
Obion County

Know all  
Men by these presents that  
we Churshwell C.  
Anderson A. J. Polk W<sup>m</sup> Miller W<sup>m</sup>  
Hutchison H. W. Wright all of the

County of Obion and State of Tennessee are held  
and firmly bound unto Repton Cannon  
Governor of Said State for the time being and  
his Successors in office Or assigns in the penal  
Sum of One Thousand Dollars for the payment  
of which well and truly to be made we bind  
ourselves and each of our heirs executors and ad-  
ministrators jointly and severally firmly  
by these presents Sealed with our Seals and  
Dates this Second day of May A. D. 1836

The condition of the above obligation  
is such that whereas the above bound C.  
C. Anderson was on the 5<sup>th</sup> day of March  
1836 duly and Constitutionally elected con-  
stable agreeable to the Statute in such cases  
made and provided in Civil District Num-  
ber Six to act as Constable in Said District  
and for the County of Obion for the Term of  
Two years then next ensuing Now if the Said  
C. C. Anderson shall well and truly faithfully  
discharge all the duties of his Said Office as  
constable and shall well and truly pay over  
and account for all Monies by him collected  
by Virtue of his Said office as constable and ac-  
count for all property claims and demands  
that may come to his hand or possession  
to the proper person or persons authorized to  
receive the Same then the above obligation  
to be Void otherwise to remain in full force  
and effect

C. C. Anderson *Seal*  
W<sup>m</sup> Miller *Seal*  
A. J. Polk *Seal*  
W<sup>m</sup> Hutchison *Seal*  
H. W. Wright *Seal*

State of Tennessee  
Obion County

I James Davis Crooner do and for said County of Obion do hereby Certify that on Saturday the 5<sup>th</sup> day of March A.D. 1836. in pursuance of an act of the General Assembly of said State of Tennessee entitled "an act to provide for the Election of a General Representative in Congress Members of the General Assembly Sheriff Trustee Register Clerk of the Circuit and County Courts and for other purposes Passed 16<sup>th</sup> January 1836." I opened and held an Election at the different precincts in said County for said Sheriff Register Trustee and Circuit and County Court Clerk of said County and that on Counting out and Comparing the polls it appeared that William A. Harris received a plurality of Votes for Clerk of the County Court of said County of Obion over any of the opposing Candidates for said Office of Clerk of the County Court. Therefore I hereby Certify that said William A. Harris is duly and Constitutionally Elected Clerk of the County Court of said County for the Term prescribed by Law.

Given under my hand this  
7<sup>th</sup> day of March A.D. 1836

James Davis Crooner  
of Obion County

State of Tennessee  
Obion County

Know all Men by these presents that we William A. Harris Thomas A. Polk Jas. H. Guy Jonathan White sides William L. Miller & James Davis all of the County of Obion and State of Tennessee are held and firmly Bound unto Newton Cannon Governor of said State for the time being and his Successors in Office in the Sum of Five Thousand Dollars for the payment of which well and truly to be made we bind ourselves our and each of our heirs Executors & administrators jointly and severally firmly by these presents Sealed with our Seals and dated this 4<sup>th</sup> day of April A.D. 1836

The Condition of the above obligation is such that whereas the said William A. Harris is duly and Constitutionally Elected & appointed Clerk of the County Court for the County of Obion agreeable to an act of the General Assembly of said State in such Cases made and provided. Now if the said William A. Harris shall safely keep the Records of said County and shall faithfully discharge all the duties of his said Office as county court clerk then the above obligation to be void otherwise to remain in full force & effect

W. A. Harris  
Thomas A. Polk  
Jas. H. Guy

Seal  
Seal  
Seal

Jonathan Whiteside *Seal*  
 Wm. Miller *Seal*  
 James Davis *Seal*

State of Tennessee  
 Obion County

I James  
 Davis, Coroner in and  
 for said County of Obion

do hereby certify that on Saturday the 5<sup>th</sup> day  
 of March A. D. 1836 in pursuance of an  
 Act of the General Assembly of said State  
 of Tennessee entitled, "an act to provide  
 for the Election of a Governor, Representatives  
 in Congress, Members of the General Assembly  
 by Sheriff, Trustees, Registers, Clerks of the Circuit  
 and County Courts, and for other purposes  
 Passed 16<sup>th</sup> January, 1836. I opened and held  
 an Election at the different precincts in said  
 County for said Sheriff, Circuit and County  
 Court Clerks, Register and Trustees of said  
 County, and that on counting out and  
 comparing the polls, it appeared that  
 John Parr received a plurality of Votes  
 for Register of said County of Obion  
 over any of the opposing Candidates for  
 said Office of Register. Therefore I hereby  
 certify that said John Parr is duly  
 and constitutionally Elected, Register of  
 said County for the Term prescribed  
 by Law.

Given under my hand this 4<sup>th</sup> day of  
 March A. D. 1836 James Davis Cor  
 of Obion County

State of Tennessee  
 Obion County

Know all  
 men by these presents  
 that we John Parr, Thomas  
 A. Polk, Wm. Hutchinson  
 Samuel Hutchinson Jas.

Davis, W. A. Harris all of the County of  
 Obion and State of Tennessee are held  
 and firmly bound unto Newton Cannon  
 Governor of said State for the time being  
 and his Successors in Office in the penal  
 Sum of Twelve thousand five hundred  
 dollars for the payment of which well and  
 truly to be made we bind ourselves our  
 and each of our heirs Executors & Admin-  
 istrators jointly and severally firmly by  
 these presents Sealed with our Seals and  
 dated this Fourth day of April A. D. 1836

The condition of the above obligation is  
 such that whereas the above bounden John  
 Parr is duly & constitutionally elected & appoin-  
 ted Register of said County of Obion  
 for the next ensuing four years agreeable  
 to an act of assembly in such cases made  
 and provided. Now if therefore the said  
 John Parr shall well and truly faith-  
 fully keep and preserve the Book &  
 records of said Register office for said County  
 & shall faithfully & truly perform the duties  
 of his said Office of Register according to  
 law, then this obligation to be void otherwise  
 to be and remain in full force & effect  
 John Parr  
 T. A. Polk

James Davis Seal  
Saml Hutchinsone Seal  
Wm Hutchinsone Seal  
W. S. Harris Seal

State of Tennessee  
To all who shall  
See these presents  
greeting

Know ye that

Benjamin Totten James Matthews  
Samuel C. Henry David Thompson Set  
Bedford Frederick Carpenter Coleman  
H. Bird Reuben Anderson William  
Hutchinson George M. Wheeler William  
H. D. Covington Charles McAlister  
William M. Watson Moses D. Hasper  
John T. Abington & Alfred Harget of the  
County of Obion are commissioned justices of  
the Peace in and for said County and  
we do severally authorize and empower each  
of them to fulfil the duties of justice of the  
Peace in and for said County agreeably to  
the Constitution and Laws for the term  
of Six years from the first Monday in  
May 1836 with all the powers privile-  
ges and emoluments thereto of right ap-  
-pertaining— In testimony whereof I,  
Newton Cannon Governor of the State  
aforesaid have hereunto set  
my hand and caused the  
Greatest Seal of the State to  
be affixed at Nashville  
on the 23<sup>rd</sup> day of March

Seal of the Governor

in the year of our Lord 1836—  
By the Governor— N. Cannon

Luke Lea Secretary of State

State of Tennessee  
To all who shall see  
these presents greeting  
Know ye that Samuel  
Laughlin of the County  
of Obion is commissioned

a Justice of the Peace in and for the Coun-  
-ty aforesaid and we do hereby authorize and  
empower him to execute and fulfil the duties  
of Justice of the Peace in and for said County  
agreeably to the Constitution and Laws for  
the term of Six years from the first Monday  
in May 1836 with all the powers privile-  
ges and emoluments thereto of right appertai-  
-ning

Seal of the Governor

By the Governor—

N. Cannon  
Luke Lea Secretary of State

In Testimony whereof I,  
Newton Cannon Governor  
of the State aforesaid have  
hereunto set my hand  
and caused the Great Seal  
of the State to be affixed  
at Nashville on the 23<sup>rd</sup>  
day of March in the  
year of our Lord 1836—

Know all men by these presents that We James Brown Robert Brown Willis Caldwell & John Jones are held & firmly bound unto Newton Cannon Governor of the State of Tennessee and his Successors in Office in the Sum of one thousand dollars for which payment well and truly to be made we bind our Selves our heirs executors administrators and assigns jointly & Severally by these presents Sealed with our Seals & dated this 2<sup>d</sup> day of May A.D. 1836—

The condition of the above obligation is such that whereas the above bound James Brown & Robert Brown has this day taken out letters of administration on the estate of Daniel Brown Deed<sup>r</sup> who departed this life in the County of Obion on the day of April last who died intestate Now if the Said James & Robert Brown administrators as aforesaid shall well and truly administer on Said estate and do and perform all the duties of administrators as required by law then the above obligation to be void else to be & Remain in full force & Virtue —

Robert Brown *Seal*  
James Brown *Seal*  
Willis Caldwell *Seal*  
John Jones *Seal*

State of Tennessee  
Obion County

Know all men by these presents that we Willis Caldwell of Mr. Bedford & William Milkinson all of the County

of Obion and State aforesaid are held and firmly bound unto Newton Cannon Governor of the State of Tennessee and his Successors in Office in the Sum of One Thousand Dollars for which payment well and truly to be made we bind Ourselves our heirs executors administrators and assigns jointly Severally firmly by these presents Sealed with our Seals & Dated this 2<sup>d</sup> day of May A.D. 1836—

The condition of the above obligation is such that whereas the above bound Willis Caldwell has this day taken out Letters of administration on the estate of John Keibert Deed<sup>r</sup> who Departed this life in the County of Obion on the day of April last who Died intestate Now if the Said Willis Caldwell administrator as aforesaid shall well and truly administer as required by Law the above obligation to be void else to be and Remain in full force and Virtue —

Willis Caldwell *Seal*  
J. M. Bedford *Seal*  
Wm. Milkinson *Seal*

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State of Tennessee Obion  
County March 7<sup>th</sup> 1836  
I Joel S. Enloe Sheriff  
of Obion County do hereby  
certify that at an Election  
held at the precinct in

district Number One in

Said County that Joseph R. Edwards was  
duly and Constitutionally Elected Con-  
-stable for Said district for the next  
two years given under my hand and  
Seal this the day and date above written

Joel S. Enloe Sheriff  
For Obion County

State of Tennessee  
Obion County  
Know all  
men by these presents  
that here Joseph  
R. Edwards, H. M.

Might, James Caldwell, Daniel H. Harris all of the County of Obion  
and State of Tennessee are held and for-  
-ly bound unto Newton Cannon Governor  
of Said State for the time being and  
his Successors in Office or assigns in the  
penal Sum One Thousand Dollars for  
the payment of which well and truly to  
be made We bind our Selves our and Each  
of our heirs Executors and administrators  
jointly and severally firmly by these presents  
Sealed with our Seals and Dated this Seventh  
day of May A. D. 1836.

The condition of the above

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Obligation is Such that whereas the above bound  
Joseph R. Edwards was on the 5<sup>th</sup> day of March  
1836, duly and constitutionally Elected Constable  
(agreeable to the Statutes in such cases made and  
provided) in Civil District Number One to  
act as Constable in and for Said District  
and for the County of Obion for the Term  
of Two years then next commencing Now if the  
Said Joseph R. Edwards shall well and  
truly faithfully discharge all the duties of his  
Said Office as Constable and shall well and  
truly pay Over and account for all Monies  
by him Collected by virtue of his Said Office  
and account for all property claims and de-  
-mands that may come to his hands or posses-  
-sion to the proper persons or persons au-  
-thorised to receive the same then the  
above obligation to be void otherwise to  
remain in full force & effect

Joseph R. Edwards Seal  
H. M. Might Seal  
James Caldwell Seal  
D. H. Harris Seal  
M. A. Harris Seal

State of Tennessee Obion  
County March 7<sup>th</sup> 1836

I Joel S. Enloe Sheriff  
in and for Obion County  
do hereby certify that at

an Election held at the precinct Election  
ground in district Number Seven in  
Said County on the 5<sup>th</sup> day of March  
1836. Jacob Faulkner was duly and  
constitutionally Elected Constable in

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Said District for the next two years  
 Given under my hand and Seal this  
 the day and date above written

Joel S. Entloe Sheriff  
 of Obion County

State of Tennessee  
 Obion County

Know all  
 men by these pre-  
 sences that we

Jacob C. Faulk Joel S. Entloe C. F. Long  
 Moses D. Harper all of the County of  
 Obion and State of Tennessee are held  
 and firmly bound unto Newton Com-  
 -now Governor of Said State for the Term  
 being and his Successors in office or assigns  
 in the penal sum of One Thousand  
 Dollars for the payment of which well  
 and truly to be made we bind ourselves our  
 and each of our heirs Executors and ad-  
 -ministrators jointly and severally firm-  
 -ly by these presences sealed with our Seals  
 and dated this Second day of May  
 A. D. 1836

The condition of the above ob-  
 -ligation is such that whereas the above  
 bound Jacob C. Faulk was on the 5<sup>th</sup>  
 day of March 1836, duly and Consti-  
 -tutionally Elected Constable (agreeable to the  
 Statute in such cases made and provided  
 in civil District Number <sup>to act</sup>  
 as Constable in and for civil District  
 Number Seven and for the County  
 of Obion for the Term of Two years

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the next ensuing Now if the said  
 Jacob C. Faulk shall well and truly  
 faithfully discharge all the duties of his  
 Said office as Constable and shall well and  
 truly pay over and account for all Monies  
 by him collected by virtue of his said  
 office and account for all property claims  
 and demands that may come to his hand  
 or possessions to the proper person or per-  
 -sons authorized to receive the same then  
 the above obligation to be void otherwise  
 to remain in full force and effect

Jacob C. Faulk Seal  
 Joel S. Entloe Seal  
 C. F. Long Seal  
 Moses D. Harper Seal

March 6<sup>th</sup> 1836

I Joel S. Enloe  
 Sheriff of Said County  
 Do certify that agree-

able to the returning  
 Officer of the fifth District that Moses  
 Wright was duly and Constitutionally Elected  
 Constable in Said District Given under  
 my hand this 2<sup>nd</sup> day of May 1836

Joel S. Enloe Sheriff

State of Tennessee  
 Obion County

Know all  
 men by these presents  
 that We Moses Wright  
 John T. P. Wright John

C. Reid Hugh A. Shelton all of the County  
 of Obion and State of Tennessee are held  
 and firmly bound unto Newton Cannon  
 Governor of Said State for the time being  
 and his successors in Office or assigns in the  
 penal sum of one thousand Dollars for the  
 payment of which well and truly to be made  
 We bind ourselves our and each of our heirs, ex-  
 ecutors, and administrators, jointly and Sever-  
 ally firmly by these presents Sealed with our  
 Seals and dated this Second of May A.D. 1836

The condition of the above ob-  
 ligation is such that Whereas the above bound  
 Moses Wright was on the 5<sup>th</sup> day of March  
 1836, duly and Constitutionally elected  
 constable agreeable to the Statute in  
 such cases made and provided in

Civil District Number Five to act as  
 constable in and for said district and for  
 the County of Obion for the Term of  
 Two years then next ensuing Now If  
 the said Moses Wright shall well and tru-  
 ly faithfully perform all the duties of his  
 said office as Constable and shall well  
 and truly pay over and account for all  
 monies by him collected by Virtue of his said  
 office and account for all property claims  
 and demands that may come to his hands  
 or possession to the proper person or person  
 authorized to receive the same then the above  
 obligation to be void otherwise remain in  
 full force and effect

Moses Wright Seal  
 John T. P. Wright Seal  
 John C. Reid Seal  
 Hugh A. Shelton Seal

State of Tennessee  
 Obion County March  
 7<sup>th</sup> 1836

I Joel S. Enloe  
 Sheriff in and  
 for Obion County do hereby Certify that at  
 an Election held in district Number two  
 in said County on the 5<sup>th</sup> day of March  
 1836, at the precinct in said District James  
 Caldwell was duly and Constitutionally Elected Constable  
 for the next two years given under my hand and  
 Seal this day and date above written Joel S. Enloe  
 Sheriff of Obion County

State of Tennessee  
Obion County

Know all men  
by these presents that  
we James Caldwell  
Joel S. Enloe Andrew

Balhorn J. Long Willis Caldwell  
all of the county of Obion and State of Tennessee are held and firmly bound unto  
Newton Cannon Governor of Said State  
for the time being and his Successors in  
Office or assigns in the penal sum of  
One Thousand Dollars for the payment of  
which will and truly to be made we bind our  
selves our and each of our heirs, executors, and  
administrators, jointly and severally firmly  
by these presents sealed with our seals and  
dated this Second day of May A.D. 1836

The condition of the above obligation  
is such that whereas the above bound James  
Caldwell was on the 5<sup>th</sup> day of March 1836  
duly and constitutionally elected constable  
agreeable to the Statute in such cases made  
and provided in civil District number ten  
to act as constable in and for said District  
and for the county of Obion for the Term  
of Two years then next ensuing. Now if  
the said James Caldwell shall well and truly  
faithfully discharge all the duties of his said  
Office as constable and shall well and  
truly pay over and account for all moneys  
by him collected by virtue of his said Of-  
fice, and account for all property claimed  
and demands that may come to his hands  
or possession to the proper person or

persons authorized to receive the same; then  
the above obligation to be void otherwise to re-  
main in full force and effect

James Caldwell Seal  
Joel S. Enloe Seal  
Andrew Balhorn Seal  
J. Long Seal  
Willis Caldwell Seal

State of Tennessee Obion  
County March 7<sup>th</sup> 1836

I, Joel S. Enloe Sheriff in  
and for the county of Obion  
do hereby certify that at  
an Election held in said County  
in District Number Six for Constable in said  
district at the Court house in Troy Anderson  
Mr. Wright was duly and constitutionally  
elected Constable for the next two years—  
Joel S. Enloe Sheriff

State of Tennessee  
Obion County

Know all  
men by this presents  
that we H. W. Wright  
Thos. A. Palk James Davis Moses D. Shippes  
Hugh A. Shelton Saml. Hutchison all of the  
county of Obion and State of Tennessee are  
held and firmly bound unto Newton Cannon  
Governor of said State for the time being and his  
Successors in office or assigns in the penal sum  
of One Thousand Dollars for the payment  
of which will and truly to be made we  
bind our selves our and each of our heirs

executors and administrators jointly and severally firmly by these presents Sealed with our Seals and dated this Second day of March A. D. 1836.

The condition of the above obligation is such that whereas the above bound Henderson M. Wright was on the 5<sup>th</sup> day of March 1836 duly and constitutionally elected Constable agreeable to the Statute in such cases made and provided in Civil District Number Six to act as constable in said District and for the County of Obion for the Term of Two years then next ensuing. Now If the said H. M. Wright shall well and truly faithfully discharge all the duties of his said Office as Constable and shall well and truly pay over and account for all Monies by him Collected by Virtue of his said Office and account for all property claims and demands that may come to his hands or possession to the proper person or persons authorized to receive the same then the above obligation to be Void otherwise to remain in full force and effect — —

H. M. Wright Seal  
 Thos. A. Polk Seal  
 James Davis Seal  
 Moses D. Harper Seal  
 Hugh A. Spelton Seal  
 Saml. Hutchison Seal

March 5<sup>th</sup> 1836 —

Joel S. Emloe Shff  
 of the State & County  
 aforesaid do certify  
 that agreeable to the return

of the returning officers of the Third District to Law is duly Elected Constable for the Third District given under my hand this 2<sup>nd</sup> May 1836. — Joel S. Emloe Shff

State of Tennessee  
 Obion County

Know all men by these presents that we Daniel Law

Seth Bedford James Davis, all of the County of Obion and State of Tennessee are held and firmly bound unto Newton Cannon Governor of said State for the time being and his Successors in office or assigns in the penal sum of one thousand Dollars for the payment of which well and truly to be made we bind our selves our and each of our heirs executors and administrators jointly and severally firmly by these presents Sealed with our Seals and dated this Second day of May A. D. 1836. —

The condition of the above obligation is such that whereas the above bound Daniel Law was on the 5<sup>th</sup> day of March 1836. duly and constitutionally elected constable agreeable to the Statute in such cases made and provided in Civil District Number Three — to act as constable in and for said District and for the said County of Obion for the Term of Two years then next ensuing. Now If the said Daniel Law shall well and truly