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Adam Bratton and Rebeckah Graham

Mow all mon by this presents that the daw Fratten 1-2 b Robert Graham are held thereby bound unto the
& Robert Graham and held Hermby bound with the
1 1 10 1 in the penal serve of \$50 for
Commonwealth of Runnely in the penal Server Con heirs
the true payment thereof seed bind Constituen and heir
I jointly I Severally of erruly by these presents Sealed Wath
Cow Seals and dated this I'm cloup of
The low action its this lablegation is seen
the de be no legal cause to destruct a marriage thorny enter
es to be selennized between the sais status thatton
about the age of levenly low years and mys receivant
Grahaw daughter of said Robert
then this allegations to be void else to remain in field
for Hertun
Adam Bratton De
Robert Graham 3

Rezin Collins and Polly Hines

	WARREN COUNTY, Sct.
	icensed and permitted to join together in the
holy and honorable state of matrimony, Mr.	Hours daughter of M. John
Heires whose bousent was dies	day acknowledged before the
he the said Regin A Collins	having executed bond in my Office, as the
ty, this 22 day of Accorded	d, as Clerk of the county court for said coun-
	- Lough Holson

On this 28 of December 1918 the rights of marrage wave sollow nised betien the within named persons a cording to Low by me Alest. Chapman

Thomas Herrington and Polly Ritchie

Burnell 1 th and the the the the the the the
Ruowall men by these presents that we Thomas Harrington & Frederick Potter and
are held an exercise bound bluto the learn monuscally of Mentucky
in the penal lam of £ 50 for the true pay ment whereof we
beind ourselves Our hairs of jointly. Weverally finnly by these
presents Lealed with our Leals and dated this 28. day of
February 1815. The lemaition of theabove obligation is such that
of there should be no legal cause to obstruct a marriage
shortly intended to be solominged between the dais thomas Hornington
and Polly Retchie about above theage of 21 years. Then
this obligation to be voad class to remain in full force &
virtue Themasoft Seal as
Inderica Potter

Green F. Rowntree and Nancy White

Branch of the	nesents that we head of 4-2
then are were by these	county mattre sneed =
Bowntrea & John White	are held and firmly bound
1. 11 2	All est took in the
Unto the Commonwe	althorekentucky in the
hours sum of £50 fo	The true payment whereof
and in the second	1. wo 1 - 4 OC - 10
me but then selves ou	heirs to gointly & Leverally
fine of her there have	sents Lealed with our Leals
Janey of once to	
and dates Chis 29 de	ay of May 1815. The Condition of this
obligation in Such that	There should be no legal Come
	of minarthal
to obstruct a maneage	shortly intended to be solemnized
between the said Free	in of Rountree and Manay
714 14 111	eglicass. Then this
While with above the	age of 21 years. Then this
obligation to be Now	else to remain in fu
Com & writing	Gran J. Rounthatal
force & virtue	Janger - Co
	John White (Jeal)
	The same of the sa

Isaac Saterfield and Elizabeth Reaves

A STATE OF THE STA	
B	3-2
morrall men by	here presents that me drane Latte liets &
an? Willows	these present that we Isaac Lath field & 3-2
	are held and tirmly bound
lento the bom mor	wealth of Kentucky in the renal Sim oft 50
porche true pays	nent whereof me bind our selve our heirs HE
John Leverally	The se present Lealed withour of way of March 1845. The Condition of
Leals and dated this	I reday of of March 1845. The Condition of
this do the	
The stagetime is see	es that if there should be no legal cause to
obstrutta mane	in shall it don't in the
26 000 Y + 100	age shortly intended to be soleminged between
- Analytee	and Elizabeth reaves bothabove the
age of 2 1 years	The selection is the selection of the se
	Thenthis obligation of be vois else to
Marriam in full	Care Wit
	his a
	France + Laterfield (Gal)
	France Highting his Laterfield (Land)
	gom willawart for
	July Control
100	John willangh light
The state of the s	

Charles A. Smith and Elizabeth E. Lanier

	3-2
	11 11 10
KNOW ALL MEN BY THESE PRESENTS, That we	harter & decrette of
and Common Barrens are held	d and firmly bound unto the
commonwealth of Kentucky, in the penal sum of FIFTY PO	UNDS, for the true payment
whereof, we bind ourselves, our heirs, &c. jointly and several	
sealed with our seals, and dated this 28 day of Colober	
THE condition of this obligation is such, that if there	
obstruct a marriage shortly intended to be solemnized between	the said bleastin A. Swith
obstruct a marriage snorty intended to be soleninized between	the salu 4
to mits to Bey well 6 Laner dangele	a pro Said Cellinosie
prinite & Bey delle & Laner dangle	- CF
Then this obligation to be void, else to remain in full force and v	True.
(Chi)	SEAL.
	OF STAT
1 dmin	nd Lune

James Stroud and Elizabeth Ray

KNOW ALL MEN BY THESE PRESENTS, That we James Should.		
and Fountame Ray 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 and severally, firmly by these presents,		
sealed with our seals, and dated this 30 day of December 1815		
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 about		
the age of 21 years and Mils Elizabeth Ray daughter of		
Andrew Ray Co		
Then this obligation to be void, else to remain in full force and virtue.		
fames Itrove SEAL.		
James Strove SEAL. Hountain May SEAL.		
mark.		

Minos Tarrent and Nancy McConnell

Know all men by these presents that we Mi	Upinos Tarrent and
Lames te Council are held and for the Commonwealth of Kentuck	
and full sum of £ 50 forth	thee payment
Whereof me bind ourselves Ou I severally no firmly by these	presents Lealed
with our seals and dated the	, Jaay of
February 1815. The Condition	of this oftegation
cause to obstruct a marria	ge shortly intended
to be soleminged between the La	io Minos Tarrent
daughter of said Idmes Mc	commeld Thes
this obligation to be voidels	de le remain in
full force V Virtue M	inos Sarrantsino
of a	no Megninel