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John Allingham and Elizabeth J. Calloway

	John Alingham	1-2
Know all men by	these presents, That	we John Allingham
and Robert Grat	are held	and firmly bound unto the
	in the penal sum of £50, for the true	
	and severally, firmly by these pres	ents, sealed with our seals,
and dated this 6 day of	November 1847	
	on is such, That if there should be n	
marriage shortly intended to b	e solemnized between the said John	w Allingham
and Mip Elizabeth	f Callavacy for which else to remain in full force and virtu	a license is about to issue.
then this obligation to be void	else to remain in full force and virtu	e.
Robl- Graham	11	Allingham Concernation
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	John	Herykam
Elizabet Alece	Red	De Comme
a ge		maken
Elizabeth of ballway.	Lee	
The state of the s		

Luke Barnett and Martha Ann Webb

are held and firmly bound unto the penal sum of £50, for the true payment whereof, we bind
penal sum of £50, for the true payment whereof, we bind
penal sum of 250, for the true payment whereof, we old
severally, firmly by these presents, sealed with our seals,
1847
nnized between the said Lake Banett : for which a license is about to issue.
remain in full force and virtue.
Lake to Barnett
Lake this Barnett Well marks
1

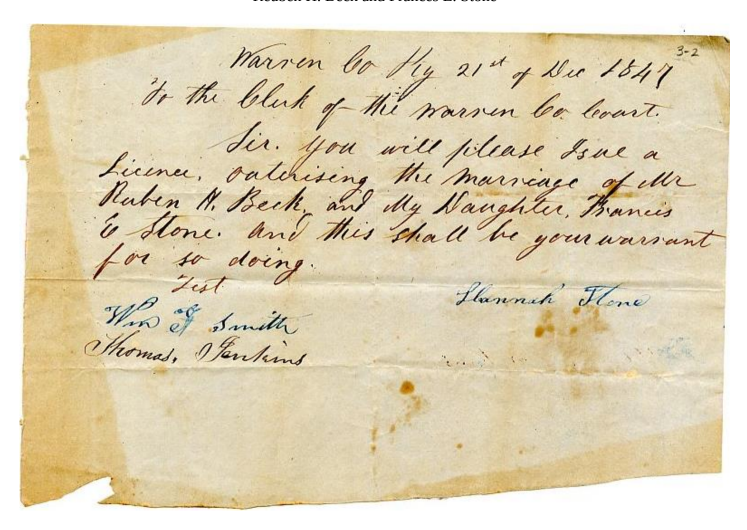
T WIN	State of Kent	ucky, Manen	Courty	to wit:
20		l, is hereby licensed to jo		
-3	ke Barnett	2007 TOTAL	is Marcha	Ann Webl
he the said	1 Luko Game	having execu	ted bond as the la	w in such cases require
Witness n	y hand as Clerk of	the County Court of so	aid county this	day of Amil
1	847			1 Drobson
Manatanahan da	orale de alcabada de de de de de de de	year of age of person	www.m.m.m.m.m.m.	an

Reuben H. Beck and Frances E. Stone

Know at	I men by t	heşc present	s. That w	e Rouben M
Clecks of	William F.	Smith	are held ar	d firmly bound unto th
Commonwealth	of Kentucky, in	the penal sum of e	50 for the t	J and direct en
	The same of the same of	HILL SELVER PROTECT Transports	by these presents	yment whereof, we bind , sealed with our seals
	out of we	conver	1847	WW. Continues and the continues of the c
The condition	of this obligation	is such. That if the		gal cause to obstruct a
The state of the s	THE CHILD OF THE ST	Hemniyed botwoon	the said Real	gal cause to obstruct a
and France	es 6 ton		for which a	in vacing
then this obligat	ion to be void, els	e to remain in full f	orce and vistus	icense is about to issue.
			orec and virtue.	Rewhen & Be
	**		Thom	James &
			•	Jme
				The same
				ALCON.
Service of				***
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Any person legally authoris	d, is hereby licensed to join in the holy state of	MATRIMONY,
Ir. Cleuken no &	Focks and Miss Frances	De Stone
the said Oleubert No	Be Re having executed bond as the law in	such cases require.
runess my hand as Clerk of	the County Court of said county this 32	day of Necember
104/		Austrizia

Reuben H. Beck and Frances E. Stone



William Beck and Elizabeth Lewis

	May och	4-2
Know all men by the	are he ne penal sum of £50, for the tr	eld and firmly bound unto the ue payment whereof, we bind
ourselves, our heirs &c, jointly an and dated this 14 day of Oe. The condition of this obligation is marriage shortly intended to be sol	such, That if there should be emnized between the said	no legal cause to obstruct a
and Elizaleth Les		ch a license is about to issue, tue.
2000	Robert his	Lowis De
		27400

Anungren		cky, Manen	Courty, to wit:	
M. A.	liam Beck		the holy state of MATRI	
			Elizabeth La	nis
he the said	my gook	having executed b	ond as the law in such case	s require.
Witness my h	and as Clerk of the	County Court of said co	ounty this 14 day of &	not 1
1847			A Stobson C.	ne l
/	Market Company	Bu	Mughann	200
At the the the the the the the	and the the the the the the the the the		and the state of the state of the state of the state of	THE DAY AND AND AND
Conson	1.1.88	101	ent of Eliza	
on	and conse	- Lewis pas	ent of Elia	14

Charles H. Beckham and Emily/Emaly Potter

	5-2 Blockton
Know all men by the	esc presents, That we Charles of Back have are held and firmly bound unto the
ourselves, our heirs &c, jointly and	e penal sum of £50, for the true payment whereof, we bind be severally, firmly by these presents, sealed with our seals,
The condition of this obligation is marriage shortly intended to be sold	such, That if there should be no legal cause to obstruct a semnized between the said Charles of Beckham
and Emily Potter then this obligation to be void, else	for which a license is about to issue, to remain in full force and virtue.
	Trace The Bookham
	Tackson 19

Werren bounty by August the 16th 1847

MA Atword Hobson six this is to circlify that I have given leave that you ishue mariage lisons for Charles Beckham and Sarah Emaly Potter She being my daughter under the Thomas John Speckham Thomas Potter

Thomas Potter

Isaac W. Beckham and Martha Whitlow

	6-7
	14.01.11
Know all men by the	esc presents, That we Gaad W
Bec Rham & Pleasant	Whillow are held and firmly bound unto the
	e penal sum of £50, for the true payment whereof, we bind
ourselves, our heirs &c, jointly and and dated this 2/ day of	severally, firmly by these presents, sealed with our seals,
The condition of this obligation is	such. That if there should be no legal cause to obstruct a
marriage shortly intended to be sole and Martha Whitlow	emnized between the said Saas: N Beckham- for which a license is about to issue,
then this obligation to be void, else	to remain in full force and virtue.
	Spac II Beckham
	Pleasant Whitlew

Jacob Beller and Margaret/Margret Miller

	Est field Riller
Commonwealth of Kentucky, is ourselves, our heirs &c, jointly and dated this 18 day of the condition of this obligation	and severally, firmly by these presents, sealed with our seals, lefeterniles 1847 is such, That if there should be no legal cause to obstruct a
and Margaret- Mil	solemnized between the said Fact Beller for which a license is about to issue, else to remain in full force and virtue. Jack Beller Jack Beller John Kisharon manne

Jacob Beller and Margaret/Margret Miller

	September 14	the 1849 7-2
Mr Hobson sir	pleas to let Jacal marry may daught	
Miller,	Margne	t Miller
Mm Bason John Miller		
Y		

		Kentucky,	the state of the state of	are an element .		*
			licensed to join	in the holy state of	MATRIMONY,	1
Mr. g	acob 13	Teller	and Mis	Margaret	Milles	本金子
he the said	1 Jacob	Beller			n such cases require.	かた
Witness m	y hand as Cl	erk of the Count	y Court of said	county this 18	day of Septem	
	847		A	Stobson 6	mes	E
	par .		By M	Stolson Cours Martin	- DE	1
rate ate ate ate ate ate at	death, death, death, athair	A 41				M.A.C.
Jacob 1	Beller 21	Hoars of	an and	Guns. t	of Marg ares	1
	,	1	The wine	aucen	of mary wie	112
lillen	Barent	- I Margo	end- anie	o he and	ticales .	

William H. Blewitt and Mary Collett

Rnow all men by these presents, That we filliams 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 \$28\$ day of **Detally** 1847 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 filliams Blenntt for which a license is about to issue, then this obligation to be void, else to remain in full force and virtue. Tambers & Marshall & Marsh

7 7	Commentation and the state of t
4	State of Kentucky, Hanen Courty, to wit:
and the	Any person legally authorised, is hereby licensed to join in the holy state of MATRIMONY,
A Mary	Mr. Mediams Blowett and Mit Mary Collett
A SERVICE	Mr. Milliams Olevett and Mife Many bollett he the said Mos Blevett having executed bond as the law in such cases require.
1/4	Witness my hand as Clerk of the County Court of said county this 28 day of October
× 1	1844 B AGNobson ences
5.7	Walling the wall the wall with the wall with the wall was to the wall was the wall was to the
4	Williams Blow To Ol Man of are and a
7	Williams Blevett 21 years of age and Consent
	f Junes vollett parent of Mary Sollett given an
	11 1. Ill andans OF

Elijah Bostick and Frances Garland

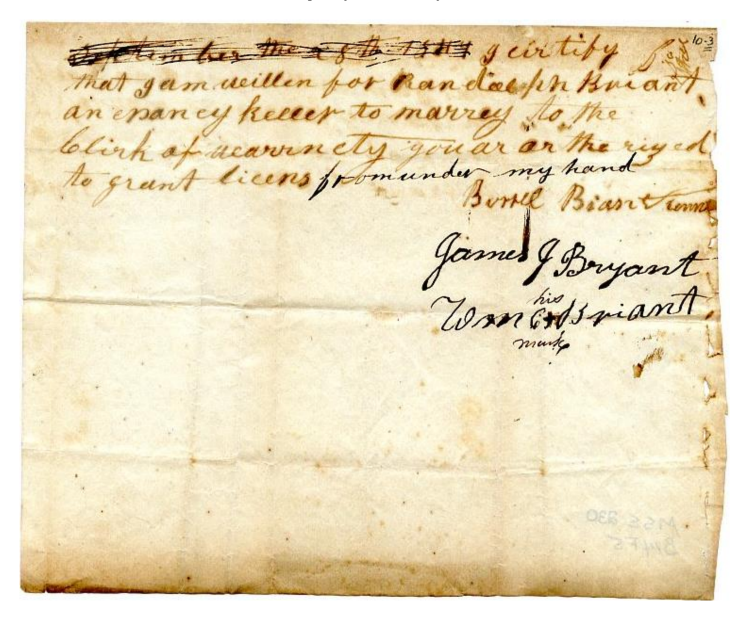
	9-2
Know all men by	these presents, That we blijah Bostick are held and firmly bound unto the
	n the penal sum of £50, for the true payment whereof, we bind
ourselves, our heirs &c, jointly and dated this /7 day of	and severally, firmly by these presents, sealed with our seals,
The condition of this obligation	on is such, That if there should be no legal cause to obstruct a solemnized between the said Elijah Bostick
and Frances Garlan	for which a license is about to issue, else to remain in full force and virtue.
Em Garland States	Elijah fir Bostick
was 21 years of age ?	J. Q. quelano
	Cres to the same of the same o

State of V	Centucky, Fassen	akakakakakakakakakakakakakakakaka	1 9-3 Ammanananan 1 9-3
3	rised, is hereby licensed to jo	The state of the s	PIMONY
Mr. Elijah Bos	lick and Mi	La F	RIMONY,
he the said Elijah	Bost of having execut	ted bond as the law in such	ases remire.
	of the County Court of sa		
1847	Ma	Allobon C.	nles
Mananananananananananananananananananan	namanan manaman meneran	Wang da wall was the first the	
The above p	arters 21 Nea	and non	Dep ec h
		hours	15
9, 40		Made	navar,

Randolph Bryant/Briant and Nancy Keller

10-2
Marina Marina of Carlos Carlos Carlos
Know all men by these presents, That we Randolph
Brown and William & Bryant. 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 2. day of December (1847)
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 Randolph Bryand
and Nancy Keller for which a license is about to issue.
then this obligation to be void also to remain in full force and virtue
Come a Cherry Program of Son
Consent of Gerevell Bryant Sr. Jiven by Cert freato, and proved of Randalph Bridge his by Mr. Conference and Staney of Mr. Compant - And Staney of Mr. C. Bryant market market market and of ago flatobon
from by conficulty and alford ricon
by the Conjunt - and standy & Mon Cod P
Nelles Stated on outh mut, one 2 market
was 21 yours of ago
JEST COM

Randolph Bryant and Nancy Keller



Thomas Bryant/Briant and Martha Schroeder/Schroader

The state of the s	
	11-2
March March Comment	Themas Briand
Know all man but	
Extend at men by t	hese presents, That we Thomas Briant
willow Lys	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 seale
and dated this 22 day of	Evenber 1847
The condition of this obligation	is such, That if there should be no legal cause to obstruct a
marriage shortly intended to be s	olemnized between the said
and Martha Tehro	a des for which a license is about to issue
then this obligation to be void, el	se to remain in full force and virtue.
	of less -
Control of the contro	mark Mitton fike
	~ whate
A Control of the Cont	mark 1 mills
a to the second	Mitton like
	- A A I A
	THE RESERVE OF THE PARTY OF THE

Thomas Bryant/Briant and Martha Schroeder/Schroader

State of Ken	tucky, <i>Hanen</i> Cour	manananananananananananan 11-3
Any person legally authorise Mr. Thanas Om	ed, is hereby licensed to join in the holy st	- //
he the said Sho Busin		law in such cases require.
1847	By Mays h	Gon enles
Consent of Miles	Tor Lykins panet	of Thos Briant
parent of Martha	and Content of A	Am Madrid De

to the clirk of waven you ar here by our marined that he grant licens for said of homes striant forwarthan schroader to making we cirti fix mat we ar acc willen to the marriage of Janey of thrandler willen to the marriage of Janey of thrandler

B. B. Burge and Mrs. Priscilla French

	BB Omgo	12+3
Know all men by	these presents, That	We B B Bungh
and William Is	Payne are held	and firmly bound unto the
	, in the penal sum of £50, for the true	
	ly and severally, firmly by these prese	
	September 1847	
	tion is such, That if there should be no	legal cause to obstruct a
marriage shortly intended to	be solemnized between the said	O ange
and Mrs Priscilla		a license is about to issue,
then this obligation to be voice	l, else to remain in full force and virtue	
Mrs & Prema States	> al	B. B. well
Outh that Prescilla	2	B Buye
French was 21 years		Time.
French was 21 years of age 14 Sept 1847	() (c)	Payne 1
MyBMartino.	\	
Dec		
		No.

B. W. Burge and Virginia Smith

are held and firmly bound unto the
in the penal sum of £50, for the true payment whereof, we bind
and severally, firmly by these presents, sealed with our seals
June 1847
on is such, That if there should be no legal cause to obstruct a
solemnized between the said & M Burge
for which a license is about to issue, else to remain in full force and virtue.
Isaac Smith
A D D
2/12 01 : 16 3114
-

Carlton T. Carter and Nancy S. Wallace

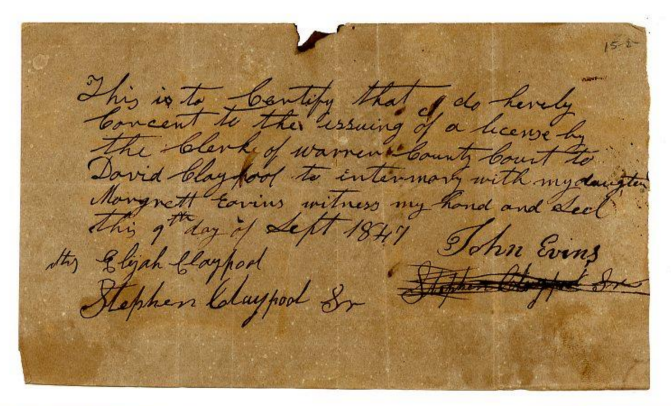
	14
	The second second
Know all men by	these presents, That we Carlin I
Carter and John	Wallace are held and firmly bound unto the
Commonwealth of Kentucky,	in the penal sum of £50, for the true payment whereof, we bind
ourselves, our heirs &c, jointly	and severally, firmly by these presents, sealed with our seals.
and dated this 9 day of	august 1847
	on is such, That if there should be no legal cause to obstruct a
	e solemnized between the said Garlton & Carter
and Vancy & Me	
then this obligation to be void,	else to remain in full force and virtue
	l H of P
	Sohis of Maleur
1	This of Mallace
	086 2210
	BI+F5

this is to Certify that I give the clock of of the country Court of Sand Country line to Ishue licence for the Mornings of Cartlen Carter and my saughter. Nancy & Hallace given winder my hand this gth of Lugust 18 by Witness Hallace John Wallace

David Claypool and Margaret Evins

	15-4 Baint Clayford
	Know all men by these presents, That we David Clayport
	and Elijah Claypool 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 10 day of September 1847
	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 Clayford
	and Margaret Crims for which a license is about to issue.
	then this obligation to be void, else to remain in full force and virtue.
4	htto conficus Surrow ? David Clast Home
1	Lipt 1447 Marsharton & Olijah Clay fort
13	Lept 14 19 3 Qlin 1 Po
	Lept 1847 Minstantin 3 Olijah Clay fort
	de, 3

David Claypool and Margaret Evins



I do here by bertifus to the blevk of the worner bounty bount that I have no objections to a marinage licens being is head to my done David blay pool to intermony with mangarett Eaving given my hand and Scal this 10th day of deptember 1847 Tok blay pool

George X blay pool

Isaac M. Cole and Jane Turner

		11:	1	
Know all	non has si	1 Me Coole	· Stane	, ,
a se de la	nen by these	presents, 'I	hat we Same	Me Cole
www Course	Jumer	1649-	are held and C. I I	20070
The state of the	rentucky, in the pen	I sum of £50, for t	the true payment	
or, our none	ec, jointly and seven	ally, firmly by thes	se presents, sealed w	ith our seale
	vay or symil	184 ×		
The condition of the	his obligation is such,	That if there shou	ld be no legal cause	a obstruct o
and the short of the	ended to be solemnize	d between the said	Saae No Good	le obstruct a
and same	umer	fo	r which a license is al	
hen this obligation	to be void, else to ren	nain in full force an	d virtue.	rout to issue.
		1	Sauce M.	C. TOPE
	*		Suno Mo his Jumes	
		Toseph .	+ Jumes	MARK
		m	ash	
				The same
		*		

Any person l	egally authorised, is herel	by licensed to join in the		
Mr. Saae he the said Sa	ne hole	and Mass @ having executed bond	ane Jumes	100
	nd as Clerk of the Coun	nty Court of said coun	ty this Is day of	Smil
1847			A Globs	
Consent	of Foseph	Turner karen	Carren with	Managaran da
	1		Juin me	unin

Simon Collard and Mary E. Ritchey

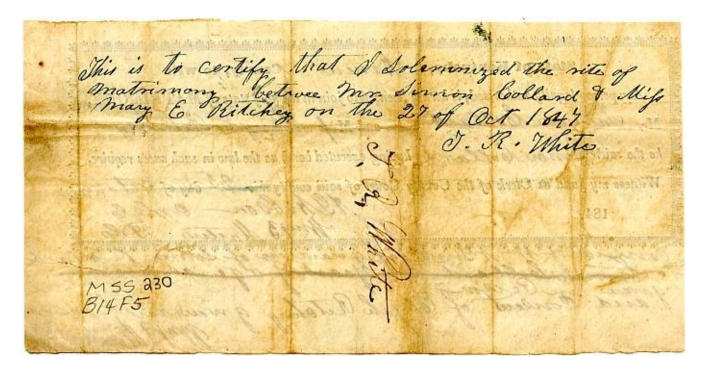
popular apraga	- Contraction and the contraction			dundental desired and desired courty, to wit:		17-
				holy state of MAT		
he the said	Simon God	elard having	g executed bond	as the law in such	cases require.	*
		f the County Co.	urt of said county	this 25 day of	rle 6	
18	Managaraparaparaparaparaparaparaparaparapar	Julian manamenta	Manual manual	and a straight was	DC	a
given	in Pers	long c	Many	g griew	See to se	
and	Consent	of Clija	to Witches	y g wew	19 Martin	30

Know all men by these presents, That we Simon Collected and Elijeh Peterbery 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 October 1847

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 Animon Collected and Misp Mary & Brithny for which a license is about to issue, then this obligation to be void, else to remain in full force and virtue.

Consent of the Heinester Simon Ania Collected and Misp Mary & Simon Ania Collected and Misp Mary & Simon Ania Collected and Without Simon Ania Collected and Misp Mary & Simon Ania Collected and Misp Mary & Simon Ania Collected and Misp Mary & Simon Ania Collected Ania Collected and Misp Mary & Simon Ania Collected Ani

Simon Collard and Mary E. Ritchey



Alexander Collett and Margaret/Margarett Atkinson

							1	
K	now	all m	en by th	esc pres	ents,	That w	c Alexa	under
ar	Cett	+ John	MRi	eses		are held and		
Con	amonwe	alth of Ke	ntucky, in tl	he penal sum		the true pay		
ours	selves, or	ur heirs &	c, jointly an day of e	d severally, i	firmly by th	ese presents,	sealed with	h our seals
T	he condi	tion of the	s obligation is	such, That	if there sh	ould be no le	gal cause to	obstruct a
nd	Ma	rgare	to Mi	lemnized between to remain in	1	id Nex co		
			o rota, disc	<i>S</i>	lesoano John	ur bo	late	

George Cone and Margaret C. Sublett

				(4
Know al	I men by these	presents,	That we are held and firml	v bound unto the
Commonwealth	of Kentucky, in the pena	al sum of £50, for	or the true payment	whereof, we bind
ourselves, our h	eirs &c, jointly and seven	rally, firmly by	these presents, sealed	d with our seals,
	of this obligation is such,			use to obstruct a
marriage shortl	y intended to be solemnize	ed between the s	said Jemes 1	ano)
and Mourga	net & Sublett		for which a license	is about to issue.
then this obliga	tion to be void, else to ren	nain in full force	e and virtue.	
				WHILE .
			George 6.	an with
			of B1	
			00 500	in the
				不是
				Mes saw
			A AND THE RESERVE	

George Cone and Margaret C. Sublett



Certify that an The 24th of June 1847 I performed the rites of matrimony between George Come and Margaret Co. Selleto. Sinn under impland this 28th day of June 1847.

This 28th day of June 1847.

Montate

Felix G. Cox and Frances H. Martin

20-2
This Plan
Rnow all men by these presents, That we Telix & Gox 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 M day of November 1847 The condition of this obligation is such, That if there should be no legal cause to obstruct a
and Frances Ho Martin — for which a license is about to issue,
then this obligation to be void, else to remain in full force and virtue.
Benj. 9. Burd
os and on the same of the same

Samuel H. Curd and Mary A. McNeal

Know all men by these presents, That we Samuel Elemand Albert-Green 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 March 1844 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 To Condition of this obligation to be void, else to remain in full force and virtue. If the true payment whereof, we bind ourselves, sealed with our seals, and dated this // day of March 1844 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 To Condition of this obligation is such, and March 1844 All the samuel To 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 To 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 To 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 To 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 To 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 To 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 To Condition of the solemnized between the said Samuel To Condition of the solemnized between the said Samuel To Condition of the solemnized between the said Samue		21-
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 March 1844 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 for which a license is about to issue, then this obligation to be void, else to remain in full force and virtue.	Soul Edward	Sand Holound
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 March 1844 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 for which a license is about to issue, then this obligation to be void, else to remain in full force and virtue.	Know all men by t	hese presents, That we Samuel & bund
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 March 1844 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 January of the for which a license is about to issue, then this obligation to be void, else to remain in full force and virtue.	and Albert-Green	are held and firmly bound unto the
ourselves, our heirs &c, jointly and severally, firmly by these presents, sealed with our seals, and dated this // day of March 1844 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 Sanuel To Cond for which a license is about to issue, then this obligation to be void, else to remain in full force and virtue.	Commonwealth of Kentucky, in	the penal sum of £50, for the true payment whereof, we bind
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 Sanciel To Cond and Meist Many A Mo Stal for which a license is about to issue, then this obligation to be void, else to remain in full force and virtue.	ourselves, our heirs &c, jointly a	and severally, firmly by these presents, sealed with our scale
and Meiss Many A Mo Stal for which a license is about to issue, then this obligation to be void, else to remain in full force and virtue.	The condition of this obligation	is such, That if there should be no legal cause to obstruct a
Will I	and Meiss Mary A M	olemnized between the said Samuel To Como
Albert Green	and the second of the second o	Will I
- there gneer		All-10
		- there agnees
Page 25 Mills		OSE SOM
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Valentine Dickerson and Phebe Lawrence

22-2
and Talenton Stratening
Crekerin and Milliam Jaurence are held and former and held and former
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 sealed
and dated this 2) day of January 1847 The condition of this obligation is such, That if there should be no legal cause to obstruct a
and Thebe Laurence for which a license is about to issue,
The be Lawrence Figures of ago Welentine Ji Charles
Ohebe Lawrence Flyend of ago Valentine Ji Chonton as per proof made by 3 William Larrance 3 William Larrance
Ab Stobson
DEE COM

Bluford Dishman and Rachel Lecky

	23-2
Know all men by the	ese presents, That we Bluford Dishman
was pure Doeny	are held and firmly bound unto the
Commonwealth of Kentucky, in the	he penal sum of £50, for the true payment whereof we bind
ourserves, our neirs &c, jointly an	d severally, firmly by these presents sealed with any sealer
and dated this ag day of Man	neh 1847
The condition of this obligation is	such, That if there should be no legal cause to obstruct a
and Rachael Socky	emnized between the said Blufud Dishman for which a license is about to issue.
	to remain in full force and virtue. Bluford Dishman
	Dally our gers
	Land Lecty
	TO HAD

James B. Douglass and Sarah J. Dunavan

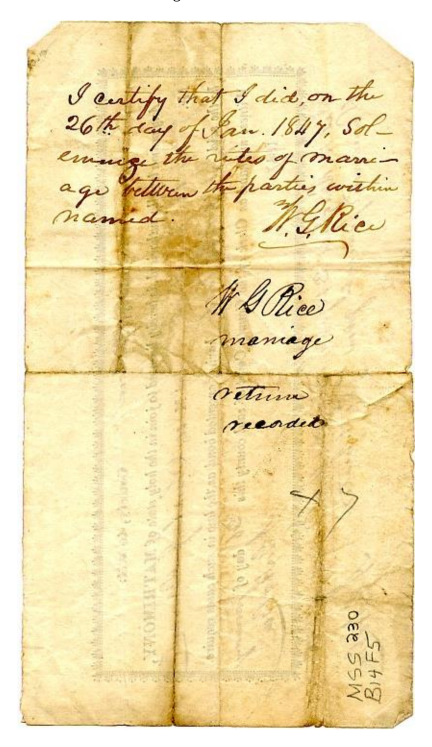
24-2
Enow all men by these presents, That we fame & are held and firmly bound unto the
Donglass and Chas Hodge are held and firmly bound unto the
Commonwealth of Kentucky, in the penal sum of £50, for the true payment whereof, we bind
ourselves, our heirs &c, jointly and severally, firmly by these presents, sealed with our seals,
and dated this 26 day of January 1847
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 for which a license is about to issue.
then this obligation to be void, else to remain in full force and virtue.
James B. Douglas Col House
Caltoup D

James B. Douglass and Sarah J. Dunavan/Dunavon

,000		24-3
.A.G. No bion	Esgr. Clust of	Maning
County Com	h celico please	Maning ifsue Ticenso 13 Danglass Ilunalon
land my das	Lighten Warah	Dunalow
and obliger	This friend &	J. Dunacon
		Jany 1867.

Any person leg	ate of Kentucky, gally authorised, is here	by licensed to join in t	Courty, to wit:	ONY,
Mr. Junes he the said has	B Douglass	and MASS having executed box	Sarah J. Dunas ad as the law in such cases r	emire.
	C Figure		enty this 26 day of Jun	
1847	muglass 21 ge 3 parent go		A G Sto boa	

James B. Douglass and Sarah J. Dunavan



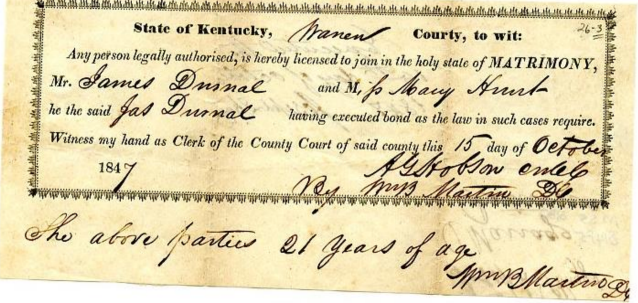
William Douglass and Martha Elizabeth Alford

Venous all man Land	Wie Manglass
Douglass Milliam A	esc presents, That we Milliam
1	
	the penal sum of £50, for the true payment whereof, we bind
and dated this 19 day of	d severally, firmly by these presents, sealed with our seals,
Charles College Constant College and Alle	such, That if there should be no legal cause to obstruct a
	emnized between the said Milliam Donglass
and Martha Chizaletto	Alford for which a license is about to issue.
then this obligation to be void, else	
then this obligation to be vola; else	
the transfer of the same	William Bonglaf
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	illia Bu
	- amore for
	The state of the s

Any perso	m legally authorise	ed, is hereby lices	nsed to join in	Courty, t	f MATRIMON
Mr. Mil	liam Dong	glass	and Med .	Martha Chi	abeth Alfine
he the said	Mr Dong la	havi	ng executed be	as the law	in such cases requi
Witness my	hand as Clerk of	f the County Co	ourt of said co	unty this 14	day of April
184					1 Leto byen
APPARPARPARPARPARPARPARPARPARPARPARPARPA					
in the the the the the t	de side ader aler aler aler aler aler aler al	6 DO	Comprehensive and an an an an	માન્માન્માના પ્રસા ધા	e itte itte itte itte itte itte itte it
100	risent of	Im My wed	parent	- gum ii	penden

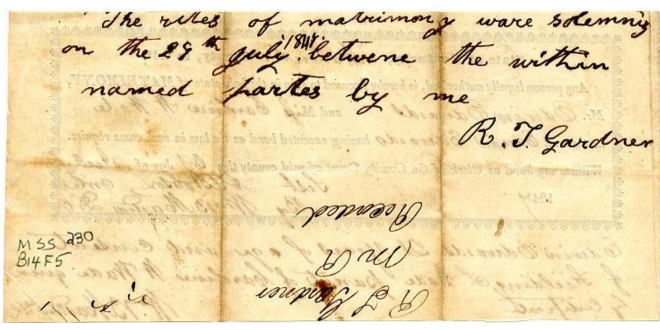
James Durnal and Mary Hunt

Rnow all men by these presents, That we fames Durn and John Durnal are held and firmly bound unto the Commonwealth of Kentucky, in the penal sum of £50, for the true payment whereof, we bim ourselves, our heirs &c, jointly and severally, firmly by these presents, sealed with our seals and dated this / 5 day of Oether 1847 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 fames Durnal for which a license is about to issue, then this obligation to be void, else to remain in full force and virtue. James Durnal Take month fame fames fames Durnal fames for which a license is about to issue, that he was one 21 years fames fames Durnal fames fames for which a license is about to issue, that he was one 21 years fames fames fames for which a license is about to issue, that he was one 21 years fames fames fames fames fames for which a license is about to issue, then this obligation to be void, else to remain in full force and virtue. James fames fame		Dannel June 26-
Commonwealth of Kentucky, in the penal sum of \$50, for the true payment whereof, we bim ourselves, our heirs &c, jointly and severally, firmly by these presents, sealed with our seals and dated this / I day of Cettles 1847 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 farmes Durnal for which a license is about to issue, then this obligation to be void, else to remain in full force and virtue. James Durnal trade mouth that he was one 21 years forms I want the farmes of age 15 Och 1844 Myshannox Mysh	Know all men by	these presents, That we fame Dunn
Commonwealth of Kentucky, in the penal sum of \$50, for the true payment whereof, we bim ourselves, our heirs &c, jointly and severally, firmly by these presents, sealed with our seals and dated this / I day of Cettles 1847 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 farmes Durnal for which a license is about to issue, then this obligation to be void, else to remain in full force and virtue. James Durnal trade mouth that he was one 21 years forms I want the farmes of age 15 Och 1844 Myshannox Mysh	and John Durm	are held and firmly bound unto the
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 farmes Durnal and Money Hours for which a license is about to issue, then this obligation to be void, else to remain in full force and virtue. James Durnal that onvarte farmes his Durnal what he was ore 21 years that he was ore 21 years that he was 21 years of age 15 Och 1847 My Martin Se My M	Commonwealth of Kentucky,	in the penal sum of £50, for the true payment whereof, we him
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 farmes Durmal for which a license is about to issue, then this obligation to be void, else to remain in full force and virtue. James Durmal that onvall fames his Durmal what he was ore 21 years that he was ore 21 years that that they follow his Durmal was 21 years of age 15 Octs 1447 My Marrio & My Marrio & My My Marrio & My Marrio & My Marrio & My Marrio & My	ourselves, our heirs &c, jointly	and severally, firmly by these presents, sealed with our seals
marriage shortly intended to be solemnized between the said farmed Durnal for which a license is about to issue, then this obligation to be void, else to remain in full force and virtue. January Tournal that onvait farmed farmed Lurnal fage of John Durnal mark that he was ore 21 years that on outh that Many John his Durnal was 21 years of age 15 Octs 1847 My Marino 26	The condition of this all and	Vetoles 1847
then this obligation to be void, else to remain in full force and virtue. James Darmal Italia onvatte fames his Durnal that he was orn 21 years Jage + John Dunnal that hay John his Durnal States are wath that Many John his Durnal of age 15 Octs 1847 Myghaning Se	marriage shortly intended to be	on is such, I hat if there should be no legal cause to obstruct a
then this obligation to be void, else to remain in full force and virtue. James Durmal Stated onvath that he was orn 21 years Jage & John Dunnal Stated an oath that Many John his Durmal Jage 15 Och 1847 Myghano 20 Myg	and Many Ho	Soldinized between the said James Durnal
Janus Durmal that do ono ath that Many John his Durmal mark was 21 years of age 15 Och 1847 mark	then this obligation to be void.	else to remain in full force and virtue
Hay John Dringe mark mark states are 21 years John his Dringe mark mark mark mark mark mark mark mark	1 0	
Manut was 21 years John his Durnal made made made		games & Dennie
Man 21 years of age 15 Octs 1847 meste	fage + John Der as	mark.
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11-19Martin De	sout was 21 years	John + Durnal
11-19Martin De	1 age 15 Octs 1847	mello
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Management of the state of the		
	and and an	the All All All All All All All All All Al



Edwin Edwards and Caroline W. Wade

Know all men by these presents, That we Edwin Edward 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 27 day of Inly 1847 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 Edward Edwards and Caroline Helder for which a license is about to issue, then this obligation to be void, else to remain in full force and virtue. Later Lower Lower Later Late		27-4
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 27 day of Isly 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 Edwin Edwards and Caroline H. Held for which a license is about to issue, then this obligation to be void, else to remain in full force and virtue.		Walter Share
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 27 day of Enly 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 Edwin Edwards and Paroline H. Hade for which a license is about to issue, then this obligation to be void, else to remain in full force and virtue.	Know all men by	these presents, That we Edwin Edwards,
ourselves, our heirs &c., jointly and severally, firmly by these presents, sealed with our seals, and dated this DJ day of Inly 1847 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 Edwin Edwards and Caroline H. Hade for which a license is about to issue, then this obligation to be void, else to remain in full force and virtue.	and Stephen O	Sovery are held and firmly bound unto the
and dated this 27 day of Inly 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 Edwin Edwards and Caroline H. Hade for which a license is about to issue, then this obligation to be void, else to remain in full force and virtue. Edward Edward	Commonwealth of Kentucky,	in the penal sum of £50, for the true payment whereof, we bind
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 Edwin Edwards and Caroline H. Hade for which a license is about to issue, then this obligation to be void, else to remain in full force and virtue. Letwin Edward	ourselves, our heirs &c, jointl	y and severally, firmly by these presents, sealed with our seals,
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 Edwin Edwards and Caroline H. Hade for which a license is about to issue, then this obligation to be void, else to remain in full force and virtue. Letwin Edward	and dated this 27 day of	enly 1847
and Caroline # Hade for which a license is about to issue, then this obligation to be void, else to remain in full force and virtue.	The condition of this obligat	ion is such, That if there should be no legal cause to obstruct a
E ohn in Echward	and Caroline # 9	for which a license is about to issue.
	then this obligation to be void	, else to remain in full force and virtue.
Stephen O. Low		
		Stephen, Low



Edwin Edwards and Caroline W. Wade

		27-2
This is to ce	rlify that I	authorise thoclark
licence to &	Leven Edica	o issue Marreage
as thought I	sas present &	this Shall be concented before
26 Holay of	Tely 1847	concented before der my hand this ding of Wade
Dephen C. Lowers		eloing . Waste
Martha J Off	general and a second	

Sale all the line de some all the state of t
State of Kentucky, Spanen Courty, to with
Any person legally authorised, is hereby licensed to Join in the holy state of MATRIMONY, Mr. Edward and Mifs Caroline It Wade
he the said Educin Edwards having executed bond as the law in such cases require.
Witness my hand as Clerk of the County Court of said county this of day of Incly
1844 Dest- Merrors entel
Edwin Edwards Il Mears of an and consent
f Frilding & Made panut of Caroline It Wade given by Certifical
by Certificate May Martin De

William E. Ezell and Louis V. Cox

	28-2
Know all men by	these presents, That we William & Ezell
	in the penal sum of £50, for the true payment whereof, we bind
and dated this 24 day of	and severally, firmly by these presents, sealed with our seals, 1847 on is such, That if there should be no legal cause to obstruct a
	e solemnized between the said Williamo & Egell
then this obligation to be void,	else to remain in full force and virtue.
A the age of Somisa	Me Mande
As the age of chrise of age Muß Martin Leg	M. H. Hall
3	

William C. Forth and Eddy Lightfoot

	It bestoute.	29
Know all men	by these presents, Th	at we Mb forth
and Milliano		e held and firmly bound unto the
	icky, in the penal sum of £50, for the	true payment whereof, we bind
ourselves, our heirs &c,	jointly and severally, firmly by these of September 1844	
The condition of this of marriage shortly intende	bligation is such, That if there should to be solemnized between the said	
and Eddy Light	for void, else to remain in full force and	which a license is about to issue.
4	William 6	his forth
	Milliam 6	whiteod-
	mark	

		9-3
Mile.	Manual and the state of the sta	
	State of Kentucky, Manen Courty, to wit:	
	Any person legally authorised, is hereby licensed to join in the holy state of MATRIMONY,	
	Mr. William & Forth and Mif Bady Lightfoot he the said M & Forth having executed bond as the law in such cases require.	
	he the said M & Forth having executed bond as the law in such cases require.	
	Witness my hand as Clerk of the County Court of said county this & y day of September	1
4	1844 Al Stobson Enleg	
	The Ball the wall the wall was a war was a war wall was a war wall was a war was a war wall was a war wall was a war was a war wall was a war war was a war was a war war was a war war war war war war war war war w	
	Consent of Nancy to Richery parent of Mil Forth gir	ew
	by certificate Consent of Mo Lightfoot parent of	
	Consent of Nancy & Richery parent of Al Forth girly Certificate Consent of Mo Lightfoot parent of Month Eady Eightfoot given in person Month and	w

William C. Forth and Eddy Lightfoot

	29-4
Det The we dealine on the state of 250's	1
Forth hereby authorise the clirk of the Werren be	aunt
court to issue marriage license, to abbrate the	5
the on marriage actions the Said 20. 6. Forth &	
destitiont gives le di-	1
September 1847. Nancy & Bu	they
attest Melican Shenun	1
xatter William Bichen William Sich	hey
of 1 1 M 10:	0
Torn to by the Richey that he Saw Nancy 6	
Richery Parent of Mile Forth Sign & acknowledge	7
this in his promise ay sefet long Myson -	
Richery Parent of Mil Forth Lign & acknowledge this in his presented and Sefet 1027 My Hours	tions.