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1846

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Elisha M. Adair and Mary Rector

KNOW ALL MEN BY THESE PRESENTS, That we Elisha Me Sair and William My Rector 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., jointly and severally, firmly by
these presents, sealed with our seals, and dated this and day of February - 1846. The condition of this obligation is such. That if there should be no le-
gal cause to obstruct a marriage shortly intended to be solemnized between the said Elisha M. Adair and Many Rector daughter of the Said Millian Rector for which a license is about to issue, then this obligation to be void, else to re-
main in full force and virtue.
Elisha U Adair &L. S. & B. & B

	1-3
d/2	
1/2 30	de.
****	Rice.
State of Kontucky, Warrer County, to=wit:	*
	*
Any person legally anthorized, is hereby licensed and permitted to just in the licenses	1
Any person legally authorized, is hereby licensed and permitted to join in the holy state of MAT-RIMONY, MR. Elisha Mo Adair and M W Many Teeter	*
he the sail 6 Mr. Adair - having executed bond as the law in such cases requires. Wit-	*
ness my hand as Clerk of the County Court of said county, this 2 day of All County Court of said county, this	*
ness my nand as clerk of the County Court of said County, this	*
Innerence of the second and the second of th	7
1 - t & Nilliam Roots parent given in	
Marie of St. Ad. Mygand ace, of a	
Consent of William Roctor parent gives in person and & Me Adair 21 years of age 15/40 for	20

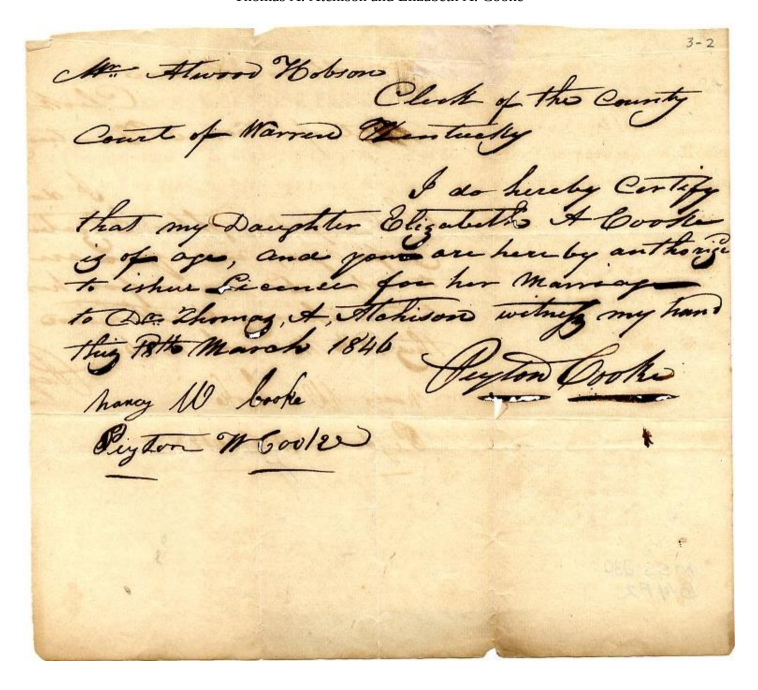
James P. Alford and Elizabeth A. Goffe

KNOW ALL MEN BY THESE PRESENTS, That we fames Pollford 2-3
KNOW ALL MEN BY THESE PRESENTS, That we games
William Alford are held and firmly bound unto the
Commonwealth of Kentucky, in the penal sum of 50l., for the true payment
whereof, we bind ourselves, our heirs, &c., jointly and severally, firmly by
these presents, scaled with our scals, and dated this 23 day of February
1846. The condition of this obligation is such, That if there should be no le-
gal cause to obstruct a marriage shortly intended to be solemnized between
the said fames PAlford and Elizabeth Goffe
for which a license is about to issue, then this obligation to be void, else to re-
main in full force and virtue.
James Destford # L. S.
L. S.
William Selod # **

Thomas A. Atchison and Elizabeth A. Cooke

	3-3
KNOW ALL MEN BY THESE PRESENTS, That we	Thomas Attehoson
and A Chibson are held and fi	rmly bound unto the
Commonwealth of Kentucky, in the penal sum of 50l., for	or the true payment
whereof, we bind ourselves, our heirs, &c., jointly and	severally, firmly by
these presents, sealed with our seals, and dated this 1846. The condition of this obligation is such, That if the	day of March
gal cause to obstruct a marriage shortly intended to be the said Thomas A Atchisa and Eliza daughter of Peyton Cirks	solemnized between aboth A booke
for which a license is about to issue, then this obligation	to be void, else to re-
main in full force and virtue. Thou	Atcheson B. S. B.

Thomas A. Atchison and Elizabeth A. Cooke



William Baugh and Rebecca French

THE REAL PROPERTY.	4-2,
	Man B B
	KNOW ALL MEN BY THESE PRESENTS, That we Milliam Bungh
	2 Strace French are held and firmly bound unw the
	Commonwealth of Kentucky, in the penal sum of 50%, for the true payment
	whereof, we bind ourselves, our heirs, &c., jointly and severally, firmly by
	these presents, scaled with our seals, and dated this 17 day of August
	1846. The condition of this obligation is such, That if there should be no le-
	gal cause to obstruct a marriage shortly intended to be solemnized between
	the said William Daugh and Rebecca French frenchan
	the said William Dangto and Rebecca French Sock French de Sand Standow of Sock French de Sandow of Sock French
	for which a license is about to issue, then this obligation to be void, else to re-
March	main in full force and virtue. his
	main in fall force and virtue. This Baugh L.S.
	Mary L. S.
	98 × 2. 0 × 1 × 1 × 1 × 1 × 1 × 1 × 1 × 1 × 1 ×
	Isreal of ren Don

William Baugh and Rebecca French

State of Rentucky, Manney County, wo=wit:
Any person legally authorized, is hereby licensed and permitted to join in the holy state of MAT-
RIMONY, MR. Melian Saugh and Mess Rebecca Franch
he, the said Im Baugh having executed bond as the law in such cases requires. Wit-
ness my hand as Clerk of the County Court of said county, this day of Chryst 1816

Mil Baugh DI years of age and Carsent of Margaret
Blakery late French parent of Suit Rebecced given by
Certificate A Toto Bon

Mo Far Centify that we are Milling at breened may issue for the Solemon gatem of a marriage between Mr William Baugh and our daughter Rebecca French - May Said Rabecca theing the daughter of hargaret Blakey late French and langhter in law of the Said Blakey late French and Mangeret Magnet Miller French by hurchie 13 linking of August Milmesses branch Hargeret Mislakey John French Hargeret Mislakey

Washington Birdsong and Lucinda McDowell

		5-12
Know all men by t	hese presents, That we hash	lington Birdsing
and William D Ligh	are held and firmly	
Commonwealth of Kentucky, in	the penal sum of £50, for the true payment w	hereof, we bind
	and severally, firmly by these presents, sealed	with our seals,
and dated this /2 day of Ø	ecember 1846_	
	is such, That if there should be no legal caus	10
	solemnized between the said Mashington	Birdsong
and Lucinda Me Don	for which a license is	s about to issue.
then this obligation to be void, e	lse to remain in full force and virtue.	
Mond Lightfoot Stated 3	Mashington + Birdsong	
on oath that Loueinda?	marks + mornes on y	
Me Dowall is a 1 years ?	2 mary	The same of the sa
of oge May Martin 26	Mar les Mobers	100k
1 / Www. Manness	3 8	
\		M 5 930

Hyram Boyd and Nancy Cowles

652

State of Hentucky, Narren County, to=wit:
Any person legally authorized, is hereby licensed and permitted to join in the holy state of MAT-
RIMONY, MR. Hyrand Boyd and Mar Staney Rash "
he the said He Breed having executed bond as the law in such cases requires. Wit-
ness my hand as Clerk of the County Court of said county, this 5 day of August- 1816
* ** ** * * * * * * * * * * * * * * *
The above parties 21 years of ago
Willo artin DG
6-3
Miran Royd
KNOW ALL MEN BY THESE PRESENTS, That we Higrarm Boyd
Francis Rash are held and firmly bound unto the
Commonwealth of Kentucky, in the penal sum of 50l., for the true payment
whereof, we bind ourselves, our heirs, &c., jointly and severally, firmly by
these presents, sealed with our seals, and dated this 5 day of August-
184 G. The condition of this obligation is such, That if there should be no le-
gal cause to obstruct a marriage shortly intended to be solemnized between
the said Hyram Boyd and Stancy Cowles
for which a license is about to issue, then this obligation to be void, else to re-
main in full force and virtue
I do Certify that Francis Clash of his
Stated on oath that savey Soyram x Ogogd L.S.
powles is 21 years of a marry
Ido Certify that Francis Pash Hyram & Boyd L.S. S. Stated on oath that Janey Hyram & Boyd L.S. S. Sage from the best-of his of rorn us beach VI.S. S. Revordedgy information of age leving to this Sugar.
belief to the strange of age
1846 MB. Noartin Ses
1110 Mearly De

Edward V. Brown and Julia S. Pleasants

	7-2
KNOW ALL MEN BY THESE PRESENTS, That we	Edward & Brown
and Charles to Grigged are held and firm Commonwealth of Kentucky, in the penal sum of 501, for	nly bound unto the
whereof, we bind ourselves, our heirs, &c., jointly and se	verally, firmly by
these presents, sealed with our seals, and dated this	day of April
1846. The condition of this obligation is such, That if ther	re should be no le-
the said Edward Prom and Pulia daughter of Daniel & Pleasant	lemnized between Seasonts
for which a license is about to issue, then this obligation to b	
main in full force and virtue.	and the second
E.l. Mroun	#####################################
b. U. Brig	S → B → B → B → B → B → B

Edward V. Brown and Julia S. Pleasants

Original is in Box 14, Folder 4, Item #11

	No. alternation
By BE	to rites of matrin rong were solemnies. s. Mr. William H. Smith and leif
J. JO. J. O Nams centify that	to rites of material lange in
b.t. 1 200 - 161	1 Sulennie
A che follown for a son,	S. Milliam H. Smith and and
Jane (100 11 000	tip Inlia de Me arants April 15. 1846 16. J. Gwans. 16
grisword Mais 201	. 1816
Mr Codward W Brown and	diplation of De to 11 a 15
	Me a and Apr. 15.1846
	26 1 600 1
	Joe Sound My

John Butt and Mrs. Thankful Rider

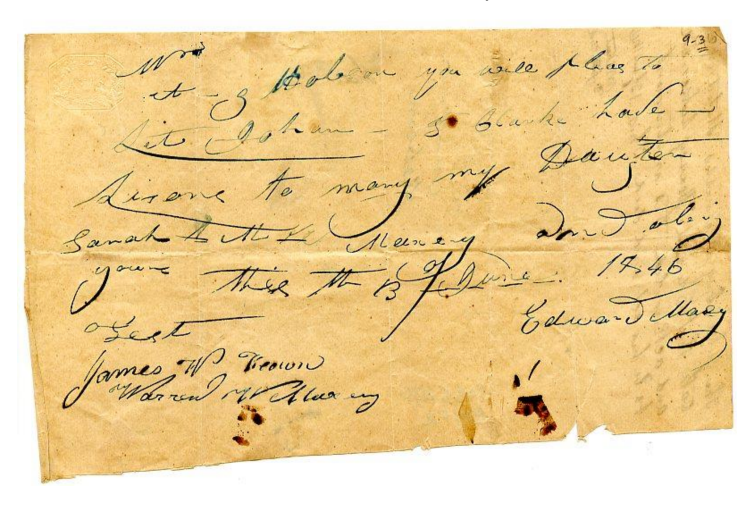
	8-20
	10 AH
KNOW ALL MEN BY THESE PRESENTS, That we are held and file	John Our
of Samler are held and fi	rmly bound unto the
Commonwealth of Kentucky, in the penal sum of 501., fo	r the true payment
whereof, we bind ourselves, our heirs, &c., jointly and	severally, firmly by
	PA
these presents, scaled with our scals, and dated this	day of Jelmany
1846. The condition of this obligation is such, That if the	ere should be no le-
gal cause to obstruct a marriage shortly intended to be	solemnized between
the said John Butt and And	Shankful Miles
for which a license is about to issue, then this obligation to	o be void, else to re-
main in full force and virtue.	
	· 14 . 11 . 11 . 12 . 15 . 15 . 15 . 15 . 15
John	Butt oL. S.
1100	Butt BAB
3/2 3/	HILL VI. S.V

****	P-3
*	State of Hentucky, Wanen County, to=wit:
Any per	rson legally authorized, is hereby licensed and permitted to join in the holy state of MAT-
k ha the mi	MR. To how Butt and Mrs Hankful Rider of MAT-
ne, the san	having executed bond as the law in such cases requires. Wit.
*	and as Cierk of the County Court of said county, this / day of Jebruary 184
*****	*********
The	above parties each signas of age
	abor parties each sige as of ago

John T. Clarke and Sarah M. Maxey

	9-2
Chr 1 1 9 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	HW
and the state of t	
KNOW ALL MEN BY THESE PRESENTS, That we John I blanke	
and the Army Market TRESENTS, That we	
and Manen Ar-Mayey are held and firmly bound unto the	
Commonwealth of Kentucky, in the penal sum of 50%, for the true payment	
and penal sum of 50%, for the true payment	
whereof, we bind ourselves, our heirs, &c., jointly and severally, firmly by	
these presents, sealed with our seals, and dated this /3 day of June	
1846. The condition of this obligation is such, That if there should be no le-	
of the sound is such, I hat if there should be no le-	
gai cause to obstruct a marriage shortly intended to	
the said John I Molarke and Sarah No Maxey	
do to the last of and war some axey	
daughter fof Edward Mayey	
for which a license is about to issue, then this obligation to be void, else to re-	
main in full force and virtue.	
10 of his pp	
gohn x blarke	
marken	
B · · · · · · · · · · · · · · · · · · ·	
· L.S.	
main in full force and virtue. fohn g his blanke #L. S. + mark #L. S. +	
de	
" Name of the state of the stat	
	-
The San	

John T. Clarke and Sarah M. Maxey



Henry H. Collier and Susan F. Almond

				10-2
Affin do	Hobson. Certif	E. of warren	n ety	ul
to by	bue marriage arry my do my hand. The	in Il Sept	w. J. Almor	d given
John T	Wace.	My	att. Ilmon	2. to A 2. to B 3. to B 3. to B

/0-3
KNOW ALL MEN BY THESE PRESENTS, That we Henry Ho Collies
and John Wade are held and firmly bound unto the
Commonwealth of Kentucky, in the penal sum of 50l., for the true payment
whereof, we bind ourselves, our heirs, &c., jointly and severally, firmly by
these presents, sealed with our seals, and dated this 12 day of defetention 1846. The condition of this obligation is such, That if there should be no le-
the said Houng Ho Collier and Susan & Almond.
daughter of Myall Allemondo
for which a license is about to issue, then this obligation to be void, else to re-
main in full force and virtue.
Theny H. Collies I. S. S. W. W. S. W
& O his
John x Made # 55
mady # &#</th></tr><tr><th></th></tr><tr><th></th></tr></tbody></table>

Henry H. Collier and Susan F. Almond

10 14	that t	1 to 1 3	at e 1.25 e 2		10-5
****		ushy, Wanen		******	
		loclies and perm			
		having executed bond	as the law in such cas	es requires. Wit-	
		Court of said county, this		Aldrobon 1816	
	The state of the s	*******			Umoi
parens	1 given &	Certificate	1 10	Station	
		4			

Francis M. Covington and Mary/Marey B. Jones

	11-22-
Ze	
Anow all men by t	hese presents, That we Frances Me
Covington and Vance	Porter 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, jointly a	and severally, firmly by these presents, sealed with our seals,
and dated this day of d	eember. 1846 -
The condition of this obligation	is such That if there should be as lead and
marriage shortly intended to be s	olemnized between the said Francis to Coving to
and Many 18 Jones	daughter of Many Porter for which a license is about to issue.
then this obligation to be void el	se to remain in full force and virtue.
and an	
***	Feanois, M. Coving to
	Lands, M. Govery
A STATE OF THE STA	Vance Porte
	area oction
	Alega Selly
	BHFL CONTRACTOR
and the second s	

This is to certify that I arm willing for they doughter Braney of Johns to Mines Frances, Mr. Corrigton and here By outher ise the Clock of warren ctyle, to Ishae. Livenes this for the above named fersons this 5 The seconds 1846 Mary Porter

Benjamin F. Cox and Elizabeth McCormick

KNOW ALL MEN BY THESE PRESENTS, That we Conjumn Hocy and Dand Gox————————————————————————————————————
are held and firmly bound unto the Commonwealth of Kentucky, in the penal sum of 50l., for the true payment whereof, we bind ourselves, our heirs, &c., jointly and severally, firmly by these presents, sealed with our seals, and dated this 27 day of April 1846. The condition of this obligation is such, That if there should be no legal cause to obstruct a marriage shortly intended to be a legal cause to obstruct a marriage shortly intended to be a legal cause.
are held and firmly bound unto the Commonwealth of Kentucky, in the penal sum of 50l., for the true payment whereof, we bind ourselves, our heirs, &c., jointly and severally, firmly by these presents, sealed with our seals, and dated this 27 day of April 1846. The condition of this obligation is such, That if there should be no legal cause to obstruct a marriage shortly intended to be a legal cause to obstruct a marriage shortly intended to be a legal cause.
Commonwealth of Kentucky, in the penal sum of 50l., for the true payment whereof, we bind ourselves, our heirs, &c., jointly and severally, firmly by these presents, sealed with our seals, and dated this 27 day of April 1846. The condition of this obligation is such, That if there should be no legal cause to obstruct a marriage shortly intended to be a like the sealer of the se
Commonwealth of Kentucky, in the penal sum of 50l., for the true payment whereof, we bind ourselves, our heirs, &c., jointly and severally, firmly by these presents, sealed with our seals, and dated this 27 day of April 1846. The condition of this obligation is such, That if there should be no legal cause to obstruct a marriage shortly intended to be a like the sealer of the se
whereof, we bind ourselves, our heirs, &c., jointly and severally, firmly by these presents, sealed with our seals, and dated this 27 day of April 1846. The condition of this obligation is such, That if there should be no legal cause to obstruct a marriage shortly intended to be a like the seal of the s
these presents, sealed with our seals, and dated this 27 day of April 1846. The condition of this obligation is such, That if there should be no legal cause to obstruct a marriage shortly intended to be a legal cause to obstruct a marriage shortly intended to be a legal cause to obstruct a marriage shortly intended to be a legal cause to obstruct a marriage shortly intended to be a legal cause to obstruct a marriage shortly intended to be a legal cause to obstruct a marriage shortly intended to be a legal cause to obstruct a marriage shortly intended to be a legal cause to obstruct a marriage shortly intended to be a legal cause to obstruct a marriage shortly intended to be a legal cause to obstruct a marriage shortly intended to be a legal cause to obstruct a marriage shortly intended to be a legal cause to obstruct a marriage shortly intended to be a legal cause to obstruct a marriage shortly intended to be a legal cause to obstruct a marriage shortly intended to be a legal cause to obstruct a marriage shortly intended to be a legal cause to obstruct a marriage shortly intended to be a legal cause to obstruct a marriage shortly intended to be a legal cause to obstruct a marriage shortly intended to be a legal cause to obstruct a legal cause to
184. The condition of this obligation is such, That if there should be no legal cause to obstruct a marriage shortly intended to be a legal cause to obstruct a marriage shortly intended to be a legal cause to obstruct a marriage shortly intended to be a legal cause to obstruct a marriage shortly intended to be a legal cause to obstruct a marriage shortly intended to be a legal cause to obstruct a marriage shortly intended to be a legal cause to obstruct a marriage shortly intended to be a legal cause to obstruct a marriage shortly intended to be a legal cause to obstruct a marriage shortly intended to be a legal cause to obstruct a marriage shortly intended to be a legal cause to obstruct a marriage shortly intended to be a legal cause to obstruct a marriage shortly intended to be a legal cause to obstruct a marriage shortly intended to be a legal cause to obstruct a marriage shortly intended to be a legal cause to obstruct a marriage shortly intended to be a legal cause to obstruct a marriage shortly intended to be a legal cause to obstruct a marriage shortly intended to be a legal cause to obstruct a marriage shortly intended to be a legal cause to be a legal cause to obstruct a marriage shortly intended to be a legal cause
184. The condition of this obligation is such, That if there should be no legal cause to obstruct a marriage shortly intended to be a legal cause to obstruct a marriage shortly intended to be a legal cause.
gal cause to obstruct a marriage shortly intended to be all the
the said Benjamin Flore and Chzabeth McConnicks
de let & Still lief and Olizabeth Mc Comicks
unighter of reigner in Connecto
for which a license is about to issue, then this obligation to be void, else to re-
main in full force and virtue.
main in full force and virtue. Surjannin lose Surjannin lose Dane hus \$1.5.4 House L.S.4 L.S.4
Dank + l
mult & L.S.
HOW THE RESERVE THE PARTY OF TH

William H. Crabb and Sarah W. Johnson

KNOW ALL MEN BY THESE PRESENTS, That we William 36 Grabb-13-2
and William Ho Rochester are held and firmly bound unto the
Commonwealth of Kentucky, in the penal sum of 501., for the true payment
whereof, we bind ourselves, our heirs, &c., jointly and severally, firmly by
these presents, sealed with our seals, and dated this J day of February
1846. The condition of this obligation is such, That if there should be no le-
gal cause to obstruct a marriage shortly intended to be solemnized between
the said Milliam Ho Crable and Sarah Moto Ruson
daughter of Thomas So hrister
for which a license is about to issue, then this obligation to be void, else to re-
main in full force and virtue.
WH Cralificate L. S.
W. To Roches S.

William H. Crabb and Sarah W. Johnson

	13 Land	-30
*********	****	44
State of Hentucky, Manie		*
Any person legally authorized, is hereby licensed and per-	mitted to join in the holy state of MAT-	*
RIMONY, MR. William 16 Grabt and	d Miss darah It Johnson	> **
he, the said MA brakk having executed bon	nd as the law in such cases requires. Wit	. 4
ness my hand as Clerk of the County Court of said county, the	this of day of February 184	644
**************	·	***
Mitt Grable Il Jeans of ago a.	and Consent of Thor	nec
White brubb Il Jeans of ago and Pohinden parents given by Cert	Incale of GHofs	20

Warren County Feby 9th Dear Sir I hereby certify to you that mer william to be babb has my consent to unite in marriage with my daughter Seach We down and you are authorised from me to grant him license for that purpose you Prespectfully

Thomas Crafton and Nancy Ann Potts

		The last of	
KNOW ALL MEN	BY THESE PRES	SENTS, That we do	Thomas Craf
Commonwealth of	Kentucky, in the pe	enal sum of 50%, for	the true payment
whereof, we bind	ourselves, our heirs,	&c., jointly and s	everally firmly by
		, 5 5 und 5	ording, army of
these presents, seal	ed with our seals, an	nd dated this	day of March
1846. The condit	on of this obligation	is such That if the	any of overest
gal cause to obstrue	et a marriage short	In interded to 1	ste should be no le-
the said Thomas	l Chafton	and Nane	olemnized between
		1	
for which a license	is about to issue, the	on this obligation to	12 2 2 2
main in full force ar	d virtue	of this obligation to	ne void, else to re-
		Sin	
	Thomas	his braf	Ton Boos
		+ /	Br Arr
	Mor	nand	A PLS
		0/	

Thomas Crafton and Nancy Ann Potts

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Y

The Clerk of Haven
County is hereby
authorised to grant
licens for y daugher
lancy born in John as Crapton to Soin in
as holy, Itali of mat
rimony given inclus
my hand this 9 th
MS. Gladel ancy fronts
WS. Gladel ancy fronts

Edmund H. Curd and Lucy B. Curd

15-3	15
Care to the second of the seco	V
KNOW ALL MEN BY THESE PRESENTS, That we Edmund 16 burd)
and William He Payne 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., jointly and severally, firmly by	
N/	
these presents, sealed with our seals, and dated this 12 day of Helmany	
1846. The condition of this obligation is such, That if there should be no le-	
gal cause to obstruct a marriage shortly intended to be solemnized between	
of Lowingston Dindson and Loney 18 burd ward	
of Divingsion Durasay)	
for which a license is about to issue, then this obligation to be void, else to re-	
main in full force and virtue.	
E Ma C 1 By ET	
10 M Card #1. 5.4	
To Mo Curd . S S	

Edmund H. Curd and Lucy B. Curd

The certs of the County Court for Warren County is hereby anthorised to iffue a lidense for the Rolesunization of the rites of matrimony between Mr. E. H. Gurd and ship Sury B. Courd, any ward; I, having this day fracky consented to said union. Girth and this 3-th day of February
county is hereby authorised to office a lidense for the solimnization of the rites of matrimony between Mr. E. H. Curd and ship bluey 13. Courd, any ward; I, having this day freely
E. H. Curd and ship Lucy B. burd,
my ward; I having this day freely
under my hand they any of torney
1846. Gevingston Vindrage
Consented to said union. Grown under my hand this 3th day of February 1846. Gevin ston Lindsay. Gest Guard S. Gurd Fervard S. Gurd Jent Walkens
Jent Walkins)

Legrand Doyel and Margaret F. Coleman

	/6-2
WNOW ALL MEN BY THESE	are held and firmly bound unto the the penal sum of 50%, for the true payment
and fine Ir leo leman	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., jointly and severally, firmly by
these presents, sealed with our	seals, and dated this 25 day of March
1846. The condition of this obli	ligation is such, That if there should be no le-
gal cause to obstruct a marriag	e shortly intended to be solemnized between
the said dogrand Doys daughter of In to Go	el and Margaret Fi Coleman
for which a license is about to is	ssue, then this obligation to be void, else to re-
main in full force and virtue.	Tohn Moleman S.
	John MColeman S.
	43916

Bedford Ellis and Elizabeth Moffitt/Moffett

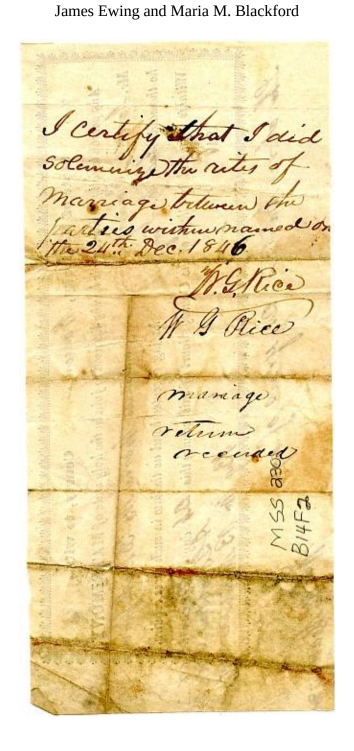
KNOW ALL MEN BY THESE PRESENTS, That we Redford Ellis 17-21 and John & Melonniette are held and firmly bound unto the			
KNOW ALL MEN BY THESE PRESENTS, That we straight the			
and John & Monnies are held and firmly bound unto the			
Commonwealth of Kentucky, in the penal sum of 50l., for the true payment			
whereof, we bind ourselves, our heirs, &c., jointly and severally, firmly by			
these presents, scaled with our scals, and dated this 26 day of January			
1846. The condition of this obligation is such, That if there should be no le-			
the said Bedford Ellis - and Elizabeth Moffitto the Said Bedford being a word of to Me Commish of Elyabeth Moffitto Jean of age			
for which a license is about to issue, then this obligation to be void, else to re-			
main in full force and virtue.			
Bud ford Ellis #L.S.			
folm & Mclarmid L. S.			

Samuel Esq and Margaret Duckett

2-31 sommed Care
Know all men by these presents, That we Samuel Esgrand John Duckett 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, jointly and severally, firmly by these presents, sealed with our seals, and dated this & day of Sovember 1846.
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 Samuel Gog-and Miss Margaret Duckett for which a license is about to issue.
then this obligation to be void, else to remain in full force and virtue.
Samuel Esq 254.00 Samuel + Cody
Samuel Esq 25 years & Samuel his Edg of age and consent mark of John Duckett parent John his Duckett given in person mark
Am B. Martin & C

James Ewing and Maria M. Blackford

	James Emin a
Know all men bu	these presents, That we Somes Ewing
and John D Black	bl a cli
	The mora and mining bound and the
Commonwealth of Kentucky, i	in the penal sum of £50, for the true payment whereof, we bind
ourselves, our heirs &c, jointly	and severally, firmly by these presents, scaled with our scals,
and dated this 24 day of &	
The condition of this obligation	m is such, That if there should be no legal cause to obstruct a
marriage shortly intended to be	solemnized between the said clames Emina
and Marie No Bloc	
then this obligation to be void,	else to remain in full force and virtue.
	of girnes Guring
11	Johnso Guing
John &Blackford Stated on Oast shat Maria No Blackford 21 years of ay Mr Black	The state of the s
oast that Maria Mo Blackfor	
I grand of Mr Blean	TO BY
	And the second s
	Control of the second s
and the second s	the the stranger and th
State of Kent	tucky, Manun Courty, to wit:
	t, is hereby licensed to join in the holy state of MATRIMONY,
Mr. James Ewing	
	will it and funding for all and there are
he the said Les En ing	having executed bond as the law in such cases require.
Witness my hand as Clerk of	the County Court of said county this 24 day of Dogenter
184	A SHolson Once
	By Mr B. Matin &
A MANAGEMENT AND	was a man and a transfer and a man and a
The above partie	o Di years of age
K/ XC	
	A 13 Meartin



Henry Flora and Sarah Miller

State of Rontusky, Nouser County, to-wit:
Any person legally authorized, is hereby licensed and permitted to join in the holy state of MAT-
* RIMONY, MR. Weinf cord and Miss Varah Moller
he, the said Weing Cherral having executed bond as the law in such cases requires. Wit-
ness my hand as Clerk of the County Court of said county, this // day of here 1846*

The above parties each Diryours of age as per prof
1 Sho Bin
Any person legally authorized, is hereby licensed and permitted to join in the holy state of MAT- RIMONY, MR. Herry Flora and Mess Varah Maller he, the said Henry Hora having executed bond as the law in such cases requires. With a ness my hand as Cierk of the County Court of said county, this I day of her having executed bond as the law in such cases requires. With the said the county court of said county, this I day of her have the said t
Complete and for 20-2
KNOW ALL MEN BY THESE PRESENTS, That we Henry Flored Sont
and Poseph Miller 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., jointly and severally, firmly by
CAN STORY
these presents, scaled with our seals, and dated this 18 day of June
1846. The condition of this obligation is such, That if there should be no le-
gal cause to obstruct a marriage shortly intended to be solemnized between
gar cause to obstruct a marriage shortly intended to be soleminzed between
the said Herry Heler and Sarah Meller day each 311 years of age
angeler of the state of
for which a license is about to issue, then this obligation to be void, else to re-
main in full force and virtue.
that he is 21 years of ages Harry to Flora L. S.
that he is 21 years of ages Monny to Hora L. S.
outh that Surah Miles is Joseph + Miller L.S.
outh that Surah Miles is Joseph + Miller L.S.
rigeas of ago Alfolda make

Gideon Floyd and Rhoda C. Taylor

Charles March	An 21-12
KNOW ALL MEN BY THESE PRESENTS, That we Side	" Mongd
KNOW ALL MEN BY THESE PRESENTS, That we Side of are held and firmly be	ound unto the
Commonwealth of Kentucky, in the penal sum of 50%, for the t	rue payment
whereof, we bind ourselves, our heirs, &c., jointly and several	ly, firmly by
1 Doneth -	1
these presents, sealed with our seals, and dated this day	of Samay
1846. The condition of this obligation is such, That if there sho	ould be no le-
gal cause to obstruct a marriage shortly intended to be solomni	and between
the said Sideon Alloydo and Rhoda 6	Taylor.
the said Sideen Alloyd and Rhoda 6 doughter of Doseph Saylor _	1
for which a license is about to issue, then this obligation to be voi	
main in full force and virtue.	d, else to re-
James of the Ta	C 88-4-43
	♦ L. S. ♦
James of Ja	colone of B
	学し、ひ、学

State of Kentucky	11- 0		100
	· Manen con	nty, to=wit:	*
legally authorized, is hereby R. Guleon Filayd	licensed and permitted to	Join in the holy state of M. Rhoda & Jage	AT- W
ut of Joseph	Toylor paren	to gue in per	Dur Dur
	R. Gideon Filipal Action Floyed have have as Clerk of the County Court	R. Gideon Filing and Mass Added Floy having executed bond as the as Clerk of the County Court of said county, this	legally authorized, is hereby licensed and permitted to join in the holy state of M. Gideon Flay and Mass Rhoda & Taylo and Mass Rhoda & Taylo decen Flay having executed bond as the law in such cases requires. as Clerk of the County Court of said county, this Who day of Jamany Affront of coseph, Toylor parents, given in permit of coseph, Toylor parents, given in permit of coseph, Toylor parents, given in permits.

James P. Fortner and Jane Collard

22-2-2
KNOW ALL MEN BY THESE PRESENTS, That we fames & Fortner
KNOW ALL MEN BY THESE PRESENTS, That we gumes
Sarah, bollard are held and firmly bound unto the
Commonwealth of Kentucky, in the penal sum of 501, for the true payment
whereof, we bind ourselves, our heirs, &c., jointly and severally, firmly by
these presents, sealed with our seals, and dated this 14 day of September
1846. The condition of this obligation is such, That if there should be no le-
gal cause to obstruct a marriage shortly intended to be solemnized between
the said games & Fostner and Jane Collard
for which a license is about to issue, then this obligation to be void, else to re-
main in full force and virtue.
main in full force and virtue. Consent of Porter Fortner & games parent of fas of Fortner & games for fast of fortner &
parent of gas of frother give in person
Acoused of Sarah Sarah Ner Collard Bost
give in person Gollard parent of fane bollard mark files.
grien in person
Mm B. Martin
The state of the s

**	++++++++++++++++++++++++++++++++++++++
*	State of Rentucky, Wan en County, w=wit:
*	Any person legally authorized, is hereby licensed and permitted to join in the holy state of MAT-
1	RIMONY, MR. James & Fortoner and Miss game bollard
*	he, the said fas P Hotoris having executed bond as the law in such cases requires. Wit-
*	ness my hand as Clerk of the County Court of said county, this 14 day of September 816 &
One !	ent of Porter Fortner parent of James & Fortner By Most & Martines of James By Most & Martines of James and both given int person
400	went of Sarah boll and parent of Jane
bell	and both given int person

George S. Gibson and Eliza Ann Johns

	23-2
KNOW ALL MEN BY THESE PRESENTS, That we defend are held and firm	l Plile
KNOW ALL MEN BY THESE PRESENTS, That we	Veorge o ecosia
Charles Cohned are held and fire	mly bound unto the
Commonwealth of Kentucky, in the penal sum of 501., for	the true payment
whereof, we bind ourselves, our heirs, &c., jointly and so	everally, firmly by
these presents, sealed with our seals, and dated this	day of July
1846. The condition of this obligation is such, That if the	ere should be no le-
to have	olemnized between
the said George & Sibsu and Clig	w Ann Johns
for which a license is about to issue, then this obligation to	be void, else to re-
main in full force and virtue.	
	8 + + B
P. P.	Vilson
last this	A L.S.
Charles +	Gibson L.S.
- Ina	

This is to Cortify that on The 5" day of August 1846.

The rights of Statterinory was solomnize between George of Gibson & Illiza Ann Johns by me Benjir Bailey a Legally qualified Minister of Mil Gospelt.

Signed B. Bailey

James W. Gorin and Helen A. Murrell

KNOW ALL MEN BY THESE PRESENTS, That we James W Jorin 24-16 and Mm & Payne are held and firmly bound unto the
and Mm & Sayne are held and firmly bound unto the
Commonwealth of Kentucky, in the penal sum of 501, for the true payment
whereof, we bind ourselves, our heirs, &c., jointly and severally, firmly by
these presents, sealed with our seals, and dated this "day of fine
1846. The condition of this obligation is such, That if there should be no le-
gal cause to obstruct a marriage shortly intended to be also will be
the said James I Fried and Wolen & Murrell dang hter Eliza & Murrell
for which a license is about to issue, then this obligation to be void, else to re-
main in full force and virtue.
Jef Com L. S.

To the Clork of the Warren County Court 24-2
dis this is to Costify that Fand Welling a license
may issue from your office for the Soleminatur of a
marriage between Mr James W Sorin and my dangther
may sessue from your officer for the Soleming a licence marriage between Mr James W Sorind and my daugther Molon A Murrell Witness my hand this
M. M. Smith Eliza & Mumel
Mil Payne

Jonathan Gott and Mary Ann Still

25-2
KNOW ALL MEN BY THESE PRESENTS, That we Jonathan Gott
and Seth & Renold are held and firmly bound unto the
Commonwealth of Kentucky, in the penal sum of 501, for the true payment
whereof, we bind ourselves, our heirs, &c., jointly and severally, firmly by
these presents sealed with our scale and data late 2 4 2 2 4 2 4 2 4 2 4 2 4 2 4 2 4 2 4
these presents, sealed with our seals, and dated this 2 4 day of Spril
1846. The condition of this obligation is such, That if there should be no le-
gal cause to obstruct a marriage shortly intended to be solemnized between
the said for athan Gott and Mary Ann Still
daughter of William Still deer
for which a license is about to issue, then this obligation to be void, else to re-
main in full force and virtue.
Ton athengoli L. S.
L.S.
Seth es Ronald # + + #
The within and above mamed
Many Ann Stell Saked on
outto that the was Ilyears of
10- 0/00/100 1844/

John H. Graham and Eliza Funston

26-27
KNOW ALL MEN BY THESE PRESENTS, That we John Me Graham
and Atwood & Stobles 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., jointly and severally, firmly by
these presents, sealed with our seals, and dated this II day of January
1846. The condition of this obligation is such, That if there should be no le-
gal cause to obstruct a marriage shortly intended to be solemnized between
the said John 16 Fraham and Miss Eliza Finister
back 21 years of ago
for which a license is about to issue, then this obligation to be void, else to re-
main in full force and virtue.
J. J. Grechen L. S.
1 GS40 Gar +L.S.
He AH

	26-
(***
State of Rentucky, Manen County, to-wit:	*
Any person legally authorized, is hereby licensed and permitted to join in the holy state of M	
RIMONY, MR. John At Graham and Miss Clique Firmston	う **
he, the said and A Graham having executed bond as the law in such cases requires.	Wit.
ness my hand as Clerk of the County Court of said county, this 22 day of January	184 6 %
» > ~ * * * * * * * * * * * * * * * * * *	50000000000000000000000000000000000000
The above persons DI years of a go	
A Granten	

John Gramling and Eliza Grimsley

I do certify that on the 23th day of Inly/1846 I did Solenise the the Rights of Matrimone between John Gramling & Eliza Frimsley accordingly To the usages of the ellethods & Bhurch	P)
1: 1 Dette wages of the Mitted & Church	n
angly to the many of the soul	

KNOW ALL MEN BY THESE PRESENTS, That we John Trambing and James Trinsley 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., jointly and severally, firmly by these presents, sealed with our seals, and dated this 22 day of fully 184 6. 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 and Oliga Trinsley the said John Granling oach 21 years of age for which a license is about to issue, then this obligation to be void, else to refames granding main in full force and virtue.

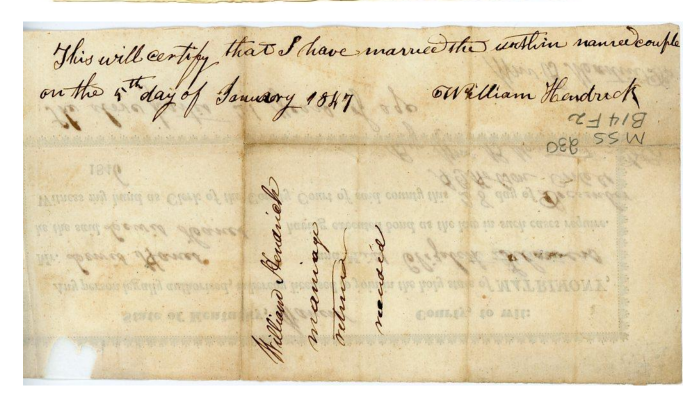
Lewis Hanes and Elizabeth Flowers

Bond and license issued December 1846, but marriage took place January 1847.

	28-2
Lord Town	Lewis Hanes
Know all men by th	esc presents, That we Lewis Hanes
and Josse Moore	are held and firmly bound unto the
Commonwealth of Kentucky, in th	e penal sum of £50, for the true payment whereof, we bind
ourselves, our heirs &c, jointly and	severally, firmly by these presents, sealed with our seals,
and dated this 28 day of De	cember 1840
The condition of this obligation is	such. That if there should be no legal cause to obstruct a
marriage shortly intended to be sol	emnized between the said Lewis Hanes
and Elizabeth Hlowers	for which a license is about to issue,
then this obligation to be void, else	to remain in full force and virtue.
	Lowis Hane
The state of the s	amus rowner
	A
	Life Moon
	A CONTRACTOR OF THE PARTY OF TH
The second second	

Lewis Hanes and Elizabeth Flowers

State of Kentucky, Janen Courty, to wit: Any person legally authorised, is hereby licensed to join in the holy state of MATRIMONY, Mr. Lewis Hanes and Miss Clizabeth Blowers the the said Lewis Hanes having executed bond as the law in such cases require. Witness my hand as Clerk of the County Court of said county this 28 day of December 1846 The Above parties 21 years fage Mr. B. Marting.				CONTRACTOR OF THE PARTY OF THE
Any person legally authorised, is hereby licensed to join in the holy state of MATRIMONY, Mr. Lewis Hanes and Mill Clizabeth Allowers he the said Lewis Hanes having executed bond as the law in such cases require. Witness my hand as Clerk of the County Court of said county this 28 day of Documber 1846 1846 The Love bartis 21 years of age				28-3
Any person legally authorised, is hereby licensed to join in the holy state of MATRIMONY, Mr. Lewis Hanes and Mill Clizabeth Allowers he the said Lewis Hanes having executed bond as the law in such cases require. Witness my hand as Clerk of the County Court of said county this 28 day of Documber 1846 1846 The Love bartis 21 years of age		And the state of the state of the state of the state of	and the site of the city of the city of the site site of	to alle alle alle alle de
Any person legally authorised, is hereby licensed to join in the holy state of MATRIMONY, Mr. Lewis Hanes and Mill Clizabeth Allowers he the said Lewis Hanes having executed bond as the law in such cases require. Witness my hand as Clerk of the County Court of said county this 28 day of Documber 1846 1846 The Love bartis 21 years of age	part in the state of the state	www.hww.ucucucu	M. M. AN	in an an an an an
Any person legally authorised, is hereby licensed to join in the holy state of MATRIMONY, Mr. Lewis Hanes and Mill Clizabeth Allowers he the said Lewis Hanes having executed bond as the law in such cases require. Witness my hand as Clerk of the County Court of said county this 28 day of Documber 1846 1846 The Love bartis 21 years of age	State of Kentucky	. Frances	Courty, to wit:	*
Mr. Lewis Hanes the the said Lewis Hanes having executed bond as the law in such cases require. Witness my hand as Clerk of the County Court of said county this 28 day of Documber 1846 1846 The Love bartis 21 years of age		reby licensed to join	in the holy state of MATRIM	ONY,
Witness my hand as Clerk of the County Court of said county this 28 day of Documber 1846 1846 When the warm warm warm warm warm warm warm warm	Mr. Lewis Hanes	and Mils	Clizabeth the	ess
Witness my hand as Clerk of the County Court of said county this 28 day of Documber 1846 1846 When the warm warm warm warm warm warm warm warm	be the said Lewis Hanes	having executed	bond as the law in such cases	require.
1846 The Love parties 21 years of age		A CONTRACTOR OF THE PROPERTY O		
1846 The Love parties 21 years of age	Witness my hand as Clerk of the Co	nunty Court of said	county this 20 day of	no le
The clove parties 21 years of age	1916		14 2010 0000	do
The above parties 21 years of age Mon B Martin 9	1840		Bu Mm B Mant	in De
The above parties 21 years of age Mon B Mearting	tallathathathathathathathathathathathathatha	MANAGEMENT THE THE MANAGEMENT	THE HEALTH HE SECTION THE SHEET MESTERS	hallalla de de
Mon B Mearting	Pl 1 1-1-11	unand of	000	
Mon & Meading	The dove panes is	gear !	all except the	control !
And will confind there a mare marine in some	on the chyallet A	V	Many A	Monting
THE THE RESERVE AND A STREET ASSESSMENT AND ASSESSMENT OF THE PARTY OF	All manning		/// 00	News .
HI. H. A. I like the things of the state of	Hhim all contist, the	Tel have so	wance the walking	1534





Know all men by these presents, That we Heardeastle Josse Kirty 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, jointly and severally, firmly by these presents, sealed with our seals, and dated this 30 day of November 1846 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 Robert Hardeastle and Many Nishy for which a license is about to issue. then this obligation to be void, else to remain in full force and virtue.

3002				
KNOW ALL MEN BY THESE PRESENTS. That we William D. Hall				
WOW ALL MEN BY THESE PRESENTS, That we Milliam D Harlow 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., jointly and severally, firmly by				
these presents, sealed with our seals, and dated this // day of May				
1846. The condition of this obligation is such, That if there should be no le-				
gal cause to obstruct a marriage shortly intended to be solemnized between				
the said William D Harlow and Miss Catharine & Stockton				
The above 21 years of age				
for which a license is about to issue, then this obligation to be void, else to re-				
main in full force and virtue.				
M.O. Harlow, &L. S.				
Won Bloathin &L.S.				

2		
5		

31
Mbel Manes and my bound unto the rathe true payment severally, firmly by day of January ere should be no le-
solemnized between
, Millfratricks
be void, else to re-
d & → B

Nomen boundy 15 8th Janua 1826

L'an Kielt atrick my deaughter apphobation to many Able

Harris Forsier Maar James Kell polorete James Makkan