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1814

Box 5, Folder 4 Warren County Marriage Records, Lar-Y

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Joseph Larue and Lucinda Thompson

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Column Thompson	and held and fired	Cours unto the
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	to bein selves and her	
	Who he was both	
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	Should be no legal (
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	love the age of 31 years	
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of saw Eawa	To heary this day de	ex Certified ofprove
before me the	a this obligation!	lobo win sades
Keman in fu	w forw	
Keman in fu	7	oseph Lang
	//	
	UG.	Idman Thompson Led
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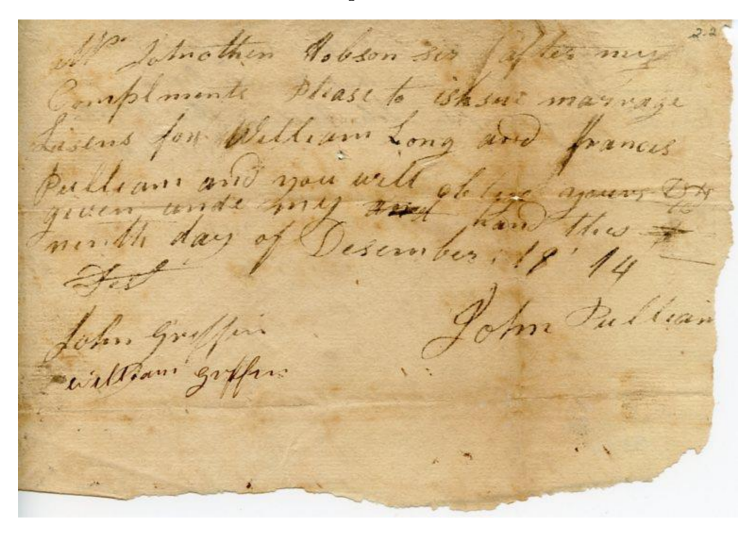
Joseph Larue and Lucinda Thompson

This is to certify that I am will	ling that a livener showd show
for a solimorization of a man	age between my doughter Lucinda 3 yours & G Board Thompson,
all. I horathan He will	3 yours de & Dward Thompson,
Test Test	
Goldman Thompson	
Warren	County Kentucky 14
1944	my ham this 29th day of Jecoms
The state of the s	John Rounten phil

William Long and Frances Pulliam

Anowall menty these presents that we William Long and
John Inform are held and firmly bound little
Commonwealth of Kentucky in the penal himof \$50
for the brue payment whereof me bound Curselves own
her & jointly Leverally and finnly by these presents
Lealed with our Leals and dates this Arnihodayof
December 18th. The Condition of this Obligation
is Luch, that if there shall should be no legal
Cause to obstruct a marriage shortly in tended to be Lolemanyed between the said It illiam Longano
Frances Pulliam daughter of the Pulliam the
consent of said Solm Pulleand being this day fully
Certified & proven, the this obligation
tothe void else to remain in bull boser
Test 11 Milliam & Long Geal
Test Scher Waterman Grahow William & Long Geal)
The state of the s

William Long and Frances Pulliam



William Lowry and Jane Hamilton

Know all men by to	here present that we Willsain Loury &
	are held and firinly bound unto the
	Kentucky in the penal sum of £50
for the hue paym	ent whereofive bund our cilies dur heurs
I jointly several	by I farurly by these presents realed
withour seals as	nd dated this biday of August 1814.
The leandition of	the above obligation is such that if
there Whould he	no legal cause to obstruct à manage
above the	total solemning between the sais William
of Lepen Hamil	21 years and face Hamilton daughter
elde to remain u	full force & virtues
	william lower feat
	Olijah Harmite Ga

William Lowry and Jane Hamilton

I do levely that I am telelling that a 30
of the en isone for the solemengaleon of
manier between Mr. Wienen Lowy &
my Daughter Jane Jeke Hemillon
Aug. 5-12 1814
test land dang he ty
Elijah Harmott

Asa Mannen and Hannah Gray

4-3	
Anowall wen by these presents that we Isa Mannew & Hardy Mangellanger	
and the state of t	
are held and firmly bound tento the commonwealth of Kentucky	
Il show I	
in the penalty of \$51. for the her dayment intered a	
in the penalty of \$50. for the bue payment where of we build oundly	
an hears to jointly everally offering by these present scaled with	
our reals and dated this 10th day of buguet 1814. The landition	
of the above obligation is such that if there should be no	
legal cause (d'obstruct à man cage) shortly intendedoble	
solumnia between the on the	
soluninges between the sais Asa above theap of 21 years	
P Hannah tray daughter of Joseph Bray the Consent of	
Mannan may designed of dought warray the consent of	
I Tough being this day fully certified and proven de the	
or doregh very our very party certification provide and	
want to the second la M.	
seaded having cerented bond arraquered by law. Their	
the obligation to be and obligation and the	
The state of the s	
the state of the s	
the obligation to be woodelseto remain in full free	
Ha manus B	
Ha manus B	
Albrahan Sa manure	
Let Al Braham San Manner Sea	
Ha manus B	
Warely Manner Sea	
Warely Manner Sea	4-2
This the 8 Day of august 1814 Sir please to give as Mannen Licions to	4-2
This the 8 Day of august 1814 Sir please to give as Mannen Licions to	4-2
This the 8 Day of august 1814 Sir please to give as Mannen Licions to	4.2
This the 8 Day of august 1814 Sir please to give as Mannen Licions to Morey my Daughter Harenah Gray	4-2
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This the 8 Day of august 1814 Sir please to give as Mannen Licions to Morey my Daughter Harenah Gray	
This the 8 Day of august 1814 Sir please to give as Mannen Licions to Morny my Daughter Hannah Gray Arredy Mannen Joseph Gray	
This the 8 Day of august 1814 Sir please to give as Mannen Licions to Morny my Daughter Hannah Gray Arredy Mannen Joseph Gray	
This the 8 Day of august 1814 Sir please to give as Mannen Licions to Morny my Daughter Hannah Gray Arredy Mannen Joseph Gray	
This the 8 Day of august 1814 Sir please to give as Mannen Licions to Morey my Daughter Harenah Gray	
This the 8 Day of august 1814 Sin please to give as Mannen Licions to Movery my Daughter Hannah Gray Single Mannen Joseph Gray	
This the 8 Day of august 1814 Sin please to give as Mannen Licions to Movery my Daughter Hannah Gray Single Mannen Joseph Gray	

William B. McCammon and Anne Duddleston

Hum all mend by	this presents that wed Micion 13.2
	Delend Mi Carmon and helask
	no do lommonwealth of Houtneky
in the Renal de	and of I 50 for the true payment of
	truly tobo made seed bud considers
	ely & Severally family by these presents
	Coals and dato du, 17 th day of
May 1814 dade	22 year. The lemadion of the obon
Aligations is Ruch	that of their Should be no legal
Carried to blotherd	De Mariage thouly intended to be
	ween the said William & deme
Muddleslow boll	above the age of Vigears thenther
obligation le lou	elso remain in feel force Startie
	William Mammare
	Ewlart Madrican
	" Colling

Joseph McGray/McCray/McCraw and Sally Hendrick

61
Thus is to Cortify that the Clock of wowen Cty Kentucky is
I dille willer of hemself to a + 11 / 11 /1.
apigners as witness wereas int l
Seal Sovember 8th 1814 Chands & Abraham Stonebucky at the Stendard of March and Stonebucky at the Stendard of March marks marks marks of the Stendard of the S
Honry of Samuel Hondricks
Henry Herwricks Char Lotiafdonderden

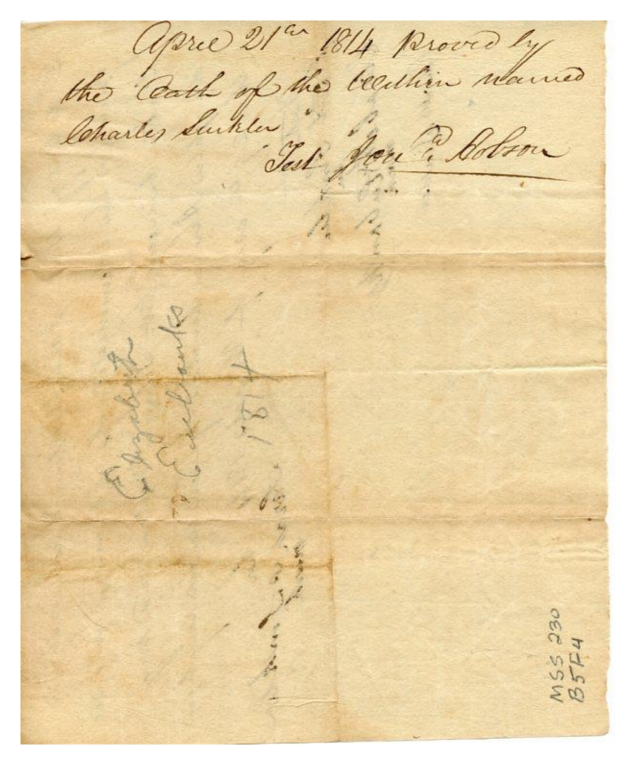
Tilman Melton and Anna Sinkler

Throw all marly	thise presents that the Telmon Mellon 32
and leharter Suike	er are held and ferrely bound unte
the Commonwer	the en the penal but of 500 for
the true payment) Whereof Wo bud land lelves low
hour to joully	Severally & Germy by mice forest
Parend With a	en Leals and dated mis 21
done 1814	The londition grant
of that of	there should be not
Celshud a M	aniego Molly miles
mued beliveen	, the Laid burner
of 21 years 6	and Meg Suna Sinkler the daugh
to I Sarah	Suchler the Consent of Laid Sarah
being this day	any lentified Aproved them
the Obligation	le bo Vora else le remannen
Juce force Lt.	artico.
	Charles Sunklew (Sear)
	n Cel

Tilman Melton and Anna Sinkler

I do lentify that I am Melellen,	Dheened Should 7-3
ofsice for the Solemenzation of a.	Marreage enlanded
Shortly between Mr. Telmon Mes	llow and my
daughter Anna Sinder Geven	under my han
this 29 th day of March 1814	rah & Sinkler
her	
Elisabeth Lubanks	
Charles Sinkler	

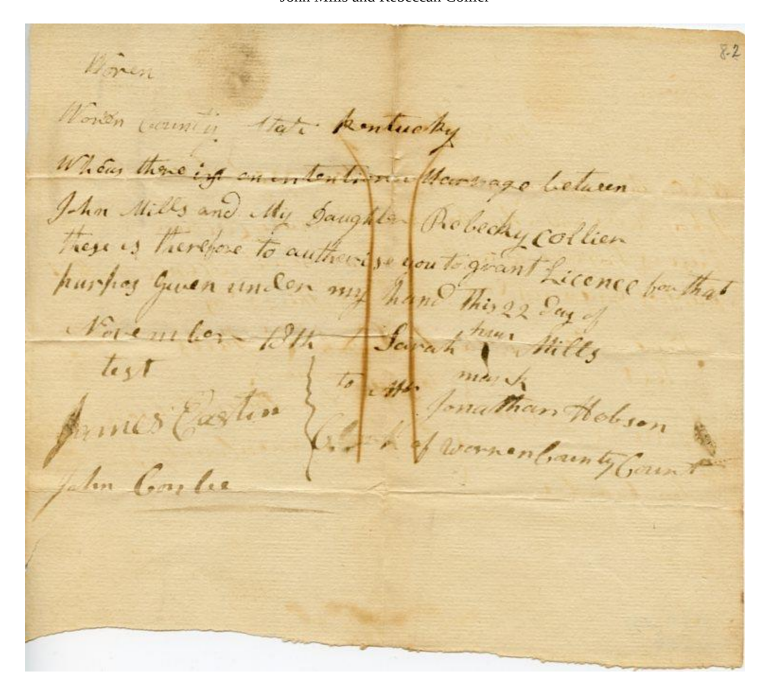
Tilman Melton and Anna Sinkler



John Mills and Rebeccah Collier

Knowall menty these presents thative John Mills and homes Eastern 83
are held and firmly bound Unto the Sommon wealth of Kutucky in
the penal sum of £50 for the bree payment where of the builders do
Our heurs & jointly Leverally and ferruly by these presents,
Lealed with Ourseals and the this It. day of November 1814. The Condition of the above Obligation is such that
of there should be no legal cause to Obstruct a marriage
Phorty intented to the soleringed between the sacround
Will alow the end of al years and Revecal Collier daughter
of frach M. O. the Consent of Said Sarah very this day fully
Kertitud proven. Then this cloug allowers to the
else to remain in full force & Virtue go in or metho
James Eastral)
y un a Gustally

John Mills and Rebeccah Collier



Joseph Moon and Lidia Williamson

	9-2
Know all men by these presents	that we deeple ollow of fames Williamson
Emerican See Every	are held and firmly bound unto the commonwealth of
Kentucky in the penal sum of fife	y pounds, 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 S a day of	incease 1814
	a is such, that if there should be no legal cause to obstruct
the agorafily, and Li	dea Williamfor daughter of
Lames Williams	ns / /
then this obligation to be void. e'	se remain in full force and virtue.
	Joseph Moon Seal. Somes williamson Scale
7	Seines Willer Scal.

James Price and Polly Wall

Throw all men by the	luse presents that teles	James Price 2 10-2
Eleas M'Faran and	held If emply bound	unto the Commission
Comille of Neutro	by in the Benally of	efly poures for the
hue Rayment of	which wer bino &	as selves and for
him Be imilly	Severally offenely by	these presents
Leater Whith law	Seals & dates this	and the
1814 The Conder	lead of this obligation	is Such that if
there should be	nolegal Cause looks	huel a Marreage
1/-1/ 11/1000	lato Solemningo below	ear Said price
about 21 years of	age and Mils to	thy Wall daughter
of Margarel (Mal	o un sousen y sa	
duly levelifes to	rover then this oblige	ation lobe Cons
do rom am u	full fore L'enter	
	james of	brice (18)
	.9,	
	Clian A	Fadra (1)

James Price and Polly Wall

I do certify that I am willing that licene should 10.3 free for the Soleranizeation intended between mr James three and my Laughter Bolly Given under my hand this of the day of February 1814 East Cu Mefeadin Ju & Lickey
I do hearly that I Soloming to the literal of Matromoney between James price & polley Wall on Ficolonuary 10th 1814 Elias B. M. Jadrie Jone

John Price and Sally W. Patrick

h	1 1 1 1 1 11-2
Mirpo all her by the	nd held and farmly bound unto
mald Modalin a	nd held and firmly bound unto
the Commonway	all of Rentucky in the penal Sund
of £50 for the	5 and paymen whereof wer bin
6 2 0 1 Cus	here to jointly Secretly Spring
(ens recors cons	1 12 110 the land cold state this
by there presents	enter worth land could dealed this
The Cay of Jul	y 1814 The Consider of this
all the stime of Les	el chal Melherens of Mire the
	to Celhued a making thouly in
no legal Cause	the said folio above
lunder lobe Loter	unged between the said John above
the age of Dig	can a right burg
of Renten Pola	ich the Cousend of coid Renter being
thus day duly do	alified Aprovers their this Colligation
	I your our in held fored Winter
to be to not at	so remain in full fores Hertus
	John & Once Les
	mark (
	Wade M fading
Control of the second	

William Ray and Caroline A. Garrison

Knowall men by the prosente the some William Ray and 122
Aporall men by these presents that we William Ray and 122 John M. Sandson are held and firmly bound unto the Commonwealth of Kentucky in the penal sum of
linto the Comment the sky are held and firmly bound
for I I mentioned of Mutucky with penal sum of
\$ 50 for the true pryment whereof the bind Ourselve Our
heirs of yourthy severally and firmly by these presents Section
10th 1-11 11 11 11 1 1 1 1 1 1 1 1 1 1 1 1
with our seals and dates this 17 day of November 1814.
The Condition of the above Obligation of we Such that if
there should be no legal cause to Obstruct a manuage
di de
shortly inlended to be solemnized between the said I hay
shortly intended to be solemninged between the said MRay above the age of 21 years and Mil lear oline A Garrison also above the age of Myears
also above the lege of 121 years
Then this Obligation to be void else to remain in full force of
men ini s of
virtue Milliam Cicy dealy
Gest
virtue Milliam Pery Seal Seal John M Garrison
J. J. J.
. 12-3
No here by Certify that Caroline & Garrison my
Do he by Costify That Courter of not I have
Do here by Certify that Callette to gthe Day of January Daughter & ordest Chito was Born on the gthe Day of January
Qualities & ordest (mis was
1 1 De ar of our dord 1787 histofs my hand
in the gent 1 1911 2 11X8 aminm
15 Day November 1014 - 2 PHitallion
Daughter & Adest Chito was Born on the gith Day of January And the year of our Lord 1787 witness my hand this the In the year of our 1814— To Sonatham Hobson Ggran Destitantion.
A from light (D)
Jonathan Google (1)

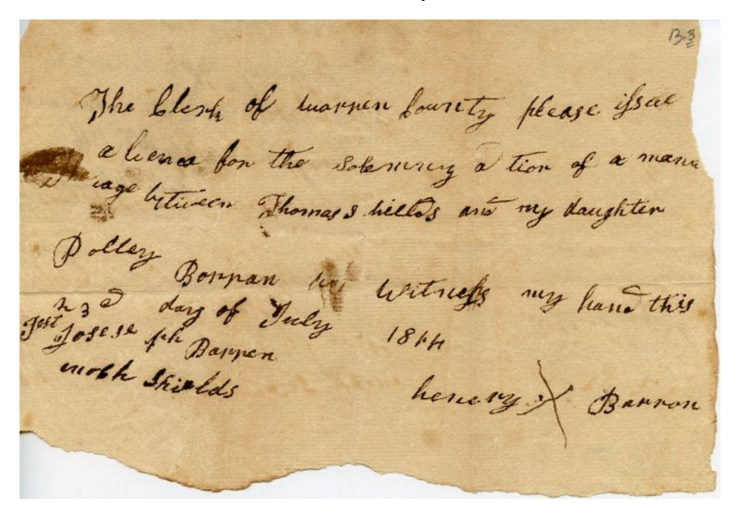
William Ray and Caroline A. Garrison

Warren Country Sets		
and permitted to join	ison legally author	rized is hereby licens
mony M. M. Ray	and Caroline A	lineson both above
the age of 21 years I	de the said MK.	my having beleuted
the County Court for	saw Pilneping	17 days Novem
bis 1814	* 6	Son a Hobson
The above named a	re Married	
	James	Baleh V.D.M.
To Tomathan Hobson C.W.	6. } November	the 22" 1864

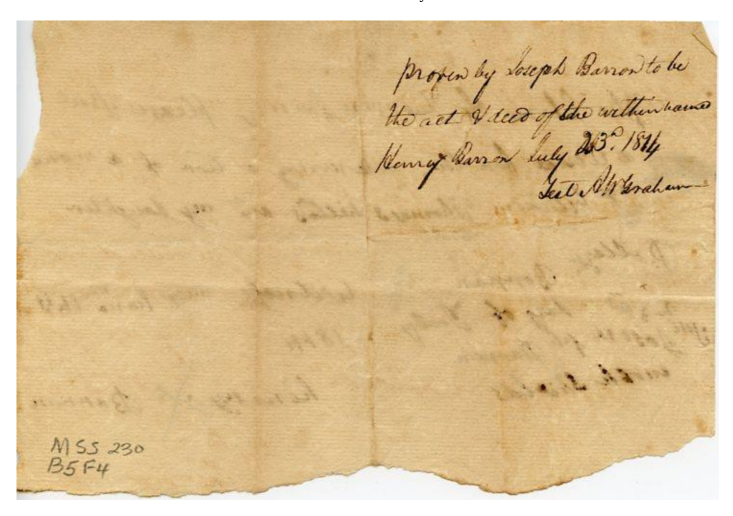
Thomas Shields and Polly Barron

Knowall menby the	presents that we Thomas	Theelds & Joseph Carron 32
	id unto the commonwo	11 11
	To forthe true payment.	
	erally Herrinly by these	
our seals Vda ted the	. 23 day of buly 1814.	The lenation of the
above obligation is	such that if there show	ld be no legal cause
to obstruct a mar	reage shortly intended	tobe solunezlobe
tween the said When	mas Shields above the	age of Dyras &
Polly Barrongof	Very Barron the cons	ent of card dury being
this day fully pr	venly said Loteph	Barron - then the
obligation lobe voice	delse to remember to	ele corec service
		Leady (Seale)
		Thomas she Search Search
	V	Thomas shields Seal

Thomas Shields and Polly Barron



Thomas Shields and Polly Barron



George Stovall and Betsy/Betsey Williamson

	H-2
Know all men by these presents, that we George	is Stovas X
James Willean wood are held and firmly bou	hd unto the commonwealth
of Kentucky in the penal sum of £ 50, for the true pe	yment whereof we bind
ourselves, our heirs, &c. jointly, severally and firmly,	
with our seals, and clated this 100 day of day	mary 1814
The condition of this obligation is such, that if there	should be no legal cause
10 0 - I was flowed in teached to be referred to	
Moval above Olycanofage and Old daughter of said Innes	my Williamson
daughter of said Inne	
· · ·	
then this obligation to be void, else remain in full force	and virtue.
James High	The Movace neal.
1 him	
Janus Ilgo	causers seal.
Budik	

Silas Sturdivant and Nancy Isbell

John Liter and held and lumber to
The Liber and held and finally bound and the Commonwealth
of Heatucky in the Penal Sum of £50 for the true Rayment
of which were and buly to be made seed burn and heres
Can how No well and the Stant to the point to the
Cow hun do joully severally befinely by this presents Sealed
With lew seat L' dated this By to day of January 18/4
The Condition of this obligation is hick that Asher if there
Should be no legal Cause to obstuct a Marreye Shortly in
learn to bo solemeged between the sais Sterderand about 2/years
of ago and (huge Nancy Istell daughter of James Satire)
the Comme of Said Sebele being this day duly bestified throwen
the this allegation to be ford the to remain in face
forw Monters Cf. C.
forw Minter S. Cas Stronger The
MSS BIOF6
BIOF6

Silas Sturdivant and Nancy Isbell

Mr Hobsen This is to Coste for that The Therewood is one gaged to marry my Don't the any shell to that the or mark farmer Is La Comment of the marry to lace annany to lace the summery to 12.	mr Hobsen This is to to	lefy that Tiles Therewood
affect of the light	is ongaged to murry my	Dong the dring Ibell &
might separate by	This Livelle	26 Farmery Hold

Jany 27 th 1814 Proven by
the Coath of the Corchin Warren
That Jan Hobson
NASS 230
BS F4

Henry Tabor/Taber and Patsey Tabor

	162
Know all men by these present	to that we Sterry Tabor & Jacob Labor
	are held and firmly bound unto the commonwealth of
Kentucky in the penal sum of	fifty pounds, for the true payment whereof we bind ourselves,
our heirs, &c. jointly, severa	lly and firmly by these presents, sealed with our seals, and
dated this y to day of	
The condition of this obliga	tion is such, that if there should be no legal cause to obstruct
a narriage shortly intended to	be solemaized between the said /d Po
the age of 21 year and Lattorthes consent of se	Pelsey Tabor daughter of said Jacob and Jacob being this day fully ack
then this obligation to be void,	else remain in full force and virtue.
*	Henry Taker Seal. Jacob Labor Seal.
	mark

Reuben Turner and Elizabeth Lykins

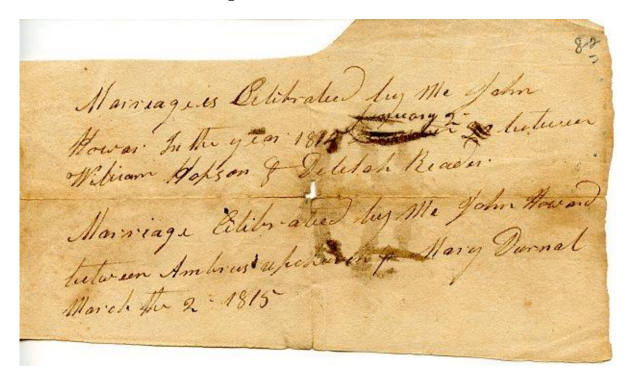
Know all men by these	presents, that we Reuben Turnerfille Whykins
	are held and firmly bound unto the commonwealth
of Kentucky in the penal	sum of £ 50, for the true payment whereof we bind
ourselves, our heirs, &c. jo	intly, severally and firmly, by these presents. Sealed
with our seals, and dated th	2/54
The condition of this ob	ligation is such, that if there should be no legal cause
	tly intended to be solemnized between the said Auchen
Lecrus above the a	another and Pline the Believe to - Ites
of said Skart Le	raof 21 y and Elizabeth Lykens daughter
1	
then this obligation to to a	
then this ophigation to be vo	oid, else remain in full force and virtue.
	Chellant, scal.
	his a service
	Carle la nterinege Mark & lykons real.
	mask

Ambrose Upchurch and Nancy/Mary Durnal

Know all men h	y these presents that	ine for Anhora light
Ambrose lipchurch's	And oreon Durnel	are held and firmly
vous Unto the	om won wealth of	Rentucky in the
penal aun of to	of for the lane pay	ment whereof we but
	in 8. jointly Leverall	
these presente de	eater with our Sea	P Hit sett so
of day of Dice	mbor 1814 The	I he motival Cause
to de la la la la	that if there shoul	30 tota solumino
1- H	Amenge shortly well	lavid upshired the.
between the said	Ambrose son of De wis being this day fu	the ach! and Nancy
Sum al about	the age of 21 years	Then this obliga
tion love vois	else to remain in	full force
	else to remain in	x brochwood Leal
	mousen	Xlumal Leal)
العن الدخل العن والدي المستان المعاول العنوا	the grant of the same of the s	the same of the sa

Ambrose Upchurch and Nancy/Mary Durnal

Original in Box 5 Folder 6 Item #8



James Watt and Diana Stice

mow all mow by	these Presents that see	Janes AVIII X 22
Audio Stice an	heart them to be	19:5
weell by	held Spennly bounds	unto the Common
Marin of Moules	by in the penal dun	of fifty flouris for
the true Ragnie	end Whereof bed bin	· Cas sever con
hers do saville	Severalle Vine	6 11 5 10. 1
	. Severally Genely	Jo much perisons
sealed Well Our	Seals and dated	this y'll day of thely
18/4 The leone	teter of this obligate	as is such the best
A . 01 :		
were carried	to no legal Cause t	Obstruct a Marriage
Shortly intended a	to be soluninged bets	vesus the Said James
1. 1	years of ago & Mugs	2
daughter of La	and andrew then	this Obligation to
be land also re	(New and 1 Pag)	2 46 1
	a remain infuel f	
	Mandes	FWatt De
	90	
*	V stnl	en Stic Jo
		Coco.

John Whalen and Nancy Smith

Anowall man I then present It to 12 1 Pa SI 10 P
are beed and by these presents that we down whalen I Solm Smit
are held and fermly bound unto the bounnouvealth of
Kentucky in the penal sum of £50 for the here payment
whereoftwo bund ourselves our heirs de jointly severally &
formly by these presents sealed with ourseals, Idated
this 16 iday of February 1814. The Condition of the above
obligation is such that of there should be no legal cause
to obstruct a maniage shortly intended love soluninged be
tween the said Lotm. Whalen I Maney Smith both above
the age of 21 years then this obligation tobe void else
to remain full force Within John Mhulisealld
John Mhuli Dealto
John Son this of
20-3
this is to Lerly that I Die Jain Me John
181-1
Whailing and this namey hinth to gether in
#. 116
haly to state of matuman the 1/ havel
the haly Estate of matrimony this 24 Bay of
Charles that
february 1814 Charles Methode

John Williams and Ails Lewis

Show all were by these presents that we Ishn Williams and Thomas
I Leany are seld and firmly bound unto the Commonwealth
of thentweny in the plend lunof 2 50 for the true payment
whereof we but Curselies Cur heers, I fourthy severally
dated this of day of October 18th the Con seals and
Obligation is such that if there should be no legal cause
to Obstruct a marriage shortly intented lobe solemenged between
the said John Williams for of James Williams and Allo Lewis
daughter of Sout levis the Consent of said James & Sout being
this day fully certified and proved. When this Obligation to
be void else to remain in pull force Virtue John Williams Scall
Thomas of Leany

John Williams and Ails Lewis

the plan the 20 Day 18th 213
The Clark of warnen county cont
of warnen county cont
you are here by authorised of
you are here by authorised and Requested
good of the Solemen allon
of a manage intended between my Dough
itils Lowis and Johnwilliams and This
wes Louis and one mes
Shall be my durtificate fordo doing
Shall be my durtificate fords doing
Thomas I Leavy Joak Lowis
. Turing
Leonard Luis
the second secon
to the black of warren bounty bourt you are hereby
to the black of warren bounty bourt you are hereby
14 50 + 11 11
Authorised and heques to John Morriage Lience
for the Tolom negation of amarriage Intended Between my In John williams and ails Lewer Daughter of Joal Lewes and this Mall be Good against me James williams
my on John Williams and acts Lewer Laughter of Joak
Lewes and this hall be good against me James willioms
test 1 Miggians
Il must lever James 11 bles
officemous of fraid
Staac Searrey James Williams Saac Searrey

Solomon Williby/Willoughby and Polly Britt

Anna co man la to	tom presentell &	20-2
I bom Willow in	bell and hat we	was funta the
	s held and firmly be	
	oftentucky in the	
for the receiped	ymend whereof we be	the breento
hein & joinly	severally Hermly be	1. to 1 days
sealed with o	ur seals Idates this	4 nday of cripical
1814 the Con	detion of the above O	ougation water
that of there's	hould be no legal	cause la Obstruct
a marriage	shortly intended to	be solemnized
beliven the sa	To Lolomon Celled	y above the ago of
21 years & do	ley Buto ward of s.	and form Willow
ff. 11 of	gation tobo vocas	les to remain en
inen inis ord	gallon is	set a
full force to	John	mon willy send
	9	July

Johnathan Wilson and Caty Graville/Gravelle

Know ail men by these presents that we Inathan Wilson
I John Travelle and held and firmly bound unto the
Common wealth of Rentucky in the Spenal aum of 50.
for the rue payment where of we bind Curselves then
heirs yo jointly severally and firmly by these present
Gealed with our seal Idated this 28 iday of sure 814
The lem action of the above Obligation is such that if there should be note get cause to obstruct a marriage
shorth in to solohe solemninged between the saw welson
above the and of part lay havelle daughter
of It I of a simple was all the contract
in full force territies forgettan will sonte and
in full force tvertue forgettan will sorte at them & hardle seals

Jacob Wingfield and Sally Hanes

Knowall men by the	a shows to ll to a	242
Lewes Hanes are Let	and firmer bound a	to Mingress and
of Kentuckym the	penal suggest 50 for	the true parment
whereof we bind ou	penal suggest 50 for in hours the jointly severally	and firmes by these
mos :	our seals and daled	this 36 Riday of May 184
ne amacion of the	above obligation is	such that if there
should be no lege	el cause to abstruct	a marriage shortly
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of Sohnistopher 18	Dyanota and mel x	16/ Hanesdaughter
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tobe brio else to "	emam in full force	I virtue
一大地震发展	facet of	Dengher Sept
	June 4	mes (scal)
2	-eus Ho	mes
The state of the s		

Adam Winscott and Betsy Barnett

Lames Parett. These presents that we Adam Minscott and
varner Dannett . and held and firmly bound
unto the Commonwealth of Mentiocky was the penalsum of
£50 for the true payment whereofive but ourselves Car
heirs & pointly severally and firing by these presents
Lealed with our seals and dated this 18. day of October
1814. The Consition of the above obligation is buch that
if there should be no legal cause to Obstruct a manage
of the To the Said Adam
shortly intended tobe solemnized between the said Adam
above the age of 21 years and Betsy Carnett daughter of
Saw James When this Obligation lote vois elde to Temain
in full force Vivituo Adam Min's Call Land his Barnett Lead mark
1 his p who A
Cames a Barnell Leay
mate
The second secon

George Wood and Winny W. Lowry

Knowall men by these presents that we George Wood and William Coury
are held and firmly bound Unto the Commonwealth of Kentucky in
the senal eum of \$50 for the true payment whereof we bund Carrelies
with our seals and dated this 3° day of October 1814.
Who Condition of the above Obligation is such that if there should
be no legal cause to Obstruct a maniago shortly intended
to be soleminged between the said forge above the ago of
Dyears and Minny W Loury daughter of said William
Then this Obligation to be void else to remain in full force george wood all
Let All Graham
Let All Graham Stilliams Low Vill
I do lastify that I this day
Solemning the return of Matrimony Solemning. Mr. George Wood and Musts Menny M. Sowny
Mr. George Wed and much Muny Madely
Red: 4 : 1814 Charles Mitchell

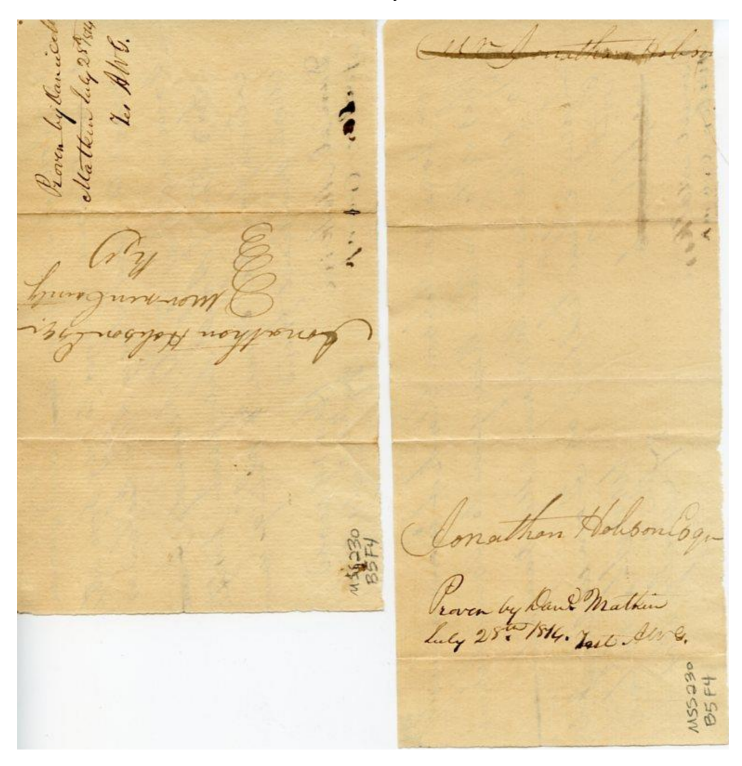
Othe Wood and Lucy Shackleford

Knowall men by the	presents that we Othe Wood and
Saniel Mathen a	e held and firm by bound that the Can
mon weath of K	ntucky in the penal summof \$50 for
the true paymen	t whereof we bend Curselve Our heirs
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our seals and date	This Ist day of here 1844. The
	bore Obligation is such that if there
	al cause to obstruct a marriage
thortly intended	tothe solemings between the said the
wood son of Hen	my Wood & Lucy Shackleford daughter
of Whackle ford	the linsent of saw Henry Hollican
being this day be	lly proven. Then this Obligation
tobe void electo	i held prog Hershee
1	Othe Hear
Maraham	Qmathin Ceal
e III manjam	

Othe Wood and Lucy Shackleford

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I wood to many Lucy Shackelford on land willing to D Mannedy Sund
- cation for the Same of ohlings your Most abedient friend Hen my wood friend Sunel Matking Sen my wood twiller Gramp The Luly 1844
Juillar Gramp Bythe July 1844
LPC
cur Sonathan Hobson blank of warnen bounty
This is to outher Rise you to Isue Lisons To other wood to many che dancht.
This is to, orther Rise you to Isue Lisons

Othe Wood and Lucy Shackleford



William Worley/Morley and Rosannah Lykins

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the land	All the Kentucky	who peradeum
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90 000 12 mon	we paymen when	of the Bresents
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Sealed letth	Cen Seals and dal	in this eg . Ty
of June 1814	The Consition of	his Collegedians
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a maniage the	uly intered to t	de toluminges between
the Said Worley	about Elyeans of age	and Mosamich
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de las mellias	bemo aknow ad	is due this
Tan -	heng aknow end	
Obligation to	to Good de to 1	eman in fill
forie of and to	Tratue William	storty (Lo)
	m 1	his ,
	William &	Lykus (D)

Leonard Young and Betsy Duff

Anow all men by these	e presents that we Em	29-2
Duff are held and	firmly bound unto .	the Commonwealth
of hentucky in the A	enal sung & 50 for	the tane payment
whereof we bind ou	relives our hand por	nlly severally &
	resent sealed with our	
this 2 stratage of	February 1814 The le	endetion of the above
Offication is such	that If there should	be no legal cause
to delivert a m	arriage shortly inte	nded to be solemnique
to overture the	Leonard young & le	Pelay Duff bothstore
between the sace	the list offers	don love voidelse
the age of The	ars. then was obliga	don love voidelse
to remain in	ace force divortue	awyoung
	7	Seals
	· ben	Duff Seal
		The state of the s