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 dereby authorized to Solemnize the Rites of Matrimony between Designe le Mackey and Sweet Jellesthern 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 lugar

Asher It Sterred 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 Todge

KNOW ALL MEN, THAT WE, 13 6. Hickey H. J. Privall 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:

Ahat Mherens, 13. C. Wall hath prayed and obtained a license to marry which the establishment of the said loval for shall not hereafter appear any lawful cause why the said 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 Maximony 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 Ill day of Mugust 187 3

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 having been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between I. le Lauce and Carra Securified of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in Mc Minnville, the 26 day of Cough 1873 Clerk of Warred County Court

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

Henry Dury berry

ENOW ALL MEN, THAT WE I li. Timey Hi sterny long. 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.

ndition of the above obligation is such

That Mhorous, S. C. Lana
hath prayed and obtained a license to marry Asina Bumpet
Now, if the said the bean be an
actual resident in the County aforesaic, and there shall not hereafter appear any lawful cause why the said
Assiras Therentists and Saria De curpot
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 lung, 187 3

benery geherry

[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 or Chancellor of said State:

Bend and Security having been given according to law, you are dereby authorized to Solemnize the Rites of Matrimony between County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in McMinnville, the 2 day of legent 1873.

Like III) The Clerk of Warren County Court

2 Solemnized the Rites of Matrimony between the above named parties on the 27" day of Aug., A. D 187-3

4-9. Eller 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 Amma Augher

Now, if the said Gomen Height be a be a study resident in the County aforesaid, and there shall not hereiter appear and be fell as the said of the sai

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 27 to day of elegant 1873

It M. Fund

Charles Juliots [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 Garry Summer and Samues for Bessel of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in Mc Minnville, the 2 day of Seft

1873

Con.

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

Ble Hohism Clerked Warren County Court

& Adook D

2 day of Sept, A. D. 1873.

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 Samantha formula

Now, if the said Samantha formula 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 2 day of 8 1 187 3

gerge Summers [L. s.]

Thomas & Benne [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 Peade for said County, or to any Judge or Chandellor of said State:

Bend and Socurity baving been given according to law, you are dereby authorized to Solemnize the Rites of Matrimony between A W. Carles and Agnes Meaver 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 Seft 187 3

Het busin
Clerk of Warren County Court

Il Solemnized the Rites of Matrimony between the above named parties on the day of ______, A. D. 187____

KNOW ALL MEN, THAT WE, AV, Carles

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, AW, Carls

hath prayed and obtained a license to marry Agnus Wissen Now, if the said Agnop Wilver be an

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

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 of 187

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 Robert Bulcher and N Co. Bayan of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in Mc Minnville, the 3 day of Sefor A Hoff besser Clerk of Warren County Court

I Solemnized the Rites of Matrimony between the above-named parties on the 1/1 day of Sefs , A. D. 1875

WB. Fausting for

ENOW ALL MEN, THAT WE, Post Betcher & M. Pal 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 doors on general to	
That Marrows, Polit Bildher	
Zhut Mhevens, Ul Vous Outdoor	
15 6 . 3	
hath prayed and obtained a license to marry New Byan Now, if the said New Bryan be	********
1 80 1300	e an
Now, if the said	e 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 hereafter appear any law a	
Robert Beldher and New Bryan	-
JUNE DO DE LO AND	
The standard of the standard o	hiou
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 day of Suff 1873

Robert Belcher [L. S.]

James M Faty [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 bireby authorized to Solemnize the Rites of Matrimony between Letter Musling and Wheela I Coolis 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 Link 1873 Sille W. Fred Clerk of Warren County Court

2 Solemnized the Rites of Matrimony between the above named parties on the 71 day of September, A. D. 18/3.

John W. Cumnyham

KNOW ALL MEN, THAT WE, I time Martin & Frencheng Mitches 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, I for Maleur hath prayed and obtained a license to marry felecter of Certhis.

Now, if the said Melicen of Carlos actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said Letmitalette and Reliced & Certin 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. The effection of the Witness our hands and seals, the SHC day of Life 1873.

Jahn Martin [L. S.]

Green herry ellitetielle s.

STATE OF TENNESSEE, WARREN COUNTY --- ss.

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

Bond and Security baving been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between farms IT. Stim bring and Man, 10 Sallians of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in Mc Minnville, the F" day of Sefet JACRO brisms
Clerk of Warren County Court

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

11' day of Sept, A. D. 1873

Rev A Milley 15

KNOW ALL MEN, THAT WE, & M. Stundender + IN Byane 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, James W. Steri brown hath prayed and obtained a license to marry Mary le Sullivan Now, if the said Mary be Sullinase actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said lame W Stern tridge and Mary be sullivar 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.

9" day of Seft 1873 Witness our hands and seals, the

fames w Stern sido [L. S.]

Joseph Bryant [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 Reace for said County, or to any Judge or Chancellor of said State.

Bond and Security having been given according to law, you are Sereby authorized to Solemnize the Rites of Matrimony between I. It was and Silvey Many of said County, and join them together as Husband and Wife in Holy Wedlock.

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

Colin M. France O Clerk of Warren County Court

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

JS Sewel 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:

hath prayed and obtained a license to marry delily Round be an actual resident in the County aforesal, and there shall not hereafter appear any lawful cause why the said A. H. Winder and Delley House 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 10h day of 15h 187 3

P # Weinia [L. S.]

Ell Smatte [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 fer said County, or to any Judge or Chancellor of said State:

Bond and Becurity paving been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between W. Staffer and Lawrence & Brady of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in McMinnville, the II" day of Sept

I Het dism

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

Francis A. Musmy

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:	
That Mhovens, Ny STOSOS	
hath prayed and obtained a license to marry les	grade
Now, if the said les Brads	be an
actual resident in the County aforesaid, and there shall not hereafter appear any	
Wy, Stoles and low.	Brady
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 voice and of no effect; otherwise to remain in full force and virtue.

and Stakes

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:

Bond and Socurity having been given according to law, voy are breby authorized to Solemnize the Rites of Matrimony between James J. Mafrand and Suncy Si Cet 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 Selfel 1873:

John W. Jane Clerk of Warren County Court

2 Solemnized the Rites of Matrimony between the above named parties on the 11" day of September; A. D. 1873

BI Jarrey J.

KNOW ALL MEN, THAT WE Jame List & AKK Chine go 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 Nancy of Cef actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said

Vanus Bestefr and Nuncy S. Ex should not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be wold and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the Mh day of Aph 1873

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 Boourity having been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between telistic Marfules and Adaline Heilis of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in Mc Minnville, the 17 "day of styles)

A Kak oberson Clerk of Waren County Court

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

Heamition Neal Jos

KNOW ALL MEN, THAT WE, Chicha May fuld, and 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, Relisha May full
ha	th prayed and obtained a license to marry Adaline Willis
	Now, if the said Adalisse Holliss be an tual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said
-	Elisha Mayfula and Adaline Heillis
sł	ould 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. MeRobison

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 Charcellor of said State:

Bond and Security having been given according to law, you are bereby authorized to Solemnize the Rites of Matrimony between Allay Milches and Mahala Thusband of said County and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in Mc Minnville, the 19 day of 18732.

Som W Sund

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

Um Collin JR

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 elaborate forms.

Now, if the said wheresaid, and there shall not hereafter appear my lawful cause why the said large Hay Helahu and Mahala Brown

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 a day of Siph 187 3

Lelay Fitteher [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 full Senth and Mary Meeter of said County, and join them together as Husband and Wife in Holy Wedlook.

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

Clerk of Warren County Cou

I Solemnized the Rites of Matrimony between the above named parties on the 21 Lay of Afternha, A. D. 1873

John Ke Sting J.B.

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 where shall not hereafter appear any lawful cause why the said

Now, if the said Mary Muchan be an actual resident in the County aforesaic, and there shall not hereafter appear any lawful cause why the said and Mary Muchan 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 19th day of light 1873

J. M. 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 Socurity having been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between A Mc Viss and SM Genre 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 Seft 187 3

2 Solemnized the Rites of Matrimony between the above named parties on the 25 day of Seft, A. D. 187

J. M. Caly M. G. son

KNOW ALL MEN, THAT WE JA M. News IN Seller 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 Mherens, JA MS Tus hath prayed and obtained a license to marry & M. Plance

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

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

Witness our hands and seals, the 24 "day of Sept 1873 J. A. M. Jus [L. S.]

J. W. Sellers

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 bereby authorized to Solemnize the Rites of Matrimony between Anderson Michelly (del and Marsha A Me pkins of said County; and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in Mc Minnville, the 2 9 day of Sefet 187(3

I Solemnized the Rites of Matrimony between the above named parties on the 25th day of Sept. , A. D. 1879

KNOW ALL MEN, THAT WE, Anduran MAchell T 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 Marrans, Andrew Motchell
hath prayed and obtained a license to marry M. H. Ho of Kurib
hath prayed and obtained a license to marry M. He of Keins Now, if the said M. A. He of Keins be an
actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said
Anausm Mitchell and MA He of River
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 1 day of Sept 1873

attention Anduson Metchelles.

I suac Ramp[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 paving been given according to law, you are bereby authorized to Solemnize the Rites of Matrimony between for Country, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in Mc Minnville, the 20 day of 1873.

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

John de Ming P.

That WE, 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 Nisla A Milstrado

Now, if the said Nisla A Milstrado

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

A Nisla A Milstrado

should not be joined together in Help Notice

should not be joined together in Help Notice

should not be joined together in Help Notice

hath prayed and obtained and Nisla A Milstrado

should not be joined together in Help Notice

hath prayed and obtained a license to marry Nisla A Milstrado

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 Help Notice

hath prayed and obtained a license to marry Nisla A Milstrado

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

A Nisla A Milstrado

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

A Nisla A Milstrado

and Nisla A Milstrado

should not be joined together in Help Notice

hath prayed and obtained a license to marry Nisla A Milstrado

hath prayed and obtained a license to marry Nisla A Milstrado

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 20" day of Seft 1873

Wellhour for learn [L. s.

Annual Students

Annual St

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 Ling Afthy chil and Reliza & Davin fant of said County, and join them together as Husband and Wife in Holy Wedlock.

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

I Solemnized the Rites of Matrimony between the above named parties on the 23-"day of Left), A. D. 1876

AN Hannyy

ENOW ALL MEN, THAT WE, SA Mitchell Men Aller 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, Surwal A Ache	U
hath prayed and obtained a license to marry lelisas & Davin Now, if the said Celisas & Davin	front
Now, if the said Pelaa & Davingfint	be an
actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause w	
I Af Mitchell and Eliza & Davi	u surt
should not be joined together in Holy Matrimony as Husband and Wife, then this obligation	
and of no effect; otherwise to remain in full force and virtue.	1
35" . Sett	. (2

Witness our hands and seals, the 25 day of Sept 1873

George Ad sitchelle s]

.....[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 having been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between Levellow lie and Leden Houdres of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in McMinnville, the 31 day of Left 187-3.

Jella I Hord County Court

I Solemnized the Rites of Matrimony between the above named parties on the 11 day of OUL . A. D. 187 3

J. A. Wheeler J. F.

KNOW ALL MEN, THAT WE, I Wenter K. P. Penks 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, Vin Novelles . hath prayed and obtained a license to marry , Surcen Housenches Now, if the said Susew Hendrely actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said and Suday Schenger Ses, Teer Muller

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 lift 1873

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 Thomas A, Popu and 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 ach 1873

He Roberson Clerk of Warren County Court

I Solemnized the Rites of Matrimony between the above named parties on the (3° day of october, A. D. 187 B

D. P. Ritchey M. G.

KNOW ALL MEN, THAT WE, EM A Pope + He R Rec 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, The Alohe
hath prayed and obtained a license to marry Telinisho lo Sown, Now, if the said Hobinisho lo Sown be a
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 voi

and of no effect: otherwise to remain in full force and virtue. Witness our hands and seals, the _____ day of _____

Chamos Dohe

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 Samuel Christian and Sarah Taylor of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in McMinnville, the 6" day of @ 187

Hor hism
Clerk of Warren County Court

I Solemnized the Rites of Matrimony between the above named parties on the b' day of Can, A. D. 1873

Rev Um & Browns

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 Sarah Jaylor

Now, if the said Sarah Jaylor

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

Samb Chuston and Sarah Jaylor

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

Witness our hands and seals, the C' day of Get 1873

Sand lehnstran [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 II. Ling fish and Househ Leantie of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in McMinnville, the 7" day of Cor

1873

Jack Surson Clerk of Warren County Court

I solemnized the Riles of Matrimony between the above named parties on the Suday of Ostober, A. D. 1875

Jo Warren County of

from all Men, That we, I Suffish to be assorted 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, Po Graffich
Ahat Mherens, Palsoffich hath prayed and obtained a license to marry Humb Landrele
Now, if the said Hannoh Countrell be as
actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said
PI Griffith and Hearman learning

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	7"	day of	a	<i></i>	187 3.	
		`		•	1	10 07	0.	10-11		
					C	. 0	(In	fullis		S
		*				0 1	0 2	4		
					. /	90 19	J. Pr	willes	* [*	

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

Bond and Security baving been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between William White and Salli M. Jeome 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 Oct 187 3

J. K. A. Vousen
Clerk of Warren County Court

I Solemnized the Rites of Matrimony between the above named parties on the 7" day of actobic, A. D. 1873

WDF Sawie My

KNOW ALL MEN, THAT WE, Min Shite & W 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:

Ehat Mherens. Mush To

hath prayed and obtained a license to marry Sallin M Comer

Now, if the said Sallin M Comer be an

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

and Sallie M. Comes 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 7 day of Old 7

Wir while [L. s.]

STATE OF TENNESSEE, WARREN COUNTY, -- ss.

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

Bond and Security baving been given according to law, you are hereby authorized to Solemnize the Riles of Matrimony between Same to hustun and Mary lohnestian of said County, and join them together as Husband and Wife in Holy Wedlock.

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

Jeff busne Clerk of Warren County Court

I Solemnized the Rites of Matrimony between the above named parties on the 12" day of Octo, A. D. 1873

la M Fromer M. Good

KNOW ALL MEN, THAT WE, Samil Chastien + lo Crail, 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

Con.

That Mhovens, Same Chasten y le mas	4
hath prayed and obtained a license to marry Mary Lehristian Now, if the said Mary Lehristian be	
Now, if the said Mary Christian be	an
actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the sa	id
Junil Chartier and Mary Christian	-
should not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be vo	id
and of no effect; otherwise to remain in full force and virtue.	

Witness our hands and seals, the // day of @dD 187 3

Same Chartin [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 Matrimony between Sam Bals (feel and Casther Or bt (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 // day of Caro -1873

J. He, R Surson Clerk of Warren County Court

I Solemnized the Rites of Matrimony between the above named parties on the 15-"day of QOF , A. D. 1873

A. Marting G.

KNOW ALL MEN, THAT WE, Sam Bals & R Duncan 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, Sum Bats hath prayed and obtained a license to marry Castler W SL Now, if the said Carther Walt

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

and Casilles Will 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 @eD 187

Som Bates [L. S.]

STATE OF TENNESSEE, WARREN COUNTY,--ss.

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

Bond and Security baving been given according to law, you are bereby authorized to Solemnize the Rites of Matrimony between W. S. G. Ownly and M of Gay Low 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 Colo J. M. H. Jusan Clerk of Warren County Court

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

May of Octo, A. D. 1873

J. M. Day mis.

KNOW ALL MEN. THAT WE, W. N. P. Owen by Ale Des 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 Marrows, N. S. Cours	4
hath prayed and obtained a license to marry M J. Fazl	
Now, if the said M. J. Fayor	be an
actual resident in the County aforesaic, and there shall not hereafter appear any	1
HA Parenty and My & J	rolon
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 15 day of Qet) 1873 M. J. Curby [L S]

1. E. Turner

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 Matrimon between Jone Prasser and Addie To Carlos of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in McMinnville, the 15 day of Que

JOA Stresm
Clerk of Warren County Court

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

16 day of Car, A. (D. 1873

Thomas Linky

from all Men. That w., Joseph Grandwood Alis of the County of Warren, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum of Twelve Hundred and Fifty Dollars, to which payment well and truly to be made, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents.

The condition of the above obligation is such

hath prayed and obtained a license to marry Mollie Blanks

Now, if the said Mollie Blanks

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

Jones Pearson and Mollie Blanks

should not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be 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 15" day of acts 187 3.

1. J. Florson [L. s

E. Silvan [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 Torred Day and Trans Hell of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in McMinnville, the S day of Colo

-. The

Clerk of Warren County Court

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

19th day of Sept. , A. D. 1874

Anjamin molho

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, Ramus Day (Cl)	
hath prayed and obtained a license to marry July 36 cel	
Now, if the said Hany Heles	be an
actual resident in the County aforesaic, and there shall not hereafter appear any lawful cause	
Runs Day, and Trany Heil	7
should not be joined together in Holy Matrimony as Husband and Wife, then this obligation	n to be void
and of no effect; otherwise to remain in full force and virtue.	

Witness our hands and seals, the 182 day of Gate 1873

Rome Day [L s]

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

Bond and Socurity having been given according to law, you are thereby authorized to Solemnize the Rites of Matrimony between It works, and Join them together as Husband and Wife in Holy Wedlock.

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

Sollin W. Turd Clerk of Warren County Court

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

Rev. S. 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:

hath prayed and obtained a license to marry, South London 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 212 day of 6th 1873

Lin Marine John Silver [L. 8]

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 Boourity having been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between described and Transport 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 County Co

I Solemnized the Rites of Matrimon, between the above named parties on the 23 day of Carolin, A. D. 1873.

Jacob Stepe 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:

	What Mike	****, Den	ich da	are_
hath pr	rayed and obtained	a license to marry	Frances .	Willer
-	Now, if the said	lirenis .	Miller	be an
				any lawful cause why the said
	would	Juen	and Trance	Meller
should	not be joined together	in Holy Matrimony	as Husband and Wife, th	nen this obligation to be void
		remain in full force a		n her
	Witness our hands an	d seals, the 21,	day of 62	6 187 3

Vitness our hands and seals, the 21 day of 6 1873

furmidt fact [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 Chanceller of said State:

Bond and Socurity baxing been given according to law, you are bereby authorized to Solemnize the Rites of Matrimony between & M. Spaakinan and M. J. Led 50 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 ext) 187 3

Jeles Shreen.
Clerk of Warren County Court

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

Rev. S. Brown.

KNOW ALL MEN, HHAT WE, & Markingen y O Fledent 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 M & Coder

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

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

Witness our hands and seals, the 24" day of Class 1876

I M, Sparkmon [L S.]

Q. J., Sholeons [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 Stephen N, Sting and Sarah le Persy 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 Celutre 1873

Just buson Clerk of Warren County Court

Il Solemnized the Rites of Matrimony between the above named parties on the 27"day of October, A. D. 187 3

J. Hoile (13)

KNOW ALL MEN, THAT WE, IN String & M. lahrestin 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:

H.	1
Ant prayed and obtained a license to marry Say	Noun
nath prayed and obtained a license to marry day	while very
Now, if the said Sarah le Pu	be an
actual resident in the County aforesaid, and there shall not her	reafter appear any lawful cause why the said
Stephen N. Sting and S.	arable Perry
should not be joined together in Holy Matrimony as Husban	d and Wife, then this obligation to be void
and of no effect; otherwise to remain in full force and virtue.	in the same of the same of the same
Witness our hands and seals the 27" day	of Ochber 1873

Me, Roberson & Stephen & Ring [L S.]

STATE OF TENNESSEE, WARREN COUNTY, 1455.

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:

Bend and Security having been given according to law, you are Fereby authorized to Solemnize the Rites of Matrimony between S.A. Rawlling and Mary Cours of said County, and join them together as Husband and Wife in Holy Wedlock.

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

Me Clerk of Warren County Cou

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

John Gillo J.S.

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 Maryle, Course be an actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said A Cawley and Maryle Course 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 150 187

J. A. Rawling [L. S.] J. M. Miller [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 I M. Collins and L. Drugger of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in McMinnville, the 22 day of Solemnia County Cou

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

W 98, Franck My

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.	
That Mhovens, & M. Collon	
hath prayed and obtained a license to marry la u 1300	inf
Now, if the said Eliza Fraing	be an
actual resident in the County aforesaid, and there shall not hereafter appear any law	
IM. Cealling and Elgia 17	man
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 h day of 100	A Lot

Titness our hands and seals, the 12 day of 187 3

W PArgo [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 having been given according to law, you are breby authorized to Solemnize the Bites of Matrimony between Fire Menting for and Valle Green of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in Mc Minnville, the 13 day of Aur Lohn M Mirel
Sicher of Warren County Court

2 Solemnized the Rites of Matrimony between the above named parties on the 13" day of Nov 7. 18/3

Henry Fally M. G.

KNOW ALL MEN, THAT WE, Frank Now Ly 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 Ludin Interest Now, if the said Sallie Small actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said Giral Inoford and Sallie Email 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 Acc. 187 3-Frank murfordo [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 Groce Timpleton and Hanah My vickers of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in McMinnville, the 15"day of Nov

A HO Forson Clerk of Warren Count, Court

I Solemnized the Rites of Matrimony between the above named parties on the 16" day of November, A. D. 187 B

lo m. Foresty

KNOW ALL MEN, THAT WE, GUTYN Frempleton + & D 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:

Con.

hath prayed and obtained a license to marry Houroh M. Vickers Now, if the said Hourish M. Vickers be an
2/ Cla Vicker
hath prayed and obtained a license to marry
Now, if the said Harrish H Vieles be an
actual resident in the County aforesaic, and there shall not hereafter appear any lawful cause why the said
Grow Timpleton and Hours ahl Mickey
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 Nov Ling & Templeton [L. S.] & West obisson. Dryouglas [L. s.] Ess.

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 bereby authorized to Solemnize the Rites of Matrimony between Nelson Hoth and Mascaretty Brown 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 Now

Colordo

fle Toberson Glerk of Warren County Court

I Solemnized the Rites of Matrimony between the above named parties on the 20 th day of Sur, A. D. 1879

Injumm mcylow

KNOW ALL MEN, THAT WE, Vilson To its of him Gum 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, Nesm Hell

hath prayed and obtained a license to marry Marganle mour Now, if the said Margarete Brown

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

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 20" day of Not 187 (3 uttest.

Me. Robison. Sitson Stills [L. S.] Solomon Spores [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 to le font and Parale Marfill 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 Nov 187.3.

Lerk of Warren Sounty Court

I Solemnized the Rites of Matrimony between the above named parties on the 2 1st day of November, A. D. 187 B

lo m. Francis

KNOW ALL MEN, THAT WE, le le fore To fo Sist, 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 Mhavens. 16	Garolu Mazfula Mazfula be ar
Million (Market Mark)	
hath prayed and obtained a license to marry	Jaralu Mazzulu
The Annal	May 1 il 1) he as
Now, if the said	ray juin
actual resident in the County aforesaid, and there s	shall not hereafter appear any lawful cause why the said
611	
Ele Jones	and Paralu May full

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 20" day of Nov 187 (3

Elet forms [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 bereby authorized to Solemnize the Rites of Matrimony between Lorsan Sunsal and Clipatrich Fulls of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in McMinnville, the 22 day of Ard

Clerk of Warren County Cour

2 Solemnized the Rites of Matrimony between the above named parties on the 23 day of Nov., A. D. 1873

Grub Brairley Bos

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

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

Witness our hands and seals, the 22 day of Nov 187 (3)

All Shrain 3 hi Hunnelly [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 Grange Wisimans and Mary Giltertine of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in McMinnville, the 22 day of 1873.

Clos of Warren County Co

23 day of Normales, A. D. 187 &

WW. Waw &B

ENOW ALL MEN, THAT WE, We Weseement J.A. Mounter 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

Bose

Thut Mher	1445, Give Vise	man
hath prayed and obtained a	license to marry Mary Sellary Sellentine	tintine
Now, if the said M	ary Sillentine	be an
actual resident in the County a	foresaid, and there shall not hereafter appear a	ny lawful cause why the said
Grow Mises	nan and Mary	Sellentine
•	in Holy Matrimony as Husband and Wife, the	
and of no effect; otherwise to	remain in full force and virtue.	
The same of the sa	- 2 /-	1 - 1-

Witness our hands and seals, the 22 day of Now 1873

Story Wiseman [L. s.]

A Historius [Sur [L. s.]

To any Regular Ordained Minister of the Gospel having the care of South, 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 Henry Martins and Cada Juniy of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in McMinnville, the 22 day of Nor

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

Greek Brawley P. S

That we, Kleining Marler & Smarler 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 bada furning

Now, if the said bada furning be an actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said being Martin and leads furning should not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be void and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the 22 day of Nov 1873

How Robinson & Array 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:

authorized to Solemnize the Rites of Matrimony between lotter of Medical and Medical 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 Aul.

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

James A. Ishuler

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:	
\mathcal{D} 1.	
That Mhovens, Elderman	
hath prayed and obtained a license to marry Marilipe	meh
main prayer and obtained a normal prayer and the second prayer and the second prayer and the second prayer are a secon	
Now, if the said Morther South	be an
actual resident in the County aforesaid, and there shall not hereafter appear	
& Ademson, and Mark	hu Tmille
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.	,
11 26 h days 1	20 - 3

Witness our hands and seals, the 21 day of 187.3

Ellert adamson [i. s.]

6 Birby

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 June W. Maddle and Wife in Holy Wedlock.

Given under my hand, at office, in McMinnville, the 26" day of 187 3.

Holers of Warren County Cour

I solemnized the Riles of Matrimony between the above named parties on the May of Nov., A. D. 1873-

J. Barbuyl

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 our collections of the said of the

Witness our hands and seals, the 26 day of 1873

James W Maddux [L. S.] Charley Colville [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 Isaac Massing and Release Fisher of said County, and join them together as Husband and Wife in Holy Wedlock.

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

flet finan Clerk of Warren County Cour

2 Solemnized the Rites of Matrimony between the above named parties on the 26" day of Nov. A. D. 1876

26 Hd. Codes (A)

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 congation is such.
Ehrt Mhorous, Isaal Manning
hath prayed and obtained a license to marry Review Fisher
Now, if the said Rebeen Fisher be an
actual resident in the County aforesaic, and there shall not hereafter appear any lawful cause why the said Isaac Manning and Review Fisher
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 Nov 1873.

Isaac Massining [L. S.]

A J Mullicar [L. S.]

To any Regular Ordained Minister of the Gospel having the care of Souls, of 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 Stephen Smith and Mary Sanders 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 Nov

Me Roberson Clerk of Warren County Court

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

& Ados & JP.

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 Sanders

Now, if the said Mary Sanders

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

Suphum Smith and Mary Sanders

should not be injured to explore in Hala Mary

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 NOV 187 (3

Shormer Brush [L. s.]

STATE OF TENNESSEE, WARREN COUNTY, -- 88.

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 Piles lesavara and Victoria A. Pe for plan 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 Beds

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

(3° day of Deember, A. D. 1876)

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 Mhorous, Vier leravar
hath prayed and obtained a license to marry Vietora A. P. ppe
hath prayed and obtained a license to marry Vietora A. P. pper Now, if the said Victora A. P. pper be an
actual resident in the County aforesaic, and there shall not hereafter appear any lawful cause why the said
Defens Coravan and Victorio A Cepper
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.
(47)

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

Peter Crowan [L S.]

J. J. Barba [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 M. Smith and M. A. Heun Me of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in McMinnville, the W day of Dear 1873.

f He A Serson Clerk of Warren County Con

I Solemnized the Rites of Matrimony between the above named parties on the 10" day of Dier, A. D. 1873

A Milery God

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 M. A. Kennello

Now, if the said M. A. Klennello

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 10 day of Drew 187 (3)

16. R. 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:

authorized to Solemnize the Rites of Matrimony between LGB, Borner and Justiphine Rayner 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 Co lear

1873.

Stert of Warren County Court

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

J& Devill minist

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 1913onner
That Whovens, 10 101 Johnson
hath prayed and obtained a license to marry Josephine Runsey
hath prayed and obtained a license to marry Josephine Runsey Now, if the said Josephine Runsey be an
actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said
Holdonner and Josephino Runse,
should not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be void
and of an effect, otherwise to remain in full force and virtue

					1/		7	-
Witness our	hands	and	seals,	the	1.2 day	of:	(Dear , 187	3

A B Bonner [L. s.]

J. W. Sellers [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 end Security having been given according to law, you are kereby authorized to Solemnize the Rites of Matrimony between Conoch Safley and Military Philips 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 Dee

Jle A Journal County Court

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

Wy Ware Co

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 Milbury Philips

Now, if the said Mllmy Philips

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

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

Witness our hands and seals, the 17" day of Die 1875
attention Crock Sofly [L. S.
MRX Christina [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 Davis find and Many to Assure of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in McMinnville, the I T day of 1873.

Aloga Survey County Court

I solemnized the Rites of Matrimony between the above named parties on the 18" day of Deer, A. D. 1873

He A lourning ham

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:

Bee

	That Mhovens, Me Davenguit
•	hath prayed and obtained a license to marry Mary Ro. Anderson Now, if the said Mary te Anderson be an
	Now, if the said Mary te Andrews be an
	actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said
	M & Danuport and Mary to Anderson
	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.
	194

ness our hands and seals, the 19" day of Dawnford [L. S.]

J. & Jaumpott

[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 farmen Melazzentanam and Tolizahish funning of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in McMinnville, the 17" day of 200

Koff hism Clerk of Warren County Court

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

John He Sting 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 license to marry leligobith furnings

Now, if the said Olizabeth furnings be an actual resident in the County aforesaig, and there shall not hereafter appear any lawful cause why the said arms. Mey girn to the said and Cligabeth formings 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 IT' day of Die 187 3.

Witness our hands and seals, the IT' day of Die 187 3.

Solm H Hing [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 Startlefute and Clizatanh Taylor of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in McMinnville, the 24'day of 1873.

I Solemnized the Rites of Matrimony between the above named parties on the 25 day of Deember, A. D. 187 3

En We, Garrey &

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 Mhovens, Ned Stublefula
hath prayed and obtained a license to marry Celizative Fazin Now, if the said Celizative Fazin be an
Now, if the said Cliffo line Fay Com be an
actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said
And Stubbfild and teligolis Taylor
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 Did 1873

Red Shallford S.