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KNOW ALL MEN BY THESE PRESENTS. That we,

Angelina Lockwood, M. H. Wadhams & James Henderson

are held and firmly bound unto the State of Ohio in the sum *Seven hundred* Dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents: WITNESS our hands and seals this *14th*

day of *April* A. D. 1849. WHEREAS *Angelina Lockwood* has this day been appointed *Executrix* of the estate of *Israel Lockwood* deceased

Now if the said *Angelina Lockwood* ^{*rix*} Executrix as aforesaid, shall make and return to the Court on oath within three months, a true inventory of all the moneys, goods chattels, rights & credits, of the testator, which are by law to be administered and which shall have come to *her* possession & a knowledge; and also if required by the Court an inventory of the real estate of the deceased:

Secondly, and 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 may at any time come to the possession of the executrix or to the possession of any other person for *her*

Thirdly. And render upon oath a just account of *her* administration within eighteen months and at any other time when required by the Court or the law: then this obligation shall be void, otherwise be and remain in full force and virtue in law.

SIGNED AND SEALED IN }
PRESENCE OF }
Open Court.

Angelina Lockwood [Seal.]
M. H. Wadhams [Seal.]
James Henderson [Seal.]
[Seal.]

A true Copy of Original Bond
Attest. James Kirkpatrick Clerk

KNOW ALL MEN BY THESE PRESENTS. That we,

Samuel Cottrill, C. Sec and A. B. M. Haynes

are held and firmly bound unto the State of Ohio in the sum *Six Hundred* Dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents: WITNESS our hands and seals this *14th*

day of *April* A. D. 1849. WHEREAS *the said Samuel Cottrill has this day been appointed executor of the Estate of Robert Cottrill deceased*

Now if the said *Samuel Cottrill* Executor as aforesaid, shall make and return to the Court on oath within three months, a true inventory of all the moneys, goods chattels, rights & credits, of the testator, which are by law to be administered and which shall have come to *his* possession & a knowledge; and also if required by the Court an inventory of the real estate of the deceased:

Secondly, and 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 may at any time come to the possession of the executor or to the possession of any other person for *him* —

Thirdly. And render upon oath a just account of *his* administration within eighteen months and at any other time when required by the Court or the law: then this obligation shall be void, otherwise be and remain in full force and virtue in law.

SIGNED AND SEALED IN }
~~PRESENCE OF~~ }
Open Court,

Samuel Cottrill
A. B. M. Haynes
C. Sec

[Seal.]
[Seal.]
[Seal.]
[Seal.]

A True Copy of Original Bond
Attest James Hinckley Clerk

KNOW ALL MEN BY THESE PRESENTS. That we,

Chester Fox, James B. Dort and Henry Fox -

are held and firmly bound unto the State of Ohio in the sum *Five Hundred* Dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents: WITNESS our hands and seals this *14th*

day of *April* A. D. 1847. WHEREAS *The County Common Pleas of Union County, Ohio, have this day appointed Chester Fox Administrator of the estate of James Stone deceased with the will annexed*

Now if the said *Chester Fox Administrator* ~~Executor~~ as aforesaid, shall make and return to the Court on oath within three months, a true inventory of all the moneys, goods chattels, rights & credits, of the testator, which are by law to be administered and which shall have come to *his* possession & a knowledge; and also if required by the Court an inventory of the real estate of the deceased:

Secondly, and 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 may at any time come to the possession of the ~~executor~~ ^{Administrator} or to the possession of any other person for *him* -

Thirdly. And render upon oath a just account of *his* administration within eighteen months and at any other time when required by the Court or the law: then this obligation shall be void, otherwise be and remain in full force and virtue in law.

SIGNED AND SEALED IN }
~~PRESENCE OF~~
Open Court

Chester Fox [Seal.]
James B. Dort [Seal.]
Henry Fox [Seal.]

A true Copy of Original Bond
Attest. James Kirkland Clerk

KNOW ALL MEN BY THESE PRESENTS. That we,

*Phiba Price Simpson Price Jesse Bell and
Semont Eckhart*

are held and firmly bound unto the State of Ohio in the sum *Six hundred*
Dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and
administrators, jointly and severally, firmly by these presents: WITNESS our hands and seals this *29th*
day of *May* A. D. 1849. WHEREAS *Phiba Price Simpson Price*

have this day been appointed by the Court Executors of *John Price deceased*
Now if the said *Phiba & Simpson Price* Executor as aforesaid, shall make and return
to the Court on oath within three months, a true inventory of all the moneys, goods chattels, rights & credits,
of the testator, which are by law to be administered and which shall have come to *their* possession & a knowl-
edge; and also if required by the Court an inventory of the real estate of the deceased:

Secondly, and 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 may at any time come to the possession of the executor or to the possession of any other person
for *them*

Thirdly. And render upon oath a just account of *their* administration within eighteen months and at any
other time when required by the Court or the law: then this obligation shall be void, otherwise be and remain
in full force and virtue in law.

SIGNED AND SEALED IN
PRESENCE OF
James Kirkadee Jr
Clerk

Phiba Price [Seal.]
mark
Simpson Price [Seal.]
Semont Eckhart [Seal.]
Jesse Bell [Seal.]

*A true Copy of Original Bond }
Attest. James Kirkadee Jr Clerk }*

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KNOW ALL MEN BY THESE PRESENTS. That we,

James M. Adow Samuel Wheeler and John C. Madon
are held and firmly bound unto the State of Ohio in the sum *Three hundred*
Dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and
administrators, jointly and severally, firmly by these presents: WITNESS our hands and seals this *1st*
day of *June* A. D. 1849. WHEREAS *The Court of Common Pleas of Union*

County Ohio, has on this day appointed the said James M. Adow
Executor of the estate of Malinda Madon deceased.
Now if the said *James M. Adow* Executor as aforesaid, shall make and return
to the Court on oath within three months, a true inventory of all the moneys, goods chattels, rights & credits,
of the testator, which are by law to be administered and which shall have come to *his* possession & a knowl-
edge; and also if required by the Court an inventory of the real estate of the deceased:

Secondly, and 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 may at any time come to the possession of the executor or to the possession of any other person
for *him* -

Thirdly. And render upon oath a just account of *his* administration within eighteen months and at any
other time when required by the Court or the law: then this obligation shall be void, otherwise be and remain
in full force and virtue in law.

SIGNED AND SEALED IN
PRESENCE OF

Henry Wolford

James M. Adow [Seal.]
Samuel Wheeler [Seal.]
John C. Madon [Seal.]
[Seal.]

A True Copy of Original Bond
Attest, James Kirkhead Jr. Clerk.

KNOW ALL MEN BY THESE PRESENTS. That we,
Harlow Toby, Charles Toby, Archibald Brooks and Levi Phelps

are held and firmly bound unto the State of Ohio in the sum *Eight Hundred*
Dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and
administrators, jointly and severally, firmly by these presents: WITNESS our hands and seals this *15th*
day of *August* A. D. 1849. WHEREAS *Harlow Toby and Charles Toby,*
have been appointed executors of the last will and testament
of Herman Toby deceased
Now if the said *Harlow Toby & Charles Toby* Executor^s as aforesaid, shall make and return
to the Court on oath within three months, a true inventory of all the moneys, goods chattels, rights & credits,
of the testator, which are by law to be administered and which shall have come to *their* possession & a knowl-
edge; and also if required by the Court an inventory of the real estate of the deceased:

Secondly, and 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 may at any time come to the possession of the executor or to the possession of any other person
for *them*—

Thirdly. And render upon oath a just account of *their* administration within eighteen months and at any
other time when required by the Court or the law: then this obligation shall be void, otherwise be and remain
in full force and virtue in law.

SIGNED AND SEALED IN }
PRESENCE OF }
A. C. Knapp

Harlow Tobe [Seal.]
Charles Tobe [Seal.]
A. G. Brooks [Seal.]
Levi Phelps [Seal.]

A true Copy of Original Bond
Attest James Kirkadaple Clerk

IN WITNESS WHEREOF I HAVE HEREUNTO SET MY HAND AND SEAL AT COLUMBUS, OHIO, THIS 20th DAY OF NOVEMBER, 1849.

KNOW ALL MEN BY THESE PRESENTS. That we,

Shepard Gandy, Jacob Gandy and Richard Judy
are held and firmly bound unto the State of Ohio in the sum *Four hundred*
Dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and
administrators, jointly and severally, firmly by these presents: WITNESS our hands and seals this *20th*
day of *November* A. D. 1849. WHEREAS *The Court have this day appointed*

Shepard Gandy, Executor of the Last Will & Testament of Henry H. Gandy
in pursuance of said will
Now if the said *Shepard Gandy* Executor as aforesaid, shall make and return
to the Court on oath within three months, a true inventory of all the moneys, goods chattels, rights & credits,
of the testator, which are by law to be administered and which shall have come to *his* possession & a knowl-
edge; and also if required by the Court an inventory of the real estate of the deceased:

Secondly, and 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 may at any time come to the possession of the executor or to the possession of any other person
for *him*

Thirdly. And render upon oath a just account of *his* administration within eighteen months and at any
other time when required by the Court or the law: then this obligation shall be void, otherwise be and remain
in full force and virtue in law.

SIGNED AND SEALED IN }
PRESENCE OF

Shepard Gandy [Seal.]
Jacob Gandy [Seal.]
Richard S. Judy [Seal.]

A True Copy of Original Bond
Attest: James Kirkpatrick, Clerk

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KNOW ALL MEN BY THESE PRESENTS. That we,

Robert Edmiston, Chester Fox and Mary Patterson

are held and firmly bound unto the State of Ohio in the sum *Four Hundred* Dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents: WITNESS our hands and seals this *20th*

day of *November* A. D. 1849. WHEREAS *The Court of Common Pleas of Union County, Ohio* has this day confirmed the appointment of *Robert Edmiston* as Executor of the estate of *Alexander Patterson* deceased

Now if the said *Robert Edmiston* Executor as aforesaid, shall make and return to the Court on oath within three months, a true inventory of all the moneys, goods, chattels, rights & credits, of the testator, which are by law to be administered and which shall have come to *his* possession & a knowledge; and also if required by the Court an inventory of the real estate of the deceased:

Secondly, and 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 may at any time come to the possession of the executor or to the possession of any other person for

Thirdly, And render upon oath a just account of *his* administration within eighteen months and at any other time when required by the Court or the law: then this obligation shall be void, otherwise be and remain in full force and virtue in law.

SIGNED AND SEALED IN
PRESENCE OF

Open Court

Robert Edmiston

[Seal.]

Chester Fox

[Seal.]

Mary Patterson

[Seal.]

[Seal.]

A True Copy of Original Bond
Attest. James Kirkadee p. Clerk

KNOW ALL MEN BY THESE PRESENTS. That we,

John Asher, David Asher and Erwin Johnson
are held and firmly bound unto the State of Ohio in the sum *One thousand*

Dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents: WITNESS our hands and seals this *27th*

day of *May* A. D. 18*50*. WHEREAS *The Court of Common Pleas of Union County has this day confirmed the appointment of John Asher as Executor of the estate of Mervell Stokes deceased.*

Now if the said *John Asher* Executor as aforesaid, shall make and return to the Court on oath within three months, a true inventory of all the moneys, goods chattels, rights & credits, of the testator, which are by law to be administered and which shall have come to *his* possession & a knowledge; and also if required by the Court an inventory of the real estate of the deceased:

Secondly, and 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 may at any time come to the possession of the executor or to the possession of any other person for *him* —

Thirdly. And render upon oath a just account of *his* administration within eighteen months and at any other time when required by the Court or the law: then this obligation shall be void, otherwise be and remain in full force and virtue in law.

SIGNED AND SEALED IN PRESENCE OF

John A. Corwin

John Asher
Erwin Johnson
David his Asher
mark

[Seal.]
[Seal.]
[Seal.]
[Seal.]

A true Copy of Original Bond
Attest James Kirkada Jr Clerk

KNOW ALL MEN BY THESE PRESENTS. That we,

Eliphas Bigelow, William B. Irwin & John F. Sabin
are held and firmly bound unto the State of Ohio in the sum *Sixteen Hundred*

Dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents: WITNESS our hands and seals this *09th*

day of *September* A. D. *1851*. WHEREAS *The Court of Common Pleas of Union County Ohio, have this day confirmed the appointment of Eliphas Bigelow as Executor of the Last will and testament of Alpheus Bigelow late of said County deceased*

Now if the said *Eliphas Bigelow* Executor as aforesaid, shall make and return to the Court on oath within three months, a true inventory of all the moneys, goods chattels, rights & credits, of the testator, which are by law to be administered and which shall have come to *his* possession & a knowledge; and also if required by the Court an inventory of the real estate of the deceased:

Secondly, and 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 may at any time come to the possession of the executor or to the possession of any other person for *him*

Thirdly. And render upon oath a just account of *his* administration within eighteen months and at any other time when required by the Court or the law: then this obligation shall be void, otherwise be and remain in full force and virtue in law.

SIGNED AND SEALED IN
PRESENCE OF

James Kirkadap Clerk

Eliphas Bigelow

[Seal]

William B. Irwin

[Seal]

John F. Sabin

[Seal]

[Seal]

A true Copy of Original Bond
Attest. James Kirkadap Clerk

Know all men by these presents, that we, John G. Merritt & Daniel Merritt, Appelles Eastman & Albert R. White are held and firmly bound unto the State of Ohio in the sum of Five hundred dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators jointly and severally, firmly by these presents, Witness our hands and seals this 30th day of September A.D. 1851. Whereas the Court of Common Pleas of Union County this day confirmed the appointment of John G. Merritt & Daniel Merritt as executors of the Last will and testament of Samuel Merritt deceased, Now if the said John G. & Daniel Merritt, Executors as aforesaid, shall make and return to the Court on oath within three months a true inventory of all the moneys goods chattels, rights & credits of the testator which are by law to be administered and which shall have come to their possession & knowledge; and also if required by the Court an inventory of the real estate of the deceased,

Secondly, And administered 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 may at any time come to the possession of the Executors or to the possession of any other person for them,

Thirdly, And render upon oath a just account of their Administration within eighteen months and at any other times when required by the Court or the Law, then this obligation shall be void, otherwise be and remain in full force and virtue in Law.

Signed and sealed in presence of
J. Kirkadee p

John G. Merritt Seal
Daniel A. Merritt Seal
A. R. White Seal
Appelles Eastman Seal

A true Copy of Original Bond
Attest. James Kirkadee p clerk

Know all Men by these Presents that We,

Rebecca Murphy, Joseph A. Ross & Jesse Bell

are held and firmly bound unto the State of Ohio, in the sum of *Three Hundred* dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents; witness our hands and seals this *29th* day of *May*

A. D. 18*49* Whereas, the Court have this day appointed *Rebecca Murphy* Administrator of the estate of *Joseph Murphy deceased*

Now if the said *Rebecca Murphy* 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 *her* 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 *his* real estate that may be sold for the payment of *his* debts which may at any time come to the possession of the administrator or to the possession of any other person for *her*.

Thirdly. And render upon oath a true account of *her* administration within eighteen months and at any other times when required by the Court or the Law.

Fourthly. And pay any balance remaining in *her* hands upon the settlement of *her* 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 hereafter duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law.

Signed and sealed

Rebecca Murphy [SEAL]

Joseph A. Ross [SEAL]

Jesse Bell [SEAL]

in presence of
in Open Court.

A true Copy of Original Bond
Attest, James Kirkhead Jr Clerk

[Faint, illegible text, likely bleed-through from the reverse side of the page]

Know all Men by these Presents that We,

Charles W. Lyon, Abram Novill & William Inskeep
are held and firmly bound unto the State of Ohio, in the sum of *Twelve hundred* dollars,

to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators,
jointly and severally, firmly by these presents; witness our hands and seals this *29th* day of *May*

A. D., 18*49* Whereas, the Court have this day appointed *Charles W. Lyon Administrator*
of the Estate of William Noville deceased

Now if the said *Charles W. Lyon* 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 *his* real estate that may be sold for the payment of *his* debts which may
at any time come to the possession of the administrator or to the possession of any other person for ~~him~~

Thirdly. And render upon oath a true account of *his* administration within eighteen months and at any
other times when required 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 hereafter
duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law.

Signed and sealed
in presence of
Open Court,

C. W. Lyon [SEAL]
Abram Novill [SEAL]
William Inskeep [SEAL]
[SEAL]

A True Copy of Original Bond
Attest, James Hinkadey Clerk

[Faint, mostly illegible text on page 19, possibly bleed-through from the reverse side.]

Know all Men by these Presents that We,

James R. Snodgrass, James Reed & John Reed
are held and firmly bound unto the State of Ohio, in the sum of Twelve Hundred dollars,
to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators,
jointly and severally, firmly by these presents; witness our hands and seals this 30th day of May

A. D., 1849 Whereas, the Court have this day appointed James R. Snodgrass
Administrator of the estate of Samuel Snodgrass late of Union
County Ohio deceased

Now if the said James R. Snodgrass — 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 his real estate that may be sold for the payment of his debts which may
at any time come to the possession of the administrator or to the possession of any other person for him

Thirdly. And render upon oath a true account of his administration within eighteen months and at any
other times when required 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 hereafter
duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law.

Signed and sealed
in presence of
John K. Radt p. C. R.

James R. Snodgrass [SEAL]
John Reed [SEAL]
James Reed [SEAL]
[SEAL]

A True Copy of Original Bond
Attest: James K. Radt p. Clerk

Know all Men by these Presents that We,

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Know all Men by these Presents that We,

James Turner, William H. Frank and Jeremiah Curl

are held and firmly bound unto the State of Ohio, in the sum of *Three hundred* dollars,

to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents; witness our hands and seals this *1st* day of *June*

A. D., *1849* Whereas, the Court have this day appointed *James Turner, Administrator* of the Estate of *Samuel K. Irwin deceased*

Now if the said *James Turner* 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 *his* real estate that may be sold for the payment of *his* debts which may at any time come to the possession of the administrator or to the possession of any other person for *him*

Thirdly. And render upon oath a true account of *his* administration within eighteen months and at any other times when required 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 hereafter duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law.

Signed and sealed }
in presence of }

James Turner [SEAL.]
W. H. Frank [SEAL.]
Jeremiah Curl [SEAL.]
[SEAL.]

A True Copy of Original Bond
Attest. James Kinrade Jr Clerk

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Know all Men by these Presents that We, *Charles H. Wilson*
William D W Mitchell and *Thomas R Price*
 are held and firmly bound unto the State of Ohio, in the sum of *Three hundred* dollars,
 to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators,
 jointly and severally, firmly by these presents; witness our hands and seals this *14th* day of *August*
 A. D., 18*49* Whereas, the Court have this day appointed *Charles H. Wilson* Adminis-
 trator of the Estate of *A W Wilson deceased*

Now if the said *Charles H. Wilson* 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 *his* real estate that may be sold for the payment of *his* debts which may
 at any time come to the possession of the administrator or to the possession of any other person for *him*

Thirdly. And render upon oath a true account of *his* administration within eighteen months and at any
 other times when required 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 hereafter
 duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law.

Signed and sealed }
 in presence of }
Open Court

Charles H. Wilson [SEAL.]
Wm D W Mitchell [SEAL.]
Thomas R Price [SEAL.]
 [SEAL.]

A True Copy of Original Bond
Attest, James Kinrade Jr Clerk

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[Faint, illegible text, likely bleed-through from the reverse side of the page]

Know all Men by these Presents that We,

Archibald S. Irwin
Clyman Lee and Andrew M. Gill

are held and firmly bound unto the State of Ohio, in the sum of *Six hundred* dollars,

to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents; witness our hands and seals this *17th* day of *August*

A. D., 18*49*. Whereas, the Court have this day appointed *Archibald S. Irwin* Administrator *De bonis non with the will annexed of the Estate of John S. Irwin deceased*

Now if the said *Archibald S. Irwin* 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 *his* real estate that may be sold for the payment of *his* debts which may at any time come to the possession of the administrator or to the possession of any other person for *him*

Thirdly. And render upon oath a true account of *his* administration within eighteen months and at any other times when required 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 hereafter duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law.

Signed and sealed }
in presence of }

Archibald S. Irwin
C. Lee
A. M. Gill

[SEAL.]
[SEAL.]
[SEAL.]
[SEAL.]

A True Copy of Original Bond
Attest, James Kirkadap Clerk

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Know all Men by these Presents that We,
Moses Fullington, John Smith and Elephas Bigelow

are held and firmly bound unto the State of Ohio, in the sum of *Two thousand* dollars,
to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators,
jointly and severally, firmly by these presents; witness our hands and seals this *6th* day of *October*

A. D., 18*49* Whereas, the Court have this day appointed *Moses Fullington* Admin-
istrator of the estate of *Thomas Caldwell* deceased

Now if the said *Moses Fullington* 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 *his* real estate that may be sold for the payment of *his* debts which may
at any time come to the possession of the administrator or to the possession of any other person for *him*

Thirdly. And render upon oath a true account of *his* administration within eighteen months and at any
other times when required 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 hereafter
duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law.

Signed and sealed
in presence of

Noah Granger

Moses Fullington
Elephas Bigelow
John Smith

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

A True Copy of Original Bond
Attest, James Kirkadap Clerk

Know all Men by these Presents that We,

Joel N. Converse, Rufus E. Lease and H. Reed - are held and firmly bound unto the State of Ohio, in the sum of Four hundred dollars,

to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents; witness our hands and seals this 20th day of November

A. D., 1849 Whereas, the Court have this day appointed Joel N. Converse Administrator of the estate of James Stewart deceased,

Now if the said Joel N. Converse - 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 his real estate that may be sold for the payment of his debts which may at any time come to the possession of the administrator or to the possession of any other person for him

Thirdly. And render upon oath a true account of his administration within eighteen months and at any other times when required 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 hereafter duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law.

Signed and sealed

in presence of James Kirkadee p. Clerk

Joel N. Converse
H. Reed
R. E. Lease

[SEAL.]

[SEAL.]

[SEAL.]

[SEAL.]

A True Copy of Original Bond
Attest. James Kirkadee p. Clerk

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Know all Men by these Presents that We, *Louisa Lock*
Benjamin Harrington and Patrick Rice
 are held and firmly bound unto the State of Ohio, in the sum of *Six hundred* dollars,
 to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators,
 jointly and severally, firmly by these presents; witness our hands and seals this *27th* day of *May*
 A. D., 1850 Whereas, the Court have this day appointed *Louisa Lock* Admin-
 istratrix of the Estate of *John Lock* deceased.

Now if the said *Louisa Lock* 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 *her* 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 *his* real estate that may be sold for the payment of *his* debts which may
 at any time come to the possession of the administrator *or* to the possession of any other person for *her*

Thirdly. And render upon oath a true account of *her* administration within eighteen months and at any
 other times when required by the Court or the Law.

Fourthly. And pay any balance remaining in *her* hands upon the settlement of *her* 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 hereafter
 duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law.

Signed and sealed
 in presence of

John Sleats

Louisa Lock (SEAL)
Benjamin Harrington (SEAL)
Moses P. Rice (SEAL)

A true Copy of Original Bond
 Attest. James Kirkadap, Clerk

Know all Men by these Presents that We,

John Courtwright
John Hutchisson and Jacob Pennypacker

are held and firmly bound unto the State of Ohio, in the sum of *Sixteen hundred* dollars,

to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators,

jointly and severally, firmly by these presents; witness our hands and seals this *28th* day of *May*

A. D., 1850 Whereas, the Court have this day appointed *John Courtwright*

Administrator of the Estate of Anthony Courtwright deceased

Now if the said *John Courtwright* 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 *his* real estate that may be sold for the payment of *his* debts which may

at any time come to the possession of the administrator or to the possession of any other person for *him*

Thirdly. And render upon oath a true account of *his* administration within eighteen months and at any

other times when required 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 hereafter

duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law.

Signed and sealed)

in presence of)

open Court.

John Courtwright [SEAL]

John Hutchisson [SEAL]

Jacob Pennypacker [SEAL]

A True Copy of Original Bond
Attest. James Kirkade Clerk

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Know all Men by these Presents that We, *Oliver P Hains*
William Bales and Benjamin Vickers

are held and firmly bound unto the State of Ohio, in the sum of *Two thousand* dollars,
to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators,
jointly and severally, firmly by these presents; witness our hands and seals this *27th* day of *May*

A. D., 18*50* Whereas, the Court have this day appointed *Oliver P Hains*
Administrator of the estate of M^{rs} W. Hains deceased

Now if the said *Oliver P. Hains* 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 *his* real estate that may be sold for the payment of *his* debts which may
at any time come to the possession of the administrator or to the possession of any other person for *him*

Thirdly. And render upon oath a true account of *his* administration within eighteen months and at any
other times when required 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 hereafter
duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law.

Signed and sealed }
in presence of }

Oliver P Hains [SEAL]
Benjamin Vickers [SEAL]
William Bales [SEAL]
[SEAL]

A True Copy of Original Bond
Attest. James Kirkadap Clerk

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Know all Men by these Presents that We, *Christiana Smith*
Thomas Foreman and *William Richey*

are held and firmly bound unto the State of Ohio, in the sum of *Three thousand* dollars,
to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators,
jointly and severally, firmly by these presents; witness our hands and seals this *27th* day of *May*
A. D., 1850 Whereas, the Court have this day appointed *Christiana Smith*

Administratrix of the estate of Stephen Smith deceased

Now if the said *Christiana Smith* 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 *her* 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 *his* real estate that may be sold for the payment of *his* debts which may
at any time come to the possession of the administrator ^{or} or to the possession of any other person for *her*

Thirdly. And render upon oath a true account of *her* administration within eighteen months and at any
other times when required by the Court or the Law.

Fourthly. And pay any balance remaining in *her* hands upon the settlement of *her* 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 hereafter
duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law.

Signed and sealed

in presence of

John Pleats
John Kerohouse
Coration Lamson

Christiana Smith
Thomas Foreman
Wm Richey

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

A True Copy of Original Bond
Attest James Ruskadep Clerk

Know all Men by these Presents that We, *Richard W. Atkinson*
Madison Cunningham and James Pondexter -
are held and firmly bound unto the State of Ohio, in the sum of *Six hundred* dollars,

to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators,
jointly and severally, firmly by these presents; witness our hands and seals this *27th* day of *May*
A. D. 1850 Whereas, the Court have this day appointed *Richard W. Atkinson*
Administrator of the Estate of James M. Cardozo
deceased

Now if the said *Richard W. Atkinson* 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 *his* real estate that may be sold for the payment of *his* debts which may
at any time come to the possession of the administrator or to the possession of any other person for *him*

Thirdly. And render upon oath a true account of *his* administration within eighteen months and at any
other times when required 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 hereafter
duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law.

Signed and sealed }
in presence of }
Samuel Evans
George Coit
Rich^d W. Atkinson (SEAL)
Madison Cunningham (SEAL)
James Pondexter (SEAL)
(SEAL)

A True Copy of Original Bond
Attest: *James Kirkcaldy* Clerk

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Know all Men by these Presents that We, *William Riskey*
Cyprian Lee and John Johnson
are held and firmly bound unto the State of Ohio, in the sum of *Three thousand* dollars,
to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators,
jointly and severally, firmly by these presents; witness our hands and seals this *7th* day of *June*
A. D., 18 *50* Whereas, the Court have this day appointed *William Riskey* Administrator

of the estate of *Stephen Smith* late of *Union County, Ohio, dead.*
Now if the said *William Riskey* 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 *his* real estate that may be sold for the payment of *his* debts which may
at any time come to the possession of the administrator or to the possession of any other person for *him*

Thirdly. And render upon oath a true account of *his* administration within eighteen months and at any
other times when required 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 hereafter
duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law.

Signed and sealed }
in presence of }
James Kirkcaldy clerk }
Wm Riskey (SEAL)
Cyprian Lee (SEAL)
John Johnson (SEAL) (SEAL)

A True Copy of Original Bond }
Attest. *James Kirkcaldy* clerk }

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Know all Men by these Presents that We, *Samuel M Campbell*
John R M Howell and *Walter Gowen*

are held and firmly bound unto the State of Ohio, in the sum of *Two Thousand* dollars,
to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators,
jointly and severally, firmly by these presents; witness our hands and seals this *15th* day of *June*

A. D., 18*50* Whereas, the Court have this day appointed *Samuel M Campbell*
Administrator of the estate of James S. M Campbell late of Union
County Ohio deceased Administrator

Now if the said *Samuel M Campbell*
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 *his* real estate that may be sold for the payment of *his* debts which may
at any time come to the possession of the administrator or to the possession of any other person for *him*

Thirdly. And render upon oath a true account of *his* administration within eighteen months and at any
other times when required 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 hereafter
duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law.

Signed and sealed
in presence of
Ad Kirkradon

Samuel M Campbell [SEAL]
J. R. M. Howell [SEAL]
Walter Gowen Sec. [SEAL]
[SEAL]

A True Copy of Original Bond
Wm. James Kirkradon clerk

Know all Men by these Presents that We,

Charles Phillis
James Fullington and John Mitchell

are held and firmly bound unto the State of Ohio, in the sum of *Five thousand* dollars,
to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators,
jointly and severally, firmly by these presents; witness our hands and seals this *13th* day of *August*

A. D., 1850. Whereas, the Court have this day appointed *Charles Phillis* Administrator
Ex bonis non of the Estate of Thomas Caldwell deceased,

Now if the said *Charles Phillis* 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 *his* real estate that may be sold for the payment of *his* debts which may
at any time come to the possession of the administrator or to the possession of any other person for *him*

Thirdly. And render upon oath a true account of *his* administration within eighteen months and at any
other times when required 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 hereafter
duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law.

Signed and sealed

in presence of

John Kirkadee Clerk

Charles Phillis
James Fullington
John Mitchell

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

A True Copy of Original Bond of
Wm. James Kirkadee Clerk

Know all Men by these Presents that We, *Charles Phillis, James Fullington, William Gury, John H. Burnham, A. S. Bates and J. M. Kimball* are held and firmly bound unto the State of Ohio, in the sum of *Fifty thousand* dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents; witness our hands and seals this *12th* day of *August* A. D., *1850* Whereas, the Court have this day appointed *Charles Phillis and James Fullington* Administrators on the estate of *Moses Fullington* deceased.

Now if the said *Charles Phillis and James Fullington* Administrators, 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 *their* 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 *his* real estate that may be sold for the payment of *his* debts which may at any time come to the possession of the administrators or to the possession of any other person for *them*

Thirdly. And render upon oath a true account of *their* administration within eighteen months and at any other times when required by the Court or the Law.

Fourthly. And pay any balance remaining in *their* hands upon the settlement of *their* 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 hereafter duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law.

Signed and sealed }
in presence of }
J. A. Converse
A. A. Woodworth

Charles Phillis [SEAL]
James Fullington [SEAL]
William Gury [SEAL]
John H. Burnham [SEAL]
A. S. Bates Seal
J. M. Kimball Seal

A True Copy of Original Bond
Attest, James Kimbade Jr Clerk

Know all Men by these Presents that We, *Servy J. Hager*
Zachariah Noteman and Edwin Converse
 are held and firmly bound unto the State of Ohio, in the sum of *Five hundred* dollars,
 to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators,
 jointly and severally, firmly by these presents; witness our hands and seals this *12th* day of *August*
 A. D., 1850. Whereas, the Court have this day appointed *Servy J. Hager*
 Administrator of the estate of *William See Key deceased*

Now if the said *Servy J. Hager* 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 *his* real estate that may be sold for the payment of *his* debts which may
 at any time come to the possession of the administrator or to the possession of any other person for *him*

Thirdly. And render upon oath a true account of *his* administration within eighteen months and at any
 other times when required 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 hereafter
 duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law.

Signed and sealed }
 in presence of }

James M. Converse
J. B. Seal

Servy J. Hager
Edwin G. Converse
Z Noteman

[SEAL]

[SEAL]

[SEAL]

[SEAL]

A True Copy of Original Bond
Attest, James M. Converse Clerk

Know all Men by these Presents that We,

J. E. Lawrence, John Wood & William C. Piper —

are held and firmly bound unto the State of Ohio, in the sum of *Five hundred* dollars,

to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators,

jointly and severally, firmly by these presents; witness our hands and seals this *12th* day of *August*

A. D., 18 *50* Whereas, the Court have this day appointed *J. E. Lawrence* administrator of the estate of *William M Galloway* deceased

Now if the said *J. E. Lawrence* 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 *his* real estate that may be sold for the payment of *his* debts which may at any time come to the possession of the administrator or to the possession of any other person for *him*

Thirdly. And render upon oath a true account of *his* administration within eighteen months and at any other times when required 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 hereafter duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law.

Signed and sealed

in presence of

Wm Bleats,

J. E. Lawrence

John P. Wood

W. C. Piper

[SEAL]

[SEAL]

[SEAL]

[SEAL]

A true Copy of Original Bond
Attest. James Kirkadap Clerk

Know all Men by these Presents that We,

John Curry, James A. Curry and William Waigut

are held and firmly bound unto the State of Ohio, in the sum of *Four hundred* — dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents; witness our hands and seals this *13th* day of *August*

A. D., 18*50* Whereas, the Court have this day appointed *John Curry* administrator of the Estate of *William Beard* deceased

Now if the said *John Curry* 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 *his* real estate that may be sold for the payment of *his* debts which may at any time come to the possession of the administrator or to the possession of any other person for *him*

Thirdly. And render upon oath a true account of *his* administration within eighteen months and at any other times when required 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 hereafter duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law.

Signed and sealed }
in presence of }

John Curry [SEAL]
Wm Waigut [SEAL]
James A. Curry [SEAL]
[SEAL]

*A True Copy of Original Bond }
Attest, James Kirkadap Clerk }*

Know all Men by these Presents that We,

James B. Cook, Joshua Judy and James Turner

are held and firmly bound unto the State of Ohio, in the sum of *Six hundred* dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents; witness our hands and seals this *13th* day of *August*

A. D., 1850 Whereas, the Court have this day appointed *James B. Cook* Administrator of the Estate of *Sara Kline deceased*

Now if the said *James B. Cook* 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 *his* real estate that may be sold for the payment of *his* debts which may at any time come to the possession of the administrator or to the possession of any other person for *him*

Thirdly. And render upon oath a true account of *his* administration within eighteen months and at any other times when required 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 hereafter duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law.

Signed and sealed
in presence of }

James B. Cook
Joshua Judy
James Turner

(SEAL)
(SEAL)
(SEAL)
(SEAL)

A True Copy of Original Bond
Attest. James Kirkadair Clerk

Know all Men by these Presents that We,

[Faint, mostly illegible text on the reverse side of the page, likely bleed-through from the other side of the document.]

Know all Men by these Presents that We,

William Benson, Samuel Sager 2^d and Abraham Sager
are held and firmly bound unto the State of Ohio, in the sum of *Three thousand* dollars,

to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators,
jointly and severally, firmly by these presents; witness our hands and seals this *7th* day of *October*

A. D. 1850 Whereas, the Court have this day appointed *William Benson* Administrator
on the estate of *John Benson deceased*

Now if the said *William Benson* 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 *his* real estate that may be sold for the payment of *his* debts which may
at any time come to the possession of the administrator or to the possession of any other person for *him*

Thirdly. And render upon oath a true account of *his* administration within eighteen months and at any
other times when required 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 hereafter
duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law.

Signed and sealed
in presence of
James Kirkrad p

William Benson [SEAL]
Samuel Sager [SEAL]
Abraham Sager [SEAL]
[SEAL]

A true Copy of Original Bond
Attes. James Kirkrad p clerk

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Know all Men by these Presents that We,

Henry Baldwin, James M. Welsh and Philip Snider

are held and firmly bound unto the State of Ohio, in the sum of *Two hundred* dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents; witness our hands and seals this *21st* day of *November*

A. D., 1850 Whereas, the Court have this day appointed *Henry Baldwin* Administrator on the estate of *Thomas J. Baldwin* late of *Union County*, Ohio deceased.

Now if the said *Henry Baldwin* 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 *his* real estate that may be sold for the payment of *his* debts which may at any time come to the possession of the administrator or to the possession of any other person for *him*

Thirdly. And render upon oath a true account of *his* administration within eighteen months and at any other times when required 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 hereafter duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law.

Signed and sealed

in presence of

H. Doughty

Henry Baldwin
James M. Welsh
Philip Snider

[SEAL]

[SEAL]

[SEAL]

[SEAL]

A True Copy of Original Bond }
Attest James Kirkadee Jr. Clerk }

Know all Men by these Presents that We,

Matthew G. Patrick, John F. Sabin and Jereed H. Clement

are held and firmly bound unto the State of Ohio, in the sum of *Sixteen hundred* dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents; witness our hands and seals this *19th* day of *November*

A. D., 18*50* Whereas, the Court have this day appointed *Matthew G. Patrick* Administrator on the estate of *Moses Patrick*, late of *Union County*, Ohio deceased.

Now if the said *Matthew G. Patrick* 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 *his* real estate that may be sold for the payment of *his* debts which may at any time come to the possession of the administrator or to the possession of any other person for *him*

Thirdly. And render upon oath a true account of *his* administration within eighteen months and at any other times when required 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 hereafter duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law.

Signed and sealed }
in presence of }
Matthew G. Patrick (SEAL)
John F. Sabin (SEAL)
Jereed H. Clement (SEAL)

A True Copy of Original Bond }
Attest. *James Kirkadee* for Clerk }

[Faint, illegible text, likely bleed-through from the reverse side of the page]

Know all Men by these Presents that We,
Matthew G. Patrick, John F. Sabin and Jereed H. Clement

are held and firmly bound unto the State of Ohio, in the sum of *Sixteen hundred* dollars,
to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators,
jointly and severally, firmly by these presents; witness our hands and seals this *19th* day of *November*

A. D., 18*50* Whereas, the Court have this day appointed *Matthew G. Patrick* Administra-
tor on the estate of *Moses Patrick*, late of *Union County, Ohio* deceased.

Now if the said *Matthew G. Patrick* 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 *his* real estate that may be sold for the payment of *his* debts which may
at any time come to the possession of the administrator, or to the possession of any other person for *him*

Thirdly. And render upon oath a true account of *his* administration within eighteen months and at any
other times when required 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 hereafter
duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law.

Signed and sealed }
in presence of }

Matthew G. Patrick (SEAL)
John F. Sabin (SEAL)
Jereed H. Clement (SEAL)

A True Copy of Original Bond
Attest. James Kirkadee Jr Clerk

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Know all Men by these Presents that We,
James Armstrong, A. G. Benton and Horace Beach
 are held and firmly bound unto the State of Ohio, in the sum of *Five hundred* dollars,
 to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators,
 jointly and severally, firmly by these presents; witness our hands and seals this *18th* day of *November*
 A. D. *1850* Whereas, the Court have this day appointed *James Armstrong Administrator*
On the estate of Joseph Hobart Late of Union County Ohio deceased

Now if the said *James Armstrong* 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 *his* real estate that may be sold for the payment of *his* debts which may
 at any time come to the possession of the administrator or to the possession of any other person for *him*

Thirdly. And render upon oath a true account of *his* administration within eighteen months and at any
 other times when required 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 hereafter
 duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law.

Signed and sealed }
 in presence of }

James Armstrong (SEAL)
Horace Beach (SEAL)
A. G. Benton (SEAL)

A True Copy of Original Bond of
Attest James Kirkaduff Clerk

45

Know all Men by these Presents that We,

Jacob C. Seidle, Samuel Cottrell & Lewis Colcliff

are held and firmly bound unto the State of Ohio, in the sum of *Three hundred* dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents; witness our hands and seals this *18th* day of *November*

A. D. 18*50* Whereas, the Court have this day appointed *Jacob C. Seidle* Administrator

On the estate of *John Shuster* late of *Union County*, Ohio deceased

Now if the said *Jacob C. Seidle* 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 *his* real estate that may be sold for the payment of *his* debts which may at any time come to the possession of the administrator or to the possession of any other person for *him*

Thirdly. And render upon oath a true account of *his* administration within eighteen months and at any other times when required 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 hereafter duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law.

Signed and sealed }
in presence of }
John Bleats
Ed Hamilton

Jacob C. Seidle
Samuel Cottrell
Lewis Colcliff
mark

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

A true Copy of Original Bond
Attest. *James Kirkade* p Clerk

Know all Men by these Presents that We,

William Richey, Cyphrian Lee and Philip Sinder
are held and firmly bound unto the State of Ohio, in the sum of *Four hundred* dollars,

to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators,
jointly and severally, firmly by these presents; witness our hands and seals this *4th* day of *December*

A. D., 18*50* Whereas, the Court have this day appointed *William Richey* Administrator
on the estate of *Abel Jarner* late of *Union County* Ohio deceased

Now if the said *William Richey* 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 *his* real estate that may be sold for the payment of *his* debts which may
at any time come to the possession of the administrator or to the possession of any other person for *him*

Thirdly. And render upon oath a true account of *his* administration within eighteen months and at any
other times when required 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 hereafter
duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law.

Signed and sealed }
in presence of }
John Krick clerk }

Wm Richey (SEAL)
C Lee (SEAL)
Philip Sinder (SEAL)
(SEAL)

A True Copy of Original Bond
Attest, *James Krick* clerk

Know all Men by these Presents that We,

Emily Fairfield, Jacob Fairfield and Timothy H. Clowell

are held and firmly bound unto the State of Ohio, in the sum of *Three thousand* dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents; witness our hands and seals this *13th* day of *January*

A. D., 18 *57* Whereas, the Court have this day appointed *Emily Fairfield* Administratrix *in* the estate of *George W. Fairfield, late of this County deceased*

Now if the said *Emily Fairfield* Administratrix 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 *her* 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 *his* real estate that may be sold for the payment of *his* debts which may at any time come to the possession of the administratrix or to the possession of any other person for *her*

Thirdly. And render upon oath a true account of *her* administration within eighteen months and at any other times when required by the Court or the Law.

Fourthly. And pay any balance remaining in *her* hands upon the settlement of *her* 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 hereafter duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law.

Signed and sealed
in presence of }
James Runkadepf clerk }

Emily Fairfield
T. H. Clowell
Jacob Fairfield

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

A true Copy of Original Bond
Attest. James Runkadepf clerk

48

Know all Men by these Presents that We, *Mary Coe, Philip Coe, Joseph Coe and G A Cassie*

are held and firmly bound unto the State of Ohio, in the sum of *Three thousand* dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents; witness our hands and seals this *28th* day of *January* A. D., *1851* Whereas, the Court have this day appointed *Mary Coe Administratrix*.

On the estate of *Daniel Coe late of Union County Ohio deceased* -
Now if the said *Mary Coe* Administratrix

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 *her* 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 *his* real estate that may be sold for the payment of *his* debts which may at any time come to the possession of the administratrix or to the possession of any other person for *her*.

Thirdly. And render upon oath a true account of *her* administration within eighteen months and at any other times when required by the Court or the Law.

Fourthly. And pay any balance remaining in *her* hands upon the settlement of *her* 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 hereafter duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law.

Signed and sealed }
in presence of }
James Rinkade p clerk }

Mary Coe (SEAL)
Philip Coe (SEAL)
Joseph Coe (SEAL)
G A Cassie (SEAL)

A true Copy of Original Bond }
Attest: James Rinkade p clerk }

49

Know all Men by these Presents that We,

Rebecca Williams, Benjamin Hopkins, and Reuben P. Mann

are held and firmly bound unto the State of Ohio, in the sum of Two Thousand dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents; witness our hands and seals this 14th day of April

A. D., 1857. Whereas, the Court have this day appointed *Rebecca Williams* Administratrix on the estate of *John Williams* late of *Union County Ohio* deceased

Now if the said *Rebecca Williams* Administratrix 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 her 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 his real estate that may be sold for the payment of his debts which may at any time come to the possession of the administratrix or to the possession of any other person for her

Thirdly. And render upon oath a true account of her administration within eighteen months and at any other times when required by the Court or the Law.

Fourthly. And pay any balance remaining in her hands upon the settlement of her 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 hereafter duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law.

Signed and sealed }
in presence of }

Rebecca Williams [SEAL]
Benjamin Hopkins [SEAL]
Reuben P. Mann [SEAL]

A True Copy of Original Bond }
Attest. *James Kirkadap* Clerk }

Know all Men by these Presents that We,
are held and firmly bound unto the State of Ohio, in the sum of Two Thousand dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents; witness our hands and seals this 14th day of April

A. D., 1857. Whereas, the Court have this day appointed *Rebecca Williams* Administratrix on the estate of *John Williams* late of *Union County Ohio* deceased
Now if the said *Rebecca Williams* Administratrix 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 her 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 his real estate that may be sold for the payment of his debts which may at any time come to the possession of the administratrix or to the possession of any other person for her
Thirdly. And render upon oath a true account of her administration within eighteen months and at any other times when required by the Court or the Law.
Fourthly. And pay any balance remaining in her hands upon the settlement of her 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 hereafter duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law.

Signed and sealed }
in presence of }

Rebecca Williams [SEAL]
Benjamin Hopkins [SEAL]
Reuben P. Mann [SEAL]

Know all Men by these Presents that We, Benjamin Hopkins, Mary Ann Hatheway, Eliphas Burnham and Samuel K Reed are held and firmly bound unto the State of Ohio, in the sum of Six Thousand dollars,

to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents; witness our hands and seals this 14th day of April

A. D., 1857 Whereas, the Court have this day appointed Benjamin Hopkins and Mary Ann Hatheway Administrators of the Estate of Ebenezer P. Hatheway late of said County deceased

Now if the said Benjamin Hopkins & Mary Ann Hatheway Administrators 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 their 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 his real estate that may be sold for the payment of his debts which may at any time come to the possession of the administrator or to the possession of any other person for them

Thirdly. And render upon oath a true account of their administration within eighteen months and at any other times when required by the Court or the Law.

Fourthly. And pay any balance remaining in their hands upon the settlement of their 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 hereafter duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law.

Signed and sealed
in presence of

Benjamin Hopkins [SEAL]
Mary Ann Hatheway [SEAL]
Samuel K Reed [SEAL]
Eliphas Burnham [SEAL]

A true Copy of Original Bond
Attest. James Kirkadap Clerk

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Know all Men by these Presents that We,

Samuel Woods, James Findley and William Gabriel are held and firmly bound unto the State of Ohio, in the sum of Twelve hundred dollars, to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents; witness our hands and seals this 15th day of April A. D. 1857 Whereas, the Court have this day appointed Samuel Woods Administrator On the estate of John P. Woods late of Union County Ohio deceased

Now if the said Samuel Woods 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 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 his real estate that may be sold for the payment of his debts which may at any time come to the possession of the administrator or to the possession of any other person for him

Thirdly. And render upon oath a true account of his administration within eighteen months and at any other times when required 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 hereafter duly proven and allowed, then this obligation shall be void; otherwise he and remain in full force and virtue in law.

Signed and sealed

Samuel Woods
Wm Gabriel &
James Findley



in presence of

Open Court
James Kirk Road & Clerk,

A true Copy of Original Bond
Attest James Kirk Road & Clerk

Know all Men by these Presents that We, *Jasper R. Converse*
Charles Converse & Amos P. Adams
 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 made we bind ourselves, our heirs, executors, and administrators,
 jointly and severally, firmly by these presents; witness our hands and seals this *13th* day of *September*
 A. D., 1857. Whereas, the Court have this day appointed *Jasper R. Converse* Administrator
 of the Estate of *Edwin G. Converse* late of *Union County* Ohio deceased

Now if the said *Jasper R. Converse* 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 *his* real estate that may be sold for the payment of *his* debts which may
 at any time come to the possession of the administrator or to the possession of any other person for *him*

Thirdly. And render upon oath a true account of *his* administration within eighteen months and at any
 other times when required 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 hereafter
 duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law.

Signed and sealed
 in presence of }
J. Kirkrad Clerk }
Jasper R. Converse [SEAL]
Charles Converse [SEAL]
A. P. Adams [SEAL]

A true Copy of Original Bond
Attest James Kirkrad Clerk

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Know all Men by these Presents that We,

Andrew H Beard David Beard and Robert Clumy
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 made we bind ourselves, our heirs, executors, and administrators,
jointly and severally, firmly by these presents; witness our hands and seals this 22 day of October

A. D. 1857 Whereas, the Court have this day appointed *the said Andrew H Beard*
Administrator of the estate of James J. Beard late of
Union County Ohio deceased

Now if the said *Andrew H. Beard* 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 *his* real estate that may be sold for the payment of *his* debts which may
at any time come to the possession of the administrator or to the possession of any other person for *him*

Thirdly. And render upon oath a true account of *his* administration within eighteen months and at any
other times when required 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 hereafter
duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law.

Signed and sealed }
in presence of }
W. M. Robinson 3

Andrew H Beard [SEAL]
David Beard [SEAL]
Robert Clumy [SEAL]

A True Copy of Original Bond }
Attest, *James Kirkland* Clerk }

Know all Men by these Presents that We, Benjamin Welsh
James M Welsh and John Cassie
are held and firmly bound unto the State of Ohio, in the sum of *Four hundred* dollars,

to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators,
jointly and severally, firmly by these presents; witness our hands and seals this *25th* day of *October*

A. D., 1857 Whereas, the Court have this day appointed *Benjamin Welsh Administrator*
of the Estate of *William Scott late of Union County Ohio deceased*

Now if the said *Benjamin Welsh* 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 *his* real estate that may be sold for the payment of *his* debts which may
at any time come to the possession of the administrator or to the possession of any other person for *him*

Thirdly. And render upon oath a true account of *his* administration within eighteen months and at any
other times when required 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 hereafter
duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law.

Signed and sealed

in presence of }
J. Kirkland }
} }
} }

Benj Welsh [SEAL]
John Cassie [SEAL]
J. M. Welsh [SEAL]
[SEAL]

A true Copy of Original Bond
Attest. James Kirkland Clerk

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Know all Men by these Presents that We, *Eliphas Burnham*
J. C. Baker R. D. Reed and Sumner Payne

are held and firmly bound unto the State of Ohio, in the sum of *Two thousand* dollars,
to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators,
jointly and severally, firmly by these presents; witness our hands and seals this *27th* day of *December*

A. D., 1851 Whereas, the Court have this day appointed *Eliphas Burnham* Administrator
of the Estate of *David Burnham* deceased -

Now if the said *Eliphas Burnham* 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 *his* real estate that may be sold for the payment of *his* debts which may
at any time come to the possession of the administrator or to the possession of any other person for *him*

Thirdly. And render upon oath a true account of *his* administration within eighteen months and at any
other times when required 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 hereafter
duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law.

Signed and sealed
in presence of }

Eliphas Burnham [SEAL]
J. C. Baker [SEAL]
R. D. Reed [SEAL]
Sumner Payne [SEAL]

A True Copy of Original Bond }
Attest. *James Kirkade Jr* Clerk }

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Know all Men by these Presents that We, *Thomas M Ewing*
Jeremiah Curl and *Charles Rathbun*
 are held and firmly bound unto the State of Ohio, in the sum of *Eight hundred* dollars,
 to the payment of which well and truly to be made we bind ourselves, our heirs, executors, and administrators,
 jointly and severally, firmly by these presents; witness our hands and seals this *6th* day of *January*

A. D., 1852 Whereas, the Court have this day appointed *Thomas M Ewing* Administrator
 of the estate of *John Guatner* late of *Union County, Ohio* deceased

Now if the said *Thomas M. Ewing* 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 *his* real estate that may be sold for the payment of *his* debts which may
 at any time come to the possession of the administrator or to the possession of any other person for *him*

Thirdly. And render upon oath a true account of *his* administration within eighteen months and at any
 other times when required 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 hereafter
 duly proven and allowed, then this obligation shall be void; otherwise be and remain in full force and virtue in law.

Signed and sealed }
 in presence of }
Darius Burston }
J M Ewing [SEAL]
Jeremiah Curl [SEAL]
C Rathbun [SEAL]
 [SEAL]

A true Copy of Original Bond
Attest: James Kirk Rade Jr Clerk

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Know all men by these presents, that we, *Angeline Lockwood*
M. H. Madhams and James Henderson
 All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of
One hundred dollars, current money; to the payment of which, well and truly
 to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these
 presents. Witness our hands and seals this *14th* day of *April* A. D. 18 *49*

Whereas, *Angeline Lockwood* has this day been appointed
 by the Court of Common Pleas of Union County
 Ohio, Guardian of *Erastus Lockwood, George*
Lockwood, Malvina Lockwood, French Lockwood
& Israel Lockwood, minor children of Israel
Lockwood deceased.

Now the condition of the above obligation is such, that if the above bound
Angeline Lockwood shall well and truly pay over all moneys,
 which by virtue of said appointment may come into *her* hands, and do and perform all the duties required of
her by law as such Guzdian; then this obligation to be void; otherwise to be and remain in full force and
 virtue in law.

Signed and sealed
 in presence of
Open Court

Angeline Lockwood Seal
M. H. Madhams Seal
James Henderson Seal

A true Copy of Original Bond
Attest. James Kirkadap Clerk

Know all men by these presents, that we,

James C. Miller, John Reed 3^d and William B. Irwin
All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of

Twenty five hundred dollars, current money; to the payment of which, well and truly
to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these

presents. Witness our hands and seals this 29th day of May A. D. 1849

Whereas, The Court of Common Pleas of Union County Ohio,
have this day appointed the said James C. Miller
Guardian of Elnathan Hatheway, aged 11. years
and Belia Hatheway aged 9 years minor heirs
of Elias Hatheway dec'd.

Now the condition of the above obligation is such, that if the above bound

James C. Miller shall well and truly pay over all moneys,
which by virtue of said appointment may come into his hands, and do and perform all the duties required of

him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and
virtue in law.

Signed and sealed
in presence of
open Court

James C. Miller Seal
John Reed 3^d
William B. Irwin Seal

A True Copy of Original Bond }
Attest James Kirkadap Clerk }

Know all men by these presents, that we,
David Welch, James Roberts & Bill Welch

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of
One hundred dollars, current money; to the payment of which, well and truly
to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these
presents. Witness our hands and seals this 29th day of May A. D. 1849

Whereas, The Court of Common Pleas of Union County Ohio,
have this day appointed the said David Welch
Guardian of Sarah Jane Elliott aged six years
old January 24, 1849 & John Elliott four years old
March 19, 1849 children of Gabriel Elliott dec'd.

Now the condition of the above obligation is such, that if the above bound

David Welch shall well and truly pay over all moneys,
which by virtue of said appointment may come into his hands, and do and perform all the duties required of
by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and
virtue in law.

Signed and sealed
in presence of

M. Rosette
Nathaniel Raymond

David Welch
B Welch
James Roberts

A true Copy of Original Bond
Attest James Kitchener clerk

Know all men by these presents, that we,
Summer Payne, Elephas Burnham & George McDonald

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of
Four Hundred dollars, current money; to the payment of which, well and truly
to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these
presents. Witness our hands and seals this 30th day of May A. D. 1849

Whereas, The Court of Common Pleas of Union County Ohio
has this day appointed Summer Payne
Guardian of Eliza Saunders aged eleven years

Now the condition of the above obligation is such, that if the above bound
Summer Payne shall well and truly pay over all moneys,
which by virtue of said appointment may come into his hands, and do and perform all the duties required of
him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and
virtue in law.

Signed and sealed,
in presence of
Open Court.

Summer Payne
Elephas Burnham
George McDonald

A True Copy of Original Bond
Attest. James Kirkadee, Clerk

Know all men by these presents, that we, *Eliphas Buruham*
Summer Payne and Robert D. Reed

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of
Eight hundred dollars, current money; to the payment of which, well and truly
to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these


presents. Witness our hands and seals this *30th* day of *May* A. D. 18*49*


Whereas, *Sulist Hatheway* aged *14* this day came into
Court and made choice of *Eliphas Buruham*
as her Guardian. which choice is confirmed
by the Court of Common Pleas of Union County,
Ohio —

Now the condition of the above obligation is such, that if the above bound

Eliphas Buruham — shall well and truly pay over all moneys,
which by virtue of said appointment may come into his hands, and do and perform all the duties required of
him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and
virtue in law.

Signed and sealed
in presence of
open Court

Eliphas Buruham 
R. D. Reed
Summer Payne

A True Copy of Original Bond
Attest. James Kirkadee clerk. 

Know all men by these presents, that we,
Aaron Doolittle and Samuel Robinson

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of
One hundred dollars, current money; to the payment of which, well and truly
to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these
presents. Witness our hands and seals this *twenty ninth* day of *May* A. D. 18 *49*

Whereas, *Aaron Doolittle* was this day appointed
Guardian of *Daniel Carter* aged *thirteen* years and
thereupon appeared in open Court and accepted said
appointment

Now the condition of the above obligation is such, that if the above bound
Aaron D. Doolittle shall well and truly pay over all moneys,
which by virtue of said appointment may come into *his* hands, and do and perform all the duties required of
him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and
virtue in law.

Signed and sealed
in presence of
open Court

Aaron D. Doolittle
Samuel Robinson *Edw*
Geo

A True Copy of Original Bond
Attest. James Kirkade p clerk

Know all men by these presents, that we,
Thomas Long, Vandewer Reed and Samuel Marsh

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of
Six hundred - dollars, current money; to the payment of which, well and truly
to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these
presents. Witness our hands and seals this 30th day of May A. D. 1849

Whereas, The Court of Common Pleas of Union County Ohio
have this day appointed Thomas Long Guardian
of Enos Reed aged 12 years Meenas Reed aged
10 years Almada Reed aged 8 years David Reed
aged 6 years and James H. Reed aged 4 years minor
heirs of James C. Reed -

Now the condition of the above obligation is such; that if the above bound
Thomas Long shall well and truly pay over all moneys,
which by virtue of said appointment may come into his hands, and do and perform all the duties required of
him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and
virtue in law.

Signed and sealed
in presence of
Open Court.

Thomas Long
Vandewer Reed
Samuel Marsh
Seal
Seal
Seal

A True Copy of Original Bond
Attest. James Kirkadee Clerk

Know all men by these presents, that we,

John Reed, James R. Snodgrass & James Reed

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of

Five hundred — dollars, current money; to the payment of which, well and truly

to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this 30th day of May A. D. 1849

Whereas, John Reed, has this day been by the Court of Common Pleas of Union County, Ohio appointed guardian of Mrs Smith Snodgrass aged 7 years Cyrus Snodgrass aged 5 years & Susan Snodgrass aged 8 months the minor children of Samuel Snodgrass, late of said County deceased.

Now the condition of the above obligation is such, that if the above bound

John Reed shall well and truly pay over all moneys, which by virtue of said appointment may come into his hands, and do and perform all the duties required of him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and virtue in law.

Signed and sealed
in presence of

Lath Kirkadee } Mr }

John Reed 1st }
James R Snodgrass }
James Reed }
Ed }
Ed }
Ed }

A True Copy of Original Bond
Attest: James Kirkadee clerk

Know all men by these presents, that we,

Samuel Tyler and Solon Harrington

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of Five hundred dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this 31st day of May A. D. 1849

Whereas, The court of Common Pleas have this day appointed Samuel Tyler, guardian of Cynthia Tyler aged 8 years and Abi Tyler aged 6 years and Samuel R. Tyler aged 4 years minor heirs of the said Samuel Tyler

Now the condition of the above obligation is such, that if the above bound

Samuel Tyler shall well and truly pay over all moneys, which by virtue of said appointment may come into his hands, and do and perform all the duties required of him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and virtue in law.

Samuel Tyler
Solon Harrington

Signed and sealed
in presence of
open Court

A True Copy of Original Bond
Attest. James Kirkadee clerk

Know all men by these presents, that we,
Richard Hoskins, Benjamin Welsh and John Berge

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of
Three hundred — dollars, current money; to the payment of which, well and truly
to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these
presents. Witness our hands and seals this *1st* day of *June* A. D. 18 *49*

Whereas, *Sarah Jane White* aged *12* years this day came into
Court and made choice of *Richard Hoskins* as her
Guardian which choice is confirmed by the Court
of Common Pleas of Union County, Ohio, and whereas
also the Court have this day appointed the said
Richard Hoskins Guardian of *Isaac White* aged
10 years infant Heir of *Isaac White* deceased

Now the condition of the above obligation is such, that if the above bound
Richard Hoskins — shall well and truly pay over all moneys,
which by virtue of said appointment may come into *his* hands, and do and perform all the duties required of
him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and
virtue in law.

Signed and sealed
in presence of

Richard Hoskins *Seal*
Seal
Seal

A true Copy of Original Bond
Attest James Kirkpatrick Clerk

Know all men by these presents, that we,

William Hayse and James B. Norris

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of

Two Hundred — dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this 29th day of May A. D. 1849

Whereas, Jacob Bowersmith 2^d this day came into court and made choice of William Hayse as his guardian which choice was approved by the Court of Common Pleas of Union County Ohio,

Now the condition of the above obligation is such, that if the above bound

William Hayse shall well and truly pay over all moneys, which by virtue of said appointment may come into his hands, and do and perform all the duties required of him by law as such Guzrdian, then this obligation to be void; otherwise to be and remain in full force and virtue in law.

Signed and sealed
in presence of
Mary M. Mezmer }

William Hays. Seal
James B. Norris. Seal

A true copy of Original Bond
Attest James Kunkader clerk }

Know all men by these presents, that we,
Mary Jenkins, David Couklin and Jacob Bowersmith



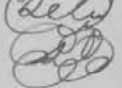
All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of
One hundred dollars, current money; to the payment of which, well and truly
to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these
presents. Witness our hands and seals this 30th day of May A. D. 18 49

Whereas, Jacob Jenkins this day ~~has appointed~~
made choice of Mary Jenkins
as his Guardian, which choice was
confirmed by the Court of Common Pleas
of Union County Ohio

Now the condition of the above obligation is such, that if the above bound
Mary Jenkins shall well and truly pay over all moneys,
which by virtue of said appointment may come into her hands, and do and perform all the duties required of
her by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and
virtue in law.

Signed and sealed
in presence of

William Hays.

Mary ^{her} Jenkins 
^{mark}
David Couklin 
Jacob Bowersmith ^{mark} 

A true Copy of Original Bond
Attest James Kirkach Jr Clerk

Know all men by these presents, that we,

Samuel K. Kezartie and William W. Woods
All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of

Fifty dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this *2nd* day of *June* A. D. 18*49*

Whereas, *The Court of Common Pleas of Union County Ohio have this day appointed Samuel K. Kezartie Guardian of Louisa Gibson aged 5 yrs July 14 1848 minor child of Susan Gibson*

Now the condition of the above obligation is such, that if the above bound *Samuel K. Kezartie* shall well and truly pay over all moneys which by virtue of said appointment may come into *his* hands, and do and perform all the duties required of *him* by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and virtue in law.

Signed and sealed
in presence of
Open Court.

S. K. Kezartie Seal
W. W. Woods Seal

A true copy of Original Bond
Attest James Kirkadap clerk

Know all men by these presents, that we,

Samuel Merritt, Faber Randall and Jesse Bowen
All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of

One hundred dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this 14th day of August A. D. 18 49

Whereas, The Court of Common Pleas of Union County Ohio have this day appointed the Said Samuel Merritt Guardian of Miller Reading aged 6 years and John G. Reading aged 4 years minor heirs of Reuben Reading deceased

Now the condition of the above obligation is such, that if the above bound Samuel Merritt shall well and truly pay over all moneys, which by virtue of said appointment may come into his hands, and do and perform all the duties required of him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and virtue in law.

Signed and sealed in presence of

Ele Sloughly
Henry Baldwin

Samuel Merritt
Faber Randall
Jesse Bowen

Seal
Seal
Seal

A true Copy of Original Bond
Attest. James Kirkadeyr clerk

Know all men by these presents, that we,

Daniel Wright, Bill Welch and William H. Frank

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of

Sixteen hundred dollars, current money; to the payment of which, well and truly

to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these

presents. Witness our hands and seals this 14th day of August A. D. 1849

Whereas, Susannah Hensel aged 17 years Rebecca Hensel aged 13 years, George Hensel aged 19 years and Henry Hensel aged 15 years, this day appeared in Open Court and made choice of Daniel Wright as their Guardian which choice is confirmed by the Court of Com. Pleas of Union County Ohio

Now the condition of the above obligation is such, that if the above bound

Daniel Wright shall well and truly pay over all moneys, which by virtue of said appointment may come into his hands, and do and perform all the duties required of

him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and virtue in law.

Signed and sealed in presence of

Daniel Wright
B Welch
Wm H Frank

A true copy of Original Bond
Attest James Kirkadee Jr Cler

Know all men by these presents, that we,
 Samuel M. Bratney, Abijah Gandy, and Richard M. Bratney,
 All of Union county, and State of Ohio; are held and firmly bound unto the State of Ohio in the penal sum of
One hundred dollars, current money; to the payment of which, well and truly
 to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these
 presents. Witness our hands and seals this *15th* day of *August* A. D. 18*49*

Whereas, *William Allen* this day made choice
 of *Samuel M. Bratney* as his guardian
 which choice was this day confirmed
 by the Court of Common Pleas of Union County
 Ohio -

Now the condition of the above obligation is such, that if the above bound
Samuel M. Bratney shall well and truly pay over all moneys,
 which by virtue of said appointment may come into his hands, and do and perform all the duties required of
 him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and
 virtue in law.

Signed and sealed
 in presence of
M. Brophy
E. Brown

Samuel M. Bratney
Abijah Gandy
Richard M. Bratney

A true copy of original Bond }
 Attest. James Kirkpatrick Clerk }

Know all men by these presents, that we,

William Hays, Isaac Anderson & J. Felkner

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of Eight hundred dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this 15th day of August A. D. 1849

Whereas, Catharine Bowersmith aged 17 years, Nancy Bowersmith aged 15 years and Isaac Bowersmith aged 14 years this day made choice of William Hays as their guardian which choice was this day confirmed by the Court of Common Pleas of Union County Ohio, and the Court have also this day appointed the said William Hays guardian of Magdalena Bowersmith aged 11 years

Now the condition of the above obligation is such, that if the above bound

William Hays

shall well and truly pay over all moneys,

which by virtue of said appointment may come into his hands, and do and perform all the duties required of him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and virtue in law.

Signed and sealed
in presence of

Joseph Hutchisson }
}

William Hays
Jacob L. Felkner
Isaac Anderson

Seal
Seal
Seal

A True Copy of Original Bond
Attest. James Kirkade Jr Clerk }

Know all men by these presents, that we,
Joseph Conklin, David H. Price and David Baughman

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of
One hundred dollars, current money; to the payment of which, well and truly
to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these
presents. Witness our hands and seals this *10th* day of *August* A. D. 18*49*

Whereas, *Sam Price* this day appeared in open court
and made choice of *Joseph Conklin* as his
guardian which is confirmed by the court
of Common Pleas of Union County Ohio

Now the condition of the above obligation is such, that if the above bound
Joseph Conklin shall well and truly pay over all moneys,
which by virtue of said appointment may come into *his* hands, and do and perform all the duties required of
him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and
virtue in law.

Signed and sealed
in presence of
open court.

Joseph Conklin *David Baughman* *David H. Price*

A true copy of original Bond
Attest James Kirkadee p clerk

Know all men by these presents, that we,

Jesse Gill, John Cassil and William B. Irwin
All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of

Two Hundred dollars, current money; to the payment of which, well and truly

to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this 20th day of November A. D. 1849

Whereas, Mary Jane Rickard aged 14 years this day came into Court and made choice of Jesse Gill as her Guardian, which choice is confirmed by the Court of Common Pleas of Union County Ohio -

Now the condition of the above obligation is such, that if the above bound

Jesse Gill shall well and truly pay over all moneys,

which by virtue of said appointment may come into his hands, and do and perform all the duties required of him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and virtue in law.

Signed and sealed
in presence of
Rickard JCR }

Jesse Gill Seal
John Cassil Seal
William B Irwin Seal

A True Copy of Original Bond }
Attest. James Rickard Jr Clerk }

Know all men by these presents, that we,

George McDonald, John Reed 3rd and Thomas Stillings
All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of

Six hundred ⁰⁰ dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this 21st day of November A. D. 1849

Whereas, The Court have this day appointed George McDonald Guardian of Albertine McDonald and also Angelina McDonald has this day made choice of said George McDonald as her Guardian which choice is confirmed by the Court of Common Pleas of Union County Ohio

Now the condition of the above obligation is such, that if the above bound

George McDonald shall well and truly pay over all moneys, which by virtue of said appointment may come into his hands, and do and perform all the duties required of him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and virtue in law.

Signed and sealed
in presence of

George McDonald Seal
Thomas Stillings Seal
John Reed 3rd Seal

A True Copy of Original Bond
Attest, James Leukadey Clerk

Know all men by these presents, that we,
Adam Myers, Presley Said and John Myers

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of
Five hundred dollars, current money; to the payment of which, well and truly
to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these
presents. Witness our hands and seals this 20th day of November A. D. 1849

Whereas, The Court of Common Pleas of Union County Ohio has this
day appointed Adam Myers guardian of Michael
Myers aged 12 years Lewis Myers aged 7 years
and Mary Myers aged 4 years infant heirs
of Michael Myers deced

Now the condition of the above obligation is such, that if the above bound
Adam Myers shall well and truly pay over all moneys,
which by virtue of said appointment may come into his hands, and do and perform all the duties required of
him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and
virtue in law.

Signed and sealed
in presence of
I. S. Sloughly,

Adam ^{his} Myers Seal
Presley Said Seal
John ^{his} Myers Seal
mark

A true Copy of Original Bond }
Attest, James Kirkade Jr Clerk }

Know all men by these presents, that we,
Thomas Duwall and Stephen F. Kinney -

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of
Four Hundred - dollars, current money; to the payment of which, well and truly
to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these
presents. Witness our hands and seals this 23rd day of November A. D. 1849

Whereas, Anna Eliza Crippen, this day came into Court
and made choice of Thomas Duwall as her
Guardian. Which choice was this day
Confirmed by the Court of Common Pleas
of Union County Ohio

Now the condition of the above obligation is such, that if the above bound

Thomas Duwall shall well and truly pay over all moneys,
which by virtue of said appointment may come into his hands, and do and perform all the duties required of
him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and
virtue in law.

Signed and sealed
in presence of

L Curry

Thomas Duwall Seal
S. F. Kinney Seal

A True Copy of Original Bond
Attest. James Kirkade, Jr. Clerk

Know all men by these presents, that we,

Joseph Glascock, M. H. Wadhams & Andrew Newland

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of

Two hundred — dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this 22nd day of November A. D. 1849

Whereas, Thomas Glascock and John Glascock this day came into Court and made choice of Joseph Glascock as their guardian which choice is confirmed by the Court of Common Pleas of Union County, and whereas also the Court have this day appointed the said Joseph Glascock guardian of Hiram Glascock his minor children —

Now the condition of the above obligation is such, that if the above bound Joseph Glascock — shall well and truly pay over all moneys, which by virtue of said appointment may come into his hands, and do and perform all the duties required of him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and virtue in law.

Signed and sealed
in presence of
E. E. Ingham
L. son Ingersol }

Jos Glascock Seal
Andrew Newland Seal
M. H. Wadhams Seal

A True Copy of Original Bond
Attest. James Kinkade Jr Clerk

Know all men by these presents, that we,

Sanford W. Hill, William Hays and Silas Peirsol

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of

Four Hundred

dollars, current money; to the payment of which, well and truly

to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these

presents. Witness our hands and seals this 21st day of November A. D. 1849

Whereas, John M. Colley aged 14 years this day came into Court and made choice of Sanford W. Hill as his Guardian, which choice is this day confirmed by the Court of Common Pleas of Union County Ohio

Now the condition of the above obligation is such, that if the above bound

Sanford W. Hill

shall well and truly pay over all monies,

which by virtue of said appointment may come into his hands, and do and perform all the duties required of

him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and virtue in law.

Signed and sealed in presence of

Sanford W. Hill Seal
William Hays Seal
Silas Peirsol Seal

A True Copy of Original Bond }
Attest. James Kirkhead for Clerk }

Know all men by these presents, that we,
Jane Miller, Timothy A. Elwell and R P Mann

All of Union county, and State of Ohio; are held and firmly bound unto the State of Ohio in the penal sum of
Twenty five hundred dollars, current money; to the payment of which, well and truly
to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these
presents. Witness our hands and seals this 28th day of May A. D. 1850

Whereas, Maniah Reed aged 17 years and Rosanna Reed
aged 15 years this day appeared in open Court
and made choice of Jane Miller as their
guardian which choice was this day confirmed
by the Court of Common Pleas of Union County,
Ohio

Now the condition of the above obligation is such, that if the above bound
Jane Miller shall well and truly pay over all moneys,
which by virtue of said appointment may come into her hands, and do and perform all the duties required of
her by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and
virtue in law.

Signed and sealed
in presence of
John B. Coats
Rosanna Lawrence

Jane Miller Seal
Timothy A. Elwell Seal
R. P. Mann Seal

A True Copy of Original Bond }
Attest, James Strickland for clerk }

104 104
Know all men by these presents, that we,

David Cochran Robert Spain and S. R. Reed

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of
Two thousand dollars, current money; to the payment of which, well and truly

to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these
presents. Witness our hands and seals this 28th day of May A. D. 1850

Whereas, Thomas L. Cochran and Alma J. Cochran
this day came into Court and made choice of
David Cochran as their guardian which
choice was this day confirmed by the Court of
Common Pleas of Union County Ohio, and the
Court also gave this day appointed the said
David Cochran guardian of Thomas L. Cochran
minor child of James Cochran

Now the condition of the above obligation is such, that if the above bound
David Cochran — shall well and truly pay over all moneys,

which by virtue of said appointment may come into his hands, and do and perform all the duties required of
him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and
virtue in law.

Signed and sealed
in presence of

Wm. Kinrade Jr. CR.

David Cochran Seal
Samuel R. Reed Seal
Robert Spain Seal

A true copy of Original Bond
Attest: James Kinrade Jr. Clerk

Know all men by these presents, that we,
Cyprian Lee and William C. Malin

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of *Two hundred* -dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this *30th* day of *May* A. D. 18*50*

Whereas, *Martha A Sheldon* minor heir of *Eli Sheldon* deceased, this day came into Court and made choice of *Cyprian Lee* as her Guardian, which choice was this day confirmed by the Court of Common Pleas of *Union County Ohio*

Now the condition of the above obligation is such, that if the above bound *Cyprian Lee* shall well and truly pay over all moneys, which by virtue of said appointment may come into *his* hands, and do and perform all the duties required of *him* by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and virtue in law.

Signed and sealed }
in presence of }
James Kirkade Jr }

Cyprian Lee Seal
William C. Malin Seal

A true copy of Original Bond
Attest. James Kirkade Jr Clerk

Know all men by these presents, that we,

David Wüiget and James W Evans

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of Fifty dollars, current money; to the payment of which, well and truly to be made, we and ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this 30th day of May A. D. 1850

Whereas, Cyprus Lee Wüiget, this day came into Court and made choice of David Wüiget as his guardian which choice was this day confirmed by the Court of Common Pleas of Union County Ohio

Now the condition of the above obligation is such, that if the above bound David Wüiget shall well and truly pay over all moneys, which by virtue of said appointment may come into his hands, and do and perform all the duties required of him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and virtue in law.

Signed and sealed
in presence of
W. Sloughly

David P. Wüiget Seal
W. Evans Seal Secy

A true Copy of Original Bond }
Attest. James Kirkadee Clerk }

Know all men by these presents, that we,

John Harris, Garrett Harris and Isaac Brown

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of *Seventeen hundred* - dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this *16th* day of *August* A. D. 18 *50*

Whereas,

The Court of Common Pleas of Union County Ohio has this day appointed *the said John Harris* Guardian of *Hannah Harris* minor heir of *Hannah Harris deceased*

Now the condition of the above obligation is such, that if the above bound

John Harris shall well and truly pay over all moneys, which by virtue of said appointment may come into *his* hands, and do and perform all the duties required of *him* by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and virtue in law.

Signed and sealed)
in presence of
John Kinkade jr clerk }

John Harris *Clk*
Garrett Harris *Clk*
Isaac Brown *Clk*

A True Copy of Original Bond
Attest. James Kinkade jr clerk }

Know all men by these presents, that we,

William Graham, Christian Myers & William Fossey

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of *Two hundred & Ten* — dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this *13th* day of *August* A. D. 18 *50*

Whereas, *The Court of Common Pleas of Union County Ohio have this day appointed William Graham guardian of Silas Graham aged 13 years, Polly Graham aged 11 years and Lucy Ann Graham aged 3 years minors of said William Graham* —

Now the condition of ~~the~~ above obligation is such, that if the above bound

William Graham — shall well and truly pay over all moneys, which by virtue of said appointment may come into *his* hands, and do and perform all the duties required of *him* by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and virtue in law.

Signed and sealed
in presence of
John Kirkade

Wm Graham Seal
Christian Myers Seal
W. Fossey Seal

A true Copy of Original Bond
Attest James Kirkade Jr Clerk

Know all men by these presents, that we,

Nicholas Ozenbaugh and John Johnson

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of

Three Hundred — dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these

presents. Witness our hands and seals this 14th day of August A. D. 1850

Whereas, The Court of Common Pleas of Union County, Ohio has this day appointed Nicholas Ozenbaugh Guardian of Nathaw Silas Parker aged 12 years On the 28th day of July 1850

Now the condition of the above obligation is such, that if the above bound

Nicholas Ozenbaugh — shall well and truly pay over all moneys, which by virtue of said appointment may come into his hands, and do and perform all the duties required of him by law as such Guardian; then this obligation to be void; otherwise to be and remain in full force and virtue in law.

Signed and sealed }
in presence of }
Open Court. }
J. Kinkade for MR }

Nicholas ^{his} Ozenbaugh ^{Dead}
John Johnson ^{mark} ^{Dead}

A true Copy of Original Bond
Attest James Kinkade for Clerk }

Know all men by these presents, that we,

David Burnham, William Gabriel and Samuel K. Reed

Ally of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of Seven hundred dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this 18th day of November A. D. 1850

Whereas, Pheba Fuller aged 16 years this day came into Court and made choice of David Burnham as her Guardian which choice is this day confirmed by the Court of Common Pleas of Union County Ohio, and whereas said Court has also this day appointed the said David Burnham Guardian of Mary J. Fuller aged 11 years

Now the condition of the above obligation is such, that if the above bound

David Burnham shall well and truly pay over all moneys, which by virtue of said appointment may come into his hands, and do and perform all the duties required of him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and virtue in law.

Signed and sealed in presence of }
J. K. Reed

David Burnham Seal
Wm Gabriel Seal
S. K. Reed Seal

A True Copy of Original Bond
Attest James K. Reed p. Clerk

Know all men by these presents, that we,

John Reed 3rd Eliphas Burnham and R. P. Mann

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of

One hundred — dollars, current money; to the payment of which, well and truly

to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these

presents. Witness our hands and seals this 18th day of November A. D. 1850

Whereas, Daniel Carter aged 14 years March 3rd 1850 this day came into Court and made choice of John Reed 3rd as his Guardian, which choice is confirmed by the Court of Common Pleas of Union County, Ohio

Now the condition of the above obligation is such, that if the above bound

John Reed 3rd shall well and truly pay over all moneys,

which by virtue of said appointment may come into his hands, and do and perform all the duties required of

him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and

virtue in law.

Signed and sealed
in presence of }

John Reed 3rd Seal
Reuben P. Mann Seal
Eliphas Burnham Seal

A True Copy of Original Bond
Attest James Kitchadee Clerk

Know all men by these presents, that we,

John Epps, Richard Epps and Amos A. Williams

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of *Eight hundred* — dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this *18th* day of *November* A. D. 18*50*

Whereas, *Willis A. Epps* aged *19* years *this* day *came* into Court and made choice of *John Epps* as his Guardian which choice is confirmed by the Court of Common Pleas of Union County Ohio —

Now the condition of the above obligation is such, that if the above bound

John Epps shall well and truly pay over all moneys, which by virtue of said appointment may come into *his* hands, and do and perform all the duties required of *him* by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and virtue in law.

Signed and sealed
in presence of
James K. Kade Clerk

John Epps Seal
Richard Epps Seal
Amos A. Williams Seal

A True Copy of Original Bond
Attest. James K. Kade Clerk

Know all men by these presents, that we,
Isaac N. Langhead, John Cassil and William Liggett

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of
One hundred — dollars, current money; to the payment of which, well and truly
to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these
presents. Witness our hands and seals this 20th day of November A. D. 1850

Whereas, *Marissa Adams*, aged 14 years this day came
into Court, and made choice of *Isaac N. Langhead*
as her Guardian, which choice is confirmed by
the Court of Common Pleas of Union County Ohio—

Now the condition of the above obligation is such, that if the above bound
Isaac N. Langhead — shall well and truly pay over all moneys,
which by virtue of said appointment may come into his hands, and do and perform all the duties required of
him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and
virtue in law.

Signed and sealed }
in presence of }

Isaac N. Langhead Recd
John Cassil Recd
William Liggett Recd

Know all men by these presents, that we,
Jane Caldwell James Fullington and Charles Phellis

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of
Twenty Five hundred dollars, current money; to the payment of which, well and truly
to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these
presents. Witness our hands and seals this 20th day of November A. D. 1850

Whereas, The Court of Common Pleas of Union County Ohio have
this day appointed Jane Caldwell guardian of
Samuel Caldwell aged 10 years, George Caldwell aged 8
years Moses Caldwell aged 5 years and
Thomas B Caldwell aged 1 year —

Now the condition of the above obligation is such, that if the above bound

Jane Caldwell shall well and truly pay over all moneys,
which by virtue of said appointment may come into her hands, and do and perform all the duties required of
him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and
virtue in law.

Signed and sealed)
in presence of }

Jane Caldwell Seal
James Fullington Seal
Charles Phellis Seal

A true Copy of Original Bond
Attest. James Kirkadee Jr Clerk }

Know all men by these presents, that we,

John M Robinson James Thompson Lee and Philip Snider
All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of

Forty Eight Hundred dollars, current money; to the payment of which, well and truly
to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these
presents. Witness our hands and seals this 22nd day of November A. D. 1850

Whereas, Rachael M Roney and John Milton Roney
this day came into Court and made choice
of John M Robinson as their Guardian which
choice was this day confirmed by the Court
of Common Pleas of Union County Ohio

Now the condition of the above obligation is such, that if the above bound

John M Robinson — shall well and truly pay over all moneys,
which by virtue of said appointment may come into his hands, and do and perform all the duties required of
him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and
virtue in law.

Signed and sealed }
in presence of }

John M Robinson Seal
Philip Snider Seal
Cyprian Lee Seal
J Thompson Seal

A True Copy of Original Bond
Attest. James Kirkadee clerk

Know all men by these presents, that we,

David Clement and David Waight

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of *Four hundred* — dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this *14th* day of *April* A. D. 18*57*

Whereas, *David Waight* aged about 17, minor child of *William Waight* deceased *this* day came into Court and made choice of *David Clement* as his Guardian, which choice is confirmed by the Court of Common Pleas of said County of Union —

Now the condition of the above obligation is such, that if the above bound

David Clement — shall well and truly pay over all moneys, which by virtue of said appointment may come into *his* hands, and do and perform all the duties required of *him* by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and virtue in law.

Signed and sealed }
in presence of }

David S. Clement Seal
Wm Waight Seal

A true Copy of Original Bond
Attest. James Kirkadee clerk

Know all men by these presents, that we,

John Epps and Richard Epps

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of Two hundred — dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this 14th day of April A. D. 1857

Whereas, The Court of Common Pleas of Union County, Ohio have this day appointed, John Epps Guardian of Olive Spain minor child of Albert Spain

Now the condition of the above obligation is such, that if the above bound

John Epps — shall well and truly pay over all moneys, which by virtue of said appointment may come into his hands, and do and perform all the duties required of him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and virtue in law.

Signed and sealed }
in presence of }

John Epps Seal
Richard Epps Seal

A True Copy of Original Bond }
Attest. James Kirkadee, Clerk }

Know all men by these presents, that we,

Sanford W. Hill, James Thompson and John Hutchisson
All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of

Four hundred — dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this *14th* day of *April* A. D. 18*51*

Whereas, *Nancy McColley* aged *14* years this day came into Court and made choice of *Sanford W. Hill* as her Guardian, which choice is confirmed by the Court of Common Pleas of Union County Ohio —

Now the condition of the above obligation is such, that if the above bound

Sanford W. Hill — shall well and truly pay over all moneys, which by virtue of said appointment may come into his hands, and do and perform all the duties required of him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and virtue in law.

Signed and sealed }
in presence of }

Sanford W. Hill Seal
James Thompson Seal
John Hutchisson Seal

A True Copy of Original Bond
Attest. James Kirkade for Clerk

Know all men by these presents, that we,

Stewart McEntire Samuel Gamble and John Gamble

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of

One hundred dollars, current money; to the payment of which, well and truly

to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these

presents. Witness our hands and seals this 14th day of April A. D. 1857

Whereas,

The Court of Common Pleas of Union Ohio have this day appointed Stewart McEntire Guardian of Eliphas Mechem aged 10 years and Ansel Mechem aged 8 years infant heirs of Ansel Mechem deceased

Now the condition of the above obligation is such, that if the above bound

Stewart McEntire shall well and truly pay over all moneys,

which by virtue of said appointment may come into his hands, and do and perform all the duties required of

him by law as such Guardian; then this obligation to be void; otherwise to be and remain in full force and

Signed and sealed }
in presence of }

Stewart McEntire Seal
John Gamble Seal
Samuel Gamble Seal

A True Copy of Original Bond
Attest. James Nuttall p. clerk

Know all men by these presents, that we,
Atlantic Haynes, John Wesley Smith and Solomon Haines

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of
One thousand — dollars, current money; to the payment of which, well and truly
to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these
presents. Witness our hands and seals this 14th day of April A. D. 1851

Whereas, The Court of Common Pleas of Union County
Ohio have this day appointed Atlantic Haynes
Guardian of Amos Haynes aged 11 years in July
and William A. Haines aged 3 years infant
heirs of William W. Haines deceased —

Now the condition of the above obligation is such, that if the above bound
Atlantic Haines — shall well and truly pay over all moneys,
which by virtue of said appointment may come into her hands, and do and perform all the duties required of
her by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and
virtue in law.

Signed and sealed }
in presence of }
John Blevins } Atlantic ^{her} Haynes Seal
Solomon Haines Seal
John Wesley Smith Seal

A True Copy of Original Bond
Attest. James Kirkadaw pres

Know all men by these presents, that we,
Marcellus Hawon James Cetch & Joseph Hawon

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of
One hundred dollars, current money; to the payment of which, well and truly
to be made, we bind ourselves, our heirs, executors and administrators, jointly and severall, firmly by these
presents. Witness our hands and seals this *18th* day of *April* A. D. 18*51*

Whereas, *The Court of Common Pleas of Union County Ohio*
have this day appointed Marcellus Hawon
guardian of Samuel C Hawon aged two years
on the 4th of March 1851 —

Now the condition of the above obligation is such, that if the above bound
Marcellus Hawon shall well and truly pay over all moneys,
which by virtue of said appointment may come into *his* hands, and do and perform all the duties required of
him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and
virtue in law.

Signed and sealed)
in presence of }

Marcellus Hawon Seal
Joseph Hawon Seal
James Cetch Seal

A true copy of Original Bond
Attest. James Kintade p clerk

Know all men by these presents, that we,
Solon Harrington, George Rickard and Furrow Clements

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of
Six hundred — dollars, current money; to the payment of which, well and truly
to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these
presents. Witness our hands and seals this 17th day of April A. D. 1857

Whereas, Samuel Beard, minor son of Josiah Beard
decd, appeared in Open Court and made choice
of Solon Harrington as his guardian which
choise was this day confirmed by the Court of
Common Pleas of Union County Ohio —

Now the condition of the above obligation is such, that if the above bound

Solon Harrington — shall well and truly pay over all moneys,
which by virtue of said appointment may come into his hands, and do and perform all the duties required of
him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and
virtue in law.

Signed and sealed }
in presence of }
Philip Dawson }
Mahinda Clemmens }

Solon Harrington Seal
George M Rickard Seal
F Clements Seal

A True Copy of Original Bond }
Attest. James Kirkadey Clerk }

Know all men by these presents, that we,
Henry Baldwin, Hiram Keeler and Levin H. Hastings

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of
Two hundred — dollars, current money; to the payment of which, well and truly
to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these
presents. Witness our hands and seals this *30th* day of *June* A. D. 18 *51*

Whereas, *Jachomiah Baldwin* this day came into
Court and made choice of *Henry Baldwin* as his
Guardian which choice is this day confirmed by
the Court of Common Pleas of said County of Union

Now the condition of the above obligation is such, that if the above bound

Henry Baldwin — shall well and truly pay over all monies,
which by virtue of said appointment may come into *his* hands, and do and perform all the duties required of
by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and
virtue in law.

Signed and sealed }
in presence of }
James Kirkadee jr }

Henry Baldwin Seal
Hiram Keeler Seal
Levin H. Hastings Seal

A true Copy of Original Bond
Attest, James Kirkadee jr clerk }

Know all men by these presents, that we,
Levi Patrick, George R. Hopkins and John Smith

All of Union County, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of
Six hundred — dollars, current money; to the payment of which, well and truly
to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these
presents. Witness our hands and seals this *30th* day of *June* A. D. 18*57*

Whereas, *The Court of Common Pleas of Union County Ohio have this day appointed the Said Levi Patrick Guardian of Joseph Patrick aged 6. years and David Patrick aged 13 years infant heirs of Ira Patrick deceased* —

Now the condition of the above obligation is such, that if the above bound
Levi Patrick — shall well and truly pay over all moneys,
which by virtue of said appointment may come into *his* hands, and do and perform all the duties required of
him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and
virtue in law.

Signed and sealed }
in presence of }

Levi Patrick Seal
G. R. Hopkins Seal
John Smith Seal

A true Copy of Original Bond
Attest. James Kirkcaldie clerk

Know all men by these presents, that we,

Timothy H. Ellwell, Reuben P. Mann and Elison Mitchell

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of

Two Thousand - dollars, current money; to the payment of which, well and truly

to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these

presents. Witness our hands and seals this first day of July A. D. 1857

Whereas, The Court of Common Pleas of Union County Ohio have this day appointed the said Timothy H. Ellwell Guardian of Sybil C. Fairfield minor heir of George W. Fairfield deceased

Now the condition of the above obligation is such, that if the above bound

Timothy H. Ellwell - shall well and truly pay over all moneys;

which by virtue of said appointment may come into his hands, and do and perform all the duties required of

him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and

virtue in law.

Signed and sealed
in presence of
Open Court

Timothy H. Ellwell Seal
Elison Mitchell Seal
Reuben P. Mann Seal

A true Copy of Original Bond
Attest. James Kirkade president

Know all men by these presents, that we,
Dixon Mitchell Samuel Marsh and Edwin Spain

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of
Seven hundred — dollars, current money; to the payment of which, well and truly
to be made, we bind ourselves, our heirs, executors and administrators, jointly and severall, firmly by these
presents. Witness our hands and seals this 30th day of June A. D. 1851

Whereas, Enos Reed, minor son of James G. Reed this
day came into Court and made choice of
Dixon Mitchell as his guardian which
choice is this day confirmed by the Court
of Common Pleas of said County of Union

Now the condition of the above obligation is such that if the above bound

Dixon Mitchell — shall well and truly pay over all moneys,
which by virtue of said appointment may come into his hands, and do and perform all the duties required of
him by law as such Guardian then this obligation to be void; otherwise to be and remain in full force and
virtue in law.

Signed and sealed }
in presence of }

Dixon Mitchell Seal
Samuel Marsh Seal
Edwin Spain Seal

A true Copy of Original Bond
Attest. James Kirkade Jr Clerk

Know all men by these presents, that we,
Christopher Wilber, John Johnson & Thomas Long,

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of
One hundred — dollars, current money; to the payment of which, well and truly
to be made, we bind ourselves, our heirs, ~~executors~~ and administrators, jointly and severally, firmly by these
presents. Witness our hands and seals this 8th day of July — A. D. 1857

Whereas, Rachel Haffage fifteen years this
day came into the Court of Common Pleas
and made choice of Christopher Wilber
as her guardian which choice is confirmed
by the Court of Common Pleas of Union
County Ohio —

Now the condition of the above obligation is such, that if the above bound
Christopher Wilber — shall well and truly pay over all moneys,
which by virtue of said appointment may come into his hands, and do and perform all the duties required of
him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and
virtue in law.

Signed and sealed }
in presence of }

Christopher Wilber Seal
Thomas Long Seal
John Johnson Seal

A True Copy of Original Bond
Attest. James Kirkadee Jr Clerk

Know all men by these presents, that we,

Almira Smith, Laureaton M. Fairbank & John Cassie

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of

Six hundred — dollars, current money; to the payment of which, well and truly

to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these

presents. Witness our hands and seals this 8th day of July A. D. 18 57

Whereas, The Court of Common Pleas of Union County Ohio has this day appointed the said Almira Smith Guardian of Cecelia Smith aged 10 years and Emma R. Smith aged 6 years minor heirs of William H Smith late of Union County Ohio deceased —

Now the condition of the above obligation is such, that if the above bound

Almira Smith — shall well and truly pay over all moneys,

which by virtue of said appointment may come into her hands, and do and perform all the duties required of

her by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and

virtue in law.

Almira Smith Seal
Horiston M Fairbank Seal
John Cassie Seal

Signed and sealed }
in presence of }
John Blewato }
S. Hawley }

A true Copy of Original Bond }
Attest. James Kinrade clerk }

Know all men by these presents, that we,
Laureston M. Fairbanks, William B. Snow & William M. Robinson

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of
Six hundred — dollars, current money; to the payment of which, well and truly
to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these
presents. Witness our hands and seals this *8th* day of *July* A. D. 18*57*

Whereas, *Charles W. Smith and William A. Smith*
minor heirs of William D. Smith late of Union County
Ohio deceased this day came into Court and made
choice of Laureston M. Fairbanks as their guardian
- au. which choice is confirmed by the
Court of Common Pleas of said Union County

Now the condition of the above obligation is such, that if the above bound
Laureston M. Fairbanks — shall well and truly pay over all moneys,
which by virtue of said appointment may come into *his* hands, and do and perform all the duties required of
him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and
virtue, in law.

Signed and sealed)
in presence of)
John Bleats }

Laureston M. Fairbank Seal
Wm M Robinson Seal
William B. Snow Seal

A true Copy of Original Bond
Attest. James Kintade for clerk }

Know all men by these presents, that we, *Asa Converse, Francis C. Kaehler, Jonah Marshall and Bailey Maggridge*

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of *Sixteen hundred* - dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this *30th* day of *September* A. D. 18*57*

Whereas, *Leffe C. Converse* aged 18 years *James Y. Converse* aged 15 years *And Hester Ann Converse* aged 13 years. This day came into Court and made choice of *Asa Converse* as their Guardian which choice is confirmed by the Court of Common Pleas of Union County, Ohio. And the Court also appoint the said *Asa Converse* Guardian of *Gasper R. Converse* aged 11 years, *Henry Y. Converse* aged 9 years, *Harmon P. Converse* aged seven years and *Kilbourn Converse* aged 5 years all minor heirs of *Edwin Y. Converse* late of the County of Union deceased.

Now the condition of the above obligation is such, that if the above bound *Asa Converse* shall well and truly pay over all moneys, which by virtue of said appointment may come into *his* hands, and do and perform all the duties required of *him* by law as such Guardian; then this obligation to be void; otherwise to be and remain in full force and virtue in law.

Signed and sealed
in presence of
James Kinkadee Clerk

Asa Converse Seal
Francis Kaehler Seal
Jonah Marshall Seal
W. B. Morgage Seal

A true Copy of Original Bond
Attest. James Kinkadee Jr Clerk

Know all men by these presents, that we,
David Tanner, Alexander R. Bowen and Wm. D. Jenkins

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of
Three Hundred — dollars, current money; to the payment of which, well and truly
to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these
presents. Witness our hands and seals this *first* day of *October* A. D. 1857

Whereas, *Sharlott Tanner* aged *thirteen* years minor
heir of *Able Tanner* late of *Union County Ohio* deceased
This day, came into the Court of *Common Pleas* of *Union*
County and made choice of *David Tanner* as her
Guardian, which is approved by the Court —

Now the condition of the above obligation is such, that if the above bound —
David Tanner — shall well and truly pay over all moneys,
which by virtue of said appointment may come into *his* hands, and do and perform all the duties required of
him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and
virtue in law.

Signed and sealed
in presence of
Open Court }

David Tanner Seal
A R Bowen Seal
Wm D Jenkins Seal

A true Copy of Original Bond
Attest, James Kirkadee p clerk.

Know all men by these presents, that we,

John Harris, Garrett Harris and William Harris

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of Sixteen hundred dollars, current money; to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors and administrators, jointly and severally, firmly by these presents. Witness our hands and seals this 10th day of October A. D. 1857

Whereas, The Court of Common Pleas of Union County Ohio, on the 16th day of August A. D. 1850 appointed John Harris Guardian of Hannah Harris minor heir of Hannah Harris deceased and whereas said Court has this day to wit Oct. 10, 1857 Ordered that a new bond be executed in the place of the former bond

Now the condition of the above obligation is such, that if the above bound

John Harris shall well and truly pay over all moneys, which by virtue of said appointment ^{or have heretofore} may come into his hands, and do and perform all the duties required of him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and virtue in law.

Signed and sealed / in presence of / De Sloughter

John Harris Seal
Garrett Harris Seal
William Harris Seal

A true Copy of Original Bond
Attest. James Kirkadee Jr Clerk

Know all men by these presents, that we,
James McMaster, Francis Scott and James W. Evans

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of
One thousand dollars, current money; to the payment of which, well and truly
to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these
presents. Witness our hands and seals this *10th* day of *October* A. D. 18*57*

Whereas, *Catherine Smith* aged *15* years and
Daniel Smith aged *14* years, *minor heirs of*
Stephen Smith late of Union County, Ohio decd. this day
came into Court and made choice of James McMaster
as their Guardian which choice is this day
confirmed by the Court of Common Pleas of
Union County Ohio —

Now the condition of the above obligation is such, that if the above bound

James McMaster — shall well and truly pay over all moneys,
which by virtue of said appointment may come into *his* hands, and do and perform all the duties required of
him by law as such Guardian, then this obligation to be void; otherwise to be and remain in full force and
virtue in law.

Signed and sealed }
in presence of }
Stotwell }
Augustus Turner }

James McMaster Seal
Francis Scott Seal
James W. Evans Seal

A true Copy of Original Bond
Attest. James Kirkadee p clerk

Know all men by these presents, that we,

John McCombs, Andrew Smith and Richard Hoskins

All of Union county, and State of Ohio, are held and firmly bound unto the State of Ohio in the penal sum of

One thousand dollars, current money; to the payment of which, well and truly

to be made, we bind ourselves, our heirs, executors, and administrators, jointly and severally, firmly by these

presents. Witness our hands and seals this 10th day of October A. D. 1857

Whereas, Thomas Smith aged 17 years this day came into Court and made choice of John McCombs as his Guardian which choice was this day confirmed by the Court of Common Pleas of Union County Ohio and the Court have also this day appointed the said John McCombs Guardian of Isaac Smith aged 11 years both minor heirs of Stephen Smith late of Union County Ohio deceased

Now the condition of the above obligation is such, that if the above bound

John McCombs shall well and truly pay over all moneys,

which by virtue of said appointment may come into hands, and do and perform all the duties required of

by law as such Guardian; then this obligation to be void; otherwise to be and remain in full force and virtue in law.

Signed and sealed
in presence of
Richard McBratney
Jacob W. Hoskins

John McCombs Seal
Richard Hoskins Seal
A J Smith Seal

A True Copy of Original Billed
Attest. James Kirkadey Clerk

Know all men by these presents that we John Reed 3^d.
 Eliphas Burnham, J. O. Baker are held and firmly
 bound unto the State of Ohio for the use of Lucius Fuller
 in the sum of Sixteen hundred dollars. To the payment
 of which well and truly we bind ourselves our heirs
 Executors and assigns -

The Condition of the above Obligation is such
 that whereas the Court of Common Pleas of
 Union County Ohio (after a verdict from five freeholders
 of said County, that the said Lucius Fuller is a deaf
 and dumb man aged about 40 years a resident of
 said County, having real estate worth about \$500, and
 personal property worth about \$300, and is incapable
 of taking charge of his affairs) have on the 27th
 day of Dec. 1851 at a Special meeting of said
 Court, appointed John Reed 3^d Guardian of
 said Lucius Fuller. Now if the said John
 Reed 3^d shall well & truly pay over all moneys
 which by virtue of said appointment may
 come into his hands, and do and perform
 all the duties required of him by law as such
 Guardian. Then this Obligation to be void;
 otherwise to be and remain in full force
 and virtue in Law.

Dated this 27th day of December 1851

John Reed 3^d

Eliphas Burnham

J. O. Baker

A True Copy of Original Bond. }
 Attest James Sinkade Jr Clerk }

8/—

