

Peter Shokley  
Recorded by Marriage Bonds

Peter Shokley } Recorded by Marriage Bonds  
B. & G. these pioneer silvers which  
are unique in size & form.  
Peter Shokley

Peter Shokley  
Laid low

Peter Shokley

1888  
Kingsburg

Peter Shokley

# Record of Marriage Bonds:

Know all men, that we, Neal Cunningham (Colord) and John Cunningham, of the County of Warren, and State of Tennessee are held and firmly bound unto the State of Tennessee, in the sum of, Twelve hundred and fifty Dollars, to which payment, well and truly to be made, we bind our heirs, executors, and administrators, and each, and every one of us and them, both jointly and severally, firmly by these presents.) Witness our hands and seals the 27<sup>th</sup> day of Oct 1865.

The condition of the above obligation is such, that whereas Neal Cunningham (Colord) hath prayed and obtained a license to Harry Tempy Garretson (Colord). Now if the said Tempy Garretson (Colord) be an actual resident in the County aforesaid, and there shall be not hereafter appear any lawful cause why the said Neal Cunningham and Tempy Garretson, should not be joined together in holy matrimony, as husband and wife then this obligation to be void and of no effect, otherwise to remain in full force and virtue.

Neal Cunningham Seal  
John Cunningham Jr. Seal

Know all men, that we Leroy Brazzel and R.C. Cathcart, of the County of Warren, and State of Tennessee are held held and firmly bound unto the State of Tennessee in the sum of Twelve hundred and fifty Dollars, to which payment, well and truly to be made, we bind on ours, executors and administrators, and each, and every one of us and them, both jointly and severally, firmly by these presents. Witness our hands and seals, the Eleventh day of November 1865.

The condition of the above obligation is such, that, whereas Leroy Brazzel, hath prayed and obtained a license to Marry Lucinda Bray; Now if this

## Record of Marriage Bonds:

Said Luinda Bray, be an actual resident in the County of Warren, and there shall not hereafter appear any lawful cause why the said Lerry Bragg and Luinda Bray, should not be joined together in Holy Matrimony, as husband and wife. Then this obligation to be void and of no effect; otherwise to remain in full force and virtue.

Lerry Bragg (Seal)  
R. K. Barthart (Seal)

Know all men, that we W. J. Swann & John Rutledge of the County of Warren, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum of Twelve hundred and fifty dollars, to which payment, well and truly to be made, be and our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents, subscribe our hands and seals, the 11<sup>th</sup> day of Nov 1805. The condition of the above obligation is such, that whereas W. J. Swann hath prayed and obtained a license to marry L. C. Bonner, Now if the said L. C. Bonner be an actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said W. J. Swann and L. C. Bonner should not be joined together in Holy Matrimony, as husband and wife, then this obligation to be void and of no effect; otherwise to remain in full force and virtue.

W. J. Swann (Seal)  
John Rutledge (Seal)

## Record of Marriage Bonds.

Know all men, That we Peter Cantrell, of the County of Warren & State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum of Twelve hundred and fifty dollars, to which payment, well and truly to be made, be and our heirs, executors, and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents, witness our hands and seals, the 11<sup>th</sup> day of Nov. 1805. The condition of the above obligation is such that, whereas Peter Cantrell, hath prayed and obtained a license to marry Elizabeth Purser, Now if the said Elizabeth Purser, be an actual resident in the County of oursaid, and there shall not hereafter appear any lawful cause why the said Peter Cantrell and Elizabeth Purser, should not be joined together, in Holy Matrimony, as husband and wife, then this obligation to be void, and of no effect;

otherwise to remain in full force and virtue  
Attest: J. H. Roberson. (Seal)

Peter Cantrell (Seal)  
J. H. Roberson (Seal)

Know all men, That we Wm. H. Simpson and Wm. Miller, of the County of Warren, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum of Twelve hundred and fifty dollars, to which payment, well and truly to be made, be and our heirs, executors, and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents, witness our hands and seals, the 13<sup>th</sup> day of Nov. 1805.

The condition of the above obligation is such, that, whereas Wm. H. Simpson hath prayed and obtained a license to marry

# Record of Marriage Bonds:

Margaret C. Cummings; Now if the said Margaret Cummings be an actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said Mr. H. Simpson and Margaret Cummings should not be joined together in Holy Matrimony, as Husband and wife, then this obligation to be void, and of no effect; otherwise to remain in full force and effect.

Attest: J. A. Robertson,

John H. Simpson seal  
Wm. A. Miller, *Seal*

I, do now all men, That Mr. John H. Simpson & W. A. Miller, of the County of Warren, State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum of Twelve hundred and fifty dollars, to which payment, will and truly to be made, we bind our heirs, executors and administrators, and each, and every one of us and them, both jointly and severally, firmly by these presents, Witness our hands and seals, the 13<sup>th</sup> day of Nov, 1865.  
The condition of the above obligation is such that, whereas, John H. Simpson hath prayed and obtained a license to Mary L. Parks to marry him to be his wife. Now if the said Sarah E. Griddle be an actual resident in the County aforesaid, and there shall not hereafter any lawful cause why the said John H. Simpson and Sarah E. Griddle, should not be joined together in Holy Matrimony as husband and wife, then this obligation to be void, and of no effect, otherwise to remain in force and virtue.

Attest: J. A. Robertson

John H. Simpson seal  
Wm. A. Miller, *Seal*

# Record of Marriage Bonds:

Know all men, That we Martin P. Neays, Ats Pritchey, of the County of Warren, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum of Twelve hundred and fifty dollars, to which payment, will and truly to be made, we bind our heirs, executors and administrators, and every one of us and them, both jointly and severally, firmly by these presents. Witness our hands and seals, the 15<sup>th</sup> day of Nov, 1865.

The condition of the obligation is such, that, whereas, Martin P. Neays, hath prayed and obtained a license to marry Mary L. Parks. Now, if the said Mary L. Parks, be an actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said Martin P. Neays, and Mary L. Parks, should not be joined together in Holy Matrimony, as Husband and Wife, then this obligation to be void and of no effect; otherwise to remain in full force and virtue;

Attest: J. A. Robertson

Martin P. Neays *Seal*  
J. P. Pritchey *Seal*

I, do now all men, That we James H. Tally & David Owen, of the County of Warren, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum of Twelve hundred and fifty dollars, to which payment, will and truly to be made, we bind our heirs, executors, & administrators, and each of us and them, both jointly and severally, firmly by these presents. Witness our hands and seals, the 15<sup>th</sup> day of Nov, 1865. The condition of the above obligation is such, that, whereas, James H. Tally, hath prayed and obtained

## Record of Marriage Bonds:

Witness to Mary Martha Ann Powell,  
Know if the said Mary Martha Ann Powell be  
an actual resident in the County aforesaid,  
and then shall, to herafter appear  
any lawful cause why the said parties  
to this, and Mary Martha Ann Powell,  
should not be joined together in Holy  
Matrimony, as Husband and wife,  
then this obligation to be void and of  
no effect; otherwise to remain in  
full force and virtue.

At J. H. (unintelligible)

James A. Snipes (Seal)  
David C. (unintelligible)

Know all men. That we, J G Mohler & R B  
Davis, of the County of Warren and State of  
Tennessee, are hereunto jointly bound unto  
the State of Tennessee in the sum of  
Two hundred and fifty dollars, to  
which payment well and truly to be made,  
we bind our heirs, executors and administrators,  
and each and every one of us and them, both  
jointly, and severally, jointly by these presents,  
Witness our hands and seals, The 16<sup>th</sup> day of

Nov 1865. The condition of this obligation  
is such, that, whereas J G Mohler hath prayed  
and obtained a license to marry Mary Martha B  
Sullivan. Now, if the said Mary Martha B Sullivan  
be an actual resident in the County aforesaid;  
and then shall not hereafter appear  
any lawful cause why the said J G Mohler &  
Mary Martha B. Sullivan should not be joined  
together in Holy Matrimony as Husband &  
wife, then this obligation to be void and of no  
effect; otherwise to remain in full force  
and virtue.

J. G. Mohler (Seal)  
R. B. Davis (Seal)

## Record of Marriage Bonds:

Know all men. That we James A. Snipes & B B  
Snipes, of the County of Warren and State of  
Tennessee, are hereunto jointly bound unto  
the State of Tennessee in the sum of Two  
hundred and fifty dollars, to which payment  
well and truly to be made, we bind our heirs  
executors, and administrators, and each and every  
one of us and them, both jointly and severally,  
jointly by these presents. The condition  
of this obligation is such, that, whereas  
James A. Snipes, hath prayed and obtained  
a license to marry Thersa A. Neblett. Now,  
if the said Thersa A. Neblett, be an actual  
resident in the County aforesaid, and then  
shall not hereafter appear any lawful cause  
why the said James A. Snipes and  
Thersa A. Neblett, should not be joined  
together in Holy Matrimony, as Husband  
and wife, then this obligation to be void &  
of no effect; otherwise to remain in full  
force and virtue.

Attest: J. H. Robertson:

James A. Snipes (Seal)  
B. B. Snipes (Seal)

Know all men. That we Squire Wilson & E M Crouch  
of the County of Warren and State of Tennessee, are  
hereunto jointly bound unto the State of Tennessee, in  
the sum of Two hundred and fifty dollars,  
to which payment well and truly to be made, we  
bind our heirs, executors and administrators, and  
each and every one of us and them, both jointly  
and severally, jointly by these presents. Witness  
our hands and seals the 24<sup>th</sup> day of Nov 1865. The  
condition of the above obligation is such, that  
whereas Squire Wilson (Colored) hath prayed and  
obtained a license to marry Patsy Davis (Colored)  
Now if the said Patsy Davis (Colored) be an  
actual resident in the County aforesaid

# Record of Marriage Bonds:

6  
A license to marry Martha Ann Powell,  
now if the said Martha Ann Powell be  
an actual resident in the County aforesaid,  
and there shall not hereafter appear  
any lawful cause why the said bonds  
of James A. Snipes & B.B. Snipes,  
should not be joined together in Holy  
Matrimony, as Husband and wife,  
then this obligation to be void and of  
no effect! Otherwise to remain in  
full force and virtue!

Attest, J. H. Roberson

James H. Tally (Seal)  
David C. Wren (Seal)

7  
Know all men. That we, G. Mohler, & R.B.  
Davis, of the County of Warren, and State of  
Tennessee, are here now jointly bound unto  
the State of Tennessee, in the sum of  
One hundred and fifty dollars, to  
which payment well and truly to be made  
we bind our heirs, executors, and administrators,  
and each and every one of us and them, both  
jointly, and severally, jointly by these presents,  
Witness our hands and seals, The 16<sup>th</sup> day of  
Nov 1865.

The condition of this obligation  
is such, that, whereas G. Mohler hath prayed  
and obtained a license to marry Martha B.  
Sullivan, now, if the said Martha B. Sullivan  
be an actual resident in the County aforesaid,  
and there shall not hereafter appear  
any lawful cause why the said G. Mohler &  
Martha B. Sullivan should not be joined  
together in Holy Matrimony as Husband &  
wife, then this obligation to be void and of no  
effect, otherwise to remain in full force  
and virtue.

J. G. Mohler (Seal)  
R. B. Davis (Seal)

# Record of Marriage Bonds:

Know all men, that we James A. Snipes & B.B.  
Snipes, of the County of Warren, and State of  
Tennessee, are here now jointly bound unto  
the State of Tennessee in the sum of Taylor  
Hundreds and fifty Dollars, to which payment  
well and truly to be made, we bind our heirs  
executors, and administrators, and each and every  
one of us and them, both jointly and severally,  
jointly by these presents. The condition  
of this obligation is such, that, whereas  
James A. Snipes, hath prayed and obtained  
a license to marry Thersa A. Neblett, now,  
if the said Thersa A. Neblett, be an actual  
resident in the County aforesaid, and there  
shall not hereafter appear any lawful cause  
why the said James A. Snipes and  
Thersa A. Neblett, should not be joined  
together in Holy Matrimony, as Husband  
and wife, then this obligation to be void &  
of no effect, otherwise to remain in full  
force and virtue.

Attest, J. H. Roberson:

James A. Snipes (Seal)  
B. B. Snipes (Seal)

Know all men, that we Squire Wilson & E.M. Crouch  
of the County of Warren, and State of Tennessee, are  
here now jointly bound unto the State of Tennessee, in  
the sum of Taylor Hundreds and fifty Dollars,  
to which payment, well and truly to be made, we  
bind our heirs, executors and administrators, and  
each and every one of us and them, both jointly  
and severally, jointly by these presents. Witness  
our hands and seals the 24<sup>th</sup> day of Nov 1865. The  
condition of the above obligation is such, that  
whereas Squire Wilson (Colored) hath prayed and  
obtained a license to marry Patsy Davis (Colored)  
now if the said Patsy Davis (Colored) be an  
actual resident in the County aforesaid

# Record of Marriage Bonds

and there shall not hereafter appear  
any lawfull cause why the said  
Squire Wilson (Colon) and Patsey Davis  
(Blond) should not be joined together in  
Holy Matrimony as Husband and Wife,  
then this Obligation to be Void and of  
no effect; otherwise to remain in  
full force and Virtue.

Squire Wilson (Signed)  
C. M. Crouch (Signed)

To all men, that we Thomas J. Underwood &  
S. T. Riggs b. of the County of Warren, and State  
of Tennessee are held and firmly bound unto the  
State of Tennessee in the sum of  
sever hundred and fifty Dollars, to which  
payment well and truly to be made, we  
bind our heirs, executors and administrators  
in each and every one of us and them,  
both jointly and severally, firmly by these  
present, to have our bonds worth paid, the 27<sup>th</sup>  
day of Nov 1865. The condition of the  
above obligation is such that whereas Thomas  
J. Underwood hath prayed and obtained a license  
to marry Matilda Burgett. Now if the  
said Matilda Burgett bear actual residence  
in the County of one said; and there shall  
not hereafter appear any lawfull cause  
why the said Thomas J. Underwood and  
Matilda Burgett should not be joined  
together in Holy Matrimony as Husband and  
wife, then this obligation to be Void—  
otherwise to remain in full force  
and Virtue.)

Thomas J. Underwood (Signed)  
S. T. Riggs (Signed)

# Record of Marriage Bonds

Know all men, That we William Rhea & D. T.  
Fletcher, of the County of Warren and State of  
Tennessee, are held and firmly bound unto the  
State of Tennessee, in the sum of Ten  
Hundred and fifty Dollars, to which payment  
well and truly to be made we bind our heirs  
executors and administrators, and each  
of us and them, both jointly and  
severally, firmly by these presents,  
Witness our hands and Seal, the 1<sup>st</sup> day of  
December 1865. The condition of the above  
Obligation is such, that whereas, the  
William Rhea hath prayed and obtained  
a license to marry Margaret A. Sain,  
Now if the said Margaret A. Sain be an  
actual resident in the County aforesaid,  
and there shall not hereafter appear any  
lawful Cause why the said William Rhea  
and Margaret A. Sain, should not be joined  
together in Holy Matrimony as Husband  
and wife, Then this Obligation to be Void  
and of no effect; otherwise to remain  
in full force and Virtue.

Witness, J. T. Robertson, William Rhea (Signed)  
D. T. Fletcher (Signed)

# Record of Marriage Bonds:

Know all men That we Wesley Smart (Colo.)  
James Smart (Colo.) of the County of  
Harrison State of Tennessee, are here and  
jointly bound unto the State of Tennessee in  
the sum of twelve thousand and fifty  
dollars, To which payment toll and  
rent to be made, we bind our heirs —  
executors, and administrators, and such  
and even one of us and them, both  
jointly and severally jointly by these  
present, witness our hands and seals  
the 2<sup>nd</sup> day of December 1865.

The condition of the above obligation is  
This: that whereas Wesley Smart (Colo.)  
have joined and obtained a license to  
Marry Laura Smiling. Now if the  
said Laura Smiling be an actual resident  
in the County of one and, and there  
shall not hereafter appear any lawful  
cause why said Wesley Smart (Colo.)  
and Laura Smiling (Colo.) should not  
be joined to them in holy Matrimony as  
husband and wife Then this obligation to  
be void and of no effect, otherwise to  
remain in full force and virtue.

Attest,

P. H. Robertson,

Wesley Smart (Signed)

James Smart (Signed)

# Record of Marriage Bonds:

Know all men That we Russell Brewer & wife  
Brewer, of the County of Warren, and State of  
Tennessee, are here and firmly bound  
unto the State of Tennessee in the sum of  
Twelve hundred and fifty dollars, to which  
payment, we assent fully to be made, we  
bind our heirs, executors, and administrators  
and each and every one of us and them,  
both jointly and severally and firmly, by  
these presents. Witness our hands and seals  
the 14 day of Decr 1865.

The condition of the above  
obligation is such that whereas, Russell  
Brewer hath praying for and obtained  
a license to Marry Sarah Ann Doughty  
Now if the said Sarah Ann Doughty be  
an actual resident in the County aforesaid  
and there shall not hereafter appear  
any lawfull cause why the said  
Russell Brewer and Sarah Ann Doughty  
should not be joined together in holy  
Matrimony as her said and wife, then  
this obligation to be void and of no effect,  
otherwise to remain in full force and  
virtue:

Russell Brewer and  
wife, Brewer (Signed)

# Record of Marriage Bonds.

Know all men that we J. Lance and J.C. Lance  
of the County of Warren and State of Tennessee, are held  
and firmly bound unto the State of Tennessee, in the sum  
of twelve hundred and fifty Dollars, to which  
payment, will and truly to be made, we bind our  
heirs, executors and administrators, and each, and every  
one of us and them, hath jointly and severally,  
firmly binded by these presents. Witness our  
hands and seals, the 20<sup>th</sup> day of October 1865.

The condition of the above obligation is such  
that, whereas J. Lance hath prayed and obtained  
a license to Mary Elizabeth Bates, your, if  
the said Elizabeth Bates, be an actual resident  
in the County aforesaid, and there shall not  
hereafter appear any lawful cause why the  
said J. Lance and Elizabeth Bates, should  
not be joined together in Holy Matrimony,  
as Husband and wife, then this obligation  
to be void and of no effect; otherwise to  
remain in full force and virtue.

Attest,

J. H. Robertson.

J. S. Lance Seal  
J. C. Lance Seal

In Jacob Hays and John T. Hayes, are held and firmly  
bound unto the State of Tennessee, in the sum of  
Twelve Hundred and fifty Dollars; The condition of  
the above bond is such, that the said Jacob  
Hays, has this day, prayed for and obtained a  
license to Marie Elizabeth Roberts of Warren  
County in the State of Tennessee, to be void  
on condition that there be no lawful objections  
shown the said Jacob Hays and Elizabeth Roberts  
shall not be together as husband and wife in  
the whole estate of Matrimony. Witness our  
hands and seals. This 8<sup>th</sup> day of July A.D.  
1866.

Attest,

J. H. Robertson

Jacob Hays Seal  
John T. Hayes Seal

# Record of Marriage Bonds.

Know all men, that we William Wood and  
W.M. Armstrong, of the County of Warren, and State of  
Tennessee, are held and firmly bound unto the State  
of Tennessee, in the sum of Twelve Hundred  
Dollars, to which payment, will and truly to  
be made, we bind our heirs, executors and adm  
inistrators, and each and every one of us  
and them, both jointly and severally, jointly  
by these presents. Witness our hands and  
seals, the 20<sup>th</sup> day of December 1865.

The condition of the above obligation is such  
that, whereas William J. Wood, hath prayed and  
obtained a license to Mary Anna Armstrong  
your, if the said Anna Armstrong, be an actual  
resident in the County aforesaid, and there shall  
not hereafter appear any lawful cause why  
the said William J. Wood, and Anna Armstrong  
should not be joined together in Holy Matrimony  
as Husband and wife, then this obligation to  
be void, otherwise to remain in full force  
and virtue.)

Attest, J. H. Robertson

W. J. Wood Seal  
W. M. Armstrong Seal

Mr L. Barr or J. H. Nelson, are held & bound  
unto the State of Tennessee, in the sum of Twelve  
Hundreds and fifty Dollars. Witness our hands &  
seals, this 17<sup>th</sup> day of A.D. 1866. To be void on  
condition that there be no lawful objection  
shown why L. Barr or P.P. Rogers should  
not be joined together as husband & wife  
in the whole state of matrimony, otherwise  
to remain in full force effect.

Attest, J. H. Robertson

L. Barr Seal  
John H. Nelson Seal

# Record of Marriage Bonds.

Comonwall green by these presents that we, Henry Pheau  
and Bedford Hamner, of the County of Warren,  
State of Tennessee, are held and firmly bound unto  
the State of Tennessee, in the sum of twelve  
hundred and fifty dollars, to which payment  
well and truly to be made, we bind our heirs,  
executors and administrators, and each and every  
one of us and them, both jointly and severally  
firmly by these presents. Witness our hands &  
seals, the 30<sup>th</sup> day of December 1865.

The condition of the above obligation is such,  
that, whereas Henry Pheau hath prayed and  
obtained a license to Harry Martha Mathews.  
Now if the said Martha Mathews be an  
actual resident in the County aforesaid, &  
there shall not hereafter appear any lawful  
objection why the said Henry Pheau & Martha  
Mathews, should not be joined together in  
Holy Matrimony, as Husband and Wife,  
then this obligation to be void, and of no effect,  
otherwise to remain in full force and virtue  
attest,

Henry Pheau Seal  
Bedford Hamner Seal

Mr. Philip Cummings (Debtors). & J. Cummings, are held &  
bound unto the State of Tennessee, in the sum of twelve  
hundred & fifty dollars, The condition of this obligation  
is such that whereas, the above bound Philip Cummings  
(Debtors) has this day prayed for & obtained a license  
to Harry Amanda Cummings (Debtors) of Warren  
County in the State of Tennessee. Now if there be no  
lawful objections shown why the said Philip  
Cummings (Debtors) & Amanda Cummings (Debtors)  
shall not be joined together as husband & wife in  
the whole State of Matrimony. Witness my own  
hands and seals. This 8<sup>th</sup> day of July A.D. 1866.  
attest,

J. H. Roberson

Philip Cummings Seal  
J. Cummings Seal

# Marriage Bonds Recorded:

We now all men, that we, William Mc Bill, and W. White  
of the County of Warren, and State of Tennessee, are held & firmly  
bound unto the State of Tennessee, in the sum of twelve hundred  
and fifty dollars, to which payment, well & truly  
to be made, we bind our heirs, executors and  
Administrators, and each and every one of us and  
them, both jointly and severally, firmly by these  
presents. Witness our hands and seals, the 3<sup>rd</sup>  
day of January 1866. The condition of the  
above Obligation is such, that, whereas  
William Mc Bill, hath pray'd and obtained a  
license to Harry Sarah Shraer. Now, if  
the said Sarah Shraer be an actual resident  
in the County aforesaid, and there shall not  
hereafter appear any lawful cause, why the  
said William Mc Bill and Sarah Shraer  
should not be joined together in Holy  
Matrimony, as Husband and Wife, then  
this obligation to be void and of no effect,  
otherwise to remain in full force & virtue  
attest,

J. H. Roberson

W. C. Mc Bill Seal  
Wm. J. White Seal

Mr. Isaac Sullivan and C. Jones, are held and bound  
unto the State of Tennessee, in the sum of twelve  
hundred and fifty dollars, The condition of the  
above obligation is such that, whereas the above  
bound Isaac Sullivan has this day prayed for and  
obtained a license to Harry Elizabeth Priest  
of Warren County in the State of Tennessee,  
now to be void on condition that there be no lawful  
objection shown why the said Isaac Sullivan and  
Elizabeth Priest, should not be joined together as  
husband & wife, in the whole State of matrimony.  
Witness over hands and seals, this 9<sup>th</sup> day 1866  
attest,

J. H. Roberson

Isaac Sullivan Seal  
C. Jones Seal

# Record of Marriage Bonds.

Wm Vincent Meadows, and J H. Roberson, are held  
and bound unto the state of Tennessee in the sum  
of twelve hundred and fifty dollars, this  
our hands, and seals, this 13<sup>th</sup> March 1866.  
The condition of the above obligation is  
such that, the said Vincent Meadows,  
has this day prayed for, and obtained a license  
to Harry Eliza wife the heir of Warren County,  
Tennessee, now to be void on condition  
that there be no lawful objections shown  
why they should not be joined together as  
husband and wife in the State of Matrimony,  
otherwise to remain in full force & effect.

Vincent Meadows Sub  
J H. Roberson Sub

I now declare by these presents, that we James M. Geyer  
and Ambrose Penn all of the County of Warren and  
State of Tennessee, are held and firmly bound unto  
the state of Tennessee in the sum of twelve hundred  
and fifty dollars, current money, which pay, and  
will and truly to be made and do so, we, here ourselves  
and each of our heirs, executors, & trustees, &c jointly by these  
presents, sealed with our seals, and dated this the  
9<sup>th</sup> day of April A.D. 1866, void on condition that  
there be no lawful objection shown why James  
McGeyer and Mary C. Wallace should not be  
joined together as husband and wife, in  
the whole estate of Matrimony.

James M. Geyer Sub  
Ambrose Penn Sub

# Record of Marriage Bonds.

Wm R. H. Smith and W. P. Hornack, are held and  
bound unto the state of Tennessee, in the  
sum of twelve hundred and fifty dollars  
The condition of this obligation is such  
that whereas the above bound R. H. Smith  
has this day prayed for and obtained a license  
to Mary Luisa wife of Warren in the State of  
Tennessee, Now to be void on condition that  
there be no lawful objection shown why the  
R. H. Smith and Louise wife shall not be  
joined together as husband and wife, in the  
whole estate of Matrimony, this our  
hands and seals, this 20<sup>th</sup> day of April A.D.  
1866.

R. H. Smith Sub  
W. P. Hornack Sub  
attest  
J. H. Roberson,

I now declare by these presents that we L. R.  
Hill and J. W. Hill, all of the County of Warren  
& State of Tennessee, are held and firmly bound  
unto the state of Tennessee, in the sum of two hundred  
and fifty dollars, current of the United States  
which payment will and truly to be made and done  
we find ourselves, and each of our heirs  
& executors &c jointly by these presents sealed with  
our seals, and dated this the 31<sup>st</sup> day of Mar  
A.D. 1866, void on condition that there  
be no lawful objection shown why L. R.  
Hill and Margaret H. Persley, should not be  
joined together as husband and wife, in  
the whole estate of Matrimony,  
attest  
J. H. Roberson,

L. R. Hill Sub  
J. W. Hill Sub

18  
Record of Marriage Bonds.

I now tell you by these presents, that we B.R. Bates  
and D.D. Lance of the County of Warren, and State of  
Pennsau, are held held and firmly bound unto  
the State of Tennessee, in the sum of Five  
hundred and fifty dollars, current money,  
which payment well and truly to be made &  
done, we bind ourselves and each of our heirs  
executors & trustees by these presents, sealed  
with our seals, and dated this the 28<sup>th</sup> day of  
March A.D. 1806, With our condition  
that there be no lawful exception shown  
why B.R. Bates and Mary D. Lance should  
not be joined together as husband and  
wife in the whole estate of Matrimony,  
attest,

I now all men by these presents; that we Jessie Hill  
and J. H. Robinson, of the County of Warren, and State  
of Tennessee, are held and firmly bound unto  
the State of Tennessee, in the sum of Ten  
hundred and fifty dollars, current money  
which payment will and may to be made and  
done, we bind ourselves and each of our  
heirs, executors, & trustees, by these presents,  
Sealed with our seals, and dated this the  
5<sup>th</sup> day of April A.D. 1846, to witness and to prove  
that there be no lawful objection shown why  
Jessie Hill, and Martha F. Springer should not  
be joined together as husband and wife, in  
the whole estate of Matrimony;

Jesse Reiss Seal  
J. H. Robeson Seal

## Record of Marriage Bonds

60

I now all my by these presents. that we Lewis  
Brown and Kenock Brodles, of the County of  
Warren, and State of Dennis Co, are held and  
firmly bound unto the State of Tennessee, in  
the sum of Two hundred and fifty dollars  
current money, which payment will and truly  
to be made and done. we bind our selves and  
each of our heirs, executors &c jointly by these  
presents. Sealed with our seals, and after  
this the 7<sup>th</sup> day of April A.D. 1866. Now on  
condition that there be no lawful objection  
I now take Lewis Brown and Jane Lescue  
I should not be joined together as his band  
and wife, in the whole estate of Matrimony.

Lewis Brown and  
Kenock Brodles Cuse

Now all men by these presents, that we  
John M. M. Gregor and John Warramaker of  
the County of Warren and State of Pennsylvania  
are here and firmly bound unto the State of  
Pennsylvania in the sum of Two hundred  
and fifty dollars, current money, which  
payment will and truly to be made and  
done, to bind ourselves and each of our  
heirs, executors &c, jointly by these presents  
sealed with our seals, and dated this the  
5<sup>th</sup> day of April A D 1864, Doth on  
Corintah that there be no lawful objection  
shown why John M. Gregor and Martha  
Duggin both herein should not be joined,  
together as husband and wife, in  
the whole estate of Martha Duggin  
attest,

# Record of Marriage Bonds.

Know all men by these presents, that we Stephen Cantrell and A. M. Rhea, of the County of Warren and State of Tennessee are held and firmly bound unto the State of Pennsylvania, in the sum of Twelve hundred and fifty dollars, Current Money, which payment will and truly to be made and done, we bind ourselves, our heirs, executors, &c., jointly by these presents, sealed with our seals and dated this the 5<sup>th</sup> day of April A.D. 1866. Void on condition that there be no lawful objection shown why Stephen Cantrell and Francis Sparzgar should not be joined together as husband and wife, in the whole estate of matrimony.

Stephen Cantrell and  
A. M. Rhea Seal

Know all men by these presents, that we Wm Smith and F. Fletcher Woodward and, of the City of Warren and State of Tennessee, are held and firmly bound unto the State of Pennsylvania, in the sum of Twelve hundred dollars, current money, which payment we are truly to be made & done, we bind ourselves, our heirs, executors &c., jointly by these presents, sealed with our seals, and dated this the 13<sup>th</sup> day of April A.D. 1866. Void on condition that there be no lawful objection shown why Wm Smith and Mary A Brown should not be joined together as husband and wife, in the whole estate of matrimony.

William Smith and  
F. Fletcher Woodward Seal

# Record of Marriage Bonds.

Know all men by these presents, that we James Pitham and James Cantrell of the County of Warren and State of Tennessee are held and firmly bound unto the State of Pennsylvania in the sum of Twelve hundred and fifty dollars, Current Money, which payment will and truly to be made and done, we bind our selves and each of our heirs, executors &c., jointly by these presents, sealed with our seals and dated this 14<sup>th</sup> day of April A.D. 1866. Void on condition that there be no lawful objection shown why James Pitham and Sarah Lance should not be joined together as husband and wife, in the whole estate of matrimony.

attest,  
J. H. Riberson,

James Pitham and  
James C. Cantrell and  
mark

Know all men by these presents, that we Leonard Cantrell and Leon W. Potter of the County of Warren and State of Tennessee are held and firmly bound unto the State of Pennsylvania, in the sum of Twelve hundred and fifty dollars, Current money, which payment will and truly to be made & done, we bind ourselves, and each of our heirs, executors &c., jointly by these presents, sealed with our seals, and dated this the 30<sup>th</sup> day of April A.D. 1866. Void on condition that there be no lawful objection shown why Leonard Cantrell and Jessie Lee Youngblood should not be joined together as husband and wife, in the whole estate of Z. L. Cantrell and Matrimony.

Z. L. Cantrell and  
Z. C. W. Potter and

# Record of Marriage Bonds.

Know all men by these presents; that we  
 J. W. Gord and R. P. Hornack Esq<sup>r</sup> of the County  
 of Warren and State of Tennessee, are held  
 and firmly bound unto the State of Tennessee  
 in the sum of Twelve hundred and fifty dollars  
 current money, which payment will and  
 truly to be made and done, we bind our  
 selves and each of our heirs, executors, &c  
 jointly to these presents. Sealed with our  
 seals, and dated this the 1<sup>st</sup> day of May  
 A.D. 1846, void on condition  
 that there be no lawful objection shown  
 why J. W. Gord and R. P. Walker should  
 not be joined together as husband &  
 wife, in the whole estate of matrimony.

J. W. Gord Sub  
 R. P. Hornack Sub

Know all men by these presents, that we  
 J. M. Barnes and Frank Henderson of the  
 County of Warren, and State of Tennessee,  
 are held and firmly bound unto the  
 State of Tennessee in the sum of  
 Twelve hundred and fifty dollars  
 which payment will and truly to be  
 made at and done, we bind ourselves  
 and each of our heirs, executors &c  
 jointly to these presents. Sealed with  
 our seals, and dated this the 7<sup>th</sup> day of  
 May A.D. 1846. Void on condition  
 that there be no lawful objection shown  
 there should not be any J. M. Barnes  
 and E. S. Barnes should not be joined  
 together as husband and wife, in the  
 whole estate of money.

J. M. Barnes Sub  
 Frank Henderson Sub

# Record of Marriage Bonds.

Know all men by these presents that we  
 H. C. Youngblood and Josiah Youngblood  
 all of the County of Warren and State of  
 Tennessee, are held and firmly bound  
 unto the State of Tennessee, in the sum  
 of Twelve hundred and fifty dollars  
 current money, which payment will and  
 truly to be made and done, we bind our  
 selves and each of our heirs, executors, &c  
 jointly to these presents. Sealed with  
 our seals, and dated this the 7<sup>th</sup> day of  
 May A.D. 1846. Void on condition  
 that there be no lawful objection  
 shown why H. C. Youngblood and  
 J. C. Prater should not be joined together  
 as husband and wife, in the  
 whole estate of matrimony.  
 attest,

H. C. Youngblood Sub  
 J. C. Prater Sub  
 Josiah Youngblood Sub

Know all men by these presents, that we Joseph Grove  
 and Z. B. Hammick all of the County of Warren &  
 State of Tennessee, are held and firmly bound  
 unto the State of Tennessee, in the sum of  
 Twelve hundred and fifty dollars current money,  
 which payment will and truly to be made and  
 done, we bind ourselves and each of our heirs,  
 executors &c jointly to these presents, sealed with  
 our seals, and dated this the 2<sup>d</sup> day of June  
 A.D. 1846. Void on condition that there be  
 no lawful objection shown why Joseph Grove  
 and Mary E. Forest should not be joined  
 together as husband and wife, in the  
 whole estate of matrimony.

Joseph Grove Sub  
 Z. B. Hammick Sub

## Record of Marriage Bonds 1866.

Know all men by these presents, that we Hamilton Mayes, and A.B. Clark, all of the County of Warren and State of Tennessee, are here and firmly bound unto the State of Tennessee, in the sum of Ten Thousand and fifty dollars, current money, which payment will and truly to be made and done, we bind ourselves and each of our heirs, executors etc; jointly by these presents, sealed with our seals, and dated this, the 4<sup>th</sup> day of June A.D. 1866. Voiv on condition that there be no lawful objection shown why Hamilton Mayes and Margaretta should not be joined together as Husband and wife, in the holy estate of Matrimony.

HAMILTON MAYES  
A.B. CLARK *See*

I, also, now in these presents that we C.P. Henniss and Elmira Hayes of the County of Warren and State of Tennessee, are here and firmly bound unto the State of Tennessee, in the sum of Ten Thousand and fifty dollars, current money, which payment will and truly to be made and done, we bind ourselves and each of our heirs, executors etc jointly by these presents, sealed with our seals, and dated this the 30<sup>th</sup> day of June A.D. 1866. Voiv on condition that there be no lawful objection shown why C.P. Henniss, and Margaret M. Hayes should not be joined together as Husband and wife, in the holy estate of Matrimony.

C.P. Henniss  
Elmira Hayes *See*

## Record of Marriage Bonds 1866

Know all men by these presents, that we W.C. Worthington and L. St. Meadows of the County of Warren and State of Tennessee, are here and firmly bound unto the State of Tennessee, in the sum of Ten Thousand and fifty dollars, current money, which payment will and truly to be made and done, we bind ourselves and each of our heirs, executors etc jointly by these presents, sealed with our seals, and dated this, the 14<sup>th</sup> day of July A.D. 1866. Voiv on condition that there be no lawful objection shown why W.C. Worthington and Martha Ann Hanney should not be joined together as Husband and wife, in the holy estate of Matrimony.

W.C. Worthington  
L. St. Meadows *See*

Know all men by these presents, that we J.W. Roberts and W.S. Daniel of Warren County & State of Tennessee, are here and firmly bound unto the State of Tennessee, in the sum of One Thousand and fifty dollars, current money, which payment will and truly to be made and done, we bind ourselves and each of our heirs, executors etc jointly by these presents, sealed with our seals, and dated this the 18<sup>th</sup> day of July A.D. 1866. Voiv on condition that there be no lawful objection shown why J.W. Roberts and Sarah L. Doe should not be joined together as Husband and wife in the holy estate of matrimony.

J.W. Roberts  
W.S. Daniel *See*

J.W. Roberts  
W.S. Daniel *See*

# Record of Marriage Bonds. 1866.

Know all men by these presents, that we Thomas L. Anderson, and W. J. Hammer all of the County of Warren, and State of Pennsylvania, are held and firmly bound unto the State of Tennessee, in the sum of ~~Twelve~~ <sup>Twenty</sup> Dollars and fifty dollars, current money, which payment will and truly to be made and done, we bind ourselves and each of our heirs, executors, &c jointly by these presents, sealed with our seals, & dated this the 28<sup>th</sup> day of July A.D. 1866. Void on condition that there be no lawful objection shown why Thomas L. Anderson, and Emily J. Hammer should not be joined together as Husband and wife in the holy estate of Matrimony.

Thomas L. Anderson  
W. J. Hammer

Know all men by these presents, that we A. C. Watkins and A. L. Hayes all of the County of Warren and State of Pennsylvania, are held and firmly bound unto the State of Tennessee, in the sum of ~~Twelve~~ <sup>Twenty</sup> Dollars and fifty dollars, current money, which payment will and truly to be made and done, we bind ourselves and each of our heirs, executors, &c jointly by these presents, sealed with our seals, and dated this 30<sup>th</sup> day of July A.D. 1866. Void on condition that there be no lawful objection shown why Mr. C. Watkins and Mrs. A. L. Hammer, should not be joined together as Husband and wife in the holy estate of matrimony.

A. C. Watkins  
A. L. Hayes

# Record of Marriage Bonds. 1866.

Know all men by these presents, that we Daniel Watkins and F. R. Paxton all of the County of Warren and State of Pennsylvania, are held and firmly bound unto the State of Tennessee, in the sum of ~~Twelve~~ <sup>Twenty</sup> Dollars and fifty dollars, current money, which payment will and truly to be made and done, we bind ourselves, and each of each of our heirs, executors, &c jointly by these presents, sealed with seals and dated this the 31<sup>st</sup> day of July 1866. Void on condition that there be no lawful objection shown why Daniel Watkins and M. A. Hammars should not be joined together as Husband and wife in the holy estate of matrimony.

Daniel Watkins  
F. R. Paxton

Know all men by these presents, that we A. P. Purser, and Joshua Purser, all of the County of Warren, and State of Pennsylvania, are held and firmly bound unto the State of Tennessee, in the sum of ~~Twelve~~ <sup>Twenty</sup> Dollars and fifty dollars, current money, which payment will and truly to be made and done, we bind ourselves and each of our heirs, executors, &c jointly by these presents, sealed with our seals, and dated this the 1<sup>st</sup> day of Augt 1866. Void on condition that there be no lawful objection shown why A. P. Purser, and Tennessee Youngblood should not be joined together as Husband and wife, in the holy estate of matrimony.

A. P. Purser  
Joshua Purser

# Record of Marriage Bonds.

Know all men by these presents, that we, Henry L Hays, and W G. Letter, all of the County of Warren, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum of Twelve Hundred and fifty dollars, current money which payment will and truly to be made and done, we bind ourselves and each of our heirs, executors etc, jointly by these presents, sealed with our seals, and dated this, the 9<sup>th</sup> day of August A.D. 1806. Void on condition that there be no lawful objection shown why Henry L Hays & Nancy Letter, should not be joined together as Husband and wife, in the holy estate of Matrimony. Attest H. L. Hays and  
W. G. Letter

Know all men by these presents, that we J R Parker and A T. Pyle all of the County of Warren and State of Tennessee are held and firmly bound unto the State of Tennessee in the sum of Twelve Hundre<sup>s</sup> and fifty dollars, current money which payment will and truly to be made and done, we bind ourselves and each of our heirs, executors etc, jointly by these presents, sealed with our seals, and dated this the 10<sup>th</sup> day of August A.D. 1806. Void on condition that there be no lawful objection shown why J R Parker and Fanny Swanson should not be joined together as Husband & wife in the holy estate of matrimony.

J R Parker and  
A T. Pyle

# Record of Marriage Bonds.

Know all men by these presents, that we, J C. Garrison and Charles Pennington of the County of Warren and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum of Twelve Hundre<sup>s</sup> and fifty dollars, current money which payment will and truly to be made and done, we bind ourselves, our heirs etc, jointly and by these presents, sealed with our seals, and dated this the 20<sup>th</sup> day of August A.D. 1806. Void on condition that there be no lawful objection shown why J C. Garrison and Tennessee Pennington should not be joined together as husband and wife in holy estate of matrimony.

J C. Garrison and  
C. Pennington

Know all men by these presents, that we Henry C. Eastwood and M C Kennedy all of the County of Warren and State of Tennessee are held and firmly bound unto the State of Tennessee in the sum of Twelve hundred and fifty dollars, current money which payment will and truly to be made and done, we bind ourselves and each of our heirs, executors etc, jointly by these presents, sealed with our seals, and dated this, the 26<sup>th</sup> day of August A.D. 1806. Void on condition that there be no lawful objection shown why Henry C. Eastwood and Sarah Kennedy should not be joined together as Husband and wife, in the holy estate of Matrimony.

Henry C. Eastwood and  
M C Kennedy

# Record of Marriage Bonds.

Know all men by these presents, that we J R Huston & John W Miller, all of the County of Warren, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum of Twelve hundred & fifty dollars, current money, which payment will and truly to be made and done, we bind ourselves and each of our heirs, executors, etc., jointly by these presents, Sealed with our seals, and dated this, the 2<sup>nd</sup> day of Augt A.D. 1866. Void on condition that there be no lawful objection shown why J R Huston and Mc E. Lowry should not be joined together as Husband & wife, in the holy estate of Matrimony.

J R Huston Seal  
John W Miller Seal

Know all men by these presents, that we John Shadix and George Miller all of the County of Warren and State of Tennessee, are held and firmly bound unto the State of Tennessee in the sum of Twelve hundred & fifty dollars, current money, which payment will and truly to be made and done, we bind ourselves and each of our heirs - executors, etc., jointly by these presents, Sealed with our seals, and dated this, the 1<sup>st</sup> day of Sept A.D. 1866. Void on condition that there be no lawful objection shown why John Shadix, and Margaret Looksey should not be joined together as Husband and wife, in the holy estate of Matrimony.

John Shadix Seal  
G W Miller Seal

# Record of Marriage Bonds

Know all men by these presents, that we G H. Hash, and J B. Hambrick all of the County of Warren and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum of One hundred and fifty dollars, current money, which payment will and truly to be made and done, we bind ourselves and each of our heirs, executors, etc., jointly by these presents, Sealed with our seals, and dated this, the 1<sup>st</sup> day of Sept A.D. 1866. Void on condition that there be no lawful objection shown why G H. Hash, and J B. Hambrick should not be joined together as Husband and wife, in the holy estate of Matrimony.

G H. Hash Seal  
J B. Hambrick Seal

Know all men by these presents, that we J B. Hambrick, and G H. Hash all of the County of Warren and State of Tennessee, are held and firmly bound unto the State of Tennessee in the sum of One hundred & fifty dollars, current money, which payment will and truly to be made and done, we bind our selves and each of our heirs, executors, etc., jointly by these presents, Sealed with our seals, and dated this, the 1<sup>st</sup> day of Sept A.D. 1866. Void on condition that there be no lawful objection shown why J B. Hambrick and Mary E Rust should not be joined together as Husband & wife in the holy estate of Matrimony.

J B. Hambrick Seal  
G H. Hash Seal

## Record of Marriage Bonds.

I now al<sup>e</sup> sign by these presents, that we, H. Timmons and P. A. Anthony, all<sup>e</sup> the County of Warren and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum of Two hundred and fifty dollars, current money, which payment will and truly to be made and done, we bind ourselves, and each of our heirs, executors etc. jointly by these presents, sealed with our seals, and dated this, the 1<sup>st</sup> day of Sept<sup>r</sup> A.D. 1866.

Void on condition that there be no lawful objection shown why H. Timmons and Martha F. Evans, should not be joined together as Husband and wife, in the holy estate of matrimony.

Attest,

H. Timmons, P. A. Anthony  
& H. Robinson.) P. A. Anthony  
mark

I now al<sup>e</sup> sign by these presents, that we, Marvin L. Anthony and J. K. Nunnelly, all<sup>e</sup> the County of Warren and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum of Two hundred and fifty dollars, current money, which payment will and truly to be made and done, we bind ourselves and each of our heirs, executors etc. jointly by these presents, sealed with our seals, and dated this, the 3<sup>d</sup> day of Sept<sup>r</sup> A.D. 1866. Void on condition that there be no lawful objection shown why Marvin L. Anthony and Susannah E. Roberts should not be joined together as husband and wife, in the holy estate of matrimony. Marvin L. Anthony, J. K. Nunnelly

## Record of Marriage Bonds.

I now al<sup>e</sup> sign by these presents, that we, James Vickers and J. Wilson, all<sup>e</sup> the County of Warren and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum of Two hundred and fifty dollars, current money, which payment will and truly to be made and done, we bind ourselves and each of our heirs, executors etc. jointly by these presents, sealed with our seals, and dated this, the 5<sup>th</sup> day of Sept<sup>r</sup> A.D. 1866. Void on condition that there be no lawful objection shown why James Vickers and Sarah J. Wilson, should not be joined together as Husband and wife, in the holy estate of matrimony.

Attest,

J. Vickers, J. Wilson  
& H. Robinson. J. Wilson  
mark

I now al<sup>e</sup> sign by these presents that we, John Timmons and J. Jennings, all<sup>e</sup> the County of Warren and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum of Two hundred and fifty dollars current money, which payment will and truly to be made and done, we bind ourselves and each of our heirs, executors etc. jointly by these presents, sealed with our seals and dated this, the 6<sup>th</sup> day of Sept<sup>r</sup> A.D. 1866. Void on condition that there be no lawful objection shown why John Timmons and Nancy J. Clark should not be joined together as Husband and wife, in the holy estate of matrimony.

John Timmons, J. Jennings  
mark

## Record of Marriage Bonds.

I now all men by these presents, that we B. P. Gribble and D. Brumith of the County of Warren and State of Tennessee are held and firmly bound into the State of Tennessee in the sum of Twelve hundred and fifty dollars, current money, which payment will and truly to be made and done, we bind ourselves and each of our heirs executors etc., jointly and by these presents, sealed with our seals and dated this the 3<sup>rd</sup> day of Oct A.D. 1864. Void on condition that there be no lawful objection shown why B. P. Gribble and Mary Brack should not be joined together as husband and wife in the holy estate of matrimony,

B. P. Gribble Seal  
D. Brumith Seal

I now all men by these presents, that we J. C. Jones and Y. A. Kerisp of the County of Warren and State of Tennessee, are held and firmly bound into the State of Tennessee, in the sum of Twelve hundred and fifty dollars, current money, of which payment will and truly to be made and done by bind ourselves, and each of our heirs, executors etc., jointly by these presents, sealed with our seals, and dated this the 5<sup>th</sup> day of Oct A.D. 1864. Void on condition that there be no lawful objection shown why J. C. Jones and Elizabeth Heninger should not be joined together as Husband and wife, in the holy estate of matrimony.

J. C. Jones Seal  
Y. A. Kerisp Seal

## Record Marriage Bonds.

I now all men by these presents, that we George H. Steagall and M. b. Vanhoover, of the County of Warren and State of Tennessee, are held and firmly bound into the State of Tennessee in the sum of Twelve hundred and fifty dollars, current money, which payment will and truly to be made and done, we bind ourselves, and each of our heirs, executors, etc., jointly by this present, sealed with our seals, and dated this the 4<sup>th</sup> day of Oct A.D. 1864. Void on condition that there be no lawful objection shown why Geo. H. Steagall and M. b. Vanhoover should not be joined together as Husband and wife, in the holy estate of matrimony.

G. H. Steagall Seal  
M. b. Vanhoover Seal

I now all men by these presents, that we John Walling and Andrew Walling of the County of Warren and State of Tennessee, are held and firmly bound into the State of Tennessee, in the sum of Twelve hundred and fifty dollars, current money, which payment will and truly to be made and done, we bind our selves and each of our heirs, executors etc., jointly by these presents, sealed with our seals, and dated this 10<sup>th</sup> day of Sept A.D. 1864. Void on condition that there be no lawful objection shown why John Walling and Alice Sullins should not be joined together as Husband and wife, in the holy estate of matrimony.

Attest, John Walling Seal  
J. H. Robinson, his  
Andrew Walling Seal  
mark

# Record of Marriage Bonds.

I now all men by these presents, that we G. Pigg and Thompson Newby of the County of Warren and State of Tennessee are held and firmly bound unto the State of Tennessee, in the sum of Twelve hundred and fifty dollars current money, which will and truly to be made and done, we bind our selves and each of our heirs, executors etc. jointly by these presents, sealed with our seals, and dated this 14<sup>th</sup> day of Sept A.D. 1866. Void on condition that there be no lawful objection shown why G. Pigg and Bush Lewis should not be joined together as husband and wife in the holy estate of matrimony.  
 Attest,  
 G. Pigg  
 J. H. Roberts, Esq.  
 Thompson & Newby  
 my self

I now all men by these presents, that we L. H. Wilson & A. B. Wade of the County of Warren and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum of Twelve hundred and fifty dollars, current money, which payment will and truly to be made done, we bind ourselves and each of our heirs, executors etc. jointly by these presents, sealed with our seals, and dated this, 15<sup>th</sup> day of Sept A.D. 1866. Void on condition that there be no lawful objection shown why L. H. Wilson and Susannah Hatchell should not be joined together as husband and wife, in the holy estate of matrimony.  
 Attest,  
 L. H. Wilson  
 A. B. Wade

# Record of Marriage Bonds.

I now all men by these presents, that we Jesse Wootten, and C. A. Smith of the County of Warren and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum of Twelve hundred dollars, current money, which payment will and truly to be made and done, we bind ourselves and each of our heirs, executors etc. jointly by these presents, sealed with our seals, and dated this, the 18<sup>th</sup> day of Sept A.D. 1866. Void on condition that there be no lawful objection shown why Jesse Wootten and Martha C. Jones, should not be joined together as husband and wife, in the holy estate of matrimony.

Jesse Wootten and  
 C. A. Smith Seal

I now all men by these presents, that we James Pursey, and Allen Smith, of the County of Warren, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum of Twelve hundred and fifty dollars, current money, which payment will and truly to be made and done, we bind ourselves and each of our heirs, executors etc. jointly by these presents, sealed with our seals, and dated this, the 26<sup>th</sup> day of Sept A.D. 1866. Void on condition that there be no lawful objection shown by James Pursey and Eliza Taylor should not be joined together as husband and wife, in the holy estate of matrimony.

James Pursey  
 Allen Smith

# Marriage Bond Record.

Know all men by these presents, that we J.M. Cinton, and J.L. Medley, of the County of Warren and State of Tennessee are here and firmly bound unto the State of Tennessee, in the sum of Twelve hundred and fifty dollars current money, which payment will and truly to be made and done, we bind ourselves, and each of our heirs & executors etc, jointly by these presents, sealed with our seals, dated this the 3<sup>rd</sup> day of Sept Adl 1866, Void on condition that there be no lawful objection shown why J.M. Cinton and Letta L. Oliver should not be joined together as husband & wife, in the holy estate of matrimony, attest,

J.A. Robinson

J.M. Cinton (seal)  
J.L. Medley (seal)

Know all men by these presents, that we H.S. Anderson, and Thomas Jones, of the County of Warren and State of Tennessee, are here and firmly bound unto the State of Tennessee, in the sum of Twelve hundred and fifty dollars current money, which payment will and truly to be made and done, we bind ourselves and each of our heirs & executors etc, jointly by these presents, sealed with our seals and dated this the 27<sup>th</sup> day of Sept Adl 1866, Void on condition that there be no lawful objection shown why H.S. Anderson and O.C. Miller should not be joined together as husband and wife, in the holy estate of matrimony. H.S. Anderson  
Thomas Jones

# Record of Marriage Bonds.

Know all men by these presents, that we J. Mc Farless, and J. Mc Farless, of the County of Warren and State of Tennessee are here and firmly bound unto the State of Tennessee, in the sum of Twelve hundred and fifty dollars, current money, which payment will and truly to be made and done, we bind ourselves and each of our heirs & executors etc, jointly by these presents, sealed with our seals and dated this the 3<sup>rd</sup> day of Sept Adl 1866, Void on condition that there be no lawful objection shown why J. Mc Farless and Catharine Earley should not be joined together as husband and wife, in the holy estate of matrimony, attest,

J.H. Roberson

J.M. Farless (seal)  
J.W. Farless (seal)

Know all men by these presents, that we Jefferson Mansfield, and S.C. (S. A.) Mansfield of the County of Warren and State of Tennessee are here and firmly bound unto the State of Tennessee, in the sum of Twelve hundred and fifty dollars, current money, which payment will and truly to be made and done, we bind ourselves and each of our heirs & executors etc, jointly by these presents, sealed with our seals, this the 3<sup>rd</sup> day of Sept Adl 1866, Void on condition that there be no lawful objection shown why Jefferson Mansfield and Sarah Willis should not be joined together as husband and wife, in the holy estate of matrimony.

Jefferson Mansfield (seal)  
S.C. A. Mansfield (seal)

# Record of Marriage Bonds.

Know all men by these presents, that we John St. Cook, and P. H. Winter of the County of Warren, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum of One hundred and fifty dollars, current money, which payment will and truly to be made and done we bind ourselves and each of our heirs, executors, etc. jointly by these presents, sealed with our seals, and dated this the 6<sup>th</sup> day of Oct A.D. 1866, Void on Condition that there be no lawful objection shown why John St. Cook and Mary J. Hardin should not be joined together as husband and wife, in the holy estate of matrimony, John St. Cook  
P. H. Winter

Know all men by these presents, that we, J. H. Alexander, and F. H. Wheeler, of the County of Warren, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum of One hundred and fifty dollars, current money, which payment will and truly to be made and done, we bind ourselves, our heirs, executors, etc. jointly by these presents, sealed with our seals, and dated this the 13<sup>th</sup> day of Oct A.D. 1866. Void on Condition that there be no lawful objection shown why J. H. Alexander and Rustia Scarle should not be joined together as husband and wife in the holy estate of matrimony. Attest, J. H. R. Bram S. J. H. Alexander

# Record of Marriage Bonds.

Know all men by these presents, that we Jesse Douglass, and J. M. Blanks, of the County of Warren, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum of Three hundred and fifty dollars, current money, which payment will and truly to be made and done, we bind ourselves and each of our heirs, executors, etc. jointly by these presents, sealed with our seals, and dated this, the 13<sup>th</sup> day of Oct A.D. 1866. Void on Condition that there be no lawful objection shown why Jesse Douglass and Adelma Eddy should not be joined together as husband and wife in the holy estate of matrimony. Attest, Jesse Douglass S. J. M. Blanks J. M. Blanks

Know all men by these presents, that we Harry Powell, and J. R. Barber, of the County of Warren, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum of Three hundred and fifty dollars, current money, which payment will and truly to be made and done, we bind ourselves and each of our heirs, executors, etc. jointly by these presents, sealed with our seals, and dated this the 13<sup>th</sup> day of Oct A.D. 1866. Void on Condition that there be no lawful objection shown why Henry Powell and Martha McCourtis should not be joined together as husband and wife, in the holy estate of matrimony. Attest, Harry Powell S. J. R. Barber C. D.

## Record of Marriage Bonds.

Know all men by these presents, that John Nunnelly, and Frederick Stupp of the County of Warren and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum of Twelve hundred & fifty dollars, current money, which payment will & truly to be made and done, we bind our selves and each of our hairs, & cures etc. jointly, by these presents, sealed with our seals, and dated this, the 13<sup>th</sup> day of Oct<sup>d</sup> A.D. 1806. Noi on condition that there be no lawful objection & known why John Nunnelly and Rachael Campbell should not be joined together as husband & wife in the holy estate of matrimony,  
attest,

J. H. (obscured) John Nunnelly <sup>mark</sup>  
F. Stupp (obscured) Frederick Stupp <sup>mark</sup>

Know all men by these presents, that we Mc Douglass and Mrsly Johnson of the County of Warren and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum of Twelve hundred and fifty dollars, current money, which payment will and truly to be made and done, we bind ourselves and each of our hairs & cures etc. jointly by these presents, sealed with our seals and dated this, the 15<sup>th</sup> day of Oct<sup>d</sup> A.D. 1806. Noi on condition that there be no lawful objection & known why Mc Douglass and Mrsly Parssly should not be joined together as husband & wife in the holy estate of matrimony,  
attest J. H. Robison

## Record of Marriage Bonds.

Know all men by these presents, that we, Rees Jones, and Raleigh Martin of the County of Warren & State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum of Twelve hundred & fifty dollars, current money, which payment will and truly to be made and done, we bind ourselves and each of our hairs & cures etc. jointly by these presents, sealed with our seals and dated this, the 23<sup>rd</sup> day of Oct<sup>d</sup> A.D. 1806. Noi on condition that there be no lawful objection & known why Rees Jones and Penilia George should not be joined together as husband & wife in the holy estate of matrimony.

Rees Jones <sup>mark</sup>  
Raleigh Martin <sup>mark</sup>

Know all men by these presents, that we Duke Blackwell & Jessie Adair, of the County of Warren & State of Tennessee, are held & firmly bound unto the State of Tennessee, in the sum of Twelve hundred and fifty dollars, current money, which payment will & truly to be made and done, we bind ourselves, and each of our hairs & cures etc. jointly by these presents, sealed with our seals and dated this, the 23<sup>rd</sup> day of Oct<sup>d</sup> A.D. 1806. Noi on condition that there be no lawful objection & known why Duke Blackwell and Rachel Beaman, should not be joined together as husband & wife, in the holy estate of matrimony.  
Duke Blackwell  
Jessie Adair <sup>mark</sup>

Ron  
Big  
Mtn.  
fire  
in the  
sum of  
dollars, sum  
and truly  
our  
for  
here presents, sealed with  
our seals, and dated this, the 27<sup>th</sup> day of  
Oct 1866. Void on condition that  
there be no lawful objection shown  
why O. L. Barnes, and A. A. Reeder  
should not be joined together as husband  
and wife, in the holy estate of matrimony.

O. L. Barnes seal  
F. S. Green seal

Know all men by these presents, that we  
Calvin Glenn, and C. B. Wilson all of the  
County of Warren, and State of Tennessee  
are held and firmly bound unto the  
State of Tennessee, in the sum of Twelve  
hundred and fifty dollars current money,  
which payment will and truly to be  
made and done, we bind ourselves, and  
each of our heirs, executors, etc, jointly by  
these presents. Sealed with our seals,  
and dated this 5<sup>th</sup> day of Nov, 1866.  
Void on condition that there be no lawful  
objection shown why Calvin Glenn, and  
Mary Ann M. Gukke should not be joined  
together as husband and wife, in the  
holy estate of matrimony.

Calvin Glenn seal  
C. B. Wilson seal

Record of Marriage of Barnes.

Know all men by these presents, that we Rubin  
Hobbs, and L. H. Meadows, all of the County of  
Warren, and State of Tennessee, are held and firmly  
bound unto the State of Tennessee, in the sum of  
Twelve hundred and fifty dollars current  
money, which payment will and truly to be  
made and done, we bind ourselves, and  
each of our heirs, executors, etc, jointly by  
these presents. Sealed with our seals, and dated  
this, the 6<sup>th</sup> day of Nov, 1866. Void on  
condition that there be no lawful objection  
shown why Rubin Hobbs, and Sarah  
Rogers should not be joined together as  
husband and wife, in the holy estate  
of matrimony.

Rubin Hobbs seal  
L. H. Meadows seal

Know all men by these presents, that we A. L.  
Murphy, and Henry Bain, all of the County  
of Warren, and State of Tennessee, are held and  
firmly bound unto the State of Tennessee, in the  
sum of Twelve hundred and fifty dollars,  
current money, which payment will truly  
to be made and done we bind ourselves, and  
each of our heirs, executors, etc, jointly by these  
presents. Sealed with our seals, and dated  
this, the 6<sup>th</sup> day of Nov, 1866. Void on  
condition that there be no lawful objection  
shown why A. L. Murphy and Martha Bain  
should not be joined together as husband and  
wife, in the holy estate of matrimony.

A. L. Murphy seal  
H. Bain seal

# Record of Marriage Bonds.

I now all know by these presents, that we, Mr. — Deberry, and Jacob Wendorf, all of the County of Warren, and State of Tennessee, are here and firmly bound unto the state of Tennessee, in the sum of One hundred and fifty dollars, current money, which payment will and truly to be made and done, we bind ourselves, and each of our heirs, executors, etc, jointly by these presents, sealed with our seals, and dated this, the 7<sup>th</sup> day of Nov., A.D. 1866, void on condition that there be no lawful objection shown why Mr. Deberry, and Adeline Pitty, should not be joined together as husband and wife, in the holy estate of matrimony.

A. H. Robison

Mr. J. Deberry Seal  
Jacob Wendorf Seal

I now all know by these presents, that we, Abner Womack and Mr. L. Sellers, all of the County of Warren, and State of Tennessee, are here and firmly bound unto the state of Tennessee, in the sum of One hundred and fifty dollars, current money, which payment will and truly to be made and done, we bind our selves, our heirs, executors, etc, jointly by these presents, sealed with our seals, and dated this, the 8<sup>th</sup> day of Nov., A.D. 1866. void on condition that there be no lawful objection shown why Abner Womack and Dennis D. Webb, should not be joined together as husband and wife, in the holy estate of matrimony.

Abner Womack Seal  
Mr. L. Sellers Seal

# Record of Marriage Bonds.

I now all know by these presents, that we, W. G. Swain, and A. G. Cope, all of the County of Warren and State of Tennessee, are here and firmly bound unto the state of Tennessee, in the sum of One hundred and fifty dollars, current money, which payment will & truly to be made and done, we bind ourselves and each of our heirs, executors, etc, jointly by these presents, sealed with our seals, and dated this, the 8<sup>th</sup> day of Nov., A.D. 1866, void on the condition that there be lawful objection shown why W. G. Swain and A. G. Chapman, should not be joined together as husband and wife, in the holy estate of matrimony.

W. G. Swain Seal  
A. G. Cope Seal

I now all know by these presents, that we, W. G. Perry and John Grubble, all of the County of Warren and State of Tennessee, are here and firmly bound unto the state of Tennessee, in the sum of One hundred and fifty dollars, current money, which payment will & truly to be made and done, we bind ourselves & each of our heirs, executors, etc, jointly by these presents, sealed with our seals, and dated this, the 11<sup>th</sup> day of Nov., A.D. 1866, void on condition that there be no lawful objection shown why W. G. Perry and A. S. Nuckles, should not be joined together as husband and wife, in the holy estate of matrimony.

W. G. Perry Seal  
John Grubble Seal

# Record of Marriage Bonds.

I now all know by these presents, that we, he, W<sup>m</sup>. Grier, and his wife M<sup>r</sup>. Grier, all of the County of Warren, and State of Tennessee, are held and firmly bound unto the state of Tennessee, in the sum of One hundred and fifty dollars current money, which payment will and truly to be made and done we bind ourselves, and each of our heirs executors etc, jointly by these presents sealed with our seals, and dated this, the 15<sup>th</sup> day of Novr, A.D. 1866. Void on condition that there be no lawful objection shown why W<sup>m</sup>. Grier, and Martha Valley, should not be joined together as husband and wife, in the holy estate of matrimony.

W<sup>m</sup>. Grier  
Martha Valley

I now all men by these presents that we, David Allison, and W<sup>m</sup>. McBride, all of the County of Warren, and State of Tennessee, are held and firmly bound unto the state of Tennessee, in the sum of One hundred and fifty dollars, current money, which payment will and truly to be made and done, we bind ourselves, and each of our heirs executors etc, jointly by these presents, sealed with our seals, and dated this, the 15<sup>th</sup> day of Novr, A.D. 1866. Void on condition, that there be no lawful objection shown why David Allison and Mary E. Valley, should not be joined together as husband and wife, in the holy estate of matrimony.

David Allison  
W<sup>m</sup>. McBride

# Record of Marriage Bonds.

I now all men by these presents, that we H. W. Kellerman and C. P. Lane, all of the County of Warren and State of Tennessee, are held and firmly bound unto the state of Tennessee in the sum of One hundred and fifty dollars, current money, which payment will and truly to be made and done, we bind ourselves and each of our heirs executors etc jointly by these presents. Sealed with our seals, and dated this 26<sup>th</sup> day of Decr A.D. 1866. Void on condition that there be no lawful objection shown why H. W. Kellerman and S. A. Berry should not be joined together as husband and wife, in the holy estate of matrimony.

H. W. Kellerman  
C. P. Lane

I now all men by these presents, that we Benjamin Randal, and Thomas Black, all of the County of Warren and State of Tennessee, are held and firmly bound unto the state of Tennessee, in the sum of One hundred and fifty dollars, current money, which payment will and truly to be made and done, we bind ourselves and each of our heirs executors etc jointly by these presents, sealed with our seals, and dated this the 18<sup>th</sup> day of Decr, A.D. 1866. Void on condition that there be no lawful objection shown why Benjamin Randal, and Sarah Lusk, should not be joined together as husband and wife.

Benj. Randal  
Thomas Black

# Record of Marriage Bonds.

Know all men by these presents, that we John H. Lusk and Thomas Black all of the County of Warren and State of Tennessee, are here and firmly bound unto the State of Tennessee, in the sum of Twelve hundred and fifty dollars, current money, which payment will and truly to be made and done, we bind ourselves and all of our heirs executors etc. jointly, by these presents, sealed with our seals and dated this the 1<sup>st</sup> day of December A.D. 1866. Void on condition that there be no lawful objection shown why John H. Lusk and Thomas Black should not be joined together as Husband and wife, in the holy estate of Matrimony.

Jno H. Lusk Sealed  
Thomas Black Sealed

Know all men by these presents, that we G.W. Gross and John Reman all of the County of Warren and State of Tennessee, are here and firmly bound unto the state of Tennessee, in the sum of Twelve hundred and fifty dollars, current money, which payment will and truly to be made and done, we bind ourselves, our heirs executors etc. jointly, by these presents, sealed with our seals, and dated this the 24<sup>th</sup> day of December A.D. 1866. Void on condition that there be no lawful objection shown why G.W. Gross and Mr. & Mrs. A. Reman should not be joined together as Husband and wife, in the holy estate of Matrimony.

G.W. Gross Sealed  
Jno Reman Sealed

# Record of Marriage Bond.

Know all men by these presents, that we Pleasant Price, and Young Leontine all of the County of Warren and State of Tennessee, are here and firmly bound unto the state of Tennessee, in the sum of Twelve hundred and fifty dollars, current money, which payment will and truly to be made and done, we bind ourselves, our heirs and executors etc. jointly, by these presents, Sealed with our seals and dated this the 28<sup>th</sup> day of December A.D. 1866. Void on condition that there be no lawful objection shown why Pleasant Price and Young Leontine should not be joined together as Husband and wife, in the holy estate of Matrimony.

Pleasant Price Sealed  
Young Leontine Sealed

Know all men by these presents, that we G.W. Letter and W.G. Letter all of the County of Warren and State of Tennessee, are here and firmly bound unto the state of Tennessee, in the sum of Twelve hundred and fifty dollars, current money, which payment will and truly to be made and done, we bind ourselves and each of our heirs executors etc. jointly, by these presents, sealed with our seals, and dated this the 8<sup>th</sup> day of January A.D. 1867. Void on condition that there be no lawful objection shown why G.W. Letter and Amanda Woodlee should not be joined together as Husband and wife, in the holy estate of Matrimony.

G.W. Letter Sealed  
W.G. Letter Sealed

## Marriage Bonds.

I now all men by these presents, that we left Stubblefield and R.L. Stubblefield all of the County of Warren and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum of Twelve Dollars & fifty dollars, current money, which payment will be truly to be made and done, we bind ourselves and each of our heirs, executors, etc. jointly by these presents, sealed with our seals, and dated this the 5<sup>th</sup> day of January A.D. 1867. Void on condition that there be no lawful objection shown why R.L. Stubblefield and Elizabeth Martin should not be joined together as Husband and Wife, in the holy estate of Matrimony.

R.L. Stubblefield *(seal)*  
R.C. Stubblefield *(seal)*

I now all men by these presents, that we William Allen and W. Jones, all of the County of Warren and State of Tennessee, are held and firmly bound unto the State of Tennessee in the sum of Twelve Dollars & fifty dollars, current money, which payment will be truly to be made and done, we bind ourselves and each of our heirs, executors, etc. jointly by these presents, sealed with our seals, and dated this the 7<sup>th</sup> day of January A.D. 1867. Void on condition that there be no lawful objection shown why William Allen and Julia A. Jones, should not be joined together as Husband and Wife, in the holy estate of Matrimony.

William Allen *(seal)*  
W.C. Jones *(seal)*

## Marriage Bonds.

I now all men by these presents, that we R.C. Kirby and S.H. Stiles, all of the County of Warren and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum of Twelve Dollars & fifty dollars, current money, which payment will be truly to be made and done, we bind ourselves and each of our heirs, executors, etc. jointly by these presents, sealed with our seals, and dated this the 8<sup>th</sup> day of December A.D. 1866. Void on condition that there be no lawful objection shown why R.C. Kirby and S.H. Hammer should not be joined together as Husband and Wife, in the holy estate of Matrimony.

R.C. Kirby *(seal)*  
Sam'l H. Stiles *(seal)*

I now all men by these presents, that we L.C. Greenfield and Anderson Davis, all of the County of Warren and State of Tennessee, are held and firmly bound unto the State of Tennessee in the sum of Twelve Dollars & fifty dollars, current money, which payment will be truly to be made and done, we bind ourselves, and each of our heirs, executors, etc. jointly by these presents, sealed with our seals, and dated this the 10<sup>th</sup> day of December A.D. 1866. Void on condition that there be no lawful objection shown why L.C. Greenfield and Anderson Davis should not be joined together as Husband and Wife, in the holy estate of Matrimony.

L.C. Greenfield *(seal)*  
Anderson Davis *(seal)*

## Marriage Bonds.

Know all men by these presents, that we William Nummell and Weston Patrick all of the County of Warren and State of Tennessee are held and firmly bound unto the State of Tennessee, in the sum of Thirteen Dollars and fifty dollars, current money, which payment will and truly to be made & done, we bind ourselves and each of our heirs, executors, etc, jointly by these presents, sealed with our seals, and dated this the 10<sup>th</sup> day of December A.D. 1807. Vow on condition that there be no lawful objection shown why William Nummell and Mary his wife should not be joined together as Husband and wife, in the holy estate of Matrimony.

Attest,

William Nummell *(Signature)*  
Weston Patrick *(Signature)*

J. H. C. *(Signature)*

Know all men by these presents, that we of Morristown, and W. Blearter all of the County of Warren and State of Tennessee, are held and firmly bound unto the State of Tennessee in the sum of Thirteen Dollars and fifty dollars, current money, which payment will and truly to be made and done, we bind ourselves and each of our heirs, executors, etc, jointly by these presents sealed with our seals, and dated this the 18<sup>th</sup> day of December A.D. 1807. Vow on condition that there be no lawful objection shown why of Morristown and W. Blearter should not be joined together in the holy estate of Matrimony.

Attest,

John Morristown *(Signature)*  
W. Blearter *(Signature)*

## Marriage Bonds

Know all men by these presents, that we of Richy and A. Jones, all of the County of Warren and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum of Thirteen Dollars and fifty dollars, current money, which payment will and truly to be made and done, we bind ourselves and each of our heirs, executors, etc, jointly by these presents, sealed with our seals, and dated this the 9<sup>th</sup> day of January A.D. 1807, Vow on condition that there be no lawful objection shown why of Richy and Malinda J. Bennington should not be joined together as Husband and wife, in the holy estate of Matrimony.

John Richy *(Signature)*  
A. C. Jones *(Signature)*

Know all men by these presents, that we Adrian Northcutt and John Rutledge all of the County of Warren and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum of Thirteen Dollars and fifty dollars, current money, which payment will and truly to be made & done, we bind ourselves and each of our heirs, executors, etc, jointly by these presents, sealed with seals, and dated this the 9<sup>th</sup> day of January A.D. 1807. Vow on condition that there be no lawful objection shown why Adrian Northcutt and Elizabeth Rutledge, should not be joined together as Husband and wife, in the holy estate of Matrimony.

Adrian Northcutt *(Signature)*  
John Rutledge *(Signature)*

## Marriage Bonds

I know all men by these presents, that we, G. A. Green and J. P. Steele all of the County of Warren and State of Tennessee, are held and firmly bound unto the State of Tennessee in the sum of Twelve Dollars and fifty dollars, current money, which payment will truly to be made and done, we bind ourselves, & each of our heirs executors etc, jointly by these presents, sealed with our seals, and dated this the 14<sup>th</sup> day of January A.D. 1867.

Voia or condition that there be no lawful objection shown why G. A. Green and L. C. Taylor should not be joined together as Husband and wife, in the holy estate of Matrimony.

G. A. Green *Sig*  
J. P. Steele *Sig*

I know all men by these presents, that we William Bryan and James Parker, all of the County of Warren and State of Tennessee, are held and firmly bound unto the State of Tennessee in the sum of Twelve Dollars and fifty dollars, current money, which payment will truly to be made and done, we bind ourselves and each of our heirs executors etc, jointly by these presents, sealed with our seals and dated this the 16<sup>th</sup> day of January A.D. 1867. Voia or condition that there be no lawful objection shown why William Bryan and Mary Harmon should not be joined together as Husband and wife, in the holy estate of Matrimony.

William Bryan *Sig*  
James Parker *Sig*

## Marriage Bonds,

I know all men by these presents, that we G. W. Miller and J. H. Huston all of the County of Warren & State of Tennessee, are held and firmly bound unto the State of Tennessee in the sum of Twelve Dollars and fifty dollars, current money, which payment will truly to be made and done, we bind ourselves and each of our heirs executors etc jointly by these presents, sealed with our seals and dated this the 19<sup>th</sup> day of January A.D. 1867. Voia or condition that there be no lawful objection shown why G. W. Miller and Solomon Lowry should not be joined together as Husband and wife, in the holy estate of Matrimony.

G. W. Miller *Sig*  
J. H. Huston *Sig*

I know all men by these presents, that we M. V. Hunter and F. D. Miller all of the County of Warren and State of Tennessee, are held and firmly bound unto the State of Tennessee in the sum of Twelve Dollars and fifty dollars, current money, which payment will truly to be made and done, we bind ourselves and each of our heirs executors etc, jointly by these presents, sealed with our seals and dated this the 19<sup>th</sup> day of January A.D. 1867. Voia or condition that there be no lawful objection shown why M. V. Hunter and Eliza D. Miller should not be joined together as Husband and wife, in the holy estate of Matrimony.

M. V. Hunter *Sig*  
F. D. Miller *Sig*

# Marriage Bonds.

Know all men by these presents, that we John Madewell and Lewis Scott, all of the County of Warren and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum of One hundred and fifty dollars, current money, which payment will be truly to be made and done, we bind ourselves, and each of our heirs & executors etc jointly by these presents, Sealed with our seals, & dated this the 23<sup>rd</sup> day of January A.D. 1807. Void on condition that there be no law full or just in & known why John Madewell and Eliza Meadows should not be joined together as husband and wife, in the holy estate of Matrimony.

John Madewell  
Cooper Scott

Know all men by these presents, that we Peter Wodlee and J. P. Hill all of the County of Warren and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum of One hundred and fifty dollars, current money, which payment will be truly to be made and done, we bind ourselves & each of our heirs & executors etc jointly by these presents, sealed with our seals, and dated this 24<sup>th</sup> day of January A.D. 1807. Void on condition that there be no law full or just in & known why Peter Wodlee and Sarah Higginbotham should not be joined together as husband and wife, in the holy estate of Matrimony.

Peter Wodlee  
J. P. Hill

# Marriage Bonds.

Know all men by these presents, that we W. Mc Lillard and James P. Gibbs all of the county of Warren, and state of Tennessee, are held and firmly bound unto the state of Tennessee, in the sum of One hundred and fifty dollars, current money, which payment will be truly to be made and done, we bind ourselves and each of our heirs, etc jointly by these presents. Sealed with our seals, and dated this the 31<sup>st</sup> day of January A.D. 1807. Void on condition that there be no law full or just in & known why W. Mc Lillard and Little Brady should not be joined together as husband and wife, in the holy estate of Matrimony.

W. Mc Lillard  
James P. Gibbs

Know all men by these presents, that we J. H. King and A. M. Gibbs all of the County of Warren, and state of Tennessee, are held and firmly bound unto the state of Tennessee, in the sum of One hundred and fifty dollars, current money, which payment will be truly to be made and done, we bind ourselves, our heirs etc jointly by these presents, sealed with our seals and dated this the 2<sup>d</sup> day of Feb. A.D. 1807. Void on condition that there be no law full or just in & known why J. H. King and A. M. Higginbotham should not be joined together as husband and wife in the holy estate of Matrimony.

J. H. King  
A. M. Gibbs

## Marriage Bonds.

Know all men by these presents, that we John Rowland and J. M. Gribble all of the County of Warren and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum of Twelve Hundred & fifty dollars, current money, which payment will and truly to be made and done, we bind ourselves and each of our heirs, executors etc., jointly by these presents, Sealed with our seals, and dated this, the 5<sup>th</sup> day of February A.D. 1867. Void on condition that there be no lawful objection shown why John Rowland and Sarah Petit should not be joined together as Husband and wife in the holy estate of matrimony.

John Rowland  
J. M. Gribble

Know all men by these presents that we Joel Douglass and John Smith all of the County of Warren and State of Tennessee are held and firmly bound unto the State of Tennessee, in the sum of Twelve hundred and fifty dollars, current money, which payment will and truly to be made and done, we bind ourselves and each of our heirs, executors etc., jointly by these presents, sealed with our seals, and dated this 8<sup>th</sup> day of February A.D. 1867. Void on condition that there be no lawful objection shown why Joel Douglass and Elizabeth Mayes should not be joined together as husband and wife in the holy estate of matrimony.

Joel Douglass  
John Smith

## Marriage Bonds.

Know all men by these presents, that we Joiner Green and John H. Perry all of the County of Warren and State of Tennessee, are held and firmly bound unto the State of Tennessee in the sum of Twelve hundred and fifty dollars, current money, which payment will and truly to be made and done, we bind ourselves and each of our heirs, executors etc., jointly by these presents. Sealed with our seals, and dated this, the 8<sup>th</sup> day of February A.D. 1867. Void on condition that there be no lawful objection shown why Joiner Green and Frances L. King should not be joined together as husband and wife, in the holy estate of matrimony.

Joiner Green  
John H. Perry

Know all men by these presents, that we P. C. McDonald and H. H. Gantner all of the County of Warren and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum of Twelve hundred and fifty dollars, current money, which payment will and truly to be made and done, we bind ourselves and each of our heirs, executors etc., jointly by these presents. Sealed with our seals, and dated this the 27<sup>th</sup> day of March A.D. 1867. Void on condition that there be no lawful objection shown why P. C. McDonald and Caroline Ward should not be joined together as Husband and Wife, in the holy estate of Matrimony.

P. C. McDonald  
H. H. Gantner