

Western Kentucky University

TopSCHOLAR®

Warren County, Kentucky - Marriage Records

Manuscripts

1805

Box 2, Folder 10 Warren County Marriage Records, H-W

Manuscripts & Folklife Archives

Western Kentucky University, mssfa@wku.edu

Follow this and additional works at: https://digitalcommons.wku.edu/wc_ky_marriage_records



Part of the [United States History Commons](#)

Recommended Citation

Folklife Archives, Manuscripts &, "Box 2, Folder 10 Warren County Marriage Records, H-W" (1805). *Warren County, Kentucky - Marriage Records*. Paper 11.

https://digitalcommons.wku.edu/wc_ky_marriage_records/11

This Other is brought to you for free and open access by TopSCHOLAR®. It has been accepted for inclusion in Warren County, Kentucky - Marriage Records by an authorized administrator of TopSCHOLAR®. For more information, please contact topscholar@wku.edu.

[Isack/Iassa?] Heckma and Maraan Griffen

1-2
all men by these presents that
Isack Heckma & Thomas Griffen are held and
by bond unto his Excellency the
Governor for the sum being in the sum being
50 for which payment well and truly
made to said Governor & his Successors
bind one selves one heirs & assigns
by these presents sealed
with our seals and dated this 2 day
November 1805. The condition of this
Obligation is such that when as there
shall be any Intended to be solemnized
in Isack Heckma Maraan Griffen
for which License hath been now
is now Lawful Cause to obstruct
that this obligation to be void
to Remain in full force and virtue
Law
Iassa Heckma
Thomas Griffen

Joshua Hightower and Maryann Hightower

^{2b}
 Know all men by these presents that We Joshua Hightower and ²⁻³
 Mrs. Hightower are held and firmly bound unto his Excellency the
 Governor of Kentucky in the sum of £50 current money the payment
 of which We do and truly to be made to said Governor and his
 Successors We bind Ourselves each of our heirs & Jointly and severally
 firmly by these presents sealed and Dated the 1st day of
 April 1805

The condition of the above obligation is such that when
 as there has a Licence issued for a marriage shally intended to be solemn-
 ized between the above named Joshua Hightower & Maryann Hightower
 now should there be no lawfull Cause to obstruct said Marriage then
 this obligation to be voided to remain in full force & virtue
 In Teste
 Joshua Hightower
 John Hightower

²
 We and each of us do agree that if the marriage between ²⁻²
 Joshua Hightower and our daughter Maryann Hightower we have
 not the least objections given from under our hands share to
 we sign our names and set our seals this first day of April 1805
 In Teste
 Thomas Hightower Seal
 Jane Hightower Seal
 John Hightower

John Hodges and Patsy Langston/Lanston

know all men by these presents that we John
 Hodges and Callaway Branch are here and finally
 bound unto his Excellency the Governor for the sum
 being in the sum of £50 to which pay well
 and truly to be made to the said Governor and
 his successors We bind our selves our heirs & our
 Soulders and generally finally by these presents
 sealed with our seals and Dated this 9th
 day of September 1805 The condition
 of the above Obligation is such that whereas
 there is a demand shortly intended to be
 demanded between the above bound John &
 Patsy ^{Langston} which demand has issued now if
 there be no lawful cause to obstruct the
 said marriage then this Obligation to be void
 Else to remain in full force & virtue
 Teste ^{Witness} my hand
 John Hodges
 Callaway Branch

Sept. 9th 1805
 I do hereby certify that the above
 named Patsy is about the age of twenty one years
 given under my hand the day and date above
 Teste ^{Witness} my hand
 Callaway Branch

John Hodges and Patsy Langston/Lanston

September the 9th 1805 to Mr. Chaplain. ³⁻² Ch.
This is certify to all to whom it may concern that I John
Langston of Warren County & State of Kentucky do give ~~my~~
~~my~~ License in order that my daughter Patsy may be join
in a marige contract to John Hodges of the same county
& State. As you will oblige yours.
John Lanston

John Irby and Elizabeth Howard

I now all men by these presents that we John Irby
and Elizabeth Irby are held and firmly bound unto his
Majesty the Governor for the time being in the sum
of £50 to which said well and truly to be made
to the said Governor and his Successors here by
ourselves our heirs & jointly and severally firmly by
these presents sealed with our seals & Dated this 2nd
day of September 1805. The Condition of the
above Obligation is such that when as there is
no Marriage therein intended to be solemnized between
the above John Irby and Elizabeth Howard
for which a License has been now if there be
no lawful cause to obstruct the said
Marriage then this Obligation to be void else
to remain in full force and virtue

By
John Irby

Elizabeth Howard

John Irby

Elizabeth Howard

Elizabeth Howard.

John Landers and Mary Sallerfield

Know all Men by these presents that John Landers & Isaac Goodnight are here and firmly bound unto the excellency of the Governor for the time being in the sum of £500 to which payment well and truly to be made to the s^d Governor and his Successors We bind our selves our heirs & severly and firmly by these presents sealed with our seals & sealed this 30th day of September 1805 the condition of the above obligation is such that whereas there is an marriage shortly intended to be solemnized between the above bound John Landers and Mary Sallerfield for which already hath been now if there is no Lawfull cause obstruct the same marriage then this obligation to be void or els to remaine in full force and Virtue

John Landers (seal)
Isaac Goodnight (seal)

Test
Robert Wallace for

John Landers and Mary Sallerfield

ms 116 I certify that I am willing
for you to issue a license for John⁵⁻²
Landers to marry my daughter
Polly Saterfield giving under
my hand and seal James Saterfield
test
Isaac Goodnight September the 30th 1805
Peter Boutcher.

Moses Lewis and [No name given] Blalock

Know all men by these presents that we ⁶⁻² Moses
Lewis and Jeremiah Blalock are held and jointly
bound unto the excellency of the Governour of
Kentucky for the time being in the full sum
of fifty pounds current money of which well and
truly to be married to said Governour and his
Successors we bind our selves each of our heirs
Jointly and severally jointly by these presents
Sealed and Dated this 17th day of August 1805
the condition of the above obligation is such
that whereas there has arisen a dispute for an marriage
contract intended to be determined between the above
bound Moses Lewis and Jeremiah Blalock
& now should there be in lawfull cause to obstruct
said marriage then this obligation to be voided
or else to remain in full force and virtuous

by
Moses Lewis

Jeremiah Blalock

John McFadin and Polley Middleton

Know all men by these presents that We John McFadin & Polley
& Middleton are held and firmly bound unto his Exc^{ty}
the Governour of Kentucky in the Sum of \$50 Current money
the payment of Which We do and truly take made to said Governour
and his Successors We bind Ourselves Each of us here Ye. Jointly
& Severally firmly by these presents. Sealed & Dated the 27th day of
May 1805

The condition of the above obligation is Such that Whereas
there has a Licence issued for a marriage shortly intended to be
solemnized between the above bound John McFadin
& Polley Middleton should there be no lawfull cause to obstruct
said marriage then this obligation to be void Else to remain
in full force & Virtue

John McFadin
Polley Middleton

Jonathan Manley and Polly Pitman

8-3

Know all men by these presents that We Jonathan Manley
& Jonathan Manley his are held and firmly bound unto his Excellency
the Governor of Kentucky in the sum of \$ 50 Current money the pay-
ment of which We and truly to be made to said Governor &
his Successors We bind ourselves each of our heirs & jointly & seve-
rally firmly by these presents sealed and Dated the 17th day of
April 1815

The condition of the above obligation is such that
Whereas there has a license issued for a Marriage shortly intended to be
solemnized between Jonathan Manley & Polly Pitman — now
should there be no Lawfull Cause to obstruct said Marriage
then this obligation to be void Else to remain in full force & Virtue
Jonathan Manley
Jonathan Manley

John Phelps

Jonathan Manley and Polly Pitman

8-2
To Mr with Chaptain Coy
Sir you are hereby required to issue a marriage licence
when call'd upon. to said Jonathan Manley and Polly pitman as
I here by certify that full consent is given on the part of the
said Polly pitman by me Peter Vincent step father to said
said pitman certify'd this 17th day of April 1809 his
test
James Rawlins
Lydia Rawlins
Peter Vincent
mark

James Martin and Salley Williams

Know all men by these presents that We James⁹⁻³
Martin & Bennett Williams, are held and firmly
bound unto his Excellency the Governor for the
time being in the Sum of £50. to which pay-
ment will and truly to be made to the
Governor and his Successors we bind ourselves
our Heirs &c. Jointly and Severally firmly
by these presents sealed with our seals and
dated this 13th day of December 1805

The Condition of the Above Obliga-
tion is such that Whereas there is a Marriage
intended sholly to be solemnized between
the Above bound James Martin and Sally
Williams for which a License has issued nor
if there be no Lawfull Cause to Obstruct
the said Marriage then this Obligation to
be void else to Remain in full force & virtue

W^{ts}

Wm. J. Galtwood

James Martin Seal
Bennet Williams Seal

James Martin and Salley Williams

Know all men by these presents we James Martin & Simon Williams ⁹⁻⁴
 are held and firmly bound unto his Excellency the Governor of Kentucky
 for the time being in the penal sum of Five hundred pounds
 current money the payment of which well and truly to be made to said
 Governor and his successors we bind ourselves each of our heirs & family &
 severally firmly by these presents sealed and dated the 3^d day of ~~October~~ June
 1805. The condition of the above obligation is such that whereas the above
 Bond James Martin hath this day produced Credentials of his ordination & also of his
 being in regular Communion in the Church to which he belongs he is
 therefore Permitted to celebrate the rites of Matrimony in this County
 Now if the said Martin shall well and truly Solving the
 Rites of matrimony according to law then this obligation to be Void
 Else to remain in full force & Virtue

^{Wit}
 Am^{Chapline} CC
 James Martin

James Martin and Salley Williams

9-2
This is to certify that I
Simon Williams doth consented
to the Marriage between his
Daughter Salley and James Martin
as witness my Hand and Seal
this 12 Day of December 1805
Lewis Harmon Simon Williams
Benit Williams

Willis Mitchell and Polley Long

now all bind by these presents that we 10-2
Willis Mitchell & William Swearingen are
held firmly bound unto his Excellency the Governor
for the time being in the sum of \$200
which said well and truly we made to
the said Governor this present we bind our
selves our heirs & County & severally finally
by these presents sealed with our seals
& Dated this 5th day of February 1805.

The condition of the above obligation is
such that whereas there is a marriage
thoroly intended to be solemnized between
the above bound Willis Mitchell
& Polley Long for which affianced has
been paid now if there be no lawful cause
the Obstruct the said marriage then the
obligation to be void else to remain
in full force & virtue

Willis Mitchell (Seal)

Wm Swearingen (Seal)

Wite

M. S. Hapner

Jordan Neal and Mary Jordan

Know all men by these presents that we Jordan Neal ¹¹⁻²
 & Richard Smith are held and fully bound unto his excellen-
 cy the Governour for the Time being in the Sum of Fifty pounds
 current money ^{of Kentucky} the payment of which We do truly to be made
 to said Governour and his Successors the said each of our selves
 do solemnly and finally firmly by these presents Sealed &
 dated the 11th day of March 1805

The condition of the Above obligation is Such that Whereas
 there has a Licence issued for a marriage shortly intended
 to be solemnized between the above bound Jordan Neal &
 Mary Jordan now should there be no lawfull cause to obstruct
 said Marriage then this obligation to be void Else to remain in
 full force & Virtue
 Richard Smith

This is to Certify to the Clerk ¹¹⁻³
 of Warren Court that Jordan Neal
 and Polly Jordan of the sd County
 has leave from their parents
 to be Joind in Wedlock Signed
 this 2nd day of March 1805
 Aaron Neal
 William Jordan and Mary Jordan

Moses Prewitt and Phebe Williams

Know, all men by these presents that We Moses Prewitt 12-27
David Benson - are held and firmly bound unto his
Excellency the Governour of Kentucky for the time being and his
Successors ~~the said~~ ~~Contract~~ in the penal sum of fifty pounds
current money We bind ourselves each of our heirs & County and
severally firmly by these presents sealed and Dated the 3rd day of
June 1805.

The condition of the above obligation is such that whereas there has
a Licence issued for a marriage shortly intended to be solemnized
between the above bound Moses Prewitt - & Phebe Williams

now should there be no Lawfull Cause to obstruct said Marriage
then this obligation to be void and to remain in full force & virtue

Test
Moses Prewitt

Moses Prewitt
David Benson

Alexander Rattles and Nancy West

Know all men by these Presents that we Alexander Rattles ¹³⁻²³
& William West — are held and firmly bound unto his Ex-
cellency the Governor of Kentucky for the time being in the sum of
Sum of Fifty pounds current money the payment of which
well and truly to be made to said Governor and his Successors we
bind Ourselves Each of us being &c Jointly and severally firmly
by these presents sealed and Dated the 10th day of June
1805. The condition of the above obligation is such that
Whereas there has a time since for a marriage shortly intended
to be solemnized between the above Bound Alexander Rattles &
Nancy West — now should there be no lawful cause to obstruct
said marriage then this obligation to be void Else to remain in full force
W. West
A. Rattles
Nancy West

Isham Reavis and Mary Reavis

14-2
Now all men by these presents that the said Isham Reavis
and Harris Reavis are held and firmly bound unto his
excellency the Governor ~~of~~ his Successors for the time being
in the sum of £50. current money the payment of
which well and truly to be made to said Governor his success-
ors we bind ourselves each of our heirs & lawfully &
severally firmly by these presents sealed & Dated this 20th day of
February 1805.
The bond then of the above obligation is such that
Whereas there has a license issued for a marriage shortly intended
to be solemnized between the above bound Isham Reavis and
Mary Reavis now should there be no lawful cause to obstruct
said marriage then the obligation to be void else to remain in
full force & Virtue.
Isham ^{his} Reavis (S)
Harris ^{his} Reavis (S)
Test Wm Chapman

Isham Reavis and Nancy Lynch

1542
Know all men by these Presents that We Isham Reavis
& Will Chapman are held and firmly bound unto his Excellency
the Governour of Kentucky in the sum of fifty pounds current Money of the
State aforesaid the Payment of Which Wee and truly to be Made to said
Governour and his Successors Wee Bind our selves Each of our heirs &c
Jointly and severally firmly by these Presents sealed & Dated the 18th
day of March 1805.

The condition of the Above obligation is such that Whereas there
has a Licence Granted for a marriage shortly intended to be Solemnized
Between the above bound Isham Reavis and Nancy Lynch
how should there be no lawful cause to obstruct said Marriage that
this obligation to be void & to remain in full force & Virtue
Isham Reavis
Will Chapman

Isham Reaves/Reavis and Sarah Womlet

now all men by these presents Charles
In Common Law are held and firmly
unto the Excellency of the Governor for the
and his successors in the Sum of £ 80 the pay
which were and truly to be paid to the said Govern
we bind our selves our & each of our heirs & so
and severly firmly by these presents sealed and
14 day of August 1805 — — —
tion of the above obligation is such that whereas
been Licenses Issue for a marriage shortly intended
between the above bound Isham Reaves and
Sarah Womlet now should there be now lawfull cause to
marriage then the above obligation to be
also to Remaine in full force and virtue in Law

Isham Reaves
Seal

Em. L. Reaves


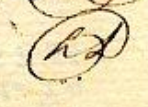
James Red and Vashti Fields

Know all men by these presents that the said James Red & Vashti Fields¹⁻² are lawfully bound unto his Excellency the Govern^r of Kentucky in the penal sum of \$50 current money the payment of which shall and truly to be made to said Govern^r and his Successors the said Councils each of us their &c Jointly and severally jointly by these presents sealed & Dated the 9th Day of April 1805

The Conditions of the above obligation is such that Whereas there has a License issued for a marriage that is intended to be solemnized Between the above bound James Red and Vashti Fields now should there be no lawful cause to obstruct said marriage then this obligation to be void Else to remain in full force & virtue
James Red
Vashti Fields

William Robinson and Elizabeth Elam

Know all men by these presents that ¹⁸⁻² we William Robinson &
William Elam are held and firmly bound unto his excellen-
cy the Governor of Kentucky in the penal sum of £50 the
payment of which well and truly to be made to said Governor
and his Successors We bind ourselves, Each of us heirs &c
Jointly and severally jointly by these presents sealed and as to the
15th day of July 1805. The condition of the above obligation
is such that whereas there has a Licence issued for a mar-
riage solemnly intended to be solemnized between the above
bound: ~~Wm~~ Robinson & Elizabeth Elam now should there
be no Lawfull cause to obstruct said marriage then the
obligation to be void else to remain in full force &
virtue
As to prob hapline

William Robinson 
Wm. Elam 

Jesse Rowntree and Polley Wallace

19-2

Know all men by these presents that we Jesse Rowntree
& Thomas Muddleton are hitherto and firmly bound
unto his Excellency the Governor for the sum being in
the sum of 100 to which said 100 we truly to be
made to the said Governor and his successors we bind our
selves our heirs &c. jointly and severally firmly by these presents
sealed with our seals & Dated this 11th day of May

1805. The condition of the above Obligation is such
that whereas there is a marriage shortly intended to
be solemnized between the above bound Jesse Rowntree
& Polley Wallace. for which a license has
been now if there be no lawful cause to obstruct
the said marriage then this Obligation to be void
Else to remain in full force & Virtue

Teste

J. M. Chaplin

Jesse Rowntree
Thomas Muddleton

Caden Sholar/Sholder and Lucy Palmore

Know all men by these presents that We Caden Sholder & ²⁰⁻²Lucy Palmore are held and jointly bound unto his Excellency the Governour for the Time being and his Successors the payment of which Alled and trusty to be made to said Governour and his Successors We bind Our selves Each of us singly & severally jointly by these presents Signed and dated the 20th day of March 1805

The condition of the above Obligation is such that whenever there shall be a License issued for a Marriage shortly intended to be solemnized between the above Bound Caden Sholder & Lucy Palmore now should there be no Lawfull Cause to obstruct said Marriage then this obligation to be void else to remain in full force & Virtue

W. H. Haptin
 Caden Sholar
 Lucy Palmore
 marks

Warren County I do hereby certify that Caden Shaldens & Lucia palmone were married by me this 21 day March 1805
 Gladwin Genings

Jacob Smith and Rachel Millican/Milegan

Know all men by these presents that We ²¹⁻²
Jacob Smith & James Millican are fully
and fully bound unto his Excellency the Governor
for the time being in the sum of \$150 to wit
that we will and truly to be made to the said
Governor & his successors We bind ourselves our
Heirs & our Family and finally fully by these
presents sealed with our seals & Dated
this 9th day of September 1805

The condition of the above Obligation is such
that whereas there is a Marriage shortly
intended to be solemnized between the above
bound Jacob Smith and Rachel Millican
for which license has been now of them
be no lawful cause to obstruct the said
Marriage then this Obligation to be void
Else to remain in full force and virtue

Teste

Wm. Chaplin

Jacob Smith *[Signature]*

James Milegan *[Signature]*

Isaac Stephens and Catharine Briggs

Now all men by these presents that see Isaac Stephens
& Catharine Briggs are held and firmly bound unto
his Excellency the Governor for the time being in the sum
of \$50 to which said sum will and truly be made
to the said Governor his successor in Office we
bind ourselves our heirs &c. jointly and severally
family by these presents sealed with our seals
dated this 20th day of December 1805.

The condition of the above Obligation
is such that whereas there is a marriage
shortly intended to be solemnized between the above
bonds Isaac Stephens & Catharine Briggs, now if
there be no lawful cause to obstruct the said
marriage then this Obligation to be void
else to remain in full force. Witness

Test

Indorsed on Bond.

Isaac Stephens
Catharine Briggs

M. C. [Signature]

Isaac Stephens and Catharine Briggs

Warren County, Shelby certify that Isaac Stephens & Catharine Briggs was married by me this day 24th of December 1805. ——— Gladwin Gorin Jr

James Tabour and Celia Hall

Know all men by these presents that we ²³⁻²
James Tabour and John Turner are held
and firmly bound unto his Excellency the Governor
for the time being in the sum of \$30 to
which said Well and truly to be made to the
said Governor and his successors we bind ourselves
our heirs &c jointly and severally firmly by these
presents sealed with our seals and dated this
7th day of December 1805

The Condition of the above Obligation
is such that Whereas there is a marriage
shortly intended to be solemnized between the
above named James Tabour and Celia Hall
for which a license has been now if there be
no lawful cause to obstruct the said marriage
then this Obligation to be void Else to remain
in full force and Virtue

Juste

Wm Chaphin

James Tabour

John Turner

Westly Thomas and Sarah Chenoweth

Know all men by these presents that we Westly Thomas & Walter
Thomas are held and firmly bound unto his Excellency the
Governor for the time being in the sum of fifty pounds current money
the payment of which well and truly to be made to said Governor
and his successors we bind ourselves each of our heirs &c. jointly and
severally firmly by these presents sealed and dated this 1st day of
April 1805 The condition of the above obligation is such that
Whereas there has a License issued for a marriage shortly intended
to be solemnized between Westly Thomas and Sarah Chenoweth
Now should there be no lawful Cause to obstruct said marriage
then this obligation to be void Else to remain in full force &
virtue
Wm Chapman

Westly Thomas
Walter Thomas

to the Clerk of Warren County this is to certify
that I have given my free approbation in a
contract of marriage with my Daughter Mary
and Westly Thomas given under my hand this
28th Month 805
Jonathan Chenoweth

Westly Thomas and Sarah Chenoweth

24-4
This is to certify that the rite of
marriage is solemnly and joyfully
according to the Direction of gods word
Wesly Thomas and Sarah Chenoweth
by me Benjamin Salbert
~~and~~ and uterore made to Clerk
of Warren County
William Chapman

John Turner and Betsy Johnson

25-3

These all were by these present that we John
 Turner and Sampson Johnson are here and firmly
 bound unto his Excellency the Governor for the sum
 being in the sum of fifty pounds to which presp.
 Well and truly to be made to the said Governor
 and his Successors We bind ourselves our heirs &c
 Sontly and finally firmly by these present sealed
 With our seals & Dated this 4th day of
 September 1805 The Condition of the
 above Obligation is such that Whereas there
 is a Marriage shortly intended between
 the above bound John Turner and Betsy
 Johnson for which a Licence has issued
 now if there be no Lawfull cause to
 obstruct the said Marriage then this
 Obligation to be void Else to remain in
 full force and virtue

Teste John Turner Per
mark
 Wm. Chappin Sampson Johnson Per
mark

Sept. 4th 1805
 I hereby Certify that the above
 named parties above the age of twenty
 one years
 Teste Wm. Chappin Sampson Johnson Per
mark

John Turner and Betsy Johnson

25-7
This is to Certify that John Turner
of Arthur Johnson I am agree to John
Turners and my Daughters
marriage and she is of age given from
under my hand September the 11
1805
E. Samson Johnson
W. Turnington

James Venable and Rebecca Span

Know all men by these presents that we James Venable & Joseph²⁶⁻²
 Howell are held and firmly bound unto his Excellency the
 Governor for the Time being in the penal Sum of fifty pounds
 current money the payment of which well and truly to be
 made ^{to s^r. Governor & his Successors} we being Councillors each of our huzb^{ds}. Jointly & Severally
 firmly by these presents sealed & Dated this 22nd day of
 January 1805

The condition of the above obligation is such that
 Whereas there has a licence issued for a marriage shortly
 intended to be solemnized ^{the above named} between James Venable &
 Rebecca Span now should there be no Lawfull Cause
 to obstruct said marriage then the above obligation to
 be void Else to remain in full force & virtue

James Venable
 Joseph Howell

January 22nd 1805.

I hereby certify that the above named
 female is above the age of twenty one years

Joseph Howell

Gabriel Watt and Elizabeth Simmons

Know all men by these presents that we ²⁷⁻³
 Gabriel Watt and William Simmons are
 held & firmly bound unto his Excellency
 the Governor for the term being in the
 sum of 50£ to which payment we and
 truly to be made to the said Governor
 and his Successors we bind ourselves
 our Heirs &c. Jointly & severally firmly
 by these presents sealed with our seals
 and dated this 21st day of Decr 1805

The Condition of the Above Ob-
 ligation is such that whereas there
 is a Marriage shortly intended to
 be solemnized between the Above bo-
 und Gabriel Watt and Elizabeth Sim-
 mons for which a License has issued
 now if there be no lawfull Cause to
 obstruct the said Marriage then this
 Obligation to be void else to remain
 in full force and virtue
 Gabriel Watt *(Signature)*
 William Simmons *(Signature)*

Gabriel Watt and Elizabeth Simmons

27-2
I do hereby give my consent
that ~~Elizabeth~~ Elizabeth Simmons and Gabriel
Watt to be Married as I have now ~~no~~
objection to the Match giving my hand
and Seal this 20th Day of December 1805
teste
Edmund Purdy
Elizabeth Simmons Seal
mark -

Samuel Woods and Polly Highsmith

28-2

Know all men by these presents that We Samuel
Woods and James Highsmith - our self and family
bound unto his Excellency the Governor for the sum being
in the sum of \$50 to which purp. We and truly
to be in aid to the said Governor and his successors We
bind ourselves our heirs & jointly and severally firmly
by these presents sealed with our seals and dated
this 13th day of November 1805. The said sum of
the above Obligation is such that whereas during
a certain shorty interval between the above bound
Samuel Woods & Polly Highsmith for which a
license has been now if there be any lawful cause
to obstruct the said Marriage then this Obligation
to be void and to remain in full force &c.

Witness
In the presence of
James Highsmith
mark

Samuel Woods
James Highsmith

Josiah Wright and Anne/Anna Briggs

29-3

Know all men by these presents that we
 Josiah Wright and Isaac Stephens are full
 and fairly bound unto his Excellency the
 Governor for the sum being in the sum
 of \$100. to which sum well and truly &
 truly and truly to be made to the said Gov-
 ernor and his successors the said ourselves and heirs
 of our family and finally finally by these presents
 sealed with our seals and dated this 24th day
 of Sept. 1805. The condition of the above
 Obligation is such that whereas there is a
~~marriage~~ solemnly intended to be solemnized between
 the above bound Josiah Wright and Anne
 Briggs for which a license has issued now if
 there be no lawful cause to obstruct the
 said marriage then this Obligation to be
 void Else to remain in full force & virtue
 Witness
 Myself Josiah Wright Esq
 Isaac Stephens Esq
 Myself
 Isaac Stephens Esq
 Myself
 Isaac Stephens Esq

I do hereby certify that the above named sum is
 above the age of 21 years given under my hand this
 24th day of Sept. 1805.
 Myself
 Isaac Stephens Esq

Josiah Wright and Anne/Anna Briggs

29-2
Warren Court Sep the 24th 1805
M^r Chaplin
Sir as M^r Josiah Wright
and My Dauter Anne have obtained
My Consent in Marriage you are
Requested to Issue their Licence and
Oblige your O^b See Due
Test
Cathrin Briggs
Isaac Stepton
Nelly Briggs