To any Regular Ordained Minister of the Gospel having the care of Souls, or to any Justice of the Peace for said County, or to any Judge or Changellor of said State:

Bend and Security baving been given according to law, you are bereby authorized to Solomnize the Rites of Matrimony between M. Donough and Matha A, Januar of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in Mc Minnville, the 16" day of Samuar

Clerk of Warren County Con

I Solemnized the Rites of Matrimony between the above named parties on the

AM Casilinano

EXOW ALL MEN. THAT WE, A. M. Sourough, A. Salle 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 Bollars, 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.

The condition of the above obligation is such:

hath prayed and obtained a license to marry Aartha A, Furner

Now, if the said Aartha A Furner be an actual resident in the County aforesaic, and there shall not hereafter appear any lawful cause why the said

All Donor on Martinony as Husband and Wife, then this obligation to be void and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the 14' day of Lanning 1872

All Conoughi s.]

L. S. Palley [L. S.]

STATE OF TENNESSEE, WARREN COUNTY, -- ss.

To any Regular Ordained Minister of the Gospel having the care of Souls, or to any Justice of the Peace for said County, or to any Judge or Chancellor of said State:

Bond and Socurity having been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between le M. Strouts and The Mathiew of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in Mc Minnville, the I day of Jany

Clerk of Warren County Court

I Solemnized the Russ of Matrimony between the above named parties on the 25 day of January, A. D. 1872

Oven Penning Josep

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.

The condition of the above obligation is such

hath prayed and obtained a license to marry Ruth M

Rinh Machew

Now, if the said Kurh Markeus be an actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said M. Strong and Kurh Markeus

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 our hands and seals, the

2 4 day of bannay 187 2

MISMUSIN [L. S.]

To any Regular Ordained Minister of the Gospel having the care of Souls, or to any Justice of the Peace for said County, or to any Judge or Chancellor of said State:

authorized to Solomnize the Rites of Matrimony between to He I Toy D and County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in Mc Minnville, the 23 day of Jane,

Le Coberson
Clerk of Warren County Court

I Solomnized the Rites of Matrimony between the above named parties on the 26 day of January, A. D. 1874

C. A. of fight bags

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.

The condition of the above obligation is such

hath prayed and obtained a license to marry Harrier Less
Now, if the said Harrier Bess

actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said & He, Boy D and Harris Bess

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 our hands and scals, the 25 day of farming 1872
Lesto. Boyo [L. s.

STATE OF TENNESSEE, WARREN COUNTY, -- ss.

To any Regular Ordained Minister of the Gospel having the care of Souls, or to any Justice of the Peace for said County, or to any Judge or Chancellor of said State:

Bond and Security basing been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between Thank Danler and Anni & Don of said County, and join them together as

Husband and Wife in Holy Wedlock.

Given under my hand, at office, in Mc Minnville, the 25 day of January

Clerk of Warren County Court

I Solemnized the Rites of Matrimony between the above named parties on the

He X, leurning ham

from all MEN, That we, Mon Figurer & Mognetic 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 Dellars, 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.

The condition of the above obligation is such:

hath prayed and obtained a license to marry Ann J. Boyles

Now, if the said Thomas Anne be

Now, if the said Anomas of new cells are actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said Anomas Fowler and Anold Bayon

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 our hands and seals, the 25 day of farming 1872

Thomas Fouler [L. S.]

To any Regular Ordained Minister of the Gospel having the care of Souls, or to any Justice of the Peace for said County, or to any Judge or Chancellor of said State:

Bond and Socurity having been given according to law, you are bereby authorized to Setemnize the Rites of Matrimony between Loung IV. Golantes and Sallin D, Lists of said County, and join them together as

Husband and Wife in Helv Wedlock.

tiven under my band, at office, in McMinwille, the Go day of Januar 1872

I Solemnized the Rites of Matrimony between the above named parties on the 3/ Place of January, A. D. 1872 Rev Photo Hirty

KNOW ALL MEN. THAT WE HO N & Vank & Hunderson 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

The condition of the above obligation is such

That Wherens, Hitry W. Blanks Now, if the said Wallin & Sills

actual resident in the County aforesaic, and there shall not hereafter appear any lawful cause why the said Cours W. Islanks and Sallin D Liffs

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.

30" day of farmary 1872 Witness our hands and seals, the

Henry Midlanko [L. S.]

ENOW ALL MEN, THAT WE, SN brawly + D. D. porces 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

Husband and Wife in Holy Wedlock.

30" day of January, A. D: 1872

Т	he condition of the above obligation is such:
-	11/1/2 / PX
	That Mhovens, IN la raules + S. fore
	and and obtained a license to marry Sue Johns
hat	h prayed and obtained a license to marry Sue John be an
	and there shall not hereafter appear any lawful cause why the said

STATE OF TENNESSEE, WARREN COUNTY, -- ss.

To any Regular Ordained Minister of the Gospel having the care of Souls, or to any Justice of the Peace

for said County, or to any Judge or Chancellor of said State

authorized to Solemnize the Rites of Matrimony between IM Crawley

and Que Jones of said County, and join them together as

Given under my band, at office, in Mc Minnville, the 30 day of January

I Soler mized the Rites of Matrimony between the above named parties on the

Bond and Socurity having been given according to law, you are hereby

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 our hands and seals, the 30" day of January 1872

W. Crawles [L. S.]

A.R. Hammer

San Henrison [L. S.]

To any Regular Ordained Minister of the Gospel having the care of Souls, or to any Justice of the Peace for said County, or to any Judge or Chancellor of said State:

Bond and Socurity baving been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between Isham Hindlaton and Quesa Martin of said County, and join them logether as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in Mc Minnville, the Bladay of January

1872

I Solemnized the Rites of Matrimony between the above named parties on the day of Film

lo olordo.

Henry Dally f G.

Isham Huddlism and KNOW ALL MEN. THAT WE, 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.

The condition of the above obligation is such

Isaham Huddleson

Paura Hartin Now, if the said actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said Isham Huddliston and Danso Marin

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 our hands and seals, the 3/11 day of farman 1872

STATE OF TENNESSEE, WARREN COUNTY, -- ss.

To any Regular Ordained Minister of the Gospel having the care of Souls, or to any Justice of the Peace for said County, or to any Judge or Chancellor of said State:

Bond and Socurity having been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between Same & Brown and Clization Date

Husband and Wife in Holy Wedlock.

Given under my band, at office, in Mc Minnville, the 3 D day of Januar

1872

I Solemm ed the Rites of Matrimony between the above named parties on the

4" day of February, A. D. 1872

Der Chow S. Brown

KNOW ALL MEN, THAT WE, Same & Brown + MD. Pr 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.

The condition of the above obligation is such

Thus Mhevens, Same IV. Froun hath prayed and obtained a license to marry Clizabeth Fate

Now, if the said telesalith Fate actual resident in the County aforesait, and there shall not hereafter appear any lawful cause why the said Sand 90 Grown and Telizabeth Fa

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 our hands and seals, the 3/4 day of banks 187 2

To any Regular Ordained Minister of the Gospel having the care of Souls, or to any Justice of the Peace for said County, or to any Judge or Chancellor of said State:

Bond and Socurity baving been given according to law, you are bereby authorized to Selemnize the Rites of Matrimony between John Mone and The bew Hellis of said County, and join them together as Husband and Wife in Helv Wedlock.

Given under my hand, at office, in Mc Minnville, the 31 day of funns 1872

JOA Torsen. Cherk of Warren County Court

I Solemnized the Rites of Matrimony between the above named-parties on the 18 day of Filly . A. 10. 1872 GH York Jo

KNOW ALL MEN, THAT WE, JONE I COM THE Crane 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. The condition of the above obligation is such

That Wherens, I how In Maore hath prayed and obtained a license to marry Phitu Heillis Now, if the said The Hillis

actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said and The bu Hillis

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 our hands and scals, the 3/2 day of Januar, 187 2.

To any Regular Ordained Minister of the Gospel having the care of Souls, or to any Justice of the Peace for said County, or to any Judge or Chancellor of said State:

Bond and Socurity having been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between le It Messey and Newthern Complete of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my Hand, at office, in Mc Minnville, the 30 day of Selmany

187-2

I Solemnized the Rites of Matrimony between the above named parties on the 4 day of Debruary A. D. 1872

Eren Permingh

KNOW ALL MEN, THAT WE, Co. It Minney 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.

The condition of the above obligation is such:

hath prayed and obtained a license to marry Hatharun E	eng)
hath prayed and obtained a license to marry of alluance	auj.
Now, if the said & It elleway	be an
actual resident in the County aforesaid, and there shall not hereafter appear any law	ful cause why the said
At It. Munery and Hollown	unflell
should not be joined together in Holy Matrimony as Husband and Wife, then this	s obligation to be void
and of no effect; otherwise to remain in full force and virtue.	

Witness our hands and seals, the

to the Municip [L. S.]

Alexan allang. [L. S.]

To any Regular Ordained Minister of the Gospel having the care of Souls, or to any Justice of the Peace for said County, or to any Judge or Chancellor of said State:

Bond and Security baving been given according to law, you are bereby authorized to Solomnize the Rites of Matrimone between A arow Markoury and Esther Evans of said County, and join them together as Husband and Wife in Hely Wedlock. Given under my hand, at office, in Mc Minnville, the 6" day of Pulmy

J. Ho Serson County Court

I Solemnized the Rites of Matrimony between the above named parties on the -dav cf . -1. (D. 187 ...)

KNOW ALL MEN, THAT WE, A Harhung & A & , ocho 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.

The condition of the above obligation is such

hath prayed and obtained a license to marry learner (ovaros (level) Now, if the said to they to vail actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said Aaron Markerry and lesther Evans 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 our hands and seals, the 6" day of Film 187 2 July ofrew 3 Aron Marbury [L. S.]

Frank Min & Jako [L. S.]

STATE OF TENNESSEE, WARREN COUNTY, -- ss.

To any Regular Ordained Minister of the Gospel having the care of Souls, or to any Justice of the Peace for said County, or to any Judge or Chancellor of said State:

Bond and Socurity having been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between Jackson Mc Whiste and Sarah 10 Dunlast of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in Mc Minnville, the 6" day of It May

Jo Jan Journey Court Clerk of Warren County Court

I Solemnized to Rites of Matrimony between the above named parties on the 8" day of Februar, A. D. 1872

I Meller Justice &

KNOW ALL MEN, THAT WE & Me Mhuter & foel Pais 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.

The condition of the above obligation is such

That Mhovens, Jackson Mc Whirlee hath prayed and obtained a ligense to marry Sarah le Dunlage Now, if the said Sarah & Dunlage be an actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said asken He Whiter and Sarah/te, Dinlas 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 our hands and seals, the 6" day of F My 1872

allest. 1 HeR Sberew. Jackson M. Whirtees]

To any Regular Ordained Minister of the Gospel having the care of Souls, or to any Justice of the Peace for said County, or to any Judge or Chancellor of said State:

Bond and Security - having been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between James A Snipes and Clsix A & former of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in Mc Minnville, the & day of Helm, 1872

& Holler busin Court Court

I Solemnized the Rites of Matrimony between the above named parties on the

8" day of H Mry , A. D. 1872

& D. Guynny G.

KNOW ALL MEN, THAT WE, & A Super tell, Snips 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.

The condition of the above obligation is such

That Whereas, & A otropel hath prayed and obtained a license to marry Clesie & Bonn

Now, if the said Kelsie Aim Bonner actual resident in the County afgresaid, and there shall not hereafter appear any lawful cause why the said James A, Onipet and Celsie A. 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. Witness our hands and seals, the 8 day of Ailm 1872

STATE OF TENNESSEE, WARREN COUNTY, -- ss.

To any Regular Ordained Minister of the Gospel having the care of Souls, or to any Justice of the Peace for said County, or to any Judge or Chancellor of said State:

Bond and Security having been given according to law, you are hereby authorized to Solemnize the Riles of Matrimony between John Sordson and Susanh & Homask of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in Mc Minnville, the 13" day of The

1872....

I Solemnized be Rites of Matrimony between the above named parties on the 14" day of Fly . A. D. 1872

Isaao Dentery

KNOW ALL MEN, THAT WE, John Goodson & John Green 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.

The condition of the above obligation is such

Zhut Marveus, John Goodson

hath prayed and obtained a license to marry Susanah & Womock

Now, if the said Susanah & Normoet actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said John Goden and Susansh P. Womas

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 our hands and seals, the 13" day of 316,

To any Regular Ordained Minister of the Gospel having the care of Souls, or to any Justice of the Peace for said County, or to any Judge or Chancellor of said State:

Bond and Security having been given according to law, you are bereby authorized to Solomnize the Rites of Matrimony between Lewy Lo Lach and Physics C, Melo of said County, and join them together as Husband and Wife in Holy Wedleck.

Given under my band, at office, in McMinnville, the 18 day of Fely

J. H. A. Stresson County Court

I Solemnized the Riles of Matrimony between the above named parties on the

By Henry Deberry J. J.

ENOW ALL MEN. THAT WE, Crany less had a 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.

The condition of the above obligation is such:

hath prayed and obtained a license to marry it for E. Abiles
Now, if the said Figure & Ailes

actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said

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 our hands and seals, the 13" day of Arth 1872

Henry le Leach [L. s.]

Thomas Barno [L. s.]

STATE OF TENNESSEE, WARREN COUNTY, -- ss.

To any Regular Ordained Minister of the Gospel having the care of Souls, or to any Justice of the Peace for said County, or to any Judge or Chancellor of said State:

Bond and Security baving been given according to law, you are bereby authorized to Solemnize the Rites of Matrimony between A. He lies and Mollie Males of said County, and join them together as

Husband and Wife in Holy Wedlock.

Given under my band; at office, in Mc Minnville, the 18 day of Dely

1872.

J. H. Koberson County Court

I Solemnized the Rites of Matrimony between the above named parties on the

14 day of Try, A. D. 1872

le The Vinger Il;

The condition of the above obligation is such:

hath prayed and obtained a license to marry Mollie Moles

Now, if the said Mollin Male be a

actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said

A Hollis and Mollis Mollis

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 our hands and seals, the 13 day of A My

1 A Vellio [L s.]

Ab Duyhny [L. S.]

STATE OF TENNESSEE, WARREN COUNTY.--SS.

To any Regular Ordained Minister of the Gospel having the care of Souls, or to any Justice of the Peace for said County, or to any Judge or Chancellor of said State:

Bond and Socurity having been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between Seen Warr and Maleinda to, Fanne of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in Mc Minnville, the 12" day of A Mory 1872

I Solemnized the Rites of Matrimony between the above named parties on the 18. day of Tile, A. D. 1872

M.J. Cultur J.p.

BNOW ALL MEN, THAT WE, Dumlan Aff. 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.

The condition of the above obligation is such

Ehnt Mherens, Green Care hath prayed and obtained a license to marry Malinda to Fanner Now, if the said Malinda to Fanner

actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said

and Malenda & Fanner 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 our hands and seals, the 17" day of Tulon

STATE OF TENNESSEE, WARREN COUNTY, -- ss.

To any Regular Ordained Minister of the Gospel having the care of Souls, or to any Justice of the Peace for said County, or to any Judge or Chancellor of said State:

Bond and Security having been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between James Purser and Malvina Cantrell of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in Mc Minnville, the 17" day of Trely

1872

I Solemnized the Rites of Matrimony between the above named parties on the 18" day of Hely , A. D. 1872

Isaa Denlay Goo

ENOW ALL MEN, THATWE, James Purses + NG Homas 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 out heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents.

The condition of the above obligation is such

	The condition of the most sug
	That Mherens, James Purser ath prayed and obtained a license to marry Malvina Cantrele Now, if the said Malvina Cantrele be an
h	nath prayed and obtained a license to marry Malvina Cantrele
	Now, if the said Malvina leantrele be an
	and there is the County aforesail and there shall not hereafter appear any lawful cause why the said
/	James Parse and Malinal paidrele
S	hould not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be void
а	and of no effect, otherwise to remain in full force and virtue.

Witness our hands and seals, the 17" day of Air

To any Regular Ordained Minister of the Gospel having the care of Souls, or to any Justice of the Peace for said County, or to any Judge or Chancellor of said State:

Bond and Socurity having been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between IN Te Vinnally and Vicerio & The Flere of said County, and join them together as Husband and Wife in Holv Wedlock. Given under my band, at office, in Mc Minnville, the Il day of

1872

I Solemnized the Rites of Matrimony between the above named parties on the

day of ______, A. D. 187 -

KNOW ALL MEN, THAT WE, TY Mentered How Coll 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.

The condition of the above obligation is such

That Wherens, My Monter Now, if the said Caura & Haxlory actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said Mr. G. XX as Vunally and Lucro & Thanken 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 our hands and seals, the 204 day of July 187 7 M. J. Numally [L. s.]

STATE OF TENNESSEE. WARREN COUNTY, -- 35.

To any Regular Ordained Minister of the Gospel having the care of Souls, or to any Justice of the Peace for said County, or to any Judge or Chancellor of said State:

Bond and Socurity having been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between Notes of Bragg. and Morthu Mason of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in Mc Minnville, the 22 day of July

Clerk of Warren County Court

I Solemnized the Rites of Matrimony between the above named parties on the 22 day of stely , A. D. 1872

Mucry July Mr. J.

KNOW ALL MEN, THAT WE, Robert Bragg & Miles Rushing 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.

The condition of the above obligation is such:

The condition of the desire said
That Movens, Mobert Bragg, (Cel)
bath prayed and obtained a license to marry ellarfile ellarfile
Now, if the said ellastica ellason be an
actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said
Robert Bragg and Marthe Missen
should not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be voice
and of no effect, otherwise to remain in full force and virtue.

Witness our hands and seals, the 22 day of July

All + Bragg

Mily of Rusling [L. S.]

Bond and Socurity having been given according to law, you are hereby authorized to Selemnize the Rites of Matrimony between V. M. Lo valer and I Dest of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in Mc Minnville, the 29 day of Tily.

1877.

Julin IV. There County Court

I Solemnized the Rites of Matrimony between the above named parties on the 29" day of Helmung, A. D. 1872

Hamilton Neal (193)

KNOW ALL MEN, THAT WED 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.

The condition of the above obligation is such

That Wherens . S. M. Louky

hath prayed and obtained a license to marry I. L. Justo.

Now, if the said J. D. Gerst

actual resident in the County aforesaic, and there shall not hereafter appear any lawful cause why the said

VIn. Levaler and S. D. Gert

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 our hands and seals, the 27 day of Wilbridge 187 2

L. M. Llyake [L. S.]

Mo J. Lende

STATE OF TENNESSEE, WARREN COUNTY, -- ss.

To any Regular Ordained Minister of the Gospel having the care of Sooks, or to any Justice of the Peace for said County, or to any Judge or Chancellor of said State:

Bond and Socurity having been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between Milliam Melsnyn and County, and join them together as

Husband and Wife in Holy Wedlock.

Given under my hand, at office, in Mc Minnville, the 28 " day of Dry

I Solemnized the Rites of Matrimony between the above named parties on the

219"day of Of May, A. D. 1872

HA A lo unung hay

ENOW ALL MEN, THAT WE, HM McSsign + & Melse 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.

The condition of the above obligation is such

•••	condition of the area	-1: 1/ 0/	
	Ahnt Mherens,	William Messegn	
1	prayed and obtained a license	William Melsreg to marry Glara Moon	

Now, if the said Whara Moon actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said

William Adsign and Clara Main 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 our hands and seals, the 25" day of F, by 1872

Mm Melsiger [L. s.]

burnish Mayur[L. s.]

To any Regular Ordained Minister of the Gospel having the care of Souls, or to any Justice of the Peace for said County, or to any Judge or Chancellor of said State;

Bond and Security having been given according to law, you are hereby authorized to Solomnize the Rites of Matrimony between Jon Vanghas less and Ann Hansey (Orl) of said County, and you them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in McMinnville, the 27 day of Dr Sy 1872.

MA bisans
Clerk of Warren County Court

J Solemnized the Rites of Matrimony between the above named parties on the

1 D. Barbuy

EXOW ALL MEN. THAT WE, Joe Varyhou + SS. Servered 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.

The condition of the above obligation is such:

and of no effect; otherwise to remain in full force and virtue.

hath prayed and obtained a license to marry Ann Causey. (lev)

Now, if the said Ann Causey be an

actual resident in the County aforesaic, and there shall not hereafter appear any lawful cause why the said

should not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be void

Witness our hands and seals, the 29 day of A My 1872

Jos Vaugher marks! If & Bornarie his s.]

STATE OF TENNESSEE, WARREN COUNTY, -- ss.

To any Regular Ordained Minister of the Gospel having the care of Souls, or to any Justice of the Peace for said County, or to any Judge or Chancellor of said State:

Bond and Security having been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between Sum Stunck Col and Clara Ware (Och) of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in Mc Minnville, the 4" day of March

1872

I Solemnized the Rite of Matrimony between the above named parties on the

27 day of March, A. D. 1872

Ho Falley H G.

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 every one of us and them, both jointly and severally, firmly by these presents.

The condition of the above obligation is such:

hath prayed and obtained a license to marry Classo Ware

Now, if the said Classo Ware

actual resident in the County aforesaic, and there shall not hereafter appear any lawful cause why the said Sam & Stwick and Chara Waru

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 our hands and seals, the 41 day of March 1872

Sain Geftrie

[L. S.]

As Heil [L. S.]

To any Regular Ordained Minkster of the Gospel having the care of Souls, or to any Justice of the Peace for said County, or to any Judge or Chancellor of said State:

Bond and Security having been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between Cafay It Crawle and lively Jones of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in McMinwille, the 5" day of March 1872 ble Hesser County Court

I Solemnized the Rites of Matrimone between the named parties on the

C day of March, A. D. 1872

Rev Jos Myrrs 18

KNOW ALL MEN, THAT WES O Sauly & PD Jones 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.

The condition of the above obligation is such

hath prayed and obtained a license to marry Carrily Jones

Now, if the said Emily Jones actual resident in the County aforesaic, and there shall not hereafter appear any lawful cause why the said Dafanill Crawles

and terrily foros 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 our hands and seals, the

day of March 1872 Safazire le saule [L. S.] 9 Di Jones

STATE OF TENNESSEE. WARREN COUNTY, -- ss.

To any Regular Ordained Minister of the Gospel having the care of Souls, or to any Justice of the Peace for said County, or to any Judge or Chancellor of said State:

Bond and Security baving been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between Halliand Balto and Amanda & Hoy Kens of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in Mc Minnville; the le "day of Agrih

1872 (Coloro) 1x

I Solemn zed the Rites of Matrimony between the above named parties on the 7" day of March, A. D. 1872

He Falley M. G, so

KNOW ALL MEN, THAT WE, MuBaly + & Ranaly 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.

The condition of the above obligation is such

That Mhorens, William Bales hath prayed and obtained a license to marry Amarina & Holking Now, if the said Amondo f. He of Kline

actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said

and Amanda fill of Pain William Tales 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 our hands and seals, the 6'' day of Marsh 187 2

William Baty Stephen Ranlack

Coloro

To any Regular Ordained Minister of the Gospel having the care of Souls, or to any Justice of the Peace for said County, or to any Judge or Chancellor of said State:

Bond and Security having been given according to law, you are hereby authorized to Selemnize the Rites of Matrimon between Mouros Fallerson and Willen & Dunean of said County, and join them together as Husband and Wife in Hole Wedlock.

Given under my hand, at office, in Mc Minwille, the 14 "day of March 1872 Man Agbusm

I Solemnized the Rites of Matrimone between the above named parties on the 14" day of March! A. D. 1872

Minister of the Gospit

KNOW BLE MEN, THAT WE, Hourse Patterson + & Dema 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.

The condition of the above obligation is such

That Whereas, Mouroe falling hath prayed and obtained a license to marry Wellew Dundan Now, if the said Welen actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said Monroe Patteren and Holen Dundan 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 our hands and seals, the /// day of March 1872 Monroe Patters on_ [L. S.]

Duncan [L. s.]

STATE OF TENNESSEE, WARREN COUNTY,--ss.

To any Regular Ordained Minister of the Gospel having the care of Souls, or to any Justice of the Peace for said County, or to any Judge or Chancellor of said State:

Bond and Socurity having been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between firms and Jane Walkers of said County, and join them together as Husband and Wife in Holy Wedlock.

- Given under my band, at office, in Mc Minnville, the 14" day of March

I Solemnized the Rites of Matrimony between the above named parties on the 20 day of March, A. D. 1872

Telijoh Martin SB

ENOW ALL MEN, THAT WE, James of Mint + flo Hough 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.

The condition of the above obligation is such:
That Mherens, Same Rolling
hath prayed and obtained a license to marry Jane Walking Now, if the said Janu Malkins be an
Now, if the said Jane Walkers be an
actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said
James Aglins and Jane Watting
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 our hands and seals, the 16' day of March 1872

To any Regular Ordained Minister of the Gospel having the care of Souls, or to any Justice of the Peace for said County, or to any Judge or Chancellor of said State:

Bond and Socurity baving been given according to law, you are hereby authorized to Selemnize the Riles of Matrimony between Jaylor Stydes 100 and France Vangher (col) of said County, and join them together as Husband and Wife in Hely Wedlock.

Given under my hand, at office, in Mc Minnville, the 28" day of March 1872

2 Solemnized the Rites of Matrimon, between the above named parties on the 218" day of March , A. D. 1872).

He Fally ff g.

KNOW ALL MEN. THAT WE Saylor Slyar t fore Vary how. 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.

The condition of the above obligation is such:

What Wherens, Jaylor Styder hath prayed and obtained a license to marry France Vaughn actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said Faylor Styder (dol) and France, Varighm (col) 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.

28" day of March 1872 Witness our hands and seals, the 120 Hobrison:

STATE OF TENNESSEE, WARREN COUNTY,--ss.

To any Regular Ordained Minister of the Gospel having the care of Souls, or to any Justice of the Peace for said County, or to any Judge or Chancellor of said State:

Bond and Security having been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between Henry Plishell and Mary to Mirby of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in Mc Minnville, the 30 day of March

1872

J. Ho Stoberson County Court

I Solemized the Rites of Matrimony between the above named parties on the 14 day of afril, 7. D. 1872

Jno A, Myer ff

ENOW ALL MEN, THAT WE HEIN; Ales hele + SH. Fogs 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.

The condition of the above obligation is such

That Mhorous, Henry Flishele hath prayed and obtained a license to marry Mary to Sturby

Now, if the said Mary to Sturby

be an actual resident in the County aforesaic', and there shall not hereafter appear any lawful cause why the said

Henry Hishell and Mary C. Striby 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 our hands and seals, the 30" day of March 1872 Henry Plushell [L. S.] To any Regular Ordained Minister of the Gospel having the care of Souls, or to any Justice of the Peace for said County, or to any Judge or Chancellor of said State:

Bend and Security having been given according to law, you are hereby authorized to Setemaize the Rites of Matrimon between Illiam Farmer (Pol and Courses Merser Col, of said County, and join them together as Husband and Wife in Holv Wedlock.

Given under my band, at office, in Mc Minnville, the 3 day of april 1872

J. H. Sherson County Court

I Solemnized the Rites of Matrimony between the above named parties on the 3 day of afine , 7. 9. 1872

Henry Pally H G.

KNOW ALL MEN, THAT WE, THE Harry + It Sain 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.

The condition of the above obligation is such

That Wherens, Min Transmer

hath prayed and obtained a license to marry Cornelia Meseur Now, if the said & ornelia Missey

actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said Mm Franno (col) and Comelia More (Col)

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 our hands and seals, the day of a fine 1872

Mu Farm [L. s.] H. Fair [L. s.] STATE OF TENNESSEE, WARREN COUNTY,--ss.

To any Regular Ordained Minister of the Gospel having the care of Souls; or to any Justice of the Peace for said County, or to any Judge or Chancellor of said State:

Bond and Security having been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between Julia leuntos and Clipan Farnet of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in Mc Minnville, the 4" day of of

1872/

I Solemnized the Rites of Matrimony between the above named parties on the

5" day of aferie, A. D. 1872

John Barries & G. se

KNOW ALL MEN, THAT WE, E Barnes the Barnes 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.

The condition of the above obligation is such

That Mherens, Elijoh Barno hath prayed and obtained a license to marry Julia leurter actual resident in the County aforesaic, and there shall not hereafter appear any lawful cause why the said Elijah Barnet and Julia levation 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 our hands and seals, the

411 day of afil 1872

EM Barnels [L. s.]

lo & Barres [L. s.]

To any Regular Ordained Minister of the Gospel having the care of Souls, or to any Justice of the Peace for said County, or to any Judge or Chancellor of said State:

Bond and Security baving been given according to law, you are hereby authorized to Schemnize the Rites of Matrimony between & J San Lun and Mollow Trying of said County, and join them together as Husband and Wife in Holy Wedlock

Given under my band, at office, in Mc Minnville, the Aday of Afril 1872

Alm W Tuxel Clerk of Warren County Court

I Solemnized the Rites of Matrimony between the above named parties on the

7" day of Opil ___, A. .D. 1872_

GJ. Paris J. E

KNOW ALL MEN, THAT WE, J. J. Loca Land M B. Haiden 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.....

The condition of the above obligation is such

That Wherens, I & declin hath prayed and obtained a license to marry ellevelie Le gent Now, if the said Martha Logean

actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said and Morten Logary

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 our hands and seals, the

day of A/il

STATE OF TENNESSEE, WARREN COUNTY, -- ss.

To any Regular Ordained Minister of the Gospel having the care of Souls, or to any Justice of the Peace for said County, or to any Judge or Chancellor of said State:

Bond and Security having been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between Genge M. Comasto and Saura & Modle of said County, and join them together as

Husband and Wife in Holy Wedlock. Given under my hand, at office, in Mc Minnville, the 7" day of afral

John W. How D- Clerk of Warren County Court

I Solemnized the Ries of Matrimony between the above named parties on the

11 day of afine , 7. D. 1872

John R. Thompson

KNOW ALL MEN, THAT WE, Led Mr. Concel + My Clift 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.

The condition of the above obligation is such

Thut Mhovens, Leer ge Milonak & Lave I mide

hath prayed and obtained a license to marr

Now, if the said & cure In moulle

actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said Legy Me Corneck and Veren Firester

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 our hands and seals, the day of elfuel 187 2

To any Regular Ordained Minister of the Gospel having the care of Souls, or to any Justice of the Peace for said County, or to any Judge or Chancellor of said State:

Bond and Security paving been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between J. Jain Clinderella Paly of said County, and join them together as Husband and Wife in Holy Wedlock

Given under my band, at office, in Mc Minnville, the So day of Shel

187-2

I Solemnized the Rites of Matrimony between the above named parties on the

9" day of Afine , A. D. 1872

Apleux Sp

KNOW ALL MEN, THAT WE, J. J. Sain W. W. King of the County of Warren, and State of Tennessee, are held and firmly bound unto the Spate 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.

The condition of the above obligation is such

What Whereus, Lung Tolair Now, if the said Concently Bay actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said

and Condende Des Jain

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 our hands and scals, the Shaday of April 1877

STATE OF TENNESSEE, WARREN COUNTY, -- ss.

To any Regular Ordained Minister of the Gospel having the care of Souls, or to any Justice of the Peace for said County, or to any Judge or Chancellor of said State:

Bond and Security baving been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between Nicholas Biles. and Parale Collins (Col) of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in Mc Minnville, the II" day of afral

I Solemnized the Rites of Matrimony between the above named parties on the

11" day of afre, A. D. 1872

Homer Faller M. So

KNOW ALL MEN, THAT WE, Neholub Bils of Jourdon Roders 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.

The condition of the above obligation is such:

hath prayed and obtained a license to marry	as Bills
hath prayed and obtained a license to marry	asale Ellans

Now, if the said I as alse Helling actual resident in the County aforesaic, and there shall not hereafter appear any lawful cause why the said Nicholab Biles (col) and Paraler Geltins

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 our hands and seals, the day of afril 1872 HeRobusm! Nieholas Poiles [L. s.] atter:

Journal Roders [L. S.]

STATE OF TENNESSEE, WARREN COUNTY.--SS.

To any Regular Ordained Minister of the Gospel having the care of Souls, or to any Justice of the Peace for said County, or to any Judge or Chancellor of said State:

Bond and Socurity baving been given according to law, you are bereby authorized to Solemnize the Rites of Matrimony between Loane Saiglor and Noval Co. Hiern of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in Mc Minnville, the 12" day of afine 1872

I Solemnized the Rites of Matrimony between the above named parties on the 14" day of April , A. D. 1874

He S. Benney

ENOW ALL MEN, THAT WE DE A DO Fay for + He Frem. 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.

The condition of the above obligation is such

That Wherens, Isaac Jay lor hath prayed and obtained a license to marry Nova & Fern Now, if the said Nova 6 Figure actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said and Novo to Henry 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 our hands and seals, the 124" day of affill 1872 Isaac Faylor [L. S.] Hearing Flenn [L. S.]

STATE OF TENNESSEE, WARREN COUNTY, -- ss.

To any Regular Ordained Minister of the Gospel having the care of Souls, or to any Justice of the Peace for said County, or to any Judge or Chancellor of said State:

Bond and Socurity having been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between James lotter chell and Teliza/ & loulley of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in Mc Minnville, the 19" day of afoul)

18721

I Solemnized the Rites of Matrimony between the above named parties on the

14" day of april , A. D. 1872 John A. Edwardsyn

KNOW ALL MEN, THAT WE I les Hitchele + D. S. Bale 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.

	The condition of the above obligation is such:
	That Marcass, lume le Mitchell
h	That Mherens, Jeme le Mitchell ath prayed and obtained a license to marry Teliza J. Levelle Now, if the said Teliza J. Levelley be an
Ž	Now, if the said Heliza & Levelly be an
	and there shall not nerealler appear any lawful cause will the said
	James Co. Mitchell and Teliza J. Coully
s	hould not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be void
a	and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the 12" day of afrul James le Mitahill

To any Regular Ordained Minister of the Gospel having the care of Souls, or to any Justice of the Peace for said County, or to any Judge or Chancellor of said State:

Bond and Socurity having been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between Coracle Faylor and Julia A Studd of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in Mc Minnville, the 12" day of afril 1872

I Solemnized the Rites of Matrimony between the above named parties on the 14 day of Africo , A. D. 1872

He & Berney to

KNOW ALL MEN, THAT WE, HOSARA Daylor NN. Rusu 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.

The condition of the above obligation is such

What Whereas, Hoose & Factor hath prayed and obtained a license to marry Julia A. Ruda Now, if the said Julia And read actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said Dorac & Faylor and Julia A. Luda

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 our hands and seals, the 1211 day of a final 1872 Horae & Faylor [L. s.] No Struct [L. S.]

STATE OF TENNESSEE, WARREN COUNTY, -- ss. To any Regular Ordained Minister of the Gospel having the care of Souls, or to any Justice of the Peace for said County, or to any Judge or Chancellor of said State:

Bond and Socurity having been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between & M. M. News and Carrion Attension of said County, and join them together as

Husband and Wife in Holy Wedlock. Given under my band, at office, in Mc Minnville, the 17" day of afent 1872.

I Solemnized the Rites of Matrimony between the above named parties on the

18 day of Apr., A. D. 1872 JA, Hell M. G.

KNOW ALL MEN, THAT NE, J. SMC VIES + A & Maugh of the County of Warren, and State of Tonnessee, 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.

The condition of the above obligation is such

Thut	Mhevens,

hath prayed and obtained a license to harry Harris Allanson

Now, if the said Cario Attlinson actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said and Cario Allinson

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 our hands and seals, the day of afril

To any Regular Ordained Minister of the Gospel having the care of Souls, or to any Justice of the Peace for said County, or to any Judge or Chancellor of said State:

Bond and Socurity having been given according to law, you are bereby authorized to Schemnize the Rites of Matrimony between James D, Dawson and Harah & Mullican of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in Mc Minnville, the 25" day of afent 1872

The Hoberson ... Clerk of Warren County Court

2 Salemnized the Rites of Matrimony between the above named parties on the 218" day of April, A. D. 1872/

I save Denton & Grand

KNOW ALL MEN. THAT WE, D. Dawson &

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.

The condition of the above obligation is such

That Whereas, have D. Daurson hath prayed and obtained a license to marry Canal & Mullican Now, if the said Hanah P. Mullicon

actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said James D. Dawson and Harroh P. Mullicon

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 our hands and seals, the 25" day of a fail 1872 D. Dawson [L. s.]

M. Womack [L. S.]

STATE OF TENNESSEE, WARREN COUNTY, -- ss.

To any Regular Ordained Minister of the Gospel having the care of Souls, or to any Justice of the Peace for said County, or to any Judge or Chancellor of said State:

Bond and Security having been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between John A. Wilson and Dow Masin _of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in McMinnville, the Inday of May 1872).

I Solemnized the Rites of Matrimony between the above named parties on the __day of______, A.D. 187__

KNOW ALL MEN, THAT WE, John A Wilson 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.

The condition of the above obligation is such

Thut Mhovens, John A, Wilson

hath prayed and obtained a license to marry Dow Mason

Now, if the said Dow Mason

be a

actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said

I Am A Wilson and Dora Masson 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 our hands and seals, the ______ day of May

Manufly [L. S.]

To any Regular Ordained Minister of the Gospel having the care of Souls, or to any Justice of the Peace for said County, or to any Judge or Chancellor of said State:

Bond and Security having been given according to law, you are bereby authorized to Sotemaize the Rites of Matrimony between Jackson Bearman Colf and Varher Spackmen of said County, and join them together as Husband and Wife in Hely Wedlock.

Given under my hand, at office, in McMinnville, the Jay of May

1872.

John M. Fieres Warren County Court

2 Salemnized the Riles of Matrimony between the above named parties on the 23 day of May, A. D. 1872

A Martin Hol.

EXOW ALL MEN. THAT WE, Judes in Bearing I Hay Republic 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.

The condition of the above obligation is such

hath prayed and obtained a license to marry Serels Measlern are

Now, if the said Serels Measlern are

be an actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said

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 our hands and seals, the Lychady of Mary 1872

Jackes an Bayman s.]

STATE OF TENNESSEE, WARREN COUNTY, -- ss.

To any Regular Ordained Minister of the Gospel having the care of Souls, or to any Justice of the Peace for said County, or to any Judge or Chancellor of said State:

Bond and Security having been given according to law, you are hereby

and Mand Locke of said County, and join them together as

Husband and Wife in Holy Wedlock.

Given under my band, at office, in Mc Minnville, the 22 day of Many

872. July of Warren County Court

I Solemnized to Rites of Matrimony between the above named parties on the

215 day of Mag, A. D. 1872

The condition of the above obligation is such

Isand Benton & & ...

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.

hath prayed and obtained a license to marry Macrie Socke

Now, if the said Manuel Socke be

actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said

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 our hands and seals, the 22 day of May 1872

Ty Wehl [L. s.]

M & Estes [L. S.]

STATE OF TENNESSEE, WARREN COUNTY.--SS.

To any Regular Ordained Minister of the Gospel having the care of Souls, or to any Justice of the Peace, for said County, or to any Judge or Chancellor of said State:

Bond and Socurity baving been given according to law, you are bereby authorized to Solemnize the Rites of Matrimony between 9 and Maggin & Trady of said County, and join them together as Husband and Wife in Holy Wedlock

Given under my hand, at office, in Mc Minnville, the 28 day of May

1872

Hex Surser County Court

I Solemnized the Rites of Matrimony between the above named parties on the (30" day of May, A. D. 1872, John A. Edmondson & soci

KNOW ALL MEN. THAT WE, IT M Walter & A Stimul. 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.

The condition of the above obligation is such

That Mherens, CM Works.

hath prayed and obtained a license to marry Mag Gir Josady

Now, if the said Mag Gir Josady

be an actual resident in the County aforesaic, and there shall not hereafter appear any lawful cause why the said and Maggin Josady Walker

uld not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be void nd of no effect; otherwise to remain in full force and virtue

Witness our hands and seals, the 28

STATE OF TENNESSEE, WARREN COUNTY, -- ss.

To any Regular Ordained Minister of the Gospel having the care of Souls, or to any Justice of the Peace for said County, or to any Judge or Chancellor of said State:

Bond and Socurity baving been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between Messie Rushing Reves and Covelline Mercer (col) of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in Mc Minnville, the 30 day of Mas,

I Solemnized the Rites of Matrimony between the above named parties on the 30" day of May, A. D. 1872

A. Martine & G.

KNOW ALL MEN, THAT WE, MEMUS Rushing & to Nonhauce 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.

The condition of the above obligation is such

That Mhorous, Menno Kushing hath prayed and obtained a license to marry teveline Minden Now, if the said Colline Sercer actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said Minus Kushine and Leveline Miseer

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 our hands and seals, the 30" day of May allest Holesberson

To any Regular Ordained Minister of the Gespel having the care of Souls, or to any Justice of the Peace for said County, or to any Judge or Chancellor of said State:

Bend and Security baving been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between Darch Mitcheles and Arm C. Fluid of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in McMinwille, the 30 day of May,

Det obliser
Clerk of Warren County Court

I solemnized the Rites of Matrimony between the above named parties on the Day of June , 2. D. 1872

I save Denion &

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.

The condition of the above obligation is such:

hath prayed and obtained a license to marry Ann C. Finile

Now, if the said Ann C. Finile

be an actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said

Davin Metall for and Ann C. Finile

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 our hands and seals, the GO" day of May 1872

David Mich chie for [L. S.]

L. S. Mercer [L. S.]

STATE OF TENNESSEE, WARREN COUNTY, -- ss.

To any Regular Ordained Minister of the Gospel having the care of Souls, or to any Justice of the Peace for said County, or to any Judge or Chancellor of said State:

Bond and Security having been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between the Someon and Mollin A. Thomas of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in Mc Minnville, the Man day of June

1872_

I Solemnized the Riles of Matrimony between the above named parties on the

21 day of June, 7. D. 1872

A G. Lozew 10 9.00

ENOW ALL MEN. THAT WE, M. Smoot + TM., Jones 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.

The condition of the above obligation is such:

hath prayed and obtained a license to marry Mollie A. Stroud Now, if the said Mollie A, Stroud be an
Now, if the said Mollie A, Stroud be an
actual resident in the County aforesaic, and there shall not hereafter appear any lawful cause why the said
Ito Sonoor and Mollie A. Stronge
would 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.

To any Regular Ordained Minister of the Gospel having the care of Souls, or to any Justice of the Peace for said County, or to any Judge or Chancellor of said State:

Bond and Socurity baving been given according to law, you are hereby authorized to Solamnize the Riles of Matrimony between fre y M. Liene and Igilia for of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in Mc Minnville, the 3- day of 187 2.

I Solemnized the Rites of Matrimony between the above named parties on the 30 day of June , 7. 9. 1872

Thomas Sterly

KNOW ALL MEN. THAT WE Trang W. Grun & M. Grun 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.

The condition of the above obligation is such

hath prayed and obtained a license to marry Sydn ground Now, if the said Ly da la Mondan

actual resident in the County aforesaic, and there shall not hereafter appear any Jawful cause why the said

Arry W. Yeven and Lydu Jourson 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 our hands and seals, the Jean flavor June 1877

Coveryw Greton [L. S.]

elano en gran [L. s.]

STATE OF TENNESSEE, WARREN COUNTY,--ss.

To any Regular Ordained Minister of the Gospel having the care of Souls, or to any Justice of the Peace for said County, or to any Judge or Chancellor of said State:

Bond and Security having been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between & Henrich and Margone Of Glas of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in Mc Minnville, the Land day of Jenn

Julie Ith The rel County Court

I Solemnized the Riles of Matrimony between the above named parties on the

49 day of James, A. D. 1872

M. J. Outland S.

KNOW ALL MEN, THAT WE, IN Houlds & Att Tauthour 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.

The condition of the above obligation is such

hath prayed and obtained a license to marry AC Rhell's. Now, if the said M. P. J. fl.

actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause, why the said and ACO Letter A. Humber

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 our hands and seals, the 42 day of Second 187 of flumbeles

M. (Hauthring [L. S.)

To any Regular Ordained Minister of the Gospel having the care of Souls, or to any Justice of the Peace for said County, or to any Judge or Chancellor of said State:

Clerk of Warren County Court

2 Solemnized the Rites of Matrimony between the above named parties on the

KNOW ALL MEN. THAT WE,

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.

The condition of the above obligation is such:

Thut Whereus,

hath prayed and obtained a license to marry

Now, if the said be an actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said

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 our hands and seals, the

ay of

187

[L. S.]

.....[L., S.]

STATE OF TENNESSEE, WARREN COUNTY,--ss.

To any Regular Ordained Minister of the Gospel having the care of Souls, or to any Justice of the Peace for said County, or to any Judge or Chancellor of said State:

Bond and Socurity baving been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between Left, Meaning (Col) and Levil Mr. of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in McMinnville, the day of Levil Warren County Court.

Solemnized the Rites of Matrimony between the above named parties on the 15" lay of June 1. D. 1872

A, G, Sormalised to Society of Society Court.

KNOW ALL MEN, THATWE, If Many Hist Kenny

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.

The con	dition of the above obligation is s	uch:	, .	
	That Mherens, J	Ho Men.	seff	
hath pray	ed and obtained a license to	marry Hann	frond	
No	w, if the said Merriel	truct.		
	dent in the County aforesaic, and			
Sof	of Newry	and Me	in / True	<u>.</u>
should not	t be joined together in Holy Matr	imony as Husband a	nd Wife, then this oblig	gation to be void
and of no	effect; otherwise to remain in full	force and virtue.	Lieu	
Wi	tness our hands and seals, the	day of	A	187 2
- \		11	Russey	
		Q y	, cours wy	[L. S.]

Wash Rowar