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 \$ 95, Rouges and Galdona Pig 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 The 1873

Alle, Ruberson Clerk of Warren County Court

I Solemnized the Riles of Matrimony between the above named parties on the 8" day of Fren , A. D. 1873

& Princher M & S.

KNOW ALL MEN, THAT WE, JOST depy + WHO Russel 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, & Delections

hath prayed and obtained a license to marry Calubria Pigg
Now, if the said Calubria Pige actual resident in the County aforesaic, and there shall not hereafter appear any lawful cause why the said 95. Hodger

and Caldona Pigs 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 The 187 3. 3. 36. Russell

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 6 26, 6, Scales and Mary to Ho of Staris of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in McMinnville, the 12" day of Files

JHO Jourson Courty Court

I Solemnized the Rotes of Matrimony between the above named parties on the 13" day of Friby , A. D. 1873.

Res for & Myers & G. ..

KNOW ALL MEN, THAT WE, G HG le Seals & SASK uplling 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:

Ehut Mhovens, lo Wo lo Seals	100
prayed and obtained a license to marry Mars le Hork	Rus
prayed and obtained a license to marry Mary le Horp Now, if the said Mary le Wepthirs	be :
il i i i C i C i i i i i i i i i i i i i	

and Mary le Horphins

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 Holy 187 3 10 Al le Scales [L s]

Same AStralans[LS]

STATE OF TENNESSEE, WARREN COUNTY, ASS.

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 Hreby authorized to Solemnize the Rites of Matrimony between Herigh Ja & rades and Dahloniga Wileher 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 Fry 187 3

I Solemnized the Rites of Matrimony between the above named parties on the 9" day of March, A. D. 1873

F.A. Mayor Sel

KNOW ALL MEN, THAT WE, Heigh J. Frady YRM Walle 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 Dahlony Wilher be an actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said and allonga Wileh 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 His

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 My & Kirby and Milley to Phillips 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 Gishy

187.3.

W. Ko, Smith
Out Clerk of Warren County Court

I Solemnized the Rites of Mai imony between the above named parties on the 23 day of A May , A. D. 1873 B He Nomas R

ENOW ALL MEN, THAT WE, M & Kirby & J. R. Sullivar 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, On & Kirty	
hath prayed and obtained a license to marry filley 6.	Phillips
Now, if the said M & Study	be an
actual resident in the County aforesaid, and there shall not hereafter appear any	lawful cause why the said
MV & Kirly and Milley	6 Phillips
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 ma day of disby	1873
Well of	1
	[L. S.]
	10. 9
	er Trend [L. S.]

STATE OF TENNESSEE, WARREN COUNTY, FASS.

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 on Chancellor of said State:

Bend and Security baving been given according to law, you are Bereby authorized to Solemnize the Rites of Matrimony between James Stewart and Elizabert The 22 of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in Mc Minnville, the 24 day of 1873.

JOA Liver Courty Court

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

Rev Jos Myrryllos

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 lelizabeth stony

Now, if the said alizabeth story

Now, if the said alizabeth story

be an actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said and 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 H day of H by 187 3.

frams. Stewart [L. s.]

Defaulting the seals of the search of the searc

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 paving been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between Le D. Strower and A. Douglass of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in Me Minnville, the 1st day of March 187 B.

Clerk of Warren County Court

I solemnized the Rites of Matrimony between the above named parties on the Day of March, A. D. 1873

Bo P. Janen Ja.

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 iointly and severally, firmly by these presents.

The condition of the above obligation is such

The condition of the above obligation is such:
Ehnt Mhovens, HD, Strowles
hath prayed and obtained a license to marry MA, Douglass Now, if the said MOA, Douglass be an
Now, if the said MOS, Douglas be an
actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said
Ke & Knowles and MA Douglass
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 1873.

or hands and seals, the day of Property 10/0.

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:

Bond and Society baving been given according to law, you are Dereby authorized to Solemnize the Rites of Matrimony between Jan Medle and Martho Assa Biss 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 March

Clerk of Warren County Cour

2 Solemnized the Rites of Matrimony between the above named parties on the 2 day of March, A. D. 187 &

pM Custernan

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 Martha Ann Best Now, if the said Martha Ann Dess 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 voide and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the wind day of March 1873

John Medley [L S.

for First [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 having been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between Moses Norrella (and Hurain Philips (Col.) of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in McMinnville, the 19 day of March

J He A Strison Clerk of Warren County Court

I solemnized the Riles of Matrimony between the above named parties on the 2 day of March, A. D. 1873

Home, Talley y. G.

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, Muses Nornell
hath	prayed and obtained a license to marry Marrie Philips
-11	prayed and obtained a license to marry Harrier Philips Now, if the said Harrier Fullys

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 March 187 3,

Moses Novalle [L. S.]

MX Nowland [L. S.]

mork

STATE OF TENNESSEE, WARREN COUNTY, LASS.

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 Chancellos of said State:

Bond and Socurity having been given according to law, you are bereby authorized to Solomize the Rites of Matrimony between Level Philips and Colizabeth Goard of County, and join on together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in Mc Minnville, the buday of March 1876.

Clerk of Warren County Con

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

He He Gedge (P)

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 allign high Goard 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

Witness our hands and seals, the day of March 187 3,

Low Philips ILS

Edodeya 5

___[L. s.]

STATE OF TENNESSEE, WARREN COUNTY, LASS.

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 Italy War together as

And I of said County, and join them together as

Husband and Wife in Holy Wedlock.

Given under my hand, at office, in McMinnville, the St day of Morel

Libra M There County Court

I Solemnized the Rites of Matrimony between the above named parties on the 8" day of March, A. D. 1876

Dise Brown My 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

Some

hath prayed and obtained a license to marry Junior Should resident in the County aforesaid, and there shall not hereafter appear any lawful cause whether 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 8th day of Merch 1873.

Robert Stammer [L. S.] Ulysses Canhacog [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 Solevinize the Rites of Matrimony between Fing Rage (Co) and Presille Super (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 10 day of March

Clerk of Warren County Con

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

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 Priscilla Sufor (color)

Now, if the said Priscilla Sufur be an actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said and Priscillas Sufur (color)

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 March 1873

All forms of hands and seals, the day of Marsh 1869

[L. S.]

L. S.]

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 Security having been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between In C. Zashry and Coulei Go. Force of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in McMinnville, the B'day of March 187 3.

J Solemnized the Rites of Matrimony between the above named parties on the 13' day of March, A. D. 1873

Mmg. Chasick No. 48

Tennessee, in the sum of Twelve Hundred and Fifty Dollars, to which payment well and truly to be made, we bind our heifs, 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, Mm lo Zachy	
hath prayed and obtained a license to marry Hallin B. Found	1000
Now, if the said How le Kacky	be an

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

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 March 1873

Colo Bown [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 Socurity having been given according to law, you are bereby authorized to Solemnize the Rites of Matrimony between John B. Vang has and Many Same of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office. in McMinwille, the day of March 1873.

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

as minuted free godgue

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 Mary Sterry

Now, if the said Mary Sand

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

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

John To Varyham and May Ram

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 March 187 3.

John B vaughon [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 Francis Sullan and May lagle of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in McMinnville, the 18" day of Marsch 87B.

Clerk of Warren County Court

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

ENOW ALL MEN. THAT WE, H. SHARLE'S SECTION SECTION 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:

Ehrt Mhorous, Francis Lucion	
hath prayed and obtained a license to marry Hary league Now, if the said Mary league	
Now, if the said May league	be an
actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the	
should not be joined together in Holy Matrimony as Husband and Wife, then this obligation to b	
and of no effect; otherwise to remain in full force and virtue.	
18" March 19-6	

Francis Sutton

P. N. Cagle

___[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 Solemnize the Rites of Matrimony between A. Spantimen and Solemnize the Rites of Matrimony between A. Spantimen and Wife in Holy Wedlock.

Given under my band, at office, in McMinnville, the 21 day of March

Ho, Hoberson Clerk of Warren County Coun

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

John Endto JA

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 ficense to marry & M Gribble

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

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 21 h day of March 1873.

Wiley Reakty[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 Its Livery and Lewell South of said County, and join them together as Husband and Wife in Hoty Wedlock.

Given under my hand, at office, in McMinnville, the 25 day of Hands

1873.

Clerk of Warren County Court

2 Solemnized the Rites of Matrimony between the above named parties on the 28"day of March, A. D. 1873

Hamitton Stral &

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 Hearth for the said Now, if the said Neural for the said for 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 282 day of March 1873.

John ME goorge [L. S.]

James New [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 Solemnize the Rites of Matrimon between Sanaw Olivario and Mary Scott of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in Mc Minnville, the 28 day of March 1873

John Barne M. Good

I Solemnized the Rites of Matrimony between the above named parties on the 30" day of March, A. D. 1873

KNOW SEL MEN, THAT WE, School leterts, V. Sel. Dunger 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 drow Refer

hath prayed and obtained a license to marry Mary Acoll.

Now, if the said Margy & part

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

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 28h day of Manch 187 3

Advent forts [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 & Helie and Mary A. Gladdow 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'm day of aforie J Ne Roberson County Court

I Solemnized the Rites of Matrimony between the above named parties on the D day of Afone, A. D. 187 3.

I St. Spangler p. ..

KNOW ALL MEN, THAT WE, I'ME Rice + I do Spanger 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

That Mhorous, The Rice
hath prayed and obtained a license to marry Man, A, Gladdon Now, if the said Many A, Gladdon be an
Now, if the said Mary A, Gladdon be an
actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said
I He Rie and Mary A. Gladdon

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.

(day of afine 187 6. Witness our hands and seals, the THe Rice [L. S.]

I Ho. Sprangler [L. S.]

To any Regular Ordained Minister of the Gospel Maving 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 Riles of Matrimony between Suran Mobiles and Mary Scott of said County, and join them together as Husband and Wife in Hole Wedlock,

Given under my hand, at office, in Mc Minnville, the 28 day of March 1873

Show W. First Clerk of Warren County Court

I Solemnized the Riles of Matrimony between the above named parties on the (30" day of March, A. 1. 1873

John loames So

KNOW ALL MEN, THAT WE, Adraw Hotel, V. Asc. Dunfor 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, Adrew Reterts,

hath prayed and obtained a license to marry Mary Rest. Now, if the said Margr & patt

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

Melua Kefertor and Mary Scatt 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 28h day of Manch 187 3

Advent foots [L. S.] A De Thompro [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

Morrison June pr. 1. 1888

join them together as Mr & Ho Roberson Dear Sir

my marriage sicense for

I. H. Rice and

med parties on the

Mary Ann. Gladdon, both of marriser assigh my name

the Bond as sourity

I. H. Spansler

I Ho Spanger und unto the State of t well and truly to be of us and them, both

hath prayed and obtained a license to marry Man, A, Gladdon Now, if the said Mary A, Gladdon

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

and Mary A. Gladdon 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

1st day of afine

I He Rice I Ho. Sfrangles [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 Matrimon between Janus J. Sellon and Matter W, Bostock 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 afine 187 B

Clerk of Warren County Court

2 Solemnized the Rites of Matrimony between the above named parties on the (30 day of Afrito, A. D. 1876.

& W. Paty M. G.

KNOW ALL MEN. THAT WE & J. A COTTON & M. Rellin 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, banus I Steller hath prayed and obtained a license to marry Matter Wildowston Now, if the said Mattie W. Bostieth

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

James, Ollow and Maller Morstul 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 Son day of april 187 3

Samos Hellon [L. S.]

W. R. Sellon

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 Justil Will and Marthu A. Passley of said County, and join them together as Husband and Wife in Holy Wedlock. Given under my hand, at office, in Mc Minnville, the B day of afinil,

I Solemnized the Rites of Matrimony between the above named parties on the (30 day of Africe, A. D. 187. 3.

Ho Ho redge (S)

KNOW ALL MEN, THAT WE, Beshel Will + IA Cantrile 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:

Ese.

Thut	Wherens,	Buth	ie mill	2
			Martan	

hath prayed and obtained a license to marry Marthu & Parsly Now. if the said Martha A Parsles

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

Bithel Will. and Martha A Pursly 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 april 1876

Bethel Hell [L. S.]

of A Canhecars.

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 Aaron Mar bury (40) and Jessein Towar Could of said County, and join them together as Husband and Wife in Holy Wedlock

Given under my hand, at office, in Mc Minnville, the B day of Ufice 187 3

Se Holl Clerk of Warren County Court

2 Solemnized the Rites of Matrimony between the above named parties on the day of april , A. 1). 187 (3

Honry Tally My

KNOW TEL MEN, THAT WE, Navon Marbung TI Brown 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, Aaron Markey hath prayed and obtained a license to marry funnic Rowan

Now, if the said Jennie Rowan be an actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said Aaron Markey (Col) and Junio Roman (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 30 day of april 187 3 Hot luson.

Harow Marheny [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 It. It Collect and Love Welle east of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in McMinnville, the May of all 187-3.

Seffer M. Timel

I Solemnized the Rites of Matrimony between the above named narties on the 18" day of April , A. D. 187 3.

Joseph By bee A.P.

KNOW ALL MEN, THAT WE, H. K. allen St. Do Tating 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, H D. Offen hath prayed and obtained a license to marry South to Menument

Now, if the said Swell of Milledle con actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said

and Such offeellaran 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 1873

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 Sclemnize the Rites of Matrimony between It I Se Manfie and County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in Mc Minnville, the 20 day of Afril 1873

Alm M. Ting Overte of Warren County Court

I Solemnized the Riles of Matrimony between the above named parties on the 2 / day of April , A. D. 187 B.

MM. Ware. J.

KNOW ALL MEN. THAT WE, IN JE Humpre of Theunpre 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, famly by these presents.

The condition of the above obligation is such:

What Whereas, M. J. L. Hungar

hath prayed and obtained a license to marry C. W. Liebec-

Now, if the said &. V. Miles

actual resident in the County aforesaic, and there shall not hereafter appear any lawful cause why the said M. J. S. Humpan

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 211 day of April. 187 3. I'Y Hermere [L. S.]

STATE OF TENNESSEE. WARREN COUNTY, FASS.

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 bulkour Martin and Vesta Ware 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 Africe

1873

Je Roberson Courty Court

Il Solemnized the Rites of Matrimony between the above named parties on the 24" day of Africe, A. D. 187 B

JM Carries

KNOW ALL MEN, THAT WE, & Martin + J. M. Tche 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

			marry	Vista	Mari	
Now, if t	he said	Visto	- W	are		

balhoun Martin and Vistor War

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 Africal 187 3

..... I If A Chitchele [L. S.]

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

Boud and Security having been given according to law, you are Vereby authorized to Solemnize the Rites of Matrimony between Char, B. Smith and Mattle Med of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in McMinnville, the 25" day of Africe

Clerk of Warren County Court

2 Solemnized the Rites of Matrimony between the above named parties on the 29" day of April , A. D. 1875

Mon & Chadieto

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 Hattie & Hoad.

Now, if the said Hattie & Man be

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 28" day of April 1870 loho; 12 Smith [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 TeB, Hammer and Janu S. Bown of said County, and join them together as Husband and Wife in Holy. Wedlock.

Given under my band, at office, in McMinnville, the 29 day of Agrice

J. H. R. Sussen County Court

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

RI W. Billamy SOG.

ENOW ALL MEN. THAT WE, J.D., Warmer T.J. Welliam 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:

(Boe

	Zhut Mhevens,	0 18. A	banno	/
hath pra	ayed and obtained a license to n	narry & a	ne & 1	Forvir
N	ayed and obtained a license to no low, if the said	211	Frois	be an
actual res	sident in the County aforesaid, and the	here shall not herea	after appear any lawfu	cause why the said
6	18. 10 annul	and 2	and SI	Bowie
	ot be joined together in Holy Matrin			

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

Witness our hands and seals, the 27 day of Africa 187 3.

El Harmed [L. S.]

J.B. Milliaus

___[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 Holy South Colom and Busnite Brown (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 day of May 187 3

J NOT Busen.
Clerk of Warren County Court

If Solemnized the Riles of Matrimony between the above named parties on the _day of______, A. D. 187___

KNOW ALE MEN. THAT WE, Vily Serte + Jokymiles 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, Wile, Sent (Col) hath prayed and obtained a license to marry Burnuty Brown cal Now, if the said Burner Brown actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said Scole (dob) and Burnett Brown (det)

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

Witness our hands and seals, the 5 day of Mas

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 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 M. C. Lenning and Newsy, Meenaf of said County, and join them together as Husband and Wife in Holy Wedlock. Given under my band, at office, in Mc Minnville, the Lay of May The M. There Overty Court

I Solemnized the Rites of Matrimony between the above named parties on the 11" day of May, A. D. 187 B

Con.

M M. Ware (D)

ENOW ALL MEN, THAT WE MIR DENINGS & A. MCKE of the County of Warren, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum of Twelye 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 elemy Wisem of Now, if the said Wenning Marin on P. actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said Mall hungy and Newcy Hann 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 lands of May of May 1873 And guning [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 of 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- Millacke and Mark lever Der pert 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 May 187-3

Jelin Jo Jiones County Court

I Solemnized the Rites of Matrimony between the above named parties on the 8" day of May, A. D. 1873.

Henry Derrybyre

ENOW ALL MEN, THAT WE CAR METERSE YS MIN Middle 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

Ehat Shovens, Collileheee

Now, if the said Morth a Che Recompass

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

Calibral and Marthe a lecenter 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 Shaday of Rollitolicity Rist mitchere [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 having been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between Isaac 13. todgs and Many Martin of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in McMinnville, the 10" day of May.

1 16 Robinson Clerk of Warren County Court

Il Solemnized the Rites of Matrimony between the above named parties on the 11" day of May , A. D. 1873

Rev & Brown

KNOW ALL MEN, THAT WE, ISLAND 19 Code of Sprenting 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

Coon.

	Zhut	Mhevens,	Isuae	19 E	w
hath	prayed and ol	btained a license	to marry M	ar, 1	farin
	Now if the co	id Man	1. Has	7.	

actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said Dave B. Hoden and Mary 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.

Isac, B. Edge. [L. s.]

gos Grefask non [L.S.]

To any Regular Ordained Minister of the Gospet 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 Solemnize the Rites of Matrimony between Ay Jones and And Riggo of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in Mc Minnville, the 16 day of May 1873

J. Hokolissa.
Clerk of Warren County Court

I Solemnized the Riles of Matrimony between the above named parties on the 14" day of May , A. D. 187 5

He F. Prone

KNOW ALL MEN, THAT WE, A S. Jones Saw Kommercu 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

Ehut Mherens, A Gowl

hath prayed and obtained a license to marry Ann Reggo Now, if the said Arm Riggs be an actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said

and Arm Riggs

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 May 187 3.

Land Socialism P.[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 Meses Beaching and Sarahe Ludes ser 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 helay of May 1873:

Schriff First Clerk of Warren County Court

I Solemnized the Rites of Matrimony between the above named parties on the 18" day of May, A. D. 187 3

Hearnton Neal Ja

KNOW ALL MEN, THAT WE, M. Bowlin Henrich Colley 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 Mhovous, Mused Burke

hath prayed and obtained a license to marry darale discussed Now, if the said dargle declarace 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 19 day of May. 187/3-

Moses Burlin [L. S.]

Enlewisey [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 Solemnize the Rites of Matrimony between Hebert & Jose It and Issuede Cheleny 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 Mag-187-3. Clerk of Warren County Court

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

18" day of May, A. D. 187 B

A Maringly &

KNOW ALL MEN THAT WE, Il Boss, To hak dung 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, Mobert Bass Col hath prayed and obtained a license to marry I mande Policens.

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

and Imoude Odem 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 degree

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 M. Calle and Thurse, J. Willis 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 May

John Burner County Court

I Solemnized the Rites of Mati mony between the above named parties on the 28 day of Juno, A. D. 187 3

L. Muffar M.

ENOW ALL MEN. THAT WE, J. M. Jally of flo Fall, 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:

٠	What Mhorous, & M Fally
	hath prayed and obtained a license to marry Thurse 1 Williams
	Now, if the said Thursey of Tally be an
	actual resident in the County aforesaic, and there shall not hereafter appear any lawful cause why the said
	& M Tally and Thursy Milli
	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.

HoRobison)

STATE OF OTENNESSEE, WARREN COUNTY, FASS.

To any Regular Ordained Minister of the Gospel baving 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 breby authorized to Solemnize the Rites of Matrimony between A Se Payne and Jane Land 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 Man 1873

J He Kelisan Clerk of Warren County Court

2 Solemnized the Rites of Matrimony between the above named parties on the 6" day of June , A. D. 1873

KNOW ALL MEN, THAT WE, A So Rayne S& Mires 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 Janu Saw actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said

A He Payne and Jane Land

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 May 187 \$

. F. H. Payne [L. S.]

L. D Herew [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 Solemnize the Rites of Matrimony between Whenty Barne, and Rachael Gillintin 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 June

J. Hell Shisin Clerk of Warren County Court

I Solemnized the Rites of Matrimony between the above named parties on the 6" day of June, A. D. 187 B

Ir sr waw (B)

KNOW ALL MEN, THAT WE, le hearly Barny & MKeine 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, Church Barn hath prayed and obtained a license to marry Rachael Gellistine Now, if the said Pachael Gillentine actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said Charles Barnot and Racher Getterstine 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 free 1876. Carley Barnes E M Herney [L. S.]

STATE OF TENNESSEE, WARREN COUNTY, 1488.

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 breby authorized to Solemnize the Rites of Matrimony between Les . I have been and There was and of said County, and join them together as Husband and Wife in Holy Wedlock.

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

Jelse M. Fierd O.S Clerk of Warren County Court

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

WDF. Sawie 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:

rayed and obtained a license to marry Alexa Can

Now, if the said Alexa Caul 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 Jan day of Jew 1878

Sect Schepman [L. s.]

HA Toulens [L. S.]

STATE OF TENNESSEE. WARREN COUNTY. 48.

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 Table, and A. Many of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in McMinnville, the 18"day of June 1873.

All Refuser Courty Court

I solemnized the Rites of Matrimony between the above named parties on the 18" day of June, A. D. 1876.

He F. Prone. M. 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:

Thus Mhorous, The July
hath prayed and obtained a license to marry & A Murzyman Now, if the said & A Murzyman be an
Now, if the said & Musiques be an
actual resident in the County aforesaic, and there shall not hereafter appear any lawful cause why the said
The Tally and & Hillingsman
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 virtug.

Witness our hands and seals, the Standard of January 187 B. [L. s.]

Burny an Allegan.

[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 hereby authorized to Solemnize the Rites of Matrimony between James Cottons and tily Afflers of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in McMinnville, the Lay of Jay · Man It Trisa D

I Solemnized the Rites of Matrimony between the above named parties on the 6" day of July , A. D. 1873

AD Hummer Mb

KNOW ALT MEN, THAT WE WIND LETTENT & M York 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 Mhereus, Western Cellen hath prayed and obtained a license to marry elign afterns
Now, if the said legar Alley

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

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 Lucy 187 3-

James Cotton

ggywh [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 H. H. Bishof and Nanis, & Mulls curs 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 July

Hotobusen Clerk Warren County Court

I Solemnized the Rites of Matrimony between the above named parties on the (30 day of July , A. D. 1879

To Ho, learn pour g

KNOW ALL MEN, THAT WE, J. J. Bishill + Eftrown 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, J. J. Bishoh hath prayed and obtained a license to marry Nancy Mullicare

Now, if the said Naurey & Mullicare be an actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said and Nancy & Mullican didi. Bishop 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 July 187 &

F. F. Bishop [L. S.]

Leaf Mood [L. S.]

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

Given under my hand, at office, in Mc Minnville, the bay of July 1879

I Solemnized the Rites of Matrimony between the above named parties on the 17" day of July , A. D. 1873

& P. Ritchey H. G. S

KNOW ALL MEN, THAT WE, O'COPIE, & D. W. Wanhover 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:

Ehrt Mherens, Ole Phi

hath prayed and obtained a license to marry Susanah Marly Now, if the said Susandh Marler be an

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

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 19 day of July 187 8.

O Cawhows

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 TD, Will and Nancy Glenn 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 fully

Just Sprand Clerk of Warren County Court

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

6' day of August, A. D. 1876

The Kirty My

KNOW ALL MEN. THAT WE, RID, MISH + The learning 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:

		. 1	~)	*	11
Zh##	Mhevens,	R	D, 1	M.	H

hath prayed and obtained a license to marry Nanay Glenne Now, if the said Naney Glenne

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

and Nandy Glerry 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 July

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 & J. Same and Rachael Smith 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 July 1873.

I Solemnized the Riles of Matrimony between the above named parties on the 1 et day of August, A. D. 1873

M. W. Ward

KNOW ALL MEN THAT WE, W J. June + Joseph 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, W. J. June

hath prayed and obtained a license to marry Kachail british Now, if the said (a chall Smith)

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

alless

Hell Spran!

Witness our hands and seals, the 30' day of July

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 Masin Began tel and Alelin Hembler of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in Mc Minnville, the It day of leg.

Clerk of Warren County Court

Il Solemnized the Rites of Mairimony between the above named parties on the (" day of August, A. D. 187 8

N. Kell Jg.

KNOW ALL MEN, THAT WE, Misey out, Mugh General 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, Meden Buy (4) hath prayed and obtained a license to marry Scholine Harry Now, if the said edelection Now acrons of. actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said Mason Jugar and Melakar Stemmency

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 Att day of Meen,

STATE OF TENNESSEE, WARREN COUNTY, ASS.

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 bereby authorized to Solemnize the Rites of Matrimony between Weller Tembers and Veral A. Mulles 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 Georges 1878.

Jelen The Tierre County Court

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

No No ledge (18)

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 verelet Shellifs

Now, if the said Sarah A Phullifs

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

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

and of no effect; otherwise to marry verelet of 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 12th day of deegod 1875

multiple [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 Anna to Baren fand and Risan to Rubinson 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 August

Je Robertson County Court

I Salemnized the Rites of Natrimony between the above named parties on the 17" day of August, A. D. 1873.

le W Sompres J.P.

That we, A Co Development and Company 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 Nissiah to Sobreson

Now, if the said Nissiah to Roberton be an actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said Amoo to Davingman and Nissiah to Roberton.

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 Augst 1878

A & Daven from [L. S.]

W. C. Daven from [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 I Seffy and Sancy Construction of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in Mc Minnville, the Say of leg-

Alm With Turk

Clerk of Warren County Court

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

He Spander for

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 Passey Collection

Now, if the said Augus Collection be an actual resident in the County aforestic, 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 scals, the 6 day of least 1873

no Buchs [L.

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 Mysis Verstee and Sementh A Newly, of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in Mc Minnville, the 20 day of Rugina

Clerk of Warren County Court

2 Solemnized the Rites of Matrimony between the above named partie on the 21 day of August, A. D. 1873

John H Wichol minister of the gospel so

That we, We bush up. That we, We bush up. It would be state of the Country 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

Ehus Mhovous, Udysses Vembrager
hath prayed and obtained a license to marry dementhin A. Newley.
Now, if the said Sementh a A. Nivoly be an
actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said
Alyssis V. Heager and Sumantha Ai Muly
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 21 day of Riegus 1873

Wysses Nawhooser [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 Gereby authorized to Solemnize the Rites of Matrimony between John Romas (Leve) and Gracy Clark (leve) of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in Mc Minnville, the 28 day of Auget

Clerk of Warren County Co

2 Solemnized the Rites of Matrimony between the above named parties on the 24" day of Augs, A. D. 187 3

He Fally HG.

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

Met hison

hath prayed and obtained a license to marry Gracy lecured be an actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said John Phones (level) and Gracy lelast (level) 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 da

John & Thomas [L. S.]
Liskin in Smartles 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 Nesley Savage level, and Sarah Range (level) of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in Mc Minnville, the 28 day of August

Gue Rolinson
Clerk of Warren County Court

I solemnized the Rites of Matrimony between the above named parties on the 24" day of and, A. D. 187 3

He Fally My.

ENOW ALL MEN. THAT WE, Misch Savuer, Turker Shormed 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

•
That Wherens, Mel, Savage
hath prayed and obtained a license to marry Sarah Ranney Now, if the said Sarah Ranney be an
Now, if the said barah Ramey be an
actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said
Mosley Savorer (leve) and Sarah Ramey, les
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.

Miless our hands and seals, the action of Misch

Misly Sarver [L s]

____[L. s.]

STATE OF TENNESSEE, WARREN COUNTY, LASS.

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 Beage to Mickey and Surch Jellestheen of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in Mc Minnville, the 24 day of Megust 187 3. Asher It Steel of Warren County Court

2 Solemnized the Riles of Matrimony between the above named parties on the 24" day of anger, A. D. 1873

He He tedge

ENOW ALL MEN, THAT WE, 13 6. Hickey HIS Prival 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 worth for establicing

Now, if the said worth for establishing be an actual resident in the Grant of the said worth for t

should not be joined together in Holy Marimony as Husband and Wife, then this obligation to be void and Jarah J. Musseley and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the 24 day of Mugust 187 3

STATE OF TENNESSEE, WARREN COUNTY, FASS.

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 & Course and Sama seesenfert of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in Mc Minnville, the 26 day of Cuests

Clerk of Warred County Court

Il Solemnized the Rites of Matrimony between the above named parties on the 28" day of August, A. D. 1873

Henry Dury huy

KNOW ALL MEN, THAT WEN le Living the derry berry. 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:

Ehut Mhovens, L. C. Lana
hath prayed and obtained a license to marry Assira Brisis
Now, if the said Anna Resufect be an
actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said
Acres freeenful and Arma levempot
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 2/2 day of lug, 187 3

> 16 Lance [L. S.]

henery geherry