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 farmes Melaggintation and Coligation function of said County, and join them together as Husband and Wife in Holy Wedleck.

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

KA Sussin Clerk of Warren County Court

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

John He Sting J.

from all MEN, That we, M Huggin Torhaus. If I to the State 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 leligobit furnings

Now, if the said Olyabra furnings be an actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said annex of the legal to the formula and leligobita formula 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 Dee 187 3.

A M Maggne bo thank s.]

Dolm H Ving ... [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

Who, Garney &

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 Religation Fayin  Now, if the said Chization Fayin be an
40: 11
hath prayed and obtained a license to marry lelisatists Jastin
Kala La -
Now, if the said Cura line of the said be an
actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said
And Stubbjule and teligolus 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 Dec 1843

Red She bloffe [1 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 Society and Allians of said County, and join them together as Husband and Wife in Holv Wedlock.

Given under my hand, at office, in McMinnville, the 24 day of 200

J.C. A. Serson Octer of Warren County Con

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

Rev Jm 6 Sims

KNOW ALL MEN. THAT WE, Daile + le Finning Im
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 Ble Whiliamson.

Now, if the said A to Whiliamson.

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

All Market and Bethlians

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 217" day of Seco 1873

took,

glabor Pennyton

[L. S.]

### STATEO 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 The Turies and All Country, and join them together as Rusband and Wife in Holy Wedlock.

Given under my band, at office, in McMinnville, the 24" day of Que

1873.

2 Solemnized the Rites of Matrimony between the above named parties on the 25" day of Pld, A. D. 1873

le D, Randofff &

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	Mhevens,	The	Fun
------	----------	-----	-----

hath prayed and obtained a license to marry Ally E Martine
Now, if the said All Wartine be

Now, if the said of Work arters be an actual resident in the County aforesaic, and there shall not hereafter appear any lawful cause why the said Third Turner and Atty to Martine

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 Die

Thomas Turner [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 Loha, W. Araband Noval Clark, of said County, and join them together as Husband and Wife in Hoty Wedlock.

Given under my hand, at office, in Mc Minnville, the 27 day of Dee

1873

M. A Sberson Clerk of Warren County Court

2 Solemnized the Rites of Matrimony between the above named parties on the 2-8 day of Dearshy, A. D. 1873

jacob Stipe & God

ENOW ALL MEN, THAT WE, Whose V. Mose 4. T. Tecunity 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 or license to marry Lenon Welark

Now, if the said Sunon Wark

actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said bhas A hual and Sunno Clark

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

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

Witness our hands and seals, the 27 day of 2 see 187

Charly Mother [L. S.]

Folk Smortin [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 Eliza le. Clash and Sarah Co. Walker of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in McMinnville, the 27 day of Bea. 373.

I Solemnized the Rites of Matrimony between the above named parties on the 27" day of Dlava, A. D. 187 B

If author fine

THAT WE, Telzo Welland, THAT WE, Telzo Welland, T. H.M. Masse, 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, rela lo lelask
hath prayed and obtained a license to marry Sarah Co Malker  Now, if the said Darah Co Malker be an
Now, if the said Darah C. Halker be an
actual resident in the County aforesaic, and there shall not hereafter appear any lawful cause why the said
Toback loly (R) and Jamph to Mackey

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

Witness our hands and seals, the 27" day of Die 1873

Elga Clelas (11. s.)

J. M. dlegon

...[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, wow and bereby authorized to Solemnize the Rites of Matrimony between I saw Bright and J Faylor of said County, and join them together as Husband and Wife in Holy Wedleck.

Given under my hand, at office, in McMinnville, the 30" day of Pla

J He A Shren County Court

I Solemnized the Rites of Matrimony between the above named parties on the 30 day of December 1. D. 1873

John Ho Hing J. 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 of Faylor

Now, if the said L Faylor

actual resident in the County appresaic, 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 30" day of 210

Josep Brising [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 MS Christian and Mary Watter of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in McMinnville, the 30 day of 2 cd.

187 3. Use Beauty Court

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

Elijah Harring &

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

	Thut Mhorous, MS Christian
	What Whereas, I Wallance
	hath prayed and obtained a license to marry Mary Whatin
	hath prayed and obtained a license to marry Mary Whatiin  Now, if the said Mary Mattin be an
	actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said
	Makentian and Mary V. Hartin
	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.
Ì	(30)

Witness our hands and seals, the 30" day of Dec . 1873

attention of Dec . 1873

All Christians s.]

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

authorized to Solomnize the Rites of Matrimone between for jubling sindersham and anasada cuttule of said County, and join them together as

triven under my hand, at office, in McMinnville, the Fly day of fler

1873.

J. R. hism

Clerk of Warren County Court

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

1 day of January . 1. 10. 1874

Cren Pennington

KNOW ALL MEN, THAT WE Mely String Instant to Penning 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 Parasada Suttrible

Now, if the said Parasada Suttrible

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

of Hougun tribune and Parasada Suttrible

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 31, day of Ore 1875

### 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 James Leusman have and Mary Mitchell of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in McMinnville, the Lay of January

Clerk of Warren County County

J Solemnized the Rites of Matrimony between the above named parties on the 1/4 day of January, A. D. 1874

DA, Manguny Good

That WE, James Querning has Membrand 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

Esse.

Thut	Wherens, Ja	unes lous	myhai	n
hath prayed and ob	otained a license to mar	y Mary	Mitchele	<del></del>
Now, if the sa	id Mars	Mitchet		be an
			1 61	

James leurnisham and Mary Hitchelts

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 Landay of Junuary 1874

James Camming [L. S.]

William Gungham [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!

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

KNOW ALL MEN, THAT WE,

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

The condition of the above obligation is such:

### That Wherens,

hath prayed and obtained a license to marry

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

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

...[L. S.

Clerk of Warren County Court

fr. s l

### STATE OF TENNESSEE, WARREN COUNTY, -- ss.

Bond and	Becurity having	been given according	y to law, you are here
uthorized to Solemnize	the Rites of Matrime	ony between	•
dusband and Wife in	Holy Wedlock.		
Given under my ha	nd, at office, in McM	innville, the	day of
87	~	· ,	
			Clerk of Warren County Co
			ove named parties on

### KNOW ALL MEN, THAT WE,

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

The condition of the above obligation is such:

WW 4	MAN 4
工作林本	Birbenent'

hath prayed and obtained a license	e to marry	The state of the s
Now, if the said		be an
actual resident in the County aforesaid	, and there shall not herea	after appear any lawful cause why the said
	and	i i
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.	

...[L. S.]

[L. S.]

To any Regular Ordained Minister of the Gospel having the care of Soule, 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, pour are bereby authorized to Solemnize the Rites of Matrimony between Januale Heile and Harring A. Lagle of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in McMinnville, the 2 3 day of Augs?

fold A Serson Clerk of Warren County Court

I 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 Marthu of Magle
Now, if the said Marthu of loage be:

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

Jumo Lo Hule and Martha A Lagu

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 23 day of Aug 1878

JHEROTHSON James le Kulle [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 North 13 January and Nancy, Co Maring of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in McMinnville, the 27 day of Life

1873

Esse

Tellen Marie Clerk of Warren County Court

2 Solemnized the Riles of Matrimony between the bove named parties on the 28" day of Left, A. D. 1873

W. Waw J. D.

ENOW ALL MEN, THAT WE, 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 Whevens, hah B. Janes	
Now, if the said Namey to Mustined	inemans
Now, if the said Naney to Mushimas	be an
actual resident in the County aforesaic, and there shall not hereafter appear any law	

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 187

James Jones

[L. S.]

\_\_\_[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 y W. Priest and bliles Seesee 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 Now 1873

file, A Juses Clerk of Warren County Court

2 Solemnized the Rites of Matrimony between the above named parties on the 16" day of Nov , A. D. 187 3

Hamilton Stal (19)

KNOW ALL MEN. THAT WE, TWO PRIEST & John 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, GWays

hath prayed and obtained a license to marry liles steemen

Now, if the said bliler Kuner

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

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 Nov 187 3

9 W. Priest [L. S.]

m Bubble [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:

STATE OF TENNESSEE, WARREN COUNTY, -- ss.

Bond and Socurity having been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between H. I Merely and Line and Dolly 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 day Clerk of Warren County Court

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

& lo. Blair

KNOW ALL MEN, THAT WE, A. I Newby, & Milleles Newby of the County of Warren, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum of Twelve Hundred and Fifty/Dollars, 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

hath p

	<b>Eh</b> #	t Wife	eteks, i	A.	1.1	woby.		
orayed	and	obtained	l a license	to ma	rry Le	seen	D.	Abs.
Now.	if the	said	Dusc	un	De	M	2	

actual resident in the County aforesaic, and there shall not hereafter appear any lawful cause why the said A. J. Newly and Sasan Delly

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 25h day of Lean 1873

It I Sewy [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 Lace There Solemnize and Mary There of said County, and join them together as Husband and Wife in Holy Wedlock.

Given where my hand, at office, in McMinnville, the 25 day of 1873.

. Alm Il Fine ( Clerk of Warron County Court

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

AA Hannyd

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 stranged be an actual resident in the County aforesail, 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 lost 1873.

Steach Hands and seals, the lost of lost o

### 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 thathorized to Solemnize the Rites of Matrimony between G. S. Benner and farch Garl of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in McMinnville, the 30th day of According County County

2 Solemnized the Rites of Matrimony between the above named parties on the Boundary of December, A. D. 1872

join Ho Aing JA

ENOW ALL MEN, THAT WE, If I Benner Seemallenders 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:	
Thut Whevens, It & Bound	*
hath prayed and obtained a license to marry Saruh Bull	
Now, if the said Sarah 13ul	be an
actual resident in the County aforesaid, and there shall not hereafter appear any lawful ca	use why the said
In & Bonner and Sarah Bell	
should not be joined together in Holy Matrimony as Husband and Wife, then this obli	gation to be void
and of no effect; otherwise to remain in full force and virtue.	
Witness our hands and seals, the 301h day of Alex	187 3

In S Bound [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 IB, Achille and Mices at Matrimony between IB, Achille and County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in Mc Minnville, the 5 day of January 1874.

JFO, A Justin Clerk of Warren County

I Solemnized the Rites of Matrimony between the above named parties on the 3-11 day of January, A. D. 1874

A. Martin fly

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

The condition of the above obligation is such

What Mherens, NOM Schule

hath prayed and obtained a license to marry Queinda Molan

Heizaa Molan

Now, if the said Queinda M CLyan 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 5" day of January 1874

All Reference [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 John Man for Level and Dellah Monton Level 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 January

Clerk of Warren County Court

I Solemnized the Rites of Matrimony between the above named parties on the 20 Many of Jany, A. D. 1874

Anjanin McGeles

ENOW ALL MEN, THAT WE, John Men Joseph Bloammer, 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.

hath prayed and obtained a license to marry butch no Now (led Now, if the said bulluh Novion be an

Now, if the said Stuth (Provious be an actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said Ahm Mafmu and Dulluh Mortor

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 Juny 1874

John Morgord [L. s.]

Bedford Stammer [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 James Courses and Poursa dieston 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 farming

He A Serson Clerk of Warren County Court

2 Solemnized the Riles of Matrimony between the above named parties on the 25 day of Juniary, A. D. 1874

Thomas Stirly

KNOW ALL MEN. THAT WE, June Quicon & fame & of the County of Warren, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum of Twelve Hundred and Fifty Dollars, to which payment well and truly to be made, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents.

The condition of the above obligation is such:

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

That Whereas, Jaime Pawsm hath prayed and obtained a license to marry Poursa Frustons Now, if the said ourisa Fusine actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said and Pourisa Frism should not be joined together in Holy Matrimony as Husband and Wife, then this obligation to be void

Witness our hands and seals, the 25" day of January 1875 Varny leson [L. s.] Hames Jane

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 MI Que and Miss I Treen 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 farming

He Kusur Clerk of Warren County Court

If Cerlaw

I Solemnized the Rites of Matrimony between the above named parties on the 25 day of January, A. D. 1874

A Hown & James KNOW ALL MEN, THAT WE, of the County of Warren, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum of Twelve Hundred and Fifty Dollars, to which payment well and truly to be made, we bind our heirs, executors and administrators, and each and every one of us and them, both jointly and severally, firmly by these presents.

The condition of the above obligation is such:	30
What Whevens, WR Loury	
hath prayed and obtained a license to marry & S, Screen	
Now, if the said & Sreed	be
actual resident in the County aforesaic, and there shall not hereafter appear any lawful caus	e why the
MB down and & Street	<u></u>
should not be joined together in Holy Matrimony as Husband and Wife, then this obligation	tion to be v

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

Witness our hands and seals, the 24 day of January 1879 ..[L. S.]

James Jane

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 Freen and Hoy Potter -----of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in Mc Minnville, the 3 day of A by 1874

2 Solomnized the Riles of Matrimony between the above named parties on the day of Fr My , A. D. 1874

Isaao Denring Box

KNOW ALL MEN. THAT WE, I A TUMENTS 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, J. A Soum hath prayed and obtained a license to marry H & Potter

Now, if the said Ho & Toller

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

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

Witness our hands and seals, the

STATE OF TENNESSEE, WARREN COUNTY, -- ss.

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

Bond and Security having been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between Milliam Maddie and Martino of said County, and join them together as Husband and Wife in Holy Wedlock. Given under my hand, at office, in Mc Minnville, the 31 day of January

1874.

He Holorson Clerk of Warren County Court

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

1 day of Fr Son, A. D. 1874

Esse

Im Colling Pro

KNOW ALL MEN, THAT WE, WWW Collin & Row Dunson 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 Mhorens, Milerlein hath prayed and obtained a license to marry Marsha Marline Now, if the said Martha Martin actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said Milliam Cevilier and Marsha Marken 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 31 ac day of January 1874

om Duncar [L, S.]

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

Bend and Security having been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between John Woodles and Vollesson Flair Sants 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 Fiby

fle Agberson Clerk of Warren County Court

3 Solemnized the Rites of Matrimony between the above named parties on the 3 day of A by, A. D. 1874

WW. Have 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 plicense to marry & orderna Franks
Now, if the said & orderna Franks be an actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said

John Mordle and Voderna Frankshanks

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

John Boodle [L. S.]

Jusper 2 Bullock [ 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 paving been given according to law, you are bereby authorized to Solemnize the Rites of Matrimony between almost Frank level and Town Monthson Level of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in McMinnville, the 4" day of Fily

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

5-1 day of Fely, A. D. 1874

Henry Falley Ml.

That we, Colsnow Pround to Jan. 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

Esse

Zhat Mhovens, Olmo Brown
hath prayed and obtained a license to marry & valine Moford
Now, if the said & valine Marford be an
actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said
Cinne Brown and Cvaline Morford
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

Ho Fratrisin

4" day of Fily

Chore monounts.

James marker [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 baving been given according to law, you are bereby authorized to Solemnize the Rites of Matrimony between Killiam Allin and Africal Africa of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in McMinnville, the 4" day of Fily

Ja Ho A Sterson Country Cour

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

Rev S. Brown

ENOW ALL MEN, THAT WE, MAN Allew & Stephen Good 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 Abiguil Whitlock

Now, if the said Abiguil Whitlock

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

4" day of Fily 1824

William Ales [L. S.]

Stephen Forel [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 Albert Manualton and Laura Brite of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my hand, at office, in McMinnville, the 5 day of From

1874.

Sto A Versen Warren County Court

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

5 day of Filony, A. D. 1874

Jacob Steps ministres

That we, Albury on turnium to be formed on 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

Esse.

Zhut Mherens, y lbert Montano	Con
hath prayed and obtained a license to marry Laura B	
Now, if the said Lawa Brites	

Now, if the said & awa be an actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said Aban Montandon and Rama Pritte

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

Witness our hands and seals, the 5" da

allisa

16 Ashrow

6 Hert Montandon s.

Je le & Johnson [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 Win Plans and Crime of Said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in Mc Minnville, the 0-"day of The

1874

fle, A oberson County Court

2 Solemnized the Rites of Matrimone between the above named parties on the day of \_\_\_\_\_\_, A. D. 187\_

KNOW ALL MEN, THAT WE, SIM Scarson & MA Marline 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, John Pearson hath prayed and obtained a license to marry Commo Panel Now, if the said tommo Canl

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

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

· Witness our hands and seals, the

5" day of Febry

Jahon Person [L. S.]

Mellartin [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 & Dan's and Fanni 6, Brewer 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 Fry

I Solemnized the Rites of Matrimony between the above named parties on the 8" day of Thoman, A. D. 1874

Je Semle ministra

KNOW ALL MEN, THAT WE, I WARN & CO & Bom 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 <b>Mhere</b> ns,	16 Dan	6	
hath	prayed and obtained a license	to marry Hann	wether	wer
	Now, if the said Han	nie 6 19	river	be an

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

to Dans and Farmir Co Brewer 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 Holy 1874

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

Bond and Socurity having been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between of 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 187

Clerk of Warren County Court

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

### KNOW ALL MEN, THAT WE,

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

The condition of the above obligation is such:

### That Wherens.

hath prayed and obtained a license to marry

Now, if 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 Matrimony as Husband and Wife, then this obligation to be void and of no effect; otherwise to remain in full force and virtue.

\* Witness our hands and seals, the

### STATE OF TENNESSEE, WARREN COUNTY,--ss.

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

Bond and Socurity having been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony betweenof said County, and join them together as Husband and Wife in Holy Wedlock. Given under my hand, at office, in McMinnville, the day of 187-----I Solemnized the Rites of Matrimony between the above named parties on The 

### KNOW ALL MEN, THAT WE,

Cone.

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 Mhevens,

<ul> <li>hath</li> </ul>	prayed	and	obtained	a	license	to	marry
--------------------------	--------	-----	----------	---	---------	----	-------

Now, if 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 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

[L. S.]

[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 having been given according to law, you are bereby authorized to Solemnize the Rites of Matrimony between I. I consult and Lily A line of said County, and join them together as Husband and Wife in Hely Wedlock.

Given under my hand, at office, in Mc Minnville, the 12 day of 18714.

Jehn In Fren County Court

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

To Bar buy Go

ENOW ALL MEN, THAT WE, John 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 Belly of Commy

Now, if the said Belly A James

actual resident in the County aforesaid and there shall not have 6

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 1212 day of Jif. 187 4

S. A. Smertt [L. S.]

Charly Colide 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 Carroll Mysis level and Marine level, of said Country, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in McMinnville, the Me day of Febry
1874.

Clerk of Werren County Court

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

Benjamin McGelin

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, Garrice Mens led
hath prayed and obtained a license to marry Harrito leope led  Now, if the said Houris leve be an
Now, if the said Housing levin be an
actual resident in the County aforesais, and there shall not hereafter appear any lawful cause why the said
Coarrie Myers and Kearrite Coope
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 Ang 1877

Carrole Myss [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 Defarting and Harrist T. Moffild 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 Filing

Job A Surson Clerk of Warren County Court

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

Elijah Karting

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, Restartin

hath prayed and obtained a license to marry Harritto VM of file

Now, if the said Harrette V, Moffits

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 18 h day of Fily

JE/ J. Martins

James Colliers

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 James College and Janes Wilvery of said County, and join them together as Husband and Wife in Holy Wedlock.

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

1874.

JAC A Diver

I Solemnized the Rites of Matrimony between the above named varties on the 216 day of Frong, A. D. 1874

ministr of the sus per pos

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 June Wiloly

Now, if the said June Wiloly

be an

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

James Williams and Jame Miloty 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 7 My 1874

James Elkins [L. s.] Elisha Mayfield

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 Lio M. Small (last) and Harrist Rouland County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in Mc Minnville, the 21 day of Fry 187

2 Solemnized the Riles of Matrimony between the above named parties on the 22 day of Aly , A. D. 1874

Henry Talley & J. S

KNOW ALL MEN, THAT WE, Sho Mo Smart & Thise, Smart 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, Gro M Smari bleak hath prayed and obtained a license to marry Harrite Rowland Now, if the said Harriette Wowland actual resident in the County aforesaic, and there shall not hereafter appear any lawful cause why the said Gro M Smarte and Harrite Rouland 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 A 8. Hobrismo

### 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 Joseph & Canagan and And Gunson of said County, and join them together as

Husband and Wife in Holy Wedlock. Given under my hand, at office, in McMinnville, the 27 day of A My 1874.

I Solemnized the Rites of Matrimony between the above named parties on the 1 Stay of March J. D. 1874

Thos Wardy

KNOW ALL MEN, THAT WE, for Flan again & T. Jennel, 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.

Esse

The condition of the above obligation is such: Zhut Mhovens, Joseph Flanagan (col hath prayed and obtained a license to marry Ann Plansmi Coactual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said and Ann Gear should not be joined together in Holy Matrimony as Husband and Wife, then this obligations to be void and of no effect; otherwise to remain in full force and virtue.

Witness our hands and seals, the 27 day of A.M. Joe . Flanagan [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 It 9. Martin and Mary Adeach of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in Mc Minnville, the 27 day of Delry

J. H. A. Berson County Court

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

16 H. Codgo

KNOW ALL MEN, THAT WE, HAT Martin + O Gradeom to 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, W. Martin hath prayed and obtained a license to marry Mary Aucock

Now, if the said Mary Addoods

Addoods

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

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

· Witness our hands and seals, the 27 day of 31 My 1874 Mr. J. Martin [L. S.]

CHY Holeout [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 Killien and Jens Shelly of said County, and join them logether as Husband and Wife in Holy Wedlock. Given under my hand, at office, in Mc Minnville, the 28 day of Ing. 1874. Jest IV The Warren County Court

I Solemnized the Rites of Matrimonv between the above named parties on the 29"day of & Son, 7. D. 1874

IS Will To

ENOW ALL MEN, THAT WE, Sillillian & Jesses Justice 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

a Boi

The condition of the above obligation is alich:	
That Movens, Sum Millien	
th prayed and obtained a ligense to marry Serve A	6
Now, if the said few Stulls.	
tual resident in the County aforesaic, and there shall not hereafter appear any lawfu	I cause why

Sum Holian and Jun Fulls 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 31.5. 187

Green Killian [L. S.] James Johnson [L. S.]

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

Bond and Security baving been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between I Jouch June and Hachel Gmith of said County, and join them together as Husband and Wife in Holy Wedlock.

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

Seline W. The of Warren County Court 2 Solemnized the Rites of Matrimony between the above named parties on the

5" day of March, A. D. 1874

John Ens

KNOW ALL MEN, THAT WE Street level the lection 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 level which wow, if the said leached whith

actual resident in the County aforesaid, and there shall not hereafter appear any lawful cause why the said Shood with Tring and Heachel South

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 Hoday of Morch 1874

hadrach From [L.S.]

Love tellebollom [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 W. C. M. and blig of the Clerks of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in Mc Minnville, the 5 day of March 187/1.

Selse III The The County Court

I Solemnized the Rites of Matrimony between the above named parties on the 5" day of March, A. D. 1874

N. Still

KNOW ALL MEN, THAT WE WSI King and the Serituin 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 Whevens, 105. elling
hath prayed and obtained a license to marry to be IM Celille
hath prayed and obtained a license to marry believed the Colithe  Now, if the said Character College be an
actual resident in the County aforesaic, and there shall not hereafter appear any lawful cause why the said
74. S. King and Eligolethe Citible
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 5th day of More Ce 1874

Adrian Northand [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:

Boud and Socurity having been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between Halliam Freston and Mary & At A chill of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in Mc Minnville, the Z' day of March 1874

MA bessen Clerk of Warren County Court

2 Solemnized the Rites of Matrimony between the above named parties on the 12 day of March, A. D. 1874

Rev W lo Demo

KNOW ALL MEN, THAT WE, MIPSES TIN + AT Mulle of the County of Warren, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the shm 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, Und Has In prayed and obtained a Jicense to marry Mary & Mitchello
Now, if the said Mary & Mitchello actual resident in the County aforesair, and there shall not hereafter appear any lawful gause why the said William Freston and Mary Milchill 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 1874

( & F Mullicans, 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 6. Personer ton and Dlo Lyttrill of said County, and join them together as Husband and Wife in Holy Wedlock.

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

1874.

Esse.

The A busine Clerk of Jarren County Court

I Solemnized the Rites of Matrimony between the above named parties on the 12" day of March, A. D. 1876

Henry Derry berry Me

KNOW SLL MEN, THAT WE, CO. Pering Row &Sand Henderson of the County of Warren, and State of Tennessee, are held and firmly bound unto the State of Tennessee, in the sum of Twelve Hundred and Fifty Dollars, 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, lo Senningson	
hath prayed and obtained a license to marry D. E. Lutisell	
Now, if the said & & Luttrelle	be an
actual resident in the County aforesaic, and there shall not hereafter appear any lawful cause	why the said

le Jennighon and Dlo Lulliele 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 March 1875

le. Comingion Sandfindis m

To any Regular Ordained Minister of the Gospel having the care of Souls, or torany 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 J. M. Miller and M. Le Hee she of said County, and join them together as

Husband and Wife in Holy Wedlock.

Given under my band, at office, in Mc Minnville, the Ill day of March 187 4

Telm If here County Court

J Solemnized the Rites of Matrimony between the above named parties on the 13" day of March, A. D. 1874

I Holler Justin

KNOW ALL MEN, THAT WE J. IN Milley Ded. 111 Comments 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 J. M. Helan

hath prayed and obtained a license to marry Mc-& Heark

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 scals, the 12 h day of 1/10 mil 187 4

Thebiller [L s.]

y & M. bornick [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 Socurity having been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between Sam Scambuck and Nandy level of said County, and join them together as Husband and Wife in Holy Wedlock.

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

1874.

J He Robinson County Court

I Solemnized the Rites of Matrimony between the above named parties on the 18th day of Murch, A. D. 1874

Sugarna McGuha

ENOW ALL MEN, THAT WE, Sam Hambriek & Buck look 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, Daw Heam hick

hath prayed and obtained a license to marry Vanay lev he

Now, if the said Vanely lev he

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

Sam Hambrick and Nancy lever 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 14! day of March 1871

Sam Longambiel [L. s.]

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

Boud and Socurity having been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between Jourdan Price and Caroline Sting of said County, and join them together as Husband and Wife in Holy Wedlock

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

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

KNOW ALL MEN, THAT WE, Journain Prie Thole 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, Jourdan Pri hath prayed and obtained a license to marry Caroline Sting

Now, if the said Caroline Stiry actual resident in the County aforesaic, and there shall not hereafter appear any lawful cause why the said boundon and Canier Olin

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 14 day of March 1874 attion

STATE OF TENNESSEE, WARREN COUNTY, -- ss.

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

Bond and Socurity having been given according to law, you are hereby authorized to Solemnize the Rites of Matrimony between James Jones and Sarah Tellis of said County, and join their together as

Husband and Wife in Holy Wedlock.

Given under my hand, at office, in Mc Minnville, the 18 day of March

1874

Esse

Ile, Andrewson Court Court

I Solemnized the Rites of Matrimony between the above named parties on the 19" lav of March, A. D. 1874

M.Mare

KNOW ALL MEN, THAT WE, James Jone & The Martin 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 Cellio Now, if the said Darah Cellin

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

James Jones and Sarah Cellio 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 March 187h,

Jones Jones John Martin

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, von are bereby authorized to Solemnize the Rites of Matrimono between the Mary Mallinger 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 1 day of March

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

27' day of March, A. D. 1874

Ho. Ho. Kenzello

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 McLsryn

Now, if the said Mary McLsryn

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

and Mary McLsryn

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

Witness our hands and seals, the 21 Rd ay of March 1874, Me Rohiem ) J. M. While

Thankellicary

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 Thank Gunts and Sarah H. Bank of said County, and join them together as Husband and Wife in Holy Wedlock.

Given under my band, at office, in McMinnville, the 23 day of March

fle A Ser sin Warren County Cour

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

To to learn phile

THAT WE, Francis Limit & Pouler 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

Esse.

hath prayed and obtained a license to marry Parah Barutt be an actual resident in the County aforesaic', and there shall not hereafter appear any lawful cause why the said Arah Barutt and Aarah Barutt 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 23 day of March 1874

Aranceir France [L. S.]

Le Bailey [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 Sclemnize the Rites of Matrimony between How He Head and Rannin Allen of said County, and join them together as Husband and Wife in Holy Wedlock.

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

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

29 day of March 7. 10. 187/

Jacob Stepe

KNOW ALL MEN, THAT WE, Horno Mecan & I. At I chief 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, Wm Ho, Houd

hath prayed and obtained a license to marry Funnie Allen Now, if the said Fannie Allen

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

and Hannie Allen 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 March 1875

Waral [L. s.]

No haloned Mitatal [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 Harry Brown and Kellen Mashell 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 april 1874

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

(30 day of april), 7. D. 1874

A. Mariny

KNOW ALL MEN, THAT WE Heavy Brown & Ho Nonheate 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, Hary Brown hath prayed and obtained a license to marry Cellew Marshill Now, if the said Cellen Marshile

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

Garry Mounand tellen Marshell 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 Witness our hands and seals, the 2 day of april 1871,

altest