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

day 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 Society baving been given according to law, you are bereby authorized to Solemnize the Rites of Matrimony between Left, Menning, Cost and Larried Light of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in McMinnville, the Solemnized the Rites of Matrimony between the above named parties on the 15"day of June 1. D. 1872

A G Grand Solemnized the Rites of Matrimony between the above named parties on the

KNOW ALL MEN, THATWE, If Many Histo 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 condition of the above obligation is such:

That Whereas, I want to the condition of the above obligation is such:

Now, if the said want want to the 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 Standard of Courty 1872

Aff Rounsey [L. S.]

Wash Rowar

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 Science the Rites of Matrimone between J. Libble and Sessional A. M. Charleten of said County, and join them together as Husband and Wife in Hely Wedlock.

Given under my hand, at office, in Mc Minnville, the 10 " day of June 18721

Jo Hold Serson County Court

I Solemnized the Rites of Matrimony between the above named parties on the 13" day of June , A. D. 1872

John A, Edmoder J. J.

KNOW ALL MEN, THAT WE, TO Lubble He looker 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 Mhereus, THO, Line Illo hath prayed and obtained a license to marry Juguerra AM Chitcher Now, if the said busines A M. Cutchen actual resident in the Gounty aforesaid, and there shall not hereafter appear any lawful cause why the said

and Jemima & Mc butcher

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 10" day of Junio 1872 IR) Grobble [L. S.] le leof fu [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 Riles of Matrimony between & W. Graz and Naccisses & ovelest of said County, and join them together as

Husband and Wife in Holy Wedlock Given under my hand, at office, in Mc Minnville, the 27 day of June

Je Hoferson Clerk of Warren County Court

I Solemnized the Rites of Matrimony between the above named parties on the 27" day of June, A. D. 1872

Ihm He Sting J.

ENOW ALL MEN, THAT WE of W. Gray, J. F. Bolt 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

7)
hath prayed and obtained a license to marry Naryies Souless Now, if the said Nareiss Soules be an
hath prayed and obtained a license to marry Naryiss & oveless
Now, if the said Nareuses & orleas be an
actual resident in the County aforesaic, and there shall not hereafter appear any lawful cause why the said
J. W. Gray and Varcisse Loveless
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 June 1872

To any Regular Ordained Minister of the Gorpel 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 Solomnize the Rites of Matrimony between & Mal Mc Cline and Milly May fulw of said County, and join them together as Husband and Wife in Holy Wedlock

Given under my hand, at office in McMinwille, the 4 day of July 1872

2 Solemnized the Riles of Matrimony between the above named parties on the 4" day of July . A. D. 1872

Humition Neal popular

KNOW SLE MEN, THAT WE, John McColuw + Co M. & usk 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, John McColume)

hath prayed and obtained a license to marry Miller, May field

Now, if the said Molley Mayfila actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said John McClelure

and Milley May fuld. 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

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 of Sundo, South and Paristive Monus 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 fund J. K. Klisser County Court

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

30 day of Jame, A. D. 1872

Hugh Ewymi S.

KNOW ALL MEN, THAT WE John HO Smith & M Sumies 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, John 16, Smith Now, if the said Paratur Monis be a

actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said O. Am to Smith and Paragrillo Marris

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 29" day of lime & Am! 26; Smits

Manue Numbly [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 Solemnize the Rites of Matrimon between Milliam A. Bales. and Section Medley of said County, and join them together as Husband and Wife in Holy Wedlock.

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

Celis If Time County Court

2 Solemnized the Rites of Matrimony between the above named parties on the 7' day of July , A. D. 1872

Load Denton G.

KNOW ALL MEN, THAT WE, The Holy & Varme Comoing 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, Clerium of hath prayed and obtained a license to marry Lyclice elledly)

Now, if the said Lyclew elledbuff

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

William of Roles and Lydia Mully. 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 Vinly

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 Ho Bartley and Hostingh Smith of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in Mc Minnville, the & day of Lee Ly

Clerk of Warren County Court

I Solemnized he Rites of Matrimonv between the above named parties on the

8" day of July , A. D. 1872

4 J. Pumb

ENOW ALL MEN, THAT WE, Of B. Butlegt Movine Molson, 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, He B. Bartly (Cal) hath prayed and obtained a license to marry Rusamuch South

Now, if the said Rusamuch South be as actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said and Mesaunch Smith 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 livey

H. B. Barthy

Mann Welson [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 Solemnize the Rites of Matrimony between Sty aney Holder and Phila Harus of said County, and join them logether as Husband and Wife in Holy Wedlock.

Given under my band, at office, in McMinwille, the Il day of ball, 1872

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

11" day of frely , A. D. 1872

George Confry 9 .00

ENOW SEE MEN, THAT WE, Syanny Holder + Jakaly 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, Stydney Colar hath prayed and obtained a ligense to marry Philos Harris

Now, if the said Thila Marrit actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said Sydney Holder (dol) and Phila Harris (dol)

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 July 1872

dyany Colar [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 Riles of Matrimony between MMO, Sullivan and lowdiled Doses, of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in McMinnville, the I & "day of Jally

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

19" day of July , A. D. 1872 John Inble

KNOW ALL MEN, THAT WE, WM & Sullivan + Mlo, lopour 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 Marons, Amle, Sallwan! hath prayed and obtained a license to marry lo orculia Dosse, Now, if the said Coraclia Dorsey actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said

Am lo. Sullivan and Cordelia Dorses 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.

4 He Robison 3 Monte Sullivan

sawford [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 Chancellon of said State:

Bend and Security having been given according to law, you are hereby authorized to Sciennize the Rites of Matrimony between How Pressmill and Country, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in McMinnville, the 19 day of July 1872.

J. Clerk of Warren County Court

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

Themed Longhes

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 legmonths Fusion

Now, if the said egmonths Fusion

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

This, Pusseum and legmonths Austor

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 loves and winter.

witness our hands and seals, the 19" day of Jaily 1872

The Pressule [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 of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in McMinnville, the 2/2 day of Clerk of Warren Dounty Court

Solemnized the Rites of Matrimony between the above named parties on the 2 day of July A. D. 1872

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:

Zhat Mhorons, LIF Leafy	= 7
hath prayed and obtained a license to marry elected the	10%
Now, if the said Ill, I Malley	be an
actual resident in the County aforesaid, and there shall not hereafter appear any lawfu	I cause why the said
Lette Leafer and 116. A. Hea	leij
should not be joined together in Holy Matrimony as Husband and Wife then this o	obligation to be void

M. Inspes [L s.

AJ Mc Strybh

Robert Beloher [L

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 Socurity having been given according to law, you are bereby authorized to Solemnize the Rites of Matrimony between to Vang Jain and of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in McMinnville, the day of 187

T. Clerk of Warren County Court

2 Solemnized the Rites of Matrimony between the above named parties on the 4th day of august. , A. D. 1874

Alfogue Il.

ENOW ALL MEN. THAT WE, foil Vaughaw & A. Vaughan 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 leliza Strona

Now, if the said Wiga Strong actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said Vary haw (Cob) and Celiza Strong (Cos

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 fully 1874

Alfrado States Lace [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 palhous Walley and County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in McMinnville, the light day of angust

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

He A levening ham

KNOW ALL MEN, THAT WE Calhoun Watte + J. St. Russ 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, Cachoun Watter
A D
hath prayed and obtained a license to marry Caroline Burlison
Now, if the said Caroline Burlison be an
, 1
actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said
Cachoun Watter and Carolin Burlison
/
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.
12

Witness our hands and seals, the 4 day of august 1872

Colhoun Halley

John In Rust

STATE OF TENNESSEE, WARREN COUNTY, 1458.

To any Regular Ordained Minister of the Gospel having the care of Souls, or to any Justice of the Peade 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 Semmize the Rites of Matrimony between & J. Droke and Tauxa Conflicted of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in Mc Minnville, the 3h day of flegore

Colle The Forme Delerk of Warren County Court

2 Solemnized the Rites of Matrimony between the above named parties on the (6" day of Augus D) A. D. 1872

Estil with 6 M. Forrest 4

KNOW ALL MEN, THAT WE, G & Bucket J. L. Siegu 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, & I Droke & Lance Carolinelly hath prayed and obtained a license to marry Lawre Pareturel Now, if the said town Cordiner actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said Drako and Dawn Parquel should not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be voide and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the SPC day of Cleoged 187 4

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 Andrew Herry and Methia formaline of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in McMinnville, the If day of legest Class Ith Giral Clerk of Warren County Court

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

Sela Bornes, Mag

ENOW ALL MEN, THAT WE I Heurfu to le Munifor 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 dur 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:

i the contraction
Zhut Mhorous, Sudrew Herry for
hath prayed and obtained a license to marry a leasth a Gelien and
Now, if the said Martha Geeen hu be an
- actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said
Sudner Herrefire and Month on Tremsters
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 gaday of legast 187

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 bereby authorized to Solemnize the Rites of Matrimony between lattering the Teachers and County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in McMinnville, the 19 day of Marguel 187 2

Clerk of Warren County Court

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

Leonard Accept Jo

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 fly in file be an actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said Westung for Deepler and Conference of the project of the work and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the Marine day of Ceegers 187

Mo Laylon [L. s.]

STATE OF TENNESSEE, WARREN COUNTY, 488

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 Town S. Steeling and Accounty to Magnetic of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in McMinnville, the 21 day of Seguel

Cefu In June Olere of Warren County Court

I solemnized the Rites of Matrimony between the above named parties on the 21/4 day of Assessar, A. D. 1872.

Je G. Etter

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 Mhorous, Lee	Je S. Dies	las		
hath	prayed and obtained a license to n	marry Names	4 8 W	agonic	-
ja ir	prayed and obtained a license to n	& Wage	sui.	/	be an
actu	resident in the County aforesaid, and the	here shall not hereaft	er appear any lav	ful cause why t	he said
	J. Blevling	and Su	way 6 3	Legine	ر سسنر
	d not be joined together in Holy Matrin		1	/	
and of	f no effect; otherwise to remain in full	force and virtue.		refre said of	1
		n	/	/	4 3 3 3 3 3 3

Witness our hands and seals, the Manday of Siegus 187?

Goorge & Deaking[L S.]

U.M. Churmour [L.

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 Allen Maleing. of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in Mc Minnville, the It day of Cleagest 1872.

Leden It The re Clork of Warren County Court

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

Il Woodwood

KNOW ALL MEN, THAT WE Sole Thosen, and the f Cardwell 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, herethadows

hath prayed and obtained a license to marry Juney 6 Plin Now, if the said Nancy 6 6lds

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

The alleward and flucy 6: lellis 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 leegy.

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 Bing Bround Co and Insan Hodgers colof said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in Mc Minnville, the 29 day of angest J. H. Seisen County Court

I Solemnized the Rites of Matrimony between the above named parties on the 27" day of Augo, A. D. 1872

A. Martin God

KNOW ALL MEN, THAT WE, BEN Brown & Ale, 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, 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 Whovens, Benj Brown

hath prayed and obtained a dicense to marry Susaw Rodgus

Now, if the said Usaw Rodgus be an

actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said Denj Brown (col) and Dussen Kodens

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 august 1872

Ben 13000 [L. S.]

Aly Smith [L. s.]

Po 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 BA, Redinar and Sucinda Walter of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in Mc Minnville, the Bladay of august 1872

2 Solemnized the Rites of Matrimony between the above named parties on the 2 day of September A. D. 1872

W & Outlaw & O.

KNOW ALL MEN, THAT WE TO REdunan & J. P. Inflish 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, So A Relman hath prayed and obtained a license to marry Meinda Walker Now, if the said of ucinda Walker

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

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.

3/11 day of augst 1872 Witness our hands and seals, the BA Redman [L S.] I Suffire [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 to Dunlos and telegabeth le Courses of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in Mc Minnville, the 3/2 day of anex file Roberson Clerk of Warren County Court

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

fiers day of Settember, A. D. 1872 Jacob Stepe M. G.

ENOW ALL MEN, THAT WE, WE DUNG OF & DB 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, 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 congacion is such.
hath prayed and obtained a license to marry Elizabeth le leurning be an
42 0 0 1
both prayed and obtained a license to marry Olivabeth & Reunscannel
main prayer and stating
Now, if the said to the lumining be an
actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said
actual resident in the county aloresaic, and there shall not detected appear any
El Dunlop and like ohile to burnings
hard 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 31 pt day of augs 1872

ED Dunlop [L. s.]

D B. Smith [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 Solemnize the Rites of Matrimony between Louise R. Griffle and Talithus Husband and Wife in Holy Wedlock.

Given under my band, at office, in Mc Minnville, the 3/ day of augst

JOG Colerk of Warren County Court

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

John Brittle

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 Dabrikor Hash

Now, if the said Dabriko Hash

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

Hours 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 3/1 day of augst 1872

Henry A Gubblen s.]
(D B Smith [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:

Bend and Security baving been given according to law, you are bereby authorized to Solemnize the Rites of Matrimony between Lindau Mendows and Damas Low J Wilson of said County, and join them together as Husband and Wife in Holy Wedlock.

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

I Solemnizea the Rites of Matrimony between the above named parties on the day of Soft, A. D. 1872

Over Penning ton

of the County of Warren, and State of Tennessee, are held and firmly bound onto 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 above obligation is sach.
hath prayed and obtained a license to marry Canantha & Wilson be an
hath prayed and obtained a license to marry Camantha & Wilson
Now, if the said Causan The J. Wilson be an
actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said
Vineur Meadow and Currantha J. Wilson
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 day of Seft 1872

Wineux Agrow [L. s.]

R& Busks [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 Solemnize the Rites of Matrimony between Carroll Jamsey Col and Laura Ann Milehe for for said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in McMinnville, the 3 day of Seft 1872

2 Solemnized the Riles of Matrimony between the above named parties on the 11" day of Defin , A. D. 1872

Ben Mc Suher God

KNOW SEL MEN. THAT WE CATTOON James & Ling Harries 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, Carve Ramse hath prayed and obtained a license to marry Laura). A M. Cluby Now, if the said Lauras Ann Machin actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said Carroll Clamse and Parena & MCShew 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 Seft.

Carrole Ramsey [L s] George Harding [L. S.] 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 & M. Iggues and Jene Mewler of said County, and join them together as

Husband and Wife in Holy Wedlock.

Given under my hand, at office, in Mc Minnville, the 3th day of Sple

Selon IV. The sel

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

3 day of Sept, A. D. 1872

JA Wheeler J.P.

KNOW ALL MEN, THAT WE, DITByy & J. J. Morrew 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

	11.14/3	
28k#	it Mhorons, DWRy w	2
and and	obtained a license to marry	1

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

and Trene Treelar. O. The Brace 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 34 day of Sph 1872

Dy Gloge s. 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 Sciennize the Rites of Matrimony between from Safer and Minimum Boun of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in McMinnville, the 6 day of Sept 1872.

Drp Clerk of Warren County Cou

I Solemnized the Rites of Matrimony between the above named parties on the 5" day of Jeft, A. D. 1872

Joseph By bee G.

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, John Dapp

hath prayed and obtained a license to marry Minerva Boren

Now, if the said // Linerea Boren bearing the Country aforesaid, and there shall not be register appearance of the

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 but day of Sept,

pt, 187

Jousapp [L. S.]

& Banc [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:

authorized to Solemnize the Rites of Matrimony between William Brass (and Margarite Sonials (and) of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in McMinnville, the 3 day of Seft.

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

A Martin Mil

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 Marves, William Graday
th prayed and obtained a jicense to marry Margarety

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

William Grades (dol) and Margarith (cut) should not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be void

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

May of Seft 1872

and Amestry 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 hereby authorized to Solemnize the Rites of Matrimony between John Joling gentrohan and Halvina Thetalur of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in Mc Minnville, the 5 day of Seft

1872

2 Solemnized the Riles of Matrimony between the above named parties on the 5" day of Seft, A. D. 1872

Crun Genning town (10.)

ENOW ALL MEN, THAT WE, I HORY gentertians YMC Steps 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 obtained a license to marry Halvina Aletebra Now, if the said of worns Aletehr. actual resident in the County aforesaic, and there shall not hereafter appear any lawful cause why the said

John Die intortion and Malvina) Alleten 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 5" day of Seffe

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 J. Melse and to le faste of said County, and join them together as

Husband and Wife in Holy Wedlock.

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

I Solemnized the Rites of Matrimony between the above named parties on the 12" day of Seft, A. D. 1872

He A lourning have

KNOW ALL MEN, THAT WE, I FMCSW & Wheth Che 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 helps, 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:

	on or the above sen	-	,	0	
	Ehut Mhever	15. 1d	PMG.	Gu .	£
	and obtained a li	0.	70.1	0 1000	11
hath prayed	and obtained a li	cense to marry.		(). paro	
Now, it	f the said	6. Ja	rute		be an
	in the County afore			appear any lawful	cause why the said
actual resident	in the County afore	esaic, and there s	nall not herealter	appear any lawius	cause willy the said
12	Megu		and &	6. far	uto
1					
should not be	joined together in I	Holy Matrimony	as Husband and	Wife, then this ol	oligation to be void
and of no effe	ect; otherwise to ren	nain in full force	and virtue.	10	

Witness our hands and seals, the day of

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 Stilleton Moore and County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in Mc Minnville, the 62"day of Seft

1872

& Ho Roberson County Court

2 Solemnized the Rites of Matrimony between the above named parties on the 12/h day of Septe, A D. 1872.

Mury) Tally M. S.

KNOW SEL MEN, THAT WE PROTECTION MOON & MINT BOLD 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, Sittleton Stoom

hath prayed and obtained a license to marry Harrier Northeutt Now, if the said Harrier Northeuts

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

Stleton Mono and Carrier Northeutt 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 12" day of Life

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 William Bank and Darah A Stown of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office; in Mc Minnville, the 121"day of Sift.

J. H. Kersen County Court

I Solemnized the Rites of Matrimony between the above named parties on the 131 day of Sefect, A. D. 1872 S. P. Paly J.

ENOW ALL MEN, THAT WE HM Banks + Isaach Banks 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 Mherens, William Bankb	
hath prayed and obtained a license to marry Sarah A Stock	10
Now, if the said Parall A Styline	be an
actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why	
Hom Banks and Sarah A Sitis	
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 ______day

Wow Banks [L. S.]

I sand Bankle [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 bereby authorized to Solomnize the Rites of Matrimony between Phon He Melley and on Morton of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in McMinnville, the 16" day of Deft 1872

J. H. Serson County Court

I Salemnized the Rites of Matrimony between the above named parties on the 17" day of Sept, A. D. 1872

J. Suingly

KNOW ALL MEN, THAT WE, The Helrey & 6.16 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 Whevens, Thos you Mclry hath prayed and obtained a license to marry Pou M. Wooth actual resident in the County aforesaid, and there shall not hergafter appear any lawful cause why the said Tho, Ho Milnen and Pow M Wooton 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 Sift 1872 M. Thurnan [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 Solemnize the Rites of Matrimony between & le, Mufanic and Mary G. Wilson of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in Mc Minnville, the 18" day of Seft A Sterk of Warren County Court

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

18" day of Sept , A. D. 1872

Il Wood ward I so

KNOW ALL MEN, THAT WE, & le, Parfrie The Midling 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 Many J. Wilson Now, if the said Many J. Wilson be an
Maria a Milana
hath prayed and obtained a license to marry
Now, if the said Many & Wilson be an
actual resident in the County aforesaic', and there shall not hereafter appear any lawful cause why the said
Sle Durjain and Mary J. Wilson
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 18 day of Auft. 1872

& la Parpine [L. S.]

STATE OF TENNESSEE, WARREN COUNTY, 1288.

To any Regular Ordained Minister of the Gospel having the care of Souls, or to any Justice of the Reace 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 & M. Mussille and Teliza to Mifler of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in Mc Minnville, the 24 day of Sept 1872

J. He. Koberson County Court

I Solemnized the Rites of Matrimony between the above named parties on the 2.6" day of Sept, A. D. 1872 & D. Guinny God

KNOW ALL MEN, THAT WE, I THOUMShe & A Allison 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 Whevens, LM. Cimble hath prayed and obtained a license to marry align to Miller

Now, if the said Cliza & Maller actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said and leliga to Millin 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 24" day of Sups

J. Munble [L. S.] Anderson Allison [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 Materimony between & D. Goodsian and Sounder of said County, and join them together as

Husband and Wife in Holy Wedlock. Given under my band, at office, in Mc Minnville, the 25 day of Soft

He Koberson Clerk of Warren County Court

I Solemnized to Rites of Matrimony between the above named parties on the 25" day of Sept) , A. D. 1872

Ile Woodward Holes

ENOW ALL MEN, THAT WE & D. Lovdin + to lo or Kee, 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 above oniganon is such
hath prayed and obtained a license to marry. In Render
LE P
hath prayed and obtained a license to marry
Now, if the said & Audr be an
actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said
& Doodwin and SF Ruder
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 Sept 1872
Witness our hands and seals the way of way of

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 Solemnize the Rites of Matrimony between got Martin (col) Famile Bales 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 Sept 187 2

2 Solemnized the Rites of Matrimony between the above named parties on the 216" day of Sefer . A. D. 1872

Henry Tally 16

KNOW ALL MEN. THAT WE, JAN Martin & Som Leftung 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 Whevens, for Moutin hath prayed and obtained a ligense to marry Jannie Bales Now, if the said for martin actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said For Martin and Fannie 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.

witness our hands and seals, the 25 and virtue.

Witness our hands and seals, the 25 and day of Sifet 1872

for + Martin [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 Scourity having been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between Roundins Dundan and Nancy Collier of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in Mc Minnville, the 2 day of Celober 1872

J. H. R. Shirsin Clerk of Warren County Court

I Solemnized the Rites of Matrimony between the above named parties on the 3° day of activer, A. D. 1872

I G Hoodward 1668

KNOW ALL MEN, THAT WE R Dunsan + Mmd 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 helps, 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:

Esse

1		Bonnul	1	
250	林华 透影和中华中华,	deomin	us wu	
hath prayed and	obtained a licens	e to marry	aney &	sollier
Now, if th	e said Nas	rey loo	leik.	pollin be an
				lawful cause why the said
			/	Collin
should not be joi	ned together in Holy	Matrimony as Hush	oand and Wife, then	this obligation to be void
		in full force and virte		n

Witness our hands and seals, the 2 day of Celolin 1872

Chamber Duneaux s.

1/10. S. Sec. S/E [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 on Chancellor of said State:

Bond and Security having been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between B. M. Michell and Mannah Mallon of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in McMinnville, the G day of ONT

f H Koberson County Con

Solerinized the Rites of Matrimony between the above named parties on the day of Achtore, A. D. 1872 -

A.R. Manner

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 Hagmah Melvan and Now, if the said Hamah Melvan

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 day of Cel

RM Mitchile [1. 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 bereby authorized to Solemnize the Rites of Matrimony between Helliam Ho. Sand and Margania M. Balwer of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in McMinnville, the Boday of Com

1872

John Bersen County Court

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

Elle, Camplies

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 Marganto M. Bruver.

Now, if the said Marganto M. Bruver be an actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said William M. and and Marganto M. Barrow 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 Can 1872

ym h Land [Ls

J Hoff thereson [L.

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 Sun histor feet and Ducy Markery ___of said County, and join them together as Husband and Wife in Holy Wedlock

Given under my band, at office, in Mc Minnville, the It day of Chi -

187-2

Salan M. The Clerk of Warren County Court

I Salemnized the Rites of Matrimony between the above named parties on the 5' day of (OD) , A. D. 1871

Henry Talley 16

KNOW SEL MEN, THAT WE, Same Frests & Brun Mordy 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 Mherens, Saul Tiesles

hath prayed and obtained a license to marry Lucy Marbury:

Now, if the said Lucy Marbury.

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

Slund, Trester (sel) and Lucy Haster 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 IM day of Golf 187 2

Brun to Marky [L. S.]

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

Bond and Security having been given according to law, you are bereby authorized to Solemnize the Rites of Matrimony between & C. Griffle

and Mollis Garrett of said County, and jain them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in Mc Minnville, the 5" day of Oct.

187_2.

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

6" day of actober, A. D. 1872

Ile Woodward Good

KNOW ALL MEN, THAT WE'S & Gubble & Who Womack 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 Mhovens, S.C. Gribbl.

hath prayed and obtained a license to marry, Mollie Garrist

Now, if the said S. G. Grible actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said and Mollie Garrett

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 October 1872

Slo Brille [L. s.]

W. C. Wonack Is st

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 Socurity baving been given according to law, you are bereby authorized to Solemnize the Rites of Matrimony between John M. Pattsen and Contractive Confidence of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in Mc Minnville, the 2" day of Car-

M. Ho berson Clerk of Warren County Cou

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

Jack Stipe.

That we, John Wallow & John Pallow & John Pallow 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 Carharine & Seuhans

Now, if the said Carharin & Duhan be an

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

for Marrimony 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 7" day of QaE 1872

John M. Pattoni s.]

Thomas Millow 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 Spender Solemnize the Rites of Matrimony between Spender Solemnize the Rites of Matrimony 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 Cetaties

1872.

Manufacture County Court

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

A. A. Cenneghan M. J.

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 Mars Clendeinson Now, if the said Mary Chendeinson be an
That Martans, Muce Oafly
license to marry. Mars Collendering
hath prayed and obtained a license to many
Now, if the said of one letter deman be an
actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said
Spener Safley and flar lolendension
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.
71 tour all 1872

Witness our hands and seals, the 70 day of Celober 1872

Offenen, Safly [L. S.

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

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

Given under my band, at office, in McMinnville, the I day of Activer 1872.

J. Clerk of Warren County County

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

Thomas Kirby S. J.

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 and

state above obligation is such:
hath prayed and obtained a license to marry M. M. & ilens
hath prayed and obtained a license, to marry MM & Plans
Now, if the said M. H. Reins be an
actual resident in the County aforesaid, and there shall not hereafter appear any leaving cause why the said
John Denign and M. & Kens
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 9" day of Celibar 1872
J. K. Hinger [L s.]
Je H. Deaton [15]

STATE OF TENNESSEE, WARREN COUNTY, 14ss.

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 bereby authorized to Solemnize the Rites of Matrimony between Marine Colored and Version from Join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in McMinnville, the May of Clerk of Warren County County.

In M. Birry Clerk of Warren County County.

Jackson County County County.

Jackson County County.

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:

Esse

4 6
That Mhovens, Menry Celince
hath prayed and obtained a license to marry Susual Armstrong
Now, if the said Auster Armstrong be an
actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said
Manne Colore and Versein Armstrong,
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 Wt day of Cat 187 R
Mumming Colwier [L s]
Sauly Curry [LS]

To any Regular Ordained Minister of the Gospel flaving the care of Souls, or to any Justice of the Reace 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 I. D. January and Server of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in McMinnville, the W day of 61872.

Alm W. Tierd Select of Warren County Court

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

Isaac Denter M. A. &

ENOW ALL MEN, THAT WE, I Syrima & Mulhim C Grieve 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 Arnus C. Away be an actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said Analysis and Arnus C. Away be an actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said and Arnus C. Away 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 Way of Colombia

I D. Grun [L. S.

M. & Grup

___[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 Daniel Kaylor and 6,6, Walling 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 October 1872.

Mos Mille De Clerk of Warren County Co

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

14 day of October, A. D. 1872

AP. Sutz yel

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

hath pra

actual res

Zhut Mhevens, Dan	nd Raylor
I I I I I I I I I I I I I I I I I I I	6. 6. Walling
ow, if the said Duniel	Haylor
sident in the County aforesaic, and there shall	not hereafter appear any lawful cause why t

Davis Haylor and & C. Walling

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

Witness our hands and seals, the 12" day of October 1872

Daniel Naylor [L. S.]

Bulliner [L.

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 Solemnize the Rites of Matrimony between Bright Martine and fermine willo (col) 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 October 1872

JUA Sursen Clerk of Warren County Court

2 Solemnized the Rites of Matrimony between the above named parties on the 17" day of October, A. D. 1872

A Martin H. G.

KNOW ALL MEN, THAT WE, Bry John Hartin & Washe Meron 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 suc

That Mherens, Bright Startin hath prayed and obtained a license to marry frem Gribllo

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

Bright Martin (cel) and Junio Gribble (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 16" day of alother 1872

Brite Mastin [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 Wiln Courses and Ameerde Aligantalh end of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in McMinnville, the I day of Col.

187-2

Clerk of Warren County Court

I Solemnized the Rites of Matrimony between the above named parties on the 23 day of CaD, A. D. 1872

He A Cumingham

KNOW ALL MEN, THAT WENGING Com, & Ce Ce Argo, 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 Aherei	s, Selsu	Quens	11	le Hund
hath praye	ed and obtained a li	cense to marry	Mmaud	in Rogges	· po/i
ns Nov	w, if the said	ander a	Keggint	ollen	be an
actual resid	lent in the County afor	esaid, and there s	hall not hereafter	appear any lawful cau	se why the said
less	in a war	~	and Sina	udu thiggs	bestone
	be joined together in l				

and of no effect; otherwise to remain in full force and virtue. Witness our hands and seals, the 22 day of 6th, 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 baving been given according to law, you are bereby authorized to Solemnize the Rites of Matrimony between I le Marine and Hellen A Je one of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in McMinnville, the 26 day of Color lesson

1872.

Glerk of Warren County Court

Jelemnized the Rites of Matrimony between the above named parties on the

16. Il Bone, M. G.

ENOW ALL MEN, THAT WE CLUY JO MC Cluy 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 Cellen Mon, if the said Mellen Mon, and there shall not hereafter appear any lawful cause why the said and Mellen Mon, and Mellen Mon 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 26' day of a low buy 187?

A J Modes

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 M. S. Blalows and Itany & Jordan of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in Mc Minnville, the 29 day of October

1872

I Somuth Surren County Cour

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

THAT WE, THAT WE, MEN, THAT WE, MIG. Blalock of Sesse Malling 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 above obligation is such.				
What Mhovens, W. J. Bl	alor	12	4 T 1	-
7.34		1 .1	,	
hath prayed and obtained a license to marry Mo	mo	111	orda	w
MET BILL		•		1
Now, if the said			••••••••••	be a
				•
actual resident in the County aforesaid, and there shall not here	after appe	ear any lawful	cause why	the said
actual resident in the County aforesaic, and there shall not here	- are	1	,	
MT Blalock and Ch	2		A 1	/
Ma Blalock and W	Lan	cy 7	90200	un
		/ /	/	
should not be joined together in Holy Matrimony as Husband	and Wif	e, then this o	bligation to	be voi
should not be Joined together in				
and of no effect; otherwise to remain in full force and virtue.				-
Table 1	-	. 1		

Witness our hands and seals, the 29" day of October 1872

Jesser Walling [L.S.]