

1811

Box 4, Folder 4 Warren County Marriage Records, M-W

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James McCartney and Elizabeth Bowman

12
I have read and by these presents that the said James McCartney
& William Smith are here and family bound unto the
Commonwealth of Kentucky in the Penal sum of
550 for the true payment whereof the said ourselves
and heirs to jointly severally & firmly by these
presents sealed with our seals & dated this 12th of
February 1811. The condition of this obligation
is such that if there should be no legal cause
to obstruct a marriage shortly intended to be
solemnized between the said James and Elizabeth
Bowman both above the age of 21 years then this
obligation to be void else remain in full force
& virtue
James McCartney & Co

Samuel McLaughlin and Peggy Doolan

2-2

KNOW ALL MEN BY THESE PRESENTS, that we *Samuel Bell Laughlin*
D Elias Holmes ~~and~~
are held and firmly bound unto ~~his excellency~~
~~Esq. Governor~~ of the commonwealth of Kentucky,
in the penal sum of fifty pounds, which payment well and truly to be made to said
~~Governor, or his successor in office,~~ we bind ourselves and each of our heirs, &c.,
jointly, severally and firmly by these presents. Sealed and dated this 25th day of
June 1811

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
Samuel and *Peggy Doolan*
Now if it shall always hereafter appear, that there is no lawful cause to obstruct said
marriage, then this obligation to be void, otherwise to remain in full force & virtue.

Samuel B. McLaughlin (SEAL.)
Elias Holmes (SEAL.)

Robert McMullin and Nancy Allingham

I now all men by their presents that we Robert McMullin³⁵
and George Allingham are held and firmly bound
unto the Commonwealth of Kentucky in the Penal sum of
\$50 for which Payment sure and truly to be made we
bind our selves our heirs & jointly & severally firmly by
the presents said each our seals & date this 29th day
of March 1811. The condition of this Obligation
is such that if there should be no legal Cause to ob-
struct a marriage shortly intended to be solemnized
between the said McMullin and Nancy Allingham
both above the age of 21 years then this Obligation to
be void else remain in full force & virtue

Rob^t McMullin *Ree*
George Allingham *Ree*

This is to Certify that my self and wife has³²
Given Consent that Robert McMullin & our Step
Daughter Nancy Allingham should be joined
in wedlock and you may in seasonably grant
them Licence & Likewise the is of age
given under my hand this 20th Day of March 1811
M^r Jonathan Mobson Clerk Robert Wallace
of Warren

James Miller and Rachel McLuny/McLung

Know All men by these presents that Mr James⁴⁻²
 Miller Charles McLung And hee And finally bound
 into the Commonwealth of Kentucky in the
 penal sum of £50 for which payment well and
 truly to be made we bind ourselves And heirs &c
 jointly severally and finally by these presents sealed with
 our seals and dated this 23rd Day of December 1811
 The Condition of the Above Obligation is such
 that if there should be no legal Cause to
 obstruct a marriage shortly intended to be solemnized
 between the said Miller and Miss Rachel
 McLung both above the age of 21 years the
 this Obligation to be void else to remain in
 full force and Virtue James Miller
 Charles McLung
 in witness

Asa T. Mitchell and Sarah Grider

5-2

Know all men by these presents that we *Asa Mitchell & Jonathan Hobson* are held and firmly bound unto the commonwealth of Kentucky, in the penal sum of fifty pounds, for the true payment of which we bind ourselves, our heirs, &c, jointly, severally, and firmly, by these presents, sealed with our seals, and dated this *15th* day of *August* 1811. The condition of this obligation is such, that if there should be no legal cause to obstruct a marriage shortly intended to be solemnized between the said *Asa Mitchell* above the age of 21 years & *Mitchell Sarah Grider* Daughter of *Henry Grider* then this obligation to be void, else remain in full force and virtue.

Asa Mitchell
Jonⁿ Hobson

SEAL.
SEAL.

5-3

August the 15th 1811 Sir please to let *Asa Mitchell* have license to join matrimony with my Daughter *Sarah*; & you will Oblige me

Henry Grider

Jonathan Hobson

Jesse Mitchell and Polly Cooly

Given all men by these presents that we Jesse
 Mitchell and John Greer are here and firmly
 bound unto the Commonwealth of Kentucky in the
 penal sum of \$50 for the true payment of which
 we bind our selves our heirs & jointly & severally firm
 by these presents sealed with our seals & dated this
 22nd day of March 1811 6-4 The Condition of this
 Obligation is such that if there should be no legal
 Cause to obstruct a Marriage shortly intended to
 be solemnized between the said Mitchell son of
 Nicholas Mitchell and Polly Cooly daughter of Joseph
 Cooly then this Obligation to be void else
 remain in full force & virtue
 Attest J. C. Hobson
 Jesse Mitchell (Seal)
 John Greer (Seal)
 Mark

I do hereby certify that I am willing that witness
 should give for the celebration of the rites of
 Matrimony between Mr. Jesse Mitchell and my
 daughter Polly Cooly Joseph Cooly
 March 21st 1811
 Past David Mitchell (Seal)
 John Greer (Sworn)

Jesse Mitchell and Polly Cooly

6-3

I do hereby certify that I am willing that a license
shall issue to celebrate the rites of Matrimony between
my son Jesse Mitchell and Miss Polly Cooly
daughters of Mr. Joseph Cooly
March 21st 1811.
David Mitchell
test John Greer (Srown)

Levi Moore and Patsy White

7-2

Mr Jonathan Hobson Clerk of Warren
County Sir please issue Licens to Levi
Moore my son to be married to Patsy
White as I am willing to the same
and this my certificate shall be your
Justification for the same Given from
under my hand this eighth day of November
1811
Test.
James H Cole
Warren
Warren Moore
Mary Moore

7-3

original filed under Finney, Jonathan

marriages

1811 { By virtue of Licens from Warren Co. Ky. By
November 14 { Levi Moore & Patsy White was lawfully married B4, F4

1812 { Ditto Jonathan Finney & Peggy Divine B4, F5
January 2

February 24 { Ditto Jonathan Finney & Margaret Sullivan B4, F5

March 5 { Ditto James Wilkerson & Christeen Whitlock B4, F7

May 22 { Ditto Francis McQuinn & Esther Cornwell B4, F6
This by me John H. Owen

Levi Moore and Patsy White

202
11

marriages

1811 { By virtue of Licens from Warren Cty, Ky,
November 14 { Levi Moore & Patsy White was Lawfully married

1812 { Ditto Jonathan Finney & Peggy Divine
January 2 {

February 21 { Ditto Jonathan Brinson & Margaret Sullivan

March 5 { Ditto James Wilkerson & Christeen Whitlock

May 22 { Ditto Francis McQuire & Esther Cornwell
this by me ————— John H. Owen

John Patrick/Partrick and Polly Mitchell

Know all men by these presents that we John Patrick ⁸²
and James Mitchell are lawd and firmly bound to the
Commonwealth of Kentucky in the pecuniary sum of £50 for
the true payment Whereof we bind our selves our
heirs & jointly severally & singly by these presents
sealed with our seals & dated the 8th day of May
1811 The condition of this obligation is such
that if there should be no legal Cause to obstruct
a Marriage lawfully intended to be solemnized between
the said John & Polly Mitchell both above the
age of 21 years then this obligation to be void and
remain in full force & virtue

John Partrick
Jas Mitchell

Elipas Riley and Elizabeth Davis

Know all men by these presents that we *Elipha Riley & Thompson* 92
Davis are held and firmly bound
unto the commonwealth of Kentucky, in the penal sum of fifty pounds,
for the true payment of which we bind ourselves, our heirs, &c, jointly,
severally, and firmly, by these presents; sealed with our seals, and date-
ed this *28th* day of *October* 1811 The
condition of this obligation is such, that if there should be no legal cause
to obstruct a marriage shortly intended to be solemnized between the
said *Elipha Riley & Elizabeth Davis both above the*
age of 21 years
then this obligation to be void, else remain in full force and virtue.
Elipha Riley SEAL.
Thompson Davis SEAL.

Benjamin Roebuck and Fanny Nanny

103

Know all men by these presents that we Benjamin Roebuck
 Moseiah Shamm — Are held and firmly bound unto the
 Commonwealth of Kentucky in the penal sum of £50 — for
 the true payment of which we bind ourselves and heirs to
 jointly firmly and lawfully by these presents sealed with
 our seals and dated the 2nd day of December 1811

The Condition of the above Obligation is such that if
 there should be no Legal Cause to obstruct a marriage
 shortly intended to be solemnized between the
 Benjamin son of John Roebuck whose Cousin being
 away certified and proved
 and Miss Fanny Nanny daughter of Moseiah
 Shamm whose Cousin being away certified and proved
 then this Obligation to be void Else to remain in full
 force and virtue

Benjamin Roebuck *his* Seal
 Moseiah Shamm Seal

102

I hereby Certify that I am willing that a license
 shall issue for the solemnization of a marriage
 between Benjamin Roebuck and my Daughter
 Fanny given from under my hand this 6th Day
 of December 1811 John Howland Moseiah Shamm

Benjamin Roebuck and Fanny Nanny

10-4
I hereby Certify that I am willing that
a licence shall issue for the solemnization
of a marriage Between Fanny Nanny and
my son Benjamin given under my hand
this 6th Day of December 1811
John Roebuck
Hoseah Shamm
William Henson

Jacob Romans and Mary Doherty

11-2

Know all men by these presents that we *Jacob Romans & Charles Cole* are held and firmly bound unto the commonwealth of Kentucky, in the penal sum of fifty pounds, for the true payment of which we bind ourselves, our heirs, &c, jointly, severally, and firmly, by these presents; sealed with our seals, and dated this 23rd day of *September* 1811 The condition of this obligation is such, that if there should be no legal cause to obstruct a marriage shortly intended to be solemnized between the said *Jacob Romans about 21 years of age & Mary Doherty Daughter of Robert Doherty whose consort was this day acknowledged* then this obligation to be void, else remain in full force and virtue.

Jacob Romans SEAL.
Charles Cole SEAL.

David N. Russell and Lyda McElwain

Know all men by these presents that we *David N. Russell & William Ann* 122
William Ann are held and firmly bound
unto the commonwealth of Kentucky, in the penal sum of fifty pounds,
for the true payment of which we bind ourselves, our heirs, &c, jointly,
severally, and firmly, by these presents; sealed with our seals, and dated
this 29th day of *August* 1811 The
condition of this obligation is such, that if there should be no legal cause
to obstruct a marriage shortly intended to be solemnized between the
said *David N. Russell & Miss Lyda McElwain*
both above the age of 21 years
then this obligation to be void, else remain in full force and virtue.
David N. Russell SEAL.
William Ann SEAL.

123
Warren County August 28th 1811
This is to certify that *Lyda McElwain*
Lyda McElwain given my consent to Grant
Lyda McElwain heres for Henry to *David N. Russell*
David N. Russell & *Lyda McElwain*
as witnesses my hand
Lyda McElwain *David N. Russell*

Thomas Sears and Seela Straight/Strait

Know all men by these presents that Thomas Sears¹³²
& William Straight and heid and firmly come
unto the commonwealth of Kentucky in the penal
sum of \$50 for the true payment whereof we
have been severally our heirs &c jointly Severally &
firmly by these presents sealed with our seals &
dated this 12th day of November 1811 The condition
of this obligation is such that if there should be
no legal cause to obstruct a Marriage shortly
intended to be solemnized between the said Thomas
and Seela Straight both above the age of 21 years
then this obligation to be void else remain in
full force & Virtue Thomas Sears Seel
William Strait

Charles Settle and Elizabeth Smith

143

Know all men by these presents that we *Charles Settle*
D. Washington Smith are held and firmly bound
 unto the commonwealth of Kentucky, in the penal sum of fifty pounds,
 for the true payment of which we bind ourselves, our heirs, &c, jointly,
 severally, and firmly, by these presents; sealed with our seals, and dated
 this 14th day of *October* 1811 The
 condition of this obligation is such, that if there should be no legal cause
 to obstruct a marriage shortly intended to be solemnized between the
 said *Charles* above the age of 21 years & *Miss*
Elizabeth Smith daughter of *Sam Smith* whose
~~consent~~ *consent* was this day duly certified
 then this obligation to be void, else remain in full force and virtue.

Charles Settle SEAL.
Washington Smith SEAL.

142

These is to Certify that I give as
 Mr. Charles Settle of Warren County
 and State of Kentucky liberty, for to obtain
 matrimonial license, for to join the S^r
 Settle and my Daughter Elizabeth Smith
 in wedlock given from under my hand this
 the 14th of October 1811

Test, *Sam Smith*
Washington Smith OOOOOO

George Simmons and Francis Harrington

Know all men by these presents that we George Simmons ¹⁸¹¹ & Nathaniel Harrington Jr are held and firmly bound unto the Commonwealth of Kentucky in the just full sum of \$50 for the true payment whereof we bind our selves our heirs & jointly severally & finally by these presents sealed with our seals & dated this 25th of February 1811. The condition of this obligation is such that if there should be no legal cause to obstruct a marriage shortly intended to be solemnized between the said George & Francis Harrington, both above the age of 21 years then this obligation to be void else remain in full force & virtue.

George Simmons *his* Seal
Nathaniel Harrington

James Skaggs and Dorothy Dunham

16-2

Know all men by these presents that we *James Skaggs & Daniel Skaggs* are held and firmly bound unto the commonwealth of Kentucky, in the penal sum of fifty pounds, for the true payment of which we bind ourselves, our heirs, &c, jointly, severally, and firmly, by these presents; sealed with our seals, and dated this *27th* day of *July* 1811. The condition of this obligation is such, that if there should be no legal cause to obstruct a marriage shortly intended to be solemnized between the said *James Skaggs & Dorothy Dunham* both above the age of 21 years then this obligation to be void, else remain in full force and virtue.

James Skaggs SEAL.
Daniel Skaggs SEAL.

Elijah Sneed and Polly Benbrook

Know all men by these presents that we Elijah Sneed & William Leaton are here and firmly bound unto the Commonwealth of Kentucky in the penal sum of \$50 for the true payment whereof we bind our selves and heirs to jointly & severally firmly by these presents sealed with our seals & dated this 29th day of March 1811

The Condition of this Obligation is such that if there should be no legal Cause to obstruct a marriage wholly intended to be solemnized between the said Sneed and Polly Benbrook both above the age of 21 years then this Obligation to be Void else remain in full force & Virtue

Elijah Sneed
Test. *(Signature)*

William Leaton *(Signature)*

March the 29th 1811

Ezekiel bin brook do
Certify that my daughter
Polly is of age Ezekiel bin brook
Tanner hopson Clerk of the Court

Elijah Sneed and Polly Benbrook

17-4

Warren County Sec
 Any Person legally authorized is
 hereby licensed and permitted to join together in
 the holy state of Matrimony Mr. Elijah Sneed
 and Miss Polly Benbrook both above the age of
 21 years the said Sneed having executed bond
 as required by law Witnesses my hand as Clerk
 of the County Court for said County this 29th day
 of March 1811
 Jas^d Hobson

MSS 030
134 F 4

William Sneed qualified
 as to Benbrook having
 given his consent for her
 to sign her name to
 the contract
 J. H.

Peter Snider and Sally Upchurch

18-3

Know all men by these presents that we *Peter Snider & Bartley Dills* are held and firmly bound unto the commonwealth of Kentucky, in the penal sum of fifty pounds, for the true payment of which we bind ourselves, our heirs, &c, jointly, severally, and firmly, by these presents; sealed with our seals, and dated this 24th day of *September* 1811. The condition of this obligation is such, that if there should be no legal cause to obstruct a marriage shortly intended to be solemnized between the said *Snider above 24 years of age & Sally Upchurch*

daughter of David Upchurch known & testified

then this obligation to be void, else remain in full force and virtue.

Test
John Hobson

Peter Snider
mark
Bartley Dills
mark

SEAL.

SEAL.

Let a license issue to Peter Snider to celebrate the rite of
Matrimony between him and my daughter Sally this 23rd
of September 1811

18-2

David Upchurch

Test
Wm M. Gilp
John Wadnirp

David Spoon and Dosha Allen

192

Know all men by these presents that we *David Spoon and Martin Com* are held and firmly bound unto the commonwealth of Kentucky, in the penal sum of fifty pounds, for the true payment of which we bind ourselves, our heirs, &c, jointly, severally, and firmly, by these presents; sealed with our seals, and dated this *30th* day of *September* 1811 The condition of this obligation is such, that if there should be no legal cause to obstruct a marriage shortly intended to be solemnized between the said *Spoon and Dosha Allen daughter of Daniel Allen whose consent being duly certified and proven* then this obligation to be void, else remain in full force and virtue.

David Spoon SEAL.
Martin Com SEAL.

194

Warren county set.
 Any person legally authorised is hereby licenced and permitted to join together in the holy state of matrimony Mr. *David Spoon* above the age of 21 years and *Miss Dosha Allen daughter of Daniel Allen whose consent being duly certified and proven* he the said *Spoon* having executed bond as required by law. Witness my hand as clerk of the county court of said county this *30th* day of *September* 1811

Saml Hobson

H. Town to D. O. Allen
clerk

David Spoon and Dosha Allen

September 30. 1811 This is to
certify that we are willing
for David Spoon to marry our
daughter giving under our hand
and seal Daniel and Rutha Allen
Thomas Smith
Marlain, for me
his mark

193

thus
October 3rd 1811 The Nuptials band
was celebrated of the within parties
by me.
D. Macwile Clerk

Spoon
M. Licence

181

MSS 230
B4F4

James Steel and Betsy Chandler

19 207

Know all men by these presents that we *James Steel*
and Benjamin Jackson are held and firmly bound
unto the commonwealth of Kentucky, in the penal sum of fifty pounds,
for the true payment of which we bind ourselves, our heirs, &c, jointly,
severally, and firmly, by these presents; sealed with our seals, and date-
ed this *9th* day of *September* 1811 The
condition of this obligation is such, that if there should be no legal cause
to obstruct a marriage shortly intended to be solemnized between the
said *James Steel and Betsy Chandler*
Both above the age of 21 years
then this obligation to be void, else remain in full force and virtue.

James Steel SEAL.
Benjamin Jackson SEAL.

Robert Stockton and Phebe Whitesides

Know all men by these presents that we Robert Stockton and John Whitsett are held and firmly bound unto the Commonwealth of Kentucky in the penal sum of \$50 for the true payment whereof we bind our selves and heirs & jointly severally & firmly by these presents sealed with our seals & dated this 16th day of March 1811.

The condition of this Obligation is such that if there should be no legal Cause to obstruct a marriage shortly intended to be solemnized between the said Stockton and Phebe Whitesides both above the age of 21 years then this Obligation to be void else remains in full force and Virtue

Robert Stockton

John Whitesides

Byrd Straing and Polly Houchens/Houchin

22-2

Know all men by these presents that we *Byrd Straing & Benjamin Houchens* are held and firmly bound unto the commonwealth of Kentucky, in the penal sum of fifty pounds, for the true payment of which we bind ourselves, our heirs, &c. jointly, severally, and firmly, by these presents; sealed with our seals, and dated this *6th* day of *August* 1811 The condition of this obligation is such, that if there should be no legal cause to obstruct a marriage shortly intended to be solemnized between the said *Byrd* above the age of 21 years & *Polly Houchens* Daughter of *Francis Houchens* whose consent was this day duly testified & proven then this obligation to be void, else remain in full force and virtue.

Byrd Straing SEAL.
Benjⁿ Houchens SEAL.
 Marks

22-3

Mr. Jonathan Holson Clerk of Warren County
 Sir, you will please to Issue Licenses to *Byrd Straing* for to *Married* *Polly Houchens* my Daughter, as it is not convenient for me to attend my self & give my approbation in that case & this shall be your justification for so doing this from your friend &c

Francis Houchens
August 6 - 1811

Benjamin Houchens

Abel Strait and Delilah Sears

232

Know all men by these presents that we *Abel Strait*
and David Strait are held and firmly bound
unto the commonwealth of Kentucky, in the penal sum of fifty pounds,
for the true payment of which we bind ourselves, our heirs, &c, jointly,
severally, and firmly, by these presents; sealed with our seals, and dated
this *12th* day of *September* 1811 The
condition of this obligation is such, that if there should be no legal cause
to obstruct a marriage shortly intended to be solemnized between the
said *Abel Strait and Delilah Sears*
both above the age of 21 years
then this obligation to be void, else remain in full force and virtue.

Abel Strait ^{his} SEAL.
mark

David Strait ^{his} SEAL.
mark

Amos Stroud and Jane McClung

Know all men by these presents that we Amos Stroud & ²⁴²
 Charles McClung are held and firmly bound unto
 the Commonwealth of Kentucky in the penal sum
 of \$50 for the true payment whereof we
 bind our selves and heirs to jointly Severally
 and jointly by these presents sealed with our
 seals & dated this 27th of November 1811
 The condition of this Obligation is such that if
 there should be no legal Cause to obstruct
 a Marriage shortly intended to be solemnized bet-
 ween the said Stroud & Jane McClung both
 above 21 years of age then this Obligation to be
 void else remain in full force & virtue
 Test Amos Stroud
 Jane Stroud
 Charles McClung

Lawrence Stull/Still and Philadelphia Creek

25-2

Know all men by these presents that we *Lawrence Stull & Philadelphia Creek* are held and firmly bound unto the commonwealth of Kentucky, in the penal sum of fifty pounds, for the true payment of which we bind ourselves, our heirs, &c, jointly, severally, and firmly, by these presents; sealed with our seals, and dated this *19th* day of *September* 1811. The condition of this obligation is such, that if there should be no legal cause to obstruct a marriage shortly intended to be solemnized between the said *Stull* about *21 years of age* & *Philadelphia Creek* daughter of said *Stull*

then this obligation to be void, else remain in full force and virtue.

Lawrence Stull SEAL.
William Spring SEAL.

Allen Taylor and Viney Cherry

242

KNOW ALL MEN BY THESE PRESENTS, that we *Allen Taylor* and *Joseph Taylor* are held and firmly bound unto ~~his excellency~~ ~~Esq. Governor~~ of the commonwealth of Kentucky, in the penal sum of fifty pounds, which payment well and truly to be made to said Governor, or his ~~successor~~ in office, we bind ourselves and each of our heirs, &c., jointly, severally and firmly by these presents. Sealed and dated this *5th* day of *February* 1811.

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 *Allen Taylor* and *Viney Cherry* — Now if it shall always hereafter appear, that there is no lawful cause to obstruct said marriage, then this obligation to be void, otherwise to remain in full force & virtue.

Allen Taylor (SEAL)
Joseph Taylor (SEAL)

At the ~~consent~~ *consent* of said *Joseph & William Cherry* father to said *Viney* being acknowledged —

John Taylor Rebeckah Thompson

212
Know All men by these presents that we John Taylor
and Levermore Thompson do hold and firmly bound unto the
Commonwealth of Kentucky in the penal sum of £50- for
the true payment whereof we bind ourselves our heirs &c
Jointly Severally and firmly by these presents sealed with our seals
And dated this 4th day of January 1811

The Condition of the above Obligation is such that if there
should be no legal cause to obstruct a marriage shortly
intended to be solemnized between the said John and
Rebeckah Thompson both above the age of
21 years
Then this Obligation to be void and to remain in full force
And Virtue

John Taylor Seal
Levermore Thompson Seal

William Taylor and Betsy Patrick

Know all men by these Presents that we William Taylor ^{28.2}
 John Patrick are both and jointly bound unto the Common-
 wealth of Kentucky in the several Sums of £50 for the
 true Payment Whereof we bind our selves our heirs &
 jointly severally & jointly by these Presents sealed with
 our Seals & dated this 18th of March 1811.
 The Condition of this Obligation is such that if there
 should be no legal Cause to obstruct a Marriage shortly
 intended to be Solemnized between the said William Taylor
 above the age of 21 years and Miss Betsy Patrick daughter
 of said John then this Obligation to be void else remain
 in full force & Virtue
 William Taylor
 John ^{his} Patrick
 Mark

Larkin Thomas and Phebe Hawes

29-2

Know all men by these presents that we *Larkin Thomas*
and John Brown are held and firmly bound
 unto the commonwealth of Kentucky, in the penal sum of fifty pounds,
 for the true payment of which we bind ourselves, our heirs, &c, jointly,
 severally, and firmly, by these presents; sealed with our seals, and date-
 ed this *1st* day of *October* 1811 The
 condition of this obligation is such, that if there should be no legal cause
 to obstruct a marriage shortly intended to be solemnized between the
 said *Larkin Thomas and Phebe Hawes* both
above the age of 21 years

then this obligation to be void, else remain in full force and virtue.

Larkin Thomas SEAL.
mark

John Brown SEAL.
mark

29-3

October the 1st day 1811
given under my hand Phebe Hawes this
first day October to testify that I am of age
and am willing to marry ^{my} Larkin Thomas
Johnathan Hopson
John Brown
mark

Thomas Travis and Nancy Benson

These are hereby this presents that we David Benson & Charles ³⁰²
 Benson are here and firmly bound unto the Commonwealth of
 Kentucky in the sum of £50 for the true payment
 of which we bind our selves our heirs & jointly & severally
 firmly by this presents sealed with our seals & dated this 12th
 day of March 1811. The condition of this obligation is such
 that if there should be no legal Cause to obstruct a marriage
 shortly intended to be solemnized, and for which a license has
 issued between Thomas Travis — son of said Charles
 and Nancy Benson
 daughter of said David — the consent of the said
 David & Charles being this day given ~~and in any~~ that this
 obligation to be void and remain in full force & virtue
 his
 David & Charles Benson
 mark
 Charles Travis

Nathan Turner and Polly Tilford

312

KNOW ALL MEN BY THESE PRESENTS, that we *Nathan Turner*
& Edward Turner and
are held and firmly bound unto ~~his excellency~~
~~Esq. Governor of the~~ commonwealth of Kentucky,
in the penal sum of fifty pounds, which payment well and truly to be made ~~to said~~
~~Governor, or his successor in office,~~ we bind ourselves and each of our heirs, &c.,
jointly, severally and firmly by these presents. Sealed and dated this *12th* day of
June 1811

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
Nathan and *Polly Tilford*

Now if it shall always hereafter appear, that there is no lawful cause to obstruct said
marriage, then this obligation to be void, otherwise to remain in full force & virtue.

Nathan Turner (SEAL.)
Edward Turner (SEAL.)

Mashack Valandingham and Sally Moss

322

Know all men by these presents that we *Mashack Valandingham*
& *John Moss* are held and firmly bound
unto the commonwealth of Kentucky, in the penal sum of fifty pounds,
for the true payment of which we bind ourselves, our heirs, &c, jointly,
severally, and firmly, by these presents; sealed with our seals, and date-
ed this *4th* day of *October* 1811 The
condition of this obligation is such, that if there should be no legal cause
to obstruct a marriage shortly intended to be solemnized between the
said *Mashack* son of *Benjamin Valandingham* &
Sally Moss daughter of said *John* the consents of
said *Benjamin* & *John* being acknowledged
then this obligation to be void, else remain in full force and virtue.

Mashack Valandingham SEAL.
John Moss SEAL.

John Venable and Sarah Thompson

Know all men by these presents that we John Venable³⁵⁸
Johnson do hereby and here and firmly bind unto the
Commonwealth of Kentucky in the penal sum of \$50
for the true payment of which we and truly to be made
we bind our selves and heirs to jointly severally & finally
by these presents sealed with our seals & dated this 19
day of April 1811. The condition of this obligation
is such that if there should be no legal cause to obstruct
a marriage shortly intended to be solemnized between
the said John & Sally Thompson both above the age
of 21 years then this obligation to be void else
remain in full force & virtue. John Venable
Sarah Thompson

Larkin Venable and Molly Blasinger

Know all Men by these Presents that we Larkin Venable &
 James Venable are held and firmly bound unto the Com-
 monwealth of Kentucky in the penal Sum of \$50
 for the true Payment whereof we bind our selves and
 heirs & jointly severally firmly by these Presents seal-
 ed with our seals & dated this 22nd of November
 1811 The Condition of this Obligation is such that if
 there should be no legal cause to obstruct a Mar-
 riage shortly intended to be solemnized between the
 Larkin & Molly Blasinger both above the age
 of 21 year then this Obligation to be void else
 remain in full force & Virtue Larkin Venable
 James Venable

Thomas Vines and Polly Garret

Know all Men by these presents that we Thomas Vines & Polly Garret are held and firmly bound unto the common wealth of Kentucky in the penal sum of £50 for the true payment whereof we bind our selves and heirs to jointly severally and firmly by these presents sealed with our seals and dated this 19 day of March 1811. The condition of this obligation is such that if there should be no legal cause to obstruct a marriage shortly intended to be solemnized between the said Thomas son of John Vines and Polly Garret daughter of Presley Garret the Consent of said John & Presley having duly given then this obligation to be void else remain in full force & virtue

Thomas Vines
Polly Garret

To the Clarke of Warren County —
Please to grant Lysons to Thos Vines & Polly Garret as we subscribers agree to the same. Kentucky. — March 18th 1811

Presley Garret
Betsy Garret
John Vines &
Henry Vines

am us garret garndolph
man wen

William Ward and Rachel Hopper

Know all men by these presents that we *William Ward & Anderson Dumas* are held and firmly bound
~~Rachel Hopper~~ unto the commonwealth of Kentucky, in the penal sum of fifty pounds,
 for the true payment of which we bind ourselves, our heirs, &c, jointly,
 severally, and firmly, by these presents; sealed with our seals, and dated
 this *13th* day of *August* 181*1* The
 condition of this obligation is such, that if there should be no legal cause
 to obstruct a marriage shortly intended to be solemnized between the
 said *Ward and Rachel Hopper both above*
the age of 21 years of age
 then this obligation to be void, else remain in full force and virtue.

Wm. Ward his *mark* SEAL.
Anderson Dumas his *mark* SEAL.

Test.
J. P. Hobson

David Welch and Matilda Hammett

KNOW ALL MEN BY THESE PRESENTS, that we *David Welch*
William Hammett ~~and~~ 272
are held and firmly bound unto his excellency
~~in the penal sum of fifty pounds~~ ~~the~~ ~~Governor~~ of the commonwealth of Kentucky,
in the penal sum of fifty pounds, which payment well and truly to be made to said
Governor, or his successor in office, we bind ourselves and each of our heirs, &c.,
jointly, severally and firmly by these presents. Sealed and dated this 17th day of
June 1811
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
David Welch and *Matilda Hammett*
Now if it shall always hereafter appear, that there is no lawful cause to obstruct said
marriage, then this obligation to be void, otherwise to remain in full force & virtue.
David Welch (SEAL.)
William Hammett (SEAL.)

Nimrod Wheatly and Susanna Wheatly

KNOW ALL MEN BY THESE PRESENTS, that we *Nimrod Wheatly*
James Fishback and *383*
are held and firmly bound unto his excellency
~~Esq. Governor~~ of the com nonwealth of Kentucky,
in the penal sum of fifty pounds, which payment well and truly to be made to said
~~Governor, or his successor in office~~, we bind ourselves and each of our heirs, &c.,
jointly, severally and firmly by these presents. Sealed and dated this *7th* day of
June 1811
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
Nimrod and *Susanna Wheatly*
Now if it shall always hereafter appear, that there is no lawful cause to obstruct said
marriage, then this obligation to be void, otherwise to remain in full force & virtue.
Nimrod Wheatly (SEAL.)
James Fishback (SEAL.)

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Sir, please to issue license for a marriage between Mr, —
Nimrod Wheatly and my self as I am over twenty
one years old & your complying will much oblige
your friend; *this* shall be your sufficient warrant for
the same, this given under my hand this 5 day of June
1811
Susanna Wheatly

John Wilbanks and Priscilla Watkins

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Know all men by these presents that we *John Wilbanks*
David Upchurch are held and firmly bound
unto the commonwealth of Kentucky, in the penal sum of fifty pounds,
for the true payment of which we bind ourselves, our heirs, &c, jointly,
severally, and firmly, by these presents; sealed with our seals, and dated
this *5th* day of *September* 1811 The
condition of this obligation is such, that if there should be no legal cause
to obstruct a marriage shortly intended to be solemnized between the
said *John Wilbanks & Priscilla Watkins*
both above the age of 21 years
then this obligation to be void, else remain in full force and virtue.

John Wilbanks SEAL.
David Upchurch SEAL.

James Willis and Mahala Lovell

September 6, 1811. 40-2
I do hereby consent for my daughter Mahala
to marry James Willis as I have had Lovell
No objection given from under my
hand this 6 day of September 1811.
Test Michael Lovell James Lovell Michael Lovell

Binns J. Wrenn and Elizabeth Depew

41-3

Know all men by these presents that we *Binns J. Wrenn & Balam Thompson* are held and firmly bound unto the commonwealth of Kentucky, in the penal sum of fifty pounds, for the true payment of which we bind ourselves, our heirs, &c, jointly, severally, and firmly, by these presents; sealed with our seals, and dated this 27th day of *September* 1811 The condition of this obligation is such, that if there should be no legal cause to obstruct a marriage shortly intended to be solemnized between the said *Binns J. Wrenn* and *Elizabeth Depew* daughter of *John Depew* the consent of *J^r Randolph & John* being this day duly conveyed approved then this obligation to be void, else remain in full force and virtue.

Test *Balam Thompson* *Binns J. Wrenn* SEAL.
SEAL.
Balam Thompson

41-2

September the 24 1811
We do hereby certify that we are willing that our daughter *Elizabeth Depew* should be so fully joined in the holy state of matrimony to *Binns J. Wrenn* giving under our names
Test *Balam Thompson* *John Depew*
Polly Depew

Sept^r 24 1811 I do hereby certify that *J^r Randolph Wrenn* is willing for *Binns J. Wrenn* to take *Elizabeth Depew* for wife given under my name
Test *Balam Thompson*

John Young and Mary Davis

Know all men by these presents that we John Young
 and Ann Lewis are held and firmly bound unto
 the Commonwealth of Kentucky in the penal
 sum of £50 for the true payment whereof we
 bind and seal our heirs & jointly severally &
 firmly by these presents sealed with our seals &
 dated this 25th of November 1811 The condition
 of this obligation is such that if there should
 be no legal cause to obstruct a marriage
 shortly intended to be solemnized between the
 said Young and Polly Davis daughter of
 Mary Davis then this obligation to be void else
 remain in full force & virtue

John Young
 Ann Lewis

MSS
 B4 F4

John Young and Mary Davis

11/21/1811
John Young to ^{Polly Davis} ~~Mary~~ Davis
witness Thomas Davis ^{daughter of} Mary Davis
Exum Lewis ^{bro.}
MSS B4F4
License & permission

MSS B4F4

To the Clerk of Warren County
As a license given for the cele-
bration of a marriage intended
between my Daughter and John
Young Nov. 21st 1811
Thos Davis
mark
Exum Davis
Mary Davis
mark

John Young and Mary Davis

John Young do
to
M. R.
Com
1811
Belly
Mary Davis
name of Mary
Davis

Warren County, Kentucky Marriage Records, Box 4, Folder 4 (1811 cont'd.)