

B
 B----- From January 3rd 1863-----to November 28th 1871
 C----- C
 D----- D November 28th 1871 -----to August 20th 1880
 E----- E August 20th 1880 -----to February 26, 1889
 F----- F ~~February 26, 1889~~ ----- to
 G----- G March 2, 1889 ----- to May 27th, 1897.
 H----- H June 5th, 1897 -----to February 6, 1900.
 I----- I February 10 1900-----to June 13 1904.
 J----- J June 13th 1904-----to August 15, 1906. (1906)
 K----- K August 20, 1906 (1906)-----to September 29, 1908.
 L----- L October 2, 1908 (1908)-----to February 28th 1911.
 M----- M February 27, 1911 -----to September 3 1913.
 N----- N September 4, 1913-----to May 1, 1919
 O----- O May 3rd 1919-----to August 8, 1925
 P----- P August 18 1925,-----to September 11 1933
 Q----- Q September 15, 1933-----to May 31 1941.
 R----- R May 24, 1941 -----to

[ADMINISTRATOR'S BOND.]

WE, Isaac M Callister & John M Callister
Wm C Malin & James M Welch
are bound unto the State of Ohio, in the penal sum of Four Thousand
Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this 16th day of August
A. D. 1856

The condition of the above obligation is such, that, whereas, the above bound
Isaac M Callister & John M Callister
has this day been appointed by the Probate Court of Monroe County, in the
State of Ohio, Administrator of the estate of John M Callister
late of Said County deceased:
Now, if the said Isaac M Callister & John M Callister
FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to them
possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said
deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and cred-
its of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his
debts, which shall, at any time, come to the possession of said administrator or to the possession of any
other person for them: THIRDLY, shall render, upon oath, a true account of
administration, within eighteen months, and at other times, when required
by the Court, or the law: FOURTHLY, shall pay any balance remaining in their hands upon the settle-
ment of their accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall
deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly
proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:
James Irons
Probate Judge

Isaac M Callister [SEAL]
John M Callister [SEAL]
W C Malin [SEAL]
J M Welch [SEAL]

[SEAL.]
[SEAL.]

[ADMINISTRATOR'S BOND.]

We, Elizabeth Searhouse Richard
Haskins & James McMaster
are bound unto the State of Ohio, in the penal sum of one thousand
Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this 28 day of June
A. D. 185 6

The condition of the above obligation is such, that, whereas, the above bound
Elizabeth Searhouse
has this day been appointed by the Probate Court of Monroe County, in the
State of Ohio, Administrator of the estate of D. E. Searhouse
late of the State of Iowa deceased:

Now, if the said Elizabeth Searhouse
FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to her
possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said
deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and cred-
its of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his
debts, which shall, at any time, come to the possession of said administrator or to the possession of any
other person for her: THIRDLY, shall render, upon oath, a true account of
administration, within eighteen months, and at other times, when required
by the Court or the law: FOURTHLY, shall pay any balance remaining in her hands upon the settle-
ment of her accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall
deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly
proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

James Swann
Probate Judge

Elizabeth Searhouse [SEAL]
Richard Haskins [SEAL]
James McMaster [SEAL]

[SEAL]

[SEAL]

[ADMINISTRATOR'S BOND.]

We, Nancy Babbs Wpton Burgoon
Josiah Westlake & Wm A Merritt
are bound unto the State of Ohio, in the penal sum of Three Thousand
Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this 11th day of September
A. D. 185 6

The condition of the above obligation is such, that, whereas, the above bound
Nancy Babbs & Wpton Burgoon
had this day been appointed by the Probate Court of Union County, in the
State of Ohio, Administrators of the estate of Greenberg Babbs
late of Union County deceased:

Now, if the said Nancy Babbs & Wpton Burgoon
FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to their
possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said
deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and cred-
its of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his
debts, which shall, at any time, come to the possession of said administrator or to the possession of any
other person for them: THIRDLY, shall render, upon oath, a true account of
their administration, within eighteen months, and at other times, when required
by the Court or the law: FOURTHLY, shall pay any balance remaining in their hands upon the settle-
ment of their accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall
deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly
proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Open Court

Nancy Babbs [SEAL]
Wpton Burgoon [SEAL]
Josiah Westlake [SEAL]
W A Merritt [SEAL]
[SEAL]

4

knowall men by these presents that we
Wm Ellwell Amner Payne and J. C. Baker
are held and firmly bound unto the state of
Ohio in the sum of One thousand dollars
to the payment of which well and truly
~~to be~~ to be made we bind ourselves our heirs
executors and administrators jointly and sev-
erally firmly by these presents Witness our
hands and seals this 5th day of March A. D.
1832. Whereas the Court have this day ap-
pointed Wm Ellwell Administrator of the estate
of Charlotte Cobledge late of Union County decas-
ed - Now if the said Wm Ellwell administrator
as aforesaid shall make and return to the
court on oath within three months a true
inventory of all the moneys goods chattels
rights and credits of the deceased which have
or shall come to his possession and knowledge
or also if required by the court an inventory of
the real estate of the deceased - Secondly and
administer according to law all the moneys
goods chattels rights and credits of the deceased
and the proceeds of all her real estate that
may be sold for the payment of her debts
which may at any time come to the possession
or to the possession of any other person for
him Thirdly and render upon oath a true ac-
count of his administration within eighteen
months, and at any other times when ~~there~~ re-
quired by the court or the law - Fourthly and
pay any balance remaining in his hands upon
the settlement of his accounts to such persons
as the court or the law shall direct - Fifthly
and deliver the letters of administration into court
in case any will of the deceased shall be hereaf-
ter duly proven and allowed, then

This obligation to be void; otherwise
to ^{remain} remain in full force and virtue in
law.

Signed and sealed / 19. 11. 1857
in presence of } David Elwell (Seal)
John Morrow for } Summer Payne (Seal)
David Elwell } J. C. Baker (Seal)

[ADMINISTRATOR'S BOND.]

We, Wm H P Heathaway Lucas Low John Jenkins
and J. C. Baker
are bound unto the State of Ohio, in the penal sum of Fifteen hundred
Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this Twenty first day of February
A. D. 1857.

The condition of the above obligation is such, that, whereas, the above bound Wm H P
Heathaway

has this day been appointed by the Probate Court of Union County, in the
State of Ohio, Administrator, ^{with the will annexed} of the estate of Louisa Heathaway
late of Union Township in said County deceased:

Now, if the said Wm H P Heathaway
FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his
possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said
deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and cred-
its of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his
debts, which shall, at any time, come to the possession of said administrator or to the possession of any
other person for him: THIRDLY, shall render, upon oath, a true account of
his administration, within eighteen months, and at other times, when required
by the Court or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settle-
ment of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall
deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly
proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:
John S Low
James Martin }
Samuel L Needy }
E S Reynolds }

Wm H P Heathaway (Seal)
his
Lucas Low (Seal)
marks
John Jenkins (Seal)
J C Baker (Seal)

[SEAL]

[ADMINISTRATOR'S BOND.]

We, Alandras Darrow Charles Brooks and Ezekiel Hammond

are bound unto the State of Ohio, in the penal sum of Five thousand Dollars, to the payment of which we hereby jointly and severally obligate ourselves. Witness our hands and seals, this Twenty first day of March A. D. 185 3.

The condition of the above obligation is such, that, whereas, the above bound Alandras Darrow

has this day been appointed by the Probate Court of Union County, in the State of Ohio, Administrator of the estate of Anson Darrow late of Union County Ohio deceased:

Now, if the said Alandras Darrow FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and credits of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his debts, which shall, at any time, come to the possession of said administrator or to the possession of any other person for him: THIRDLY, shall render, upon oath, a true account of his administration, within eighteen months, and at other times, when required by the Court or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Open Court }

Alandras Darrow [SEAL]

Charles Brooks [SEAL]

E Hammond [SEAL]

[SEAL]

[SEAL]

Copy }

[ADMINISTRATOR'S BOND.]

We, Alfred R Morse John Cassil and Philip Snider

are bound unto the State of Ohio, in the penal sum of Two Thousand Dollars, to the payment of which we hereby jointly and severally obligate ourselves. Witness our hands and seals, this Thirteenth day of April A. D. 1853.

The condition of the above obligation is such, that, whereas, the above bound Alfred R Morse

has this day been appointed by the Probate Court of Union County, in the State of Ohio, Administrator of the estate of Jacob Mansfield late of Union County and State of Ohio deceased:

Now, if the said Alfred R Morse

FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and credits of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his debts, which shall, at any time, come to the possession of said administrator or to the possession of any other person for him: THIRDLY, shall render, upon oath, a true account of his administration, within eighteen months, and at other times, when required by the Court or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Open Court

Alfred R Morse
John Cassil
Philip Snider

[SEAL]

[SEAL]

[SEAL]

[SEAL]

[SEAL]

We Alfred M^cCampbell John M^cCampbell
 and Samuel M^cCampbell are bound unto
 the State of Ohio in the penal sum of two
 thousand dollars to the payment of which
 we hereby jointly and severally bind our
 selves. Witness our hands and seals this
 21st day of November A. D. 1853. The con-
 dition of the above obligation is such
 that whereas the above bound Alfred
 M^cCampbell has this day been appointed
 by the Probate Court of Union County
 in the ~~State~~ of Ohio Administrator with
 the will annexed on the estate of Wil-
 liam M^cCampbell late of Jerome Town-
 ship in said County deceased and where-
 as the said Alfred M^cCampbell is by said
 last will and testament of said William
 M^cCampbell deceased made residuary leg-
 atee thereof.

Now ~~whereas~~ if the said Alfred M^c
 Campbell shall faithfully and promptly
 pay or cause to be paid all the legacies and
 bequests by said testator made in said
 will and shall fully perform all the require-
 ments of said will; and shall punctually pay all
 just debts against said estate and shall do and
 perform all other things required by law of him
 as said Administrator; then this obligation
 to be void, otherwise to be and remain in full
 force and virtue in law.

Attest
 Clerk Court }
 Cosby }

Alfred M^cCampbell seal
 John M^cCampbell seal
 Samuel M^cCampbell seal

[ADMINISTRATOR'S BOND.]

We, Jane Caldwell Joseph Hawn John C. Mitchell
and Joseph W. Robinson
are bound unto the State of Ohio, in the penal sum of four thousand
Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this First day of April
A. D. 185 3.

The condition of the above obligation is such, that, whereas, the above bound Jane Caldwell
well and Joseph Hawn
have this day been appointed by the Probate Court of Union County, in the
State of Ohio, Administrators of the estate of John Caldwell
late of said County Ohio deceased:

Now, if the said Jane Caldwell and Joseph Hawn
FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to their
possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said
deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and cred-
its of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his
debts, which shall, at any time, come to the possession of said administrators or to the possession of any
other person for them: THIRDLY, shall render, upon oath, a true account of
their administration, within eighteen months, and at other times, when required
by the Court or the law: FOURTHLY, shall pay any balance remaining in their hands upon the settle-
ment of their accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall
deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly
proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Open Court }

Sarah J. Caldwell
Joseph Hawn
John C. Mitchell
Joseph W. Robinson

[SEAL]
[SEAL]
[SEAL]
[SEAL]
[SEAL]

(Original }

[ADMINISTRATOR'S BOND.]

We, Alfred D. Morse, W. H. Ellwell and Andrew Hezes

are bound unto the State of Ohio, in the penal sum of six thousand Dollars, to the payment of which we hereby jointly and severally obligate ourselves. Witness our hands and seals, this Twentyfifth day of April A. D. 1853.

The condition of the above obligation is such, that, whereas, the above bound Alfred D. Morse was on the 13th day of April A. D. 1853

~~has~~ ~~this day~~ been appointed by the Probate Court of Union County, in the State of Ohio, Administrator of the estate of Jacob Fairfield late of Union County Ohio deceased:

Now, if the said Alfred D. Morse

FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and credits of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his debts, which shall, at any time, come to the possession of said administrator or to the possession of any other person for him: THIRDLY, shall render, upon oath, a true account of his administration, within eighteen months, and at other times, when required by the Court or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Open Court }

Alfred D. Morse [SEAL]

W. H. Ellwell [SEAL]

Andrew Hezes [SEAL]

[SEAL]

[SEAL]

[ADMINISTRATOR'S BOND.]

Copy

We, Sarah Viler Mrs Wm H Frank and William C Malin

are bound unto the State of Ohio, in the penal sum of Three hundred Dollars, to the payment of which we hereby jointly and severally obligate ourselves. Witness our hands and seals, this 22nd day of June A. D. 1853.

The condition of the above obligation is such, that, whereas, the above bound Sarah Viler

has this day been appointed by the Probate Court of Myron County, in the State of Ohio, Administrator of the estate of John C Frank late of the County of Knox in the State of Ohio deceased:

Now, if the said Sarah Viler

FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to her possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and credits of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his debts, which shall, at any time, come to the possession of said administrator or to the possession of any other person for her: THIRDLY, shall render, upon oath, a true account of her administration, within eighteen months, and at other times, when required by the Court or the law: FOURTHLY, shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Open Court

Sarah Viler [SEAL]

W. H. Frank [SEAL]

W. C. Malin [SEAL]

[SEAL]

[SEAL]

[ADMINISTRATOR'S BOND.]

We, James W Robinson Cyprian Lee W W Woods Joseph Newlove
Wm M Robinson and Joshua Marshall
are bound unto the State of Ohio, in the penal sum of Fourteen thousand
Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this 25th day of June
A. D. 1853.

The condition of the above obligation is such, that, whereas, the above bound James W
Robinson

has this day been appointed by the Probate Court of Union County, in the
State of Ohio, Administrator of the estate of John W Robinson
late of Said County deceased:

Now, if the said James W Robinson

FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his
possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said
deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and cred-
its of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his
debts, which shall, at any time, come to the possession of said administrator or to the possession of any
other person for him: THIRDLY, shall render, upon oath, a true account of
his administration, within eighteen months, and at other times, when required
by the Court or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settle-
ment of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall
deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly
proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Open Court }

James W Robinson [SEAL]
Cyprian Lee [SEAL]
W W Woods [SEAL]
Joseph Newlove [SEAL]
W M Robinson [SEAL]
Joshua Marshall [SEAL]

[ADMINISTRATOR'S BOND.]

W. J. Thomas M. Ewing

are bound unto the State of Ohio, in the penal sum of Five hundred Dollars, to the payment of which we hereby jointly and severally obligate ~~ourselves~~ ^{myself} Witness ~~our~~ ^{my} hands and seals, this 7 day of April A. D. 185 7

The condition of the above obligation is such, that, whereas, the above bound

Thomas M. Ewing

has this day been appointed by the Probate Court of Union County, in the State of Ohio, Administrator of the estate of James Ewing late of Union deceased:

Now, if the said Thomas M. Ewing

FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and credits of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his debts, which shall, at any time, come to the possession of said administrator or to the possession of any other person for him: THIRDLY, shall render, upon oath, a true account of his administration, within eighteen months, and at other times, when required by the Court or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Thomas M. Ewing [SEAL]

[SEAL]

[SEAL]

[SEAL]

[SEAL]

[ADMINISTRATOR'S BOND.]

WE, Alexander McAlister Joseph Newlove and John W Thompson are bound unto the State of Ohio, in the penal sum of Two thousand Dollars, to the payment of which we hereby jointly and severally obligate ourselves. Witness our hands and seals, this Twenty sixth day of July A. D. 1853.

The condition of the above obligation is such, that, whereas, the above bound Alexander McAlister

has this day been appointed by the Probate Court of Union County, in the State of Ohio, Administrator of the estate of Thomas Evans late of said County deceased:

Now, if the said Alexander McAlister FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and credits of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his debts, which shall, at any time, come to the possession of said administrator or to the possession of any other person for him: THIRDLY, shall render, upon oath, a true account of his administration, within eighteen months, and at other times, when required by the Court or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Open Court }

Alexander McAlister [SEAL]
John W Thompson [SEAL]
Joseph Newlove [SEAL]

[SEAL]
[SEAL]

[ADMINISTRATOR'S BOND.]

We, Garrett Hearnip William Orr and Wendell Brown
are bound unto the State of Ohio, in the penal sum of Fifteen Hundred
Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this 23th day of July
A. D. 1853.

The condition of the above obligation is such, that, whereas, the above bound Garrett Hearnip
has this day been appointed by the Probate Court of Union County, in the
State of Ohio, Administrator of the estate of Jacob M. Brown
late of said County deceased:

Now, if the said Garrett Hearnip
FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his
possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said
deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and cred-
its of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his
debts, which shall, at any time, come to the possession of said administrator or to the possession of any
other person for him: THIRDLY, shall render, upon oath, a true account of
his administration, within eighteen months, and at other times, when required
by the Court or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settle-
ment of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall
deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly
proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Open Court

Garrett Hearnip [SEAL]
William Orr [SEAL]
his
Wendell Brown [SEAL]
mark
[SEAL]
[SEAL]

[ADMINISTRATOR'S BOND.]

Copy

We, J. W. Marsh Harrison Rice & Joshua Marshall

are bound unto the State of Ohio, in the penal sum of Two thousand Dollars, to the payment of which we hereby jointly and severally obligate ourselves. Witness our hands and seals, this 8th day of August A. D. 1852.

The condition of the above obligation is such, that, whereas, the above bound J. W. Marsh

has this day been appointed by the Probate Court of Union County, in the State of Ohio, Administrator of the estate of Union County Ohio deceased:

Now, if the said J. W. Marsh

FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and credits of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his debts, which shall, at any time, come to the possession of said administrator or to the possession of any other person for him: THIRDLY, shall render, upon oath, a true account of his administration, within eighteen months, and at other times, when required by the Court or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Open Court }

J. W. Marsh
H. Rice
J. Marshall

[SEAL]

[SEAL]

[SEAL]

[SEAL]

[SEAL]

[ADMINISTRATOR'S BOND.] (Copy)

We, Garrett William Brown and Joshua Brown

are bound unto the State of Ohio, in the penal sum of Four hundred Dollars, to the payment of which we hereby jointly and severally obligate ourselves. Witness our hands and seals, this Twentieth day of September A. D. 1853.

The condition of the above obligation is such, that, whereas, the above bound Garrett Harris

has this day been appointed by the Probate Court of Union County, in the State of Ohio, Administrator of the estate of Amelia Brown late of Ward County deceased:

Now, if the said Garrett Harris

FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and credits of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his debts, which shall, at any time, come to the possession of said administrator or to the possession of any other person for him: THIRDLY, shall render, upon oath, a true account of his administration, within eighteen months, and at other times, when required by the Court or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:
Open Court

Garrett Harris [SEAL]

William Brown [SEAL]

Joshua Brown [SEAL]

[SEAL]

[SEAL]

We, Caroline Baldwin Jerut Baldwin and

[ADMINISTRATOR'S BOND.]

are bound unto the State of Ohio, in the penal sum of Twelve hundred Dollars, to the payment of which we hereby jointly and severally obligate ourselves. Witness our hands and seals, this Twelfth day of October A. D. 1853.

The condition of the above obligation is such, that, whereas, the above bound Caroline Baldwin

has this day been appointed by the Probate Court of Union County, in the State of Ohio, Administrator of the estate of Andrew Baldwin late of Union County Ohio deceased:

Now, if the said Caroline Baldwin

FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to her possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and credits of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his debts, which shall, at any time, come to the possession of said administrator or to the possession of any other person for her: THIRDLY, shall render, upon oath, a true account of her administration, within eighteen months, and at other times, when required by the Court or the law: FOURTHLY, shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Open Court }

Copy }

Caroline Baldwin [SEAL]

Jerut Baldwin [SEAL]

Henry Baldwin [SEAL]

[SEAL]

[SEAL]

[ADMINISTRATOR'S BOND.]

We, Joshua Marshall Joseph Newlove and James Turner

are bound unto the State of Ohio, in the penal sum of One Thousand Dollars, to the payment of which we hereby jointly and severally obligate ourselves. Witness our hands and seals, this first day of October A. D. 1853.

The condition of the above obligation is such, that, whereas, the above bound Joshua Marshall

has this day been appointed by the Probate Court of Tipton County, in the State of Ohio, Administrator of the estate of Abraham Leonard late of Said County deceased:

Now, if the said Joshua Marshall

FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and credits of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his debts, which shall, at any time, come to the possession of said administrator or to the possession of any other person for him: THIRDLY, shall render, upon oath, a true account of his administration, within eighteen months, and at other times, when required by the Court or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:
Open Court

Joshua Marshall [SEAL]

Joseph Newlove [SEAL]

James Turner [SEAL]

[SEAL]

[SEAL]

[ADMINISTRATOR'S BOND.]

We, Lucinda Baldwin Samuel Southard and
Jereb Baldwin

are bound unto the State of Ohio, in the penal sum of Two thousand
Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this twenty first day of October
A. D. 1853.

The condition of the above obligation is such, that, whereas, the above bound Lucinda
Baldwin

has this day been appointed by the Probate Court of Union County, in the
State of Ohio, Administrator of the estate of David Baldwin
late of said County deceased:

Now, if the said Lucinda Baldwin

FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to her
possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said
deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and cred-
its of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his
debts, which shall, at any time, come to the possession of said administrator or to the possession of any
other person for her: THIRDLY, shall render, upon oath, a true account of
her administration, within eighteen months, and at other times, when required
by the Court or the law: FOURTHLY, shall pay any balance remaining in her hands upon the settle-
ment of her accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall
deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly
proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Open Court

Lucinda Baldwin [SEAL]

Samuel Southard [SEAL]

Jereb Baldwin [SEAL]

[SEAL]

[SEAL]

[ADMINISTRATOR'S BOND.]

Copy

We, Lorenzo Couverse, George M. Richard and Parley Couverse Jr

are bound unto the State of Ohio, in the penal sum of fifteen hundred Dollars, to the payment of which we hereby jointly and severally obligate ourselves. Witness our hands and seals, this second day of November A. D. 1853.

The condition of the above obligation is such, that, whereas, the above bound Lorenzo Couverse

has this day been appointed by the Probate Court of Union County, in the State of Ohio, Administrator of the estate of Luke Couverse late of Union County, Ohio deceased:

Now, if the said Lorenzo Couverse
FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and credits of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his debts, which shall, at any time, come to the possession of said administrator or to the possession of any other person for him: THIRDLY, shall render, upon oath, a true account of his administration, within eighteen months, and at other times, when required by the Court or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Levy G. Mager
Zechariah McLean

Lorenzo Couverse [SEAL]
George M. Richard [SEAL]
Parley Couverse Jr [SEAL]

[SEAL]

We, *C W Smith* [ADMINISTRATOR'S BOND.] *S H Reed and Ira C Johnston* (copy)

are bound unto the State of Ohio, in the penal sum of *One hundred* Dollars, to the payment of which we hereby jointly and severally obligate ourselves. Witness our hands and seals, this *21st* day of *November* A. D. 185*3*.

The condition of the above obligation is such, that, whereas, the above bound *C W Smith*

has this day been appointed by the Probate Court of *Union* County, in the State of Ohio, Administrator of the estate of *William S Smith* late of *said County* deceased:

Now, if the said *C W Smith*

FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to *his* possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and credits of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his debts, which shall, at any time, come to the possession of said administrator or to the possession of any other person for *him*: THIRDLY, shall render, upon oath, a true account of *his* administration, within eighteen months, and at other times, when required by the Court or the law: FOURTHLY, shall pay any balance remaining in *his* hands upon the settlement of *his* accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Open Court }

C W Smith [SEAL]

S H Reed [SEAL]

I C Johnston [SEAL]

[SEAL]

[SEAL]

[ADMINISTRATOR'S BOND.]

We, Samuel M. Bratney, Henry Walford and Samuel W. Smith are bound unto the State of Ohio, in the penal sum of four hundred Dollars, to the payment of which we hereby jointly and severally obligate ourselves. Witness our hands and seals, this 21st day of January A. D. 1854.

The condition of the above obligation is such, that, whereas, the above bound Samuel M. Bratney has this day been appointed by the Probate Court of Union County, in the State of Ohio, Administrator of the estate of William Allen late of Union County Ohio deceased:

Now, if the said Samuel M. Bratney FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and credits of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his debts, which shall, at any time, come to the possession of said administrator or to the possession of any other person for him: THIRDLY, shall render, upon oath, a true account of his administration, within eighteen months, and at other times, when required by the Court or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:
Open Court }

Copy

Samuel M. Bratney [SEAL]
Henry Walford [SEAL]
S. W. Smith [SEAL]
[SEAL]
[SEAL]

[ADMINISTRATOR'S BOND.]

We, John Weaver Cyprian Lee and Cyrus A Phelps

are bound unto the State of Ohio, in the penal sum of Five thousand \$5000 Dollars, to the payment of which we hereby jointly and severally obligate ourselves. Witness our hands and seals, this 30th day of January A. D. 1854.

The condition of the above obligation is such, that, whereas, the above bound John Weaver

has this day been appointed by the Probate Court of Union County, in the State of Ohio, Administrator of the estate of Samuel W. Bellas late of Said County deceased:

Now, if the said John Weaver

FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and credits of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his debts, which shall, at any time, come to the possession of said administrator or to the possession of any other person for him: THIRDLY, shall render, upon oath, a true account of his administration, within eighteen months, and at other times, when required by the Court, or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:
Open Court

John Weaver [SEAL]
C. Lee [SEAL]
C. A. Phelps [SEAL]
[SEAL]
[SEAL]

[ADMINISTRATOR'S BOND.]

We, John Newhouse Joseph Newlove and David I. Welsh

are bound unto the State of Ohio, in the penal sum of one thousand Dollars, to the payment of which we hereby jointly and severally obligate ourselves. Witness our hands and seals, this 31st day of January A. D. 1854.

The condition of the above obligation is such, that, whereas, the above bound John Newhouse

has this day been appointed by the Probate Court of Union County, in the State of Ohio, Administrator of the estate of Israel Cliphant late of said County deceased:

Now, if the said John Newhouse
FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and credits of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his debts, which shall, at any time, come to the possession of said administrator or to the possession of any other person for him: THIRDLY, shall render, upon oath, a true account of his administration, within eighteen months, and at other times, when required by the Court or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Open Court }

John Newhouse [SEAL]

Joseph Newlove [SEAL]

D. I. Welsh [SEAL]

[SEAL]

[SEAL]

[ADMINISTRATOR'S BOND.]

WE, James Latimer, Thomas W Long, William Hays
and James Thompson
 are bound unto the State of Ohio, in the penal sum of two thousand
 Dollars, to the payment of which we hereby jointly and severally obligate
 ourselves. Witness our hands and seals, this eightth day of March
 A. D. 185 7.

The condition of the above obligation is such, that, whereas, the above bound James Latimer
and Thomas W Long

have this day been appointed by the Probate Court of Union County, in the
 State of Ohio, Administrators of the estate of Stephen Latimer
 late of said County deceased:

Now, if the said James Latimer and Thomas W Long
 First—shall make and return unto Court, on oath, within three months, a true inventory of all the
 moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to their
 possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said
 deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and cred-
 its of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his
 debts, which shall, at any time, come to the possession of said administrators or to the possession of any
 other person for them or either of them: THIRDLY, shall render, upon oath, a true account of
their administration, within eighteen months, and at other times, when required
 by the Court or the law: FOURTHLY, shall pay any balance remaining in their hands upon the settle-
 ment of their accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall
 deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly
 proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Open Court }

James Latimer [SEAL]
Tho W Long [SEAL]
William Hays [SEAL]
James Thompson [SEAL]

[ADMINISTRATOR'S BOND.]

We, Amos A Williams Samuel K Reed and John Peever

are bound unto the State of Ohio, in the penal sum of one thousand Dollars, to the payment of which we hereby jointly and severally obligate ourselves. Witness our hands and seals, this Sixth day of July A. D. 1854.

The condition of the above obligation is such, that, whereas, the above bound Amos A Will
iams

has on this day been appointed by the Probate Court of Union County, in the State of Ohio, Administrator of the estate of Jonas Hale late of Allen Township in said County deceased:

Now, if the said Amos A Williams

FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and credits of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his debts, which shall, at any time, come to the possession of said administrator or to the possession of any other person for him: THIRDLY, shall render, upon oath, a true account of his administration, within eighteen months, and at other times, when required by the Court or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Open Court

Amos A Williams [SEAL]

John Peever [SEAL]

S K Reed [SEAL]

[SEAL]

[SEAL]

[ADMINISTRATOR'S BOND.]

We, John H James Ellen Bailly and Erans Glenn

are bound unto the State of Ohio, in the penal sum of two thousand five hundred Dollars, to the payment of which we hereby jointly and severally obligate ourselves. Witness our hands and seals, this Eleventh day of April A. D. 1857.

The condition of the above obligation is such, that, whereas, the above bound John H James

has this day been appointed by the Probate Court of Union & County, in the State of Ohio, Administrator of the estate of Catharine Dawson late of said County deceased:

Now, if the said John H James

FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and credits of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his debts, which shall, at any time, come to the possession of said administrator or to the possession of any other person for him: THIRDLY, shall render, upon oath, a true account of his administration, within eighteen months, and at other times, when required by the Court or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

John H James [SEAL]
Ellen Bailly [SEAL]
E Glenn [SEAL]

[SEAL]
[SEAL]

[ADMINISTRATOR'S BOND.]

WE, Leven H Hastings Philip Snider and C P Ham
ilton

are bound unto the State of Ohio, in the penal sum of twelve hundred
Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this seventh day of September
A. D. 1854.

The condition of the above obligation is such, that, whereas, the above bound Leven H Has
tings

has this day been appointed by the Probate Court of Union County, in the
State of Ohio, Administrator of the estate of William Lyons
late of Claborn township in said County deceased:

Now, if the said Leven H Hastings
FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his
possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said
deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and cred-
its of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his
debts, which shall, at any time, come to the possession of said administrator or to the possession of any
other person for him: THIRDLY, shall render, upon oath, a true account of
his administration, within eighteen months, and at other times, when required
by the Court or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settle-
ment of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall
deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly
proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Open Court

L. H. Hastings
Philip Snider
C. P. Hamilton

[SEAL]
[SEAL]
[SEAL]
[SEAL]
[SEAL]

[ADMINISTRATOR'S BOND.]

We, William Orr Charles Mathison and George Orr

are bound unto the State of Ohio, in the penal sum of four hundred Dollars, to the payment of which we hereby jointly and severally obligate ourselves. Witness our hands and seals, this 26th day of January A. D. 1855.

The condition of the above obligation is such, that, whereas, the above bound William Orr

has this day been appointed by the Probate Court of Union County, in the State of Ohio, Administrator of the estate of Susan Foster late of Said County deceased:

Now, if the said William Orr

FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and credits of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his debts, which shall, at any time, come to the possession of said administrator or to the possession of any other person for him: THIRDLY, shall render, upon oath, a true account of his administration, within eighteen months, and at other times, when required by the Court or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Open Court

Wm Orr [SEAL]

C. Mathison [SEAL]

George Orr [SEAL]

[SEAL]

[SEAL]

[ADMINISTRATOR'S BOND.]

WE, John P Stout Jesse Bowen and J H White

are bound unto the State of Ohio, in the penal sum of five thousand Dollars, to the payment of which we hereby jointly and severally obligate ourselves. Witness our hands and seals, this Seventeenth day of July A. D. 1854.

The condition of the above obligation is such, that, whereas, the above bound John P Stout

has this day been appointed by the Probate Court of Union County, in the State of Ohio, Administrator of the estate of James Stout late of said County deceased:

Now, if the said John P Stout.

FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and credits of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his debts, which shall, at any time, come to the possession of said administrator or to the possession of any other person for him: THIRDLY, shall render, upon oath, a true account of his administration, within eighteen months, and at other times, when required by the Court or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Open Court }

John P Stout [SEAL]

Jesse Bowen [SEAL]

J H Bowen [SEAL]

J H White [SEAL]

[SEAL]

[ADMINISTRATOR'S BOND.]

We, Samuel C Lee & G A Cassil and Levi Phelps

are bound unto the State of Ohio, in the penal sum of Eight thousand Dollars, to the payment of which we hereby jointly and severally obligate ourselves. Witness our hands and seals, this second day of October A. D. 1854.

The condition of the above obligation is such, that, whereas, the above bound Samuel C Lee

has this day been appointed by the Probate Court of Union County, in the State of Ohio, Administrator of the estate of Cyprian Lee late of said County deceased:

Now, if the said Samuel C Lee

FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and credits of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his debts, which shall, at any time, come to the possession of said administrator or to the possession of any other person for him: THIRDLY, shall render, upon oath, a true account of his administration, within eighteen months, and at other times, when required by the Court or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Open Court }

Samuel C Lee
G A Cassil
Levi Phelps

[SEAL]

[SEAL]

[SEAL]

[SEAL]

[SEAL]

[ADMINISTRATOR'S BOND.]

We, Nancy Phelps Coarlen King Harrison Shaw
and Joshua Marshall
are bound unto the State of Ohio, in the penal sum of six hundred dollars
Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this twelfth day of October
A. D. 1854

The condition of the above obligation is such, that, whereas, the above bound Nancy Phelps
and Coarlen King

has on this day been appointed by the Probate Court of Union County, in the
State of Ohio, Administrator of the estate of Samuel Phelps
late of said County deceased:

Now, if the said Nancy Phelps & Coarlen King
FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to their
possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said
deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and cred-
its of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his
debts, which shall, at any time, come to the possession of said administrators or to the possession of any
other person for them or either of them: THIRDLY, shall render, upon oath, a true account of
~~their or either of them~~ ^{their} administration, within eighteen months, and at other times, when required
by the Court or the law: FOURTHLY, shall pay any balance remaining in their hands upon the settle-
ment of their accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall
deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly
proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Open Court

Nancy Phelps [SEAL]
Coarlen King [SEAL]
Harrison Shaw [SEAL]
Joshua Marshall [SEAL]
[SEAL]

[ADMINISTRATOR'S BOND.]

We, Alexander R Bowen Alexander Scott and
C Nathbun

are bound unto the State of Ohio, in the penal sum of one thousand
Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this twelfth day of October
A. D. 1854.

The condition of the above obligation is such, that, whereas, the above bound Alexander
A. Bowen

has this day been appointed by the Probate Court of Union County, in the
State of Ohio, Administrator of the estate of William Bonie
late of said County deceased:

Now, if the said Alexander R Bowen

FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his
possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said
deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and cred-
its of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his
debts, which shall, at any time, come to the possession of said administrator or to the possession of any
other person for him: THIRDLY, shall render, upon oath, a true account of
his administration, within eighteen months, and at other times, when required
by the Court or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settle-
ment of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall
deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly
proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Open Court }

A R Bowen [SEAL]

C Nathbun [SEAL]

Alexander Scott [SEAL]

[SEAL]

[SEAL]

[ADMINISTRATOR'S BOND.]

We, Oliver W. Zooley, John G. Merrett and Joseph Sample Jr

are bound unto the State of Ohio, in the penal sum of nine hundred
Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this Sixth day of October
A. D. 1857.

The condition of the above obligation is such, that, whereas, the above bound Oliver W. Zooley

has this day been appointed by the Probate Court of Union County, in the
State of Ohio, Administrator of the estate of William H. Henning
late of Said County deceased:

Now, if the said Oliver W. Zooley

FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his
possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said
deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and cred-
its of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his
debts, which shall, at any time, come to the possession of said administrator or to the possession of any
other person for him: THIRDLY, shall render, upon oath, a true account of
his administration, within eighteen months, and at other times, when required
by the Court or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settle-
ment of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall
deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly
proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Open Court

Oliver W. Zooley [SEAL]

John G. Merrett [SEAL]

Joseph X Sample Jr [SEAL]

[SEAL]

[SEAL]

[SEAL]
[SEAL]
[SEAL]
[SEAL]
[SEAL]

[ADMINISTRATOR'S BOND.]

We, Henry Beach Horace Beach and John Leggett

are bound unto the State of Ohio, in the penal sum of three hundred Dollars, to the payment of which we hereby jointly and severally obligate ourselves. Witness our hands and seals, this seventeenth day of October A. D. 1854.

The condition of the above obligation is such, that, whereas, the above bound Henry Beach

has this day been appointed by the Probate Court of Union County, in the State of Ohio, Administrator of the estate of William Beach late of said County deceased:

Now, if the said Henry Beach

FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and credits of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his debts, which shall, at any time, come to the possession of said administrator or to the possession of any other person for him: THIRDLY, shall render, upon oath, a true account of his administration, within eighteen months, and at other times, when required by the Court or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Open Court }

Henry Beach [SEAL]

Horace Beach [SEAL]

John Leggett [SEAL]

[SEAL]

[SEAL]

[ADMINISTRATOR'S BOND.]

We, Sarah Martin Richard Hoskins and William C. Malin

are bound unto the State of Ohio, in the penal sum of seven hundred Dollars, to the payment of which we hereby jointly and severally obligate ourselves. Witness our hands and seals, this nineteenth day of October A. D. 1854.

The condition of the above obligation is such, that, whereas, the above bound Sarah Martin

has this day been appointed by the Probate Court of Union County, in the State of Ohio, Administrator of the estate of Samuel A. Martin late of said County deceased:

Now, if the said Sarah Martin

FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to her possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and credits of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his debts, which shall, at any time, come to the possession of said administrator or to the possession of any other person for her: THIRDLY, shall render, upon oath, a true account of her administration, within eighteen months, and at other times, when required by the Court or the law: FOURTHLY, shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Open Court {

Sarah Martin [SEAL]

Richard Hoskins [SEAL]

William C. Malin [SEAL]

[SEAL]

[SEAL]

[ADMINISTRATOR'S BOND.]

We, Hiram B King, Watter Alyn and Charles L Wilcutt

are bound unto the State of Ohio, in the penal sum of five thousand Dollars, to the payment of which we hereby jointly and severally obligate ourselves. Witness our hands and seals, this 21st day of November A. D. 1854.

The condition of the above obligation is such, that, whereas, the above bound Hiram B King

has this day been appointed by the Probate Court of Union County, in the State of Ohio, Administrator of the estate of Orson Alyn late of Union County Ohio deceased:

Now, if the said Hiram B King FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and credits of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his debts, which shall, at any time, come to the possession of said administrator or to the possession of any other person for him: THIRDLY, shall render, upon oath, a true account of his administration, within eighteen months, and at other times, when required by the Court or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:
Open Court

Hiram B King [SEAL]
Watter Alyn [SEAL]
Charles L Wilcutt [SEAL]
[SEAL]
[SEAL]

We, Elizabeth Kirk Athnel Jewett John Braunon
and David J Welsh [ADMINISTRATOR'S BOND.]

are bound unto the State of Ohio, in the penal sum of _____
Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this 27th day of December
A. D. 1854.

The condition of the above obligation is such, that, whereas, the above bound Elizabeth Kirk
and Athnel Jewett

have this day been appointed by the Probate Court of Union County, in the
State of Ohio, Administrators of the estate of Nammuel J. Kirk
late of said County deceased:

Now, if the said Elizabeth Kirk and Athnel Jewett
FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to
possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said
deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and cred-
its of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his
debts, which shall, at any time, come to the possession of said administrators or to the possession of any
other person for them: THIRDLY, shall render, upon oath, a true account of
their administration, within eighteen months, and at other times, when required
by the Court or the law: FOURTHLY, shall pay any balance remaining in their hands upon the settle-
ment of their accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall
deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly
proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Open Court

Elizabeth Kirk [SEAL]
Athnel Jewett [SEAL]
John Braunon [SEAL]
D. J. Welsh [SEAL]
[SEAL]

[ADMINISTRATOR'S BOND.]

We, David Beard James Robinson Joseph H. Robi-
son and Samuel I. Robinson
are bound unto the State of Ohio, in the penal sum of four thousand
Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this 20th day of January
A. D. 1853.

The condition of the above obligation is such, that, whereas, the above bound David Beard
and James Robinson

has this day been appointed by the Probate Court of Union County, in the
State of Ohio, Administrator of the estate of Andrew Beard
late of said County deceased:

Now, if the said David Beard and James Robinson
FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to their
possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said
deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and cred-
its of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his
debts, which shall, at any time, come to the possession of said administrators or to the possession of any
other person for them: THIRDLY, shall render, upon oath, a true account of
their administration, within eighteen months, and at other times, when required
by the Court or the law: FOURTHLY, shall pay any balance remaining in their hands upon the settle-
ment of their accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall
deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly
proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Open Court }

David Beard [SEAL]
James Robinson [SEAL]
Joseph H. Robinson [SEAL]
Samuel I. Robinson [SEAL]
[SEAL]

[ADMINISTRATOR'S BOND.]

We, Benjamin Moffitt Benjamin F. Helsey Amrod F. Garwood

are bound unto the State of Ohio, in the penal sum of Five hundred Dollars, to the payment of which we hereby jointly and severally obligate ourselves. Witness our hands and seals, this 1st day of February A. D. 1855.

The condition of the above obligation is such, that, whereas, the above bound Benjamin Moffitt

has this day been appointed by the Probate Court of Union County, in the State of Ohio, Administrator of the estate of Lewis Baldwin late of said county deceased:

Now, if the said Benjamin

FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and credits of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his debts, which shall, at any time, come to the possession of said administrator or to the possession of any other person for him: THIRDLY, shall render, upon oath, a true account of his administration, within eighteen months, and at other times, when required by the Court or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Open Court

B. Moffitt [SEAL]

B. F. Helsey [SEAL]

Amrod F. Garwood [SEAL]

[SEAL]

[SEAL]

[ADMINISTRATOR'S BOND.]

We, James W Robinson G A Cassie John
Barbour J Marshall Levi Phelps
are bound unto the State of Ohio, in the penal sum of 50 thousand
Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this thirteenth day of February
A. D. 1853.

The condition of the above obligation is such, that, whereas, the above bound

James W Robinson

has this day been appointed by the Probate Court of Union County, in the
State of Ohio, Administrator of the estate of Oliver Curry
late of Scioto County deceased:

Now, if the said James W Robinson

FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his
possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said
deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and cred-
its of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his
debts, which shall, at any time, come to the possession of said administrator or to the possession of any
other person for him: THIRDLY, shall render, upon oath, a true account of
his administration, within eighteen months, and at other times, when required
by the Court or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settle-
ment of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall
deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly
proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

James W Robinson [SEAL]
G A Cassie [SEAL]
John Barbour [SEAL]
J Marshall [SEAL]
Levi Phelps [SEAL]

[ADMINISTRATOR'S BOND.]

We, John McCullough Isaac Cory
& William M Robinson
are bound unto the State of Ohio, in the penal sum of Three hundred
Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this Twelfth day of March
A. D. 1855.

The condition of the above obligation is such, that, whereas, the above bound

John McCullough

has this day been appointed by the Probate Court of Union County, in the
State of Ohio, Administrator of the estate of Gideon Linett
late of Union County deceased:

Now, if the said John McCullough

FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his
possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said
deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and cred-
its of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his
debts, which shall, at any time, come to the possession of said administrator or to the possession of any
other person for him: THIRDLY, shall render, upon oath, a true account of
his administration, within eighteen months, and at other times, when required
by the Court or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settle-
ment of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall
deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly
proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Open Court

John McCullough [SEAL]

Isaac Cory [SEAL]

Wm M Robinson [SEAL]

[SEAL]

[SEAL]

[ADMINISTRATOR'S BOND.]

We, John B Coats James Leonard

are bound unto the State of Ohio, in the penal sum of one thousand Dollars, to the payment of which we hereby jointly and severally obligate ourselves. Witness our hands and seals, this 25th day of August A. D. 1856

The condition of the above obligation is such, that, whereas, the above bound John B Coats

has this day been appointed by the Probate Court of Union County, in the State of Ohio, Administrator of the estate of Willis Epps late of Union County deceased:

Now, if the said John B Coats
FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and credits of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his debts, which shall, at any time, come to the possession of said administrator or to the possession of any other person for him: THIRDLY, shall render, upon oath, a true account of his administration, within eighteen months, and at other times, when required by the Court or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:
Open Court

John B Coats
James Leonard

[SEAL]
[SEAL]
[SEAL]
[SEAL]
[SEAL]

[ADMINISTRATOR'S BOND.]

WE, Abraham Beck John L Porter
John B Coats & Joshua Marshall
 are bound unto the State of Ohio, in the penal sum of one thousand
 Dollars, to the payment of which we hereby jointly and severally obligate
 ourselves. Witness our hands and seals, this 2^d day of May
 A. D. 1853.

The condition of the above obligation is such, that, whereas, the above bound
Abraham Beck

has this day been appointed by the Probate Court of Union County, in the
 State of Ohio, Administrator of the estate of Mary Jane Davis
 late of Union County deceased:

Now, if the said Abraham Beck
 FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the
 moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his
 possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said
 deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and cred-
 its of the said deceased; and the proceeds of all ~~the~~ ^{his} real estate that may be sold for the payment of his
 debts, which shall, at any time, come to the possession of said administrator or to the possession of any
 other person for him: THIRDLY, shall render, upon oath, a true account of
his administration, within eighteen months, and at other times, when required
 by the Court or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settle-
 ment of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall
 deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly
 proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:
open Court

Abraham Beck [SEAL]
John L Porter [SEAL]
John B Coats [SEAL]
J Marshall [SEAL]

We, Justus Hill Edward Miller
and W W Woodburn

[ADMINISTRATOR'S BOND.]

are bound unto the State of Ohio, in the penal sum of Two thousand
Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this 30 day of December
A. D. 185 6

The condition of the above obligation is such, that, whereas, the above bound
Justus Hill

has on this day been appointed by the Probate Court of Union County, in the
State of Ohio, Administrator of the estate of David Hill
late of Union County, deceased:

Now, if the said Justus M Hill

FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his
possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said
deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and cred-
its of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his
debts, which shall, at any time, come to the possession of said administrator or to the possession of any
other person for him: THIRDLY, shall render, upon oath, a true account of
his administration, within eighteen months, and at other times, when required
by the Court or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settle-
ment of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall
deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly
proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:
James Linn
R Judge

Justus M Hill
Edward Miller
W W Woodburn

[SEAL]
[SEAL]
[SEAL]
[SEAL]
[SEAL]

We, Dennis Burton ^[ADMINISTRATOR'S BOND.] W W Woods

are bound unto the State of Ohio, in the penal sum of Fifteen hundred Dollars, to the payment of which we hereby jointly and severally obligate ourselves. Witness our hands and seals, this 25th day of January A. D. 185 7.

The condition of the above obligation is such, that, whereas, the above bound

Dennis Burton

has this day been appointed by the Probate Court of Union County, in the State of Ohio, Administrator of the estate of George Burton late of Union County deceased:

Now, if the said Dennis Burton

FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and credits of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his debts, which shall, at any time, come to the possession of said administrator or to the possession of any other person for him: THIRDLY, shall render, upon oath, a true account of his said administration, within eighteen months, and at other times, when required by the Court or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

James Swin
P Judge

Dennis Burton
W W Woods

[SEAL]
[SEAL]
[SEAL]
[SEAL]
[SEAL]

[ADMINISTRATOR'S BOND.]

We, Gottlieb Rupright John M Shidler
& Adam Beach
are bound unto the State of Ohio, in the penal sum of Eight hundred
Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this 22nd day of July
A. D. 1855.

The condition of the above obligation is such, that, whereas, the above bound
Gottlieb Rupright
has on this day been appointed by the Probate Court of Union County, in the
State of Ohio, Administrator of the estate of Philip Decker
late of Union County deceased:
Now, if the said Gottlieb Rupright
FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his
possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said
deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and cred-
its of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his
debts, which shall, at any time, come to the possession of said administrator or to the possession of any
other person for him: THIRDLY, shall render, upon oath, a true account of
his administration, within eighteen months, and at other times, when required
by the Court or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settle-
ment of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall
deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly
proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:
Spencer

Gottlieb Rupright [SEAL]
John M Shidler [SEAL]
Adam Beach [SEAL]

[SEAL]

[SEAL]

[ADMINISTRATOR'S BOND.]

We, Boyd Thornton Levin Wright

are bound unto the State of Ohio, in the penal sum of 44 Thousand Dollars, to the payment of which we hereby jointly and severally obligate ourselves. Witness our hands and seals, this 28 day of March A. D. 185 7

The condition of the above obligation is such, that, whereas, the above bound

Boyd Thornton

has this day been appointed by the Probate Court of Union County, in the State of Ohio, Administrator of the estate of Jesse Thornton late of Union County deceased:

Now, if the said Boyd Thornton

FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and credits of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his debts, which shall, at any time, come to the possession of said administrator or to the possession of any other person for him: THIRDLY, shall render, upon oath, a true account of his administration, within eighteen months, and at other times, when required by the Court or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Gas Turner
P Judge

Boyd Thornton [SEAL]
Levin Wright [SEAL]
Nathan Henning [SEAL]

[SEAL]

[SEAL]

[ADMINISTRATOR'S BOND.]

We, John S Shiles Adam Beach
& Adam Steinborger

are bound unto the State of Ohio, in the penal sum of one thousand
Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this 20 day of July
A. D. 1855.

The condition of the above obligation is such, that, whereas, the above bound

John S Shiles

has this day been appointed by the Probate Court of Union County, in the
State of Ohio, Administrator of the estate of John Decher
late of Union County deceased:

Now, if the said John S Decher

FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his
possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said
deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and cred-
its of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his
debts, which shall, at any time, come to the possession of said administrator or to the possession of any
other person for him: THIRDLY, shall render, upon oath, a true account of
his administration, within eighteen months, and at other times, when required
by the Court or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settle-
ment of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall
deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly
proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Open Court

John S Decher [SEAL]

Adam Beach [SEAL]

Adam Steinborger [SEAL]

[SEAL]

[SEAL]

[ADMINISTRATOR'S BOND.]

We, Daniel Swell Samuel Walley
& John Cassil
are bound unto the State of Ohio, in the penal sum of Eight hundred
Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this 23rd day of July
A. D. 1854.

The condition of the above obligation is such, that, whereas, the above bound
Daniel Swell

has this day been appointed by the Probate Court of Union County, in the
State of Ohio, Administrator of the estate of Rebecca Roberts
late of Union County deceased:

Now, if the said Daniel Swell
FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his
possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said
deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and cred-
its of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his
debts, which shall, at any time, come to the possession of said administrator or to the possession of any
other person for him: THIRDLY, shall render, upon oath, a true account of
his administration, within eighteen months, and at other times, when required
by the Court or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settle-
ment of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall
deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly
proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:
Open Court

Daniel Swell [SEAL]
Samuel Walley [SEAL]
John Cassil [SEAL]

[SEAL]
[SEAL]
[SEAL]

[ADMINISTRATOR'S BOND.]

We, Richard M Inwin William C Malin
& Lator Randall

are bound unto the State of Ohio, in the penal sum of Fifteen hundred
Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this 11th day of October
A. D. 1855.

The condition of the above obligation is such, that, whereas, the above bound

Richard M Inwin

has this day been appointed by the Probate Court of Union County, in the
State of Ohio, Administrator of the estate of Henry O S Ariston
late of Union County deceased:

Now, if the said Richard M Inwin

FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his
possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said
deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and cred-
its of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his
debts, which shall, at any time, come to the possession of said administrator or to the possession of any
other person for him: THIRDLY, shall render, upon oath, a true account of
his said administration, within eighteen months, and at other times, when required
by the Court or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settle-
ment of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall
deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly
proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Open Court

Richard M Inwin [SEAL]

W C Malin [SEAL]

Lator Randall [SEAL]

[SEAL]

[SEAL]

[ADMINISTRATOR'S BOND.]

We, Mary Bace & William Richards

are bound unto the State of Ohio, in the penal sum of Two hundred Dollars, to the payment of which we hereby jointly and severally obligate ourselves. Witness our hands and seals, this 28 day of July A. D. 1853.

The condition of the above obligation is such, that, whereas, the above bound

Mary Bace

has this day been appointed by the Probate Court of Union County, in the State of Ohio, Administrator ^{with the will annexed} of the estate of Benjamin Bace late of Union County deceased:

Now, if the said Mary Bace

FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to her possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and credits of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his debts, which shall, at any time, come to the possession of said administrator or to the possession of any other person for her: THIRDLY, shall render, upon oath, a true account of her administration, within eighteen months, and at other times, when required by the Court or the law: FOURTHLY, shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Open Court

Mary Bace

William Richards

[SEAL]

[SEAL]

[SEAL]

[SEAL]

[SEAL]

[ADMINISTRATOR'S BOND.]

We, David Tanner & John Weaver

are bound unto the State of Ohio, in the penal sum of Five hundred
hundred Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this 29 day of August
A. D. 1858.

The condition of the above obligation is such, that, whereas, the above bound David
Tanner

has this day been appointed by the Probate Court of _____ County, in the
State of Ohio, Administrator of the estate of Charlotte Tanner
late of Sumner County deceased:

Now, if the said David Tanner

FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his
possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said
deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and cred-
its of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his
debts, which shall, at any time, come to the possession of said administrator or to the possession of any
other person for him: THIRDLY, shall render, upon oath, a true account of
his administration, within eighteen months, and at other times, when required
by the Court or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settle-
ment of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall
deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly
proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Open Court

David Tanner [SEAL]

John Weaver [SEAL]

[SEAL]

[SEAL]

[SEAL]

[ADMINISTRATOR'S BOND.]

We, Moses Dean & Stephen Cranston

are bound unto the State of Ohio, in the penal sum of Eighty
hundred Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this 3^d day of September
A. D. 1858.

The condition of the above obligation is such, that, whereas, the above bound

Moses Dean

has this day been appointed by the Probate Court of _____ County, in the
State of Ohio, Administrator of the estate of James Seal
late of Truro County deceased:

Now, if the said Moses Dean

FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his
possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said
deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and cred-
its of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his
debts, which shall, at any time, come to the possession of said administrator or to the possession of any
other person for him: THIRDLY, shall render, upon oath, a true account of
his administration, within eighteen months, and at other times, when required
by the Court or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settle-
ment of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall
deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly
proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Open Court

Moses Dean [SEAL]

Stephen Cranston [SEAL]

[SEAL]

[SEAL]

[SEAL]

[ADMINISTRATOR'S BOND.]

We, William Bigger Senas Burton &
John McCullough

are bound unto the State of Ohio, in the penal sum of Twenty five hundred
Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this 14th day of September
A. D. 1855.

The condition of the above obligation is such, that, whereas, the above bound

William Bigger

has this day been appointed by the Probate Court of Union County, in the
State of Ohio, Administrator of the estate of Joseph Bain
late of Union County deceased:

Now, if the said

FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his
possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said
deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and cred-
its of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his
debts, which shall, at any time, come to the possession of said administrator or to the possession of any
other person for him: THIRDLY, shall render, upon oath, a true account of
administration, within eighteen months, and at other times, when required
by the Court or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settle-
ment of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall
deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly
proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Open Court

Wm Bigger [SEAL]

John McCullough [SEAL]

Senas Burton [SEAL]

[SEAL]

[SEAL]

71
we Isaac James Erno Bell and
Anson W Court right, hereby
acknowledge our selves to be
indebted to the State of Ohio in the
penal sum of Four Thousand
dollars to the payment of which
we hereby jointly and severally
acknowledge ourselves, Witness
our hands, and seals this 13th
day of April A.D. 1857

The condition of the above obligation
is such that where as the above
named Isaac James has this day
been appointed by the Probate
Court of Union County in the State
of Ohio Administrator of the Estate of
Abijah Gandy late of Union County
deceased Now if the said Isaac James
doth - shall make out and return into
Court on oath within three months
a true inventory of all the moneys goods
chattles rights and credits of the said dec
which have or shall come to his
possession or knowledge and also if
required by the Court an inventory of all
the real Estate of the said deceased
Secondly, shall administer according
to law all the moneys, goods, chattles
rights and credits of the deceased the
proceeds of all his real Estate that may
be sold for the payment of his debts
and shall at any time come to the
possession of said Administrator or to the
possession of any person for him

I shall render upon oath a true account of his Administration with in Eighteen months and at other times when required by the Court or the law 4thly - shall pay any balance remaining in his hands upon the settlement of his accounts to such persons as the Court or law shall direct and 5^{thly} - shall deliver the letters of Administration into Court in case any will of the deceased shall be thereafter duly proved and allowed

Attest
James Linn
P. Judge

Isaac Zuercher
Clerk of Court
(28)

[ADMINISTRATOR'S BOND.]
We, Elizabeth C Bousier Ralph Minter & John C McAdow are bound unto the State of Ohio, in the penal sum of Sixteen hundred Dollars, to the payment of which we hereby jointly and severally obligate ourselves. Witness our hands and seals, this 12th day of September A. D. 1855.

The condition of the above obligation is such, that, whereas, the above bound Elizabeth C Bousier has this day been appointed by the Probate Court of Union County, in the State of Ohio, Administrator of the estate of Jacob Bousier late of Union County deceased: Now, if the said Elizabeth C Bousier First—shall make and return unto Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to her possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and credits of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his debts, which shall, at any time, come to the possession of said administrator or to the possession of any other person for her: THIRDLY, shall render, upon oath, a true account of administration, within eighteen months, and at other times, when required by the Court or the law: FOURTHLY, shall pay any balance remaining in her hands upon the settlement of her accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:
open court

Elizabeth C Bousier [SEAL]
Ralph Minter [SEAL]
John C McAdow [SEAL]
[SEAL]
[SEAL]

[ADMINISTRATOR'S BOND.]

We, James W Robinson G A Cassil John Barbour
J Marshall & Lewis Phelps
are bound unto the State of Ohio, in the penal sum of Six thousand
Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this 19th day of February
A. D. 1855.

The condition of the above obligation is such, that, whereas, the above bound
James W Robinson

has this day been appointed by the Probate Court of Union County, in the
State of Ohio, Administrator of the estate of Atwey Cury
late of Union County deceased:

Now, if the said James W Robinson
FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his
possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said
deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and cred-
its of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his
debts, which shall, at any time, come to the possession of said administrator or to the possession of any
other person for him: THIRDLY, shall render, upon oath, a true account of
administration, within eighteen months, and at other times, when required
by the Court or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settle-
ment of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall
deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly
proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:
Open Court

James W Robinson [SEAL]
G A Cassil [SEAL]
John Barbour [SEAL]
J Marshall [SEAL]
Lewis Phelps [SEAL]

[ADMINISTRATOR'S BOND.]

We, Mary Ann Beard Joseph H Beard
Jonathan Beard & Philander Beard
are bound unto the State of Ohio, in the penal sum of Two thousand
Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this 15 day of October
A. D. 1855

The condition of the above obligation is such, that, whereas, the above bound
Mary Ann Beard & Joseph Beard
had this day been appointed by the Probate Court of Union County, in the
State of Ohio, Administrators of the estate of Victor Beard
late of Union County deceased:

Now, if the said Mary Ann Beard & Joseph Beard
FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to their
possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said
deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and cred-
its of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his
debts, which shall, at any time, come to the possession of said administrat or to the possession of any
other person for them: THIRDLY, shall render, upon oath, a true account of
their administration, within eighteen months, and at other times, when required
by the Court or the law: FOURTHLY, shall pay any balance remaining in their hands upon the settle-
ment of their accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall
deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly
proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Open Court

Mary Ann Beard [SEAL]

Joseph Beard [SEAL]

Jonathan Beard [SEAL]

Philander Beard [SEAL]

[SEAL]

[ADMINISTRATOR'S BOND.]

We, Henry Morse & P Morse
& B H Kelsey

are bound unto the State of Ohio, in the penal sum of Four Thousand
Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this 8 day of November
A. D. 1855.

The condition of the above obligation is such, that, whereas, the above bound

Henry Morse

has on this day been appointed by the Probate Court of Union County, in the
State of Ohio, Administrator of the estate of Pa Morse
late of Union County deceased:

Now, if the said Henry Morse

FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his
possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said
deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and cred-
its of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his
debts, which shall, at any time, come to the possession of said administrator or to the possession of any
other person for him: THIRDLY, shall render, upon oath, a true account of
his administration, within eighteen months, and at other times, when required
by the Court or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settle-
ment of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall
deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly
proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Open Court

Henry Morse

to P Morse

B H Kelsey

[SEAL]

[SEAL]

[SEAL]

[SEAL]

[SEAL]

WE, R D Reed ^[ADMINISTRATOR'S BOND.] C S Hamilton &
J Marshall

are bound unto the State of Ohio, in the penal sum of Fifteen hundred
Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this 9th day of November
A. D. 1853.

The condition of the above obligation is such, that, whereas, the above bound
R D Reed

has this day been appointed by the Probate Court of Union County, in the
State of Ohio, Administrator of the estate of Amos A Williams
late of Union County deceased:

Now, if the said R D Reed
FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his
possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said
deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and cred-
its of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his
debts, which shall, at any time, come to the possession of said administrator or to the possession of any
other person for him: THIRDLY, shall render, upon oath, a true account of
his said administration, within eighteen months, and at other times, when required
by the Court or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settle-
ment of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall
deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly
proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:
open court

R D Reed [SEAL]
C S Hamilton [SEAL]
J Marshall [SEAL]
[SEAL]
[SEAL]

[ADMINISTRATOR'S BOND.]

WE, David Larmer John Johnson
J Mc Malin

are bound unto the State of Ohio, in the penal sum of Three hundred
Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this 12th day of November
A. D. 1855.

The condition of the above obligation is such, that, whereas, the above bound

David Larmer

has this day been appointed by the Probate Court of Union County, in the
State of Ohio, Administrator of the estate of Mary Larmer
late of Union County deceased:

Now, if the said David Larmer

FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his
possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said
deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and cred-
its of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his
debts, which shall, at any time, come to the possession of said administrator or to the possession of any
other person for him: THIRDLY, shall render, upon oath, a true account of
his ~~success~~ administration, within eighteen months, and at other times, when required
by the Court or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settle-
ment of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall
deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly
proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Open Court

David Larmer [SEAL]

John Johnson [SEAL]

Mc Malin [SEAL]

[SEAL]

[SEAL]

[ADMINISTRATOR'S BOND.]

We, Eli Swartz John Fields
& William Fields

are bound unto the State of Ohio, in the penal sum of six hundred
Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this 16 day of November
A. D. 185 3.

The condition of the above obligation is such, that, whereas, the above bound

Eliza Swartz

has this day been appointed by the Probate Court of Union County, in the
State of Ohio, Administrator of the estate of John S Swartz
late of Union County deceased:

Now, if the said Eliza Swartz

FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to her
possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said
deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and cred-
its of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his
debts, which shall, at any time, come to the possession of said administrator or to the possession of any
other person for her: THIRDLY, shall render, upon oath, a true account of
her suice administration, within eighteen months, and at other times, when required
by the Court or the law: FOURTHLY, shall pay any balance remaining in her hands upon the settle-
ment of her accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall
deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly
proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

J. B. W. Hayes

Eliza Swartz
mark

John Fields

William Fields

[SEAL]

[SEAL]

[SEAL]

[SEAL]

[SEAL]

[ADMINISTRATOR'S BOND.]

We, Daniel Davis A S Davis &
Robert McShroy

are bound unto the State of Ohio, in the penal sum of Six Thousand
Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this 29th day of November
A. D. 185 5.

The condition of the above obligation is such, that, whereas, the above bound
Daniel Davis

has this day been appointed by the Probate Court of Union County, in the
State of Ohio, Administrator of the estate of George Davis
late of Union County deceased:

Now, if the said Daniel Davis

FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his
possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said
deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and cred-
its of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his
debts, which shall, at any time, come to the possession of said administrator or to the possession of any
other person for him: THIRDLY, shall render, upon oath, a true account of
his administration, within eighteen months, and at other times, when required
by the Court or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settle-
ment of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall
deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly
proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

James R Smith

Daniel Davis

A S Davis

Robert
McShroy
mas

[SEAL]
[SEAL]
[SEAL]
[SEAL]
[SEAL]

[ADMINISTRATOR'S BOND.]

We, R D Reed Mr C Malin
John H Salin

are bound unto the State of Ohio, in the penal sum of one thousand
Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this 12th day of December
A. D. 185 5

The condition of the above obligation is such, that, whereas, the above bound
R D Reed

had this day been appointed by the Probate Court of Union County, in the
State of Ohio, Administrator ~~of~~ of the estate of James Hale
late of Union County deceased:

Now, if the said R D Reed
FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his
possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said
deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and cred-
its of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his
debts, which shall, at any time, come to the possession of said administrator or to the possession of any
other person for him: THIRDLY, shall render, upon oath, a true account of
his said administration, within eighteen months, and at other times, when required
by the Court or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settle-
ment of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall
deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly
proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:
Open Court

R D Reed [SEAL]
Mr C Malin [SEAL]
John H Salin [SEAL]

[SEAL]
[SEAL]

[ADMINISTRATOR'S BOND.]

We, Mr H Wells John Harbour

are bound unto the State of Ohio, in the penal sum of one thousand Dollars, to the payment of which we hereby jointly and severally obligate ourselves. Witness our hands and seals, this 5th day of February A. D. 185 7

The condition of the above obligation is such, that, whereas, the above bound Mr H Wells

has this day been appointed by the Probate Court of Union County, in the State of Ohio, Administrator of the estate of William Wells late of Union County deceased:

Now, if the said Mr H Wells
FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and credits of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his debts, which shall, at any time, come to the possession of said administrator or to the possession of any other person for him: THIRDLY, shall render, upon oath, a true account of his administration, within eighteen months, and at other times, when required by the Court or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settlement of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:
James Brown
P Judge

Mr H Wells [SEAL]
John Harbour [SEAL]

[SEAL]
[SEAL]
[SEAL]

[ADMINISTRATOR'S BOND.]

We, David A Fleck John Oliver
& John Fleck

are bound unto the State of Ohio, in the penal sum of Eight hundred
Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this 19th day of March
A. D. 1856

The condition of the above obligation is such, that, whereas, the above bound

David A Fleck

has on this day been appointed by the Probate Court of Union, County, in the
State of Ohio, Administrator of the estate of James R Oliver
late of Union County deceased:

Now, if the said David A Fleck

FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his
possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said
deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and cred-
its of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his
debts, which shall, at any time, come to the possession of said administrator or to the possession of any
other person for him: THIRDLY, shall render, upon oath, a true account of
his said administration, within eighteen months, and at other times, when required
by the Court or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settle-
ment of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall
deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly
proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Open Court

D A Fleck [SEAL]

John C Oliver [SEAL]

John S Fleck [SEAL]

[SEAL]

[SEAL]

WE, James B Riehy [ADMINISTRATOR'S BOND.] J Marshall
C M Robinson

are bound unto the State of Ohio, in the penal sum of Eight hundred
Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this 5 day of April
A. D. 1856

The condition of the above obligation is such, that, whereas, the above bound
James B Riehy

has this day been appointed by the Probate Court of Union County, in the
State of Ohio, Administrator of the estate of Matthew Columbus
late of Union County deceased:

Now, if the said James B Riehy
FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his
possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said
deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and cred-
its of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his
debts, which shall, at any time, come to the possession of said administrator or to the possession of any
other person for him: THIRDLY, shall render, upon oath, a true account of
administration, within eighteen months, and at other times, when required
by the Court or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settle-
ment of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall
deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly
proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:
Open Court

J B Riehy [SEAL]
J Marshall [SEAL]
C M Robinson [SEAL]

[SEAL]
[SEAL]

[ADMINISTRATOR'S BOND.]

We, William Bigger James M. Welsch
& John Lissett

are bound unto the State of Ohio, in the penal sum of Two thousand
Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this 8 day of December
A. D. 1856

The condition of the above obligation is such, that, whereas, the above bound

William Bigger

has this day been appointed by the Probate Court of Monroe County, in the
State of Ohio, Administrator ^{with the will annexed} of the estate of Margaret A. Beard
late of Monroe County deceased:

Now, if the said William Bigger

FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his
possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said
deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and cred-
its of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his
debts, which shall, at any time, come to the possession of said administrator or to the possession of any
other person for him: THIRDLY, shall render, upon oath, a true account of
his administration, within eighteen months, and at other times, when required
by the Court or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settle-
ment of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall
deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly
proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

James Lee Prob. Judge

Wm Bigger [SEAL]

J M Welsch [SEAL]

John Lissett [SEAL]

[SEAL]

[SEAL]

[ADMINISTRATOR'S BOND.]

WE, Thomas Silverthorn Jacob C Siddle
& William Sparks

are bound unto the State of Ohio, in the penal sum of sixteen hundred
Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this 11th day of December
A. D. 1856.

The condition of the above obligation is such, that, whereas, the above bound
Thomas Silverthorn

has on this day been appointed by the Probate Court of Union County, in the
State of Ohio, Administrator ^{with the will annexed} of the estate of A. D. Fleming
late of Union deceased:

Now, if the said Thomas Silverthorn

FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his
possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said
deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and cred-
its of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his
debts, which shall, at any time, come to the possession of said administrator or to the possession of any
other person for him: THIRDLY, shall render, upon oath, a true account of
his administration, within eighteen months, and at other times, when required
by the Court or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settle-
ment of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall
deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly
proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Gas Linn
Probate Judge

Thomas Silverthorn [SEAL]
J C Siddle [SEAL]
Wm Sparks [SEAL]

[SEAL]
[SEAL]

We, Edward E. Powers [ADMINISTRATOR'S BOND.]
S. F. Kinney
A. Moorey

are bound unto the State of Ohio, in the penal sum of Five Thousand
Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this 2nd day of December
A. D. 185 4

The condition of the above obligation is such, that, whereas, the above bound
Edward E. Powers

has on this day been appointed by the Probate Court of Union County, in the
State of Ohio, Administrator of the estate of Clarisa Powers
late of Union County deceased:

Now, if the said Edward E. Powers
FIRST—shall make and return unto Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the said deceased, which have or shall come to his
possession or knowledge; and also, if required by the Court, an inventory of all the real estate of the said
deceased: SECONDLY, shall administer according to law, all the moneys, goods, chattels, rights and cred-
its of the said deceased; and the proceeds of all his real estate that may be sold for the payment of his
debts, which shall, at any time, come to the possession of said administrator or to the possession of any
other person for him: THIRDLY, shall render, upon oath, a true account of
his administration, within eighteen months, and at other times, when required
by the Court or the law: FOURTHLY, shall pay any balance remaining in his hands upon the settle-
ment of his accounts, to such persons as the Court or the law shall direct: and, FIFTHLY, shall
deliver the letters of administration into Court, in case any will of the deceased shall be thereafter duly
proved and allowed; then this obligation to be void; otherwise, in full force and virtue in law.

Attest:
James Young
P. Judge

Edward E. Powers [SEAL]
S. F. Kinney [SEAL]
A. Moorey [SEAL]

[SEAL]
[SEAL]
[SEAL]

EXECUTORS' BOND.

We, Samuel Wheeler Jesse Barnett Joshua Judy
and Charles Rathbun

are bound unto the State of Ohio, in the penal sum of four thousand
_____ Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this Second day of December
A. D. 1853.

The condition of the above obligation is such, that, whereas, the above bound Samuel
Wheeler and Jesse Barnett

has ~~at~~ this day been appointed by the Probate Court of Union County, in the
State of Ohio, Executors of the last will and testament of Thomas Scott
late of Union County Ohio deceased:

Now, if the said Executors :

FIRST—shall make and return to the Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the testator, which are by law to be administered, and
which shall have come to their possession or knowledge; and also, if required by the Court, an
inventory of the real estate of the deceased: SECONDLY, shall administer according to law, and to the
will of the testator, all his goods, chattels, rights and credits, and the proceeds of all his real estate that
may be sold for the payment of his debts or legacies, which shall, at any time, come to the possession of
the Executors or to the possession of any other person for them
And, THIRDLY, shall render, upon oath, a just and true account of their
administration, within eighteen months, and at any other times, when required by the Court or the law,
then this obligation to be void; otherwise, in full force and virtue in law.

Attest :

Open Court }

Samuel Wheeler [SEAL]
Jesse Barnett [SEAL]
Joshua Judy [SEAL]

[SEAL]

[SEAL]

EXECUTORS' BOND.

We, Richard Margis Charles Matthews and
C. H. Converse

are bound unto the State of Ohio, in the penal sum of Eight Thousand
Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this 7th day of February
A. D. 1854.

The condition of the above obligation is such, that, whereas, the above bound Richard
Margis

has this day been appointed by the Probate Court of Union — County, in the
State of Ohio, Executor of the last will and testament of John Margis
late of Ward County deceased:

Now, if the said Richard Margis
First—shall make and return to the Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the testator, which are by law to be administered, and
which shall have come to his possession or knowledge; and also, if required by the Court, an
inventory of the real estate of the deceased: SECONDLY, shall administer according to law, and to the
will of the testator, all his goods, chattels, rights and credits, and the proceeds of all his real estate that
may be sold for the payment of his debts or legacies, which shall, at any time, come to the possession of
the Executor or to the possession of any other person for him
And, THIRDLY, shall render, upon oath, a just and true account of his
administration, within eighteen months, and at any other times, when required by the Court or the law,
then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Open Court }

Richard Margis [SEAL]

C. Matthews [SEAL]

C. H. Converse [SEAL]

[SEAL]

[SEAL]

EXECUTORS' BOND.

We, David Marguis, E. B. Cutler and Daniel Mitchell

are bound unto the State of Ohio, in the penal sum of Ten thousand Dollars, to the payment of which we hereby jointly and severally obligate ourselves. Witness our hands and seals, this 24th day of February A. D. 1854.

The condition of the above obligation is such, that, whereas, the above bound David Marguis

has this day been appointed by the Probate Court of Union County, in the State of Ohio, Executor of the last will and testament of John Marguis late of said County deceased:

Now, if the said David Marguis:
FIRST—shall make and return to the Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits, of the testator, which are by law to be administered, and which shall have come to his possession or knowledge; and also, if required by the Court, an inventory of the real estate of the deceased: SECONDLY, shall administer according to law, and to the will of the testator, all his goods, chattels, rights and credits, and the proceeds of all his real estate that may be sold for the payment of his debts or legacies, which shall, at any time, come to the possession of the Executor or to the possession of any other person for him
And, THIRDLY, shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other times, when required by the Court or the law, then this obligation to be void; otherwise, in full force and virtue in law.

Attest:
Open Court }

David Marguis [SEAL]
E. B. Cutler [SEAL]
Daniel Mitchell [SEAL]

[SEAL]
[SEAL]

EXECUTORS' BOND.

We, P B Cole Philip Snider Thomas Stillings Joshua Marshall John Cassil and Cyprian Lee

are bound unto the State of Ohio, in the penal sum of Thirty thousand Dollars, to the payment of which we hereby jointly and severally obligate ourselves. Witness our hands and seals, this fourteenth day of March A. D. 1854.

The condition of the above obligation is such, that, whereas, the above bound P B Cole Philip Snider and Thomas Stillings

have this day been appointed by the Probate Court of Union County, in the State of Ohio, Executors of the last will and testament of James C Dyne late of said County deceased:

Now, if the said Executors:

FIRST—shall make and return to the Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits, of the testator, which are by law to be administered, and which shall have come to their possession or knowledge; and also, if required by the Court, an inventory of the real estate of the deceased: SECONDLY, shall administer according to law, and to the will of the testator, all his goods, chattels, rights and credits, and the proceeds of all his real estate that may be sold for the payment of his debts or legacies, which shall, at any time, come to the possession of the Executors or to the possession of any other person for them And, THIRDLY, shall render, upon oath, a just and true account of their administration, within eighteen months, and at any other times, when required by the Court or the law, then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Open Court }

P. B. Cole [SEAL]
Philip Snider [SEAL]
Thomas Stillings [SEAL]
John Cassil [SEAL]
Cyprian Lee [SEAL]
Joshua Marshall [SEAL]

EXECUTORS' BOND.

We, Samuel H. Sanders Jonathan Bell Granville S. Robertson and Harvey Price

are bound unto the State of Ohio, in the penal sum of two thousand & _____ Dollars, to the payment of which we hereby jointly and severally obligate ourselves. Witness our hands and seals, this seventh day of September A. D. 1854.

The condition of the above obligation is such, that, whereas, the above bound Samuel H. Sanders and Jonathan Bell

have this day been appointed by the Probate Court of Union County, in the State of Ohio, Executors of the last will and testament of James Sanders late of said County deceased:

Now, if the said Samuel H. Sanders & Jonathan Bell: FIRST—shall make and return to the Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits, of the testator, which are by law to be administered, and which shall have come to their possession or knowledge; and also, if required by the Court, an inventory of the real estate of the deceased: SECONDLY, shall administer according to law, and to the will of the testator, all his goods, chattels, rights and credits, and the proceeds of all his real estate that may be sold for the payment of his debts or legacies, which shall, at any time, come to the possession of the Executors or to the possession of any other person for them And, THIRDLY, shall render, upon oath, a just and true account of their administration, within eighteen months, and at any other times, when required by the Court or the law, then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Open Court }

S. H. Sanders [SEAL]
Jonathan Bell [SEAL]
Granville S. Robertson [SEAL]
Harvey Price [SEAL]

EXECUTORS' BOND.

We, John Raver, Amos A. Williams and James W. Evans

are bound unto the State of Ohio, in the penal sum of One thousand Dollars, to the payment of which we hereby jointly and severally obligate ourselves. Witness our hands and seals, this 27th day of October A. D. 1855.

The condition of the above obligation is such, that, whereas, the above bound

ha this day been appointed by the Probate Court of Union County, in the State of Ohio, Execut of the last will and testament of John Raver late of said County deceased:

Now, if the said John Raver Jr:

FIRST—shall make and return to the Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits, of the testator, which are by law to be administered, and which shall have come to his possession or knowledge; and also, if required by the Court, an inventory of the real estate of the deceased: SECONDLY, shall administer according to law, and to the will of the testator, all his goods, chattels, rights and credits, and the proceeds of all his real estate that may be sold for the payment of his debts or legacies, which shall, at any time, come to the possession of the Executor or to the possession of any other person for him And, THIRDLY, shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other times, when required by the Court or the law, then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Open Court }

John Raver [SEAL]

Amos A. Williams [SEAL]

J. W. Evans [SEAL]

[SEAL]

[SEAL]

EXECUTORS' BOND.

WE, Anna Smith John H. Sobin & Hilar Sobin

are bound unto the State of Ohio, in the penal sum of Three Thousand Dollars, to the payment of which we hereby jointly and severally obligate ourselves. Witness our hands and seals, this 4th day of May A. D. 1855.

The condition of the above obligation is such, that, whereas, the above bound

Anna Smith

has this day been appointed by the Probate Court of Union County, in the State of Ohio, Executor of the last will and testament of John Smith late of Union County deceased:

Now, if the said Anna Smith:

FIRST—shall make and return to the Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits, of the testator, which are by law to be administered, and which shall have come to her possession or knowledge; and also, if required by the Court, an inventory of the real estate of the deceased: SECONDLY, shall administer according to law, and to the will of the testator, all his goods, chattels, rights and credits, and the proceeds of all his real estate that may be sold for the payment of his debts or legacies, which shall, at any time, come to the possession of the Executor or to the possession of any other person for her And, THIRDLY, shall render, upon oath, a just and true account of her administration, within eighteen months, and at any other times, when required by the Court or the law, then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

open Court

Anna Smith [SEAL]
Hyles Sobin [SEAL]
John H. Sobin [SEAL]

[SEAL]

[SEAL]

EXECUTORS' BOND.

We, John Backer William Smith & Robert Sharp

are bound unto the State of Ohio, in the penal sum of Two hundred Dollars, to the payment of which we hereby jointly and severally obligate ourselves. Witness our hands and seals, this 4th day of August A. D. 1855.

The condition of the above obligation is such, that, whereas, the above bound

John Backer

has this day been appointed by the Probate Court of Union County, in the State of Ohio, Executor of the last will and testament of Andrew Backer late of Union County deceased:

Now, if the said John Backer:

FIRST—shall make and return to the Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits, of the testator, which are by law to be administered, and which shall have come to his possession or knowledge; and also, if required by the Court, an inventory of the real estate of the deceased: SECONDLY, shall administer according to law, and to the will of the testator, all his goods, chattels, rights and credits, and the proceeds of all his real estate that may be sold for the payment of his debts or legacies, which shall, at any time, come to the possession of the said Executor or to the possession of any other person for him And, THIRDLY, shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other times, when required by the Court or the law, then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Open Court

John Backer
Sharp

William Smith

Robert Sharp

[SEAL]

[SEAL]

[SEAL]

[SEAL]

[SEAL]

EXECUTORS' BOND.

We, Nancy Swarts, Richard Davis, George W. Stall
& Thomas Cherry

are bound unto the State of Ohio, in the penal sum of Eight thousand
Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this 22nd day of September
A. D. 1853.

The condition of the above obligation is such, that, whereas, the above bound
Nancy Swarts & Richard Davis
has this day been appointed by the Probate Court of Union County, in the
State of Ohio, Executor of the last will and testament of William Swarts
late of Union County deceased:

Now, if the said Nancy Swarts & Richard Davis
FIRST—shall make and return to the Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the testator, which are by law to be administered, and
which shall have come to their possession or knowledge; and also, if required by the Court, an
inventory of the real estate of the deceased: SECONDLY, shall administer according to law, and to the
will of the testator, all his goods, chattels, rights and credits, and the proceeds of all his real estate that
may be sold for the payment of his debts or legacies, which shall, at any time, come to the possession of
the Executors or to the possession of any other person for them
And, THIRDLY, shall render, upon oath, a just and true account of their
administration, within eighteen months, and at any other times, when required by the Court or the law,
then this obligation to be void; otherwise, in full force and virtue in law.

Attest:
Open Court

Nancy Swarts [SEAL]
Richard Davis [SEAL]
George W. Stall [SEAL]
Thomas Cherry [SEAL]

[SEAL]

EXECUTORS' BOND.

We, Isaac A Hamilton A C Robinson
& Wesley Hargison

are bound unto the State of Ohio, in the penal sum of one thousand
Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this 29th day of November
A. D. 1855.

The condition of the above obligation is such, that, whereas, the above bound

Isaac A Hamilton

has this day been appointed by the Probate Court of Union County, in the
State of Ohio, Executor of the last will and testament of Eli Holy Cross
late of Union County deceased:

Now, if the said Isaac A Hamilton

FIRST—shall make and return to the Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the testator, which are by law to be administered, and
which shall have come to his possession or knowledge; and also, if required by the Court, an
inventory of the real estate of the deceased: SECONDLY, shall administer according to law, and to the
will of the testator, all his goods, chattels, rights and credits, and the proceeds of all his real estate that
may be sold for the payment of his debts or legacies, which shall, at any time, come to the possession of
the Executor or to the possession of any other person for him
And, THIRDLY, shall render, upon oath, a just and true account of his said
administration, within eighteen months, and at any other times, when required by the Court or the law,
then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Open Court

Isaac A Hamilton [SEAL]

A C Robinson [SEAL]

Wesley Hargison [SEAL]

[SEAL]

[SEAL]

EXECUTORS' BOND.

We, Vincent Hunter & J A Hamilton
 & A C Robinson
 are bound unto the State of Ohio, in the penal sum of Four thousand
 Dollars, to the payment of which we hereby jointly and severally obligate
 ourselves. Witness our hands and seals, this 29th day of January
 A. D. 1856.

The condition of the above obligation is such, that, whereas, the above bound

Vincent Hunter

has on this day been appointed by the Probate Court of Union County, in the
 State of Ohio, Executor of the last will and testament of John Sager
 late of Union County deceased:
 Now, if the said Vincent Hunter:

FIRST—shall make and return to the Court, on oath, within three months, a true inventory of all the
 moneys, goods, chattels, rights and credits, of the testator, which are by law to be administered, and
 which shall have come to his possession or knowledge; and also, if required by the Court, an
 inventory of the real estate of the deceased: SECONDLY, shall administer according to law, and to the
 will of the testator, all his goods, chattels, rights and credits, and the proceeds of all his real estate that
 may be sold for the payment of his debts or legacies, which shall, at any time, come to the possession of
 the said Executor or to the possession of any other person for him
 And, THIRDLY, shall render, upon oath, a just and true account of his
 administration, within eighteen months, and at any other times, when required by the Court or the law,
 then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Open Court

Vincent Hunter [SEAL]
J A Hamilton [SEAL]
A C Robinson [SEAL]

[SEAL]

[SEAL]

EXECUTORS' BOND.

We, James Poling, Jonas Poling, Isaac Brodnick & James Poling Sr
 are bound unto the State of Ohio, in the penal sum of Five Thousand
 Dollars, to the payment of which we hereby jointly and severally obligate
 ourselves. Witness our hands and seals, this 15 day of March
 A. D. 185 6

The condition of the above obligation is such, that, whereas, the above bound
James Poling & Jonas Poling
 ha this day been appointed by the Probate Court of Union County, in the
 State of Ohio, Executors of the last will and testament of John B Poling
 late of Union County deceased:
 Now, if the said James Poling & Jonas Poling
 FIRST—shall make and return to the Court, on oath, within three months, a true inventory of all the
 moneys, goods, chattels, rights and credits, of the testator, which are by law to be administered, and
 which shall have come to their possession or knowledge; and also, if required by the Court, an
 inventory of the real estate of the deceased: SECONDLY, shall administer according to law, and to the
 will of the testator, all his goods, chattels, rights and credits, and the proceeds of all his real estate that
 may be sold for the payment of his debts or legacies, which shall, at any time, come to the possession of
 the said Executors or to the possession of any other person for them
 And, THIRDLY, shall render, upon oath, a just and true account of their
 administration, within eighteen months, and at any other times, when required by the Court or the law,
 then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Open Court

James Poling [SEAL]
Jonas Poling [SEAL]
James Poling Sen [SEAL]
Isaac Brodnick Jr [SEAL]

[SEAL]

EXECUTORS' BOND.

We, *James Leonard* *Amos Burriss*
& Jacob Leonard

are bound unto the State of Ohio, in the penal sum of *one thousand*
Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this *1st* day of *April*
A. D. 185 *6*

The condition of the above obligation is such, that, whereas, the above bound

James Leonard

has this day been appointed by the Probate Court of *Union* County, in the
State of Ohio, Executor of the last will and testament of *Willis Epps*
late of *Union County* deceased:

Now, if the said *James Leonard*

FIRST—shall make and return to the Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the testator, which are by law to be administered, and
which shall have come to *his* possession or knowledge; and also, if required by the Court, an
inventory of the real estate of the deceased: SECONDLY, shall administer according to law, and to the
will of the testator, all his goods, chattels, rights and credits, and the proceeds of all his real estate that
may be sold for the payment of his debts or legacies, which shall, at any time, come to the possession of
the *said* Executor or to the possession of any other person for *him*
And, THIRDLY, shall render, upon oath, a just and true account of *his*
administration, within eighteen months, and at any other times, when required by the Court or the law,
then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Open Court

James Leonard [SEAL]

Amos Burriss [SEAL]

Jacob Leonard [SEAL]

[SEAL]

[SEAL]

EXECUTORS' BOND.

We, R D Reed Ayles Sabier
W C Motin

are bound unto the State of Ohio, in the penal sum of Thou Thousand
Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this 2nd day of April
A. D. 185 6

The condition of the above obligation is such, that, whereas, the above bound

R D Reed

has on this day been appointed by the Probate Court of Union County, in the
State of Ohio, Executor of the last will and testament of William Hoff
late of Union County deceased:
Now, if the said R D Reed:

FIRST—shall make and return to the Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the testator, which are by law to be administered, and
which shall have come to his possession or knowledge; and also, if required by the Court, an
inventory of the real estate of the deceased: SECONDLY, shall administer according to law, and to the
will of the testator, all his goods, chattels, rights and credits, and the proceeds of all his real estate that
may be sold for the payment of his debts or legacies, which shall, at any time, come to the possession of
the said Executor or to the possession of any other person for him
And, THIRDLY, shall render, upon oath, a just and true account of his
administration, within eighteen months, and at any other times, when required by the Court or the law,
then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Open Court

R D Reed [SEAL]

Ayles Sabier [SEAL]

W C Motin [SEAL]

[SEAL]

[SEAL]

EXECUTORS' BOND.

We, Gallep Rupright & A H Wilkins

are bound unto the State of Ohio, in the penal sum of Five hundred Dollars, to the payment of which we hereby jointly and severally obligate ourselves. Witness our hands and seals, this 11th day of Dec A. D. 185 6

The condition of the above obligation is such, that, whereas, the above bound

Gallep Rupright

has this day been appointed by the Probate Court of Wayne County, in the State of Ohio, Executor of the last will and testament of Philip Rupright late of Wayne County deceased:

Now, if the said Gallep Rupright:

FIRST—shall make and return to the Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits, of the testator, which are by law to be administered, and which shall have come to his possession or knowledge; and also, if required by the Court, an inventory of the real estate of the deceased: SECONDLY, shall administer according to law, and to the will of the testator, all his goods, chattels, rights and credits, and the proceeds of all his real estate that may be sold for the payment of his debts or legacies, which shall, at any time, come to the possession of the said Executor or to the possession of any other person for him And, THIRDLY, shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other times, when required by the Court or the law, then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

James L. ...
Prob Judge

Gallep Rupright [SEAL]

A H Wilkins [SEAL]

[SEAL]

[SEAL]

[SEAL]

EXECUTORS' BOND.

We, Philip Snider & D Walsh John Weaver
Joseph Newlove & W W Wobes
are bound unto the State of Ohio, in the penal sum of Twenty Thousand
Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this 7th day of January
A. D. 1857.

The condition of the above obligation is such, that, whereas, the above bound

Philip Snider

has on this day been appointed by the Probate Court of Union County, in the
State of Ohio, Executor of the last will and testament of Charles Dynes
late of Union County deceased:

Now, if the said Philip Snider:

FIRST—shall make and return to the Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the testator, which are by law to be administered, and
which shall have come to his possession or knowledge; and also, if required by the Court, an
inventory of the real estate of the deceased: SECONDLY, shall administer according to law, and to the
will of the testator, all his goods, chattels, rights and credits, and the proceeds of all his real estate that
may be sold for the payment of his debts or legacies, which shall, at any time, come to the possession of
the said Executor or to the possession of any other person for him
And, THIRDLY, shall render, upon oath, a just and true account of his said
administration, within eighteen months, and at any other times, when required by the Court or the law,
then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Philip Snider [SEAL]
D Walsh [SEAL]
John Weaver [SEAL]
Joseph Newlove [SEAL]
W W Wobes [SEAL]

EXECUTORS' BOND.

We, Lawrence Horsha George Stuart
& A Stuart

are bound unto the State of Ohio, in the penal sum of Two hundred
Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this 4th day of February
A. D. 185 5

The condition of the above obligation is such, that, whereas, the above bound

Lawrence Horsha

has this day been appointed by the Probate Court of Union County, in the
State of Ohio, Executor of the last will and testament of Thomas Horsha
late of Union County deceased:

Now, if the said Lawrence Horsha:

FIRST—shall make and return to the Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the testator, which are by law to be administered, and
which shall have come to his possession or knowledge; and also, if required by the Court, an
inventory of the real estate of the deceased: SECONDLY, shall administer according to law, and to the
will of the testator, all his goods, chattels, rights and credits, and the proceeds of all his real estate that
may be sold for the payment of his debts or legacies, which shall, at any time, come to the possession of
the Executors or to the possession of any other person for his
And, THIRDLY, shall render, upon oath, a just and true account of his
administration, within eighteen months, and at any other times, when required by the Court or the law,
then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

James
Union Prob Judge

Lawrence Horsha [SEAL]
Geo Stuart [SEAL]
Nathl Stuart [SEAL]

[SEAL]

[SEAL]

EXECUTORS' BOND.

WE, William Thompson James R Smith
William McGinnis

are bound unto the State of Ohio, in the penal sum of Four Thousand
Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this 1st day of August
A. D. 185 7

The condition of the above obligation is such, that, whereas, the above bound

William Thompson

has this day been appointed by the Probate Court of Union County, in the
State of Ohio, Executor of the last will and testament of Adam C Winter
late of Union County deceased:

Now, if the said William Thompson:

FIRST—shall make and return to the Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the testator, which are by law to be administered, and
which shall have come to his possession or knowledge; and also, if required by the Court, an
inventory of the real estate of the deceased: SECONDLY, shall administer according to law, and to the
will of the testator, all his goods, chattels, rights and credits, and the proceeds of all his real estate that
may be sold for the payment of his debts or legacies, which shall, at any time, come to the possession of
the Executor or to the possession of any other person for him

And, THIRDLY, shall render, upon oath, a just and true account of his
administration, within eighteen months, and at any other times, when required by the Court or the law,
then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Gas Swins
Prob. Judge

William Thompson [SEAL]
William McGinnis [SEAL]
James R Smith [SEAL]

[SEAL]

[SEAL]

EXECUTORS' BOND.

We, James M Snodgrass David Sumner
William P Coatty

are bound unto the State of Ohio, in the penal sum of Five hundred
Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this 15th day of June
A. D. 185 7.

The condition of the above obligation is such, that, whereas, the above bound

James M Snodgrass,
has this day been appointed by the Probate Court of Union County, in the
State of Ohio, Executor of the ~~last will and testament of~~ James M Snodgrass
late of Union County deceased: Calumet
Now, if the said James M Snodgrass

FIRST—shall make and return to the Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the testator, which are by law to be administered, and
which shall have come to his possession or knowledge; and also, if required by the Court, an
inventory of the real estate of the deceased: SECONDLY, shall administer according to law, and to the
will of the testator, all his goods, chattels, rights and credits, and the proceeds of all his real estate that
may be sold for the payment of his debts or legacies, which shall, at any time, come to the possession of
the Executor or to the possession of any other person for him
And, THIRDLY, shall render, upon oath, a just and true account of his
administration, within eighteen months, and at any other times, when required by the Court or the law,
then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

James Sumner
Prob Judge

J M, Snodgrass [SEAL]

W P Coatty [SEAL]

David Sumner [SEAL]

[SEAL]

[SEAL]

EXECUTORS' BOND.

We, William McCoy James B Richey
Judah Doetse

are bound unto the State of Ohio, in the penal sum of Three Thousand
Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this 15th day of June
A. D. 185 7

The condition of the above obligation is such, that, whereas, the above bound

William McCoy
has this day been appointed by the Probate Court of Union County, in the
State of Ohio, Executor of the last will and testament of Jonathan McCoy
late of Union County deceased:
Now, if the said William McCoy

FIRST—shall make and return to the Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the testator, which are by law to be administered, and
which shall have come to his possession or knowledge; and also, if required by the Court, an
inventory of the real estate of the deceased: SECONDLY, shall administer according to law, and to the
will of the testator, all his goods, chattels, rights and credits, and the proceeds of all his real estate that
may be sold for the payment of his debts or legacies, which shall, at any time, come to the possession of
the Executors or to the possession of any other person for him
And, THIRDLY, shall render, upon oath, a just and true account of his
administration, within eighteen months, and at any other times, when required by the Court or the law,
then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

James Turner
Prob. Judge

William J. McCoy [SEAL]
J B Richey [SEAL]
Judah Doetse [SEAL]

[SEAL]
[SEAL]

EXECUTORS' BOND.

We, Michael Sager Mr M Robinson
& David Sager

are bound unto the State of Ohio, in the penal sum of Fourteen Thousand
Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this 12th day of Sept
A. D. 1856

The condition of the above obligation is such, that, whereas, the above bound

Michael Sager

has this day been appointed by the Probate Court of Union County, in the
State of Ohio, Executor of the last will and testament of Samuel Sager
late of Union County deceased:

Now, if the said Michael Sager:

FIRST—shall make and return to the Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the testator, which are by law to be administered, and
which shall have come to his possession or knowledge; and also, if required by the Court, an
inventory of the real estate of the deceased: SECONDLY, shall administer according to law, and to the
will of the testator, all his goods, chattels, rights and credits, and the proceeds of all his real estate that
may be sold for the payment of his debts or legacies, which shall, at any time, come to the possession of
the Executor or to the possession of any other person for him

And, THIRDLY, shall render, upon oath, a just and true account of his
administration, within eighteen months, and at any other times, when required by the Court or the law,
then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

James Linn
Robt Ingers

Michael Sager [SEAL]

Mr M Robinson [SEAL]

David Sager [SEAL]

[SEAL]

[SEAL]

EXECUTORS' BOND.

We, Joseph Temple & Horace Andrews
& Taber Randall

are bound unto the State of Ohio, in the penal sum of Six Thousand
Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this 15th day of September
A. D. 1856

The condition of the above obligation is such, that, whereas, the above bound

Joseph Temple &
has this day been appointed by the Probate Court of Union County, in the
State of Ohio, Executor of the last will and testament of Joseph Temple
late of Union County deceased:
Now, if the said Joseph Temple &:

FIRST—shall make and return to the Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the testator, which are by law to be administered, and
which shall have come to his possession or knowledge; and also, if required by the Court, an
inventory of the real estate of the deceased: SECONDLY, shall administer according to law, and to the
will of the testator, all his goods, chattels, rights and credits, and the proceeds of all his real estate that
may be sold for the payment of his debts or legacies, which shall, at any time, come to the possession of
the Executor or to the possession of any other person for him
And, THIRDLY, shall render, upon oath, a just and true account of his
administration, within eighteen months, and at any other times, when required by the Court or the law,
then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

open Court

Joseph Temple & Horace Andrews [SEAL]

Horace Andrews [SEAL]

Taber Randall [SEAL]

[SEAL]

[SEAL]

EXECUTORS' BOND.

We, Caroline Sherwood & J. S. W. House
and Rawson Wilder

are bound unto the State of Ohio, in the penal sum of one thousand
_____ Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this 29th day of January
A. D. 1860

The condition of the above obligation is such, that, whereas, the above bound Caroline
Sherwood

has on this day been appointed by the Probate Court of Union County, in the
State of Ohio, Executrix of the last will and testament of
late of Union County Ohio deceased:
Now, if the said Caroline Sherwood:

FIRST—shall make and return to the Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the testator, which are by law to be administered, and
which shall have come to her possession or knowledge; and also, if required by the Court, an
inventory of the real estate of the deceased: SECONDLY, shall administer according to law, and to the
will of the testator, all his goods, chattels, rights and credits, and the proceeds of all his real estate that
may be sold for the payment of his debts or legacies, which shall, at any time, come to the possession of
the Executrix or to the possession of any other person for her
And, THIRDLY, shall render, upon oath, a just and true account of her
administration, within eighteen months, and at any other times, when required by the Court or the law,
then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Open Court

Caroline Sherwood [SEAL]

J. S. W. House [SEAL]

Rawson Wilder [SEAL]

A true copy of
the original bond
on file in this
Court

Geo. Brown Jr.

[SEAL]

[SEAL]

EXECUTORS' BOND.

We, John B Coats John L Porter and Hylas Habine

are bound unto the State of Ohio, in the penal sum of Two thousand Dollars, to the payment of which we hereby jointly and severally obligate ourselves. Witness our hands and seals, this second day of February A. D. 1860. (1860)

The condition of the above obligation is such, that, whereas, the above bound John B Coats

has this day been appointed by the Probate Court of Union County, in the State of Ohio, Executor of the last will and testament of Samuel Sherwood late of said County deceased: Now, if the said John B Coats:

FIRST—shall make and return to the Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits, of the testator, which are by law to be administered, and which shall have come to his possession or knowledge; and also, if required by the Court, an inventory of the real estate of the deceased: SECONDLY, shall administer according to law, and to the will of the testator, all his goods, chattels, rights and credits, and the proceeds of all his real estate that may be sold for the payment of his debts or legacies, which shall, at any time, come to the possession of the executor or to the possession of any other person for him And, THIRDLY, shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other times, when required by the Court or the law, then this obligation to be void; otherwise, in full force and virtue in law.

Attest: J G Cassel } John B Coats [SEAL]
John L Rice } John L Porter [SEAL]
Hylas Habine [SEAL]

A true copy of
the original bond
on file in said
Court
Thos Brown (att) nsg [SEAL]

EXECUTORS' BOND.

WE, Mary Martin James R Smith and James Childreth

are bound unto the State of Ohio, in the penal sum of One Thousand Dollars, to the payment of which we hereby jointly and severally obligate ourselves. Witness our hands and seals, this 13th day of June A. D. 1860.

The condition of the above obligation is such, that, whereas, the above bound Mary Martin

hath this day been appointed by the Probate Court of Union County, in the State of Ohio, Executrix of the last will and testament of Elias Martin late of Said County deceased:

Now, if the said Mary Martin:
First—shall make and return to the Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits, of the testator, which are by law to be administered, and which shall have come to her possession or knowledge; and also, if required by the Court, an inventory of the real estate of the deceased: Secondly, shall administer according to law, and to the will of the testator, all his goods, chattels, rights and credits, and the proceeds of all his real estate that may be sold for the payment of his debts or legacies, which shall, at any time, come to the possession of the Executrix or to the possession of any other person for her
And, THIRDLY, shall render, upon oath, a just and true account of pay all the debts & legacies administration, within eighteen months, and at any other times, when required by the Court or the law, then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Open Court
Sho Brown Prob Judge
Sho Brown Prob Judge
James Childreth
James R Smith
Mary Martin

Mary Martin [SEAL]
James R Smith [SEAL]
James Childreth [SEAL]

I hereby certify that the above is a true copy of the original Bond on file in this Court
June 14th 1860 Sho Brown Prob [SEAL]

EXECUTORS' BOND.

WE, John McShoy Zachariah McShoy and A. Hemminger

are bound unto the State of Ohio, in the penal sum of Fifteen Hundred Dollars, to the payment of which we hereby jointly and severally obligate ourselves. Witness our hands and seals, this 10th day of November A. D. 1860.

The condition of the above obligation is such, that, whereas, the above bound John McShoy

has this day been appointed by the Probate Court of Yamien County, in the State of Ohio, Executor of the last will and testament of James McShoy late of Yamien County deceased:

Now, if the said John McShoy:
FIRST—shall make and return to the Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits, of the testator, which are by law to be administered, and which shall have come to his possession or knowledge; and also, if required by the Court, an inventory of the real estate of the deceased: SECONDLY, shall administer according to law, and to the will of the testator, all his goods, chattels, rights and credits, and the proceeds of all his real estate that may be sold for the payment of his debts or legacies, which shall, at any time, come to the possession of the Executor or to the possession of any other person for him And, THIRDLY, shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other times, when required by the Court or the law, then this obligation to be void; otherwise, in full force and virtue in law.

Attest:
Reason Wick } John McShoy [SEAL]
John McShoy } Z. McShoy [SEAL]
A. Hemminger [SEAL]

A true copy of the original bond [SEAL]
on file in Yamien County Probate Court
November 10th 1860 Chas. Brown [SEAL]

EXECUTORS' BOND.

WE, *J. B. W. Haines, W. C. Malin and John Bar*
born

are bound unto the State of Ohio, in the penal sum of *One thousand*
Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this *Seventh* day of *November*
A. D. 18*61*.

The condition of the above obligation is such, that, whereas, the above bound *J. B. W.*
Haines

has this day been appointed by the Probate Court of *Union* County, in the
State of Ohio, Executor of the last will and testament of *Edwin Bruck*
late of *Said County* deceased:

Now, if the said *J. B. W. Haines*:

FIRST—shall make and return to the Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the testator, which are by law to be administered, and
which shall have come to *his* possession or knowledge; and also, if required by the Court, an
inventory of the real estate of the deceased: SECONDLY, shall administer according to law, and to the
will of the testator, all his goods, chattels, rights and credits, and the proceeds of all his real estate that
may be sold for the payment of his debts or legacies, which shall, at any time, come to the possession of
the *Executors* or to the possession of any other person for *him*
And, THIRDLY, shall render, upon oath, a just and true account of *his*
administration, within eighteen months, and at any other times, when required by the Court or the law,
then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Thos Brown Esq
As per Court

J. B. W. Haines [SEAL]
W. C. Malin [SEAL]
John Barborn [SEAL]

A true copy of the original [SEAL]
Bond on file
Thos Brown Esq

EXECUTORS' BOND.

We, Nelson Draper John B Coats and Isaac J Sanft

are bound unto the State of Ohio, in the penal sum of One Thousand Dollars, to the payment of which we hereby jointly and severally obligate ourselves. Witness our hands and seals, this twelfth day of November A. D. 1860

The condition of the above obligation is such, that, whereas, the above bound Nelson Draper

has this day been appointed by the Probate Court of Union County, in the State of Ohio, Executor of the last will and testament of James Draper late of Said County deceased:

Now, if the said Nelson Draper:
FIRST—shall make and return to the Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits, of the testator, which are by law to be administered, and which shall have come to his possession or knowledge; and also, if required by the Court, an inventory of the real estate of the deceased: SECONDLY, shall administer according to law, and to the will of the testator, all his goods, chattels, rights and credits, and the proceeds of all his real estate that may be sold for the payment of his debts or legacies, which shall, at any time, come to the possession of the heir or to the possession of any other person for him
And, THIRDLY, shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other times, when required by the Court or the law, then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Nelson Draper [SEAL]

John B Coats [SEAL]

Isaac J Sanft [SEAL]

[SEAL]

[SEAL]

EXECUTORS' BOND.

We, *Michael Sager David Sager David Margies George Star and Andrew Ferguson*

are bound unto the State of Ohio, in the penal sum of *Five thousand* Dollars, to the payment of which we hereby jointly and severally obligate ourselves. Witness our hands and seals, this *17th* day of *November* A. D. 1860.

The condition of the above obligation is such, that, whereas, the above bound *Michael Sager*

has this day been appointed by the Probate Court of *Union* County, in the State of Ohio, Executor of the last will and testament of *John Solby* late of *Union County Ohio* deceased:

Now, if the said *Michael Sager* First—shall make and return to the Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits, of the testator, which are by law to be administered, and which shall have come to *his* possession or knowledge; and also, if required by the Court, an inventory of the real estate of the deceased: SECONDLY, shall administer according to law, and to the will of the testator, all his goods, chattels, rights and credits, and the proceeds of all his real estate that may be sold for the payment of his debts or legacies, which shall, at any time, come to the possession of the *Executor* or to the possession of any other person for And, THIRDLY, shall render, upon oath, a just and true account of administration, within eighteen months, and at any other times, when required by the Court or the law, then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

Thomas Brown Prob Judge
in open court

Michael Sager [SEAL]
David Sager [SEAL]
David Margies [SEAL]
George Star [SEAL]
A J Ferguson [SEAL]

EXECUTORS' BOND.

We, Lawrence Whitaker William Tobey A G Brooks
and A H Wilkins

are bound unto the State of Ohio, in the penal sum of Two Hundred
Dollars, to the payment of which we hereby jointly and severally obligate
ourselves. Witness our hands and seals, this First day of March
A. D. 1861.

The condition of the above obligation is such, that, whereas, the above bound Lawrence
Whitaker and William Tobey
hath this day been appointed by the Probate Court of Union County, in the
State of Ohio, Executors of the last will and testament of James Whitaker
late of Union County Ohio deceased:

Now, if the said Lawrence Whitaker & William Tobey
FIRST—shall make and return to the Court, on oath, within three months, a true inventory of all the
moneys, goods, chattels, rights and credits, of the testator, which are by law to be administered, and
which shall have come to their possession or knowledge; and also, if required by the Court, an
inventory of the real estate of the deceased: SECONDLY, shall administer according to law, and to the
will of the testator, all his goods, chattels, rights and credits, and the proceeds of all his real estate that
may be sold for the payment of his debts or legacies, which shall, at any time, come to the possession of
the said Executors or to the possession of any other person for them
And, THIRDLY, shall render, upon oath, a just and true account of Their
administration, within eighteen months, and at any other times, when required by the Court or the law,
then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

James R Smith PJ

Lawrence Whitaker [SEAL]

William Tobey [SEAL]

A G Brooks [SEAL]

A H Wilkins [SEAL]

a true copy of the original as on file [SEAL]
in this office
James R Smith PJ

EXECUTORS' BOND.

We, James McAllister Samuel Scott and Jonathan Moore

are bound unto the State of Ohio, in the penal sum of Eight hundred Dollars, to the payment of which we hereby jointly and severally obligate ourselves. Witness our hands and seals, this Sixth day of July A. D. 1861.

The condition of the above obligation is such, that, whereas, the above bound James McAllister

has this day been appointed by the Probate Court of Union County, in the State of Ohio, Executor of the last will and testament of William Scott late of Union County Ohio deceased:

Now, if the said James McAllister:

FIRST—shall make and return to the Court, on oath, within three months, a true inventory of all the moneys, goods, chattels, rights and credits, of the testator, which are by law to be administered, and which shall have come to his possession or knowledge; and also, if required by the Court, an inventory of the real estate of the deceased: SECONDLY, shall administer according to law, and to the will of the testator, all his goods, chattels, rights and credits, and the proceeds of all his real estate that may be sold for the payment of his debts or legacies, which shall, at any time, come to the possession of the Executor or to the possession of any other person for him And, THIRDLY, shall render, upon oath, a just and true account of his administration, within eighteen months, and at any other times, when required by the Court or the law, then this obligation to be void; otherwise, in full force and virtue in law.

Attest:

James R Smith
David Shuman

James McAllister [SEAL]
Samuel Scott [SEAL]
Jonathan Moore [SEAL]

a true of the original on file in this office James R Smith P L [SEAL]

[GUARDIANS' BOND.]

(Copy)

We, Jacob C Sidle John Barbour
J B W Haynes

hereby acknowledge ourselves to be indebted to the State of Ohio, in the penal sum of Two
hundred Dollars, to the payment of which we jointly and severally bind
ourselves. Witness our hands and seals, this sixth day of March
A. D., 1855.

The condition of the above obligation is such, that, whereas, the said

Jacob C Sidle

has ~~the~~ this day been appointed by the Probate Court of Union County in the State of
Ohio, Guardian of Israel A Clark

minor and legal representative of Israel A Clark
late of said county, deceased:

Now, if the said Guardian shall discharge, with fidelity, the trust reposed in him as aforesaid;
shall render an accurate statement of his transactions, with a just account of the profits arising and
accruing from the real and personal estate of his said ward and shall deliver up the same to the
Court when thereunto required, then this obligation to be void; otherwise in full force and virtue in law.

Attest:

Open Court
copy

Jacob C Sidle [SEAL]

John Barbour [SEAL]

J B W Haynes [SEAL]

[SEAL]

[SEAL]

We A R Bowen & C A Phelps.
 hereby acknowledge ourselves to be indebted to the
 State of Ohio in the penal sum of one hundred
 Dollars to the payment of which we jointly
 bind ourselves. Witness our hands and seals
 this 23rd day of March A D 1855

The condition of the above obligation
 is such that whereas the said, A R Bowen
 has this day been appointed by the Probate
 Court of Union County in the State of Ohio
 Guardian of Anna Maria Bowie, minor
 and legal representative of William Bowie
 late of said County deceased, now if the said
 Guardian shall discharge with fidelity
 the trust reposed in him as aforesaid shall
 render an accurate statement of his
 transactions with a just account of his
 and accruing from the real and personal
 estate of his said ward and shall deliver
 up the same to the court when thereunto
 required then this obligation to be void
 otherwise to remain in full force

Attest
 open court

A R Bowen *(signature)*
 C A Phelps *(signature)*

W^r. James Innes

John B

hereby acknowledge ourselves
(signature)
 ourselves. Witness our hands
 A. D., 1855.

The condition of the above

had this day been appointed
 Ohio, Guardian of Anna

Frederick
 Jane Mc
 McNeal
 and four

minors, and legal representa
 late of Union county, deceased:

Now, if the said Guardian
 shall render an accurate state
 accruing from the real and p
 Court when thereunto require

Attest:

open court

copy

[GUARDIANS' BOND.]

We, James Brown John W Thompson & John Barbour

hereby acknowledge ourselves to be indebted to the State of Ohio, in the penal sum of Six hundred Dollars, to the payment of which we jointly and severally bind ourselves. Witness our hands and seals, this Tenth day of March A. D., 1855.

The condition of the above obligation is such, that, whereas, the said James Brown

has this day been appointed by the Probate Court of Union County in the State of Ohio, Guardian of Allen McKeel aged 17 years

Frederick McKeel aged 12 years Mary Jane McKeel aged 10 years Isaac McKeel aged 8 years & Christiana McKeel aged four years

minors and legal representative of Daniel W McKeel late of Mass county, deceased:

Now, if the said Guardian shall discharge, with fidelity, the trust reposed in him as aforesaid; shall render an accurate statement of his transactions, with a just account of the profits arising and accruing from the real and personal estate of his said ward and shall deliver up the same to the Court when thereunto required, then this obligation to be void; otherwise in full force and virtue in law.

Attest:
open court
copy

James Brown [SEAL]
John W Thompson [SEAL]
John Barbour [SEAL]

[SEAL]

[SEAL]

Shs.
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County
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A R Bowen
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State of Ohio
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thereunto
to be void
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Bowen
Helps

[GUARDIANS' BOND.]

We, William C Wood Luther Wood and
Nathan McWilliams

hereby acknowledge ourselves to be indebted to the State of Ohio, in the penal sum of Eighteen
hundred Dollars, to the payment of which we jointly and severally bind
ourselves. Witness our hands and seals, this 21st day of March
A. D., 185 .

The condition of the above obligation is such, that, whereas, the said William C
Wood

has this day been appointed by the Probate Court of Union County in the State of
Ohio, Guardian of Alameda Need James B Need and of
Jared B Need

minor and legal representative of James B. Need
late of said county, deceased:

Now, if the said Guardian shall discharge, with fidelity, the trust reposed in him as aforesaid;
shall render an accurate statement of his transactions, with a just account of the profits arising and
accruing from the real and personal estate of said ward and shall deliver up the same to the
Court when thereunto required, then this obligation to be void; otherwise in full force and virtue in law.

Attest:

Open Court }

copy

Wm C Wood [SEAL]

Luther Wood [SEAL]

Nathan McWilliams [SEAL]

[SEAL]

[SEAL]

[GUARDIANS' BOND.]

We, William C Wood Nathan McWilliams
and Luther Wood

herby acknowledge ourselves to be indebted to the State of Ohio, in the penal sum of Six Hun
dred ————— Dollars, to the payment of which we jointly and severally bind
ourselves. Witness our hands and seals, this Twenty first day of March
A. D., 1857.

The condition of the above obligation is such, that, whereas, the said William C Wood

has this day been appointed by the Probate Court of Union County in the State of
Ohio, Guardian of Marcus Reed

minor and legal representative of James C Reed
late of said county, deceased :

Now, if the said Guardian shall discharge, with fidelity, the trust reposed in him as aforesaid;
shall render an accurate statement of his transactions, with a just account of the profits arising and
accruing from the real and personal estate of said ward and shall deliver up the same to the
Court when thereunto required, then this obligation to be void; otherwise in full force and virtue in law.

Attest:

Open Court }

1857 }

William C Wood [SEAL]

Nathan McWilliams [SEAL]

Luther Wood [SEAL]

[SEAL]

[SEAL]

[GUARDIANS' BOND.]

We, Mary Ann Hathaway G. N. Hopkins and
R. S. Reed

hereby acknowledge ourselves to be indebted to the State of Ohio, in the penal sum of One thousand
and Dollars, to the payment of which we jointly and severally bind
ourselves. Witness our hands and seals, this Twenty first day of March
A. D., 1853.

The condition of the above obligation is such, that, whereas, the said Mary Ann Hath
away

has this day been appointed by the Probate Court of Union County in the State of
Ohio, Guardian of Anna E. Maria L. Helen, Martha, Elias
Benjamin W. Mary Ann, and Ebenezer S.
Hathaway

minor and legal representative of Ebenezer S. Hathaway
late of said county, deceased:

Now, if the said Guardian shall discharge, with fidelity, the trust reposed in her as aforesaid;
shall render an accurate statement of her transactions, with a just account of the profits arising and
accruing from the real and personal estate of said ward and shall deliver up the same to the
Court when thereunto required, then this obligation to be void; otherwise in full force and virtue in law.

Attest:

Open Court }

Mary Ann Hathaway [SEAL]
G. N. Hopkins [SEAL]
R. S. Reed [SEAL]

(Copy)

[SEAL]

[SEAL]

[GUARDIANS' BOND.]

We, John Reed 3^d William W. Woods and
Elyhas Burnham

hereby acknowledge ourselves to be indebted to the State of Ohio, in the penal sum of Eight
hundred Dollars, to the payment of which we jointly and severally bind
ourselves. Witness our hands and seals, this 28th day of March
A. D., 1853.

The condition of the above obligation is such, that, whereas, the said John Reed 3^d

has this day been appointed by the Probate Court of Union County in the State of
Ohio, Guardian of Samuel H. Herbert aged eighteen years
and of Mary A. Herbert aged twelve years

minor and legal representative of Elijah Herbert
late of said county, deceased:

Now, if the said Guardian shall discharge, with fidelity, the trust reposed in him as aforesaid;
shall render an accurate statement of his transactions, with a just account of the profits arising and
accruing from the real and personal estate of his said ward and shall deliver up the same to the
Court when thereunto required, then this obligation to be void; otherwise in full force and virtue in law.

Attest:

Open Court }

John Reed 3^d [SEAL]

W. W. Woods [SEAL]

Elyhas Burnham [SEAL]

[SEAL]

[SEAL]

(L. J. J.)

We Josiah Blue Hamilton Blue ¹⁷⁶
 & James Smith, hereby acknowledge
 ourselves to be indebted to the State of Ohio
 in the penal sum of Five hundred dollars
 to the payment of which we jointly and
 severally bind ourselves. Witness our
 hands and seals this 12th day of April
 AD 1855. The condition of the above
 obligation is such that whereas the
 said Josiah Blue has this day
 been appointed by the Probate Court
 of Union County in the State of Ohio
 guardian of Mary Orahoo
 aged Eleven months minor
 and legal representative of Joseph
 Orahoo late of said county died
 Now if the said guardian shall
 discharge with fidelity the trust
 reposed in him as aforesaid shall
 render and accise a statement
 of his transactions with a Just
 account arising and accruing
 from the real and personal estate
 of his said ward and shall deliver
 up the same to the court when thereunto
 require then this obligation to be void
 otherwise to remain in full force

Attest

open court

Josiah Blue (S)
 James Smith (S)
 Hamilton Blue (S)

[GUARDIANS' BOND.]

WE, Joseph M Browne N O Reed and Ira C Johnston

hereby acknowledge ourselves to be indebted to the State of Ohio, in the penal sum of One Thousand Dollars, to the payment of which we jointly and severally bind ourselves. Witness our hands and seals, this 28th day of March A. D., 1857.

The condition of the above obligation is such, that, whereas, the said Joseph M Browne

has this day been appointed by the Probate Court of Union County in the State of Ohio, Guardian of William Jackson Harbert aged eight years of Rebecca Jane Harbert aged six years and of Bonetta Harbert aged two years

minor, and legal representatives of Elijah Harbert late of said county, deceased:

Now, if the said Guardian shall discharge, with fidelity, the trust reposed in him as aforesaid: shall render an accurate statement of his transactions, with a just account of the profits arising and accruing from the real and personal estate of his said ward and shall deliver up the same to the Court when thereunto required, then this obligation to be void; otherwise in full force and virtue in law.

Attest:

Open Court

(copy)

Joseph M Browne [SEAL]

N O Reed [SEAL]

Ira C Johnston [SEAL]

[SEAL]

[SEAL]

[Faint text]

[GUARDIANS' BOND.]

We, Asemath Fairfield, Alfred V. Morse
and Gregory Hawley

hereby acknowledge ourselves to be indebted to the State of Ohio, in the penal sum of Three
Thousand Dollars, to the payment of which we jointly and severally bind
ourselves. Witness our hands and seals, this 14th day of April
A. D., 1853.

The condition of the above obligation is such, that, whereas, the said Asemath Fair
field

has on this day been appointed by the Probate Court of Union County in the State of
Ohio, Guardian of Charles J. Fairfield, Julia Ann Fair
field, Clara J. Fairfield, Lewis B. Fairfield,
Belia W. Fairfield and Henrietta J.
Fairfield

minor and legal representative of Jacob Fairfield
late of said county, deceased:

Now, if the said Guardian shall discharge, with fidelity, the trust reposed in her as aforesaid;
shall render an accurate statement of her transactions, with a just account of the profits arising and
accruing from the real and personal estate of her said ward and shall deliver up the same to the
Court when thereunto required, then this obligation to be void; otherwise in full force and virtue in law.

Attest:

Open Court }

Asemath Fairfield [SEAL]

Alfred V. Morse [SEAL]

Gregory Hawley [SEAL]

[SEAL]

[SEAL]

[GUARDIANS' BOND.]

WE, Alfred V. Morse Gregory Hawley and William Reed

hereby acknowledge ourselves to be indebted to the State of Ohio, in the penal sum of Twelve hundred Dollars, to the payment of which we jointly and severally bind ourselves. Witness our hands and seals, this 14th day of April A. D., 1853.

The condition of the above obligation is such, that, whereas, the said Alfred V. Morse

has this day been appointed by the Probate Court of Union County in the State of Ohio, Guardian of Serial Lyon aged fourteen years

minor and legal representative of Benjamin D Lyon late of said county, deceased:

Now, if the said Guardian shall discharge, with fidelity, the trust reposed in him as aforesaid; shall render an accurate statement of his transactions, with a just account of the profits arising and accruing from the real and personal estate of his said ward and shall deliver up the same to the Court when thereunto required, then this obligation to be void; otherwise in full force and virtue in law.

Attest:

Open Court }

Alfred V. Morse [SEAL]

Gregory Hawley [SEAL]

William Reed [SEAL]

[SEAL]

[SEAL]

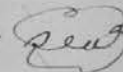


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¹⁸⁷
We Thomas Brown John Cassil & James
W Robinson hereby acknowledge ourselves
to be indebted to the State of Ohio in the
penal sum of Two thousand dollars to the
payment of which we jointly and severally
bind our selves. Witness our hands and
seals this 13th day of April A.D. 1855

The condition of the above obligation
is such that whereas the said Thomas
Brown has this day been appointed
by the Probate Court of Union County
in the State of Ohio Guardian of
Solomon Neal Lunatic late of
said County. Now if the said Guardian
shall discharge, with fidelity the Trust
reposed in him as aforesaid, shall render
an accurate statement of his transactions
with the Trust account arising and
accruing from the real and personal
Estate of his said ward and shall
deliver up the same to the Court when
thereunto required then this obligation
to be void otherwise to remain in full
force

Attest
open court

(copy)

Thomas Brown 
John Cassil 
James W Robinson 

We, Samuel D

William

hereby acknowledge oursel

thousand

ourselves. Witness our ha

A. D., 1857.

The condition of the ab

has this day been appo

Ohio, Guardian of Will

Caldwell

minor and legal represe
late of said county, deceas

Now, if the said Guardia
shall render an accurate st
accruing from the real and
Court when thereunto requ

Attest:

Open Cour

(Copy)

[GUARDIANS' BOND.]

We, Samuel I Robinson James Robinson and
William M Robinson

hereby acknowledge ourselves to be indebted to the State of Ohio, in the penal sum of Four
Thousand Dollars, to the payment of which we jointly and severally bind
ourselves. Witness our hands and seals, this Eleventh day of June
A. D., 1857.

The condition of the above obligation is such, that, whereas, the said Samuel I Robinson

has on this day been appointed by the Probate Court of Union County in the State of
Ohio, Guardian of William Arthur Caldwell and of John Albert
Caldwell

minor and legal representative of John Caldwell
late of said county, deceased:

Now, if the said Guardian shall discharge, with fidelity, the trust reposed in him as aforesaid;
shall render an accurate statement of his transactions, with a just account of the profits arising and
accruing from the real and personal estate of his said ward and shall deliver up the same to the
Court when thereunto required, then this obligation to be void; otherwise in full force and virtue in law.

Attest:
Open Court

Samuel I. Robinson [SEAL]

Wm M. Robinson [SEAL]

James Robinson [SEAL]

[SEAL]

[SEAL]

(Copy.)

[GUARDIANS' BOND.] (Copy)

We, Cyprian Lee and Levi Phelps

hereby acknowledge ourselves to be indebted to the State of Ohio, in the penal sum of Two thousand
and _____ Dollars, to the payment of which we jointly and severally bind
ourselves. Witness our hands and seals, this 8th day of August
A. D., 1853.

The condition of the above obligation is such, that, whereas, the said Cyprian Lee

has this day been appointed by the Probate Court of Union County in the State of
Ohio, Guardian of John Oranle Brown

minor and legal representative of James H. Brown
late of said county, deceased :

Now, if the said Guardian shall discharge, with fidelity, the trust reposed in him as aforesaid ;
shall render an accurate statement of his transactions, with a just account of the profits arising and
accruing from the real and personal estate of his said ward and shall deliver up the same to the
Court when thereunto required, then this obligation to be void; otherwise in full force and virtue in law.

Attest :

Open Court }

Cyprian Lee [SEAL]

Levi Phelps [SEAL]

[SEAL]

[SEAL]

[SEAL]

¹⁹² We Atwell Grubbs & Christopher Grubbs
hereby acknowledge ourselves to be indebted
to the State of Ohio in the penal sum of Two
hundred Dollars to the payment of which
we jointly and severally bind ourselves
witness our hands and seals this 21st
day of April A. D. 1855, The condition of
the above obligation is such that whereas
the said Atwell Grubbs has this day been
appointed by the probate Court of Union
County in the State of Ohio Guardian
of John D Lyon, Minor and legal
representative of Elias C Lyon late of
said County deceased. Now if the said
Guardian shall discharge with fidelity
the trust reposed in him as aforesaid
shall render an accurate statement
of his transactions with a just account
arising and accruing from the real
and personal estate of his said ward
and shall deliver up the same to the
court when thereunto required then
this obligation to be void otherwise
to remain in full force

Attest
open court

Atwell Grubbs
Christopher Grubbs

We, Thomas

hereby acknowledge our
deed
ourselves. Witness our hands
A. D., 1855.

The condition of the ab

has this day been appointed
Ohio, Guardian of Do

minor and legal representative
late of said county, deceased
Now, if the said Guardian
shall render an accurate statement
arising from the real and
Court when thereunto required

Attest:

Open Court

[GUARDIANS' BOND.]

copy

We, Thomas Clark and James Wilson

hereby acknowledge ourselves to be indebted to the State of Ohio, in the penal sum of One hundred Dollars, to the payment of which we jointly and severally bind ourselves. Witness our hands and seals, this 24th day of June A. D., 1857.

The condition of the above obligation is such, that, whereas, the said Thomas Clark

has this day been appointed by the Probate Court of Union County in the State of Ohio, Guardian of Dora Cranston

minor and legal representative of Matilda Cranston late of said county, deceased:

Now, if the said Guardian shall discharge, with fidelity, the trust reposed in him as aforesaid; shall render an accurate statement of his transactions, with a just account of the profits arising and accruing from the real and personal estate of his said ward and shall deliver up the same to the Court when thereunto required, then this obligation to be void; otherwise in full force and virtue in law.

Attest:

Open Court

Thomas Clark [SEAL]

James Wilson [SEAL]

[SEAL]

[SEAL]

[SEAL]

John Grubbs
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John Grubbs

[GUARDIANS' BOND.] (Copy)

WE, K L Wood Luther Wood and William C Wood

hereby acknowledge ourselves to be indebted to the State of Ohio, in the penal sum of Two thousand Dollars, to the payment of which we jointly and severally bind ourselves. Witness our hands and seals, this 24th day of June A. D., 1853.

The condition of the above obligation is such, that, whereas, the said K L Wood

has this day been appointed by the Probate Court of Union County in the State of Ohio, Guardian of John K. Wood minor child of the said K L Wood

minor and legal representative of _____ late of said county, deceased:

Now, if the said Guardian shall discharge, with fidelity, the trust reposed in him as aforesaid; shall render an accurate statement of his transactions, with a just account of the profits arising and accruing from the real and personal estate of his said ward and shall deliver up the same to the Court when thereunto required, then this obligation to be void; otherwise in full force and virtue in law.

Attest:

Open Court }

K. L. Wood [SEAL]

Luther Wood [SEAL]

[SEAL]

[SEAL]

[SEAL]

¹⁹⁸ We James Thompson & Joshua Judy
humbly acknowledge our selves to be
Indebted to the State of Ohio in the precise
Sum of Fifteen Hundred dollars to the
payment of which we jointly and severally
bind ourselves, witness our hands and
seals this 19th day of May A.D. 1855

The condition of the above obligation
is such that whereas the said James
Thompson has this day been appointed
by the Probate Court of Union County in
the State of Ohio Guardian of Lewis
Jenkins aged nineteen years in January
last, minor and legal Representative of
Lewis Jenkins Late of said County, dec'd.
Now if the said Guardian shall discharge
with fidelity the trust reposed in him as
aforesaid, shall render an accurate
Statement of his transactions with a
just account arising and accruing
from the real and personal Estate
of his said ward and shall deliver
up the same to the Court when thereunto
required then this obligation to be void
otherwise to remain in full force

Attest
open court

James Thompson
Joshua Judy

We, Levi P.
Clemens

hereby acknowledge our
hundred
ourselves. Witness our h
A. D., 1853.

The condition of the ab

has this day been appo
Ohio, Guardian of

minor and legal represen
late of said county, decease
Now, if the said Guardia
shall render an accurate sta
accruing from the real and
Court when thereunto requi

Attest:

John T. Hal
My Patric

[GUARDIANS' BOND.]

We, Levi Patrick Jared St Clement & David S Clement

hereby acknowledge ourselves to be indebted to the State of Ohio, in the penal sum of four hundred Dollars, to the payment of which we jointly and severally bind ourselves. Witness our hands and seals, this 11th day of July A. D., 1853.

The condition of the above obligation is such, that, whereas, the said Levi Patrick

has this day been appointed by the Probate Court of Union County in the State of Ohio, Guardian of David Patrick

minor and legal representative of Sra Patrick late of said county, deceased:

Now, if the said Guardian shall discharge, with fidelity, the trust reposed in him as aforesaid; shall render an accurate statement of his transactions, with a just account of the profits arising and accruing from the real and personal estate of his said ward and shall deliver up the same to the Court when thereunto required, then this obligation to be void; otherwise in full force and virtue in law.

Attest:

John T. Sabu
M. J. Patrick

Levi Patrick [SEAL]

Jared St. Clement [SEAL]

David S. Clement [SEAL]

[SEAL]

[SEAL]

[GUARDIANS' BOND.]

We, John W Thompson James Smith and Alexander McAlister

hereby acknowledge ourselves to be indebted to the State of Ohio, in the penal sum of fifteen hundred Dollars, to the payment of which we jointly and severally bind ourselves. Witness our hands and seals, this 26th day of July A. D., 1853.

The condition of the above obligation is such, that, whereas, the said John W Thomp
son

has this day been appointed by the Probate Court of Union County in the State of Ohio, Guardian of John Westley Evans Thomas Evans Vir
ginia Ellen Evans & Birl Evans

minor and legal representative of Thomas Evans
late of said county, deceased :

Now, if the said Guardian shall discharge, with fidelity, the trust reposed in him as aforesaid ; shall render an accurate statement of his transactions, with a just account of the profits arising and accruing from the real and personal estate of his said ward and shall deliver up the same to the Court when thereunto required, then this obligation to be void; otherwise in full force and virtue in law.

Attest :

Open Court }

John W. Thompson [SEAL]
Alexander McAlister [SEAL]

[SEAL]

[SEAL]

[SEAL]

[GUARDIANS' BOND.] (Copy)

We, Edmund Turner, James E. Harriott

hereby acknowledge ourselves to be indebted to the State of Ohio, in the penal sum of Three hundred Dollars, to the payment of which we jointly and severally bind ourselves. Witness our hands and seals, this 27th day of July A. D., 1853.

The condition of the above obligation is such, that, whereas, the said Edmund Turner

has this day been appointed by the Probate Court of Union County in the State of Ohio, Guardian of George Zegmber

minor and legal representative of Henry Zegmber late of said county, deceased:

Now, if the said Guardian shall discharge, with fidelity, the trust reposed in him as aforesaid; shall render an accurate statement of his transactions, with a just account of the profits arising and accruing from the real and personal estate of his said ward and shall deliver up the same to the Court when thereunto required, then this obligation to be void; otherwise in full force and virtue in law.

Attest:
Open Court

Edmund Turner [SEAL]
James E. Harriott [SEAL]

[SEAL]
[SEAL]
[SEAL]

[GUARDIANS' BOND.] (Copy)

We, Mary Russell Nathan McWilliams
and Vandaver Reed

hereby acknowledge ourselves to be indebted to the State of Ohio, in the penal sum of Thirty five
hundred Dollars, to the payment of which we jointly and severally bind
ourselves. Witness our hands and seals, this 19th day of August
A. D., 185 3.

The condition of the above obligation is such, that, whereas, the said Mary Russell

has this day been appointed by the Probate Court of Union County in the State of
Ohio, Guardian of William Stewart

minor and legal representative of William Stewart
late of said county, deceased:

Now, if the said Guardian shall discharge, with fidelity, the trust reposed in her as aforesaid;
shall render an accurate statement of her transactions, with a just account of the profits arising and
accruing from the real and personal estate of her said ward and shall deliver up the same to the
Court when thereunto required, then this obligation to be void; otherwise in full force and virtue in law.

Attest:

Open Court }

Mary Russell [SEAL]

Nathan McWilliams [SEAL]

Vandaver Reed [SEAL]

[SEAL]

[SEAL]

[GUARDIANS' BOND.]

copy

We, William C Wood and Nathan McWilliams
lians

hereby acknowledge ourselves to be indebted to the State of Ohio, in the penal sum of Five
hundred Dollars, to the payment of which we jointly and severally bind
ourselves. Witness our hands and seals, this twelfth day of September
A. D., 1853.

The condition of the above obligation is such, that, whereas, the said William C Wood

has this day been appointed by the Probate Court of Union County in the State of
Ohio, Guardian of Almeda Reed

minor and legal representative of James C Reed
late of said county, deceased :

Now, if the said Guardian shall discharge, with fidelity, the trust reposed in him as aforesaid ;
shall render an accurate statement of his transactions, with a just account of the profits arising and
accruing from the real and personal estate of his said ward and shall deliver up the same to the
Court when thereunto required, then this obligation to be void; otherwise in full force and virtue in law.

Attest :

Open Court

Wm C Wood [SEAL]

Nathan McWilliams [SEAL]

[SEAL]

[SEAL]

[SEAL]

[GUARDIANS' BOND.]

Copy

WE, Lydia Patrick Hennum Kent — and
Daniel H. Cowen

hereby acknowledge ourselves to be indebted to the State of Ohio, in the penal sum of four hundred
died Dollars, to the payment of which we jointly and severally bind
ourselves. Witness our hands and seals, this 26th day of October
A. D., 1853.

The condition of the above obligation is such, that, whereas, the said Lydia Patrick

has been appointed by the Probate Court of Union County in the State of
Ohio, Guardian of James Patrick

minor and legal representative of John Patrick
late of said county, deceased :

Now, if the said Guardian shall discharge, with fidelity, the trust reposed in her as aforesaid ;
shall render an accurate statement of her transactions, with a just account of the profits arising and
accruing from the real and personal estate of her said ward and shall deliver up the same to the
Court when thereunto required, then this obligation to be void; otherwise in full force and virtue in law.

Attest :

Open Court }

Lydia Patrick [SEAL]

Abiram Kent [SEAL]

Daniel H. Cowen [SEAL]

[SEAL]

[SEAL]

[GUARDIANS' BOND.] (Copy)

We, John Cassil A G Cassil and B Welch

hereby acknowledge ourselves to be indebted to the State of Ohio, in the penal sum of Five Thousand Dollars, to the payment of which we jointly and severally bind ourselves. Witness our hands and seals, this 19th day of November A. D., 1853.

The condition of the above obligation is such, that, whereas, the said John Cassil

has this day been appointed by the Probate Court of Union County in the State of Ohio, Guardian of Jane Cal Olive G Coe and Martha Coe

minor, and legal representative of Daniel Coe late of said county, deceased:

Now, if the said Guardian shall discharge, with fidelity, the trust reposed in him as aforesaid; shall render an accurate statement of his transactions, with a just account of the profits arising and accruing from the real and personal estate of his said ward and shall deliver up the same to the Court when thereunto required, then this obligation to be void; otherwise in full force and virtue in law.

Attest:

Open Court }

John Cassil [SEAL]
G A Cassil [SEAL]
B Welch [SEAL]

[SEAL]

[SEAL]

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[SEAL]
[SEAL]
[SEAL]
[SEAL]
[SEAL]

[GUARDIANS' BOND.] Copy

WE, Samuel K Need Joshua Marshall and
Summer Payne

hereby acknowledge ourselves to be indebted to the State of Ohio, in the penal sum of Twelve
hundred Dollars, to the payment of which we jointly and severally bind
ourselves. Witness our hands and seals, this 22nd day of November
A. D., 1853.

The condition of the above obligation is such, that, whereas, the said Samuel K
Need

has this day been appointed by the Probate Court of Union County in the State of
Ohio, Guardian of Benjamin Locke

minor and legal representative of John Locke
late of said county, deceased:

Now, if the said Guardian shall discharge, with fidelity, the trust reposed in him as aforesaid;
shall render an accurate statement of his transactions, with a just account of the profits arising and
accruing from the real and personal estate of his said ward and shall deliver up the same to the
Court when thereunto required, then this obligation to be void; otherwise in full force and virtue in law.

Attest:
Open Court }

S K Need [SEAL]
Joshua Marshall [SEAL]
Summer Payne [SEAL]
[SEAL]
[SEAL]

[GUARDIAN'S BOND.]

We, Moses P. Nice William Reed

hereby acknowledge ourselves to be indebted to the State of Ohio, in the penal sum of One thousand and no dollars Dollars, to the payment of which we jointly and severally bind ourselves. Witness our hands and seals, this twelfth day of December A. D., 1853.

The condition of the above obligation is such, that, whereas, the said, Moses P. Nice

has this day been appointed by the Probate Court of Union County in the State of Ohio, Guardian of David Patrick and his heirs Patrick

minor and legal representative of Sarah Patrick late of said county, deceased:

Now, if the said Guardian shall discharge, with fidelity, the trust reposed in him as aforesaid; shall render an accurate statement of his transactions, with a just account of the profits arising and accruing from the real and personal estate of his said ward and shall deliver up the same to the Court when thereunto required, then this obligation to be void; otherwise in full force and virtue in law.

Attest:

Open Court }

Moses P. Nice [SEAL]

William Reed [SEAL]

[SEAL]

[SEAL]

[SEAL]

[GUARDIANS' BOND.]

WE, James W Robinson James Turner and William M Robinson

hereby acknowledge ourselves to be indebted to the State of Ohio, in the penal sum of Five hundred Dollars, to the payment of which we jointly and severally bind ourselves. Witness our hands and seals, this fourteenth day of December A. D., 185 3.

The condition of the above obligation is such, that, whereas, the said James W Rob-
inson

has this day been appointed by the Probate Court of Union County in the State of Ohio, Guardian of Lavinia Sepp Penilla Sepp and Mrs
Mrs Ellen Sepp

minor and legal representative of Volburg Sepp & Martha Ann Sepp late of said county, deceased:

Now, if the said Guardian shall discharge, with fidelity, the trust reposed in him as aforesaid; shall render an accurate statement of his transactions, with a just account of the profits arising and accruing from the real and personal estate of his said wards and shall deliver up the same to the Court when thereunto required, then this obligation to be void; otherwise in full force and virtue in law.

Attest:

Open Court }

James W Robinson [SEAL]

James Turner [SEAL]

Wm M Robinson [SEAL]

[SEAL]

[SEAL]

[GUARDIANS' BOND.]

We, David Tanner and Norwante Allen

hereby acknowledge ourselves to be indebted to the State of Ohio, in the penal sum of Two hundred Dollars, to the payment of which we jointly and severally bind ourselves. Witness our hands and seals, this 1st day of February A. D., 1854.

The condition of the above obligation is such, that, whereas, the said David Tanner

has this day been appointed by the Probate Court of Union County in the State of Ohio, Guardian of Abner K. Tanner

minor and legal representative of Abel Tanner
late of said county, deceased:

Now, if the said Guardian shall discharge, with fidelity, the trust reposed in him as aforesaid; shall render an accurate statement of his transactions, with a just account of the profits arising and accruing from the real and personal estate of his said ward and shall deliver up the same to the Court when thereunto required, then this obligation to be void; otherwise in full force and virtue in law.

Attest:

Open Court }David Tanner

[SEAL]

Norwante Allen

[SEAL]

[SEAL]

[SEAL]

[SEAL]

[GUARDIANS' BOND.]

We, John P Graham and Thomas N Price

hereby acknowledge ourselves to be indebted to the State of Ohio, in the penal sum of Three hundred Dollars, to the payment of which we jointly and severally bind ourselves. Witness our hands and seals, this 6th day of February A. D., 1854.

The condition of the above obligation is such, that, whereas, the said John P Graham

has this day been appointed by the Probate Court of Union County in the State of Ohio, Guardian of Walter Headley and Martha Headley

minor and legal representative of Samuel F Headley late of said county, deceased :

Now, if the said Guardian shall discharge, with fidelity, the trust reposed in him as aforesaid ; shall render an accurate statement of his transactions, with a just account of the profits arising and accruing from the real and personal estate of his said ward and shall deliver up the same to the Court when thereunto required, then this obligation to be void; otherwise in full force and virtue in law.

Attest :

Open Court } John P Graham [SEAL]
 } Thomas N. Price [SEAL]

[SEAL]

[SEAL]

[SEAL]

[GUARDIANS' BOND.]

We, Jonah Baldwin and Henry Baldwin

hereby acknowledge ourselves to be indebted to the State of Ohio, in the penal sum of four hundred
died Dollars, to the payment of which we jointly and severally bind
ourselves. Witness our hands and seals, this seventeenth day of March
A. D., 1854.

The condition of the above obligation is such, that, whereas, the said Jonah Baldwin

has this day been appointed by the Probate Court of Union County in the State of
Ohio, Guardian of David E. Baldwin

minor and legal representative of Andrew
late of said county, deceased:

Now, if the said Guardian shall discharge, with fidelity, the trust reposed in him as aforesaid;
shall render an accurate statement of his transactions, with a just account of the profits arising and
accruing from the real and personal estate of his said ward and shall deliver up the same to the
Court when thereunto required, then this obligation to be void; otherwise in full force and virtue in law.

Attest:

Silas Baldwin }
Ellis Elliott }

Jonah Baldwin [SEAL]

Henry Baldwin [SEAL]

[SEAL]

[SEAL]

[SEAL]

[GUARDIANS' BOND.]

We, William McCreay Joshua Marshall and James M. Welsh

hereby acknowledge ourselves to be indebted to the State of Ohio, in the penal sum of one thousand Dollars, to the payment of which we jointly and severally bind ourselves. Witness our hands and seals, this 8th day of April A. D., 1854.

The condition of the above obligation is such, that, whereas, the said William McCreay

has h this day been appointed by the Probate Court of Union County in the State of Ohio, Guardian of James McCreay

child
minor ~~and legal representative~~ of himself said William McCreay
~~late~~ of said county, deceased:

Now, if the said Guardian shall discharge, with fidelity, the trust reposed in him as aforesaid; shall render an accurate statement of his transactions, with a just account of the profits arising and accruing from the real and personal estate of his said ward and shall deliver up the same to the Court when thereunto required, then this obligation to be void; otherwise in full force and virtue in law.

Attest:

Open Court

William ^{his} X McCreay [SEAL]
_{mark}

Joshua Marshall [SEAL]

J. M. Welsh [SEAL]

[SEAL]

[SEAL]

We Alexander Davis Joshua Judy and
 hereby acknowledge ourselves to be indebted to the
 State of Ohio in the penal sum of two hundred
 dollars to the payment of which we jointly and
 severally bind our selves. Witness our hands and
 seals this 24th day of January A.D. 1855


The condition of the above obligation is such
 that whereas the said Alexander Davis
 has this day been appointed by the Probate Court
 of Union County in the State of Ohio Guardian of
 William Thomas Davis and ~~his~~ his minor
 Children and Legatees of John Paver deceased

Now if the said Guardian shall discharge with
 fidelity the trust reposed in him as aforesaid,
 shall render an accurate statement of his trans-
 actions with a just account of the profits aris-
 ing and accruing from the real and personal
 estate of his wards and shall deliver up the
 same to the Court when thereunto required
 then this obligation to be void otherwise in
 full force and virtue in law

Testest

Open Court

Alexander Davis 

Joshua Judy 



[GUARDIANS' BOND.]

We, John Fleck and John Fleck Jr

hereby acknowledge ourselves to be indebted to the State of Ohio, in the penal sum of Three hundred
dred Dollars, to the payment of which we jointly and severally bind
ourselves. Witness our hands and seals, this 13th day of April
A. D., 1854.

The condition of the above obligation is such, that, whereas, the said John Fleck

has this day been appointed by the Probate Court of Union County in the State of
Ohio, Guardian of Margaret Fleck William Fleck and Maudens
Fleck

minor ~~and legal representative~~ ^{Children} of the said John Fleck and of Mary Fleck
late of said county, deceased:

Now, if the said Guardian shall discharge, with fidelity, the trust reposed in him as aforesaid;
shall render an accurate statement of his transactions, with a just account of the profits arising and
accruing from the real and personal estate of his said ward and shall deliver up the same to the
Court when thereunto required, then this obligation to be void; otherwise in full force and virtue in law.

Attest:

Open Court }

John Fleck
John S Fleck

[SEAL]

[SEAL]

[SEAL]

[SEAL]

[SEAL]

Copy

We, Y H Howell John F Sabin and Andrew Keyes

hereby acknowledge ourselves to be indebted to the State of Ohio, in the penal sum of Three thousand Dollars, to the payment of which we jointly and severally bind ourselves. Witness our hands and seals, this 22nd day of February A. D., 1854.

The condition of the above obligation is such, that, whereas, the said Y H Howell

as Guardian of the B. Fairfield orphan daughter of
has this day been appointed by the Probate Court of Law of said County in the State of
Ohio, Guardian of George W Fairfield deceased has received
an additional sum of money than that for which
he gave bond at his appointment as such
Guardian

minor and legal representative of
late of said county, deceased:

Now, if the said Guardian shall discharge, with fidelity, the trust reposed in him as aforesaid; shall render an accurate statement of his transactions, with a just account of the profits arising and accruing from the real and personal estate of his said ward and shall deliver up the same to the Court when thereunto required, then this obligation to be void; otherwise in full force and virtue in law.

Attest:

Open Court }

Y. H. Howell

[SEAL]

Andrew Keyes

[SEAL]

John F Sabin

[SEAL]

[SEAL]

[SEAL]

Copy

We, Anthony Walke jr and Andrew Keyes hereby

hereby acknowledge ourselves to be indebted to the State of Ohio, in the penal sum of one thousand
and Dollars, to the payment of which we jointly and severally bind
ourselves. Witness our hands and seals, this fourteenth day of April
A. D., 1854.

The condition of the above obligation is such, that, whereas, the said Anthony Walke jr

has been appointed by the Probate Court of Union County in the State of
Ohio, Guardian of Henny & Walke Jane N Walke Isaac E Walke Anne
Mrs. C. Walke Arthur Walke

Children
minor and legal representative of William Walke
late of said county, deceased :

Now, if the said Guardian shall discharge, with fidelity, the trust reposed in him as aforesaid;
shall render an accurate statement of his transactions, with a just account of the profits arising and
accruing from the real and personal estate of his said ward and shall deliver up the same to the
Court when thereunto required, then this obligation to be void; otherwise in full force and virtue in law.

Attest :

Open Court }

Anthony Walke jr [SEAL]
Andrew Keyes [SEAL]

[SEAL]

[SEAL]

[SEAL]

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We, Thomas Stillings, S. Johnson and J. I. Welsh

hereby acknowledge ourselves to be indebted to the State of Ohio, in the penal sum of five hundred Dollars, to the payment of which we jointly and severally bind ourselves. Witness our hands and seals, this twenty ninth day of April A. D., 185 4

The condition of the above obligation is such, that, whereas, the said Thomas Stillings

has this day been appointed by the Probate Court of Union County in the State of Ohio, Guardian of William Stillings, Lewis Stillings and Edward Stillings

Children

minor and legal representative of said Thomas Stillings and Cornelia Stillings late of said county, deceased:

Now, if the said Guardian shall discharge, with fidelity, the trust reposed in him as aforesaid; shall render an accurate statement of his transactions, with a just account of the profits arising and accruing from the real and personal estate of his said ward and shall deliver up the same to the Court when thereunto required, then this obligation to be void; otherwise in full force and virtue in law.

Attest:

Open Court }

Thomas Stillings

[SEAL]

S. Johnson

[SEAL]

J. I. Welsh

[SEAL]

[SEAL]

[SEAL]

[GUARDIANS' BOND.]

We, French Garwood Charles Fullington and E L Reynolds

hereby acknowledge ourselves to be indebted to the State of Ohio, in the penal sum of Twenty five hundred Dollars, to the payment of which we jointly and severally bind ourselves. Witness our hands and seals, this second day of May A. D., 1854.

The condition of the above obligation is such, that, whereas, the said French Garwood

had this day been appointed by the Probate Court of Union County in the State of Ohio, Guardian of Mary E Reynolds

minor and legal representative of Immer Reynolds late of said county, deceased :

Now, if the said Guardian shall discharge, with fidelity, the trust reposed in him as aforesaid; shall render an accurate statement of his transactions, with a just account of the profits arising and accruing from the real and personal estate of his said ward and shall deliver up the same to the Court when thereunto required, then this obligation to be void; otherwise in full force and virtue in law.

Attest :

Open Court

French Garwood [SEAL]

Charles Fullington [SEAL]

E L Reynolds [SEAL]

[SEAL]

[SEAL]

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[Faint, mostly illegible text, possibly bleed-through from the reverse side]

We, Julia A Hunter and David Davis

hereby acknowledge ourselves to be indebted to the State of Ohio, in the penal sum of Four hundred Dollars, to the payment of which we jointly and severally bind ourselves. Witness our hands and seals, this 11th day of May A. D., 1854.

The condition of the above obligation is such, that, whereas, the said Julia A Hunter

has this day been appointed by the Probate Court of Union County in the State of Ohio, Guardian of John Albert Hunter, Isabel Alexande Hunter and William Graham Hunter

minor and legal representatives of Albert H Hunter late of said county, deceased:

Now, if the said Guardian shall discharge, with fidelity, the trust reposed in her as aforesaid; shall render an accurate statement of her transactions, with a just account of the profits arising and accruing from the real and personal estate of her said ward and shall deliver up the same to the Court when thereunto required, then this obligation to be void; otherwise in full force and virtue in law.

Attest:
Open Court

Julia A Hunter [SEAL]
David Davis [SEAL]

[SEAL]
[SEAL]
[SEAL]

[GUARDIANS' BOND.]

We, French Sarwood George W Burnham and Elyhu Burnham

hereby acknowledge ourselves to be indebted to the State of Ohio, in the penal sum of two thousand
and _____ Dollars, to the payment of which we jointly and severally bind
ourselves. Witness our hands and seals, this nineteenth day of June
A. D., 1854.

The condition of the above obligation is such, that, whereas, the said French Sarwood

has this day been appointed by the Probate Court of Union County in the State of
Ohio, Guardian of Henrietta V Reynolds

minor and legal representative of Amner Reynolds
late of said county, deceased:

Now, if the said Guardian shall discharge, with fidelity, the trust reposed in him as aforesaid;
shall render an accurate statement of his transactions, with a just account of the profits arising and
accruing from the real and personal estate of his said ward and shall deliver up the same to the
Court when thereunto required, then this obligation to be void; otherwise in full force and virtue in law.

Attest:

Open Court }

French Sarwood [SEAL]

Geo W Burnham [SEAL]

Elyhu Burnham [SEAL]

[SEAL]

[SEAL]

[GUARDIANS' BOND.]

We, Wm Cyprian Lee and Levi Phelps

hereby acknowledge ourselves to be indebted to the State of Ohio, in the penal sum of two thousand and Dollars, to the payment of which we jointly and severally bind ourselves. Witness our hands and seals, this 24th day of September A. D., 185 .

The condition of the above obligation is such, that, whereas, the said Cyprian Lee

has ^{been} this day been appointed by the Probate Court of Union County in the State of Ohio, Guardian of Sarah Emma Irwin

minor and legal representative of James H. Irwin late of said county, deceased :

Now, if the said Guardian shall discharge, with fidelity, the trust reposed in him as aforesaid; shall render an accurate statement of his transactions, with a just account of the profits arising and accruing from the real and personal estate of his said ward and shall deliver up the same to the Court when thereunto required, then this obligation to be void; otherwise in full force and virtue in law.

Attest :

Open Court

Cyprian Lee
Levi Phelps

[SEAL]

[SEAL]

[SEAL]

[SEAL]

[SEAL]

We, Paschal Spain Richard Epps

hereby acknowledge ourselves to be indebted to the State of Ohio, in the penal sum of five hundred Dollars, to the payment of which we jointly and severally bind ourselves. Witness our hands and seals, this twenty first day of September A. D., 1854.

The condition of the above obligation is such, that, whereas, the said Paschal Spain

has o this day been appointed by the Probate Court of Union County in the State of Ohio, Guardian of Sarah Olive Spain

minor ~~and legal representative~~ Daughter of Albert Spain
~~late of said county, deceased:~~

Now, if the said Guardian shall discharge, with fidelity, the trust reposed in him as aforesaid; shall render an accurate statement of his transactions, with a just account of the profits arising and accruing from the real and personal estate of his said ward and shall deliver up the same to the Court when thereunto required, then this obligation to be void; otherwise in full force and virtue in law.

Attest:

Open Court

Paschal Spain [SEAL]

Richard Epps [SEAL]

[SEAL]

[SEAL]

[SEAL]

[GUARDIANS' BOND.]

We, Rebecca McDowell Robert Paris and Joseph Bain

hereby acknowledge ourselves to be indebted to the State of Ohio, in the penal sum of two thousand and five hundred Dollars, to the payment of which we jointly and severally bind ourselves. Witness our hands and seals, this twentieth day of June A. D., 1854.

The condition of the above obligation is such, that, whereas, the said Rebecca McDowell

has been appointed by the Probate Court of Union County in the State of Ohio, Guardian of Mary McDowell John Reed McDowell Thomas Calvin McDowell Sarah Jane McDowell Nancy Hannah McDowell William Robert McDowell and George McDowell

minor and legal representatives of George William S. McDowell late of said county, deceased :

Now, if the said Guardian shall discharge, with fidelity, the trust reposed in her as aforesaid; shall render an accurate statement of her transactions, with a just account of the profits arising and accruing from the real and personal estate of her said ward and shall deliver up the same to the Court when thereunto required, then this obligation to be void; otherwise in full force and virtue in law.

Attest :
Open Court }

Rebecca McDowell [SEAL]
Robert Paris [SEAL]
Joseph Bain [SEAL]

[SEAL]
[SEAL]

[GUARDIANS' BOND.]

We, James N Ewing Thomas M Ewing and Charles M Adams

hereby acknowledge ourselves to be indebted to the State of Ohio, in the penal sum of two thousand and five hundred Dollars, to the payment of which we jointly and severally bind ourselves. Witness our hands and seals, this twelfth day of July A. D., 1854.

The condition of the above obligation is such, that, whereas, the said James N Ewing

has this day been appointed by the Probate Court of Union County in the State of Ohio, Guardian of Arctas N Ewing George M Ewing Robert E Ewing and Edward M Ewing

minor and legal representative of Joshua S Ewing
late of said county, deceased:

Now, if the said Guardian shall discharge, with fidelity, the trust reposed in him as aforesaid; shall render an accurate statement of his transactions, with a just account of the profits arising and accruing from the real and personal estate of his said ward and shall deliver up the same to the Court when thereunto required, then this obligation to be void; otherwise in full force and virtue in law.

Attest:

Open Court

J N Ewing [SEAL]

T M Ewing [SEAL]

Charles M Adams [SEAL]

[SEAL]

[SEAL]

[GUARDIANS' BOND.]

We, Providence Dynes Thomas Stittings and Charles Rathbun

hereby acknowledge ourselves to be indebted to the State of Ohio, in the penal sum of two thousand and _____ Dollars, to the payment of which we jointly and severally bind ourselves. Witness our hands and seals, this fourth day of August A. D., 1854.

The condition of the above obligation is such, that, whereas, the said Providence Dynes

has this day been appointed by the Probate Court of Union County in the State of Ohio, Guardian of William C Dynes Elizabeth Dynes and Nancy Dynes

minor and legal representatives of James C Dynes late of said county, deceased:

Now, if the said Guardian shall discharge, with fidelity, the trust reposed in him as aforesaid; shall render an accurate statement of his transactions, with a just account of the profits arising and accruing from the real and personal estate of his said ward and shall deliver up the same to the Court when thereunto required, then this obligation to be void; otherwise in full force and virtue in law.

Attest:

Open Court

Providence Dynes [SEAL]
Thomas Stittings [SEAL]
C. Rathbun [SEAL]

[SEAL]

[SEAL]

[GUARDIANS' BOND.]

We, John Graham and Stephen Lepp

hereby acknowledge ourselves to be indebted to the State of Ohio, in the penal sum of five hundred Dollars, to the payment of which we jointly and severally bind ourselves. Witness our hands and seals, this thirteenth day of July A. D., 1854.

The condition of the above obligation is such, that, whereas, the said John Graham

has this day been appointed by the Probate Court of Union County in the State of Ohio, Guardian of Narah Lepp

Bastard Daughter
minor and legal representative of Charlotte Lepp now Charlotte Scott
late of said county, deceased:

Now, if the said Guardian shall discharge, with fidelity, the trust reposed in us as aforesaid; shall render an accurate statement of our transactions, with a just account of the profits arising and accruing from the real and personal estate of her said ward and shall deliver up the same to the Court when thereunto required, then this obligation to be void; otherwise in full force and virtue in law.

Attest:

Open Court }

John Graham
Stephen Lepp
mark

[SEAL]
[SEAL]
[SEAL]
[SEAL]
[SEAL]

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[Faint mirrored text]

[Faint mirrored text]

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[GUARDIANS' BOND.]

We, John McKim and David Robt

hereby acknowledge ourselves to be indebted to the State of Ohio, in the penal sum of four hundred Dollars, to the payment of which we jointly and severally bind ourselves. Witness our hands and seals, this thirteenth day of August A. D., 1854.

The condition of the above obligation is such, that, whereas, the said John McKim

has had this day been appointed by the Probate Court of Union County in the State of Ohio, Guardian of Martha Ann McKim

minor and legal representative of Isabella McKim late of said county, deceased :

Now, if the said Guardian shall discharge, with fidelity, the trust reposed in him as aforesaid; shall render an accurate statement of his transactions, with a just account of the profits arising and accruing from the real and personal estate of his said ward and shall deliver up the same to the Court when thereunto required, then this obligation to be void; otherwise in full force and virtue in law.

Attest :

Open Court

John McKim

[SEAL]

David Robt

[SEAL]

[SEAL]

[SEAL]

[SEAL]

[GUARDIANS' BOND.]

We, Samuel Graham and James H Smith and
J W D Mitchell

hereby acknowledge ourselves to be indebted to the State of Ohio, in the penal sum of Eight
Hundred Dollars, to the payment of which we jointly and severally bind
ourselves. Witness our hands and seals, this Tenth day of October
A. D., 1854

The condition of the above obligation is such, that, whereas, the said Samuel Graham

has this day been appointed by the Probate Court of Union County - in the State of
Ohio, Guardian of William Butterfield Samuel Butterfield
John Butterfield and Lewis Butterfield

minor and legal representatives of Thomas Butterfield
late of said county, deceased:

Now, if the said Guardian shall discharge, with fidelity, the trust reposed in him as aforesaid;
shall render an accurate statement of his transactions, with a just account of the profits arising and
accruing from the real and personal estate of his said wards and shall deliver up the same to the
Court when thereunto required, then this obligation to be void; otherwise in full force and virtue in law.

Attest:

Open Court

Samuel Graham [SEAL]

J W D Mitchell [SEAL]

James H Smith [SEAL]

[SEAL]

[SEAL]

[Faint, illegible handwriting on page 276]

[GUARDIANS' BOND.]

We, Joseph Hawn and Garrett Carriss

hereby acknowledge ourselves to be indebted to the State of Ohio, in the penal sum of five hundred Dollars, to the payment of which we jointly and severally bind ourselves. Witness our hands and seals, this seventeenth day of October A. D., 1852

The condition of the above obligation is such, that, whereas, the said Joseph Hawn

has this day been appointed by the Probate Court of Union County in the State of Ohio, Guardian of Josiah M. Brown

minor ^{son} and legal representative of Christopher Brown late of said county, deceased.

Now, if the said Guardian shall discharge, with fidelity, the trust reposed in him as aforesaid; shall render an accurate statement of his transactions, with a just account of the profits arising and accruing from the real and personal estate of his said ward and shall deliver up the same to the Court when thereunto required, then this obligation to be void; otherwise in full force and virtue in law.

Attest:

Open Court }

Joseph Hawn
Garrett Carriss

[SEAL]

[SEAL]

[SEAL]

[SEAL]

[SEAL]

[Faint text]

[Faint text]

[Faint text]

[Faint text]

[Faint text]

[Faint text]

[Faint text]

[GUARDIANS' BOND.]

We, John Harbour David I Welch and S A Cassil

hereby acknowledge ourselves to be indebted to the State of Ohio, in the penal sum of Four Thousand Dollars, to the payment of which we jointly and severally bind ourselves. Witness our hands and seals, this Seventeenth day of October A. D., 1854.

The condition of the above obligation is such, that, whereas, the said John Harbour

has this day been appointed by the Probate Court of Union County in the State of Ohio, Guardian of John Erane Irwin & Sarah Umbra Irwin

minor and legal representative of James H Irwin late of said county, deceased:

Now, if the said Guardian shall discharge, with fidelity, the trust reposed in him as aforesaid; shall render an accurate statement of his transactions, with a just account of the profits arising and accruing from the real and personal estate of his said ward and shall deliver up the same to the Court when thereunto required, then this obligation to be void; otherwise in full force and virtue in law.

Attest:

John Harbour [SEAL]

D I Welch [SEAL]

S A Cassil [SEAL]

[SEAL]

[SEAL]

[GUARDIANS' BOND.]

We, John Jackson and James W Robinson

hereby acknowledge ourselves to be indebted to the State of Ohio, in the penal sum of one hundred Dollars, to the payment of which we jointly and severally bind ourselves. Witness our hands and seals, this 8th day of December A. D., 1854.

The condition of the above obligation is such, that, whereas, the said John Jackson

has this day been appointed by the Probate Court of Union County in the State of Ohio, Guardian of Emily Jackson John Westley Jackson and Hester Ann Jackson

minor and legal representative of Anna Jackson (Wife of said Guardian) late of said county, deceased:

Now, if the said Guardian shall discharge, with fidelity, the trust reposed in him as aforesaid; shall render an accurate statement of his transactions, with a just account of the profits arising and accruing from the real and personal estate of his said ward and shall deliver up the same to the Court when thereunto required, then this obligation to be void; otherwise in full force and virtue in law.

Attest:
Open Court }

John^{his} Jackson
mark
James W Robinson



[SEAL]

[SEAL]

[SEAL]



